

CAMDEN I SOLAR (RF) (PTY) LTD

CAMDEN I SOLAR ENERGY FACILITY FINAL ENVIRONMENTAL MANAGEMENT PROGRAMME

DFFE REFERENCE NUMBER: 14/12/16/3/3/2/2136

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CAMDEN I SOLAR ENERGY FACILITY FINAL ENVIRONMENTAL MANAGEMENT PROGRAMME

CAMDEN I SOLAR (RF) (PTY) LTD

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ACRONYMS

AEL	Atmospheric Emission Licence
AIS	Alien and Invasive Species
BA	Basic Assessment
BAR	Basic Assessment Report
BBBEE	Broad Based Black Economic Empowerment
BPEO	Best Practicable Environmental Option
BSP	Biodiversity Spatial Plan
CA	Competent Authority
CARA	Conservation of Agricultural Resources Act (Act 43 of 1983)
CBA	Critical Biodiversity Area
CH	Critical Habitat
CR	Critically Endangered
CRR	Comments and Responses Report
CSP	concentrated solar power
CV	Curriculum vitae
DEA	Department of Environmental Affairs
DFFE	Department of Forestry, Fisheries and the Environment
DEA&DP	Department of Environmental Affairs and Development Planning
DMRE	Department of Mineral Resources and Energy
DoA	Department of Agriculture
DoT	Department of Transport
DWS	Department of Water and Sanitation
EA	Environmental Authorisation
EAP	Environmental Assessment Practitioner
ECO	Environmental Control Officer
EDL	episodic drainage line
EGI	Electricity Grid Infrastructure
EHS	Environmental, Health and Safety
EIA	Environmental Impact Assessment

EMF	Environmental Management Framework
EMPr	Environmental Management Programme
EN	Endangered
EP	Equator Principles
EPL	Ecosystem Protection Level
EPFI	Equator Principles Financial Institution
ERA	Electricity Regulation Act (Act 4 of 2006)
ESA	Ecological Support Area
ESA	Early Stone Age
ESMS	Environmental and Social Management System
ETS	Ecosystem Threat Status
EWT	Endangered Wildlife Trust
FI	Financial Institution
FPIC	Free, Prior, and Informed Consent
GA	General Authorisation
GBIF	Global Biodiversity Information Facility
GM	Grievance Mechanism
GG	Government Gazette
GHG	Greenhouse Gases
GIIP	Good International Industry Practice
GN	Government Notice
GNR	Government Notice Regulation
GPS	Global Positioning System
HWC	Heritage Western Cape
IBA	Important Bird Area
ICAO	International Civil Aviation Organisation
ICP	Informed Consultation and Participation
IDP	Integrated Development Plan
IEP	Integrated Energy Plan
IFC	International Finance Corporation
IPPPP	Independent Power Producer Procurement Programme
IRP	Integrated Resource Plan

IUCN	International Union for Conservation of Nature
LC	Least Concern
LSA	Later Stone Age
LUPA	Land Use Planning Act (Act 3 of 2014)
MF	Monitoring Forum
MP	Moderately Protected
MSA	Middle Stone Age
MSDS	Material Safety Data Sheets
NDP	National Development Plan
NEMA	National Environmental Management Act (Act 107 of 1998)
NEMAQA	National Environment Management Air Quality Act (No. 39 of 2004)
NEMBA	National Environmental Management Biodiversity Act (Act 10 of 2004)
NEMPAA	National Environmental Management Protected Areas Act (Act 57 of 2003)
NEMWA	National Environmental Management Waste Act (Act 59 of 2008)
NERSA	National Energy Regulator of South Africa
NFEPA	National Freshwater Ecosystem Priority Areas
NHRA	National Heritage Resource Act (Act 25 of 1999)
NID	Notice of Intent to Develop
NIP	National Infrastructure Plan
NP	Not Protected
NT	Near Threatened
NWA	National Water Act (Act 36 of 1998)
OEC	Obstacle Evaluation Committee
OHPL	Overhead Powerline
OHSA	Occupational Health and Safety Act (Act 85 of 1993)
ONA	Other Natural Areas
PA	Protected Area
PES	Present Ecological State
PICC	Presidential Infrastructure Coordinating Commission
POSA	Plants of South Africa
PP	Poorly Protected
PPE	Personal Protective Equipment

PPP	Public Participation Process
PS	Performance Standard
PSDF	Provincial Spatial Development Framework
PV	Photovoltaic
REDZ	Renewable Energy Development Zones
REIPPPP	Renewable Energy Independent Power Producer Procurement Programme
SAAF	South African Air Force
SA CATS	South African Civil Aviation Technical Standards
SACAA	South African Civil Aviation Authority
SAHRA	South African Heritage Resources Agency
SAIIAE	South African Inventory of Inland Aquatic Ecosystems
SANBI	South African National Biodiversity Institute
SAPAD	South Africa Protected Areas Database
SARPs	Standards and Recommended Practices
SCC	Species of Conservation Concern
SDF	Spatial Development Framework
SEA	Strategic Environmental Assessment
SER	Stakeholder Engagement Report
SIA	Social Impact Assessment
SIP	Strategic Integrated Projects
SKEP	Succulent Karoo Ecosystem Programme
SO	Spatial objective
SPLUMA	Spatial Planning and Land Use Management Act (Act 16 of 2013)
STD	sexually transmitted disease
UN	United Nations
VEC	Valued Environmental and Social Components
VU	Vulnerable
WBG	World Bank Group
WCBSPP	Western Cape Biodiversity Spatial Plan
WEF	Wind Energy Facility
WMA	Water Management Area
WML	Waste Management Licence

WP	Well Protected
WSP	WSP Group Africa (Pty) Ltd
WUL	Water Use Licence

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1 INTRODUCTION

Changes made from the Draft Environmental Management Programme have been underlined in this Final Environmental Management Report for ease of reference to the updates made in the reporting.

1.1 BACKGROUND

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

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

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

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

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

This Environmental Management Programme (EMPr) is for the proposed Camden I SEF project and was compiled as part of the EIA process and must be read in conjunction with the Final EIA Report in support of the EA application.

1.2 DETAILS OF THE ENVIRONMENTAL ASSESSMENT PRACTITIONER

WSP Group Africa (Pty) Ltd (WSP) has been appointed in the role of independent Environmental Assessment Practitioner (EAP) to undertake the EIA process for the proposed Camden I SEF, as well as to develop this EMPr. **Table 1.1** outlines the details of the EAP and their expertise. The EAP Curriculum Vitae is attached in **Appendix A**.

Table 1.1: Details and Expertise of the EAP

NAME OF CONSULTANT **WSP GROUP AFRICA (PTY) LTD**

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E-mail	Ashlea.Strong@wsp.com
EAP Expertise	<p>Ashlea is a Principal Consultant with 18 years' experience in the environmental field. Work experience has principally consisted of Environmental and Social Impact Assessments (ESIAs) and compliance auditing. Sectorial experience includes conventional and renewable power generation, power transmission and distribution as well as mining. Ashlea has extensive experience with the power sector ESIAs having been involved in over 20 power sector related ESIAs for both government (including Eskom) and private sector clients. Her projects include amongst others two coal-fired power stations, a pebble bed modular reactor, nine solar power facilities, three wind energy facilities, three gas turbine plants (both open and closed cycle) and numerous transmission (400kV and 765kV) and distribution (132kV) powerlines.</p> <p>Qualifications:</p> <ul style="list-style-type: none"> — Masters in Environmental Management, University of the Free State, South Africa, 2006 — B Tech, Nature Conservation, Technikon SA, South Africa 2001 — National Diploma in Nature Conservation, Technikon SA, South Africa, 1999 — Registered Environmental Assessment Practitioner (Registration Number: 2019/1005)

1.3 ENVIRONMENTAL MANAGEMENT PROGRAMME STRUCTURE

For the purposes of demonstrating legal compliance, **Table 1.2** cross-references the sections within the EMPr with the requirements as per Appendix 4 of GNR 326 of 2017.

Table 1.2: Legislation Requirements as detailed in Appendix 4 of GNR 326

APPENDIX 4 LEGISLATED REQUIREMENTS AS PER THE NEMA GNR 326		RELEVANT REPORT SECTION
(a)	details of-	
	(i) the EAP who prepared the EMPr; and	Section 1.2
	(ii) the expertise of that EAP to prepare an EMPr, including a curriculum vitae;	Section 1.2 and Appendix A
(b)	a detailed description of the aspects of the activity that are covered by the EMPr as identified by the project description;	Section 1.4
(c)	a map at an appropriate scale which superimposes the proposed activity, its associated structures, and infrastructure on the environmental sensitivities of the preferred site, indicating any areas that any areas that should be avoided, including buffers;	Section 1.2 / Appendix C

APPENDIX 4 LEGISLATED REQUIREMENTS AS PER THE NEMA GNR 326

**RELEVANT
REPORT SECTION**

(d)	<p>A description of the impact management outcomes, including management statements, identifying the impacts and risks that need to be avoided, managed and mitigated as identified through the environmental impact assessment process for all phases of the development including-</p> <p>(i) planning and design;</p> <p>(ii) pre-construction activities;</p> <p>(iii) construction activities;</p> <p>(iv) rehabilitation of the environment after construction and where applicable post closure; and</p> <p>(v) where relevant, operation activities;</p>	Section 5
(f)	<p>a description of proposed impact management actions, identifying the manner in which the impact management outcomes contemplated in paragraphs (d) will be achieved, and must, where applicable, include actions to -</p> <p>(i) avoid, modify, remedy, control or stop any action, activity or process which causes pollution or environmental degradation;</p> <p>(ii) comply with any prescribed environmental management standards or practices;</p> <p>(iii) comply with any applicable provisions of the Act regarding closure, where applicable; and</p> <p>(iv) comply with any provisions of the Act regarding financial provisions for rehabilitation, where applicable</p>	Section 5
(g)	the method of monitoring the implementation of the impact management actions contemplated in paragraph (f);	Section 4
(h)	the frequency of monitoring the implementation of the impact management actions contemplated in paragraph (f);	Section 4
(i)	an indication of the persons who will be responsible for the implementation of the impact management actions;	Section 4 / Section 5
(j)	the time periods within which the impact management actions contemplated in paragraph (f) must be implemented;	Section 5
(k)	the mechanism for monitoring compliance with the impact management actions contemplated in paragraph (f);	Section 4
(l)	a program for reporting on compliance, taking into account the requirements as prescribed by the Regulations	Section 4 / Section 5
(m)	an environmental awareness plan describing the manner in which-	Section 4

	(i) the applicant intends to inform his or her employees of any environmental risk which may result from their work; and	
	(ii) risks must be dealt with in order to avoid pollution or the degradation of the environment; and	
(n)	any specific information that may be required by the competent authority	N/A

1.4 PROJECT DESCRIPTION

This section provides a description of the location of the project site location and a summary of the project details. The descriptions encompass the activities to be done during the construction, operational and decommissioning (should it be decided that the facility will be decommissioned) phases, as well as the consideration for the needs and desirability of the project in accordance with Appendix 3 of GNR 326.

1.4.1 PROJECT LOCATION

The proposed Camden I SEF will be developed within a project area of approximately 695 hectares (ha). Within this project area the extent of the project footprint will be approximately 280 hectares (ha), subject to finalization based on technical and environmental requirements.

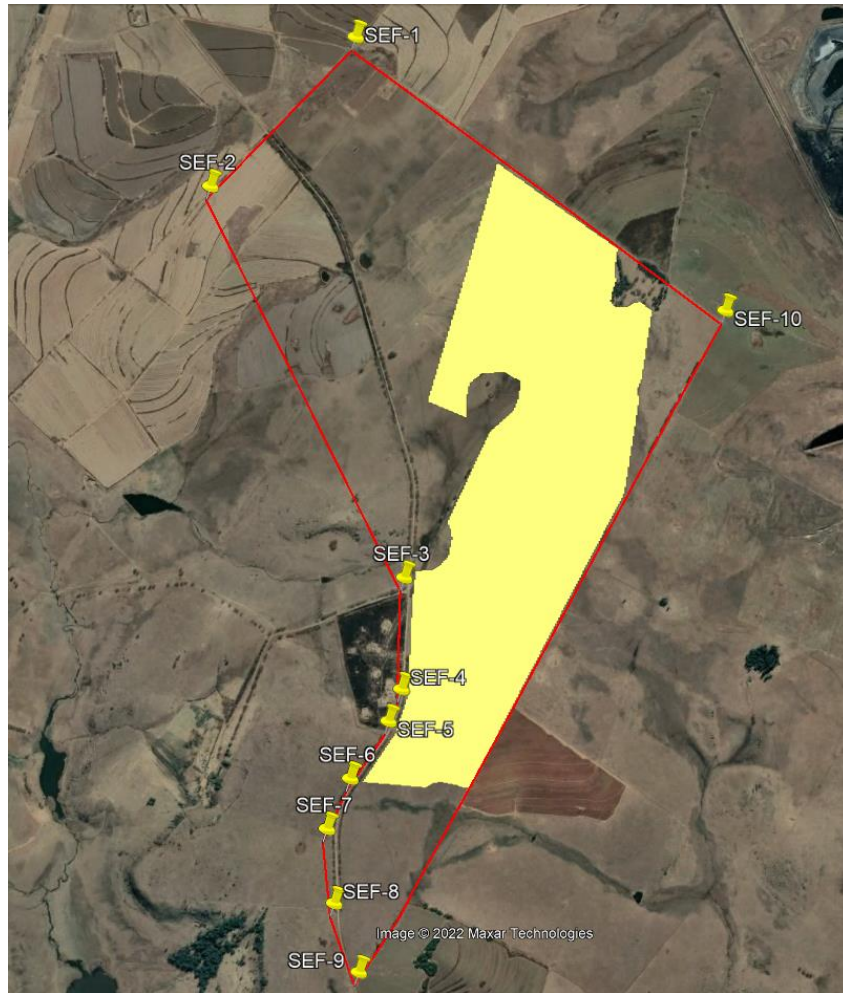
The proposed SEF is located south-west of Ermelo, in Mpumalanga and falls within the Msukaligwa Local Municipality and Gert Sibande District Municipality. The eight projects of the Camden Renewable Energy Complex are located adjacent each other and as such, the overall locality of the Camden Renewable Energy Complex is included in **Figure 1.1**. The Camden I SEF (*project under consideration for this EIR*) project site, including associated alternatives, is indicated in **Figure 1.2**. The details of the property associated with the proposed Camden I SEF, including the 21-digit Surveyor General (SG) codes for the cadastral land parcels are outlined in **Table 1.3**. The co-ordinates of the cadastral land parcel are included in **Table 1.4**. The coordinates of the centre points of the Solar facility and associated key infrastructure are provided in **Table 1.5** below.

Table 1.3: Camden I SEF Affected Farm Portion

FARM NAME	21 DIGIT SG CODE OF EACH CADASTRAL LAND PARCEL
Portion 1 of Welgelegen Farm No. 322	TOIT00000000032200001

Table 1.4: Co-ordinate Points of the Cadastral Land Parcel

POINT LONGITUDE LATITUDE



SEF-1	30° 4'2.75"E	26°38'23.53"S
SEF-2	30° 3'31.93"E	26°38'51.84"S
SEF-3	30° 4'13.02"E	26°40'6.02"S
SEF-4	30° 4'12.40"E	26°40'27.16"S
SEF-5	30° 4'9.69"E	26°40'33.23"S
SEF-6	30° 4'1.57"E	26°40'44.09"S
SEF-7	30° 3'56.64"E	26°40'53.64"S
SEF-8	30° 3'58.15"E	26°41'7.74"S
SEF-9	30° 4'3.39"E	26°41'20.80"S

POINT	LONGITUDE	LATITUDE
SEF-10	30° 5'21.06"E	26°39'15.40"S

Table 1.5: Solar Facility and Associated Key Infrastructure Approximate Central Coordinates

INFRASTRUCTURE	LONGITUDE	LATITUDE
Solar Field	30° 4'40.47"E	26°39'50.34"S
SEF SS & BESS Alternative 1	30° 4'24.13"E	26°39'43.36"S
SEF SS & BESS Alternative 2 (Preferred)	30° 4'25.28"E	26°39'36.01"S
Construction Camp 1	30° 4'9.24"E	26°39'16.82"S
Construction Camp 2	30° 4'7.61"E	26°39'30.26"S



Figure 1.2: Proposed Camden I SEF and associated main components

1.4.2 ACTIVITY DESCRIPTION

The proposed Camden I SEF will be developed with a capacity of up to 100 megawatt (MW), thus allowing for up to 100 MW export from the facility. The proposed Camden I SEF will comprise of the key components summarised in **Table 1.6** and detailed further below.

Table 1.6: Infrastructure Summary

<u>INFRASTRUCTURE</u>	<u>DESCRIPTION</u>
<u>Solar Field</u>	<ul style="list-style-type: none"> – <u>PV Modules</u> – <u>Up to 100 MW</u> – <u>Footprint: 290 ha</u> – <u>Maximum combined height: up to 10m (i.e. total height of structure (5m) and panel (5m) will be up to 10m)</u> – <u>Fixed tilt, single axis tracking or dual axis tracking mounting structures of monofacial or bifacial Solar PV Modules</u> – <u>Low and medium voltage cabling between components (above or below ground as needed)</u> – <u>Inverters, transformers and other required associated electrical infrastructure and components</u> – <u>Agri-Voltaic principles could be considered in the final design</u>
<u>Battery Energy Storage System</u>	<ul style="list-style-type: none"> – <u>Footprint: up to 5 ha</u> – <u>Storage capacity: up to 100MW/400MWh with up to four hours of storage.</u> – <u>The main components of the BESS include the batteries, power conversion system and transformer which will all be stored in various rows of containers.</u>
<u>Site Substation</u>	<ul style="list-style-type: none"> – <u>IPP portion site substation</u> – <u>Footprint: 1.5ha</u> – <u>Components include high voltage substation yard to allow for multiple up to 132kV feeder bays and transformers, control building telecommunication, and other substation components as required</u>
<u>Operation and Maintenance Building</u>	<p>Components include:</p> <ul style="list-style-type: none"> – <u>Operations building of approximately 200m²;</u> – <u>Workshop and stores area of approximately 300m²; and</u> – <u>Refuse area for temporary waste storage and septic and/or conservancy tanks to service ablution facilities.</u>
<u>Construction Camp Laydown Area</u>	<p>Temporary infrastructure includes:</p> <ul style="list-style-type: none"> – <u>A construction camp area and concrete batching plant (up to 5ha footprint);</u> – <u>The site will also accommodate a cement silo;</u> – <u>Temporary laydown area (up to 2ha) for the storage of equipment, materials, fuels, cement, chemicals etc; and</u> – <u>Sewage: septic and/or conservancy tanks and portable toilets.</u>
<u>Access Road</u>	<ul style="list-style-type: none"> – <u>Internal gravel roads of approximately 8km will be developed.</u> – <u>The roads will be between 5m and 6m wide;</u> – <u>Where required for turning circle/bypass areas, access or internal roads may be up to 20m to allow for larger component transport.</u>

INFRASTRUCTURE

DESCRIPTION

<u>Associated Infrastructure</u>	
	<ul style="list-style-type: none">— <u>Medium voltage collector system will comprise of cables up to and including 33kV that run underground, except where a technical assessment suggest that overhead lines are required, within the facility connecting the solar PV arrays to the onsite substation;</u>— <u>Fencing of up to 4m high around the construction camp, O&M building and Site substation and BESS areas; and</u>— <u>Any other associated infrastructure, such as:</u><ul style="list-style-type: none">— <u>Fencing around the facility (or where required) and lighting,</u>— <u>Lightning protection</u>— <u>Telecommunication infrastructure</u>— <u>Storm water channels</u>— <u>Water pipelines</u>— <u>Offices</u>— <u>Operational control centre</u>— <u>Operation and Maintenance Area / Warehouse / workshop</u>— <u>Ablution facilities</u>— <u>A gate house</u>— <u>Control centre</u>— <u>Warehouses</u>— <u>Security building</u>— <u>A visitor's centre; and</u>— <u>Substation building</u>

SOLAR FIELD

- PV Modules, which convert the solar radiation into direct current (DC);
- PV panels will have a maximum height of 5 m, and could be mounted on fixed tilt, single axis tracking or dual axis tracking mounting structures of monofacial or bifacial Solar PV Modules with a maximum combined height of up to 10m (i.e. total height of structure and panel will be up to 10m). Where desirable and feasible, Agri-Voltaic principles could be considered in the final design.

SITE SUBSTATION AND BATTER ENERGY STORAGE SYSTEM (BESS)

- IPP portion site substation of approximately 1.5ha. The substation will consist of a high voltage substation yard to allow for multiple up to 132kV feeder bays and transformers, control building telecommunication, and other substation components as required; and
- The Battery Energy Storage System (BESS) footprint will be up to 5 ha. The BESS storage capacity will be up to 100MW/400megawatt-hour (MWh) with up to four hours of storage. It is proposed that Lithium Battery Technologies, such as Lithium Iron Phosphate, Lithium Nickel Manganese Cobalt oxides or Vanadium Redox flow technologies will be considered as the preferred battery technology however the specific technology will only be determined following Engineering, Procurement, and Construction (EPC) procurement. The main components of the BESS include the batteries, power conversion system and transformer which will all be stored in various rows of containers. The BESS components will arrive on site pre-assembled.

OPERATION AND MAINTENANCE BUILDING INFRASTRUCTURE

- Operations and maintenance (O&M) building infrastructure will be required to support the functioning of the SEF and for services required by operations and maintenance staff. The O&M building infrastructure will be located in close proximity to the site substation and will include:
 - Operations building of approximately 200m²;
 - Workshop and stores area of approximately 300m²; and

- Refuse area for temporary waste storage and septic and/or conservancy tanks to service ablution facilities.

CONSTRUCTION CAMP LAYDOWN

- Temporary infrastructure includes:
 - A construction camp area and concrete batching plant (up to 5ha footprint);
 - The site will also accommodate a cement silo;
 - Temporary laydown area (up to 2ha) for the storage of equipment, materials, fuels, cement, chemicals etc; and
 - Sewage: septic and/or conservancy tanks and portable toilets.

ACCESS ROAD

- Access to the proposed Camden I SEF from the N11 is via two existing farm gravel roads; either via the D260 or the D1107 roads;
- Internal gravel roads of approximately 8km will be developed. The roads will be between 5m and 6m wide;
- Where required for turning circle/bypass areas, access or internal roads may be up to 20m to allow for larger component transport.

ASSOCIATED INFRASTRUCTURE

- The solar arrays are typically connected to each other in strings, which are in turn connected to converters/inverters that convert DC to AC. The medium voltage collector system will comprise of cables up to and including 33kV that run underground, except where a technical assessment suggest that overhead lines are required, within the facility connecting the solar PV arrays to the onsite substation;
- Fencing of up to 4m high around the construction camp, O&M building and Site substation and BESS areas; and
- Any other associated infrastructure, such as:
 - Fencing around the facility (or where required) and lighting,
 - Lightning protection
 - Telecommunication infrastructure
 - Storm water channels
 - Water pipelines
 - Offices
 - Operational control centre
 - Operation and Maintenance Area / Warehouse / workshop
 - Ablution facilities
 - A gate house
 - Control centre
 - Warehouses
 - Security building
 - A visitor's centre; and
 - Substation building

The proposed development footprint (buildable area) is approximately 280ha (subject to finalisation based on technical and environmental requirements), and the extent of the project area is approximately 695ha. The development footprint includes the solar PV arrays and all associated infrastructures as outlined above.

1.4.3 PROJECT DEVELOPMENT PHASES

CONSTRUCTION PHASE

The construction phase includes the preparatory works typically associated with SEF developments, and will consist of the following key activities:

- Internal gravel roads of approximately 8km will be developed. The roads will be between 5m and 6m wide and may require widening to ensure that it is suitable for use.
- Site establishment will include clearing of vegetation and any bulk earthworks that may be required.
- All construction material (i.e. PV support structure materials), machinery and equipment (i.e. graders, excavators, trucks, cement mixers etc.) will be transported to site utilising the national, regional and local road network. Large components (such as substation transformers) may be defined as abnormal loads in terms of the Road Traffic Act (No. 29 of 1989). In such cases a permit may be required for the transportation of these loads on public roads.
- Construction materials, machinery and equipment will be kept at relevant laydown and/or storage areas. A laydown area of approximately 2ha has been proposed for this project. The laydown area will also be utilised for the assembly of the PV panels. The laydown area will limit potential environmental impacts associated with the construction phase by limiting the extent of the activities to one designated area.
- The PV panels will be arranged in arrays. The frames will be fixed onto vertical posts that will be driven into ground utilising the relevant foundation method identified during the geotechnical studies, including potentially employing concrete foundations for the panel frames. PV panels will have a maximum height of 5m, and could be mounted on fixed tilt, single axis tracking or dual axis tracking mounting structures of monofacial or bifacial Solar PV Modules with a maximum combined height of up to 10m (i.e. total height of structure and panel will be up to 10m). Where desirable and feasible, Agri-Voltaic principles could be considered in the final design.
- The facility output voltage will be stepped up from medium voltage to high voltage in the transformer. The medium voltage cables will be run underground in the facility (except where a technical assessment suggest that overhead lines are applicable) to a common point before being fed to the onsite substation.
- Ancillary infrastructure will include a workshop, storage areas, office and a temporary laydown area for contractor's equipment.
- Once all construction is completed on site and all equipment and machinery has been removed from the site, the site will be rehabilitated.

OPERATIONAL PHASE

The operational phase includes the following activities:

- The generation of solar energy from the facility; and
- Periodic inspections and maintenance of the SEF.

DECOMMISSIONING PHASE

The proposed facility is expected to be operational for approximately 25 years. Should it be decided not to extend beyond the 25 years lifespan, the facility will be decommissioned. The decommissioning phase includes the activities associated with the removal/dismantling of the SEF and associated infrastructure when no longer necessary. This would entail returning the land to its pre-construction state.

1.4.4 PROJECT JUSTIFICATION (NEED AND DESIRABILITY)

South Africa is faced with significant increases in electricity demand and a shortage in electricity supply. South Africa is the seventh coal producer in the world, with approximately 77% of the country's electricity generated from coal. This large dependence on coal and its use has also resulted in a variety of negative impacts on the environment, including the contribution to climate change. South Africa is also the highest emitter of greenhouse

gases in Africa; attributed to the country's energy-intensive economy that largely relies on coal-based electricity generation.

Renewable energy development is regarded as an important contribution to meeting international and national targets of reducing reliance on fossil fuels, such as coal, which contribute towards greenhouse gas emissions and resultant climate change.

The South African Government, through the IRP, has set a target to secure 17 800 MW of renewable energy by 2030. This is an effort to diversify the country's energy mix in response to the growing electricity demand and promote access to clean sources of energy.

The proposed Camden Renewable Energy Complex, which includes the Camden I SEF, will pave the way for the Just Energy Transition (JET)¹ in South Africa and promote the transition from a fossil fuel-based economy to a low carbon economy. The proposed Camden I SEF aims towards the aforementioned national energy targets of diversification of energy supply and the promotion of clean energy. Wind and solar energy developments contribute to reduced emissions and subsequently climate change whilst promoting industrial development and job creation.

Shifting to a low carbon economy will thus need to offset or exceed the benefits being realized by fossil fuels in the province. Thus, a key factor to ensuring the success of the Just Energy Transition is not only to focus on the transition from fossil fuels to renewable energy resources but to simultaneously ensure the Just Transition of jobs and skills.

The proposed Camden I SEF, is ideally located to form part of this proposed repurposing of the Camden power station and will help Eskom achieve its diversification goal.

1.5 ENVIRONMENTAL SENSITIVITY

The following environmental sensitivities were identified for the Camden I SEF and associated infrastructure, as a result of the Project location and proposed activities and will require specific applications or measures for mitigation to minimise impact.

— **Agriculture Assessment**

- High agricultural sensitivity because of both its land capability and because of its status as cropland

— **Aquatic Ecology Assessment**

- Riverine Floodplains with Riparian Vegetation or wetland areas
- Seepage Wetlands
- Artificial dams or mine works

— **Terrestrial Ecology Assessment**

- Wetlands: These are described here only in terms of being a unique botanical habitat and not in the sense of a formal wetland delineation, which is normally assessed in a separate specialist study. The wetlands must be delineated according to "DWAF, 2003: A Practical Guideline Procedure for the Identification and Delineation of Wetlands and Riparian Zones". Restrictions in terms of infrastructure within these areas should be according to the National Water Act (Act 36 of 1998).
- Listed ecosystems: Chrissiesmeer Panveld is listed as Endangered, and Eastern Highveld Grassland and Eastern Temperate Freshwater Wetlands are both listed as Vulnerable in the National List of Ecosystems that are Threatened and need of protection (GN1002 of 2011).
- Grasslands: Grassland vegetation, in a general sense has been identified as threatened nationally as a habitat type. Indications are that loss of any grassland habitat is permanent in an ecological and biodiversity sense, and it is not possible to restore grassland to a natural state after they have been disturbed. They should therefore be treated as sensitive and all efforts made to minimize impacts on any

¹ The Just Transition is described as the transition towards a low-carbon and climate-resilient economy that maximizes the benefits of climate action while simultaneously improving the welfare of the workers and their communities.

area of grassland. If possible, the footprint of any proposed infrastructure should be kept to a minimum within any undisturbed, natural grasslands, especially those in a moderate to good condition.

— **Avifaunal Assessment**

- High value habitat unit (wetlands, pans and grassland)

— **Bats**

- Stands and clusters of tall trees;
- Pans and depressions;
- Dams;
- Drainage lines capable of supporting riparian vegetation which in turn increases localised insect abundance; and
- Other water bodies and other sensitivities such as manmade structures, buildings, houses, barns, sheds.

— **Heritage**

- Burial sites
- Demolished remains of structures

The above sensitivities are discussed in the sub-sections below. The combined environmental sensitivities of the proposed Project footprint are shown in [Figure 1.19](#).

1.5.1 AGRICULTURE

Agricultural sensitivity, as used in the national web-based environmental screening tool, is a direct function of the capability of the land for agricultural production. The general assessment of agricultural sensitivity that is employed in the national web-based environmental screening tool, identifies all arable land that can support viable crop production, as high (or very high) sensitivity. This is because there is a scarcity of arable production land in South Africa and its conservation for agricultural use is therefore a priority. Land which cannot support viable crop production is much less of a priority to conserve for agricultural use and is rated as medium or low agricultural sensitivity.

The screening tool classifies agricultural sensitivity according to only two independent criteria – the land capability rating and whether the land is used for cropland or not. All cropland is classified as at least high sensitivity, based on the logic that if it is under crop production, it is indeed suitable for it, irrespective of its land capability rating.

The screening tool sensitivity categories in terms of land capability are based upon the Department of Agriculture's updated and refined, country-wide land capability mapping, released in 2016. The data is generated by GIS modelling. Land capability is defined as the combination of soil, climate and terrain suitability factors for supporting rain fed agricultural production. It is an indication of what level and type of agricultural production can sustainably be achieved on any land, based on its soil, climate and terrain. The higher land capability values (≥ 8 to 15) are likely to be suitable as arable land for crop production, while lower values are only likely to be suitable as non-arable grazing land.

A map of the proposed development area overlaid on the screening tool sensitivity is given in **Figure 1.3**.

The land capability of the site on the screening tool is predominantly 10 but varies from 7 to 11. The small scale differences in land capability across the project area are not very accurate or significant at this scale and are more a function of how the land capability data is generated by modelling, than actual meaningful differences in agricultural potential on the ground. However, the southern part of the site that is rated with the lowest land capability (7 and 8) is on shallow rocky soils. Values of 7 to 8 translate to a medium agricultural sensitivity, values of 9 to 10 translate to a high agricultural sensitivity and values of 11 translate to a very high agricultural sensitivity.

In reality the soils (and therefore the land capability) vary in a fairly complex pattern across the landscape, which is not reflected at the scale of the land capability data. The most reliable indication of soil cropping potential is historical land use. The suitable versus the unsuitable soils have been identified over time through trial and error. In an agricultural environment like the one being assessed, all the suitable soils are generally cropped, and uncropped soils can therefore fairly reliably be considered to be unsuitable for crop production.

Much of the site is classified as high agricultural sensitivity because of both its land capability and because of its status as cropland. The agricultural sensitivity, as identified by the screening tool, is confirmed by the specialist assessment.

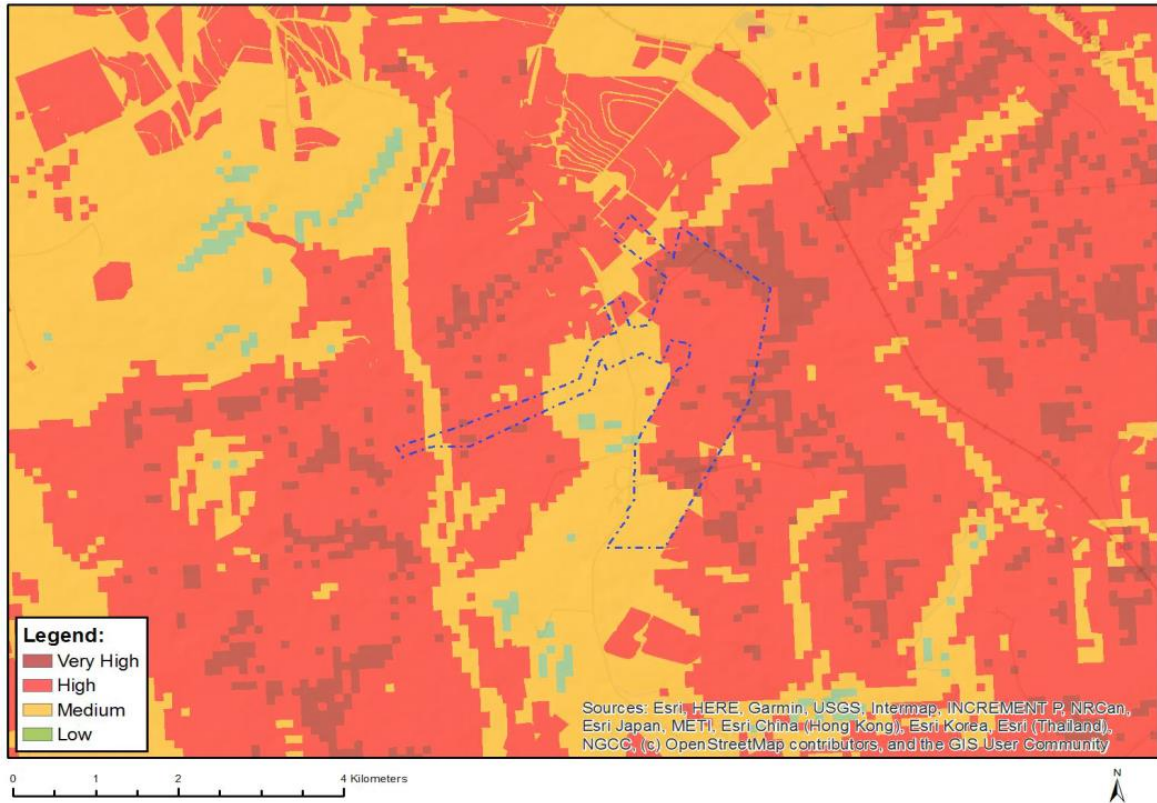


Figure 1.3: Agriculture Theme Sensitivity, DFFE Screening Report

1.5.2 AQUATIC BIODIVERSITY

The DFFE National Screening Tool classifies parts of the study area as very high sensitivity due to the presence of CBAs and rivers (**Figure 1.4**)

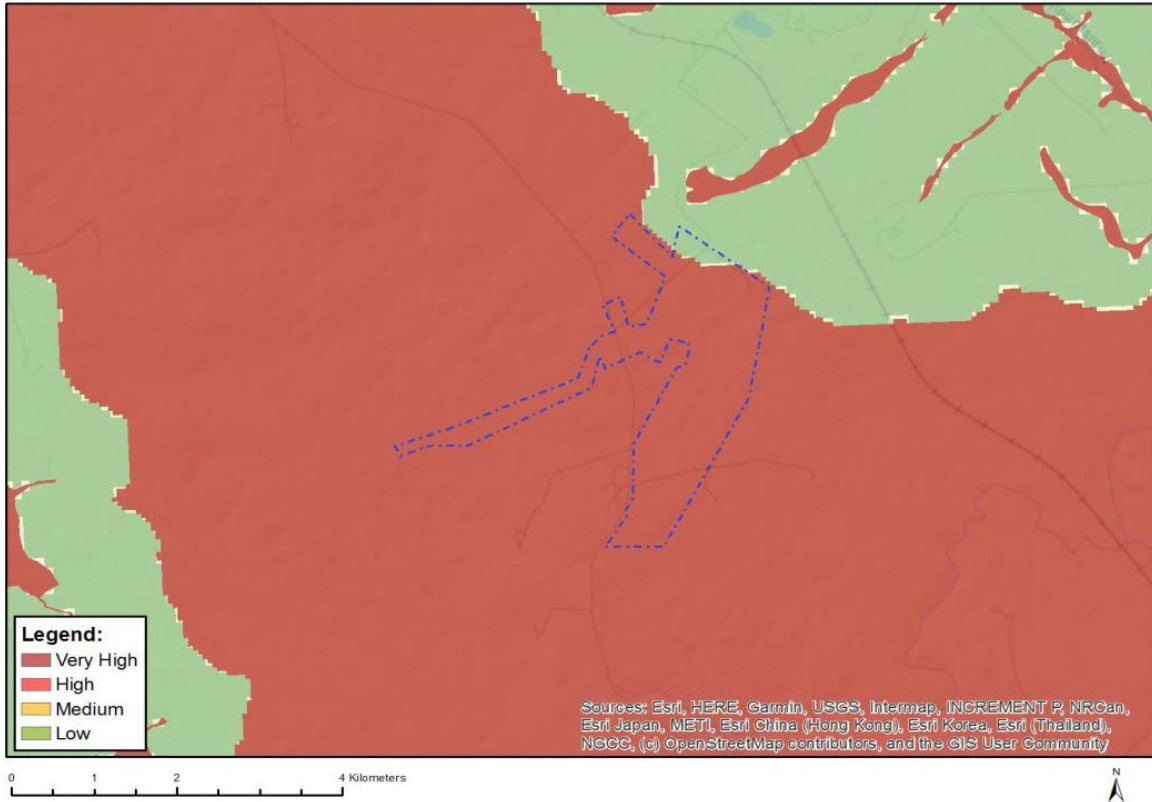


Figure 1.4: Aquatic Biodiversity Theme Sensitivity, DFFE Screening Report

Based on the above outcomes, the specialist agrees with the environmental sensitivities identified on site. The findings have been informed by a site visit undertaken by Dr Brian Colloty in August 2020.

Using the baseline description and field data while considering the current disturbances and site characteristics, the following features were identified, then categorised into one of a number of pre-determined sensitivity categories to provide protection and/or guide the layout planning and design processes of the SEF. **Table 1.7** outlines the Aquatic sensitivity mapping categories used to categorise features or areas (with their buffers).

Table 1.7: Sensitivity Categories

No Go	Legislated “no go” areas or setbacks and areas or features that are considered of such significance that impacting them may be regarded as fatal flaw or strongly influence the project impact significance profile Therefore areas or features that are considered to have a high sensitivity or where project infrastructure would be highly constrained and should be avoided as far as possible. Infrastructure located in these areas are likely to drive up impact significance ratings and mitigations
Medium	Buffer areas and or areas that are deemed to be of medium sensitivity but should still be avoided where possible as this would minimise impacts and or the need for additional Water Use Authorisation
Low	Areas of low sensitivity or constraints, such as artificial systems
Neutral	Unconstrained areas (left blank in mapping)

Table 1.8 below provides an overview of the sensitivity of various aquatic features (with buffers distances included) as it relates to the main project component types for the project. The features are shown spatially in **Figure 1.5**. The sensitivity ratings of No go, Medium and Low were determined through an assessment of the aquatic habitat sensitivity and related constraints. However, these No-Go areas (with buffers) relate in general terms to the project and there are areas where encroachment on these areas would occur (i.e. existing road crossings within wetlands) but this is considered acceptable since these areas have already been impacted.

These proposed constraints / buffers do not include bird and or bat specialist buffers / constraints as their buffers along aquatic features are at times far larger around aquatic features, than those required for the known aquatic species within this region.

Table 1.8: Results of the sensitivity rating / constraints assessment

DEVELOPMENT COMPONENT	WATERBODY TYPE	SENSITIVITY RATING OF THE RESPECTIVE WATERBODY TYPE AGAINST THE DEVELOPMENT TYPE AND THE REQUIRED BUFFER	SENSITIVITY RATING OVERRIDE, IF AN IMPACT SUCH AS A ROAD ALREADY OCCURS WITHIN THE PROPOSED FOOTPRINT
Solar Panels	Riverine Floodplains with Riparian Vegetation or wetland areas	No-Go with 95m buffer	
	Seepage Wetlands	No-Go with 62m buffer	
	Artificial dams or mine works		
Buildings / Substations & BESS	Riverine Floodplains with Riparian Vegetation or wetland areas	No-Go with 95m buffer	
	Seepage Wetlands	No-Go with 62m buffer	
	Artificial dams or mine works		
Roads & Hardstands	Riverine Floodplains with Riparian Vegetation or wetland areas	No-Go with 95m buffer	Moderate if an existing crossing / road or impact is already present, that must then be included in the potential road network. However if the road network can't be aligned with existing impacted areas, then any such crossings must be evaluated prior to construction on a case by case basis, by the aquatic specialist, preferably with the engineers and a site visit
	Seepage Wetlands	No-Go with 62m buffer	
	Artificial dams or mine works		
Overhead Lines	Riverine Floodplains with Riparian Vegetation or wetland areas	Assumption is that the overhead lines could span these areas, but the towers/pylons should adhere to the buffer distances as indicated as far as possible where areas are too large to span (buffers) then these tower positions must be evaluated on a case by case basis prior to construction.	
	Seepage Wetlands		
	Artificial dams or mine works		

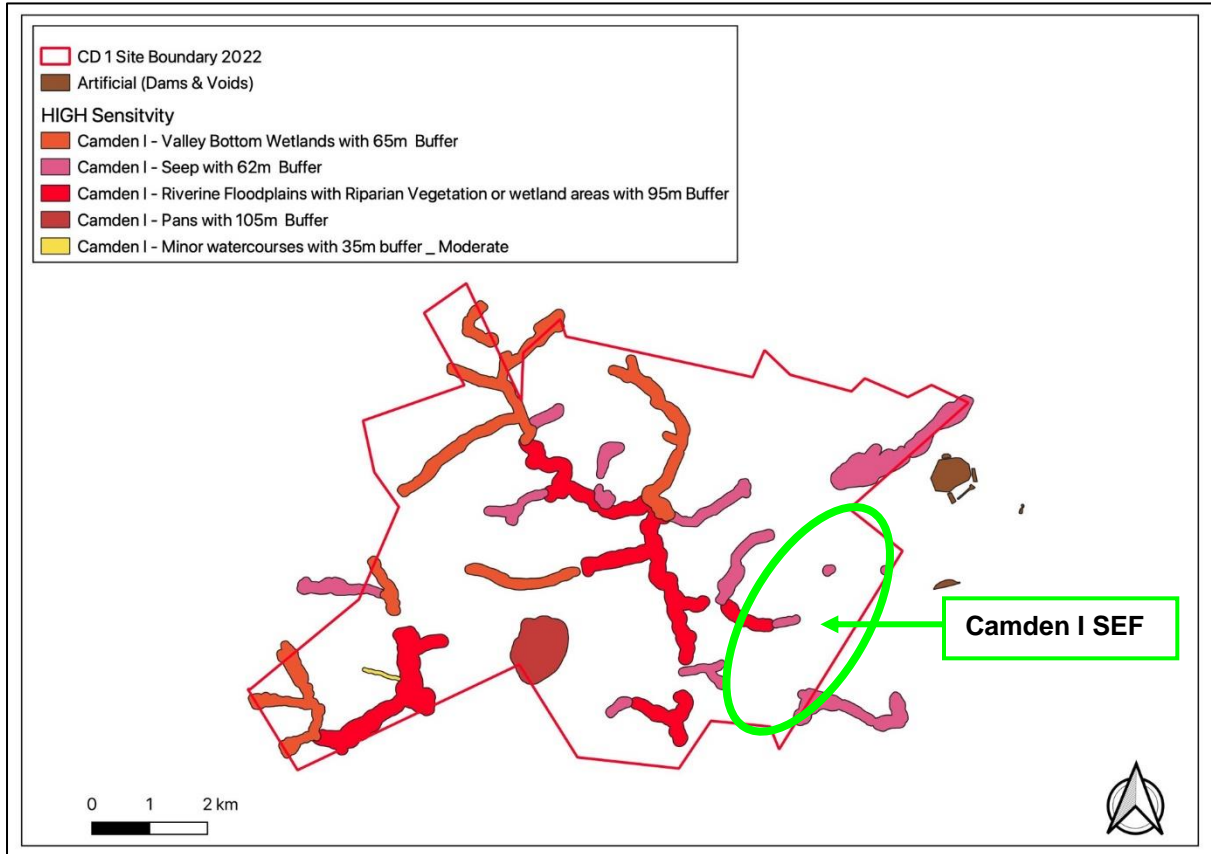


Figure 1.5: The delineated waterbodies inclusive of the respective buffer distances

In conclusion, the DFFE Screening Tool identified two sensitivity ratings within the development footprint, namely, very high and low. Although there is some overlap with the findings on site and the Screening Tool's outcome, the development footprint contains various sensitivities (very high, and Moderate) that were identified following the undertaking of the site visit and spatial input considerations.

The environmental sensitivity input received from the aquatic ecology specialist has been considered and appropriate layout and development restrictions were implemented within the development footprint to ensure that the impact to aquatic ecology is deemed acceptable by the aquatic ecologist.

1.5.3 TERRESTRIAL BIODIVERSITY

The terrestrial biodiversity theme indicates that the site is within one sensitivity class, namely VERY HIGH (Figure 1.6).

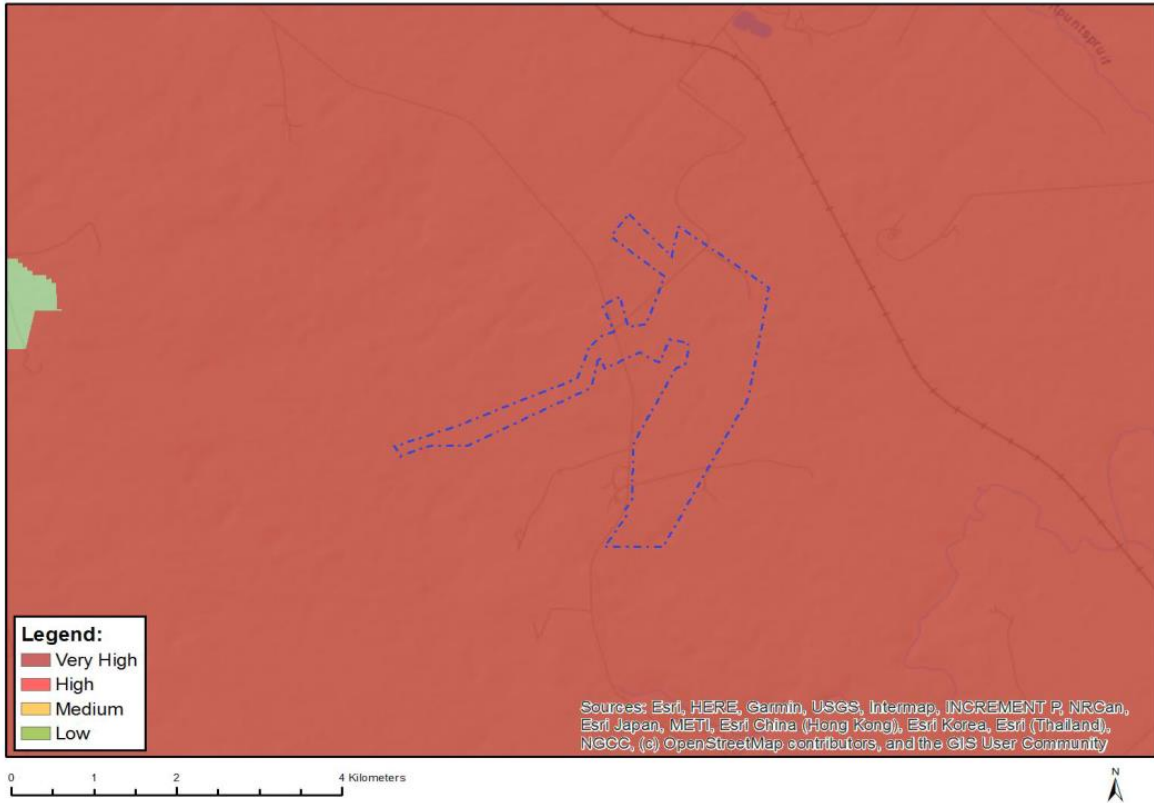


Figure 1.6: Terrestrial Biodiversity Theme Sensitivity, DFFE Screening Report

Table 1.9: Sensitivity features are indicated as follows

SENSITIVITY	FEATURES
Low	Low Sensitivity
Very High	Critical biodiversity area 1
Very High	Critical biodiversity area 2
Very High	Ecological support area: local corridor
Very High	FEPA Sub-catchments
Very High	Langcarel Private Nature Reserve
Very High	Endangered ecosystem
Very High	Vulnerable Ecosystem
Very High	Protected Areas Expansion Strategy
Very High	Strategic Water Source Areas

A summary of sensitivities that occur on site and that may be vulnerable to damage from the proposed project are as follows:

- **Wetlands:** These are described here only in terms of being a unique botanical habitat and not in the sense of a formal wetland delineation, which is normally assessed in a separate specialist study. The wetlands must be delineated according to “DWAF, 2003: A Practical Guideline Procedure for the Identification and Delineation of Wetlands and Riparian Zones”. Restrictions in terms of infrastructure within these areas should be according to the National Water Act (Act 36 of 1998).

- **Listed ecosystems:** Chrissiesmeer Panveld is listed as Endangered, and Eastern Highveld Grassland and Eastern Temperate Freshwater Wetlands are both listed as Vulnerable in the National List of Ecosystems that are Threatened and need of protection (GN1002 of 2011).
- **Grasslands:** Grassland vegetation, in a general sense has been identified as threatened nationally as a habitat type. Indications are that loss of any grassland habitat is permanent in an ecological and biodiversity sense, and it is not possible to restore grassland to a natural state after they have been disturbed. They should therefore be treated as sensitive and all efforts made to minimize impacts on any area of grassland. If possible, the footprint of any proposed infrastructure should be kept to a minimum within any undisturbed, natural grasslands, especially those in a moderate to good condition.

This information was used in conjunction with methodology to calculate Site Ecological Importance, described below. A map of habitat sensitivity on site is provided in **Figure 1.7**.

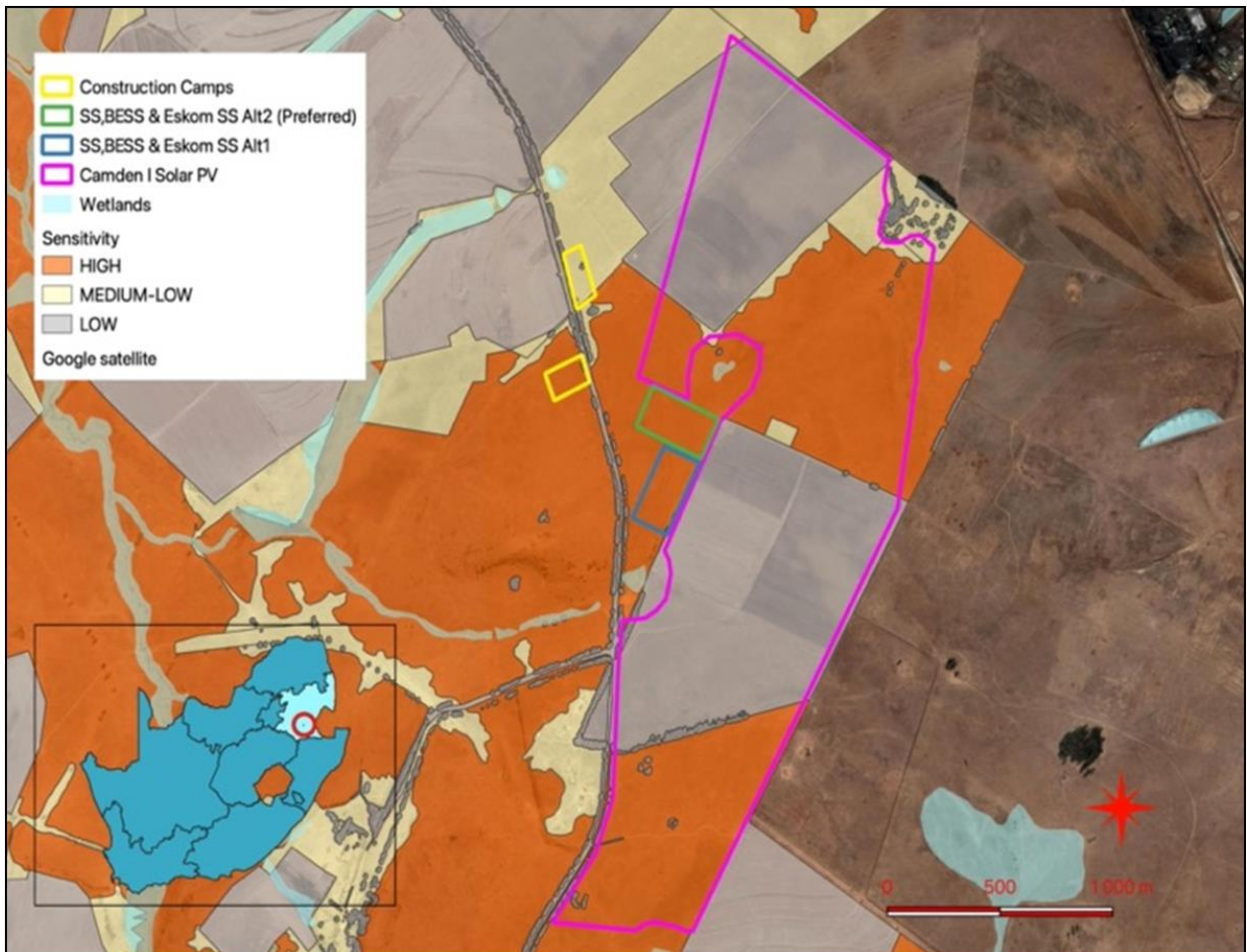


Figure 1.7: Habitat sensitivity of the study area, including consideration of CBAs

1.5.4 PLANT SPECIES

The DFFE Screening Tool report for the area (**Figure 1.6**) indicates the ecological sensitivities in **Table 1.10**.

Table 1.10: Ecological sensitivities

THEME	VERY HIGH SENSITIVITY	HIGH SENSITIVITY	MEDIUM SENSITIVITY	LOW SENSITIVITY
Plant Species Theme			X	

The plant species theme was highlighted as being of Medium sensitivity due the potential presence of the species indicated in **Table 1.11**:

Table 1.11: Plant species

SENSITIVITY	FEATURES
Low	Low Sensitivity
Medium	<i>Khadia carolinensis</i>
Medium	Sensitive species 1201
Medium	<i>Aspidoglossum xanthosphaerum</i>
Medium	Sensitive species 41
Medium	Sensitive species 691
Medium	<i>Pachycarpus suaveolens</i>
Medium	Sensitive species 851

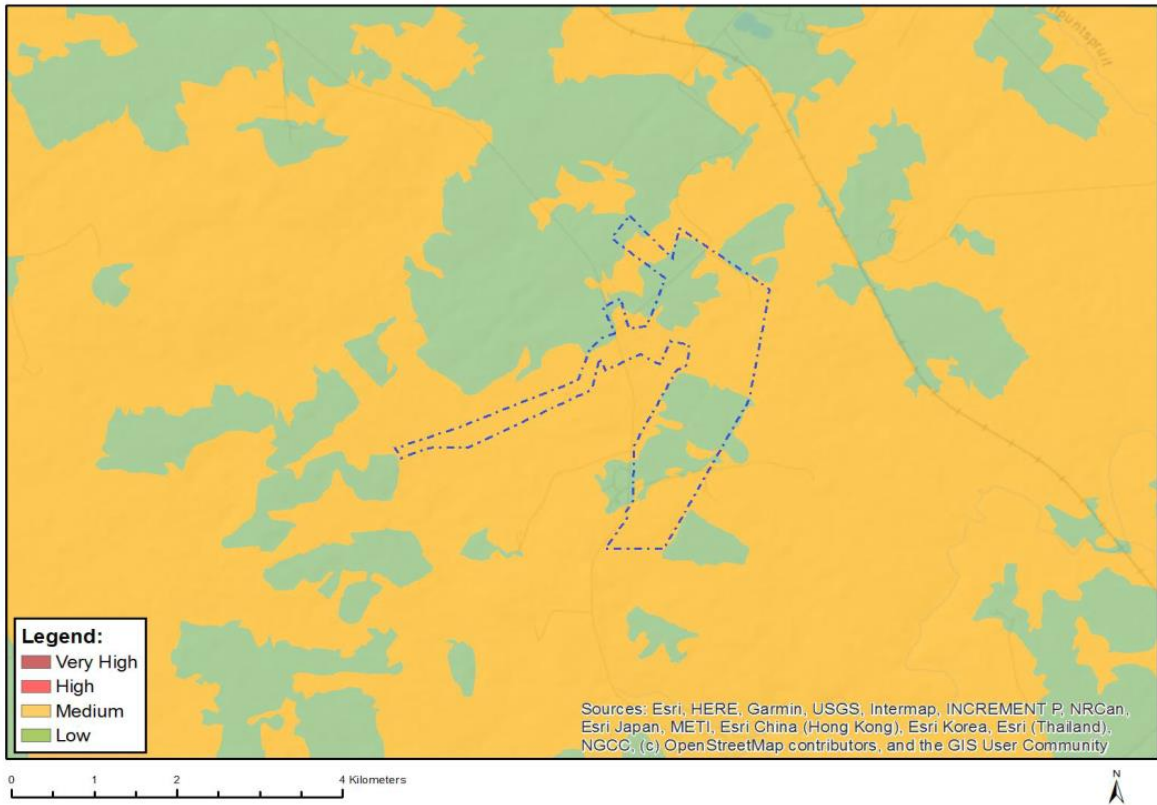


Figure 1.8: Plant Species Theme Sensitivity, DFFE Screening Report

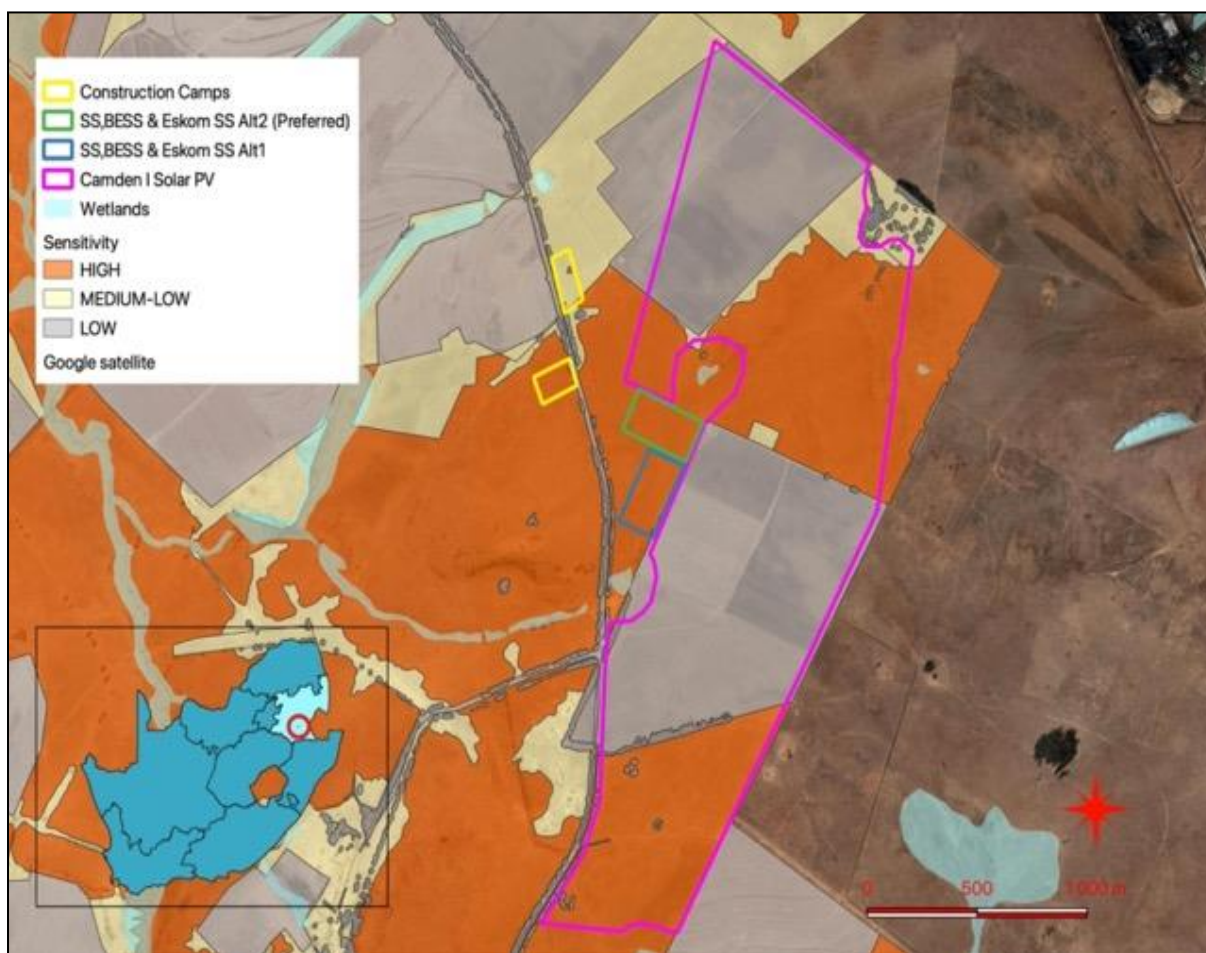


Figure 1.9: Location of proposed infrastructure relative to plant species sensitivity of the study area

1.5.5 ANIMAL SPECIES

The DFFE Screening Tool report for the area (**Figure 1.10**) indicates the ecological sensitivities in **Table 1.14**.

Table 1.12: Ecological sensitivities

THEME	VERY HIGH SENSITIVITY	HIGH SENSITIVITY	MEDIUM SENSITIVITY	LOW SENSITIVITY
Animal Species Theme		X		

The animal species theme was highlighted as being of High sensitivity due the potential presence of the species indicated in **Table 1.15**.

Table 1.13: Animal species

SENSITIVITY	FEATURES
High	Sensitive species
High	Aves-Geronticus calvus
Medium	Aves-Tyto capensis
Medium	Sensitive species 2

Medium	Aves-Geronticus calvus
Medium	Mammalia-Crocidura maquassiensis
Medium	Mammalia-Ourebia ourebi ourebi

The DFFE National Screening Tool classifies parts of the study area as highly sensitive from an animal species theme perspective, based on the potential presence of Southern Bald Ibis (Globally and Regionally Vulnerable) and African Grass Owl (Locally Vulnerable). This classification was confirmed during the surveys at the site and immediate environment, based on the presence of recorded species of conservation concern (SCC), namely Secretarybird (Globally Endangered, Regionally Vulnerable) White-bellied Bustard (Regionally Vulnerable), Blue Crane (Globally Vulnerable, Regionally Near-threatened), Grey Crowned Crane (Globally and Regionally Endangered), Martial Eagle (Globally and Regionally Endangered), Lanner Falcon (Regionally Vulnerable), Greater Flamingo (Regionally Near-threatened), Lesser Flamingo (Globally and Regionally Near-threatened), Black Harrier (Regionally and Globally Endangered), Southern Bald Ibis (Regionally and Globally Vulnerable), Blue Korhaan (Globally Near-threatened), African Grass Owl (Regionally Vulnerable) and Cape Vulture (Globally Vulnerable and Regionally Endangered).

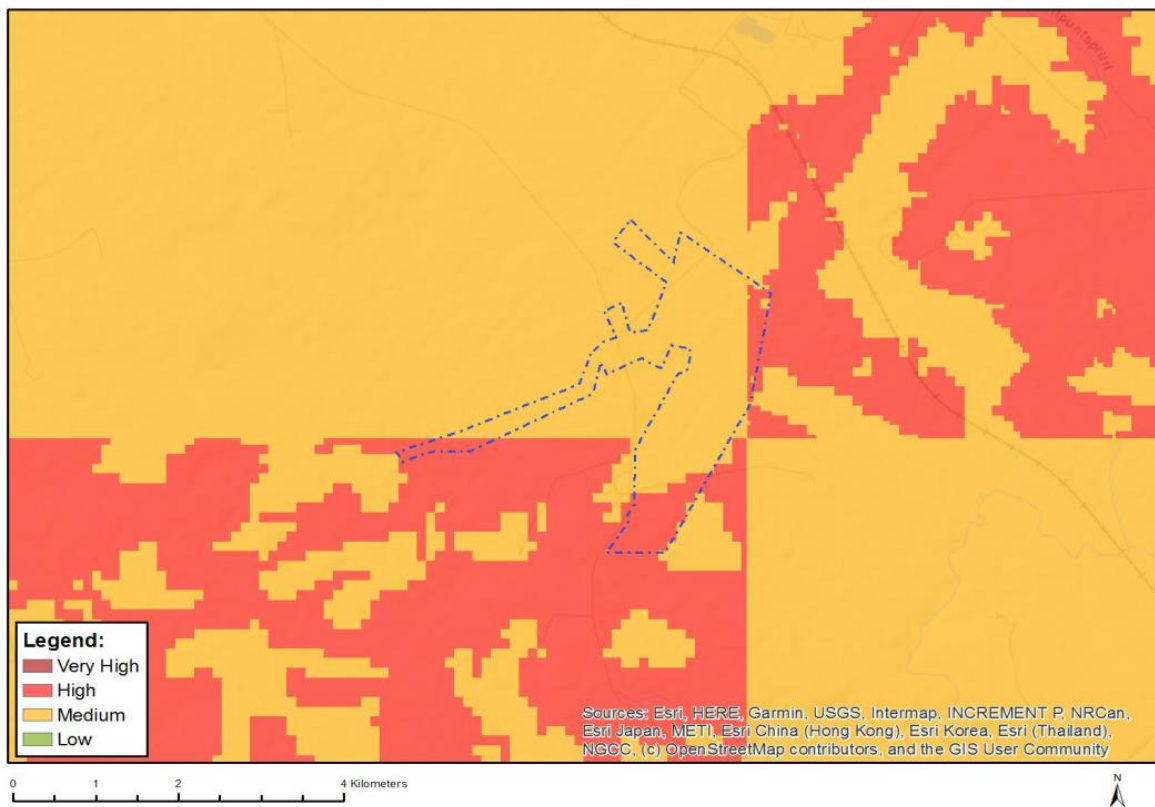


Figure 1.10: Animal Species Theme Sensitivity, DFFE Screening Report

1.5.6 AVIFAUNA

The avifauna theme indicates that a portion of the site is within the Medium sensitivity class (**Figure 1.11**).

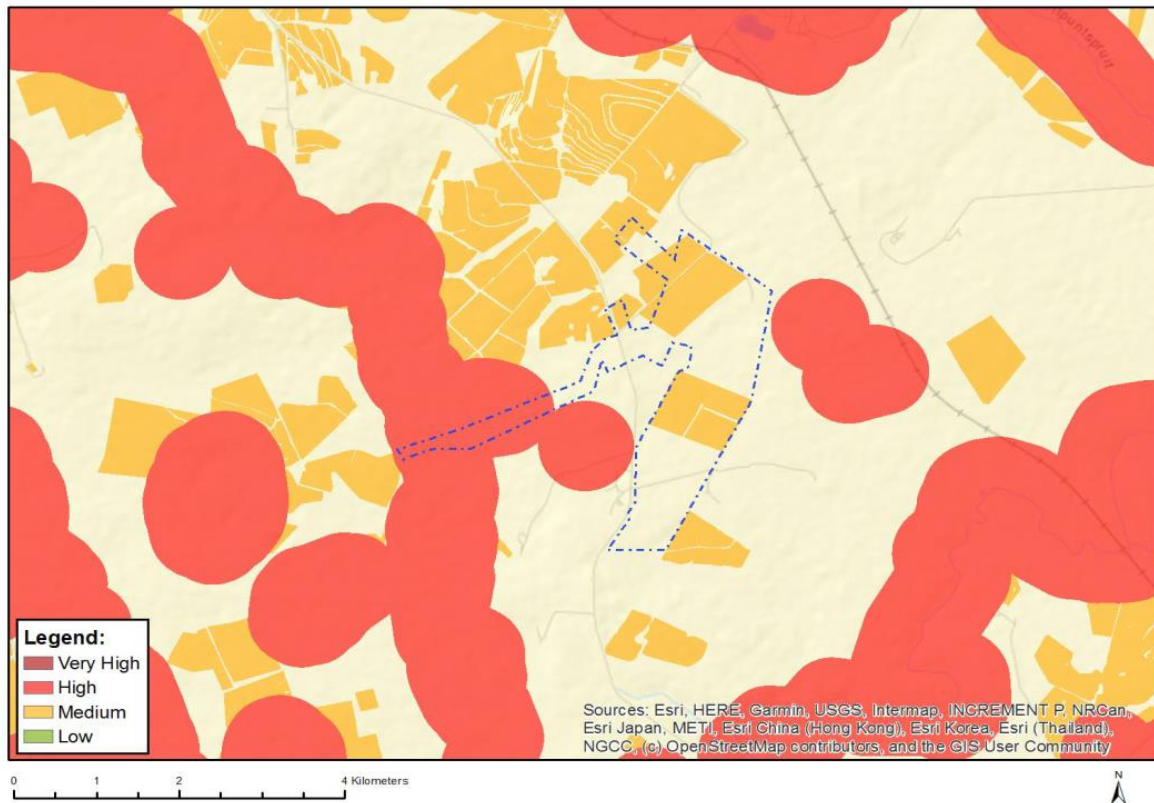


Figure 1.11: Avifauna Theme Sensitivity, DFFE Screening Report

The following specific environmental sensitivities have been identified from an avifaunal perspective:

- **100m all infrastructure exclusion zone around drainage lines, associated wetlands and pans excluding essential road and grid crossings.** Wetlands are important breeding, roosting and foraging habitat for a variety of Red List priority species, most notably for African Grass Owl (SA status Vulnerable), Grey Crowned Crane (SA status Endangered) and African Marsh Harrier (SA status Endangered).
- **High sensitivity grassland - Limited infrastructure zone.** Development in the remaining high sensitivity grassland must be limited as far as possible. Where possible, infrastructure must be located near margins, with shortest routes taken from the existing roads. The grassland is vital breeding, roosting and foraging habitat for a variety of Red List priority species. These include Blue Crane (SA status near-threatened), Blue Korhaan (Global status near -threatened), White-bellied Bustard (SA Status Vulnerable), Denham’s Bustard (SA Status Vulnerable).

The avifaunal sensitivities identified for the Camden I SEF are shown in **Figure 1.12**.

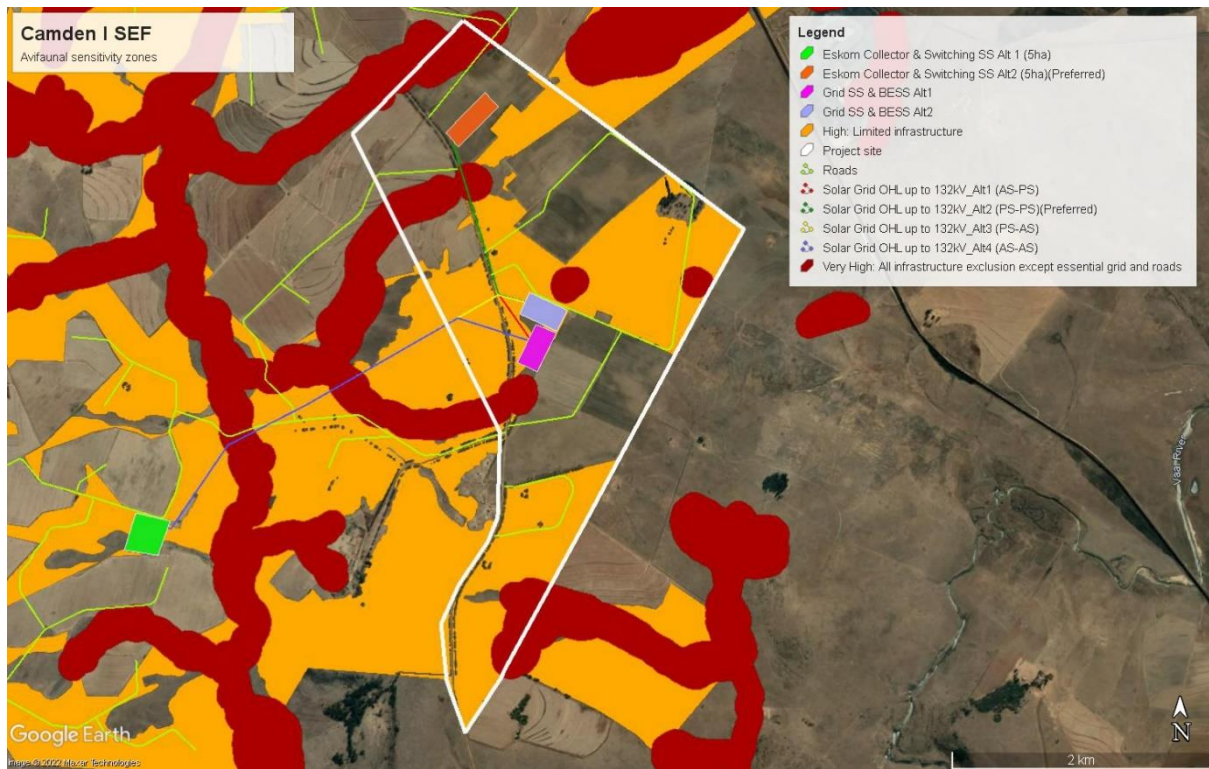


Figure 1.12: Proposed avifaunal sensitivities at the Camden I SEF (Chris van Rooyen Consulting, 2021).

1.5.7 BATS

The DFFE Screening Tool was consulted and there is no sensitivity for the bat theme (Figure 1.13).

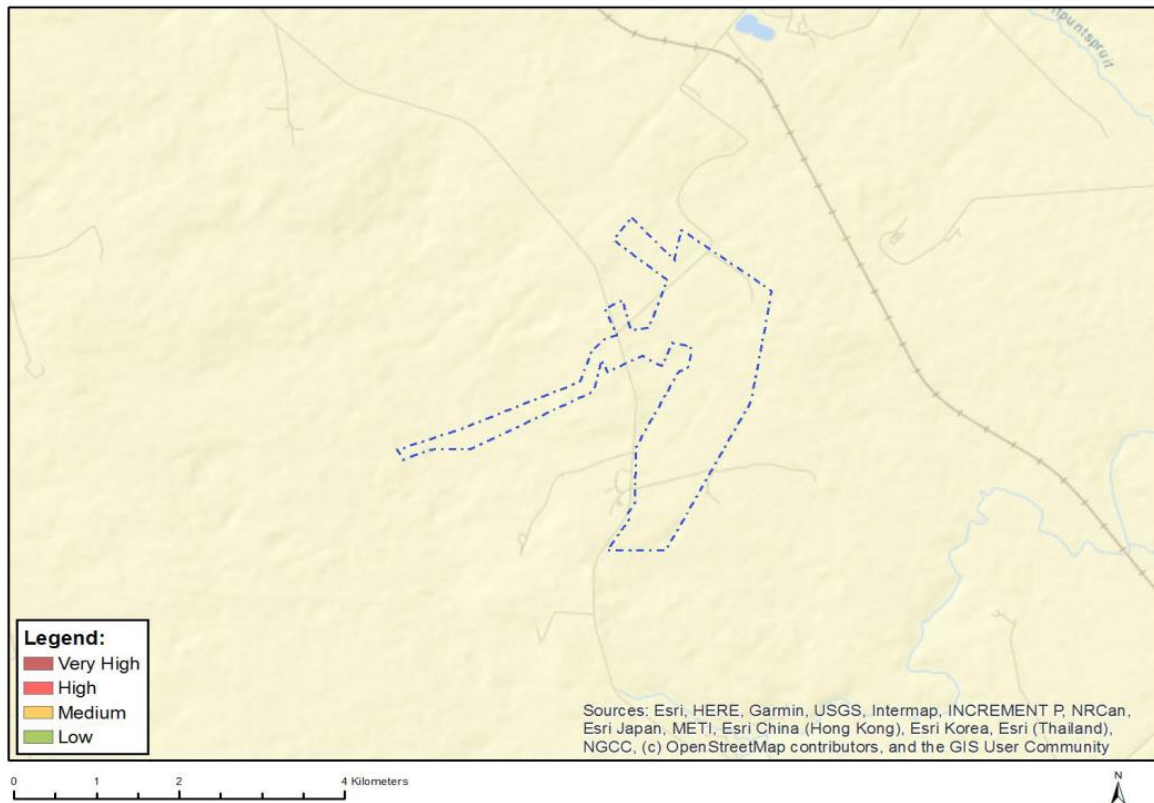


Figure 1.13: Bat Theme Sensitivity, DFFE Screening Report

Google Earth satellite imagery and verifications during site visits were used to spatially demarcate areas of the site with high and medium sensitivities relating to bat species ecology and habitat preferences, where high sensitivities are no-go zones for infrastructure specified in **Table 1.14** and **Table 1.15**. Medium sensitivities indicate areas of probable increased risk due to seasonal fluctuations in bat activity. **Figure 1.14** depicts the sensitive areas of the site, based on features identified to be important for foraging and roosting of the species that are most likely to occur on site.

Table 1.14: Description of parameters used in the development of the sensitivity map

SENSITIVITY	PARAMETERS
High Sensitivities	Stands and clusters of tall trees
	Pans and depressions
	Dams
	Drainage lines capable of supporting riparian vegetation which in turn increases localised insect abundance.
	Other water bodies and other sensitivities such as manmade structures, buildings, houses, barns, sheds.
Medium Sensitivities	Seasonal wetlands
	Seasonal drainage lines

Table 1.15: The significance of sensitivity map categories for each infrastructure component

SENSITIVITY	PV PANELS AND BUILDINGS	ROADS AND CABLES	INTERNAL OVERHEAD TRANSMISSION LINES	SUBSTATION AND CONSTRUCTION CAMP/YARDS)
High Sensitivity	These areas are ‘no-go’ zones for infrastructure where earthworks and vegetation clearing are required.	Preferably keep to a minimum within these areas where practically feasible.	Allowed inside these areas.	Avoid these areas.
Medium Sensitivity	Not favourable for infrastructure where earthworks and vegetation clearing are required, excluding the other infrastructure mentioned in this table.	Allowed inside these areas.	Allowed inside these areas.	Allowed inside these areas.

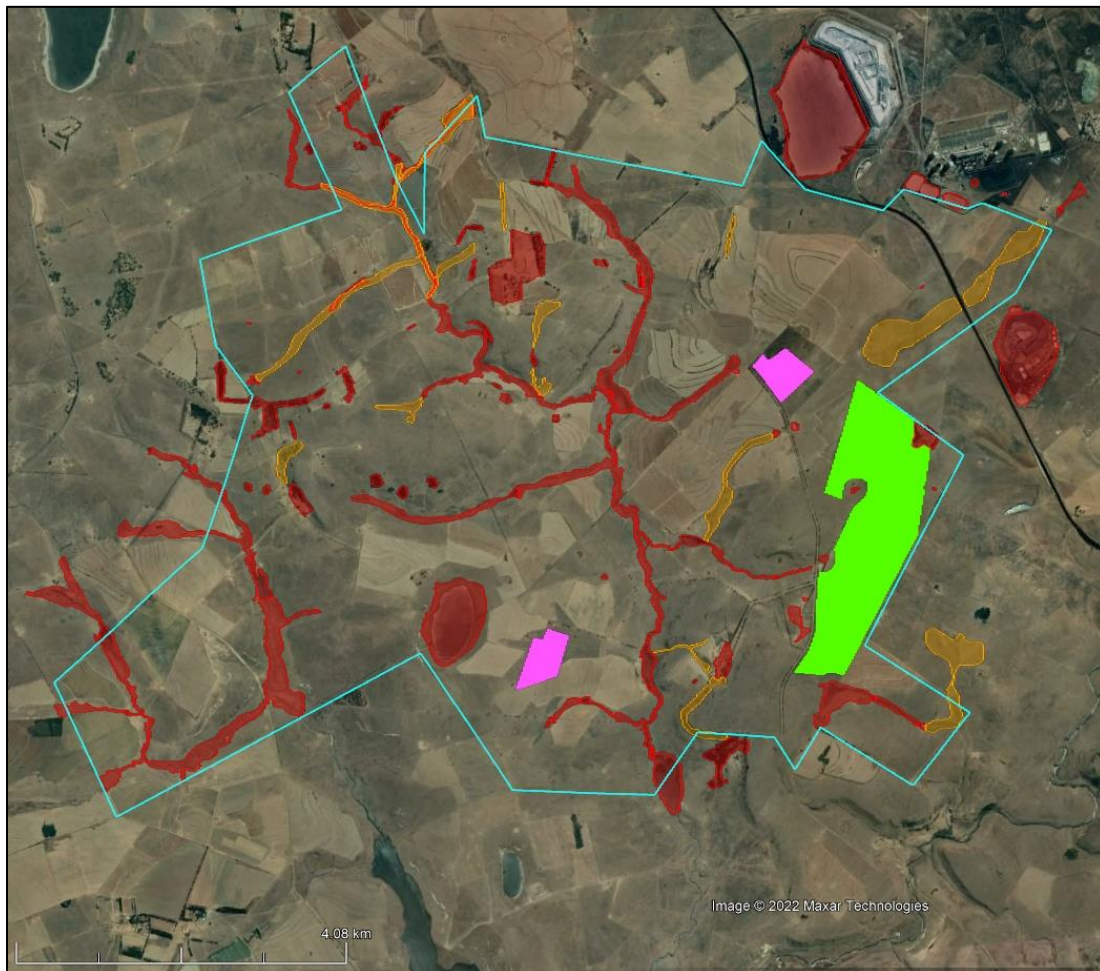


Figure 1.14: Bat sensitivity map (Animalia, 2022)

1.5.8 HERITAGE

The DFFE National Screening Tool classifies the Archaeological and Cultural Heritage theme as low sensitivity (Figure 1.15).

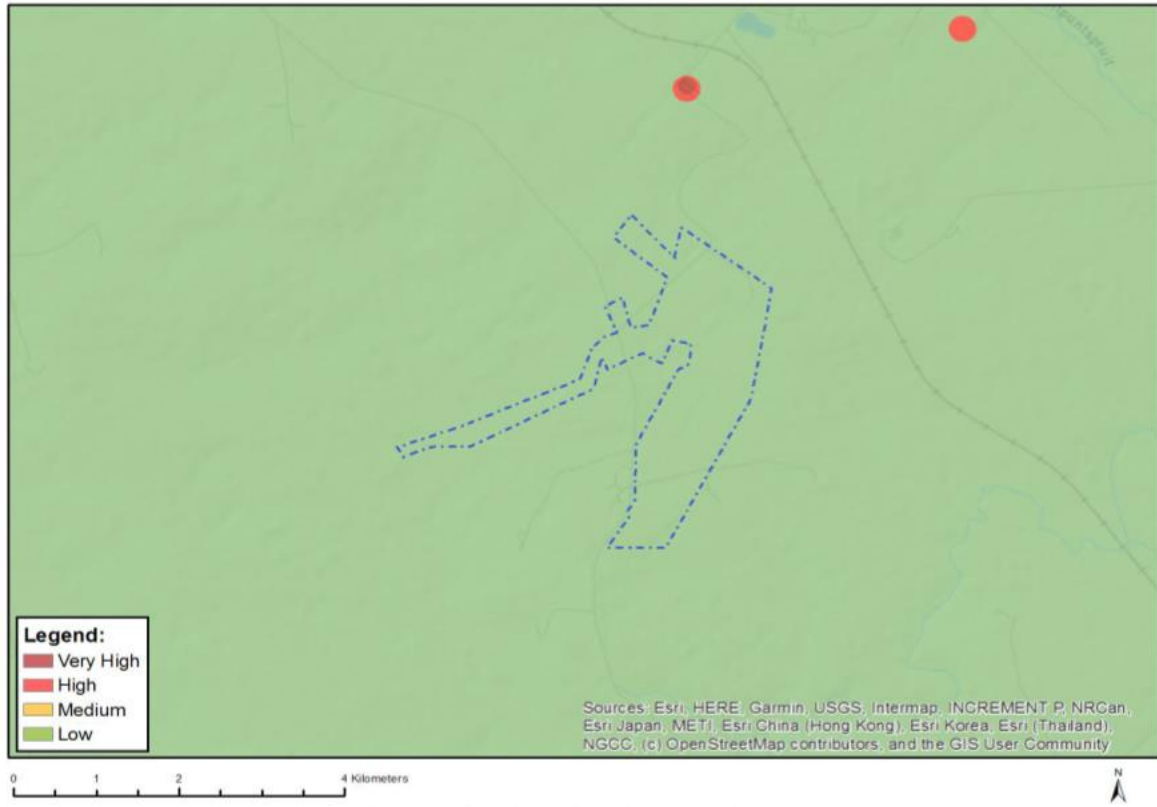


Figure 1.15: Archaeological and Cultural Heritage Theme Sensitivity, DFFE Screening Report

The Heritage Assessment focusses on the Camden 1 SEF and other Projects in the immediate vicinity that are being evaluated by the proponent. Heritage finds are limited to a burial site and the demolished remains of structures in the greater area (Figure 1.16).

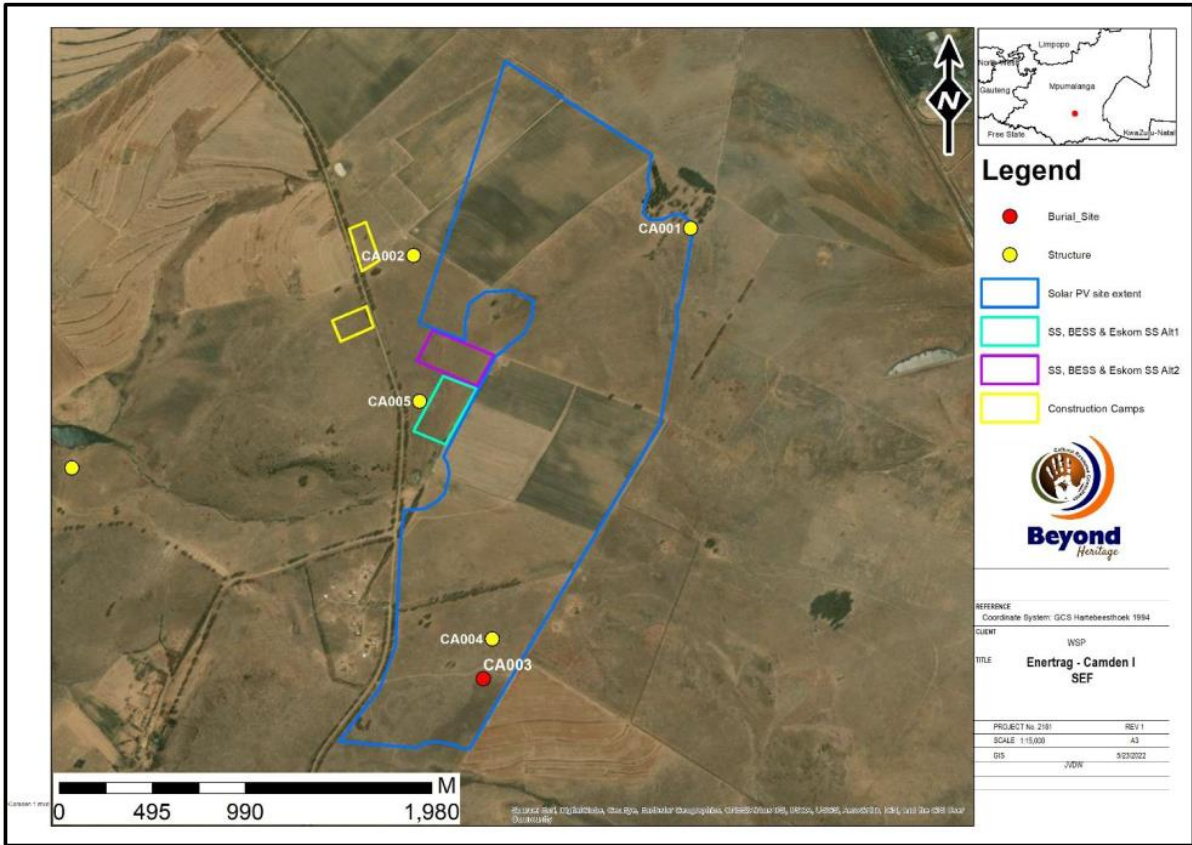


Figure 1.16: Heritage observation points in relation to the project (Beyond Heritage, 2022)

1.5.9 PALAEOLOGY

The DFFE National Screening Tool classifies parts of the study area as very high sensitivity due to the presence of features with a very high palaeontological sensitivity (**Figure 1.17**).

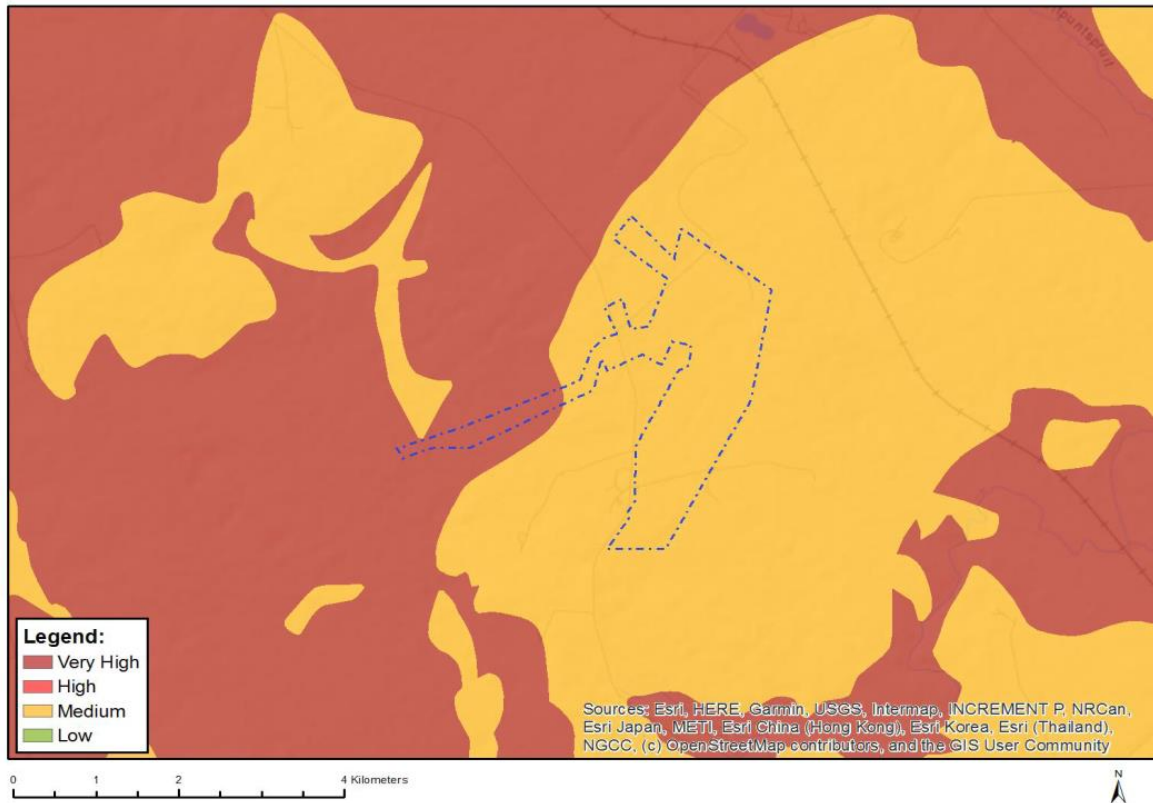


Figure 1.17: The DFFE screening tool rating for the Palaeontological Theme

Based on the fossil record but confirmed by the site visit and walk through, there are **no fossils** of the Glossopteris flora even though fossils have been recorded from rocks of a similar age and type in South Africa. It is extremely unlikely that any fossils would be preserved in the overlying soils and sands of the Quaternary. There is a very small chance that fossils may occur below the ground surface in the shales of the Vryheid Formation (Ecca Group, Karoo Supergroup)

1.5.10 VISUAL

In assessing visual sensitivity of the proposed SEF, consideration was given to the Landscape Theme of the National Environmental Screening Tool. Under the Landscape Theme, as shown in **Figure 1.18** below, the tool identifies the entire Camden I SEF project area as “Very High” sensitivity in respect of SEF development. According to the Screening Tool, this rating is associated with the presence of a demarcated protected area (Langcarel Private Nature Reserve) as well as natural features such as mountain tops, high ridges and steep slopes.

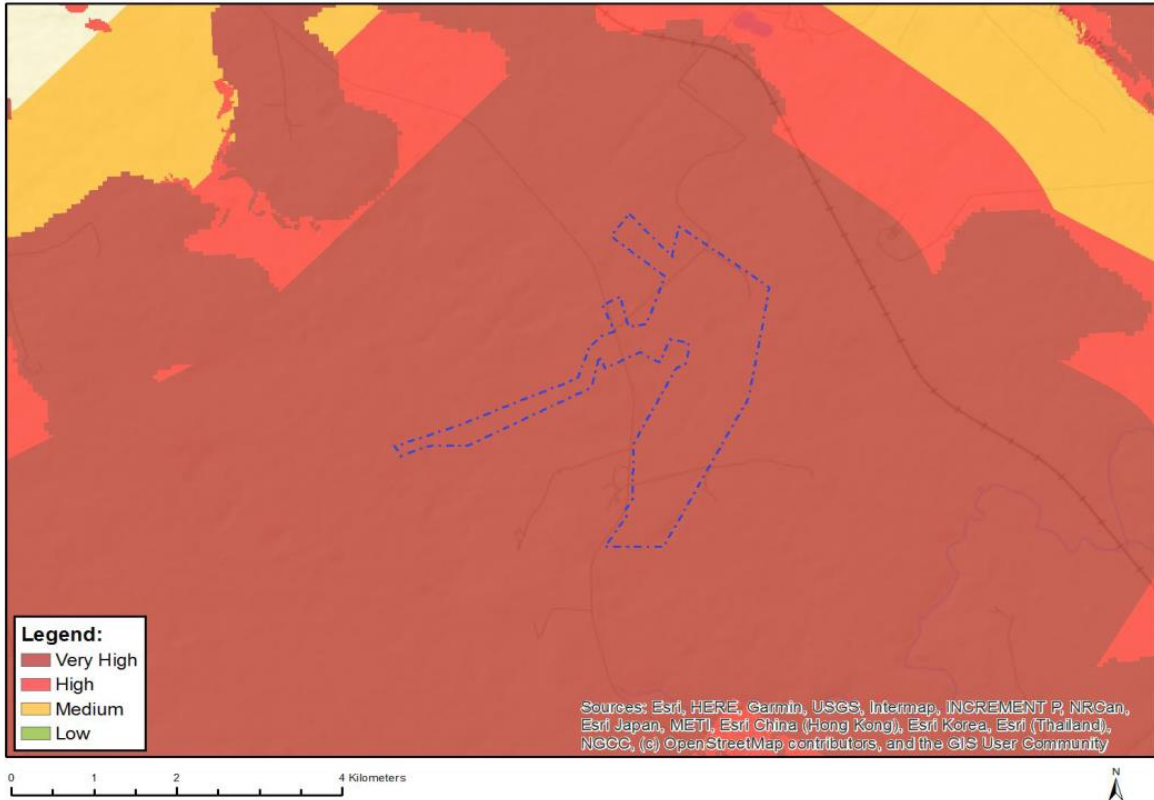


Figure 1.18: DFFE Screening Tool relative landscape sensitivity

The Screening Tool provides a very high level, desktop assessment and as such the results of the study must be viewed against the findings of the field investigation as well as factors affecting visual impact, such as:

- The presence of visual receptors;
- The distance of those receptors from the proposed development; and
- The likely visibility of the development from the receptor locations.

Although the Screening Tool identifies significant areas of very high landscape sensitivity, the site sensitivity verification exercise conducted in respect of this VIA found little evidence to support this sensitivity rating. The sensitivity rating for this site is heavily influenced by the Langcarel Private Nature Reserve which is identified in the South African Protected Areas Database. As stated however, the area is entirely managed for commercial agriculture with no conservation activities present and no evidence of public access to the site. Any landscape value or visual appeal has therefore been reduced. Accordingly, the site is not subject to the usual visual / landscape sensitivity associated with nature reserves.

In addition, the desktop topographic assessment of the area did not indicate the presence of mountaintops, high ridges or any significantly steep slopes. This assessment, informed by the field investigation, indicated that the site is largely characterised by flat to gently undulating terrain and as such, no areas of landscape sensitivity were identified on the site.

1.5.11 SENSITIVITY MAPPING

A consolidated environmental sensitivity map (Figure 1.19) has been compiled based on the sensitivities and buffers outlined in the specialist studies. A sensitivity map showing the CBAs has been included in Figure 1.20.



Figure 1.19: Site Layout overlain onto Environmental Sensitivity map²

² Due to the CBA layers overlapping with the Ecology sensitivity layers a separate map indicating CBAs has been included below. However, it is important to note that the Ecology sensitivity layers take into account the CBA layers together with the terrestrial ecology on-site sensitivity verification.



Figure 1.20: Site Layout overlain onto Environmental Sensitivity map (indicating CBAs)

1.6 FINDINGS OF THE IMPACT ASSESSMENT

A summary of the identified impacts and corresponding significance ratings for the proposed project is provided in **Table 1.16** below.

Table 1.16: Impact Summary

ASPECT	IMPACT DESCRIPTION	PHASE	WITHOUT MITIGATION		WITH MITIGATION	
			SIGNIFICANCE	STATUS	SIGNIFICANCE	STATUS
Air Quality	Generation of Dust and PM	Construction	Moderate	(-)	Low	(-)
Noise	Construction Noise	Construction	Low	(-)	Low	(-)
Agricultural Potential	Decrease In Agricultural Production Potential	All Phases	Moderate	(-)	Moderate	(-)
Aquatic Ecology	Loss Of Very High Sensitivity Systems	Construction	Low	(-)	Low	(-)
	Damage Or Loss Of Riparian And Riverine Systems	Construction	Low	(-)	Low	(-)
	Water Quality	Construction	Moderate	(-)	Low	(-)
	Habitat Change And Fragmentation Related To Hydrological Regimes	Construction	Moderate	(-)	Low	(-)
	Increase In Surface Water Runoff	Operational	Low	(-)	Very Low	(-)
Terrestrial Biodiversity	Loss Of Indigenous Natural Vegetation Due To Clearing	Construction	Moderate	(-)	Moderate	(-)
	Establishment and spread of declared weeds and alien invader plants	Construction	Low	(-)	Very Low	(-)
	Continued disturbance to natural habitats	Operational	Moderate	(-)	Low	(-)

ASPECT	IMPACT DESCRIPTION	PHASE	WITHOUT MITIGATION		WITH MITIGATION	
			SIGNIFICANCE	STATUS	SIGNIFICANCE	STATUS
	Continued establishment and spread of alien invasive plant species	Operational	Moderate	(-)	Very Low	(-)
	Runoff and erosion	Operational	Moderate	(-)	Low	(-)
	Loss and disturbance of natural vegetation	Decommissioning	Low	(-)	Low	(-)
	Continued establishment and spread of declared weeds and alien invader plants	Decommissioning	Moderate	(-)	Low	(-)
Terrestrial Plant Species	Loss of species of conservation concern	Construction	Moderate	(-)	Very Low	(-)
Terrestrial Animal Species	Loss of faunal habitat	Construction	Moderate	(-)	Low	(-)
	Direct mortality of fauna	Construction	Low	(-)	Very Low	(-)
	Direct mortality of fauna	Operational	Low	(-)	Very Low	(-)
	Loss of faunal habitat	Decommissioning	Moderate	(-)	Low	(-)
	Direct mortality of fauna	Decommissioning	Low	(-)	Very Low	(-)
Avifauna	Displacement of priority species due to disturbance for SEF Construction	Construction	High	(-)	Moderate	(-)
	Displacement of priority species due to habitat transformation for SEF construction	Construction	High	(-)	Moderate	(-)

ASPECT	IMPACT DESCRIPTION	PHASE	WITHOUT MITIGATION		WITH MITIGATION	
			SIGNIFICANCE	STATUS	SIGNIFICANCE	STATUS
	Displacement of priority species due to disturbance for BESS construction	Construction	Low	(-)	Very Low	(-)
	Displacement of priority species due to habitat transformation for BESS construction	Construction	Low	(-)	Low	(-)
	Collision mortality of priority species caused by solar panels	Operational	Low	(-)	Low	(-)
	Mortality due to entrapment in perimeter fences	Operational	Low	(-)	Very Low	(-)
	Collision mortality of priority species caused by overhead lines	Operational	Moderate	(-)	Low	(-)
	Mortality of priority species caused by electrocution from overhead lines	Operational	Moderate	(-)	Low	(-)
	Displacement of priority species due to disturbance associated with dismantling of the solar panels	Decommissioning	Moderate	(-)	Low	(-)
	Displacement of priority species due to disturbance linked to dismantling activities	Decommissioning	Low	(-)	Very Low	(-)
Bats	Loss of foraging habitat	Construction	Moderate	(-)	Low	(-)
	Roost destruction	Construction	Moderate	(-)	Very Low	(-)

ASPECT	IMPACT DESCRIPTION	PHASE	WITHOUT MITIGATION		WITH MITIGATION	
			SIGNIFICANCE	STATUS	SIGNIFICANCE	STATUS
	Increase in bat mortalities	Operational	Moderate	(-)	Low	(-)
Traffic	Noise, dust and exhaust pollution due to vehicle trips on-site	Construction	Low	(-)	Very Low	(-)
	Noise, dust and exhaust pollution due to additional trips on the national and district roads	Construction	Low	(-)	Very Low	(-)
Heritage	Destruction or damage to recorded ruins	Construction	Low	(-)	Very Low	(-)
	Destruction or damage to recorded graves	Construction	High	(-)	Low	(-)
Palaeontology	Impact to fossils that may occur	Construction	Very Low	(-)	Very Low	(+)
Visual	Construction related visual impacts	Construction	Moderate	(-)	Low	(-)
	Operational related visual impacts	Operational	Moderate	(-)	Moderate	(-)
	Decommissioning related visual impacts	Decommissioning	Moderate	(-)	Low	(-)
Socio-Economic	Creation of employment and business opportunities	Construction	Low	(+)	Moderate	(+)
	Construction workers on local communities	Construction	Low	(-)	Low	(-)
	Influx of job seekers	Construction	Low	(-)	Low	(-)

ASPECT	IMPACT DESCRIPTION	PHASE	WITHOUT MITIGATION		WITH MITIGATION	
			SIGNIFICANCE	STATUS	SIGNIFICANCE	STATUS
	Risk to safety, livestock, and farm infrastructure	Construction	Low	(-)	Low	(-)
	Noise, dust and safety impacts	Construction	Low	(-)	Very Low	(-)
	Potential loss of livestock and grazing and damage to farm infrastructure associated with increased incidence of grass fires	Construction	Low	(-)	Low	(-)
	Loss of farmland	Construction	Moderate	(-)	Low	(-)
	Improve energy security and support renewable sector	Operational	Moderate	(+)	Moderate	(+)
	Creation of employment and business opportunities	Operational	Very Low	(+)	Moderate	(+)
	Generation of additional income for affected land owners	Operational	Low	(+)	Moderate	(+)
	Benefits associated with socio-economic development contributions	Operational	Moderate	(+)	Moderate	(+)
	Visual impact and impact on sense of place	Operational	Low	(-)	Low	(-)
	Property values	Operational	Low	(-)	Very Low	(-)
	Impact on tourism in the region during the operational phase	Operational	Low	(-)	Very Low	(-)

ASPECT	IMPACT DESCRIPTION	PHASE	WITHOUT MITIGATION		WITH MITIGATION	
			SIGNIFICANCE	STATUS	SIGNIFICANCE	STATUS
Waste Management	Improper waste management and littering	Construction	Moderate	(-)	Very Low	(-)
Safety, health and environmental risk	Human health - chronic exposure to toxic chemical or biological agents for SSL BESS	Construction	Moderate	(-)	Low	(-)
	Human health - exposure to noise for SSL BESS	Construction	Moderate	(-)	Low	(-)
	Human health - exposure to temperature extremes and/or humidity for SSL BESS	Construction	Low	(-)	Very Low	(-)
	Human health - exposure to psychological stress for SSL BESS	Construction	Low	(-)	Low	(-)
	Human health - exposure to ergonomic stress for SSL BESS	Construction	Low	(-)	Low	(-)
	Human and equipment safety - exposure to fire radiation for SSL BESS	Construction	Moderate	(-)	Low	(-)
	Human and equipment safety - exposure to fire radiation for SSL BESS	Construction	Moderate	(-)	Low	(-)
	Human and equipment safety - exposure to explosion over pressures for SSL BESS	Construction	Moderate	(-)	Low	(-)

ASPECT	IMPACT DESCRIPTION	PHASE	WITHOUT MITIGATION		WITH MITIGATION	
			SIGNIFICANCE	STATUS	SIGNIFICANCE	STATUS
	Human and equipment safety - exposure to acute toxic chemical and biological agents for SSL BESS	Construction	Moderate	(-)	Low	(-)
	Human and equipment safety - exposure to acute toxic chemical and biological agents for SSL BESS	Construction	Moderate	(-)	Low	(-)
	Human and equipment safety - exposure to violent release of kinetic or potential energy for SSL BESS	Construction	High	(-)	Low	(-)
	Human and equipment safety - exposure to electromagnetic waves for SSL BESS	Construction	Moderate	(-)	Low	(-)
	Environment - emissions to air for SSL BESS	Construction	Low	(-)	Very Low	(-)
	Environment - emissions to water for SSL BESS	Construction	Low	(-)	Low	(-)
	Environment - emissions to earth for SSL BESS	Construction	Low	(-)	Low	(-)
	Environment - waste of resources e.g. water, power etc for SSL BESS	Construction	Low	(-)	Very Low	(-)
	Public – aesthetics for SSL BESS	Construction	Low	(-)	Low	(-)

ASPECT	IMPACT DESCRIPTION	PHASE	WITHOUT MITIGATION		WITH MITIGATION	
			SIGNIFICANCE	STATUS	SIGNIFICANCE	STATUS
	Investors – financial for SSL BESS	Construction	Moderate	(-)	Low	(-)
	Employees and investors – security for SSL BESS	Construction	Moderate	(-)	Low	(-)
	Emergencies for SSL BESS	Construction	Moderate	(-)	Low	(-)
	Investors – legal for SSL BESS	Construction	Moderate	(-)	Low	(-)
	Human health - chronic exposure to toxic chemical or biological agents for VRF BESS	Construction	Moderate	(-)	Low	(-)
	Human health - exposure to noise for VRF BESS	Construction	Moderate	(-)	Low	(-)
	Human health - exposure to temperature extremes and/or humidity for VRF BESS	Construction	Low	(-)	Very Low	(-)
	Human health - exposure to psychological stress for VRF BESS	Construction	Low	(-)	Low	(-)
	Human health - exposure to ergonomic stress for VRF BESS	Construction	Low	(-)	Low	(-)
	Human and equipment safety - exposure to fire radiation for VRF BESS	Construction	Moderate	(-)	Low	(-)

ASPECT	IMPACT DESCRIPTION	PHASE	WITHOUT MITIGATION		WITH MITIGATION	
			SIGNIFICANCE	STATUS	SIGNIFICANCE	STATUS
	Human and equipment safety - exposure to explosion over pressures for VRF BESS	Construction	Very Low	(-)	Very Low	(-)
	Human and equipment safety - exposure to acute toxic chemical and biological agents for VRF BESS	Construction	Moderate	(-)	Low	(-)
	Human and equipment safety - exposure to violent release of kinetic or potential energy for VRF BESS	Construction	High	(-)	Low	(-)
	Human and equipment safety - exposure to electromagnetic waves for VRF BESS	Construction	Moderate	(-)	Low	(-)
	Environment - emissions to air for VRF BESS	Construction	Low	(-)	Very Low	(-)
	Environment - emissions to water for VRF BESS	Construction	Low	(-)	Low	(-)
	Environment - emissions to earth for VRF BESS	Construction	Low	(-)	Low	(-)
	Environment - waste of resources e.g. water, power etc for VRF BESS	Construction	Low	(-)	Very Low	(-)
	Public – aesthetics for VRF BESS	Construction	Moderate	(-)	Low	(-)

ASPECT	IMPACT DESCRIPTION	PHASE	WITHOUT MITIGATION		WITH MITIGATION	
			SIGNIFICANCE	STATUS	SIGNIFICANCE	STATUS
	Investors – financial for VRF BESS	Construction	Moderate	(-)	Low	(-)
	Employees and investors – security for VRF BESS	Construction	Moderate	(-)	Low	(-)
	Emergencies for VRF BESS	Construction	Moderate	(-)	Low	(-)
	Investors – legal for VRF BESS	Construction	Moderate	(-)	Low	(-)
	Human health - chronic exposure to toxic chemical or biological agents for SSL BESS	Operational	Moderate	(-)	Low	(-)
	Human health - chronic exposure to toxic chemical or biological agents for SSL BESS	Operational	Moderate	(-)	Low	(-)
	Human health - exposure to noise for SSL BESS	Operational	Moderate	(-)	Low	(-)
	Human health - exposure to temperature extremes and/or humidity for SSL BESS	Operational	Low	(-)	Very Low	(-)
	Human health - exposure to psychological stress for SSL BESS	Operational	Low	(-)	Very Low	(-)
	Human health - exposure to ergonomic stress for SSL BESS	Operational	Moderate	(-)	Low	(-)

ASPECT	IMPACT DESCRIPTION	PHASE	WITHOUT MITIGATION		WITH MITIGATION	
			SIGNIFICANCE	STATUS	SIGNIFICANCE	STATUS
	Human and equipment safety - exposure to fire radiation for SSL BESS	Operational	High	(-)	Low	(-)
	Human and equipment safety - exposure to fire radiation for SSL BESS	Operational	High	(-)	Low	(-)
	Human and equipment safety - exposure to explosion over pressures for SSL BESS	Operational	Moderate	(-)	Low	(-)
	Human and equipment safety - exposure to acute toxic chemical and biological agents for SSL BESS	Operational	Low	(-)	Low	(-)
	Human and equipment safety - exposure to acute toxic chemical and biological agents for SSL BESS	Operational	Moderate	(-)	Low	(-)
	Human and equipment safety - exposure to violent release of kinetic or potential energy for SSL BESS	Operational	Moderate	(-)	Low	(-)
	Human and equipment safety - exposure to electromagnetic waves for SSL BESS	Operational	Moderate	(-)	Low	(-)
	Environment - emissions to air for SSL BESS	Operational	Low	(-)	Very Low	(-)

ASPECT	IMPACT DESCRIPTION	PHASE	WITHOUT MITIGATION		WITH MITIGATION	
			SIGNIFICANCE	STATUS	SIGNIFICANCE	STATUS
	Environment - emissions to water for SSL BESS	Operational	Low	(-)	Low	(-)
	Environment - emissions to earth for SSL BESS	Operational	Low	(-)	Very Low	(-)
	Environment - waste of resources e.g. water, power etc for SSL BESS	Operational	Low	(-)	Very Low	(-)
	Public – aesthetics for SSL BESS	Operational	Moderate	(-)	Low	(-)
	Investors – financial for SSL BESS	Operational	Moderate	(-)	Low	(-)
	Employees and investors – security for SSL BESS	Operational	Moderate	(-)	Low	(-)
	Employees and investors – security for SSL BESS	Operational	Moderate	(-)	Low	(-)
	Emergencies for SSL BESS	Operational	Moderate	(-)	Low	(-)
	Investors – legal for SSL BESS	Operational	Moderate	(-)	Low	(-)
	Human health - chronic exposure to toxic chemical or biological agents for VRF BESS	Operational	Moderate	(-)	Low	(-)
	Human health - chronic exposure to toxic chemical or biological agents for VRF BESS	Operational	Moderate	(-)	Low	(-)
	Human health - exposure to noise for VRF BESS	Operational	Moderate	(-)	Low	(-)

ASPECT	IMPACT DESCRIPTION	PHASE	WITHOUT MITIGATION		WITH MITIGATION	
			SIGNIFICANCE	STATUS	SIGNIFICANCE	STATUS
	Human health - exposure to temperature extremes and/or humidity for VRF BESS	Operational	Low	(-)	Very Low	(-)
	Human health - exposure to psychological stress for VRF BESS	Operational	Low	(-)	Very Low	(-)
	Human health - exposure to ergonomic stress for VRF BESS	Operational	Moderate	(-)	Low	(-)
	Human and equipment safety - exposure to fire radiation for VRF BESS	Operational	Moderate	(-)	Low	(-)
	Human and equipment safety - exposure to fire radiation for VRF BESS	Operational	Moderate	(-)	Low	(-)
	Human and equipment safety - exposure to explosion over pressures for VRF BESS	Operational	Moderate	(-)	Low	(-)
	Human and equipment safety - exposure to acute toxic chemical and biological agents for VRF BESS	Operational	Low	(-)	Low	(-)
	Human and equipment safety - exposure to acute toxic chemical and biological agents for VRF BESS	Operational	Moderate	(-)	Low	(-)

ASPECT	IMPACT DESCRIPTION	PHASE	WITHOUT MITIGATION		WITH MITIGATION	
			SIGNIFICANCE	STATUS	SIGNIFICANCE	STATUS
	Human and equipment safety - exposure to violent release of kinetic or potential energy for VRF BESS	Operational	Moderate	(-)	Low	(-)
	Human and equipment safety - exposure to electromagnetic waves for VRF BESS	Operational	Moderate	(-)	Low	(-)
	Environment - emissions to air for VRF BESS	Operational	Low	(-)	Very Low	(-)
	Environment - emissions to water for VRF BESS	Operational	Low	(-)	Low	(-)
	Environment - emissions to earth for VRF BESS	Operational	Low	(-)	Very Low	(-)
	Environment - waste of resources e.g. water, power etc for VRF BESS	Operational	Low	(-)	Very Low	(-)
	Public – aesthetics for VRF BESS	Operational	Moderate	(-)	Low	(-)
	Investors – financial for VRF BESS	Operational	Moderate	(-)	Low	(-)
	Employees and investors – security for VRF BESS	Operational	Moderate	(-)	Low	(-)
	Emergencies for VRF BESS	Operational	Moderate	(-)	Low	(-)
Investors – legal for VRF BESS	Operational	Moderate	(-)	Low	(-)	

ASPECT	IMPACT DESCRIPTION	PHASE	WITHOUT MITIGATION		WITH MITIGATION	
			SIGNIFICANCE	STATUS	SIGNIFICANCE	STATUS
	Human health - chronic exposure to toxic chemical or biological agents for both BESS types	Decommissioning	Very Low	(-)	Very Low	(-)
	Human health - exposure to noise for both BESS types	Decommissioning	Very Low	(-)	Very Low	(-)
	Human health - exposure to temperature extremes and/or humidity for both BESS types	Decommissioning	Very Low	(-)	Very Low	(-)
	Human health - exposure to psychological stress for both BESS types	Decommissioning	Very Low	(-)	Very Low	(-)
	Human health - exposure to ergonomic stress for both BESS types	Decommissioning	Very Low	(-)	Very Low	(-)
	Human and equipment safety - exposure to fire radiation for both BESS types	Decommissioning	Very Low	(-)	Very Low	(-)
	Human and equipment safety - exposure to explosion over pressures for both BESS types	Decommissioning	Very Low	(-)	Very Low	(-)
	Human and equipment safety - exposure to acute toxic chemical and biological agents for both BESS types	Decommissioning	Very Low	(-)	Very Low	(-)

ASPECT	IMPACT DESCRIPTION	PHASE	WITHOUT MITIGATION		WITH MITIGATION	
			SIGNIFICANCE	STATUS	SIGNIFICANCE	STATUS
	Human and equipment safety - exposure to violent release of kinetic or potential energy for SSL BESS	Decommissioning	Very Low	(-)	Very Low	(-)
	Human and equipment safety - exposure to electromagnetic waves for SSL BESS	Decommissioning	Very Low	(-)	Very Low	(-)
	Environment - emissions to air for SSL BESS	Decommissioning	Very Low	(-)	Very Low	(-)
	Environment - emissions to water for SSL BESS	Decommissioning	Very Low	(-)	Very Low	(-)
	Environment - emissions to earth for SSL BESS	Decommissioning	Moderate	(-)	Low	(-)
	Environment - waste of resources e.g. water, power etc for SSL BESS	Decommissioning	Very Low	(-)	Very Low	(-)
	Public – aesthetics for SSL BESS	Decommissioning	Very Low	(-)	Very Low	(-)
	Investors – financial for SSL BESS	Decommissioning	Very Low	(-)	Very Low	(-)
	Employees and investors – security for SSL BESS	Decommissioning	Very Low	(-)	Very Low	(-)
	Emergencies for SSL BESS	Decommissioning	Very Low	(-)	Very Low	(-)
Investors – legal for SSL BESS	Decommissioning	Moderate	(-)	Low	(-)	

1.7 APPLICABLE DOCUMENTATION

The following documents are to be read in conjunction with the EMPr:

- EIR for the Proposed Camden I SEF;
- Generic EMPr for the development and expansion of substation infrastructure for the transmission and distribution of electricity; and
- Environmental Authorisation (EA) issued by the DFFE in terms of the NEMA (once issued).

2 GOVERNANCE FRAMEWORK

The South African regulatory framework establishes well-defined requirements and standards for environmental and social management of industrial and civil infrastructure developments. The national environmental legislation applicable to the proposed project includes, but is not limited to, the following:

2.1 THE CONSTITUTION OF SOUTH AFRICA (NO. 108 OF 1996)

Since 1994 South African legislation, including environmental legislation has undergone a large transformation and various laws and policies were promulgated with a strong emphasis on environmental concerns and the need for sustainable development. The Constitution of South Africa (No. 108 of 1996) (The Constitution) provides environmental rights (contained in the Bill of Rights, Chapter 2, Section 24) and includes implications for environmental management. Environmental rights are guaranteed in Section 24 of the Constitution, which states that:

“Everyone has the right –

- To an environment that is not harmful to their health or well-being and*
- To have the environment protected, for the benefit of present and future generations, through reasonable legislative and other measures that:*
 - (1) Prevent pollution and ecological degradation;*
 - (2) Promote conservation and*
 - (3) Secure ecologically sustainable development and use of natural resources while promoting justifiable economic and social development.”*

The Constitution cannot manage environmental resources as a stand-alone piece of legislation hence additional legislation has been promulgated in order to manage the various spheres of both the social and natural environment. Each promulgated Act and associated Regulations are designed to focus on various industries or components of the environment to ensure that the objectives of the Constitution are effectively implemented and upheld on an on-going basis throughout the country. In terms of Section 7, a positive obligation is placed on the State to give effect to the environmental rights.

The environmental management objectives of this EMPr is to protect the ecologically sensitive areas associated with the site and to support the sustainable use of natural resources, whilst promoting justifiable socio-economic development in the Gert Sibande District Municipality.

2.2 NATIONAL ENVIRONMENTAL MANAGEMENT ACT (NO. 107 OF 1998)

The NEMA provides the environmental legislative framework for South Africa and requires that activities be investigated that may have a potential impact on the environment, socio-economic conditions, and cultural heritage. The results of such investigation must be reported to the relevant authority. Procedures for the investigation and communication of the potential impact of activities are contained in Section 24(7) of the Act.

The proposed development will require the consideration and implementation of environmental management practices in all stages of the project. An application for EA for the proposed project is submitted in terms of GNR 326 of the EIA Regulations promulgated under NEMA. The EIA Regulations, as amended, contain three listing notices (GNR 327, 325 and 324) which identify activities that are subject to either a BA or Scoping and Environmental Impact Assessment (S&EIA) in order to obtain an EA. Based on the project description, location (including environmental features) and activities associated with the proposed project, activities listed in GNR 327 and 324 are applicable, and a S&EIR process must be undertaken.

This EMPr has been prepared as part of the requirements of the NEMA and the 2014 EIA Regulations promulgated in GNR 326 of 7 April 2017. This EMPr is being submitted to the DFFE as part of the Application for EA for the proposed construction of an up to 100MW Solar PV facility near Ermelo in the Mpumalanga Province.

2.3 NATIONAL ENVIRONMENTAL MANAGEMENT WASTE ACT (NO. 59 OF 2008)

The National Environmental Management: Waste Act, 2008 (No. 59 of 2008) (NEM:WA) is subsidiary and supporting legislation to the NEMA. The Act is a framework legislation that provides the basis for the regulation of waste management. The Act also contains policy elements and gives a mandate for further regulations to be promulgated.

On 29 November 2013 GNR 921 was promulgated (repealing GNR 718) which contains a list of waste management activities that if triggered require a Waste Management License (WML) and in turn a Basic Assessment (Category A activities) or Scoping and EIA (Category B activities) process to be undertaken in terms of the NEMA EIA Regulations. Category C activities are required to comply with the Norms and Standards for Storage of Waste 2013 (GN. 926) and do not require authorisation.

The proposed project does not constitute a Listed Activity requiring a Waste Management Licence (WML) as defined in GNR 921

Waste handling, storage and disposal during the construction and operational phases of the project must be undertaken in accordance with the requirements of this Act and the Best Practicable Environmental Options which have been incorporated into this site specific EMPr.

2.4 NATIONAL WATER ACT (NO.36 OF 1998)

The National Water Act, 1998 (Act No. 36 of 1998) (NWA) provides the framework to protect water resources against over exploitation and to ensure that there is water for social and economic development, human needs and to meet the needs of the aquatic environment.

The Act defines water source to include watercourses, surface water, estuary or aquifer. A watercourse is defined in the Act as a river or spring, a natural channel in which water flows regularly or intermittently, a wetland, lake or dam into which or from which water flows, and any collection of water that the Minister may declare a watercourse.

Section 21 of the Act outlines a number of categories that require a water user to apply for a Water Use License (WUL) and Section 22 requires water users to apply for a General Authorisation (GA) with the Department of Water and Sanitation (DWS) if they are under certain thresholds or meet certain criteria. The list of water uses applicable to the proposed Project include:

- a) *Taking water from a water resource;*
- c) *Impeding or diverting the flow of water in a watercourse;*
- g) *Disposing of waste in a manner which may detrimentally impact on a water resource;*
- i) *Altering the bed, banks, course or characteristics of a watercourse;*

The DWS will make the final decision on water uses that are applicable to the project through a pre-application meeting after which a Water Use Authorisation Application (WUA) as determined by the risk assessment will be undertaken in compliance with procedural regulations published by the DWS within General Notice 267 (GN267). These regulations specify required information per water use and the reporting structure of required supporting technical information.

2.5 NATIONAL ENVIRONMENTAL MANAGEMENT BIODIVERSITY ACT (NO. 10 OF 2004)

The National Environmental Management: Biodiversity Act, 2004 (Act No. 10 of 2004) (NEMBA) was promulgated in June 2004 within the framework of NEMA to provide for the management and conservation of national biodiversity. The NEMBA's primary aims are for the protection of species and ecosystems that warrant national protection, the sustainable use of indigenous biological resources, the fair and equitable sharing of benefits arising from bioprospecting involving indigenous biological resources. In addition, the NEMBA provides for the establishment and functions of a South African National Biodiversity Institute (SANBI).

SANBI was established by the NEMBA with the primary purpose of reporting on the status of the country's biodiversity and conservation status of all listed threatened or protected species and ecosystems.

The biodiversity assessment identifies CBAs which represent biodiversity priority areas which should be maintained in a natural to near natural state. The CBA maps indicate the most efficient selection and classification of land portions requiring safeguarding in order to meet national biodiversity objectives.

Based on the preliminary desktop assessment and the terrestrial ecology report, a significant part of the Project Area falls within CBA (Irreplaceable and Optimal) and a large wetland area adjacent and to the north of the Vaal River (near the southern part of the site) is mapped as an Ecological Support Area (ESA).

According to the description for the MBSP Terrestrial Assessment categories, CBAs are areas that are required to meet biodiversity targets (for biodiversity pattern and ecological process features). The management approach is that they should remain in a natural state. CBAs are areas of high biodiversity value which are usually at risk of being lost and usually identified as important in meeting biodiversity targets, except for Critically Endangered Ecosystems or Critical Linkages. CBAs in the Province can be divided into two sub-categories:

- Irreplaceable (parts of the site are within this sub-category), and
- Optimal (northern parts of the site are within this sub-category).

Supplementary baseline terrestrial ecology studies will be undertaken during the EIA phase to inform the assessment of impacts and will include flora surveys of the project footprint to determine the presence of flora species of concern (SoC), and bird surveys of the area to define the potential risks to bird SoC.

The Conservation of Agricultural Resources Act (No. 43 of 1983) (CARA) Regulations with regards to alien and invasive species have been superseded by the National Environmental Management: Biodiversity Act, 2004 (Act no. 10 of 2004) – Alien and Invasive Species (AIS) Regulations which became law on 1 October 2014. Specific management measures for the control of alien and invasive plants have been included in the Environmental Management Programme (EMPr).

2.6 NATIONAL ENVIRONMENTAL MANAGEMENT PROTECTED AREAS ACT (NO.57 OF 2003)

The purpose of the National Environmental Management Protected Areas Act (No. 57 of 2003) (NEMPAA) is to, inter alia, provide for the protection and conservation of ecologically viable areas representative of South Africa's biological diversity and its natural landscapes and seascapes. To this end, it provides for the declaration and management of various types of protected areas.

Section 50(5) of NEMPAA states that “*no development, construction or farming may be permitted in a nature reserve or world heritage site without the prior written approval of the management authority.*”

According to the National Parks Area Expansion Strategy (NPAES), there are no areas within the study area that have been identified as priority areas for inclusion in future protected areas. The study area is therefore outside the NPAES focus area.

The Facility is located in the Mpumalanga Province outside urban areas, partly within a National Protected Area Expansion Strategy Focus area and within 5km of Portion 1 & 2 of Farm No. 322 (Welgelegen), which are declared as Private Nature Reserve (Langcarel Private Nature Reserve) under the Game Ordinance, 1949 (No. 23 of 1949) and the Native Flora Protection Ordinance, 1940 (No. 9 of 1940). This reserve is noted as having farming

activity present, and is currently managed and actively utilised for agriculture. The land owner further was not aware of any protected area on these properties and intends to utilise any suitable legal avenues available to continue operation of the properties for the current land use of agriculture, in conjunction with the planned Renewable Energy land use subject to this application.

The protected area and has undergone similar levels of degradation as surrounding areas due primarily to overgrazing, but also partially due to alien invasive plants. In addition, no conservation management activities were evident on site during the ecological field assessment. This pattern of over-utilization affects all grasslands on site, resulting in them being in moderate to poor condition. The habitat has been used for livestock production and is impacted by this land-use. The biodiversity specialist concluded that, on the basis of the current land use and levels of modification, the private nature reserve does not align with the objective and purpose of the protected area status.

It is important to note that the de-proclamation/withdrawal of the Protected Area is being addressed by the MTPA as part of ongoing province-wide reserve verification efforts by the provincial authorities. The MTPA has undertaken a site visit on 01 June 2022. The MTPA has submitted a letter to the Department (letter dated, 20 June 2022) of the intent to issue a notice to withdraw the declaration of the Langcarel Private Nature Reserve in terms of the Mpumalanga Nature Conservation Act (Act No. 10 of 1998). Furthermore, the MTPA have included the following towards confirmation of ongoing deproclamation/withdrawal in their comments on the draft EIA and associated report ("The MTPA is not concerned about the locality within a Protected Area because the areas has not been managed accordingly and need to be de-proclaimed.").

WSP can confirm that Section 50 Approvals have been received from the Management Authority (Landowner/s) for those farm portions that are directly affected by the proposed project and have been submitted to the Competent Authority as part of this application.

In addition, consent letters to the withdrawal/de-proclamation have been received from the Landowner/s for those farm portions that that are directly affected by the proposed project and have been submitted to the Competent Authority as part of this application. These letters give consent of the respective Langcarel Private Nature Reserve properties to be withdrawn and/or de-proclaimed as a nature reserve by the relevant Mpumalanga MEC. These letters have also been provided to the MTPA towards the de-proclamation/withdrawal process.

2.7 NATIONAL HERITAGE RESOURCES ACT (NO. 25 OF 1999)

The National Heritage Resource Act (Act No. 25 of 1999) (NHRA) serves to protect national and provincial heritage resources across South Africa. The NHRA provides for the protection of all archaeological and palaeontological sites, the conservation and care of cemeteries and graves by SAHRA and lists activities which require any person who intends to undertake to notify the responsible heritage resources agency and furnish details regarding the location, nature, and extent of the proposed development.

Part 2 of the NHRA details specific activities that require a Heritage Impact Assessment (HIA) that will need to be approved by SAHRA. Parts of Section 35, 36 and 38 apply to the proposed project, principally:

- Section 35 (4) - No person may, without a permit issued by the responsible heritage resources authority-
- destroy, damage, excavate, alter, deface or otherwise disturb any archaeological or palaeontological site or any meteorite;
- destroy, damage, excavate, remove from its original position, collect or own any archaeological or palaeontological material or object or any meteorite.
- Section 38 (1) Subject to the provisions of subsections (7), (8) and (9), any person who intends to undertake a development categorised as-
- any development or other activity which will change the character of a site— (i) exceeding 5 000 m² in extent, must at the very earliest stages of initiating such a development, notify the responsible heritage resources authority and furnish it with details regarding the location, nature and extent of the proposed development.

In terms of Section 38(8), approval from the heritage authority is not required if an evaluation of the impact of such development on heritage resources is required in terms of any other legislation (such as NEMA), provided that the consenting authority ensures that the evaluation of impacts fulfils the requirements of the relevant heritage resources authority in terms of Section 38(3) and any comments and recommendations of the relevant resources

authority with regard to such development have been taken into account prior to the granting of the consent. However, should heritage resources of significance be affected by the proposed Camden I SEF, a permit is required to be obtained prior to disturbing or destroying such resources as per the requirements of Section 48 of the NHRA, and the SAHRA Permit Regulations (GN R668).

The 'Chance find Procedure' (included in this EMP) must be followed as required if any heritage resources are encountered during construction. Construction activities must be conducted carefully, and all activities ceased if any archaeological, cultural and heritage resources are discovered. The SAHRA must be notified, and investigation conducted before any activities can commence.

2.8 MINERAL AND PETROLEUM RESOURCES DEVELOPMENT ACT (NO.28 OF 2002)

The aim of the Mineral and Petroleum Resources Development Act (No. 28 of 2002) (MPRDA) is to make provision for equitable access to and sustainable development of the nation's mineral and petroleum resources. Section 53(1) of the MPRDA provides that any person who intends to use the surface of any land in any way that may be contrary to any object of the MPRDA, or which is likely to impede any such object, must apply to the Minister of Mineral Resources (the Minister) for approval. Section 53 of the MPRDA provides a mechanism for ensuring that, inter alia, the mining of mineral resources is not detrimentally affected through the use of the surface of land, and which may, for example, result in the sterilisation of a mineral resource. A Section 53 approval will be required due to the fact that the project is located on various mining right areas. The Amendment Regulations (GNR 420 of 27 March 2020) introduced a template for section 53 applications (Form Z) and the specific information that applicants will need to provide as part of a section 53 application.

A Section 53 Application was submitted on 13 May 2022 (DMR Ref: MP30/5/4/2/11093SU) and is pending authority review. All mineral right holders that have been identified to date are included on the I&AP database. No responses towards mineral rights have been received.

2.9 NOISE CONTROL REGULATIONS IN TERMS OF THE ENVIRONMENTAL CONSERVATION, 1989 (ACT 73 OF 1989)

In South Africa, environmental noise control has been in place for three decades, beginning in the 1980s with codes of practice issued by the South African National Standards (formerly the South African Bureau of Standards, SABS) to address noise pollution in various sectors of the country. Under the previous generation of environmental legislation, specifically the Environmental Conservation Act 73 of 1989 (ECA), provisions were made to control noise from a National level in the form of the Noise Control Regulations (GNR 154 of January 1992). In later years, the ECA was replaced by the National Environmental Management Act 107 of 1998 (NEMA) as amended.

The National Environmental Management: Air Quality Act 39 of 2004 (NEMAQA) was published in line with NEMA and contains noise control provisions under Section 34:

- (1) *The minister may prescribe essential national standards –*
- (a) *for the control of noise, either in general or by specific machinery or activities or in specified places or areas; or*
- (b) *for determining –*
- (i) *a definition of noise; and*
- (ii) *the maximum levels of noise.*
- (2) *When controlling noise, the provincial and local spheres of government are bound by any prescribed national standards.*

Under NEMAQA, the Noise Control Regulations were updated and are to be applied to all provinces in South Africa. The Noise Control Regulations give all the responsibilities of enforcement to the Local Provincial

Authority, where location specific by-laws can be created and applied to the locations with approval of Provincial Government. Where province-specific regulations have not been promulgated, acoustic impact assessments must follow the Noise Control Regulations.

Furthermore, NEMAQA prescribes that the Minister must publish maximum allowable noise levels for different districts and national noise standards. These have not yet been accomplished and as a result all monitoring and assessments are done in accordance with the South African National Standards (SANS) 10103:2008 and 10328:2008.

2.10 CIVIL AVIATION ACT (NO. 13 OF 2009)

Civil aviation in South Africa is governed by the Civil Aviation Act, 2009 (No. 13 of 2009). This Act provides for the establishment of a stand-alone authority mandated with controlling, promoting, regulating, supporting, developing, enforcing and continuously improving levels of safety and security throughout the civil aviation industry. This mandate is fulfilled by the South African Civil Aviation Authority (SA CAA) as an agency of the Department of Transport (DoT). The SA CAA achieves the objectives set out in the Act by complying with the Standards and Recommended Practices (SARPs) of the International Civil Aviation Organisation (ICAO), while considering the local context when issuing the South African Civil Aviation Regulations (SA CARs). All proposed developments or activities in South Africa that potentially could affect civil aviation must thus be assessed by SACAA in terms of the SA CARs and South African Civil Aviation Technical Standards (SA CATS) in order to ensure aviation safety.

As of the 1st of May 2021, Air Traffic and Navigation Services (ATNS) has been appointed as the new Obstacle application Service Provider for Windfarms and later Solar Plants. Their responsibility would pertain to the assessments, maintenance, and all other related matters in respect to Windfarms and in due time Power Plant assessments. The DEA Screening Tool Report identified Civil Aviation as having low sensitivity for the proposed Camden I SEF, and as being located between 8 and 15km of other civil aviation aerodrome.

Air Traffic and Navigation Services (ATNS) has been appointed as the Obstacle application Service Provider for Windfarms on 1 May 2021. They will be also responsible for Solar Obstacle Applications from the 1st of February 2022. SACAA and ATNS have been included on the project stakeholder database. They have been informed of the proposed Project, and comment will be sought from these authorities as applicable.

2.11 CONSERVATION OF AGRICULTURAL RESOURCES ACT (NO.43 OF 1983)

The Conservation of Agricultural Resources Act (Act 43 of 1983) (CARA) provides for the implementation of control measures for soil conservation works as well as alien and invasive plant species in and outside of urban areas.

In terms of the amendments to the regulations under the CARA, landowners are legally responsible for the control of alien species on their properties. Various Acts administered by the DFFE and the DWS, as well as other laws (including local by-laws), spell out the fines, terms of imprisonment and other penalties for contravening the law. Although no fines have yet been placed against landowners who do not remove invasive species, the authorities may clear their land of invasive alien plants and other alien species entirely at the landowners' cost and risk.

The CARA Regulations with regards to alien and invasive species have been superseded by NEMBA Alien and Invasive Species (AIS) Regulations which became law on 1 October 2014.

2.12 OCCUPATIONAL HEALTH AND SAFETY ACT (NO. 85 OF 1993)

The Occupational Health and Safety Act (No. 85 of 1993) (OHSA) and the relevant regulations under the Act are applicable to the proposed project. This includes the Construction Regulations promulgated in 2014 under Section 43 of the Act. Adherence to South Africa's OHSA and its relevant Regulations, is essential. It is noted that adherence to the South African OHSA will also ensure adherence to the relevant occupational health and safety

provisions contained within the International Finance Corporation (IFC) general Environmental, Health and Safety (EHS) Guidelines 2007, given that the South African standards either meet or exceed the relevant IFC guidelines.

Measures to promote safety awareness and ensure safety of all onsite personnel have been recommended in this EMPr.

2.13 IFC PERFORMANCE STANDARDS

The objectives and applicability of the eight International Finance Corporation (IFC) Performance Standards (PS) are detailed in **Table 2.1**.

Table 2.1: IFC Performance Standards Applicability to the Project

REFERENCE REQUIREMENTS	PROJECT SPECIFIC APPLICABILITY																			
Performance Standard 1: Assessment and Management of Environmental and Social Risks and Impacts																				
Overview	Performance Standard 1 underscores the importance of managing environmental and social performance throughout the life of a project. An effective Environmental and Social Management System (ESMS) is a dynamic and continuous process initiated and supported by management, and involves engagement between the client, its workers, local communities directly affected by the project (the Affected Communities) and, where appropriate, other stakeholders.																			
Objectives	<ul style="list-style-type: none"> — To identify and evaluate environmental and social risks and impacts of the project. — To adopt a mitigation hierarchy to anticipate and avoid, or where avoidance is not possible, minimize, and, where residual impacts remain, compensate/offset for risks and impacts to workers, Affected Communities, and the environment. — To promote improved environmental and social performance of clients through the effective use of management systems. — To ensure that grievances from Affected Communities and external communications from other stakeholders are responded to and managed appropriately. — To promote and provide means for adequate engagement with Affected Communities throughout the project cycle on issues that could potentially affect them and to ensure that relevant environmental and social information is disclosed and disseminated. 																			
Aspects	<table border="1"> <tr> <td>1.1</td> <td>Policy</td> </tr> <tr> <td>1.2</td> <td>Identification of Risks and Impacts</td> </tr> <tr> <td>1.3</td> <td>Management Programmes</td> </tr> <tr> <td>1.4</td> <td>Organisational Capacity and Competency</td> </tr> <tr> <td>1.5</td> <td>Emergency Preparedness and Response</td> </tr> <tr> <td>1.6</td> <td>Monitoring and Review</td> </tr> <tr> <td>1.7</td> <td>Stakeholder Engagement</td> </tr> <tr> <td>1.8</td> <td>External Communication and Grievance Mechanism</td> </tr> <tr> <td>1.9</td> <td>Ongoing Reporting to Affected Communities</td> </tr> </table>	1.1	Policy	1.2	Identification of Risks and Impacts	1.3	Management Programmes	1.4	Organisational Capacity and Competency	1.5	Emergency Preparedness and Response	1.6	Monitoring and Review	1.7	Stakeholder Engagement	1.8	External Communication and Grievance Mechanism	1.9	Ongoing Reporting to Affected Communities	The IFC Standards state under PS 1 (Guidance Note 23) that “ <i>the breadth, depth and type of analysis included in an ESIA must be proportionate to the nature and scale of the proposed project’s potential impacts as identified during the course of the assessment process.</i> ” This document is the <u>final</u> EIR deliverable from the Scoping and EIA process undertaken for the proposed Project. The impact assessment comprehensively assesses the key environmental and social impacts and complies with the requirements of the South African EIA Regulations. In addition, an EMPr (This report) has been compiled during the EIA phase of the project. A formal project specific ESMS will be compiled in the event that the project is developed in the future. Management and monitoring plans outlined in the EMPr will serve as the basis for an ESMS for the proposed Project.
1.1	Policy																			
1.2	Identification of Risks and Impacts																			
1.3	Management Programmes																			
1.4	Organisational Capacity and Competency																			
1.5	Emergency Preparedness and Response																			
1.6	Monitoring and Review																			
1.7	Stakeholder Engagement																			
1.8	External Communication and Grievance Mechanism																			
1.9	Ongoing Reporting to Affected Communities																			
Performance Standard 2: Labour and Working Conditions;																				

REFERENCE REQUIREMENTS

PROJECT SPECIFIC APPLICABILITY

Overview	Performance Standard 2 recognises that the pursuit of economic growth through employment creation and income generation should be accompanied by protection of the fundamental rights of workers.		
Objectives	<ul style="list-style-type: none"> – To promote the fair treatment, non-discrimination, and equal opportunity of workers. – To establish, maintain, and improve the worker-management relationship. – To promote compliance with national employment and labour laws. – To protect workers, including vulnerable categories of workers such as children, migrant workers, workers engaged by third parties, and workers in the client’s supply chain. – To promote safe and healthy working conditions, and the health of workers. – To avoid the use of forced labour. 		
Aspects	2.1	<ul style="list-style-type: none"> – Working Conditions and Management of Worker Relationship – Human Resources Policy and Management – Working Conditions and terms of Engagement – Workers organisation – Non- Discrimination and Equal Opportunity – Retrenchment – Grievance Mechanism 	<p>The construction activities will require contractors for completion. A safe working environment and fair contractual agreements must be in place. The operational phase will have permanent employees for day-to-day activities as well as contractors who will all need a safe working environment and fair contractual agreements.</p> <p>Whilst PS2 will be applicable to the Project, it is not intended to be addressed in detail at this stage. Recommendations are provided concerning development of a detailed Human Resources (HR) and Occupational Health and Safety (OHS) system by the developer and its partners as the Project moves towards implementation. In addition, measures to address the Interim Advice for IFC Clients on Supporting Workers in the Context of COVID-19 are referenced.</p> <p>The EMPr (This report) has incorporated the requirements for compliance with Labour and Working legislation and good practice on the part of the contractors .</p>
	2.2	<ul style="list-style-type: none"> – Protecting the Workforce – Child Labour – Forced Labour 	
	2.3	Occupational health and Safety	
	2.4	Workers Engaged by Third Parties	
	2.5	Supply Chain	
Performance Standard 3: Resource Efficiency and Pollution Prevention			
Overview	Performance Standard 3 recognises that increased economic activity and urbanisation often generate increased levels of pollution to air, water, and land, and consume finite resources in a manner that may threaten people and the environment at the local, regional, and global levels. There is also a growing global consensus that the current and projected atmospheric concentration of greenhouse gases (GHG) threatens the public health and welfare of current and future generations. At the same time, more efficient and effective resource use and pollution prevention and GHG emission avoidance and mitigation technologies and practices have become more accessible and achievable in virtually all parts of the world.		
Objectives	<ul style="list-style-type: none"> – To avoid or minimise adverse impacts on human health and the environment by avoiding or minimising pollution from project activities. – To promote more sustainable use of resources, including energy and water. – To reduce project related GHG emissions. 		
Aspects	3.1	<ul style="list-style-type: none"> – Policy Resource Efficiency – Greenhouse Gases – Water Consumption 	<p>PS3-related impacts, such as the management of construction waste, hazardous substances, and stormwater are assessed in Section 6 of this report.</p> <p>There are no material resource efficiency issues associated with the Project. Section 6 of the EMPr includes general resource efficiency measures.</p>
	3.2	<ul style="list-style-type: none"> – Pollution Prevention 	

REFERENCE REQUIREMENTS

PROJECT SPECIFIC APPLICABILITY

	<ul style="list-style-type: none"> — Air Emissions — Stormwater — Waste Management — Hazardous Materials Management — Pesticide use and Management 	<p>The project is not GHG emissions intensive and a climate resilience study or a GHG emissions-related assessment is not deemed necessary for a project of this nature. However, the Camden I SEF seeks to facilitate resource efficiency and pollution prevention by contributing to the South African green economy.</p> <p>Dust air pollution in the construction phase has been addressed in Section 6 of the EMPr (This report).</p> <p>The Project will not result in the release of industrial effluents. Potential pollution associated with sanitary wastewater is low and mitigation measures have been included in Section 6 of the EMPr (This report).</p> <p>Land contamination of the site from historical land use (i.e. low intensity agricultural / grazing) is not considered to be a cause for concern.</p> <p>The waste generation profile of the project is not complex. Waste mitigation and management measures have been included in Section 7.1 of EMPr (This report).</p> <p>Hazardous materials are not a key issue; small quantities of construction materials (oil, grease, diesel fuel etc.) are the only wastes expected to be associated with the project. The EMPr has taken these anticipated hazardous materials into account and recommend relevant mitigation and management measures (Refer to Section 7.1 of the EMPr (This report)).</p>
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Performance Standard 4: Community Health, Safety, and Security

Overview	Performance Standard 4 recognizes that project activities, equipment, and infrastructure can increase community exposure to risks and impacts.		
Objectives	<ul style="list-style-type: none"> — To anticipate and avoid adverse impacts on the health and safety of the Affected Community during the project life from both routine and non-routine circumstances. — To ensure that the safeguarding of personnel and property is carried out in accordance with relevant human rights principles and in a manner that avoids or minimizes risks to the Affected Communities. 		
Aspects	4.1	<ul style="list-style-type: none"> — Community Health and Safety — Infrastructure and Equipment Design and Safety — Hazardous Materials Management and Safety — Ecosystem Services — Community Exposure to Disease — Emergency Preparedness and Response 	<p>The requirements included in PS 4 has been addressed in this S&EIA process and the development of the EMPr.</p> <p>During the construction phase there will be an increase in vehicular traffic along public roads, largely due to the need for importation of construction material. Pedestrian and road safety risks have been qualitatively evaluated in the S&EIA process and the clients’ standard safety and security measures, as well as potential additional measures recommended by WSP, is detailed in Section 6 the EMPr (This report)</p>
	4.2	Security Personnel	

Performance Standard 5: Land Acquisition and Involuntary Resettlement

Overview	Performance Standard 5 recognises that project-related land acquisition and restrictions on land use can have adverse impacts on communities and persons that use this land. Involuntary resettlement refers both to physical displacement (relocation or loss of shelter) and to economic displacement (loss of assets or access to assets that leads to loss of income sources or other means of livelihood) as a result of project-related land acquisition and/or restrictions on land use.
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REFERENCE REQUIREMENTS

PROJECT SPECIFIC APPLICABILITY

Objectives	<ul style="list-style-type: none"> — To avoid, and when avoidance is not possible, minimise displacement by exploring alternative project designs. — To avoid forced eviction. — To anticipate and avoid, or where avoidance is not possible, minimise adverse social and economic impacts from land acquisition or restrictions on land use by (i) providing compensation for loss of assets at replacement cost and (ii) ensuring that resettlement activities are implemented with appropriate disclosure of information, consultation, and the informed participation of those affected. — To improve, or restore, the livelihoods and standards of living of displaced persons. — To improve living conditions among physically displaced persons through the provision of adequate housing with security of tenure at resettlement sites. 	
Aspects	<p>5.1</p> <ul style="list-style-type: none"> — Displacement — Physical Displacement — Economic Displacement — Private Sector Responsibilities under Government Managed Resettlement 	<p>PS5 is not applicable to the proposed Camden I SEF as no physical or economic displacement or livelihood restoration will be required.</p> <p>The proposed Camden I SEF is located on privately owned land that is utilised for agriculture by the landowners. The impact of the proposed development on the agricultural production capability of the site has been assessed by the Agriculture Specialist as being acceptable.</p>
Performance Standard 6: Biodiversity Conservation and Sustainable Management of Living Natural Resources		
Overview	<p>Performance Standard 6 recognizes that protecting and conserving biodiversity, maintaining ecosystem services, and sustainably managing living natural resources are fundamental to sustainable development.</p>	
Objectives	<ul style="list-style-type: none"> — To protect and conserve biodiversity. — To maintain the benefits from ecosystem services. — To promote the sustainable management of living natural resources through the adoption of practices that integrate conservation needs and development priorities. 	
Aspects	<p>6.1</p> <p>Protection and Conservation of Biodiversity</p>	<p>The Project Area falls within CBAs (Irreplaceable and Optimal) and a large wetland area adjacent and to the north of the Vaal River (near the southern part of the site) is mapped as an ESA. A Biodiversity Impact Assessment as well as an Avifaunal Impact Assessment and Freshwater Ecology Impact Assessment have been conducted.</p> <p>The methodologies for the specialist assessments include a combination of literature review, in-field surveys and sensitivity mapping. This substantively complies with the PS 6 general requirements for baseline and impact assessment for determination of biodiversity and ecosystem services issues. The determination of habitat sensitivity was undertaken within the legal and best practice reference framework for South Africa.</p> <p>The prevalence of invasive alien species has been determined, and mitigation and management measures have been included in Section 7.2 of the EMPr.</p>
Performance Standard 7: Indigenous People		
Overview	<p>Performance Standard 7 recognizes that Indigenous Peoples, as social groups with identities that are distinct from mainstream groups in national societies, are often among the most marginalized and vulnerable segments of the population. In many cases, their economic, social, and legal status limits their capacity to defend their rights to, and interests in, lands and natural and cultural resources, and may restrict their ability to participate in and benefit from development. Indigenous Peoples are particularly vulnerable if their lands and resources are transformed, encroached upon, or significantly degraded.</p>	
Objectives	<ul style="list-style-type: none"> — To ensure that the development process fosters full respect for the human rights, dignity, aspirations, culture, and natural resource-based livelihoods of Indigenous Peoples. 	

REFERENCE REQUIREMENTS

PROJECT SPECIFIC APPLICABILITY

	<ul style="list-style-type: none"> — To anticipate and avoid adverse impacts of projects on communities of Indigenous Peoples, or when avoidance is not possible, to minimize and/or compensate for such impacts. — To promote sustainable development benefits and opportunities for Indigenous Peoples in a culturally appropriate manner. — To establish and maintain an ongoing relationship based on Informed Consultation and Participation (ICP) with the Indigenous Peoples affected by a project throughout the project’s life-cycle. — To ensure the Free, Prior, and Informed Consent (FPIC) of the Affected Communities of Indigenous Peoples when the circumstances described in this Performance Standard are present. — To respect and preserve the culture, knowledge, and practices of Indigenous Peoples. 	
Aspects	<p>7.1 General</p> <ul style="list-style-type: none"> — Avoidance of Adverse Impacts — Participation and Consent 	As per the international instruments under the United Nations (UN) Human Rights Conventions, no indigenous peoples are present within the study area. The Project does not involve displacement. PS7 will not be triggered.
	<p>7.2 Circumstances Requiring Free, Prior, and Informed Consent</p> <ul style="list-style-type: none"> — Impacts on Lands and Natural Resources Subject to Traditional Ownership or Under Customary Use — Critical Cultural Heritage — Relocation of Indigenous Peoples from Lands and Natural Resources Subject to Traditional Ownership or Under Customary Use 	
	<p>7.3 Mitigation and Development Benefits</p>	
	<p>7.4 Private Sector Responsibilities Where Government is Responsible for Managing Indigenous Peoples Issues</p>	
Performance Standard 8: Cultural Heritage		
Overview	Performance Standard 8 recognizes the importance of cultural heritage for current and future generations.	
Objectives	<ul style="list-style-type: none"> — To protect cultural heritage from the adverse impacts of project activities and support its preservation. — To promote the equitable sharing of benefits from the use of cultural heritage. 	
Aspects	<p>8.1 Protection of Cultural Heritage in Project Design and Execution</p>	<p>A Heritage Report has been carried out by a suitably qualified specialist, revealing:</p> <ul style="list-style-type: none"> — No Stone Age or Iron Age archaeological sites are on record within the immediate study area but this could be due to a lack of focused research in the area. — A small cemetery is situated on the southern portion of the proposed solar project area. The cemetery contains mainly stone packed graves that are partially enclosed by a low stone wall. — According to the SAHRA Paleontological map the study area is of zero to very high paleontological significance and an independent study was conducted for this aspect. Bamford (2022) concluded that based on the fossil record but confirmed

REFERENCE REQUIREMENTS

PROJECT SPECIFIC APPLICABILITY

			<p>by the site visit and walk through, there are NO FOSSILS of the <i>Glossopteris</i> flora even though fossils have been recorded from rocks of a similar age and type in South Africa.</p> <ul style="list-style-type: none"> – The study area is in a rural setting and characterised by cultivation and agricultural activities with a historical layering consisting of burial sites and the remnants of stone packed structures/ settlements. A more recent industrial element is introduced by the Camden Power Station that was commissioned in 1967, along with the development of coal-mining in the broader region. – The project area has been cultivated from prior to 1968 as indicated on historical maps and has remained under cultivation until present these activities would have impacted on surface indicators of heritage sites if any were ever present in the area. <p>A Chance Find Procedure has been included in Section 7.13.1 of the EMPr.</p>
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2.14 OTHER GUIDELINES AND BEST PRACTICE RECOMMENDATIONS

2.14.1 EQUATOR PRINCIPLES

The Equator Principles (EPs) is a risk management framework, adopted by financial institutions, for determining, assessing, and managing environmental and social risk in projects and is primarily intended to provide a minimum standard for due diligence to support responsible risk decision-making.

The EPs apply globally to all industry sectors and to five financial products 1) Project Finance Advisory Services, 2) Project Finance, 3) Project-Related Corporate Loans, 4) Bridge Loans and 5) Project-Related Refinance and Project-Related Acquisition Finance. The relevant thresholds and criteria for application is described in detail in the Scope section of the EP. Currently 125 Equator Principles Financial Institutions (EPFIs) in 37 countries have officially adopted the EPs, covering the majority of international project finance debt within developed and emerging markets. EPFIs commit to implementing the EPs in their internal environmental and social policies, procedures and standards for financing projects and will not provide Project Finance or Project-Related Corporate Loans to projects where the client will not, or is unable to, comply with the EPs.

While the EPs are not intended to be applied retroactively, EPFIs apply them to the expansion or upgrade of an existing project where changes in scale or scope may create significant environmental and social risks and impacts, or significantly change the nature or degree of an existing impact. The EPs have greatly increased the attention and focus on social/community standards and responsibility, including robust standards for indigenous peoples, labour standards, and consultation with locally affected communities within the Project Finance market.

The EPs have also helped spur the development of other responsible environmental and social management practices in the financial sector and banking industry and have supported member banks in developing their own Environmental and Social Risk Management Systems.

The requirements and applicability of the EPs are outlined in **Table 2.2**.

It should be noted that Principles 8 and 10 relate to a borrower’s code of conduct and are therefore not considered relevant to the S&EIA process and have not been included in this discussion.

Table 2.2: Requirements and Applicability of the Equator Principles

REQUIREMENT	PROJECT SPECIFIC APPLICABILITY
Principle 1: Review and Categorisation	
<p>Overview</p> <p>When a project is proposed for financing, the EPFI will, as part of its internal social and environmental review and due diligence, categorise such project based on the magnitude of its potential impacts and risks in accordance with the environmental and social screening criteria of the IFC.</p> <p>Using categorisation, the EPFI's environmental and social due diligence is commensurate with the nature, scale, and stage of the Project, and with the level of environmental and social risks and impacts.</p> <p>The categories are:</p> <ul style="list-style-type: none"> — Category A: Projects with potential significant adverse environmental and social risks and/or impacts that are diverse, irreversible or unprecedented; — Category B: Projects with potential limited adverse environmental and social risks and/or impacts that are few in number, generally site-specific, largely reversible and readily addressed through mitigation measures; and — Category C: Projects with minimal or no adverse environmental and social risks and/or impacts. 	<p>Based upon the significance and scale of the Project's environmental and social impacts, the proposed project is regarded as a Category B project i.e. a project with potential limited adverse environmental or social risks and/or impacts that are few in number, generally site-specific, largely reversible, and readily addressed through mitigation measures.</p>
Principle 2: Environmental and Social Assessment	
<p>Overview</p> <p>For all Category A and Category B Projects, the EPFI will require the client to conduct an appropriate Assessment process to address, to the EPFI's satisfaction, the relevant environmental and social risks and scale of impacts of the proposed Project (which may include the illustrative list of issues found in Exhibit II). The Assessment Documentation should propose measures to minimise, mitigate, and where residual impacts remain, to compensate/ offset/ remedy for risks and impacts to Workers, Affected Communities, and the environment, in a manner relevant and appropriate to the nature and scale of the proposed Project.</p> <p>The Assessment Documentation will be an adequate, accurate and objective evaluation and presentation of the environmental and social risks and impacts, whether prepared by the client, consultants or external experts. For Category A, and as appropriate, Category B Projects, the Assessment Documentation includes an Environmental and Social Impact Assessment (ESIA). One or more specialised studies may also need to be undertaken. For other Category B and potentially C Projects, a limited or focused environmental or social assessment may be appropriate, applying applicable risk management standards relevant to the risks or impacts identified during the categorisation process.</p> <p>The client is expected to include assessments of potential adverse Human Rights impacts and climate change risks as part of the ESIA or other Assessment, with these included in the Assessment Documentation.</p>	<p>This document is the third deliverable (i.e. EIR) from the S&EIA process undertaken for the proposed Project. The assessment appropriately and comprehensively assessed the key environmental and social impacts and complies with the requirements of the South African EIA Regulations and this Principle. In addition, an EMPr has been compiled (This report). A formal project specific ESMS will be compiled in the event that the project is developed in the future. Management and monitoring plans outlines in the EMPr will serve as the basis for an ESMS for the proposed Project.</p>
Principle 3: Applicable Environmental and Social Standards	

REQUIREMENT		PROJECT SPECIFIC APPLICABILITY
Overview	<p>The Assessment process should, in the first instance, address compliance with relevant host country laws, regulations and permits that pertain to environmental and social issues.</p> <p>The EPFI's due diligence will include, for all Category A and Category B Projects globally, review and confirmation by the EPFI of how the Project and transaction meet each of the Principles.</p> <p>For Projects located in Non-Designated Countries, the Assessment process evaluates compliance with the then applicable IFC PS and WBG EHS Guidelines. For Projects located in Designated Countries, compliance with relevant host country laws, regulations and permits that pertain to environmental and social issues.</p>	<p>As South Africa has been identified as a non-designated country, the reference framework for environmental and social assessment is based on the IFC PS. In addition, this S&EIA process has been undertaken in accordance with NEMA (the host country's relevant legislation).</p>
Principle 4: Environmental and Social Management System and Equator Principles Action Plan		
Overview	<p>For all Category A and Category B Projects, the EPFI will require the client to develop or maintain an Environmental and Social Management System (ESMS).</p> <p>Further, an Environmental and Social Management Plan (ESMP) will be prepared by the client to address issues raised in the Assessment process and incorporate actions required to comply with the applicable standards. Where the applicable standards are not met to the EPFI's satisfaction, the client and the EPFI will agree on an Equator Principles Action Plan (EPAP). The EPAP is intended to outline gaps and commitments to meet EPFI requirements in line with the applicable standards.</p>	<p>A formal project specific ESMS will be compiled in the event that the project is developed in the future. Management and monitoring plans outlined in the EMPr will serve as the basis for an ESMS for the proposed Project.</p>
Principle 5: Stakeholder Engagement		
Overview	<p>EPFI will require the client to demonstrate effective Stakeholder Engagement as an ongoing process in a structured and culturally appropriate manner with Affected Communities Workers and, where relevant, Other Stakeholders. For Projects with potentially significant adverse impacts on Affected Communities, the client will conduct an Informed Consultation and Participation process.</p> <p>To accomplish this, the appropriate assessment documentation, or non-technical summaries thereof, will be made available to the public by the borrower for a reasonable minimum period in the relevant local language and in a culturally appropriate manner. The borrower will take account of and document the process and results of the consultation, including any actions agreed resulting from the consultation.</p> <p>Disclosure of environmental or social risks and adverse impacts should occur early in the Assessment process, in any event before the Project construction commences, and on an ongoing basis.</p> <p>All Projects affecting Indigenous Peoples will be subject to a process of Informed Consultation and Participation, and will need to comply with the rights and protections for Indigenous Peoples contained in relevant national law, including those laws</p>	<p>The S&EIA process includes an extensive stakeholder engagement process which complies with the South African EIA Regulations. The process includes consultations with local communities, nearby businesses, and a range of government sector stakeholders (state owned enterprises, national, provincial and local departments).</p> <p>The stakeholder engagement process solicits interest from potentially interested parties through the placement of site notices and newspaper advertisements as well as written and telephonic communication.</p>

REQUIREMENT	PROJECT SPECIFIC APPLICABILITY
implementing host country obligations under international law.	
Principle 6: Grievance Mechanism	
<p>Overview For all Category A and, as appropriate, Category B Projects, the EPFI will require the client, as part of the ESMS, to establish effective grievance mechanisms which are designed for use by Affected Communities and Workers, as appropriate, to receive and facilitate resolution of concerns and grievances about the Project's environmental and social performance.</p> <p>The borrower will inform the Affected Communities and Workers about the grievance mechanism in the course of the stakeholder engagement process and ensure that the mechanism addresses concerns promptly and transparently, in a culturally appropriate manner, and is readily accessible, at no cost, and without retribution to the party that originates the issue or concern.</p>	The EMPr includes a <i>Grievance Mechanism Process for Public Complaints and Issues</i> (Section 7.15). This procedure effectively allows for external communications with members of the public to be undertaken in a transparent and structured manner.
Principle 7: Independent Review	
<p>Overview For all Category A and, as appropriate, Category B Projects, an Independent Environmental and Social Consultant, not directly associated with the client, will carry out an Independent Review of the Assessment Documentation including the ESMPs, the ESMS, and the Stakeholder Engagement process documentation in order to assist the EPFI's due diligence, and assess Equator Principles compliance.</p>	This principle will only become applicable in the event that the project is developed in the future necessitating Independent Review.
Principle 9: Independent Monitoring and Reporting	
<p>Overview To assess Project compliance with the Equator Principles after Financial Close and over the life of the loan, the EPFI will require independent monitoring and reporting for all Category A, and as appropriate, Category B projects. Monitoring and reporting should be provided by an Independent Environmental and Social Consultant; alternatively, the EPFI will require that the client retain qualified and experienced external experts to verify its monitoring information, which will be shared with the EPFI in accordance with the frequency required.</p>	This principle will only become applicable in the event that the project is developed in the future necessitating independent monitoring and reporting.

2.14.2 WORLD BANK GROUP ENVIRONMENTAL, HEALTH, AND SAFETY GUIDELINES

In support of the Performance Standards, the World Bank Group (WBG) has published a number of Environmental Health and Safety (EHS) Guidelines. The EHS Guidelines are technical reference documents that address IFC's expectations regarding the industrial pollution management performance of its projects. They are designed to assist managers and decision makers with relevant industry background and technical information. This information supports actions aimed at avoiding, minimising, and controlling EHS impacts during the construction, operation, and decommissioning phase of a project or facility. The EHS Guidelines serve as a technical reference

source to support the implementation of the IFC Performance Standards, particularly in those aspects related to PS3: Pollution Prevention and Abatement, as well as certain aspects of occupational and community health and safety.

Where host country regulations differ from the levels and measures presented in the EHS Guidelines, projects seeking international funding may be expected to achieve whichever is more stringent. If less stringent levels or measures are appropriate in view of specific project circumstances, a full and detailed justification for any proposed alternatives is required.

The following IFC / WBG EHS Guidelines have been generally consulted during the preparation of the EIA in order to aid the identification of EHS aspects applicable to the project:

- *Electric Power Transmission and Distribution (2007)* - information relevant to power transmission between a generation facility and a substation located within an electricity grid, in addition to power distribution from a substation to consumers located in residential, commercial, and industrial areas;
- *General EHS Guidelines* – this includes a section on a range of environmental, occupational health and safety, community health and safety, and construction activities that would apply to the project. The guideline also contains recommended guidelines adopted from the World Health Organisation (WHO) for ambient air and water quality, which are referred to in the relevant impact assessment sections in the ESIA report.

2.14.3 GENERIC EMPr RELEVANT TO AN APPLICATION FOR SUBSTATION AND OVERHEAD ELECTRICITY TRANSMISSION AND DISTRIBUTION INFRASTRUCTURE

NEMA requires that an EMPr be submitted where an EIA has been identified as the environmental instrument to be utilised as the basis for a decision on an application for environmental authorisation. The content of an EMPr must either contain the information set out in Appendix 4 of the EIA Regulations, 2014, as amended, or must be a generic EMPr relevant to an application as identified and gazetted by the Minister in a government notice. Once the Minister has identified, through a government notice, that a generic EMPr is relevant to an application for EA, that generic EMPr must be applied by all parties involved in the EA process, including, but not limited to, the applicant and the CA.

GN 435 of 22 March 2019 identified a generic EMPr relevant to applications for substations and overhead electricity transmission and distribution infrastructure which require authorisation in terms of Section 42(2) of NEMA. Applications for overhead electricity transmission and distribution infrastructure and applications for the development or expansion of substation infrastructure for the transmission and distribution of electricity that trigger Activity 11 or 47 of Listing Notice 1 or Activity 9 of Listing Notice 2 and any other listed or specified activities must use the generic EMPrs.

The objective of the generic EMPr is to prescribe and pre-approve generally accepted impact management outcomes and impact management actions, which can commonly and repeatedly be used for the avoidance, management and mitigation of impacts and risks associated with the development or expansion of overhead electricity transmission and distribution infrastructure and the development or expansion of substation infrastructure for the transmission and distribution of electricity. The use of a generic EMPr is intended to reduce the need to prepare and review individual EMPrs for applications of a similar nature.³

The generic EMPr for substations have been used as a basis for this EMPr. The *Generic Environmental Management Programme (EMPr) for the Development and Expansion of Substation Infrastructure for the Transmission and Distribution of Electricity* is attached as **Appendix D**.

The generic EMPr for powerlines is not applicable therefore it has not been included in this EMPr.

³ DEA (2019) *Appendix 1: Generic Environmental Management Programme (EMPr) for the Development and Expansion for Overhead Electricity Transmission and Distribution Infrastructure*; DEA (2019) *Generic Environmental Management Programme (EMPr) for the Development and Expansion of Substation Infrastructure for the Transmission and Distribution of Electricity*

3 ENVIRONMENTAL MANAGEMENT OBJECTIVES

An EMPr is defined as “an environmental management tool used to ensure that undue or reasonably avoidable adverse impacts of the construction, operation and decommissioning of a project are prevented or mitigated, and that the positive benefits of the projects are enhanced.”

This EMPr has been compiled in accordance with Appendix 4 of GNR 982, in compliance with section 24N of NEMA, with the purpose of ensuring that negative impacts are reduced, and positive effects are enhanced through a process of continual improvement, during both the construction and operational phases of Camden I SEF.

To facilitate compliance to the EMPr by appointed contractors and sub-contractors, it is required that all onsite personnel are aware of the requirements of the EMPr as well as the prescribed penalties should a non-conformance be identified during the construction, operation and decommissioning activities.

Further to the above, appointed contractors and sub-contractors will also be required to comply with all relevant legislation and standards.

3.1 EMPr OBJECTIVES

The EMPr has the following objectives:

- Identify mitigation measures and environmental specifications which are required to be implemented for the planning, construction and rehabilitation, operation, and decommissioning phases of the project in order to manage and minimise the extent of potential environmental impacts associated with the facility;
- Ensure that all the phases of the proposed project do not result in undue or reasonably avoidable adverse environmental impacts, and ensure that any potential environmental benefits are enhanced;
- Identify entities responsible for the implementation of the measures and outline functions and responsibilities;
- Create management structures that address the concerns and complaints of interested and affected parties (I&APs) with regards to the proposed project;
- Propose mechanisms and frequency for monitoring compliance, and preventing long-term or permanent environmental degradation; Comply with all applicable laws, regulations, standards and guidelines for the protection of the environment;
- Train onsite personnel with regard to their environmental obligations; and
- Facilitate appropriate and proactive responses to unforeseen events or changes in project implementation that was not considered in the EIA process.

3.2 ENVIRONMENTAL OBJECTIVES AND TARGETS

To facilitate compliance to the EMPr, Camden I SEF must comply with all relevant legislation and standards and make all personnel aware of the requirements of the EMPr, as well as the prescribed penalties should a non-conformance be identified during the different phases of the proposed Project.

It is recommended that environmental objectives (as outlined in this document) be emphasised as minimum requirements. Objectives include:

- Encourage good management practices through planning and commitment to environmental issues; and
- Provide rational and practical environmental guidelines to:
 - Minimise disturbance of the natural environment;
 - Minimise fugitive emissions;
 - Minimise impact of added traffic into the area;
 - Ensure surface and groundwater resource protection;
 - Prevent or minimise all forms of pollution;

- Protect indigenous flora and fauna;
- Prevent soil erosion;
- Promote sustainable use of resources;
- Adopt the best practical means available to prevent or minimise adverse environmental impacts;
- Comply with all applicable laws, regulations, standards and guidelines for the protection of the environment;
- Promote the reduction, reuse, recycling and recovery of waste;
- Develop waste management practices based on prevention, minimisation, recycling, treatment or disposal of waste;
- Describe all monitoring procedures required to identify impacts on the environment;
- Define how the management of the environment is reported and performance evaluated; and
- Train onsite personnel with regard to their environmental obligations.

4 MANAGEMENT PROCEDURES AND ADMINISTRATIVE REQUIREMENTS

4.1 ORGANISATIONAL STRUCTURE AND RESPONSIBILITIES

Formal responsibilities are necessary to ensure that key management measures/procedures are executed. Camden I SEF (via the appointed EPC contractor/principle contractor), will be responsible for the overall control of the project site during the pre-construction, construction, operation, decommissioning and rehabilitation phases of the project. Camden I SEF's responsibilities (via the appointed EPC contractor/principle contractor) will include the following:

- Appointing an independent environmental control officer (ECO) for the duration of the Contract during construction and as specified by the DFFE during operation;
- Being fully familiar with the EIAR, EA conditions and the EMPr;
- Applying for an amendment of the EA from the DFFE as and when required in line with the prevailing legislation
- The overall implementation of the EMPr;
- Ensuring compliance, by all parties, and the imposition of penalties for noncompliance;
- Implementing corrective and preventive actions, where required;
- Ensuring that any other necessary permits or licences are obtained and complied with;
- Preventing pollution and actions that will harm or may cause harm to the environment;
- Notifying the DFFE within 30 days that construction activity will commence;
- Notifying the DFFE in writing within 24 hours if any condition in the EA cannot be or is not adhered to; and
- Notifying the DFFE 14 days prior to commencement of the operational phase

Table 4.1 provides a high-level outline of the various roles and responsibilities of the project.

Table 4.1: Roles and Responsibilities

DESIGNATION	ROLES AND RESPONSIBILITY
Project Manager	<ul style="list-style-type: none"> – Ensure that Camden I SEF and the relevant contractor/s are aware of all specifications, legal constraints pertaining to the project during construction, specifically with regards to the environment. – Ensure that all stipulations within the EMPr and conditions of the environmental authorisation are communicated and adhered to by Camden I SEF and its contractor(s). – Monitor the implementation of the EMPr and conditions of the environmental authorisation throughout the project by means of site inspections and meetings. This will be documented as part of the site meeting minutes. – Be fully conversant with the EIAR for the project, the conditions of environmental authorisation and all relevant environmental legislation.
Site Manager (EPC Contractor)	<ul style="list-style-type: none"> – Be fully conversant with the EIAR, the conditions of environmental authorisation and the EMPr. – Approve method statements. – Provide support to the ECO. – Be fully conversant with all relevant environmental legislation and ensure compliance thereof.

DESIGNATION

ROLES AND RESPONSIBILITY

	<ul style="list-style-type: none"> – Have overall responsibility for the implementation of the EMPr and conditions of the environmental authorisation – Ensure that audits are conducted to ensure compliance to the EMPr and conditions of the environmental authorisation. – Liaise with the Project Manager or his delegate, the ECO and others on matters concerning the environment – Prevent actions that will harm or may cause harm to the environment, and take steps to prevent pollution and unnecessary degradation onsite. – Confine construction activities to demarcated areas.
<p>Environmental Officer (EO) (EPC Contractor)</p>	<p>The EO must be appointed by the Contractor and is responsible for managing the day-to-day onsite implementation of the EMPr, and for the compilation of weekly environmental monitoring reports during construction. During the operational phase environmental monitoring reports may be as specified by the DFFE (such as annually) by the external EO or ECO. In addition, the EO must act as liaison and advisor on all environmental and related issues, seek advice from the ECO when necessary, and ensure that any complaints received from I&APs are duly processed and addressed and that conflicts are resolved in an acceptable manner and timely manner. The EO shall be a full time dedicated member of the Contractor’s team and must be approved by Camden I SEF (Project Company).</p> <p>The following qualifications, qualities and experience are recommended for the individual appointed as the EO:</p> <ul style="list-style-type: none"> – A relevant environmental diploma or degree in natural sciences, as well as a minimum of three years’ experience in construction site monitoring, excluding health and safety; – A level-headed and firm person with above-average communication and negotiating skills. The ability to handle and address conflict management situations will be an advantage; and – Relevant experience in environmental site management and EMPr compliance monitoring. <p>The EO’s responsibilities include, but not limited to:</p> <ul style="list-style-type: none"> – Monitoring, on a daily basis, environmental specifications on site and compliance with the conditions of the EA, environmental legislation and EMPr; – Keeping a register of compliance / non-compliance with the environmental specifications; – Identifying and assessing previously unforeseen, actual or potential impacts on the environment; – Ensuring that a brief weekly environmental monitoring report is submitted to the ECO; – Conducting site inspections during the defects liability period, and bringing any environmental concerns to the attention of the ECO and Contractor; – Advising the Contractor on the rectification of any pollution, contamination or damage to the construction site, rights of way and adjacent land; – Attending site meetings (scheduled and ad hoc); – Presenting the environmental awareness training course to all staff, Contractors and Sub contractors, and monitoring the environmental awareness training for all new personnel on-site, as undertaken by the Contractor; – Ensuring that a copy of the EA and the latest version of the EMPr are available on site at all times, and maintaining a records-keeping system of all compliance and environmental documentation; – Ensuring that the Contractor is made aware of all applicable changes to the EMPr that are approved by the DEA; – Assisting the Contractor in drafting environmental method statements and/or the Environmental Policy where such knowledge/expertise is lacking;

DESIGNATION

ROLES AND RESPONSIBILITY

	<ul style="list-style-type: none"> – Undertaking daily environmental monitoring to ensure the Contractor’s activities do not impact upon the receiving environment. Such monitoring shall include dust, noise and water monitoring; and – Maintaining the following on site: <ul style="list-style-type: none"> – A weekly site diary. – A non-conformance register (NCR). – An I&AP communications register, and – A register of audits. – Records of all communication received in relation to compliance actions. <p>The EO will remain employed until all rehabilitation measures, as required for implementation due to construction damage, are completed and the site is handed over to the Operator.</p>
<p>Independent Environmental Control Officer (ECO)</p>	<p>A suitably qualified ECO must be appointed by Camden I SEF to monitor the project compliance with the EMPr and conditions of the environmental authorisation on a monthly basis during construction. During the operational phase environmental monitoring may be undertaken as specified by the DFFE (such as annually) by this external ECO. Proof of external ECO appointment must be maintained onsite.</p> <p>Responsibilities of the ECO include:</p> <ul style="list-style-type: none"> – Be fully conversant with the EIAR, the conditions of environmental authorisation and the EMPr; – Be fully conversant with all relevant environmental legislation and ensure compliance thereof; – Approve method statements; – Remain employed until the completion of the construction activities; and – Report to the Project Manager, including all findings identified onsite. <p>In addition, the ECO will:</p> <ul style="list-style-type: none"> – Undertake independent monthly inspections of the site and surrounding areas in order to audit compliance with the EMPr and conditions of the environmental authorisation; – Take appropriate action if the specifications contained in the EMPr and conditions of the environmental authorisation are not followed; – Monitor and verify that environmental impacts are kept to a minimum, as far as possible; and – Ensure that activities onsite comply with all relevant environmental legislation.
<p>Contractors, Staff and Service Providers</p>	<ul style="list-style-type: none"> – Prepare Method Statements as per the EMPr, and ensure all activities are conducted as per the approved Method Statements. – Regular on-site auditing to assess performance against the requirements of this EMPr. – Completion of the appropriate training requirements as specified in the training program. – Implementation and maintenance of environmental management controls as set out in the project’s environmental management documentation.

Refer to: Table 1 (Part A, Section 3) of the Generic EMPr for the development and expansion of substation infrastructure for the transmission and distribution of electricity, attached as Appendix D.

4.2 ENVIRONMENTAL AWARENESS PLAN

Legislation requires that Camden I SEF (via the appointed EPC contractor/principle contractor) must develop an environmental awareness plan that describes the manner in which Camden I SEF intends to inform employees of any environmental risks which may result from their work and the manner in which the risks must be dealt with in order to avoid pollution or the degradation of the environment. In recognition of the need to protect our environment, environmental management should not only be seen as a legal obligation but also as a moral obligation.

It is important to ensure that all relevant personnel have the appropriate level of environmental awareness and competence to ensure continued environmental due diligence and ongoing minimisation of environmental degradation and harm.

To achieve effective environmental management, it is important that employees, contractors (including subcontractors) are aware of the responsibilities in terms of the relevant environmental legislation and the contents of the EMPr, conditions of the environmental authorisation.

Camden I SEF will provide appropriate resources to facilitate social and environmental awareness training during the construction, operational and decommissioning phases of the project. Camden I SEF will require that all managers associated with the project adhere to the mitigation/management measures detailed in the EMPr and identify, evaluate, and minimise risks to the social, physical and biophysical environments. This will be implemented by educating employees in social and environmental matters and responsibilities relating to performance of their assigned tasks. Furthermore, employees will be entrusted to maintain the necessary level of environmental performance for their activities. Contractors, and their associated sub-contractors, will also need to demonstrate compliance to mitigation/ management measures included in the EMPr.

The following methodology described must be used to implement and ensure environmental and social awareness and competence:

4.2.1 INTERNAL COMMUNICATION

Internal Communication of environmental issues to ensure environmental awareness will be achieved by using any combination of the following means:

- Meetings;
- Memos;
- Notice boards;
- Briefs;
- Reports;
- Monthly themes;
- Daily operational bulletins;
- Newsletter;
- E-mail;
- Telephone; and
- Induction training.

4.2.2 STANDARD MEETINGS

The following standard meetings will be held at specific times to ensure that environmental and social awareness; potential problems; complaints etc. are heard and addressed proactively:

- Safety, Health and Environmental Meetings will be held monthly by the Senior Management;
- Safety, Health and Environmental Meetings will be held weekly (during construction) and monthly (during operation) by the relevant personnel, environmental and social issues will form part of the agenda;

- Communication between all personnel and Senior Management will be facilitated through the appropriate reporting lines, or by using complaint and incident forms.
-

4.2.3 ENVIRONMENTAL AND SOCIAL TALK TOPICS

Monthly environmental and social talk topics must be compiled and distributed/shared to relevant personnel and must be displayed on appropriate notice boards or shared by whatever means established on site. As a minimum, the following topics must be considered during the course of the construction phase:

- Water Quality;
 - Water Use and Consumption;
 - Air Quality i.e. dust;
 - Power Consumption and Energy Efficiency;
 - Waste Management;
 - Fauna and Flora;
 - Emergency Procedures;
 - Incidents Reporting;
 - Systems;
 - Noise;
 - Heritage Impacts;
 - Landowner Etiquette;
 - Speed Limits;
 - Health Risks (such as HIV/ Aids); and
 - General Awareness (e.g. World Environment Day, National Arbour Day).
-

4.2.4 GENERAL COMMUNICATIONS

Communication to the community, government, landowners, neighbouring farmers, environmental groups, non-government organisations and other stakeholders will be communicated to ensure environmental and social awareness by means of the following:

- Fax or E-mail;
 - Telephone; or
 - Formal meetings.
-

4.2.5 TRAINING

It is important to ensure that all personnel, contractors and their sub-contractors have the appropriate level of environmental awareness and competence to ensure continued environmental due diligence and on-going minimisation of environmental harm. As a minimum environmental training must include the following:

- Employees must have a basic understanding of the key environmental features of the site and the surrounding environment.
- Employees will be thoroughly familiar with the requirements of the EMPr and the environmental specifications as they apply to the project.
- Employees must undergo training for the operation and maintenance activities associated with project and have a basic knowledge of the potential environmental impacts that could occur and how they can be minimised and mitigated.
- Awareness of any other environmental matters, which are deemed to be necessary by the Environmental Officer.
- Training must include the environment, health and safety as well as basic HIV/AIDS education.

The following facets to training form part of this Environmental and Social Awareness Plan:

- **Induction:** Environmental and social awareness training will be given at induction when personnel join the company and/or return from leave. Induction training will also be given to visitors entering the site. Induction training will include, inter alia:
 - A discussion on the environment concept, what does it comprise of and how do we interact with it;
 - A description on the components and phases of the specific renewable power generation facility;
 - A general account of how the facility and its associated activities can affect the environment, giving rise to what are called environmental impacts;
 - A discussion on what staff can do in order to help prevent the negative environmental impacts from degrading the environment i.e. environmental impact management.
- **Job Specific Training:** Job specific training programmes will be developed as and when required. The programs will be based on the significant environmental and social aspects/ impacts that are identified during regular audits and site inspections. Supervisory staff will be equipped with the necessary knowledge and information to guide their employees on environmental and social aspects applicable to performing a specific task.
- **Competency Training:** The Environmental Officer will be responsible for the environmental and social competency and awareness training of Middle Management and supervisors. This training will be performed both on a one-on-one basis and through workshops and presentations. Competence and the effectiveness of training and development initiatives will be determined through the following methods:
 - Trend analysis of incidents reported; and
 - Analysis of work areas during visits and audits.

The process to declare competency of personnel is documented in the ISO9001:2000 procedure. This plan will be amended periodically in light of operational changes, learning experienced during its implementation and other activities that can affect the risk profiles.
- **Training Records:** Training can be done either in a written or verbal format but will be in an appropriate format for the receiving audience. Persons having received training must indicate in writing that they have indeed attended a training session and have been notified in detail of the contents and requirements of the EMPr. The attendance registers must be kept on file.

To ensure accountable and demonstrated implementation of the EMPr, a number of reporting systems, documentation controls and compliance mechanisms must be in place. **Table 4.2** indicates the minimum requirements as set out in the generic EMPrs for the development of overhead transmission and distribution infrastructure and for the development and expansion of substation infrastructure for the transmission and distribution of electricity.

Table 4.2: Documentation Reporting and Compliance Requirements as per the generic EMPrs

ASPECT	REFER TO GENERIC EMPr (PART A)
Document control/Filing system	Section 4.1
Documentation to be available	Section 4.2
Weekly Environmental Checklist	Section 4.3
Environmental site meetings	Section 4.4
Required Method Statements	Section 4.5
Environmental Incident Log (Diary)	Section 4.6
Non-compliance	Section 4.7
Corrective action records	Section 4.8
Photographic record	Section 4.9
Complaints register	Section 4.10

ASPECT**REFER TO GENERIC EMPr (PART A)**

Claims for damages	Section 4.11
Interactions with affected parties	Section 4.12
Environmental audits	Section 4.13
Final environmental audits	Section 4.14

Refer to: Part A, Section 4 of the Generic EMPr for the development and expansion of substation infrastructure for the transmission and distribution of electricity, attached as Appendix D.

4.3 MONITORING

The EPC contractor EO will monitor the day-to-day site activities on an ongoing basis and will produce weekly monitoring reports during construction. The independent, external ECO will undertake monthly audits to ensure compliance with the EMPr and conditions of the environmental authorisation during the construction activities and will report to the Site Manager should any non-compliance be identified or corrective action deemed necessary.

During the operational phase, Camden I SEF (via the appointed EPC contractor/principle contractor) will establish, implement and maintain a procedure to monitor and measure, on a regular basis, the key characteristics of the operations that may have a significant environmental impact. The procedure shall include the documenting of information to monitor performance, applicable operational controls and conformity with the operation's environmental objectives and targets.

Camden I SEF will ensure that all instruments and devices used for the measurement or monitoring are calibrated and appropriately operated and maintained. Calibration records must be kept on site or in close proximity to the equipment for ease of availability.

All the conditions outlined in the EMPr (**Section 5**) will be subject to required internal day-to-day monitoring and external compliance monitoring. Where required, any specific additional monitoring has been outlined in the EMPr (**Section 5**).

4.4 NON-CONFORMANCE AND CORRECTIVE ACTION

The auditing of the construction and operational activities may identify non-conformances to the EMPr and conditions of the EA. Non-conformances may also be identified through incidents, emergencies or complaints recorded. In order to correct non-conformances, the source must be determined, and corrective actions must be identified and implemented.

4.4.1 COMPLIANCE WITH THE EMPr AND CONDITIONS OF THE ENVIRONMENTAL AUTHORISATION

- A copy of the EMPr and conditions of the environmental authorisation will be available onsite at all times for the duration of the construction and operational activities;
- All persons employed by a contractor or their sub-contractors will abide by the requirements of the EMPr and conditions of the environmental authorisation;
- Any members of the workforce found to be in breach of any of the specifications contained within the EMPr and conditions of the environmental authorisation may be ordered by the Site Manager to leave the site. A contractor will not direct a person to undertake any activity which would place them in contravention of the specifications contained within the EMPr and conditions of the environmental authorisation;

- Should a contractor be in breach of any of the specifications contained in the EMPr and conditions of the environmental authorisation, the Site Manager will, in writing, instruct the contractor responsible for the incident of non-compliance regarding corrective and/or remedial action required, specify a timeframe for implementation of these actions, implement a penalty and/or indicate that work will be suspended should non-compliance continue;
- Should non-compliance continue, further written notification will be forwarded to the contractor responsible for the incident of non-compliance outlining the required corrective and/or remedial action, the timeframe for implementation, penalties and/or work will be suspended as specified previously; and
- Departmental officials will be given access to the property referred to in the EIAR and EMPr for the purpose of assessing and/or monitoring compliance with the EMPr and conditions of the environmental authorisation, at all reasonable times.

4.4.2 DUTY OF CARE

Under Section 28 of the NEMA, all personnel involved with the construction and operational activities onsite will be responsible for implementing measures to prevent pollution or degradation of the environment from occurring, continuing or recurring. Failure to comply with the above conditions is a breach of the duty of care. If such harm is unavoidable, steps must be taken to minimise and rectify such pollution or degradation of the environment.

4.5 DOCUMENTATION AND REPORTING

The following documentation must be kept onsite in order to record compliance with the EMPr and conditions of the environmental authorisation:

- Record of complaints; and
- Record of emergencies and incidents.

The contractor will be required to report on the following:

- Environmental incidents involving contractor/ employees and/or the public;
- Environmental complaints and correspondence received from the public; and
- Incidents that cause harm or may cause harm to the environment.

The above records will form an integral part of the ECO's reports and records thereof maintained for the duration of the project. These records will be kept with the EMPr and conditions of the EA, and will be made available for scrutiny if so requested by the Site Manager or his delegate and the ECO.

The contractor will ensure that the following information is recorded for all environmental complaints/incidents/emergencies:

- Date of complaint/incident/emergency;
- Location of complaint/incident/emergency;
- Nature of complaint/incident/emergency;
- Causes of complaint/incident/emergency;
- Party/parties responsible for causing complaint/incident/emergency;
- Immediate actions undertaken to stop/reduce/contain the causes of the complaint/incident/emergency;
- Additional corrective or remedial action taken and/or to be taken to address and to prevent reoccurrence of the complaint/incident/emergency;
- Timeframes and the parties responsible for the implementation of the corrective or remedial actions;
- Procedures to be undertaken and/or penalties to be applied if corrective or remedial actions are not implemented; and
- Copies of all correspondence received regarding complaints/incidents/emergency.

4.6 PUBLIC COMPLAINTS

A signboard must be erected at the entrance to the project site, informing the public of the construction activities taking place. The signboard must include the following information:

- The name of the contractor; and
- The name and contact details of the site representative to be contacted in the event of emergencies or the location of the complaint registration.

5 GENERIC ENVIRONMENTAL CONTROLS

This section refers to construction related activities that are common to most power line projects as defined within the pre-approved generic EMPs. For each activity, a set of prescribed environmental controls and associated management actions have been identified. Contractors shall implement these controls as a minimum requirement for mitigating the impact of particular construction related activities.

These control measures are defined within Part B: Section 1 of the pre-approved generic EMP (attached as **Appendix D**). The format of a general environmental control is shown below, see **Table 5.1**. The boxes shaded in green are predefined and represent minimum standards for the management of that particular aspect. The Contractor will be required to adhere to all impact management actions (where applicable to the construction related activity) for the Project. The boxes shaded in red assign responsibility for the implementation and monitoring of the impact management actions. This implementation and monitoring information is project specific and shall be completed by the Contractor prior to commencement of construction.

Table 5.1: Format of a general environmental control illustrating aspects which are predefined versus those which still need to be completed by the contractor

Management Objective:	Predefined as part of Generic EMP					
Management Outcome:	Predefined as part of Generic EMP					
Impact Management Actions	Implementation			Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
Predefined as part of Generic EMP	To be completed by Contractor	To be completed by Contractor	To be completed by Contractor	To be completed by Contractor	To be completed by Contractor	To be completed by Contractor

The completed template must be signed and dated on each page by both the contractor and the holder of the EA prior to commencement of the activity. The method statements must be prepared and agreed to by the holder of the EA, prior to commencement, and must be appended to the template. Each method statement must also be duly signed and dated on each page by the contractor and the holder of the EA. This template, once signed and dated, is legally binding. The holder of the EA will remain responsible for its implementation.

The construction related activities addressed within Part B: Section 1 of the pre-approved generic EMPs are as follows:

Table 5.2: Activities and management measures as per generic EMP (Part B: Section 1)

ACTIVITY	REFER TO GENERIC EMP FOR THE DEVELOPMENT AND EXPANSION OF SUBSTATION INFRASTRUCTURE, ATTACHED AS APPENDIX D (PART B: SECTION 1)
Environmental awareness training	5.1
Site Establishment development	5.2
Access restricted areas	5.3
Access roads	5.4
Fencing and Gate installation	5.5
Water Supply Management	5.6

**REFER TO GENERIC EMPR FOR THE DEVELOPMENT AND EXPANSION
OF SUBSTATION INFRASTRUCTURE, ATTACHED AS APPENDIX D
(PART B: SECTION 1)**

ACTIVITY

Storm and wastewater management	5.7
Solid and hazardous waste management	5.8
Protection of watercourses and estuaries	5.9
Vegetation clearing	5.10
Protection of fauna	5.11
Protection of heritage resources	5.12
Safety of the public	5.13
Sanitation	5.14
Prevention of disease	5.15
Emergency procedures	5.16
Hazardous substances	5.17
Workshop, equipment maintenance and storage	5.18
Batching plants	5.19
Dust emissions	5.20
Blasting	5.21
Noise	5.22
Fire prevention	5.23
Stockpiling and stockpile areas	5.24
Finalising tower positions	Not applicable to a Solar PV facility
Civil works	5.25
Excavation (and Installation) of foundations	5.26
Installation of foundations, cable trenching and drainage systems	5.27
Assembly and erecting towers	Not applicable to a Solar PV facility
Installation of equipment (circuit breakers, current Transformers, Isolators, Insulators, surge arresters, voltage transformers, earth switches)	5.28
Stringing (and cabling)	5.30

REFER TO GENERIC EMPR FOR THE DEVELOPMENT AND EXPANSION OF SUBSTATION INFRASTRUCTURE, ATTACHED AS APPENDIX D (PART B: SECTION 1)

ACTIVITY

Testing and Commissioning (all equipment testing, earthing system, system integration)	5.31
Socio-economic	5.32
Temporary closure of site	5.33
Dismantling of old equipment	5.34
Landscaping and rehabilitation	5.35

Refer to: Part B – Section 1 of the Generic EMPr for the development and expansion of substation infrastructure for the transmission and distribution of electricity, attached as Appendix D.

6 SITE SPECIFIC ENVIRONMENTAL CONTROLS

The EMPr contains guidelines, operating procedures, rehabilitation and pollution control requirements which will be binding to the onsite personnel working for, or on behalf of Camden I SEF. It is essential that the EMPr be carefully studied, understood, implemented and adhered to at all times.

In instances where the method statements provided by the contractor conflict with the EMPr, such conflicts will be discussed between the Site Manager, ECO and contractor and if unresolved the EMPr will take precedent.

The EMPr identifies various actions which are undertaken throughout the construction and operational phases of the Camden I SEF. Not every action will be required during the entire course of activities. Therefore, the actions identified in the EMPr have been given priority timeframes for proposed implementation. The columns in the structure of the EMPr have been described **Table 6.1** below.

Table 6.1: Structure of EMPr

COLUMN	DESCRIPTION
Activity/Aspect	Highlights the various activities/aspects associated with the project i.e. the contractors' activities that will interact with the environment.
Impact Management Outcome	The desired outcomes from effectively minimising negative impacts and/or enhancing positive impacts.
Impact Management Actions/Measures	Indicates the actions required to prevent and /or minimise the potential impacts on the environment that are associated with the project.
Indicator and Compliance Management	Items that will assist with determining compliance against management actions.
Responsibility	Indicates the party responsible for implementing the environmental measures and action plans laid out in the EMPr. Please note that the Site Manager will have authority to stop works if/as necessary.
Priority Timeframe	Indicates when the actions for the specific aspect must be implemented and/or monitored.

Table 6.2: Environmental Management Programme Mitigation and Management Measures

ACTIVITY/ASPECT	IMPACT MANAGEMENT ACTIONS/MEASURES	RESPONSIBLE PERSON	PRIORITY TIMEFRAME
CONTRACTOR LAYDOWN AREA AND SITE ACCESS			
<p><u>Impact Management Outcome:</u></p> <ul style="list-style-type: none"> – To implement measures to minimise impacts on the environment from the initiation of construction activities through planning, careful site access route selection and implementation of mitigation measures. 			
<p>Indicator and Compliance Mechanism:</p> <ul style="list-style-type: none"> – Health, safety, environmental and community incident and complaints management system register. – Close-out on incidents. – Monitoring and audit reports. – Inductions training and register. – Environmental awareness programme/toolbox talks. 			
Project Initiation of Construction Activities	Appoint an ECO to manage and verify compliance with the EA and EMPr.	Project Manager	Construction
	The development footprint must be demarcated to ensure that only the demarcated areas are impacted upon. Any no-go areas identified must be demarcated before the construction or decommissioning commences. This includes all wetlands and the associated buffers, and any high sensitivity areas. Use the wetland shapefiles to signpost the edge of the wetlands closest to site. Place the sign 25 m from the edge (this is the buffer zone). Label these areas as environmentally sensitive areas, keep out.	EO Contractor (Site Manager)	Decommissioning
	All personnel and contractors to undergo Environmental Awareness Training, including awareness of the surrounding area and wetlands to inform importance of these areas and their conservation. A signed register of attendance must be kept for proof.		Construction Operation
	Site clearing must be limited to the footprint of the infrastructure requirements.		Construction

ACTIVITY/ASPECT	IMPACT MANAGEMENT ACTIONS/MEASURES	RESPONSIBLE PERSON	PRIORITY TIMEFRAME
	<p>Locate firefighting measures at laydown areas and vehicles, such as fire extinguishers, and make personnel aware of fire prevention and firefighting measures.</p> <p>Firefighting equipment must be securely placed and inspected monthly.</p>		
VEHICLE, EQUIPMENT AND MACHINERY MANAGEMENT			
<p><u>Impact Management Outcome:</u></p> <ul style="list-style-type: none"> – To implement measures to minimise impacts on the environment from poorly maintained equipment, machinery and vehicles onsite. 			
<p><u>Indicator and Compliance Mechanism:</u></p> <ul style="list-style-type: none"> – Health, safety, environmental and community incident and complaints management system register. – Close-out on incidents. – Monitoring and audit reports. – Transport route delineation. – Daily equipment, machinery and vehicle checklists. – Incident classification and reporting procedure. 			
<p>Operation of Equipment, Machinery and Vehicles</p>	<p>Ensure that the equipment, machinery and vehicles are adequately maintained so as to:</p> <ul style="list-style-type: none"> – Reduce the potential for spillages of oil, diesel, fuel or hydraulic fluid. – Ensure road-worthiness. – Reduce emissions. <p>Evidence of such maintenance must be recorded and maintained onsite for verification.</p> <p>The movement of vehicles into and out of the site must be managed to ensure the impact on public areas is minimised, such as ensuring that abnormal loads are moved outside of peak</p>	<p>EO Contractor</p>	<p>Construction Operation Decommissioning</p>

ACTIVITY/ASPECT	IMPACT MANAGEMENT ACTIONS/MEASURES	RESPONSIBLE PERSON	PRIORITY TIMEFRAME
	traffic hours, and reasonable measures are taken to ensure that public and staff safety is managed adequately		
FUEL AND CHEMICAL MANAGEMENT			
<u>Impact Management Outcome:</u>			
<ul style="list-style-type: none"> — To ensure the correct storage, handling and disposal of fuels and chemicals in order to prevent impacts to the surrounding environment. 			
<u>Indicator and Compliance Mechanism:</u>			
<ul style="list-style-type: none"> — Maintenance records. — Safe disposal certificates (if applicable) — Material safety data sheets (MSDS). — Health, safety, environmental and community incident and complaints management system register. — Chemicals management procedure (to be developed). — Monitoring and audit reports. — Training records. 			
Fuel and Chemical Management	Provide secure storage for fuel, oil, chemicals and other hazardous materials. Securely fence and lock the storage areas to accommodate all hazardous substances such as fuel, oils and chemicals. The storage area must be roofed and the floor must be an impermeable surface and suitably bunded as per the requirements outlined in SANS 10089-1 (2008). If storage capacity triggers licencing, those must be acquired.	EO Contractor	Construction Operation
	Indicate the location of the fuel and chemical storage area on the layout plans.		
	Label all liquids (chemicals and hydrocarbons) stored onsite for easy identification. MSDS for onsite chemicals, hydrocarbon materials and hazardous substances must be readily available. MSDS must include mitigation measures to ameliorate potential environmental impacts which may result from a spill, incorporating health and safety mitigation measures.		

ACTIVITY/ASPECT	IMPACT MANAGEMENT ACTIONS/MEASURES	RESPONSIBLE PERSON	PRIORITY TIMEFRAME
	<p>A spill management plan must be in place to ensure that should there be any chemical spill out or over that it does not run into the surrounding areas. Drip trays or any form of oil absorbent material must be placed underneath vehicles/machinery and equipment when not in use.</p> <p>No servicing of equipment on site unless necessary. All contaminated soil / yard stone shall be treated in situ or removed and be placed in containers for safe disposal.</p> <p>In cases where a surface leak occurs during loading and off-loading activities, the spill material will be cleaned using a spill kit.</p> <p>Leaking equipment and vehicles must be repaired immediately or be removed from project area to facilitate repair</p>		
Health and Safety	<p>Display “no smoking” and “no naked flame” signs in and around the project area, as well as near the hazardous material store.</p> <p>Strategically place the correct types of fire extinguishers onsite and near the hazardous material store. Train key personnel on basic firefighting skills</p> <p>Frequently inspect and maintain containment facilities and retain records onsite.</p>	EO Contractor	Construction Operation
WASTE MANAGEMENT			
<p><u>Impact Management Outcome:</u></p> <ul style="list-style-type: none"> – To ensure the correct handling, storage, transportation and disposal of general waste and hazardous waste. 			
<p><u>Indicator and Compliance Mechanism:</u></p> <ul style="list-style-type: none"> – Induction training and records. – Waste Management Plan (WMP). 			

ACTIVITY/ASPECT	IMPACT MANAGEMENT ACTIONS/MEASURES	RESPONSIBLE PERSON	PRIORITY TIMEFRAME
<ul style="list-style-type: none"> – Relevant SANS Codes of Practice. – Waste manifests and safety disposal certificates (all waste streams). – Emergency preparedness and response procedure. – Incident classification and reporting management procedure (to be developed). – Health, safety, environmental and community incident and complaints management system register. – Monitoring and audit reports. 			
<p>General Waste Management</p>	<p>General waste generated as a result of construction and operational activities <u>must</u> be managed in accordance with a WMP (to be developed).</p>	<p>EO Contractor</p>	<p>Construction Operation Decommissioning</p>
	<p>Train and inform all onsite personnel regarding general waste minimisation, management and disposal as per the WMP.</p>		
	<p>Prohibit littering and burning of waste onsite.</p>		
	<p>Place an adequate number of labelled or colour coded general waste bins around the laydown area and at the construction sites during construction activities in order to minimise littering. The bins must be removed from the site on a regular basis for disposal at a registered or licensed disposal facility.</p>		
	<p>Waste management must be a priority and all waste must be collected and stored adequately. It is recommended that all waste be removed from site on a weekly basis to prevent rodents and pests entering the site.</p> <ul style="list-style-type: none"> – Refuse bins will be emptied and secured. – Temporary storage of domestic waste shall be in covered waste skips. – Maximum domestic waste storage period will be 10 days. 		
	<p>Retain records such as waybills and waste manifests associated with waste removal, transportation and disposal (safe disposal certificates).</p>		

ACTIVITY/ASPECT	IMPACT MANAGEMENT ACTIONS/MEASURES	RESPONSIBLE PERSON	PRIORITY TIMEFRAME
	<p>Prohibit the mixing of general waste with hazardous waste. Should general waste be mixed with hazardous waste, it will be considered hazardous waste.</p> <p>There will need to be waste segregation (e.g. electronic equipment, chemicals, oil contaminated rags, paper, plastic) and management on the site.</p> <p>Recover, recycle and reuse waste of general waste as far as possible.</p>		
Hazardous Waste Management	<p>Hazardous waste generated as a result of construction, operational and decommissioning activities must be managed in accordance with a WMP.</p> <p>The WMP must include a procedure for handling spillages.</p> <p>Strict use and management of all hazardous materials used on site.</p> <p>Strict management of potential sources of pollution (e.g. litter, hydrocarbons from vehicles & machinery, cement during construction, etc.) within demarcated / bunded areas</p> <p>Train and inform all onsite personnel regarding hazardous waste minimisation, management and disposal as per the WMP.</p> <p>A designated and appropriately demarcated and covered hazardous waste storage area must be established on a hard standing area.</p> <p>Ensure that all hazardous wastes temporarily stored on site are stored in a covered skip and are placed on a hard standing</p> <p>Clean areas where hazardous waste spills have occurred and dispose of the hazardous material appropriately. Key personnel must be trained on handling spillages.</p>	<p>ECO EO Contractor</p>	<p>Construction Operation Decommissioning</p>

ACTIVITY/ASPECT	IMPACT MANAGEMENT ACTIONS/MEASURES	RESPONSIBLE PERSON	PRIORITY TIMEFRAME
	Retain records of appropriate safety disposal certificates associated with hazardous waste removal, transportation and disposal.		
	An emergency preparedness and response plan is to be developed by the contractor/operator for any hazardous waste being removed, transported and disposed of offsite.		
	Ensure that waste manifest documentation (as per the Waste Classification and Management Regulations – GNR 634) is prepared and maintained for the generation, transportation and disposal of waste.		
	all spills should be reported to the authorities as per the emergency preparedness and response frequencies / specifications.		
	Should Redox-flow batteries energy systems be implemented, process controls in place for the BESS to prevent contamination and deterioration of electrolyte leading to excessive purging.	EO Operator	Operation
SOIL, LAND AND AGRICULTURAL MANAGEMENT			
<u>Impact Management Outcome:</u>			
— To prevent any disturbance, erosion or contamination of soil resources.			
Indicator and Compliance Mechanism:			
— Induction training and records.			
— WMP (to be developed).			
— Incident classification and reporting management procedure (to be developed).			
— Health, safety, environmental and community incident and complaints management system register.			
— Monitoring and audit reports.			
— Stormwater Management Plan (SWMP) (to be developed).			

ACTIVITY/ASPECT	IMPACT MANAGEMENT ACTIONS/MEASURES	RESPONSIBLE PERSON	PRIORITY TIMEFRAME
Soil and Land Management	Land clearance must only be undertaken immediately prior to construction activities and only within the development footprint. Unnecessary land clearance must be avoided.	EO Contractor	Construction
	Access roads must have gradients or surface treatment to limit erosion, and road drainage systems must be accounted for.	Site Manager	Operation
	Implement an effective system of storm water run-off control, in line with the SWMP (to be developed).		
	Any occurrences of erosion must be attended to immediately and the integrity of the erosion control system at that point must be amended to prevent further erosion from occurring there.		Construction
	Any excavations done during the construction phase, in areas that will be re-vegetated at the end of the construction phase, must separate the upper 30 cm of topsoil from the rest of the excavation spoils and store it in a separate stockpile. When the excavation is back-filled, the topsoil must be back-filled last, so that it is at the surface.	EO Contractor	
	Topsoil should only be stripped in areas that are excavated.		
	If levelling requires significant cutting, topsoil should be temporarily stockpiled and then re-spread after cutting, so that there is a covering of topsoil over the entire surface before the panels are mounted.		
	Ensure soil stockpiles (from road construction) and concrete / building sand are sufficiently safeguarded against rain wash.		
	Landscape and re-vegetate all unnecessarily denuded areas as soon as possible.	Contractor Site Manager	
	Water erosion action is considered limited, however backfilling with soil and use of gabions or Reno Mattresses must be used where evidence of erosion is present.	Contractor	Construction

ACTIVITY/ASPECT	IMPACT MANAGEMENT ACTIONS/MEASURES	RESPONSIBLE PERSON	PRIORITY TIMEFRAME
		Site Manager	Operation
	Due to the potential for soil compaction due to vehicles, traffic must be limited to existing or proposed roadways as far as possible.	Contractor Site Manager	
	The construction of roads must be limited in width and length as far as is practical to limit impacts.	ECO EO Contractor	Construction
	Where an impact to the vegetation outside of the development footprint occurs, rehabilitation measures must be undertaken to maintain the baseline vegetation population and health.		
	Machinery must be regularly checked to ensure hydrocarbon leaks (including fuel and hydraulic fluids) are not occurring. Drip trays must be used where necessary. Fuels and oils must be stored within bunded areas.	Contractor/Operator	Construction Operation
	It will be advantageous to have topsoil and vegetation cover below the panels during the operational phase to control dust and erosion.	Contractor/Operator	Operation
	Sufficient on-site ablutions must be made available during site construction and decommissioning. If portable toilets can be installed for the construction phases, ensure that they in accordance with Occupational Health and Safety Act, (No 85 of 1993).	ECO EO Contractor	Construction Decommissioning
WATER MANAGEMENT			
<u>Impact Management Outcome:</u>			
<ul style="list-style-type: none"> — To implement measures to prevent the contamination on surface and groundwater resources. — To prevent erosion. 			
<u>Indicator and Compliance Mechanism:</u>			

ACTIVITY/ASPECT IMPACT MANAGEMENT ACTIONS/MEASURES RESPONSIBLE PERSON PRIORITY TIMEFRAME

<ul style="list-style-type: none"> – Induction training and records. – WMP (to be developed). – Water Use Licence (or General Authorisation as applicable). – Incident classification and reporting management procedure (to be developed). – Environmental awareness programme/toolbox talks. – SWMP (to be developed). 			
Surface Water Management	Investigate feasibility of construction activities being conducted during the dry season if practical and feasible to avoid possible wetland contamination from storm water runoff (as well as soil erosion) that may be experienced during wet seasons, as much as possible.	Site Manager EO	Pre-Construction
	A stormwater management plan must be developed in the preconstruction phase, detailing the stormwater structures and management interventions that must be installed to manage the increase of surface water flows directly into any natural systems		
	The stormwater control systems must be inspected on an annual basis to ensure these are functional. Effective stormwater management must include effective stabilisation (gabions and Reno mattresses) of exposed soil and the re-vegetation of any disturbed riverbanks.		
	Install properly sized culverts with erosion protection measures at the present road / track crossings where already installed by local landowners / public works entities.		
	To appropriately manage storm water, the SWMP needs to be implemented.	Site Manager	Pre- construction
	It is recommended that a comprehensive rehabilitation / monitoring plan be implemented from the project onset i.e. during the detailed design phase prior to construction, to ensure a net benefit to the environment within all areas that will remain undisturbed.	Contractor EO ECO	Construction Operation
	Ensure proposed locations of the BESS facilities are a suitable distance from the closest water course.	Site Manager Contractor Operator/Developer	Construction

ACTIVITY/ASPECT	IMPACT MANAGEMENT ACTIONS/MEASURES	RESPONSIBLE PERSON	PRIORITY TIMEFRAME
	The site must be prepared/managed/contoured as according to the SWMP (to be developed) to allow for surface water to readily drain away and to prevent ponding of water anywhere within the site.	Site Manager Contractor EO	Construction
	No runoff may be discharged or directed into the Pans, as these are not tolerant of excessive / regular volumes of water and would then change in nature and attributes, i.e. stormwater detention pond.		
	Containment of all contaminated water by means of careful run-off management on site.		
	Install properly sized culverts with erosion protection measures at the present road / track crossings where already installed by local landowners / public works entities.		
	Working protocols incorporating pollution control measures (including approved method statements by the contractor) should be clearly set out for the project and strictly enforced.		
Groundwater Management	Areas with the potential to contaminate the groundwater must be underlain by hardstanding of suitable integrity.	Site Manager Contractor EO	Construction
	Acquire spill kits to clean up any hydrocarbon or chemical spills during construction, operation and closure to prevent seepage. All spillage incidents must be reported to the responsible site officer as soon as they occur.		Construction Operation
	Oils, greases, diesel and other chemicals will be stored in the prescribed manner and within bunded areas to prevent groundwater contamination.		Construction
	Any cement mixing shall be completed on impervious hardstanding surfaces to prevent spillage to the environment		

ACTIVITY/ASPECT	IMPACT MANAGEMENT ACTIONS/MEASURES	RESPONSIBLE PERSON	PRIORITY TIMEFRAME
Potable Water Management	Onsite staff are to be provided with an appropriate potable water supply, safe and healthy sanitary facilities and protection against exposure to environmentally dangerous or unhealthy situations or conditions.	Contractor/Operator EO	Construction Operation
	Appropriate ablution facilities should be provided for construction workers during construction and on-site staff during the operation of the facility. These must be situated outside of any delineated watercourses and pans/depressions or the buffers shown.		
	Onsite staff must be made aware and encouraged to use water sparingly such that there is no water wastage.		
BIODIVERSITY MANAGEMENT			
<p><u>Impact Management Outcome:</u></p> <ul style="list-style-type: none"> — Prevent the unnecessary destruction of, and fragmentation, of the vegetation community. — Prevent the loss of the faunal community associated with these vegetation communities. — Prevent the loss of the bat community associated with these vegetation communities. 			
<p><u>Indicator and Compliance Mechanism:</u></p> <ul style="list-style-type: none"> — Induction training and records. — Incident classification and reporting management procedure (to be developed). — Environmental awareness programme/toolbox talks. — Adhere to bat sensitivity map criteria — Monitoring and audit reports. 			
Vegetation and Habitats Management	Prior to commencement of construction, compile a Rehabilitation Plan including monitoring specifications, to be implemented from the onset of the project..	Project Manager	Pre-Construction

ACTIVITY/ASPECT	IMPACT MANAGEMENT ACTIONS/MEASURES	RESPONSIBLE PERSON	PRIORITY TIMEFRAME
	Prior to commencement of construction, compile an Alien Plant Management Plan, to be included into the EMPr during final approval.	EO Contractor	
	Prior to commencement of construction, compile and implement an alien management plan, which highlights control priorities and areas and provides a programme for long-term control, including monitoring specifications.		
	A stormwater management plan must be developed in the preconstruction phase, detailing the stormwater structures and management interventions that must be installed to manage the increase of surface water flows directly into any natural systems. The stormwater control systems must be inspected on an annual basis to ensure these are functional. Effective stormwater management must include effective stabilisation (gabions and Reno mattresses) of exposed soil and the re-vegetation of any disturbed riverbanks.		
	No runoff may be discharged or directed into the Pans, as these are not tolerant of excessive / regular volumes of water and would then change in nature and attributes, i.e. stormwater detention pond.		
	Prior to construction commencing, a Plant Rescue Plan must be compiled to be approved by the appropriate authorities as part of the EMPr approval.		
	The development footprint must be demarcated to ensure that only the demarcated areas are impacted upon (including fencing off the defined project area).		
	A detailed terrestrial biodiversity pre-construction walk-through survey will be required during a favourable season where possible, to locate any individuals of protected plants, as well as for any populations of threatened plant species. This survey must cover the footprint of all approved infrastructure, including internal service roads and associated structures (final infrastructure layout). The best season is early to late Summer if possible, taking administrative processes into account, but will be influenced by recent rainfall and vegetation growth		

ACTIVITY/ASPECT	IMPACT MANAGEMENT ACTIONS/MEASURES	RESPONSIBLE PERSON	PRIORITY TIMEFRAME
	For any plants that are transplanted, annual monitoring should take place to assess survival. This should be undertaken as per the frequency specified in the management plan and be undertaken by a qualified botanist. The monitoring programme must be designed prior to translocation of plants and should include control sites (areas not disturbed by the project) to evaluate mortality relative to wild populations.	EO	Construction Operation Decommissioning
	Areas of indigenous vegetation, even secondary communities outside of the direct project footprint, must under no circumstances be fragmented or disturbed further.	EO Contractor	Construction Operation Decommissioning
	Vegetation clearing should occur in a phased manner in accordance with the construction programme to minimise erosion and/or run-off. Large tracts of bare soil will either cause dust pollution or quickly erode and then cause sedimentation in the lower portions of the catchment. Suitable dust and erosion control mitigation measures should be put in place to mitigate these impacts.	EO Contractor	Construction Operation Decommissioning
	Monitor surfaces for erosion, repair and/or upgrade, where necessary.	EO Contractor	Construction Operation Decommissioning
	Access to the remainder of the site should be strictly controlled to prevent unnecessary disturbance of priority species	Project Manager Contractor EO	Construction Operation
	Areas that are denuded during construction need to be re-vegetated to prevent erosion during flood events. This will also reduce the likelihood of encroachment by alien invasive plant species	Contractor EO	Post-Construction
	All disturbed areas outside the direct footprint to be rehabilitated and landscaped after the development is complete. Rehabilitation of the disturbed areas existing in the project area		

ACTIVITY/ASPECT	IMPACT MANAGEMENT ACTIONS/MEASURES	RESPONSIBLE PERSON	PRIORITY TIMEFRAME
	must be made a priority. Topsoil must also be utilised, and any disturbed area must be re-vegetated with plant and grass species which are endemic to this vegetation type. Progressive rehabilitation of construction areas or cleared areas will enable topsoil to be returned more rapidly, thus ensuring more recruitment from the existing seedbank		
	All construction/operational access must make use of the existing roads where possible	Contractor/Operator	Construction
	Install properly sized culverts with erosion protection measures at the present road / track crossings where already installed by local landowners / public works entities.	EO	Operation
	No materials may be stored for extended periods of time and must be removed from the project area once the construction/closure phase has been concluded. No storage of vehicles or equipment will be allowed outside of the designated project areas.	Contractor EO	Construction
	It must be made an offence for any staff to /take bring any plant species into/out of any portion of the project area. No plant species whether indigenous or exotic should be brought into/taken from the project area, to prevent the spread of exotic or invasive species or the illegal collection of plants.	EO Contractor	Construction Operation
	A fire management plan needs to be complied and implemented to restrict the impact fire might have on the rehabilitated areas.	ECO EO Contractor	Construction Operation
	All alien plant re-growth must be monitored and should these alien plants reoccur these plants should be re-eradicated.	EO Project Manager Contractor/Operator	Construction Operation Decommissioning
	A pest control plan must be put in place and implemented;	EO	
	Rehabilitate disturbed areas in accordance with the specifications of a Rehabilitation Plan.	EO	Operation

ACTIVITY/ASPECT	IMPACT MANAGEMENT ACTIONS/MEASURES	RESPONSIBLE PERSON	PRIORITY TIMEFRAME
		Contractor	Decommissioning
Fauna Management	A qualified environmental control officer must be on site when construction begins. The area must be walked through prior to construction to ensure no faunal species remain in the habitat and get killed. Should animals not move out of the area on their own relevant specialists must be contacted to advise on how the species can be relocated.	ECO EO Contractor	Construction
	The areas to be developed must be specifically demarcated to prevent movement of staff or any individual into highly sensitive areas and the surrounding environments, i.e the wetlands. Signs must be put up to enforce this		Construction Operation
	No trapping, killing, or poisoning of any wildlife is to be allowed. Signs must be put up to enforce this.	EO Contractor	Construction Operation
	No driving of vehicles off-road outside of construction areas.	ECO EO Contractor	Construction Operation Decommissioning
	It is a legal requirement to obtain permits for specimens or protected species that will be lost due to construction of the project.	EO Project Manager Contractor/Operator	Construction
	Personnel on site should undergo environmental induction training, including the need to abide by speed limits, the increased risk of collisions with wild animals on roads in rural areas.	ECO EO Contractor	Construction Operation Decommissioning
	Personnel to be educated about protection status of species, including distinguishing features, to be able to identify protected species.	EO Contractor	Construction Operation

ACTIVITY/ASPECT	IMPACT MANAGEMENT ACTIONS/MEASURES	RESPONSIBLE PERSON	PRIORITY TIMEFRAME
			Decommissioning
	The duration of the construction must be minimized to as short term as possible, to reduce the period of disturbance on fauna	Project Manager EO Contractor	Construction
	Outside lighting must be designed and limited to minimize impacts on fauna. Fluorescent and mercury vapour lighting must be avoided and sodium vapour (yellow) lights must be used wherever possible.	Project Manager EO	Construction Operation
	All construction and maintenance motor vehicle operators must undergo an environmental induction that includes instruction on the need to comply with speed limits, to respect all forms of wildlife. Speed limits must still be enforced to ensure that road killings and erosion is limited.	EO Contractor/Operator	Construction Operation
	Only use lights with low sensitivity motion sensors that switch off automatically when no persons are nearby, to prevent the creation of regular insect gathering pools.	Project Manager EO Contractor/Operator	Construction Operation
	Appropriate lighting should be installed to minimize impacts on nocturnal animals, as per visual specialist assessment.		
	For buildings, avoid tin roofs and roof structures that offer entrance holes into the roof cavity.	Project Manager EO Contractor/Operator	Construction Operation
	Adhere to the Avifauna sensitivity map boundaries as indicated in Section 1.5.6.	Project Manager EO Contractor/Operator	Construction Operation

ACTIVITY/ASPECT	IMPACT MANAGEMENT ACTIONS/MEASURES	RESPONSIBLE PERSON	PRIORITY TIMEFRAME
	Rehabilitate cleared vegetation where possible at areas such as laydown yards	Project Manager EO Contractor/Operator	Construction Operation
	All lights on substation and/or Operations and Management (O&M) buildings, should be down-hooded and connected to motion sensors (where safe to do so), to minimise light pollution.	Project Manager EO Contractor/Operator	Construction Operation
	Access to the remainder of the site should be strictly controlled to prevent unnecessary disturbance of priority species	EO Contractor	Construction Operation Decommissioning
	Any holes/excavations need to be sealed to ensure that no fauna species can fall in.	EO Contractor	Construction
	Proper waste management must be implemented, ensuring no toxic or dangerous substances are accessible to wildlife. This should also apply to stockpiles of new and used materials to ensure that they do not become a hazard.	EO Contractor	Construction Operation Decommissioning
AVIFAUNA MANAGEMENT			
<u>Impact Management Outcome:</u>			
— To minimise impacts to avifauna and their habitat.			
<u>Indicator and Compliance Mechanism:</u>			
— Induction training and records.			

ACTIVITY/ASPECT	IMPACT MANAGEMENT ACTIONS/MEASURES	RESPONSIBLE PERSON	PRIORITY TIMEFRAME
<ul style="list-style-type: none"> – Incident classification and reporting management procedure (to be developed). – Environmental awareness programme/toolbox talks. – Monitoring and audit reports. 			
Avifauna and Habitat Management	Areas of already fragmented indigenous vegetation, even secondary communities outside of the direct project footprint, must under no circumstances be fragmented or disturbed further. Clearing of vegetation must be minimized and avoided where possible.	EO Contractor	Construction Operation Decommissioning
	Maintain 100m solar panel buffer zones around drainage lines, wetlands and pans.		
	Where possible, existing access routes and walking paths must be made use of.		
	Areas that are denuded during construction need to be re-vegetated with indigenous vegetation to prevent erosion during flood and wind events. This will also reduce the likelihood of encroachment by alien invasive plant species.	EO Contractor	Post Construction
	Any woody material removed can be shredded and used in conjunction with the topsoil to augment soil moisture and prevent further erosion.		
	Rehabilitation of the disturbed areas existing in the project area must be made a priority. Topsoil must also be utilised, and any disturbed area must be re-vegetated with plant and grass species which are endemic to this vegetation type.	EO Contractor	Post Construction Operation
	Erosion control and alien invasive management plan must be compiled.	EO Contractor	Construction Operation Decommissioning
	No off-road driving should be permitted in undisturbed areas	Site Manager EO	Construction Operation

ACTIVITY/ASPECT	IMPACT MANAGEMENT ACTIONS/MEASURES	RESPONSIBLE PERSON	PRIORITY TIMEFRAME
			Decommissioning
	Access to the remainder of the site should be strictly controlled to prevent unnecessary disturbance of priority species	Site Manager EO	Construction Operation Decommissioning
	Strict application of all recommendations in the terrestrial biodiversity specialist report pertaining to the limitation of the footprint.	Site Manager EO	Construction Operation Decommissioning
	The areas to be developed must be specifically demarcated to prevent movement of staff or any individual into the surrounding environments. Signs must be put up to enforce this.	EO Contractor	Construction Operation
	All personnel must undergo environmental induction with regards to avifauna and in particular awareness about not harming, collecting, or hunting terrestrial species (e.g., guineafowl and francolin), and owls, which are often persecuted out of superstition. Signs must be put up to enforce this.		
	The duration of the construction must be minimized to as short term as possible, to reduce the period of disturbance on avifauna.	Project Manager EO Contractor	Construction
	Schedule or limit (where feasible) activities and operations during least sensitive periods, to avoid migration, nesting and breeding seasons (June – August).	Project Manager EO ECOContractor	Construction Operation
	All areas to be developed must be walked through prior to any activity to ensure no nests or avifauna species are found in the area. Should any Species of Conservation Concern (SCC) be	Project Manager EO	Construction Operation

ACTIVITY/ASPECT	IMPACT MANAGEMENT ACTIONS/MEASURES	RESPONSIBLE PERSON	PRIORITY TIMEFRAME
	found and not move out of the area or their nest be found in the area a suitably qualified specialist must be consulted to advise on the correct actions to be taken.	ECO	Decommissioning
	Access to the remainder of the site should be strictly controlled to prevent unnecessary disturbance of priority species. Maximum use should be made of existing access roads and the construction of new roads should be kept to a minimum Measures to control noise and dust should be applied according to current best practice in the industry.	Project Manager EO Contractor	Pre-Construction Construction
	Infrastructure must be consolidated where possible in order to minimise the amount of ground and air space used.		
	Limit construction of infrastructure in high sensitivity grassland as much as possible.	Project Manager	Pre-Construction
	As far as possible, power cables within the project area must be thoroughly insulated and preferably buried.	EO Contractor	Construction
	Monitor rehabilitation via site audits and site inspections to ensure compliance. Record and report any non-compliance.	Site Manager EO	Post-Construction Operation
	Electrical cables should be buried as far as possible. In instances where the medium voltage cables cannot be buried due to technical constraints, a bird-friendly pole design must be used for the overhead lines. The avifaunal specialist must approve the pole design.	Site Manager EO	Post-Construction Operation
	BAT MANAGEMENT		
<u>Impact Management Outcome:</u>			
To minimise impacts to bats and their habitat.			
<u>Indicator and Compliance Mechanism:</u>			

ACTIVITY/ASPECT	IMPACT MANAGEMENT ACTIONS/MEASURES	RESPONSIBLE PERSON	PRIORITY TIMEFRAME
<ul style="list-style-type: none"> – Induction training and records. – Incident classification and reporting management procedure (to be developed). – Environmental awareness programme/toolbox talks. Monitoring and audit reports. 			
Bat and Habitat Management	Adhere to the bat sensitivity map during all phases of the facility’s operation, thus avoiding all bat sensitive areas. This also applies to temporary activities such as storage yards and construction offices.	Project Manager EO Contractor	Construction Operation
	All lights on substation and/or Operations and Management (O&M) buildings, should be down-hooded and connected to motion sensors (where safe to do so), to minimise light pollution.		
	For buildings, avoid tin roofs and roof structures that offer entrance holes into the roof cavity.	Site Manager EO	
	Vegetation should be allowed to recover where it was cleared after the construction and decommissioning of the facility.	Project Manager EO Contractor	Construction Operation Decommissioning
AIR QUALITY MANAGEMENT			
<p><u>Impact Management Outcome:</u></p> <ul style="list-style-type: none"> – To ensure that impacts to air quality of the surrounding environment are minimised. 			
<p>Indicator and Compliance Mechanism:</p> <ul style="list-style-type: none"> – Complaints register. – Incident reporting system. – Health, safety, environmental and community incident and complaints management system register. – Incident classification and reporting management procedure (to be developed). 			

ACTIVITY/ASPECT	IMPACT MANAGEMENT ACTIONS/MEASURES	RESPONSIBLE PERSON	PRIORITY TIMEFRAME
— Equipment, machinery and vehicle maintenance.			
Dust Management	Before the commencement of any site works and during the operation, as much vegetation as possible must be retained, including patches and strips to minimise dust.	EO Contractor	Construction Operation
	Activities with high dust-causing potential, such as grading and moving of soil, must not be carried out in sensitive areas during adverse wind conditions.		Construction
	All stockpiles (if any) must be restricted to designated areas and may not exceed a height of two (2) metres;		
	Earth-moving works have the potential to generate large amounts of dust. Pre-planning of earth-moving works can reduce dust emissions by limiting the time the site is exposed. Options for dust control can include the following: <ul style="list-style-type: none"> — Plan earth-moving works so that they are completed just prior to the time they are needed — Observe weather conditions and do not commence or continue earth moving works if conditions are unsuitable e.g., under conditions of strong winds — Reduce off-site hauling via balanced cut and fill operations — Pre-water areas to be disturbed 		
	Cover and/or maintain appropriate freeboard on trucks hauling any loose material that could produce dust when travelling. Minimise transfer points.		
	Re-vegetate disturbed areas as soon as possible to prevent excessive dust from occurring.		
	Once construction is complete, initiate rehabilitation (e.g. re-vegetation) procedures to reduce wind speed across exposed surfaces.		
	Dampen exposed soil to suppress dust if required. Use watering sprays on materials to be loaded and during loading.		

ACTIVITY/ASPECT	IMPACT MANAGEMENT ACTIONS/MEASURES	RESPONSIBLE PERSON	PRIORITY TIMEFRAME
	Where possible, minimise speed limits, vehicle weights and the number of vehicles using unpaved roads.		
NOISE MANAGEMENT			
<p><u>Impact Management Outcome:</u></p> <p>To ensure that noise impacts to the surrounding environment are minimal or mitigated.</p>			
<p><u>Indicator and Compliance Mechanism:</u></p> <ul style="list-style-type: none"> – Complaints register. – Incident reporting system. – Health, safety, environmental and community incident and complaints management system register. – Incident classification and reporting management procedure (to be developed). – Equipment, machinery and vehicle maintenance. 			
Noise	Fit equipment, machinery and vehicles generating excessive noise with appropriate noise abatement measures and undergo regular maintenance to ensure optimum efficiency during operation	EO Contractor/Operator	Construction Operation
	Provide a complaints register to report any excessive noise incidents. Manage all complaints as per the Incident Classification and Reporting Management Procedure		
	Regular maintenance of equipment to reduce the generation of additional unwanted noise		
	Avoid noisy activities at night-time and outside of normal weekend working hours where possible.		
	Due to rural nature of site, construction is unlikely to continue at after sunset, however if required to work afterhours, notices should be put up informing the public accordingly.		

ACTIVITY/ASPECT	IMPACT MANAGEMENT ACTIONS/MEASURES	RESPONSIBLE PERSON	PRIORITY TIMEFRAME
	Employees / contractors are to be provided with appropriate hearing protection when undertaking noisy activities.	EO Contractor/Operator	Construction Operation
	Employees to be provided with hearing protection if working near equipment that exceeds the noise limits.	EO ECO Contractor/Operator	Construction Operation
SITES OF CULTURAL OR HERITAGE SIGNIFICANCE			
<u>Impact Management Outcome:</u>			
<ul style="list-style-type: none"> — To ensure that sites/artefacts of heritage value are identified and protected. 			
<u>Indicator and Compliance Mechanism:</u>			
<ul style="list-style-type: none"> — Health, safety, environmental and community incident and complaints management system register. — Incident classification and reporting management procedure (to be developed). — Monitoring and audit reports. 			
Cultural and/or Heritage Site and Palaeontological Material	Operating controls and monitoring should be aimed at the possible unearthing of such features. Care should therefore be taken when development commences that if any of these are discovered, a qualified archaeologist be called in to investigate the occurrence.	Project Manager EO Contractor	Construction
	The ECO should familiarise him- or herself with the fossiliferous formations and its fossils. The Evolutionary Studies Institute, University of the Witwatersrand has good examples of Ecca Group Fossils.	ECO	Pre-Construction Construction
	A palaeontologist should be involved during the digging and excavation (ground breaking) phase of the development. A site visit is recommended after drilling and excavations and the keeping of a photographic record. A regular monitoring presence over the period during	Project Manager EO	Construction

ACTIVITY/ASPECT	IMPACT MANAGEMENT ACTIONS/MEASURES	RESPONSIBLE PERSON	PRIORITY TIMEFRAME
	which excavations are made, by a palaeontologist, is generally not practical, but can be done during ground breaking.	ECO Contractor	
	<p>Protocol for Chance Finds:</p> <p>Upon finding any archaeological or historical material all work at the affected area must cease. The area must be demarcated in order to prevent any further work there until an investigation has been completed. An archaeologist must be contacted immediately to provide advice on the matter. Should it be a minor issue, the archaeologist will decide on future action, which could include adapting the HIA or not. Depending on the nature of the find, it may include a site visit. SAHRA's Archaeology Palaeontology and Meteoritis Unit must also be notified. If needed, the necessary permit will be applied for with SAHRA. This will be done in conjunction with the appointed archaeologist. The removal of such archaeological material will be done by the archaeologist in lieu of the approval given by SAHRA, including any conditions stipulated by the latter. Work on site will only continue after removal of the archaeological/ historical material was done.</p>	Project Manager EO Contractor	Construction
	If any evidence of archaeological sites or remains (e.g., remnants of stone-made structures, indigenous ceramics, bones, stone artefacts, ostrich eggshell fragments and charcoal/ash concentrations) or palaeontological remains are found during the proposed activities, SAHRA must be alerted immediately, and a professional archaeologist or palaeontologist, based on the nature of the finds, must be contacted as soon as possible to inspect the findings. If the newly discovered heritage resources prove to be of significance a Phase 2 rescue operation might be necessary.	Project Manager EO Contractor	Construction
	If any unmarked human burials are uncovered and the archaeologist called in to inspect the finds and/or the police find them to be heritage graves, mitigation may be necessary and the SAHRA Burial Grounds and Graves (BGG) Unit must be contacted for processes to follow.	Project Manager EO Contractor	Construction Operation
	If any palaeontological material is exposed during digging, excavating, drilling or blasting, SAHRA must be notified. All development activities must be stopped, a 30 m no-go barrier constructed and the construction workers must be informed that this is a no-go area. A palaeontologist should be called in to determine proper mitigation measures, especially for shallow caves.	Project Manager EO ECO	Construction

ACTIVITY/ASPECT	IMPACT MANAGEMENT ACTIONS/MEASURES	RESPONSIBLE PERSON	PRIORITY TIMEFRAME
		Contractor	
	If fossils are found, they must be placed in a safe area for further investigation	Project Manager EO Contractor	Construction
VISUAL IMPACT MANAGEMENT			
<u>Impact Management Outcome:</u>			
<ul style="list-style-type: none"> – To ensure that the changes to the landscape character of the area are mitigated to minimise the negative impact. 			
<u>Indicator and Compliance Mechanism:</u>			
<ul style="list-style-type: none"> – Health, safety, environmental and community incident and complaints management system register. – Incident classification and reporting management procedure (to be developed). – Monitoring and audit reports. 			
Visual	Plan the placement of laydown areas and temporary construction equipment camps in order to minimise vegetation clearing (i.e. in already disturbed areas) wherever possible.	Project Manager Contractor	Pre-Construction Construction
	Retain and maintain natural vegetation immediately adjacent to the development footprint.	EO	Operation
	Make use of existing roads wherever possible and plan the layout and construction of roads and infrastructure with due cognisance of the topography to limit cut and fill requirements.	Project Manager Contractor	
	Plan all roads, ancillary buildings and ancillary infrastructure in such a way that clearing of vegetation is minimised. Consolidate infrastructure and make use of already disturbed sites rather than undisturbed areas.		

ACTIVITY/ASPECT	IMPACT MANAGEMENT ACTIONS/MEASURES	RESPONSIBLE PERSON	PRIORITY TIMEFRAME
	Maintain a neat construction site by removing litter, rubble and waste materials regularly.		
	Restrict vegetation clearance on the site to that which is required for the correct operation of the facility.		
	As far as possible, limit the number of vehicles which are allowed to access the site.		
	Ensure that dust suppression techniques are implemented on all gravel access roads.	EO Contractor	Construction Decommissioning
	As far as possible, limit the amount of security and operational lighting present on site.	EO	Operational
	Light fittings for security at night should reflect the light toward the ground and prevent light spill.	EO Contractor Operator	Construction Operation Decommissioning
	Lighting fixtures should make use of minimum lumen or wattage whilst adhering to safety and security requirements.	EO Contractor Operator	Construction Operation Decommissioning
	Mounting heights of lighting fixtures should be limited, or alternatively foot-light or bollard level lights should be used	EO Contractor Operator	Construction Operation Decommissioning
	If economically and technically feasible, make use of motion detectors on security lighting.	EO Contractor	Construction Operation

ACTIVITY/ASPECT	IMPACT MANAGEMENT ACTIONS/MEASURES	RESPONSIBLE PERSON	PRIORITY TIMEFRAME
		Operator	Decommissioning
	The buildings should not be illuminated at night and should be painted in natural tones that fit with the surrounding environment.	EO Contractor Operator	Construction Operation Decommissioning
	Non-reflective surfaces should be used where possible.	EO Contractor Operator	Construction Operation Decommissioning
	Construct temporary screens south of the construction site to shield construction activities from observers at the four houses south of the facility.	EO Project Manager Contractor	Construction
	Reduce the construction phase through careful logistical planning and productive implementation of resources.	EO Project Manager Contractor	
	Restrict construction activities to daylight hours in order to negate or reduce the visual impacts associated with lighting.	EO Contractor	
	If feasible, Plant and maintain dense perennial vegetation along the boundary of the facility in order to shield the operational plant from observers at the nearby farmhouse houses.	Project Manager EO	Operation
	Maintain the general appearance of the facility as a whole, including the servitudes and the ancillary structures.	Operator	

ACTIVITY/ASPECT	IMPACT MANAGEMENT ACTIONS/MEASURES	RESPONSIBLE PERSON	PRIORITY TIMEFRAME
	Monitor rehabilitated areas and implement remedial action as and when required.		
	Investigate and implement (should it be required) the potential to screen visual impacts at affected receptor sites.		
	Remove infrastructure not required for the post-decommissioning use of the site.	EO Contractor	Decommissioning
	Monitor rehabilitated areas quarterly for at least a year following decommissioning and implement remedial action as and when required.	Project Manager EO	Post-decommissioning

HEALTH AND SAFETY

Impact Management Outcome:

- To ensure communication with members of the public to promote safety awareness.
- To prevent public access to construction sites and storage areas.
- To ensure safety for all onsite personnel.

Indicator and Compliance Mechanisms:

- Induction training and records.
- Health, safety, environmental and community incident and complaints management system register.
- Monitoring and audit reports.
- Incident classification and reporting management procedure (to be developed).
- PPE Register.
- Occupational health and safety plan (to be developed).
- Health and safety protocol (to be developed).
- MHI (to be developed)

ACTIVITY/ASPECT	IMPACT MANAGEMENT ACTIONS/MEASURES	RESPONSIBLE PERSON	PRIORITY TIMEFRAME
Health and Safety	The construction phase will be managed according to all the requirements of the Occupational Health and Safety Act 85 of 1993 specifically the Construction Regulations.	Site Manager Contractor	Construction Operation
	All onsite personnel are required to undergo induction training and regular toolbox talks in order to raise awareness of the conditions contained herein.	EO	
	Development and implementation of an occupational health and safety plan and SHERQ policy	Contractor/Operator Site Manager	Construction Operation
	The appointed contractor will be responsible for the development of a comprehensive health and safety protocol which must be adhered to.	Contractor	Construction
	Emergency response plan to be in place prior to beginning construction and to include aspects such as appointment of emergency controller, provision of first aid, first responder contact numbers.		
	Provide and wear appropriate PPE onsite.	Contractor/Operator Site Manager	Construction Operation
	All normal procedures for working at heights, hot work permits, confined space entry, cordon off excavations etc to be in place before construction begins	Contractor/Operator Site Manager	Construction Operation
	<p>All necessary good hygiene practices to be in place, e.g. provision of toilets, eating areas, infectious disease controls.</p> <p>Policies and practice for dealing with known vectors of disease such as Aids, TB, COVID 19 and others.</p> <p>Prior to construction determine the dangerous species in the area and what responses are needed to bites/exposure/attacks.</p>	<p>Site Manager Contractor EO</p>	<p>Construction Operation</p>

ACTIVITY/ASPECT	IMPACT MANAGEMENT ACTIONS/MEASURES	RESPONSIBLE PERSON	PRIORITY TIMEFRAME
	Train all onsite personnel handling chemical or hazardous substances in the use of such substances and the environmental, health and safety consequences of incidents.	Site Manager Contractor EO	Construction Operation
	Outside work must be stopped during thunderstorms. Lighting conductors may be required for the final installation, to be confirmed during design phase.	Site Manager Contractor EO	Construction Operation
Facility emergencies	Emergency response plan for full operation and maintenance phase to be in place prior to beginning commissioning and to include aspects such as: <ul style="list-style-type: none"> — appointment of emergency controller, — emergency isolation systems for electricity, — emergency isolation and containment systems for electrolyte, — provision of PPE for hazardous materials response, — provision of emergency facilities for staff at the main office building, — provision of first aid facilities, — first responder contact numbers etc 	Operator	Operation
	A detailed risk assessment of all normal operating and maintenance activities on site to be compiled, and form the basis of operating instructions, prior to commencing commissioning.	Operator	Operation
	Material Safety Data Sheets (MSDSs) must be made available for all chemicals and substances on site	Site Manager Contractor Operator EO	Construction Operation
Fire risk			

ACTIVITY/ASPECT	IMPACT MANAGEMENT ACTIONS/MEASURES	RESPONSIBLE PERSON	PRIORITY TIMEFRAME
	Full Process Safety Management system with all elements to be implemented to highest international best practice levels.	Site Manager Contractor Operator EO	Construction Operation
	Suitable fire-fighting equipment on site near source of fuel, e.g. diesel tank, generators, mess, workshops etc	Site Manager Contractor Operator EO	Construction Operation
	Grass cutting and fire breaks around the battery installations to prevent veld fires.	Site Manager Contractor Operator EO	Construction Operation
	Safety integrity level rating of equipment (failure probably) with suitable redundancy if required.	Site Manager Contractor Operator EO	Construction Operation
	Ensure regular testing of emergency alarm systems are undertaken.	Site Manager Contractor Operator EO	Construction Operation

ACTIVITY/ASPECT	IMPACT MANAGEMENT ACTIONS/MEASURES	RESPONSIBLE PERSON	PRIORITY TIMEFRAME
	Emergency Response plan in compliance with SANS 1514 to be compiled, e.g. plan from transport and construction phase to be extended to operational phase to include the hazards of the systems containing large quantities of highly hazardous chemicals.	Site Manager Contractor Operator EO	Construction Operation
Risk associated with the BESS	Suitably competent transport companies should be appointed for the transport of batteries.	Project Manager Site Manager Contractor EO	Construction
	Port Authorities should be alerted to the overall project and the hazardous nature of the contents of battery containers being imported.	Project Manager Site Manager Contractor EO	Construction
	Drivers must be trained in the hazards of containerized batteries.	Project Manager Site Manager Contractor EO	Construction
	PPE to be specified including possible exposure to chemicals and fumes as well as radiate heat.	Project Manager Site Manager Contractor EO	Construction

ACTIVITY/ASPECT	IMPACT MANAGEMENT ACTIONS/MEASURES	RESPONSIBLE PERSON	PRIORITY TIMEFRAME
	Batteries to be packaged in a manner that ensures no short-circuiting during transport.	Project Manager Site Manager Contractor EO	Construction
	Transport to prevent excessive vibration considerations as battery internal may be damaged leading to thermal run-away during commissioning.	Project Manager Site Manager Contractor EO	Construction
	Pre-assembled containers will most likely be supplied. These will be fitted with the necessary protective measures by the supplier considering marine and road transport as well as lifting, setting down etc.	Project Manager Contractor EO	Construction
	Lighting conductors may be required for the installation, to be confirmed during design	Project Manager Contractor EO	Construction
	Bunding under any temporary tanks, curbing under truck offloading areas and sealed surfaces (e.g. concrete) under truck parking area is particularly important.	Project Manager Site Manager Contractor EO	Construction
	Battery containers to be painted white, not left as reflective steel.	Site Manager Contractor	Construction

ACTIVITY/ASPECT	IMPACT MANAGEMENT ACTIONS/MEASURES	RESPONSIBLE PERSON	PRIORITY TIMEFRAME
		EO	
	Emergency response plan to be in place before construction begins.	Project Manager Site Manager Contractor EO	Construction Operation
	Ability to shut off power to systems in use on site.	Project Manager Site Manager Contractor EO	Construction Operation
	End of Life plan needs to be in place before any battery containers enter the country as there may be damaged battery unit from day 1.	Project Manager Site Manager Contractor EO	Construction Operation
	Except during shipping, ideally the units should not be stored any closer to each other than they would be in the final installation so that propagation is prevented, i.e. laydown area needs to be considered.	Project Manager Site Manager Contractor EO	Construction Operation
	Safety Data Sheets (SDSs) to be available on site.	Project Manager Site Manager Contractor EO	Construction Operation

ACTIVITY/ASPECT	IMPACT MANAGEMENT ACTIONS/MEASURES	RESPONSIBLE PERSON	PRIORITY TIMEFRAME
	First responders must be familiar with what media to use for extinguishing fires, especially if water totally unsuitable and if there are no connection points for water etc.	Project Manager Site Manager Contractor EO	Construction Operation
	The hazardous nature of the electrical and battery equipment should be clearly indicated – e.g. Skull and Cross Bones or other signs.	Project Manager Site Manager Contractor EO	Operation
	Provided portable equipment for calibration and for testing/verification of defective equipment, e.g. volt/current meters, infrared camera	Project Manager Site Manager Contractor EO	Operation
	Undertake a hazardous area classification of the inside of the container to confirm the rating of electrical equipment. Might be zone 2 due to possible leaks of electrolyte or generation of flammable gases under thermal run away.	Project Manager Site Manager Contractor EO	Operation
	Grass cutting and fire breaks around the BESS installations.	Site Manager Contractor	Operation
	No combustible materials to be stored in or near the batteries or electrical infrastructure, e.g. separation of site diesel tank.	Site Manager Contractor	Operation

ACTIVITY/ASPECT	IMPACT MANAGEMENT ACTIONS/MEASURES	RESPONSIBLE PERSON	PRIORITY TIMEFRAME
	Fire resistant barrier between the batteries and the PCS side if in the same container.	Site Manager Contractor	Operation
	Electrolyte areas fully bunded to 110% of largest tank, or more.	Site Manager Contractor	Operation
Public Safety	Restrict public access by employing full time security for the site.	Project Manager EO	Construction Operation
Decommissioning of facility	End of Life shutdown procedure including a risk assessment of the specific activities involved.	Operator EO	Decommissioning
	Re-purpose the equipment with associated Environmental impact considered.	Operator EO	Decommissioning
	Disposal according to local regulations and other international directives.	Operator EO	Decommissioning
	Operator should seek the opinion from a waste consultant on how to correctly dispose of hazardous waste.	Operator EO	Decommissioning
SOCIO-ECONOMIC ENVIRONMENT			
<u>Impact Management Outcome:</u>			
<ul style="list-style-type: none"> — To ensure that the negative socio-economic impacts are mitigated and managed. — To ensure that the positive socio-economic impacts are enhanced. 			

ACTIVITY/ASPECT IMPACT MANAGEMENT ACTIONS/MEASURES RESPONSIBLE PERSON PRIORITY TIMEFRAME

<u>Indicator and Compliance Mechanisms:</u>			
<ul style="list-style-type: none"> — Induction training and records. — Health, safety, environmental and community incident and complaints management system register. — Monitoring and audit reports. — Incident classification and reporting management procedure (to be developed). — PPE Register. — Occupational health and safety plan (to be developed). — Health and safety protocol (to be developed). — Employment records and community engagement local enterprise development records. 			
Socio-economic	Reserve employment, where practical, for local residents. Appointment of local contractors and use of local suppliers and manufacturers where possible.	Project Manager	Construction
	Establish and implement a Stakeholder Engagement Plan.	Contractor	Operation
	Establish and implement a Workforce Recruitment Plan.	Operator	Decommissioning
	Source regularly required goods and services from as large a selection of local service providers as possible		
	Communication with <u>Municipality</u> and community representatives in respect of employment opportunities to manage employment expectations as far as possible and to allow these parties to manage potential issues associated with influx of people;		
	Engage the local community (within the immediate project area) on the nature, duration, number and availability of employment opportunities well in advance of any construction activities taking place. Utilise existing social structures for such interaction, and ensure that the process be commenced once environmental authorisations has been granted.		
	Engage with the <u>Municipality</u> in respect of accommodation of labour brought into the area by contractors / developers.		
	Development of a code of conduct for workers, signed by the contractor, and communicated to work force.		

ACTIVITY/ASPECT	IMPACT MANAGEMENT ACTIONS/MEASURES	RESPONSIBLE PERSON	PRIORITY TIMEFRAME
	Contractor to be held liable for compensating neighbouring land use losses / damage that can be linked to workers.		
	The loss of high-quality agricultural land should be avoided and or minimised by careful planning in the final layout of the proposed facilities where possible.		
	Affected landowners should be notified about the timing of construction related activities in advance.	Project Manager Contractor	Construction Decommissioning
	The footprint associated with the construction related activities (access roads, construction platforms, workshop etc.) should be minimised.	Project Manager Contractor Operator	Construction Decommissioning
	An Environmental Control Officer (ECO) should be appointed to monitor the establishment phase of the construction phase.	Project Manager Contractor	Construction Decommissioning
	All areas disturbed by construction related activities, such as access roads on the site, construction platforms, workshop area etc., should be rehabilitated at the end of the construction phase.	Project Manager Contractor ECO EO	Construction Decommissioning
	The implementation of a rehabilitation programme should be included in the terms of reference for the contractor/s appointed. The specifications for the rehabilitation programme should be drawn up by the Environmental Consultants appointed to manage the EIA.	Project Manager Contractor EO	Construction Decommissioning

ACTIVITY/ASPECT	IMPACT MANAGEMENT ACTIONS/MEASURES	RESPONSIBLE PERSON	PRIORITY TIMEFRAME
	The implementation of the Rehabilitation Programme should be monitored by the ECO.	Project Manager Contractor ECO	Construction Decommissioning
	Preparation and implementation of a Stakeholder Engagement Plan (SEP) prior to and during the construction phase.	Project Manager Contractor	Construction Decommissioning
	Preparation and implementation of a Community Health, Safety and Security Plan (CHSSP) prior to and during the construction phase.	Project Manager Contractor ECO	Construction Decommissioning
	The SEP and CHSSP should include a Grievance Mechanism that enables stakeholders to report resolve incidents.	Project Manager Contractor	Construction Decommissioning
	Where possible, the proponent should make it a requirement for contractors to implement a 'locals first' policy for construction jobs, specifically for semi and low-skilled job categories.	Project Manager Contractor	Construction Decommissioning
	The proponent and contractor should develop a Code of Conduct (CoC) for construction workers. The code should identify which types of behaviour and activities are not acceptable. Construction workers in breach of the code should be subject to appropriate disciplinary action and/or dismissed. All dismissals must comply with the South African labour legislation. The CoC should be signed by the proponent and the contractors before the contractors move onto site. The CoC should form part of the CHSSP.	Project Manager Contractor	Construction Decommissioning

ACTIVITY/ASPECT	IMPACT MANAGEMENT ACTIONS/MEASURES	RESPONSIBLE PERSON	PRIORITY TIMEFRAME
	The proponent and the contractor should implement an HIV/AIDS, COVID-19 and Tuberculosis (TB) awareness programme for all construction workers at the outset of the construction phase. The programmes should form part of the CHSSP.	Project Manager Contractor	Construction Decommissioning
	No construction workers, with the exception of security personnel, should be permitted to stay over-night on the site.	Project Manager Contractor	Construction Decommissioning
	Where reasonable and practical, the proponent should appoint local contractors and implement a 'locals first' policy, especially for semi and low-skilled job categories. However, due to the low skills levels in the area, the majority of skilled posts are likely to be filled by people from outside the area.	Project Manager Contractor	Construction Decommissioning
	Where feasible, efforts should be made to employ local contractors that are compliant with Broad Based Black Economic Empowerment (BBBEE) criteria.	Project Manager Contractor	Construction Decommissioning
	Before the construction phase commences the proponent should meet with representatives from the Municipality to establish the existence of a skills database for the area. If such a database exists, it should be made available to the contractors appointed for the construction phase.	Project Manager Contractor	Construction Decommissioning
	The local authorities, community representatives, and organisations on the interested and affected party database should be informed of the final decision regarding the project and the potential job opportunities for locals and the employment procedures that the proponent intends following for the construction phase of the project.	Project Manager Contractor	Construction Decommissioning
	Where feasible, training and skills development programmes for locals should be initiated prior to the initiation of the construction phase.	Project Manager Contractor	Construction Decommissioning

ACTIVITY/ASPECT	IMPACT MANAGEMENT ACTIONS/MEASURES	RESPONSIBLE PERSON	PRIORITY TIMEFRAME
	The recruitment selection process should seek to promote gender equality and the employment of women wherever possible.	Project Manager Contractor	Construction Decommissioning
	The proponent should liaise with the Municipality with regards the establishment of a database of local companies, specifically BBBEE companies, which qualify as potential service providers (e.g., construction companies, catering companies, waste collection companies, security companies etc.) prior to the commencement of the tender process for construction service providers. These companies should be notified of the tender process and invited to bid for project-related work.	Project Manager Contractor	Construction Decommissioning
	Maximise opportunities for local content and procurement.	Project Manager Contractor	Construction Decommissioning
	Maximise employment opportunities for local community members.	Project Manager Contractor	Construction Decommissioning
	Implement training and skills development programs for members from the local community.	Project Manager Contractor	Construction Decommissioning
TRAFFIC MANAGEMENT			
<u>Impact Management Outcome:</u>			
<ul style="list-style-type: none"> — To ensure that the traffic impacts of the project are mitigated and managed. 			
<u>Indicator and Compliance Mechanisms:</u>			
<ul style="list-style-type: none"> — Induction training and records. — Health, safety, environmental and community incident and complaints management system register. — Monitoring and audit reports. 			

ACTIVITY/ASPECT	IMPACT MANAGEMENT ACTIONS/MEASURES	RESPONSIBLE PERSON	PRIORITY TIMEFRAME
<ul style="list-style-type: none"> – Incident classification and reporting management procedure (to be developed). – PPE Register. – Occupational health and safety plan (to be developed). – Health and safety protocol (to be developed). – Traffic and transportation management plan 			
<p>Traffic Management</p>	<p>Abnormal vehicle routes and management plans may be required dependant on the type and route of the abnormal vehicle loads. Abnormal vehicles may require special permits and route plans from the relevant road authority such Gauteng Department of Roads and Transport. These permits are the responsibility of the developer and its logistics/freight companies.</p>	<p>Project Manager Contractor</p>	<p>Pre-Construction Construction</p>
	<p>District road accesses onto National roads to be upgraded to accommodate increased traffic volumes – potentially grade separated, <u>if permitted to do so by the relevant authorities:</u></p> <p>N11 / D260</p> <ul style="list-style-type: none"> – Provide additional warning signs as follows: – Install a Stop Signs (R1.1) on the D260 at the intersection with the N11 – Install a side road junction warning signs (W108) on the southern approach of the N11, located approximately 100m from the intersection. – Install truck crossing warning sign (W345) with the W108 sign. – Install truck crossing warning sign (W345) with the staggered junction warning sign located on the northern approach of the N11. <p>N11 / D1170</p> <ul style="list-style-type: none"> – Provide additional warning signs as follows: – Ensure that the Stop Signs (R1.1) on the D1170 at the intersection with the N11 is visible. – Install a truck crossing warning sign (W345) with the W107 sign located on the northern approach of the N11. – Install a truck crossing warning sign (W345) with the W108 junction warning sign located on the southern approach of the N11. <p>N2 / D1264</p> <ul style="list-style-type: none"> – Provide additional warning signs as follows: 		

ACTIVITY/ASPECT	IMPACT MANAGEMENT ACTIONS/MEASURES	RESPONSIBLE PERSON	PRIORITY TIMEFRAME
	<ul style="list-style-type: none"> — Install a Stop Signs (R1.1) on the D1264 at the intersection with the N2 — Install a truck crossing warning sign (W345) with the W108 sign located on the northern approach of the N2. — Install a truck crossing warning sign (W345) with the W107 junction warning sign located on the southern approach of the N2. 		
	A permit must be obtained from the relevant authority for any abnormal loads transported.		
	All drivers must adhere to all speed limits applicable to the roads used.		
	All unsurfaced roads must be regularly sprayed with water to prevent dust generation	Project Manager	Construction
	All vehicles that travel on-site must not be overloaded, and abnormal vehicles must comply to relevant legislation for overweight loads, to ensure lowest possible road surface damage.	Contractor	Decommissioning
	All vehicles that travel on-site must be roadworthy to ensure noise and emissions levels comply to national vehicle standards, thereby minimising noise/exhaust pollution		
BESS MANAGEMENT (LITHIUM OR VANADIUM REDOX FLOW BATTERIES-TO BE CONFIRMED)			
<u>Impact Management Outcome:</u>			
To ensure that all components related to the BESS installation are managed to avoid incidents and			
<u>Indicator and Compliance Mechanisms:</u>			
<ul style="list-style-type: none"> — Complaints register. — Incident reporting system. — Health, safety, environmental and community incident and complaints management system register. 			

ACTIVITY/ASPECT	IMPACT MANAGEMENT ACTIONS/MEASURES	RESPONSIBLE PERSON	PRIORITY TIMEFRAME
<ul style="list-style-type: none"> – Health and Safety risk assessment and plan – Incident classification and reporting management procedure (to be developed). – Emergency preparedness plan – Equipment maintenance. 			
BESS transport	<p>Once an import route has been chosen, e.g. Richards Bay or Durban and along N2/N3/N11 etc, then the appointed transport company should ensure key emergency services on route could be given awareness training in battery fire/accident response.</p> <ul style="list-style-type: none"> – Appointed transport company to ensure transport in accordance with Regulation 8 of the National Road Traffic Act 93 of 1996, Dangerous Goods. – Not permitted to transport prescribed goods in manner not consistent with the prescriptions, e.g. consignor and consignee responsibilities. – Prescription found in SANS 10228/29 and international codes for battery transport etc. – Transport in sealed packages that are kept upright, protected from movement damage etc. – Also packaged to ensure no short-circuiting during transport. – Transport to prevent excessive vibration considerations as battery internal may be damaged leading to thermal run-away during commissioning. – Pre-assembled containers will most likely be supplied. These will be fitted with the necessary protective measures by the supplier considering marine and road transport as well as lifting, setting down etc. – Route selection to consider possible incidents along the way and suitable response, e.g. satellite tracking, mobile communication, 24/7 helpline response. – Standard dangerous goods requirements for Hazmat labels, Trem cards, driver trained in the hazards of the load. 	Project Manager Contractor EO	Construction
BESS storage	<p>Ensure batteries are not stored at 50% charge, thermal run away can happen while in storage on site waiting for installation. In addition, if involved in an external fire thermal run away can happen even with uncharged batteries.</p> <p>Except during shipping, ideally the units should not be stored any closer to each other than they would be in the final installation so that propagation is prevented, i.e. laydown area needs to be considered.</p>	Project Manager Contractor EO	Construction
BESS component damages	Handling protocols to be provided by battery supplier.	Project Manager	Construction

ACTIVITY/ASPECT	IMPACT MANAGEMENT ACTIONS/MEASURES	RESPONSIBLE PERSON	PRIORITY TIMEFRAME
	End of Life plan needs to be in place before any battery containers enter the country as there may be damaged battery units from day one.	Contractor Operator	Operation
	Operating manuals to be provided including start-up, shut-down, steady state, monitoring requirements.	EO	Operation
	Maintenance manuals with make safe, decontamination and repair procedures.		
	Proposed maintenance schedules daily, weekly, monthly, annual etc.		
	Provided portable equipment for calibration and for testing/verification of defective equipment.		
	There needs to be careful thought given to procedures to be adopted before entering into the BESS or a container under normal circumstances (confined space) but particularly after a BMS shut down where there may be flammable or toxic gases present, a fire etc.		

7 MANAGEMENT PLANS

A number of generic management plans have been included in the EMPr. The plans included below provide an indication of the requirements that must be followed on the proposed construction and operation of the Camden I SEF. It must be noted that many of these plans can be updated at any stage depending on any changes that may occur on the site.

The following specific plans have been compiled:

- Waste Management Plan;
- Alien Invasive Plant Management Plan;
- Plant Rescue and Protection Plan;
- Re-vegetation and Habitat Rehabilitation Plan;
- Fire Management Plan;
- Emergency Response Plan (ERP);
- Stormwater Management Plan;
- Erosion Management Plan; and
- Traffic and Transport Management Plan.
- Fauna Management Plan
- Avifaunal Management Plan
- Soil Management Plan
- Closure and Decommissioning management plan
- Hazardous Substance Management Plan
- Heritage and Palaeontological Management Plan
- HIV/AIDS Management Plan
- Grievance Mechanism
- Covid-19 Management

7.1 WASTE MANAGEMENT PLAN

7.1.1 WASTE HIERARCHY

A waste is any solid, liquid or contained gaseous material that is being discarded by, disposal, recycling, burning or incineration. Waste management options for a particular waste need to be considered according to the Waste Management Hierarchy (**Figure 7-1**) which reflects the relative sustainability of each of the options. One of the key principles underlying the waste management hierarchy is to ensure that waste is dealt with as high up the waste hierarchy as possible. Since all waste disposal options have some impact on the environment, the only way to avoid impact is not to produce waste in the first place, and waste reduction is therefore at the top of the hierarchy. Re-use, followed by recovery techniques (recycling, composting and generating energy from waste) follow, while disposal to landfill or by incineration (the worst options) are at the bottom of the hierarchy.

In deciding on the most appropriate disposal route, both environmental and economic costs and benefits need to be considered. This decision must be reached taking into account all the costs and impacts associated with waste disposal, including those associated with the movement of waste.

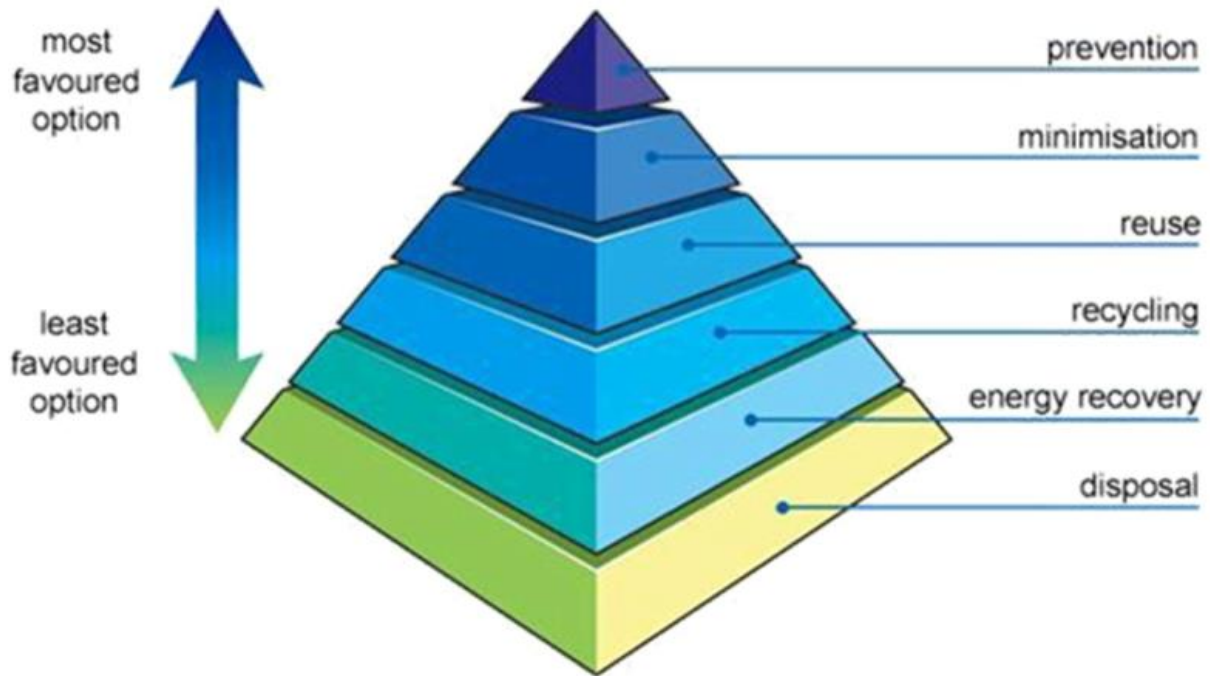


Figure 7-1: Waste Hierarchy

7.1.2 PROJECT STAGES

The purpose of this section is to assess the construction, operational processes of the proposed Camden I SEF in order to identify short comings, like raw materials procurement, infrastructure, employee training, health and safety, transportation, storage, compliance with legislative requirements, emergency preparedness and waste streams arising from an operation and its related activities, as well as the current waste management practices per waste stream. The assessment serves as the baseline against which any problem areas or gaps in waste management practises, process technology and environmental authorisations are identified and against which future performance objectives, activities and targets can be set.

The project stages are described below with the waste generation and management methods described in the corresponding tables below them including:

- Details on how waste will be managed during the construction and operational phases taking into consideration the waste management hierarchy;
- Details of the procedure for the separation of non-recyclable and recyclable waste;
- Details of the management of non-recyclable waste i.e. how waste will be stored on site during construction and operational phases, including the frequency for the removal of waste from the site and an indication of the landfill site where it will be disposed;
- Details for the management of recyclable waste e.g. the type of waste materials that will be recycled on site and the details pertaining to the offloading, sorting, handling, storage and collection procedures for the waste types (e.g. compaction and bailing, breaking of glass etc.); and
- The frequency for the removal of waste from the proposed development to where it will be finally managed must be included.

Waste Management at the project site will be undertaken in line with the EMPr to consider the correct disposal of general and hazardous waste generated on the project. **Table 7.1** describes the different waste products that the proposed project will produce, as well as the various options to dispose of them. Waste will mainly be generated during the construction phase. During operation, contractors are only on the site for limited amount of time as and when maintenance is required.

Table 7.1: Waste Management Options

WASTE	TYPE OF WASTE	MANAGEMENT OPTIONS
Hydrocarbons (Contaminated soil)	Hazardous	Fuel and oil spillages can be a source of contamination of water sources and the soil. Management options include: <ul style="list-style-type: none"> – Using spill kits to clean any spillages; – Ensure storage facilities are maintained and meet industry regulations; – Transportation and storage of fuel must be regulated and correctly managed according to the EMPr; – All hazardous waste is to be disposed of at a registered hazardous landfill (safe disposal certificates must be obtained).
Contaminated Personal Protective Equipment (PPE)	Hazardous	PPE can be contaminated during handling of hydrocarbons. Management options include: <ul style="list-style-type: none"> – Store contaminated PPE in hazardous waste skips along the servitude; – Ensure contaminated PPE is disposed of at a registered hazardous landfill (safe disposal certificates must be obtained).
General waste	General	General waste (inorganic matter) can be disposed of as per normal and form part of the municipal waste management system. Management options include: <ul style="list-style-type: none"> – Ensure waste is stored securely in refuse bins; – Co-ordinate waste removal with the general removal of waste from the contractor laydown area .
Food waste	General	Food waste is generated as site personnel take their meals on the construction site. Management options include: <ul style="list-style-type: none"> – Store any waste and packaging into a labelled food waste bin; – Co-ordinate waste removal with the removal of waste from the contractor laydown area; and – Co-ordinate waste removal with the general removal of waste.

7.2 ALIEN INVASIVE PLANT MANAGEMENT PLAN

The purpose of this Plan is to provide a framework for the management of alien and invasive plant species during the construction and operation of the project, which in turn serves to manage open spaces, as required. The broad objectives of the plan include the following:

- Ensure alien plants do not become dominant in parts or the whole site through the control and management of alien and invasive species presence, dispersal and encroachment.
- Managing and maintaining the ecosystem in a near-natural state and restoring and/or rehabilitating the ecosystems to such a state.
- Develop and implement a monitoring and eradication programme for alien and invasive species.
- Promote the natural re-establishment and planting of indigenous species in order to retard erosion and alien plant invasion.

Mitigation and management measures include, but are not limited to the following:

- Monitor for early detection, to find species when they first appear on site. This should be as per the frequency specified in the management plan, and should be conducted by an experienced botanist. Early detection should provide a list of species and locations where they have been detected. Summer (vegetation maximum growth period) is usually the most appropriate time, but monitoring can be adaptable, depending on local conditions.

- Monitor for the effect of management actions on target species, which provides information on the effectiveness of management actions. Such monitoring depends on the management actions taking place. It should take place after each management action.
- Monitor for the effect of management actions on non-target species and habitats.
- Stockpiles must be kept clear of weeds and alien vegetation growth by regular weeding.
- Alien vegetation and the spread of exotic species on the site will need to be controlled.
- The contractor must be responsible for implementing a programme of weed control (particularly in areas where soil has been disturbed); and grassing of any remaining stockpiles to prevent weed invasion.
- Herbicide use shall only be allowed according to contract specifications. The application shall be according to set specifications and under supervision of a qualified technician. The possibility of leaching into the surrounding environment shall be properly investigated and only suitable herbicides shall be used.
- The use of pesticides and herbicides on the site must be discouraged as these can impact on important pollinator species of indigenous vegetation. Use of these should only be permitted where absolutely necessary.
- Correct rehabilitation with locally indigenous species.
- Monitoring programme to ensure that rehabilitation efforts are successful to ensure that risks such as erosion, spread of exotic species and the edge effect are avoided.
- Constant maintenance of the area to ensure re-colonisation of floral species.
- Ensure regular removal of alien species, which may otherwise jeopardise the proliferation of indigenous species.

7.3 PLANT RESCUE AND PROTECTION PLAN

The purpose of the plant rescue and protection plan is to implement avoidance and mitigation measures, in addition to the mitigation measures included in the EMP to reduce the impact of the development of the project on listed and protected plant species and their habitats, and to provide guidance on search and rescue of species of conservation concern.

Mitigation and management measures include, but are not limited to the following:

- The location of all transplanted rescued plants must be recorded, along with the identity of the plant.
- The health / vigour of each transplanted individual should be monitored as per the frequency and duration specified in the management plan.
- As a scientific control, an equal number of non-transplanted individuals of the same species, within similar habitats, should be monitored in the same way as the transplanted specimens. This will provide comparative data on the survival of wild populations relative to transplanted plants.
- If populations of threatened plant species are found to occur on site, annual monitoring of population health should take place. This should be appropriate to the species concerned.
- Vegetation clearing must only commence after a walk down has been conducted by a suitably qualified person and the necessary permits obtained.
- Vegetation clearing to be kept to a minimum. No unnecessary vegetation to be cleared.
- Vegetation removal must be limited to the construction site and must be removed only as it becomes necessary rather than removing all the vegetation throughout the site at once.
- Materials must not be delivered to the site prematurely which could result in additional areas being cleared or affected.
- No vegetation to be used for firewood.
- Gathering of firewood, fruit, medicinal plants, or any other natural material onsite or in areas adjacent to the site is prohibited unless with prior approval of the ECO.
- Construction site office and laydown areas must be clearly demarcated and no encroachment must occur beyond demarcated areas.
- All natural areas impacted during construction must be rehabilitated with locally indigenous plant species or grassed accordingly.

- The use of pesticides and herbicides on the site must be discouraged as these can impact on important pollinator species of indigenous vegetation. Use of these should only be permitted where absolutely necessary.
- Soil stockpiles must not become contaminated with oil, diesel, petrol, garbage or any other material, which may inhibit the later growth of vegetation in the soil. Spillage can result in a loss of soil functionality thus limiting the re-establishment of flora.
- It is a legal requirement to obtain permits for specimens or protected species that will be lost due to construction of the project.
- A detailed pre-construction walk-through survey will be required during a favourable season where possible, to locate any individuals of protected plants, as well as for any populations of threatened plant species. This survey must cover the footprint of all approved infrastructure, including internal access roads and substations. The best season is early to late Summer if possible, taking administrative processes into account, but will be influenced by recent rainfall and vegetation growth.
- It is possible that some plants lost to the development can be rescued and planted in appropriate places in rehabilitation areas, but the description and appropriateness of such measures must be included in a Plant Rescue Plan. Any such measures will reduce the irreplaceable loss of resources as well as the cumulative effect. Note that Search and Rescue is only appropriate for some species and that a high mortality rate can be expected from individuals of species that are not appropriate to transplant.
- Prior to construction commencing, a Plant Rescue Plan must be compiled to be approved by the appropriate authorities as part of the EMP approval.
- For any plants that are transplanted, annual monitoring should take place to assess survival. This should be undertaken as per the frequency specified in the management plan and be undertaken by a qualified botanist. The monitoring programme must be designed prior to translocation of plants and should include control sites (areas not disturbed by the project) to evaluate mortality relative to wild populations.
- No collecting or poaching of any plant species.

RESCUED PLANTS

- The location of all transplanted rescued plants must be recorded, along with the identity of the plant.
- The health / vigour of each transplanted individual should be monitored as per the frequency and duration specified in the management plan.
- As a scientific control, an equal number of non-transplanted individuals of the same species, within similar habitats, should be monitored in the same way as the transplanted specimens. This will provide comparative data on the survival of wild populations relative to transplanted plants.

THREATENED SPECIES

- If populations of threatened plant species are found to occur on site, annual monitoring of population health should take place. This should be appropriate to the species concerned.

FOR PERMITTING PURPOSES, THE FOLLOWING FLORA SURVEY IS REQUIRED PRIOR TO CONSTRUCTION ACTIVITIES TAKING PLACE:

- Detailed floristic walk-through survey of all footprint areas in order to document composition, especially of protected species. It is suggested this be undertaken after an appropriate time-period after rainfall, where possible, to allow emergence of any species of potential concern. The survey must also cover all footprint areas, including final road alignments. Renewable energy projects similar to the one assessed here tend to have high fluidity in terms of layout and technology, due to the current rapid evolution of the technology, which allows more efficient deployment of infrastructure. However, this means that “final” layouts regularly change. The walk-through survey:
 - Must assess the footprint that will be constructed – if this changes then the new footprint areas must be subject to a walk-through survey in full.
 - Must be undertaken in the correct season, if possible, taking administrative processes into account.
 - Must be adequately resourced to ensure it is done properly.
 - Must be undertaken by a competent botanist.

7.4 RE-VEGETATION AND HABITAT REHABILITATION PLAN

The purpose of the rehabilitation plan is to ensure that areas cleared or impacted during construction activities are rehabilitated with a plant cover that reduces the risk of erosion from these areas as well as restores some ecosystem function. The purpose of the rehabilitation plan for the site can be summarised as follows:

- Achieve long-term stabilisation of all disturbed areas to minimise erosion potential.
- Re-vegetate all disturbed areas with suitable local/indigenous plant species or grass/crop.
- Minimise visual impact of disturbed areas.
- Ensure that disturbed areas are safe for future uses.

Mitigation and management measures include, but are not limited to the following:

- Rehabilitation Plan must be compiled by an approved ecologist prior to achieving COD and prior to the start of decommissioning.
- All management actions associated with rehabilitation must be recorded after each management action has taken place.
- All rehabilitated areas should be monitored to assess vegetation recovery. This should be for a minimum of three years after post-construction rehabilitation but depends on the assessed trajectory of rehabilitation (whether it is following a favourable progression of vegetation establishment or not – this depends on the total vegetation cover present, and the proportion that consists of perennial growth of desired species). For each monitoring site, an equivalent comparative site in adjacent undisturbed vegetation should be similarly monitored. Monitoring data collection should include the following:
 - total vegetation cover and height, as well as for each major growth form;
 - species composition, including relative dominance;
 - soil stability and/or development of erosion features;
 - representative photographs should be taken at each monitoring period.
- Monitoring of rehabilitated areas should take place at the frequency and for the duration determined in the rehabilitation plan, or until vegetation stability has been achieved.
- Re-vegetation must aim to accelerate the natural succession processes so that the plant community develops in the desired way, i.e. promote rapid vegetation establishment.
- Re-vegetation of disturbed surfaces must occur immediately after construction activities are completed. This must be done through seeding with suitable crop or locally indigenous species typical of the representative botanical unit.
- Re-vegetation of the disturbed site is aimed at approximating as near as possible the existing vegetative conditions prevailing prior to construction.
- Seeds from surrounding seed banks can be used for re-seeding.
- Rehabilitation must be executed in such a manner that surface run-off will not cause erosion of disturbed areas.
- Planting of indigenous tree species in areas not to be cultivated or built on must be encouraged.
- Habitat destruction must be limited to what is absolutely necessary for the construction of the infrastructure, including the construction of new roads. In this respect, the recommendations from the Biodiversity Assessment must be applied strictly. Personnel must be adequately briefed on the need to restrict habitat destruction, and must be restricted to the actual construction area.
- Monitoring programme to ensure that rehabilitation efforts are successful to ensure that risks such as erosion, spread of exotic species and the edge effect are avoided.

7.5 FIRE MANAGEMENT PLAN

The purpose of this plan is to address firefighting requirements throughout the construction of the project and to preserve and protect human life as well as tangible goods and equipment in the event of a fire.

Mitigation and management measures include, but are not limited to the following:

- All construction camps shall be provided with portable fire extinguishing equipment, in accordance with all relevant legislation and must be readily accessible.
- The Contractor shall take specific measures to prevent the spread of veld fires, caused by activities at the campsites. These measures must include appropriate instruction of employees about fire risks and designated smoking areas.
- Fire prevention facilities must be present at all storage facilities. No open fires shall be allowed on site under any circumstance. No cooking on open fires shall be done onsite to prevent runaway fires.
- The Contractor shall have operational fire-fighting equipment available on site at all times. The level of firefighting equipment must be assessed and evaluated through a typical risk assessment process.
- Emergency numbers for local police and fire department etc. must be placed in a prominent area.
- Firefighting equipment must be placed in prominent positions across the site where it is easily accessible. This includes fire extinguishers, a fire blanket as well as a water tank.
- All construction staff must be trained in fire hazard control and firefighting techniques. Translators are to be used where necessary.
- All flammable substances must be stored in dry areas which do not pose an ignition risk to the said substances.
- Smoking must only be conducted in demarcated areas.
- Firefighting equipment must be regularly maintained by a suitable service provider.

7.6 EMERGENCY RESPONSE PLAN

Appropriate resources must be provided to respond to accidental and emergency situations for operations and activities during construction and operation phases. The procedures will include plans for addressing training, resources, responsibilities, communication and all other aspects required to effectively respond to emergencies associated with their respective hazards.

This Emergency Response Plan (ERP) is intended as a practical working document for the proposed Camden I SEF. The purpose of this document is to provide the basic guidelines on how to respond to potential emergency situations that may arise during project activities. These potential emergency situations include medical emergencies and fires.

All activities associated with the project will require site-specific emergency response plans to mitigate impacts, which meet or exceed all applicable regulations.

The objectives of this plan are as follows:

- Protect the communities and the environment through the development of emergency response strategies and capabilities.
- Set out the framework for hazard identification in order to define procedures for response to the situations including the development of contingency measures.
- Structure a process for rapid and efficient response to and manage emergency situations during the construction and operational phases of the project.
- Assign responsibilities for responding to emergency situations.

The ERP must take the incident procedures referred to in Section 30 of the NEMA into account.

7.6.1 ROLES AND RESPONSIBILITIES

With respect to this plan, Camden I SEF (via the appointed EPC contractor/principle contractor) has the responsibility to:

- Provide emergency response services (such as first aid and firefighting representative) and to structure and coordinate emergency response procedures for the project.
- Ensure that specific emergency responsibilities allocated to them are organised and undertaken.
- Ensure that employees and contractor third parties are trained and aware of all required emergency procedures.

7.6.2 EMERGENCY COMMUNICATIONS AND COORDINATION PLAN

In an emergency situation where there is an immediate threat to communities, personnel or the environment, the Project Manager will be notified immediately. The Project Manager will dispatch the Emergency Response Coordinator (or suitably tasked person) who will determine the appropriate plan of action depending on the severity of the emergency, the people affected, and the need to evacuate.

If there is a developing emergency or unusual situation, where an emergency is not imminent, but could occur if no action is taken, the Project Manager (or if the Project Manager is absent the Environmental Officer) is to be informed immediately. Once the emergency or unusual situation has been managed, the correct incident/near miss must be reported to the General Manager.

If an emergency situation poses a direct threat to communities in the area, the Environmental Officer and/or Social Officer will advise persons in the vicinity of the emergency to evacuate due to the potential risk. The appropriate government authorities will immediately be notified of such an emergency evacuation. The Emergency Response Coordinator (or suitably tasked person) will be tasked with responding to the potential risk. Should the emergency situation be such that it can be managed by Camden I SEF, equipment and personnel will be deployed to the maximum extent necessary, so as to prevent/minimise potential risks.

7.6.3 RESPONSE TO INCIDENTS

An incident is any occurrence that has caused, or has the potential to cause, a negative impact on people, the environment or property (or a combination thereof). It also includes any significant departure from standard operating procedures. The reporting and investigation of all potential and actual incidents that could have a detrimental impact on human health, the natural environment or property is required so that remedial and preventive steps can be taken to reduce the potential or actual impacts because of all such incidents.

The actions resulting from any formal or informal investigations will be used to update the EMPr.

7.6.4 BUDGET FOR EMERGENCY RESPONSE

Costs for emergency response and management will be included in the capital expenditure budget for the construction phase and operational budget for the operational and decommissioning phases of the project.

7.6.5 VERIFICATION

An environmental emergency response system will be developed for the execution of emergency drills that will include the following, inter alia:

- Fire Drills
- Emergency Evacuation Drills
- Medical and Environmental Drills.

Reporting and monitoring requirements for the plan will include:

- Monthly inspections and audits
- Quarterly reporting of accidents/ incidents
- Reporting at the time of the incident and monthly spill reporting developed by the Environmental and Quality, Health and Safety departments
- Bi-annual emergency response drills
- Annual reporting on training

Emergency response drills and reporting will be maintained by the Project Manager and will provide information regarding required revisions to training or the emergency response actions. Each incident reported will be reviewed and investigated upon occurring. Actions will be identified where possible to improve the site's overall response to emergencies. Updates/revisions that are necessary to protect worker or community health and safety will be implemented immediately after approval by the General Manager. On a bi-annual basis, Key Performance

Indicators (KPIs) will be compared against past-performance and analysed for trends to determine if there are areas for improvement. Changes because of the trend analysis and identified areas for improvement will be implemented following the project's change management system as required.

7.7 STORMWATER MANAGEMENT PLAN

The main principles in stormwater management include:

- Confine or divert any unpolluted water to a 'clean' water system, and polluted water to a 'dirty' water system;
- 'Clean' and 'dirty' water systems must be designed and constructed to prevent cross-contamination between the 'clean' and 'dirty' water systems; and
- Appropriate maintenance and management of storm water related infrastructure.

The proposed water systems or infrastructure are to be designed to prevent any potential contamination of natural water resources in the area.

A Storm Water Management and Surface Water Protection Plan cannot be compiled until the detailed designs are complete, which will only take place in the event that the project is identified as a preferred bidder as part of the REIPPP (or where a third party off-take agreement can be concluded). It is stipulated in this EMPr that a Storm Water Management Plan must be compiled before any construction commences and implemented during the construction phase. This plan must indicate how all surface runoff generated as a result of the project and associated activities (during both the construction and operational phases) will be managed prior to entering any natural drainage system or wetland and how surface water runoff will be retained outside of any demarcated buffer zones and subsequently released to simulate natural hydrological conditions.

A Storm Water Management Plan will be required to support the relevant facility processes. A stormwater management plan must be developed in the preconstruction phase, detailing the stormwater structures and management interventions that must be installed to manage the increase of surface water flows directly into any natural systems. The stormwater control systems must be inspected on an annual basis to ensure these are functional. Effective stormwater management must include effective stabilisation (gabions, Reno mattresses or similar) of exposed soil and the re-vegetation of any disturbed water courses.

7.8 EROSION MANAGEMENT PLAN

Exposed and unprotected soils are the main cause of erosion in most situations. Therefore, this erosion management plan and the revegetation and rehabilitation plan are closely linked to one another and should not operate independently but should rather be seen as complementary activities within the broader environmental management of the site and should therefore be managed together. This Erosion Management Plan addresses the management and mitigation of potential impacts relating to soil erosion, including:

- Material stockpiled for long periods (2 weeks) must be retained in a bermed area.
- Stockpiles not used in three (3) months after stripping must be covered with hessian or a similar material to prevent dust and erosion.
- Sensitive areas need to be identified prior to construction so that the necessary precautions can be implemented.
- Any vegetation clearance must be phased to ensure that the minimum area of soil is exposed to potential erosion at any one time.
- Areas to be cleared must be clearly demarcated and this footprint strictly maintained.
- Silt fences and erosion control measures must be implemented in areas where these risks are more prevalent.
- Wind screening and stormwater control must be undertaken to prevent soil loss from the site.
- Other erosion control measures that can be implemented are as follows:
 - Brush packing with cleared vegetation
 - Mulch or chip packing
 - Planting of vegetation
 - Hydroseeding / hand sowing

- All erosion control mechanisms need to be regularly maintained.
- Seeding of topsoil and subsoil stockpiles to prevent wind and water erosion of soil surfaces.
- Re-vegetation of disturbed surfaces must occur immediately after construction activities are completed. This must be done through seeding with indigenous grasses.
- No impediment to the natural water flow other than approved erosion control works is permitted.
- To prevent stormwater damage, the increase in stormwater run-off resulting from construction activities must be estimated and the drainage system assessed accordingly.

MONITORING

The site must be monitored continuously during construction and operation in order to determine any indications of erosion. If any erosion features are recorded as a result of the activities on-site the Environmental Officer (during construction) or Site Manager (during operation) must:

- Assess the significance of the situation.
- Take photographs of the soil degradation.
- Determine the cause of the soil erosion.
- Inform the contractor/operator that rehabilitation must take place and that the contractor/operator is to implement a rehabilitation method statement and management plan.
- Monitor that the contractor/operator is taking action to stop the erosion and assist them where needed.
- Report and monitor the progress of the rehabilitation weekly and record all the findings in a site register.
- All actions with regards to the incidents must be reported on a monthly compliance report which will be submitted to the Competent Authority (during construction) and kept on file for consideration during the annual audits (during construction and operation).

The Contractor (in consultation with an appropriate specialist) must:

- Select a system/mechanism to treat the erosion.
- Design and implement the appropriate system/mechanism.
- Monitor the area to ensure that the system functions like it should. If the system fails, the method must be adapted or adjusted to ensure the accelerated erosion is controlled.
- Continue monitoring until the area has been stabilised.

7.9 TRAFFIC AND TRANSPORT MANAGEMENT PLAN

The purpose of a Traffic and Transportation Management Plan is to address regulatory compliance, traffic management practices, and protection measures to help reduce impacts related to transportation and the construction of temporary and long-term access within the vicinity of the project site. The objectives of this plan include the following:

- To ensure compliance with all legislation regulating traffic and transportation within South Africa National, Provincial, Local and associated guidelines.
- To avoid incidents and accidents while vehicles are being driven and while transporting personnel, materials, and equipment to and from the project site.
- To raise greater safety awareness in each driver and to ensure the compliance of all safe driving provisions for all the vehicles.
- To raise awareness to ensure drivers respect and follow traffic regulations.
- To avoid the deterioration of access roads and the pollution that can be created due to noise and emissions produced by equipment, machinery, and vehicles.

Mitigation and management measures include, but are not limited to the following:

- All vehicles used during the transport of materials and in the construction activities are required to be roadworthy per the National Road Traffic Act (NRTA) and display all pertinent certificates as required.

- All vehicles travelling to and from the site shall adhere to all laws imposed by the law enforcement agencies, and shall comply with any requests made by the law enforcement officials.
- For each convoy of abnormal vehicles/loads a designated safety officer shall be nominated. All abnormal vehicles and loads to be transported are required to have a valid permit before any trip is begun.
- The route must be assessed to determine if any structures or vegetation need to be temporarily or permanently relocated so as to avoid damage to the load as well as public and private property during the trips.
- A designated transport coordination manager must be appointed to oversee and manage the traffic safety officers. Additionally, the designated transport coordination manager must inform and keep up-to-date the interested and affected parties of all the activities taking place that may have a direct impact on them.
- A traffic safety officer shall be nominated to make all the necessary arrangements to maintain the required traffic measures for the duration of the project as outlined in the “Standard Specifications for Road and Bridge Works for State Road Authorities,” 1998 edition. The safety officer shall liaise daily with the transportation coordination manager to keep them apprised of the state of all the traffic arrangements.
- All construction vehicles that are entering the site shall also be available via radio or telephone communication to the transport coordination manager. So that in the event of an emergency, all vehicles can be accounted for.
- All vehicles shall comply with the posted speed limits on public roads as well as the speed limits within the development. For additional speed limits that are imposed on the construction traffic, refer to the South African Road Traffic Signs Manual (SARTSM), Volume 2, June 1999 for the restrictions.
- All construction traffic shall comply with the legal load requirements as outlined in the National Road Traffic Act and National Road Traffic Regulations.
- Construction traffic entering the site along public roads must be limited to times when peak hour traffic can be avoided. The peak traffic occurs during 7h00 to 8h30, and 16h00 to 17h30.
- The South African Road Traffic Signs Manual (SARTSM), Volume 2, June 1999 is to be used for all traffic during the construction activities of the proposed project.
- During periods of high construction traffic entering and exiting the site, it is recommended that flagmen help direct the traffic. This will enable the safe movement of construction and public traffic at the entrance and reduce the number of potential conflicts.

7.10 FAUNA MANAGEMENT PLAN

The purpose of this fauna management plan is to protect species, habitats and eco-system services, ensuring no net reduction to any critically endangered / endangered species and no net loss of any critical habitats (as defined by IFC Performance Standard 6) whilst minimising disturbance to other species and habitats to the extent practicable. This plan provides a strategy to control potential impacts on fauna during the construction and operation of the Camden I SEF.

7.10.1 MANAGING IMPACT ON FAUNA

SNAKE FIND AND HANDLING:

During construction, especially clearing of vegetation, it is likely that snakes will be encountered onsite. The following steps need to be undertaken in the event of a snake onsite:

- All work in that area is to cease;
- The site foreman/ site supervisor is to be notified;
- Snake handling will be undertaken by suitably trained and certified onsite personnel. The site supervisor or foreman needs to contact the relevant onsite personnel, who will safely remove and release the snake at a suitable habitat.

The following measures need to be communicated to all staff to ensure both human and snake safety:

- Under no circumstances may any site staff handle snakes without the proper snake handling training.

- All staff are to be provided with the correct Personal Protective Equipment (PPE) (e.g. snake gaiters and safety boots) to limit the potential for snake bites.
- Signage identifying the service provider appointed for snake handling must be erected around site. It is recommended that an individual onsite undergoes snake handling training to ensure that if an emergency arises it can be dealt with immediately.
- Intentional harming of snakes is prohibited onsite.

MAMMALS AND REPTILES

During the construction phase of the project the following mitigation measures need to be implemented and adhered to at all times to ensure that the impacts to fauna is managed and mitigated where possible.

WALK DOWN PRIOR TO CONSTRUCTION

Prior to the start of any construction or associated activities in areas of potential biodiversity concern, the Contractors will carry out a walk-through over the area accompanied by the ECO. The objective is to identify any sensitive habitats including potential for species of conservation interest (i.e. to consider the presence of any rare species of fauna, but establish possible risk of snake bites; inspect tree cavities for bats, etc.) that may be directly or indirectly affected by the proposed works.

Any important and significant habitats must be suitably demarcated and made a no-go area.

LIMIT THE DEVELOPMENT FOOTPRINT

- The development area must be clearly defined and marked off accordingly. All No- Go areas must be demarcated and warning signs prohibiting access erected.
- Areas to be cleared must be clearly marked in the field to eliminate unnecessary clearing/ disturbance.

LIMIT DISTURBANCE

- The extent of clearing and disturbance to the native vegetation must be kept to a minimum so that the impact on fauna and their habitats is restricted.
- Where roads pass right next to major water bodies provisions must be made for the fauna such as toads to pass under the roads by using culverts or something similar.
- Vehicles to adhere to speed limits at all times.
- The intentional harming and killing of animals will be prohibited through on-site supervision and worksite rules.
- Any litter onsite needs to be cleaned up immediately to prevent it being blown into the environment surrounding the development site.

INSPECTIONS AND MONITORING

- The following inspections and monitoring need to be undertaken during the construction phase:
- Observation of vegetation clearing activities by the Environmental Control Officer (ECO).
- Recording faunal fatalities to monitor success of relocation efforts.
- Regular monitoring of construction activities by the designated onsite personnel and the ECO.
- The ESHS team will collate details and investigate all Project-related wildlife complaints and incidents including instances of unauthorised hunting, poaching, bush trade, disturbance of breeding sites and injuries / fatalities. Corrective actions will be instigated where needed to avoid recurrence.

TRAINING

The contents of the Fauna Management Plan must be communicated to the staff through the induction training. On the job training can also be undertaken through the use of Environmental Toolbox Talks. All training must be undertaken as outlined in the relevant Training Procedures

Examples of Toolbox Talks include:

- Snakes bites
 - Snake handling
 - No-Go areas
 - Encountering fauna onsite
 - Poaching
-

7.11 AVIFAUNAL MANAGEMENT PLAN

The purpose of this avifaunal management plan is to provide mitigation and management measures onsite that to minimise the impacts on the priority bird species that potentially occur onsite. A number of the priority species are associated with the aquatic features on the site.

7.11.1 DESIGN MANAGEMENT PROCEDURES

- Ensure that key areas of conservation importance and sensitivity are avoided (as determined by the avifaunal specialist assessment).
 - Where possible, installing transmission cables underground (subject to habitat sensitivities and in accordance with existing best practice guidelines for underground cable installation).
 - Marking overhead cables using deflectors and where possible avoiding use over areas of high bird concentrations, especially for species vulnerable to collision
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7.11.2 CONSTRUCTION MANAGEMENT PROCEDURE

The following mitigation and management measures must be implemented for the displacement of priority species due to disturbance during the construction phase:

- A site- specific construction management Plan (CEMP) must be implemented, which gives appropriate detailed description of how construction activities must be conducted. All contractors are to adhere to the CEMP and must apply good environmental practice during construction. This must be done by an Avifaunal Specialist.
 - Providing adequate briefing for site personnel and, in particularly sensitive locations. Personnel must be adequately briefed on the need to restrict habitat destruction, and must be restricted to the actual building sites.
 - Habitat destruction must be limited to what is absolutely necessary for the construction of the infrastructure, including the construction of new roads.
 - During the construction phase, an avifaunal specialist must conduct surveys/exploration of the site. The aim will be to locate nest sites, so that these may continue to be monitored during the construction and operation phase.
 - Measures to control noise and dust must be applied according to current best practice in the industry.
 - Maximum use must be made of existing access roads and the construction of new roads must be kept to a minimum.
 - Implementing an agreed post-development monitoring programme.
 - Timing construction to avoid sensitive periods.
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7.11.3 MONITORING

Monitoring of Red listed species nests (if any) to assess the impact of the construction activities.

7.12 SOIL MANAGEMENT PLAN

Some of the most significant impacts on soil properties occur as a result of activities associated with construction. Construction activity can have adverse impacts on soil in a number of ways by:

- Covering soil with impermeable materials, effectively sealing it and resulting in significant detrimental impacts on soils' physical, chemical and biological properties, including drainage characteristics.
- Contaminating soil as a result of accidental spillage or the use of chemicals.
- Over-compacting soil through the use of heavy machinery or the storage of construction materials.
- Reducing soil quality, for example by mixing topsoil with subsoil.
- Wasting soil by mixing it with construction waste or contaminated materials, which then have to be treated before reuse or even disposed of at landfill as a last resort.

Careful management of topsoil and subsoil is an important aspect of sustainable use of materials that are being stripped. Without a proper Soil Resource Plan there is the risk of losing, damaging or contaminating valuable soil resources. The purpose of this Soil Management Plan is to outline principles for soil management to ensure the integrity of the resource during and post-construction. This plan must be read together with the Emergency Response Plan in order to minimise the risk of contamination of soils.

7.12.1 SOIL HORIZONS

TOPSOIL

Topsoil is the top-most soil layer (0-25 cm) in undisturbed areas, however it should be noted that the majority of the site for the Camden I SEF is farmland. This soil layer is important as it contains nutrients, organic material, seeds, communities of micro-organisms, fungi and soil fauna. All the contents of the topsoil layer are necessary for soil processes such as nutrient cycling, and support growth of new plants. The biologically active upper layer of soil is fundamental in the development of soils and the sustainability of the entire ecosystem. Fungi, algae, cyanobacteria and non-vascular plants form a 'living crust' on the soil surface that influences the retention of resources (principally nutrients and water), as well as reducing the potential for soil erosion.

In general, the greatest concentration of seeds (i.e. up to 90% of the seedbank) is found in the top 5-10 cm of topsoil. Soil nutrients and other biological elements also have a higher concentration in the top 5 – 10 cm of soil, but can occur up to 25 cm.

SUBSOIL

Subsoil is soil generally deeper than 25 cm. The subsoil contains lower levels of nutrients, but the soil texture is still suitable for plant growth.

OVERBURDEN

Overburden is all the soil below the subsoil layer, generally characterised by a fine soil texture which is sometimes high in clay and salt content which makes plant growth difficult. Such soils comprise a sterile growth medium, devoid of nutrients, and depending on the clay content, are of high salinity and often phytotoxic. Even shallow-lying overburden soils are largely depleted of nutrients. These soils constitute an unsuitable medium for the establishment of plants.

7.12.2 PRINCIPLES FOR SOIL MANAGEMENT

THE CORRECT HANDLING OF TOPSOIL

- Before beginning work on site, topsoil must be stripped from all areas that will be disturbed by construction activities. Appropriate equipment must be used and appropriate work practices must be implemented for soil stripping as mishandling soil can have an adverse effect on its properties.
- Topsoil must be stripped in the driest condition possible.

- Topsoil must be retained on site in order to be used in site rehabilitation. The correct handling of the topsoil layer is in most cases the key to rehabilitation success.
- It is important that the correct depth of topsoil is excavated in order to ensure good plant growth. If excavation is too shallow, then an important growth medium for new seedlings could be lost. If excavation is too deep, this could lead to the dilution of the seed and nutrient rich topsoil with deeper sterile soil.
- Topsoil and subsoil layers must never be mixed. The mixture of topsoil with the deeper sterile soil hinders the germination of seeds which are buried too deep in the soil layer. Mixture of soil layers also leads to the dilution of nutrient levels which are at highest concentration within the topsoil, resulting in lower levels of nutrients available for new seedlings.
- To enable soil to be reused on site at a later stage, it needs to be stored in temporary stockpiles to minimise any damage or loss of function. Stockpiles must not be higher than 2m. Alternatively, topsoil berms can be created on the site boundaries. There are a number of important considerations when creating stockpiles - including soil erosion, pollution to watercourses and the risk of flooding. These will be affected by the size, height and method of forming stockpiles, and how they are protected and maintained.
- Topsoil must be stored separately from other soil in heaps until construction in an area is complete.
- The duration of topsoil storage must be minimised as far as possible. Storing topsoil for long periods leads to seed bank depletion following germination during storage, and anoxic conditions develop inside large stockpile heaps.
- All stockpiles must be positioned away from drainage lines.
- Sediment fencing must be erected downslope of all stockpiles to intercept any sediment and upslope runoff must be diverted away from stockpiles.

STRIPPING OF SUBSOIL

- The following protocols must be followed when stripping subsoil:
- On many sites subsoil will not need to be stripped but merely protected from damage. However, on other sites it might need to be temporarily removed. Where subsoil is required to be stripped, this must be undertaken before commencement of construction from all areas that are to be disturbed by construction activities or driven over by vehicles.
- Subsoil stripping depths depend on the correct identification of the sub-soil types on an ad-hoc basis, where no formal survey data exists.
- Subsoil must be stripped in the driest condition possible.
- To enable soil to be reused on site at a later stage, it needs to be stored in temporary stockpiles to minimise any damage or loss of function. There are a number of important considerations when creating stockpiles - including soil erosion, pollution to watercourses and the risk of flooding. These will be affected by the size, height and method of forming stockpiles, and how they are protected and maintained.
- All stockpiles must be positioned away from drainage lines.
- Sediment fencing must be erected downslope of all stockpiles to intercept any sediment and upslope runoff must be diverted away from stockpiles.

7.13 HERITAGE AND PALAEOLOGICAL MANAGEMENT PLAN

The purpose of this document is to provide a response guideline should archaeological sites, palaeontological sites or graves become exposed during ground altering activities within the Camden I SEF Project area. Heritage resources are protected in terms of the National Heritage Resources Act, Act 25 of 1999 (NHRA).

7.13.1 CHANCE FIND PROCEDURE

The following procedural guidelines must be considered in the event that previously unknown heritage resources are exposed or found during the construction of the Camden I SEF Project area. This chance find procedure (CFP)

must be read in conjunction with the Environmental Authorisation, the Environmental Management Programme, Final EIAR and the final layout archaeological ground-truthing report.

The site for the Camden I SEF is on non-fossiliferous dolerite but some of the grid connections are not. The Fossil Chance Find Protocol is not relevant for the Solar PV Footprint because it will be on dolerite.

The Contractor or other person discovering a potentially significant site or artefact will initiate the following actions:

- If fossils occur in the footprint of any section of the project, the route for the grid connection (overhead powerline pole foundations/below ground piping), the SEF, access roads or infrastructure, they can be removed as per the Fossil Chance Find Protocol in the EMP, and the project can continue. If no fossils are found, then no mitigation is required.
- When excavations begin the rocks and must be given a cursory inspection by the environmental officer or designated person.
- Any fossiliferous material (trace fossils, fossils of plants, insects, bone or coalified material) should be put aside in a suitably protected place. This way the project activities will not be interrupted.
- Photographs of similar fossils must be provided to the contractor/s to assist in recognizing the fossil plants, vertebrates, invertebrates or trace fossils in the shales and mudstones. This information will be built into the EMP's training and awareness plan and procedures.
- Photographs of the putative fossils can be sent to the palaeontologist for a preliminary assessment.
- If there is any possible fossil material found by the contractors/environmental officer then the qualified palaeontologist sub-contracted for this project, should visit the site to inspect the selected material and check the dumps where feasible.
- Fossil plants or vertebrates that are considered to be of good quality or scientific interest by the palaeontologist must be removed, catalogued and housed in a suitable institution where they can be made available for further study. Before the fossils are removed from the site a SAHRA permit must be obtained.
- Annual reports must be submitted to SAHRA as required by the relevant permits.
- If no good fossil material is recovered, then no site inspections by the palaeontologist will be necessary. A final report by the palaeontologist must be sent to SAHRA once the project has been completed and only if there are fossils.
- If no fossils are found and the excavations have finished, then no further monitoring is required.
- The Grievance Procedure and Guidance will apply to any stakeholder complaints relating to cultural heritage and chance finds;
- Chance find recording shall include the following:
 - Incident Notification;
 - Incident Report;
 - Incident (Chance Find) Investigation Report – e.g. detailing corrective actions, with digital images, maps and plans showing any locations that are no-go, limited access or present risks of further chance finds.

7.13.2 TRAINING, INSPECTION AND MONITORING

Since it is not practical to have a regular monitoring presence over the construction period by either an archaeologist or palaeontologist, environmental awareness training must be conducted by the EO for all contractors and subcontractors. The training must include, as a minimum, the following:

- Identifying potential features of heritage significance;
- Procedures for dealing with heritage resources discovered on site;
- Applicable Legislation pertaining to the protection of heritage resources; and
- The importance of protecting heritage resources.

The contents of the Heritage Management Plan must be communicated to the staff through the induction training. On the job training can also be undertaken through the use of Environmental Toolbox Talks.

7.14 HAZARDOUS SUBSTANCES MANAGEMENT PLAN

Hazardous substances are chemicals or materials that can cause acute or chronic harm to health, be it humans or the environment. The key potential sources of impact related to the management of hazardous chemical substances (HCS) and fuel during construction relate to the risk of accidental release of hydrocarbons to the environment, accidental exposure to workers, and fire and explosion risks.

Potential impacts associated with these risks, if poorly managed, include:

- Impact to soil and/or groundwater, which may result in degradation of the resource and requirement for remedial action;
- Impacts on pastoralist livelihoods due to contamination of pasture or water resources and consequent impacts to their, health, livelihood and animals;
- Impacts on human health & safety due to either direct exposure or through fire/explosion;
- Gas emissions associated with the combustion of fuel, are mainly compounds of nitrogen, carbon including very small traces of sulphur and particulate matter; and
- Fugitive emissions from HCS & fuel storage.

The purpose of this Hazardous Substances Management Plan (HSMP) is to provide a framework for the management of hazardous substances onsite during the construction and operation of the Camden I SEF:

- Ensure the handling and storage of hazardous substances are in accordance with relevant standards;
- To ensure that the storage and handling of chemicals and hydrocarbons on-site does not cause pollution to the environment or harm to persons;
- To ensure that the storage and maintenance of machinery onsite does not cause pollution of the environment or harm to persons.

7.14.1 HAZARDOUS SUBSTANCES MANAGEMENT PROCEDURE

A plan for managing the transportation, delivery, storage and handling of hazardous substances onsite is detailed below. A method statement detailing the specific storage and handling practices during construction must be prepared by the Contractor prior to the commencement of construction.

REGISTER OF HAZARDOUS SUBSTANCES

Contractors shall establish inventories or registers of hazardous substances on site. The inventory is to be updated when new hazardous substances are introduced to the workplace or the use of existing hazardous substances is discontinued. Both the chemicals' register and the Material Safety Data Sheets (MSDSs) must be readily available at a central location or near where the chemicals are being stored or used.

MSDS

It is standard practice that an MSDS is provided by the manufacturer or supplier of all hazardous substances. An MSDS is required for all chemicals and substances on site. These MSDSs are to be made available to all parties affected by the use or storage of the chemical. MSDSs are the key to communicating hazards and safe handling practices for chemicals. In addition, MSDS information is to be made available to all employees.

DELIVERIES

Transport of all hazardous substances must be in accordance with the relevant legislation and regulations. Contractors are responsible for identifying and securing any necessary permits for any proposed bulk fuel storage arrangements. The supplier will fill contractors fuel tanks; fuelling is the responsibility of the licensed contractor who will be supervised by the storage/work area supervisor. No 'black-market' or 'grey-import' fuels shall be used. All fuels purchased must be legitimate and subject to required duties and taxes.

Prior to fuel transfer the operator will verify that: all fuel transfer hoses have been connected properly and couplings are tight; transfer hoses are not obviously damaged; fuel transfer personnel are familiar with procedures; for fuelling stations, personnel are located at both the fuel truck and fuel transfer tank(s) and have the ability to

shut off fuel flow manually; a means of communication has been established between the two people transferring fuel; and a high liquid level shutoff device can be substituted for the person at the delivery tank, in which case operation of the shutoff will be verified each time it is used; The fuel contractor will clean up and report any accidents or spills immediately to the project ESHS team.

ENVIRONMENT AND OCCUPATIONAL HEALTH AND SAFETY

The following requirements are additional to any applicable requirements established in other LTWP management plans such as the Occupational Health & Safety Management Plan:

- Storage facilities will have the applicable Material Safety Data Sheets (MSDS) available;
- Smoking will be strictly prohibited from any areas where fuel loading operations take place;
- Appropriate signage will be used to identify potential spill risks;
- Any accidental damage to containment structures will be inspected immediately and appropriate repairs undertaken. The extent of damage will be reported in writing to WP as well as remedial repairs effected together with the date of repairs and any follow up inspection. Any release of fuels or other substance will be cleaned up;
- All used fuel / oil products will be collected in tanks marked “Waste Oil”; and
- All hydrocarbon associated wastes will be managed in line with the Waste Management Plan.

MATERIALS STORAGE

- All temporary hydrocarbon storage will be situated above ground. There will be no buried storage tanks permitted.
- All chemicals, fuels and other hazardous materials are to be stored in designated and bunded areas, where the bunded area is impermeable and is impervious to the stored substance as per the requirements of SABS 089:1999 Part 1. The bunded area will contain 110% volume of the largest container stored.
- Bunds and service area platforms to be cleaned and maintained regularly.
- SABS approved Spill kits must be made available on-site for the clean-up of spills and leaks of contaminants. The relevant construction crew members must be trained in their use.
- Keep a record of all hazardous substances stored on site. Clearly label all the containers storing hazardous waste.
- The storage of flammable and combustible liquids such as oils will be in designated areas which are appropriately bunded, and stored in compliance with Material Safety Data Sheets (MSDS) files and applicable regulations and safety instructions.
- Chemical and hydrocarbon storage facilities shall be covered to prevent rainfall ingress into secondary containment units and well-ventilated
- Any storage and disposal permits/approvals which may be required must be obtained, and the conditions attached to such permits and approvals will be compiled with.
- An effective monitoring system must be put in place to detect any leakage or spillage of all hazardous substances during their transportation, handling, installation and storage.

SPILL AND LEAK MANAGEMENT AND PREVENTION

- In the event of a major spill or leak of contaminants, the relevant authorities must be informed. The relevant construction crew members must be trained in their use.
- Spilled cement must be cleaned up immediately and, stored as hazardous waste and disposed of at a suitably licensed hazardous waste disposal facility.
- Routine servicing and maintenance of vehicles must not be undertaken onsite (except for emergencies). If repairs of vehicles must take place, an appropriate drip tray must be used to contain any fuel or oils.
- Any water that collects in bunds must not be allowed to stand. Should the water be contaminated, it is to be removed and treated prior to discharge, or disposed of as hazardous waste. Clean stormwater contained within the bunds may be reused.
- No chemicals must be stored or vehicle maintenance undertaken within 100m of wetlands or drainage lines.

- Construction machinery must be stored in an appropriately sealed area. If machinery cannot be stored in a sealed area then a drip tray must be used to prevent spillage from any leaks.
 - As far as practicable, all equipment servicing / maintenance shall be undertaken within designated workshop areas.
 - All generators on site, including generators that are not in use must be located in a bunded area or on a drip tray.
 - Bunded areas and drip trays must be maintained on a regular basis.
 - Diesel generators and water pumps shall be located in secondary containment areas or shall be self-contained to prevent loss of fuels and oils;
 - Precautions must be in place to limit the possibility of oil and other toxic liquids from entering the soil or clean stormwater system.
 - Upon completion of construction, the area must be cleared of potentially polluting materials.
 - Emergency response planning will be managed via the Emergency Preparedness and Response Plan.
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7.14.2 OPERATIONAL PHASE

During the operational phase of the project limited hazardous substances and chemicals will be stored onsite. During maintenance activities, contractors will need to produce a method statement detailing the specific storage and handling practices. The following measures need to be implemented onsite during the operational phase of the project.

- Hazardous substances must be stored in sealed containers within a clearly demarcated designated area.
 - Care must be taken to ensure that spillage of oils and other hazardous substances are limited during maintenance. Handling of these materials must take place within an appropriately sealed and bunded area.
 - Should any accidental spillage take place, it must be cleaned up according to specified standards regarding bioremediation.
 - The storage of flammable and combustible liquids such as oils will be in designated areas which are appropriately bunded, and stored in compliance with Material Safety Data Sheets (MSDS) files and applicable regulations and safety instructions.
 - Used oils and chemicals:
 - Appropriate disposal must be arranged with a licensed facility in consultation with the administering authority;
 - Waste must be stored and handled according to the relevant legislation and regulations.
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7.14.3 INSPECTION, MONITORING AND TRAINING

Fuel storage areas must be inspected regularly to ensure bund stability, integrity, and function.

The contents of the Hazardous Substances Management Plan must be communicated to the staff through the induction training. On the job training can also be undertaken through the use of Environmental Toolbox Talks. All training must be undertaken as outlined in the relevant Training Procedure.

Examples of Toolbox Talks include:

- Storage of hazardous substances
- Working with hazardous substances
- Management of hazardous waste
- Spill Prevention

7.15 GRIEVANCE MECHANISM

This Grievance Mechanism has been developed to receive and facilitate grievances and provide a solution to these concerns and grievances. The aim of the grievance mechanism is to ensure that grievances or concerns raised by local landowners, staff and or communities are addressed in a manner that:

- Provides accessible avenues for all internal and external stakeholders to contact management of the facility;
- Provides a predictable, transparent, and credible process to all parties, resulting in outcomes that are seen as fair, effective, lasting and dealt with in a timely manner;
- Builds trust as an integral component of staff and broader community relations activities; and
- Enables more systematic identification of issues and trends affecting a project, facilitating corrective action and pre-emptive engagement.

The aim of this Grievance Mechanism is to address grievances in a manner that does not require a potentially costly and time-consuming legal process. This grievance mechanism also ensures alignment with local and international best practices in human resources development and stakeholder engagement.

7.16 HIV/AIDS MANAGEMENT PLAN

The HIV/AIDS management plan will be compiled in the event that the project is identified as a preferred bidder as part of the REIPPPP (or a suitable private off-take agreement is concluded).

The measures must be implemented on site during the construction and operational phases:

- Promote a non-discriminatory and supportive environment for people affected by HIV & AIDS.
 - HIV-positive employees must be protected against unfair discrimination, victimisation or harassment.
 - Sensitive issues surround HIV & AIDS and it is important to handle matters in a discreet and private manner
 - Promote awareness and education programmes to inform employees about HIV & AIDS which will enable them to protect themselves and others against infection by HIV.
 - Involve employees and their representatives in the planning and implementation of awareness and counselling programmes, especially as peer educators and counsellors.
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7.17 COVID -19 MANAGEMENT

This Plan serves to outline generic measures to adopt and implement to reduce the risk of Covid-19 transmission and will be reviewed and updated as necessary based on changes in terms of applicable legislation and regulations.

PREVENTION AND RESPONSE

A dedicated assignee with the responsibility to identify and implement actions to mitigate the effects of COVID-19 on the company and community should be assigned.

INFORMATION

Information dissemination and training are an effective way to reduce the risk for both the company and the general public.

COVID-19 symptoms include: fever, tiredness, difficulty breathing, dry cough, chills, repeated shaking with chills, muscle pain, headache, sore throat, and new loss of taste or smell. Some patients may have nasal congestion, runny nose, or diarrhoea. Symptoms may appear two to 14 days after exposure to the virus.

EMPLOYEE QUESTIONNAIRE

To prevent potentially infected staff from entering the workplace and infecting co-workers, a short questionnaire could be used. Workers should only report to work if they answer “no” to all the questions.

The following is an example:

- Have you, in the last two weeks, been in close contact with a person who has COVID-19?
- Have you, in the last two weeks, been in a country/region with a high number of cases of COVID-19?
- Do you have a fever?
- Have you used medications such as paracetamol or aspirin to suppress fever in the last 24 hours?
- Are you coughing (even mildly)?
- Do you currently experience shortness of breath?

PREVENTION METHODS

SICK PERSONS TO STAY HOME

Workers requested to stay away from work in cases where they exhibit any COVID-19 symptoms or have been in close contact with a confirmed COVID-19 patient during the previous 14 days. Workers who do not feel well should seek immediate medical advice. An employee who works while evidencing mild COVID-19 symptoms can risk spreading this infectious disease to others.

COUGH HYGIENE

To reduce the risk of infected persons spreading the virus by coughing and sneezing, workers are to be instructed to follow the cough etiquette outlined below:

- Cover the mouth and nose with a tissue when coughing or sneezing and dispose of the used tissue in a wastebasket.
- When no tissue is available, cough or sneeze into the upper sleeve or elbow, not into the hands.
- Clean hands after coughing or sneezing, preferably by thorough water-soap handwashing, following the recommendations of health organizations. If soap and water are not available, use a hand sanitizing gel.

SOCIAL DISTANCING

To prevent person-to-person infection, it is important to minimize direct contact as much as possible. The contractor is to inform workers about the hazards of close contacts, including with direct co-workers, and promote alternative behaviours, such as maintaining safe distances and using alternatives for handshakes.

HAND SANITATION

Promote frequent and thorough water-soap hand washing and provide enough places for workers to wash their hands. If soap and running water are not immediately available, provide alcohol-based hand rubs containing at least 60% alcohol. Ensure that these facilities are sufficient in number and are available close to the work area.

CLEANING AND DISINFECTING

Frequently – and at least daily - clean touched surfaces, such as tables, light switches, appliances, countertops, handles, desks, phones, keyboards, toilets, taps, sinks, and so forth. Use the cleaning agents that are routinely used in these areas and follow the directions on the labels. For multiuse equipment, clean after every use. Workers are to be instructed to clean their work areas and equipment at the end of each shift. Equipment and instructions on how to do this are to be provided

8 CONCLUSION

ENERTRAG is proposing the development of a Camden Renewable Energy Complex within the vicinity of the Camden Power Station in Mpumalanga. **This report is specific to the Camden I SEF (up to 100MW).** The proposed Camden I SEF is located south-west of Ermelo, in Mpumalanga and falls within the Msukaligwa Local Municipality and the Dr Pixley Ka Seme Local Municipality of the Gert Sibande District Municipality.

This S&EIA process considered the biophysical location of the proposed development, as well as a feasibility assessment by the proponent, which *inter alia* served to identify site options that would be optimal for energy production and grid interconnection. As discussed previously, the purpose of the proposed Camden I SEF is to contribute to the national energy targets of diversification of energy supply and the promotion of clean energy. The project will also aid in overcoming the power shortages that are currently faced in the country. Other socio-economic benefits would result from the proposed project, including the increase of energy supply, employment opportunities and local economic development.

It is therefore the opinion of the EAP that provided this project is mitigated, as per the mitigation and management measures outlined in this EMPr, the project will result in impacts that should not negatively affect the environment. It is the applicant's responsibility to ensure that this EMPr is made binding on the contractor by including the EMPr in the contract documentation. The contractor must thoroughly familiarise himself with the requirements of the EMPr and appoint an EO to oversee the implementation of the EMPr on a day-to-day basis. In addition, the applicant must appoint an external ECO to undertake monthly compliance audits during construction against the requirements of the EMPr as well as the EA.

Parties responsible for transgression of this EMPr must be held responsible for any corrective actions that may need to be undertaken. Parties responsible for environmental degradation through irresponsible behaviour/negligence must receive penalties.

WSP is of the opinion that the project can proceed, provided that the outlined mitigation measures of the EIA process and this EMPr are implemented effectively.

In terms of NEMA, everyone (i.e. all persons engaging in any component of this project) is required to take reasonable measures to ensure that they do not pollute the environment. 'Reasonable measures' includes informing and educating employees about the environmental risks associated with their work and training them to operate in an environmentally responsible manner.

The Proponent also recognises that, in terms of NEMA, the cost to repair any environmental damage will be borne by the person responsible for the damage. Should the above-mentioned environmental guidelines and mitigation measures be adopted, it is anticipated that the negative environmental impacts of the proposed SEF will be mitigated adequately. The Proponent and the selected Contractor shall appoint relevant personnel, as well as an independent ECO, to monitor the site periodically throughout construction to ensure that the required environmental controls are in place and working effectively. During operation and maintenance the area specific Environmental Manager and EO, with the support of the maintenance supervisor, will monitor environmental controls.

If you have any further enquiries, please feel free to contact:

WSP Group Africa

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APPENDIX

A EAP CURRICULUM VITAE



ASHLEA STRONG, MEM, EAP

*Principal Consultant (Planning & Advisory Services),
Environment & Energy*



Years with the firm

8

Years of experience

18

Professional qualifications

EAPASA

Areas of expertise

Auditing

ESIR

Energy

Environmental Control

Infrastructure

Mining

Training

Waste Management

CAREER SUMMARY

Ashlea is a Principal Consultant with 18 years' experience in the environmental field. She currently provides technical and strategic expertise on a diverse range of projects in the environmental management field, including environmental scoping and impact assessment studies, environmental management plans, waste and water management, as well as the provision of environmental management solutions and mitigation measures.

Ashlea has been involved in the management of a number of large EIAs specifically within the energy sector such as the Medupi Power Station, and Pebble-Bed Modular Reactor (PBMR) and numerous Transmission Powerlines. She also has significant environmental auditing experience and expertise having undertaken over 70 compliance audits.

Ashlea holds a Masters in Environmental Management; a BTech (Nature Conservation), and a National Diploma (Nature Conservation). She is also a Registered Environmental Assessment Practitioner.

EDUCATION

Masters in Environmental Management, University of the Free State, South Africa	2006
B Tech, Nature Conservation, Technikon SA, South Africa	2001
National Diploma in Nature Conservation, Technikon SA, South Africa	1999

ADDITIONAL TRAINING

Conduct outcomes based assessment (NQF Level 5), South African Qualifications Authority (SAQA)	2009
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PROFESSIONAL MEMBERSHIPS

Registered Environmental Assessment Practitioner (Registration Number: 2019/1005)	2020
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PROFESSIONAL EXPERIENCE

Energy Sector

- 100MW Solar Photovoltaic (PV) Plant (2021). Project Director. This project involved the compilation of a Basic Assessment and Environmental Management Plan for a 100MW Solar PV Plant near Springs in Gauteng, South Africa. Client: Calodex (Pty) Ltd.
- Erica 400kV Loop-in-Loop-out (LILO) Powerline (2020). Compilation of an environmental screening assessment for the Erica 400kV LILO Powerline in Cape Town, Western Cape, South Africa. Client: Eskom Holdings SOC Limited.
- Maralla East and West Wind Energy Facilities (2019). Project Manager. Compilation of two Part 2 Amendment Processes for the changes in technical scope of the Wind Energy Facilities near Sutherland in the Northern and Western Cape, South Africa. Client: BioTherm Energies (Pty) Ltd.
- Ruigtevallei 132kV Powerline (2019): Project Manager. Compilation of a Part 2 Amendment Process for the deviation of the Ruigtevallei – Dreunberg 132 kV powerline near Gariiep in the Free State, South Africa. Client: Eskom Holdings SOC Limited.



ASHLEA STRONG, MEM, EAP

Principal Consultant (Environmental Services), Environment & Energy

- Nakonde and Mpika Wind Energy Projects (2018): Project Manager. Compilation of two Environmental Project Briefs for the establishment of meteorological masts at the Proposed Nakonde and Mpika Wind Project Sites in Zambia. Client: Globeleq
- Rietkloof Wind Energy Facility Project (2018): Project Director. Compilation of a Basic Assessment and Environmental Management Programme for a 140MW Wind Energy Facility, Matjiesfontein, Western Cape. Client: G7 Renewable Energies
- Mozambique – Zambia Interconnector Powerline (2018): Project Manager. This project involved the compilation of the Environmental and Social Impact Assessment and Environmental and Social Management Plan for a 300km 400kV powerline between Tete, in Mozambique, and Chipata, in Zambia. Client: Southern African Power Pool (SAPP).
- Ankerlig – Koeberg 132kV powerline walkdown (2017): Project Manager. This project involved the compilation of a Construction and Operation Environmental Management Plans for the Ankerlig – Koeberg 132kV powerline. Client: Eskom Holdings SOC Limited.
- Gwanda 100MW Solar Project (2018): Project Manager. This project involved the high-level review of the Environmental Impact Assessment for a 100MW Photovoltaic (PV) Solar Project near the town of Gwanda, Matebeleland South Province of Zimbabwe against relevant legislation and international standards. Client: WSP | Parsons Brinckerhoff.
- Southern Energy Coal Fired Power Station (2016): Project Manager. This project involved the high-level review of the Environmental Impact Assessment for the Southern Energy Coal Fired Power Station near Hwange in Zimbabwe against relevant legislation and standards. Client: WSP | Parsons Brinckerhoff.
- Proposed Solar and Wind Projects located in the Northern and Western Cape Provinces (2015) Project Manager. This project involved the compilation of 15 Environmental Impact Assessments and Environmental Management Plans for 2 Solar and 2 Wind energy Projects near Aggenys and Sutherland respectively. Client: BioTherm Energy (Pty) Ltd.
- Proposed Solar Park, Northern Cape Province, South Africa (2012): Strategic Environmental Advisor. This project involved the provision of process expertise for the compilation of an Environmental Impact Assessment and Environmental Management Plan for the proposed Solar Park in the Northern Cape Province. Client: Central Energy Fund (CEF).
- Proposed Tabor - Nzhelele 400kV Transmission Lines and associated infrastructure, Limpopo Province, South Africa (2012): Project Manager. This project involved the compilation of an Environmental Impact Assessment and Environmental Management Plan for a 100km 400kV powerline between Louis Trichardt and Musina in the Limpopo Province. Client: Eskom Transmission.
- Retrofitting of the existing Electrostatic Precipitators with Fabric Filter Plants at Units 2, 3 and 4 at the Grootvlei Power Station, South Africa (2012): Project Manager. This project involved the compilation of a Basic Assessment Report and Environmental Management Plan for the proposed retrofitting of the existing Electrostatic Precipitators with Fabric Filter Plants at the Grootvlei Power Station. Client: Eskom Holdings SOC Limited.
- Proposed Mulilo Coal Fired Power Station and associated infrastructure as well as associated power lines and substations, Musina, Limpopo, South Africa (2008): Project Manager. This project involved the compilation of an Environmental Impact Assessment and Environmental Management Plan for the proposed Mulilo Coal Fired Power Station and associated infrastructure as well as associated power lines and substations in the Musina area of the Limpopo Province. Client: Parsons Brinckerhoff Africa and Mulilo Power.

- Pebble Bed Modular Reactor Demonstration Plant and Associated Infrastructure, Western Cape, South Africa (2008): Project Manager. This project involved the compilation of an Environmental Impact Assessment and Environmental Management Plan for the proposed Pebble Bed Modular Reactor Demonstration Plant and Associated Infrastructure in the Western Cape Province. Client: Eskom Generation.
- Proposed Bantamsklip – Kappa 765 kV Transmission Lines and associated infrastructure, Western and Northern Cape, South Africa (2008): Project Manager. This project involved the compilation of an Environmental Impact Assessment and Environmental Management Plan for four 260km 765kV powerlines between the Bantamsklip Nuclear Power Station Site and the proposed new Kappa Substation in the Karoo, Western Cape Province. Client: Eskom Transmissions.
- Proposed Bantamsklip – Bacchus, Bacchus - Kappa and Bacchus – Muldersvlei 400 kV Transmission Lines and associated infrastructure, Western and Northern Cape, South Africa (2008): Project Manager. This project involved the compilation of an Environmental Impact Assessment and Environmental Management Plan for a number of 400kV powerlines between the Bantamsklip Nuclear Power Station Site and a number of substations, including Bacchus, Kappa and Muldersvlei, in the Western Cape Province. Client: Eskom Transmission.
- Westgate – Tarlton – Kromdraai 132 kV Sub-Transmission line and associated infrastructure, Gauteng, South Africa (2008): Project Manager. This project involved the compilation of an Environmental Impact Assessment and Environmental Management Plan for the Westgate – Tarlton – Kromdraai 132 kV Sub-Transmission line and associated infrastructure in the Gauteng Province. Client: Eskom Distribution – Central region.
- Environmental Scoping Study for the proposed new distribution line and substation for Eskom, Dundonald, Mpumalanga (also involved in the Public Participation Process), Mpumalanga, South Africa (2008): Project Manager. This project involved the compilation of an Environmental Impact Assessment and Environmental Management Plan for a 132kV powerline as well as a new substation in the Tarlton area of Gauteng.
- The proposed new 132 kV sub-transmission line between the Dinaledi and GaRankuwa substations for Eskom, GaRankuwa, North West, South Africa (2008): Project Manager. This project involved the compilation of an Environmental Impact Assessment and Environmental Management Plan for a 132kV powerline between the Dinaledi and GaRankuwa substations in the GaRankuwa area of the North West Province. Client: Eskom Distribution.
- Expansion of the Transmission powerline network and associated infrastructure between the Perseus substation and the Beta substation, Free State, South Africa (2008): Project Manager. This project involved the compilation of an alignment specific construction Environmental Management Plan for the 13km 765kV Perseus Beta Turn-ins. Eskom Transmission
- Tarlton – Kromdraai 132 kV Sub-Transmission line and associated infrastructure, Gauteng, South Africa (2008): Project Manager. This project involved the compilation of an Environmental Impact Assessment and Environmental Management Plan for a 132kV powerline as well as a new substation in the Tarlton area of Gauteng. Client: Eskom Distribution – Central Region.
- Basic Assessment for the proposed Watershed – Mmabatho 88kV Power line. North West, South Africa (2008): Project Manager. This project involved the compilation of a Basic Assessment and Environmental Management Plan for a new 88kV powerline near Mmabatho in the North West Province. Client: Eskom Distribution – Central Region.

- Proposed Watershed – Mmabatho 88kV Power line. North West, South Africa (2007): Project Manager. This project involved the compilation of an Environmental Impact Assessment and Environmental Management Plan for the Watershed – Mmabatho 88kV Power line in the North West Province. Client: Eskom Distribution – Central Region.
- Proposed Combined Cycle Gas Turbine Plant and Associated Infrastructure near Majuba, Mpumalanga, South Africa (2007): Project Manager. This project involved the compilation of an Environmental Impact Assessment and Environmental Management Plan for the proposed Combined Cycle Gas Turbine Plant and Associated Infrastructure near Majuba in the Mpumalanga Province. Client: Eskom Holdings SOC Limited.
- Proposed Capacity Increase of the Atlantis OCGT Plant and Associated Infrastructure, Western Cape, South Africa (2006): Project Manager. This project involved the compilation of an Environmental Impact Assessment and Environmental Management Plan for the proposed Capacity Increase of the Atlantis OCGT Plant and Associated Infrastructure in the Western Cape Province. Client: Eskom Generation.
- Proposed Concentrated Solar Thermal Plant in the Northern Cape, South Africa (2006): Project Manager. This project involved the compilation of an Environmental Impact Assessment and Environmental Management Plan for the proposed Concentrated Solar Thermal Plant near Upington in the Northern Cape Province. Client: Eskom Holdings SOC Limited.
- Proposed Underground Coal Gasification plant, Eskom, Mpumalanga, South Africa (2006): Project Manager. This project involved the compilation of an Environmental Impact Assessment and Environmental Management Plan for the proposed Underground Coal Gasification plant near the Majuba Power Station in the Mpumalanga Province. Client: Eskom Holdings SOC Limited.
- Proposed new Coal-fired Power Station in the Lephalale Area for Eskom, Limpopo, South Africa (2005): Project Manager. This project involved the compilation of an Environmental Impact Assessment and Environmental Management Plan for the proposed new Coal-fired Power Station in the Lephalale Area in the Limpopo Province. Client: Eskom Generation.
- Proposed Open Cycle. Gas Turbine Power Station at Atlantis for Eskom, Western Cape, South Africa (2005): Environmental Consultant. This project involved the compilation of an Environmental Impact Assessment and Environmental Management Plan for the proposed Open Cycle. Gas Turbine Power Station at Atlantis in the Western Cape Province. Client: Eskom Generation.

Infrastructure Sector

- Emalahleni Water Treatment Plant Amendment Project (EWRP) (2020). Project Manager. Compilation of a Part 1 Amendment Process for the changes to the EWRP Environmental Authorisation as well as an update of the Environmental Management Programme for the EWRP near Emalahleni in Mpumalanga, South Africa. Client: Anglo American
- Hendrina Leachate Dam (2018): Project Manager. This project involves the compilation of a Basic Assessment and Environmental Management Plan for a leachate Dam at the Domestic Waste Landfill Site at the Hendrina Power Station. Client: Eskom Holdings SOC Limited.
- Rehabilitation of the R34 between Vryburg and Schweizer-Reneke, North West, South Africa (2016): Project Manager. This project involved the compilation of a Basic Assessment and Environmental Management Plan for the upgrading of the R34 between Vryburg and Schweizer-Reneke. Client: SANRAL
- Proposed Expansion of the Cremation Facilities at the Envirocin Pet Crematorium, Gauteng, South Africa (2013): Project Manager. This project involves the compilation of a basic assessment for the expansion of the cremation facilities at

the Envirocin Pet Crematorium in Kyasands, Gauteng Province. Client: Envirocin Incineration Systems CC.

- Proposed Kraft Paper Mill in Frankfort, Frankfort, Free State, South Africa (2013): Project Manager. This project involved the undertaking of an Environmental Impact Assessment, including the compilation of an Environmental Management Programme, for the proposed establishment of a KRAFT paper mill in Frankfort in the Free State Province. Client: Industrial Development Corporation of SA (Pty) Ltd.
- Rehabilitation of the N14 between Delerayville and Sannieshof, North West, South Africa (2011): Project Manager. This project involved the compilation of a Basic Assessment and Environmental Management Plan for the upgrading of the N14 between Sannieshof and Delerayville as well as the construction of a new bridge over the Hartsriver. This project also included the compilation of Water Use License and Mining Permit Applications. Client: SANRAL.
- Proposed new Waterfall Cemetery, Limpopo, South Africa (2011): Project Manager. This project involved the compilation of a Basic Assessment and Environmental Management Plan for the new Waterfall Cemetery, Limpopo Province. Client: Makhado Municipality.
- Route determination of the proposed Metro Boulevard, Gauteng, South Africa (2008): Project Manager. This project involved the undertaking of an Environmental Impact Assessment for the route determination of the proposed Metro Boulevard in the Weltevreden Park Area of the Gauteng Province. Client: Johannesburg Roads Agency.
- Proposed new fuel supply pipeline between Milnerton and Atlantis, Western Cape, South Africa (2007): Project Manager. This project involved undertaking an Environmental Impact Assessment for the proposed new fuel supply pipeline between Milnerton and Atlantis to supply the Ankerlig Power Station in the Western Cape Province. Client: Eskom Generation.

Mining Sector

- Establishment of the Proposed Rietvlei Opencast Coal Mine, Mpumalanga, South Africa (2013): Project Manager. This project involves the undertaking of an integrated environmental authorisation process, including an Environmental Impact Assessment, Environmental Management Programme Report, Waste Management License Application and Water Use License Application, for the establishment of an opencast coal mine north of Middelburg. Client: Rietvlei Mining Company.
- Decommissioning of Redundant Infrastructure at the Vaal River Operations, North West and Free State, South Africa (2013): Project Manager. This project involves undertaking an integrated Environmental Authorisation and Waste Management License process for the proposed decommissioning of redundant infrastructure at AngloGold Ashanti's Vaal River Operations. Client: AngloGold Ashanti.
- Decommissioning of Redundant Infrastructure at the West Wits Operations, Gauteng, South Africa (2013): Project Manager. This project involves undertaking a Basic Assessment process for the proposed decommissioning of redundant infrastructure at AngloGold Ashanti's West Wits Operations. Client: AngloGold Ashanti (Pty) Ltd.
- Inyanda Mine Pegasus South Expansion, Mpumalanga, South Africa (2011): Project Manager. This project included the compilation of an Environmental Impact Assessment, Environmental Management Plan, the Amendment of the existing Environmental Management Programme Report and the amendment of the existing Water Use License for the Inyanda Mine Pegasus South Expansion project, north of Middelburg in the Mpumalanga Province. Client: Exxaro Coal (Pty) Ltd.

- Sishen Infrastructure Program, Northern Cape, South Africa (2010): Project Manager. This project involved the compilation of an Environmental Impact Assessment and an Environmental Management Plan for the infrastructure expansion programme proposed by the Sishen Mine in the Northern Cape. Client: Sishen Iron Ore (Pty) Ltd.
- Prospecting Permit Applications in the Kuruman area of the Northern Cape, South Africa (2011): Project Manager. This project involved the compilation of Environmental Management plans as part of six applications for Prospecting Permits in the Kuruman area of the Northern Cape. Client: Sound Mining Solutions.
- Borrow pits required by the Limpopo Department of Roads and Transport, Limpopo, South Africa (2010): Project Manager. This project involved the compilation of Environmental Management plans as part of the applications for Mining Permits for borrow pits required for the rehabilitation of provincial roads in the Limpopo Province. Client: Limpopo Department of Roads and Transport.
- Borrow pits required for the Medupi Coal Fired Power Station, Limpopo, South Africa (2008): Project Manager. This project involved the compilation of Environmental Management plans as part of the applications for Mining Permits for borrow pits required for the Medupi Coal Fired Power Station in the Limpopo Province. Client: Eskom Generation.
- Borrow pits required for the Ingula Pumped Storage Scheme, KwaZulu-Natal, South Africa (2008): Project Manager. This project involved the compilation of Environmental Management plans as part of the applications for Mining Permits for borrow pits required for the Ingula Pumped Storage Scheme in the Kwa-Zulu Natal Province. Client: Eskom Generation.
- Project Manager, Mining Right Application for a 23 Hectare Borrow Pit required for the Steelpoort Pumped Storage Scheme, Mpumalanga, South Africa (2007): Project Manager. This project entailed the compilation of the required Environmental Management Programme Report in support of a Mining Right Application for a 23 Hectare Borrow Pit required for the Steelpoort Pumped Storage Scheme in the Mpumalanga Province. Client: Eskom Generation.
- Renewed Mining and Prospecting Activities on the farm Quaggaskop 215, Vanrhynsdorp, Western Cape, South Africa (2004): Environmental Consultant. This project involved the compilation of an Environmental Management Programme Report for the recommencement of mining and prospecting activities on the farm Quaggaskop 215 outside Vanrhynsdorp in Western Cape Province. Client: Minexpo.

Waste Management Projects

- Sasol Waste Management Environmental Management Programme (2019). Compilation of an operational Environmental Management Programme for the Sasol Waste Ash Facility, Charlie 1 Disposal Facility and the Waste Recycling Facility. Client: Sasol Secunda Operations.
- Proposed continuous Ashing at Majuba Power Station, Mpumalanga, South Africa (2012): Project Manager. This project entailed the compilation Environmental Impact Assessment and Waste Management License Application for the proposed continuous ashing project at the Majuba Power Station in Mpumalanga. Client: Eskom Holdings SOC Limited.
- Proposed continuous Ashing at Tutuka Power Station, Mpumalanga, South Africa (2012): Project Manager. This project entailed the compilation Environmental Impact Assessment and Waste Management License Application for the proposed continuous ashing project at the Tutuka Power Station in Mpumalanga. Client: Eskom Holdings SOC Limited.
- Proposed extension of Ash Dams at Hendrina Power Station, Mpumalanga, South Africa (2011): Project Manager. This project entailed the compilation

Environmental Impact Assessment and Waste Management License Application for the proposed extension of the ash dams at the Hendrina Power Station in Mpumalanga. Client: Hendrina Power Station.

- Phase 1 of the Environmental Impact Assessment for the Proposed Regional General and Hazardous Waste Processing Facility, Eastern Cape (2005). Project Manager. This project entailed the compilation Environmental Impact Assessment for the Proposed Regional General and Hazardous Waste Processing Facility in the Eastern Cape. Client: Coega Development Corporation.

Specialist Projects

- Strategic Environmental Assessment for the Development. Master Plan Greater Port Harcourt, Rivers State, Nigeria, Africa (2008): Senior Environmental Consultant. This project entailed the compilation of a Strategic Environmental Assessment for the City of Port Harcourt as part of the development of the Master Plan for the Greater Port Harcourt Area. Client: Port Harcourt Government
- Development of an Environmental Policy, Gauteng, South Africa (2006): Environmental Consultant. This project entailed the development and compilation of an environmental policy for the Ekurhuleni Metropolitan Municipality. Client: Ekurhuleni Metropolitan Municipality.
- Environmental Input into the National Transport Master Plan, South Africa (2007): Environmental Consultant. This project included the provision of strategic environmental input in to the Draft National Transport Plan. Client: Department of Transport.
- Development of the Development Corridors, Ekurhuleni, Gauteng, South Africa (2006): Environmental Consultant. This project included the provision of strategic environmental input in to the Ekurhuleni Metropolitan Municipalities Development Corridor Study. Client: Ekurhuleni Metropolitan Municipality.

Auditing

- Compliance Audits at South 32 (2016 – 2020): Project Manager. This project involved the environmental compliance audits of the Water Use Licenses for the BMK, Douglas, Klipfontein and Middelburg Mine North and South Sections at South 32 in Mpumalanga. Client: South 32.
- Compliance Audits at Middelburg Water Reclamation Plant (MWRP) (2016 – 2020): Project Manager. This project involved the environmental compliance audits of the Water Use License and Waste Management License for the MWRP at South 32 in Mpumalanga. Client: South 32.
- BioTherm Round 4 Lenders Technical Advisor (2018 - 2021). Project Manager – Environmental. Environmental monitoring of the construction of the Konkoonsies II and Aggeneys Photovoltaic Solar Plants against the IFC Performance Standards. Client: Nedbank.
- Water Use Licence Audits (2019): Lead Auditor: External compliance audits of the water use licences for the Delmas and Argent Powerlines in Mpumalanga. Client: Eskom Holdings SOC Limited.
- Sasol Alrode and Pretoria West Depot Audits (2016 - 2020): Lead Auditor. Environmental compliance audits for environmental authorisations and environmental management plans for the Sasol Alrode and Pretoria West Depots. Client: Sasol Oil (Pty) Ltd
- Sasol Regulation 34 Audits (2019): Lead Auditor. Environmental compliance audits for 13 authorisations for the Sasol Owned Petrol Filling Stations. Client: Sasol Oil (Pty) Ltd
- Regulation 34 Audits at Mogalakwena Mine (2019). Project Manager. Environmental compliance audits of the EMPR and various environmental

- authorisations at the Mogalakwena Mine in the Limpopo Province. Client: Anglo American Platinum.
- Sasol Environmental Authorisations and Environmental Management Plans for the Secunda Operations (2019): Lead Auditor. Environmental compliance audits for 49 authorisations for the Sasol Secunda. Client: Sasol Secunda Operations
 - Waste Management Licence Compliance Audit and PCB Plan Close Out Audit, Phalaborwa, Limpopo, South Africa (2019): Project Manager. Environmental compliance audit of a WML and the PCB Plan for the Palabora Mine. Client: Palabora Company
 - Sasol Mining Water Use Licence Compliance, South Africa (2018): Project Manager. Environmental compliance audit of six WULs held by mining operations in Secunda. Client: Sasol Mining
 - Waste Management License Audits for the Sasol Waste Ash Site, Secunda, Mpumalanga, South Africa (2014 - 2019): Lead Auditor. These projects involve the annual and biannual environmental compliance auditing of the Waste Management licenses for various waste facilities at the Secunda Site in Mpumalanga Province. Client: Sasol Chemical Industries: Secunda Synfuels Operations
 - Legal Assessment at South 32 (2019): Project Manager and Lead Auditor. This project involved the assessment of legal compliance against the mine's legal register for the Klipfontein and Middelburg Mine North and South Sections at South 32 in Mpumalanga. Client: South 32
 - InvestChem Annual Environmental Compliance Monitoring, Kempton Park, Gauteng, South Africa (2013 - 2019): Lead Auditor. This project involved the annual environmental compliance auditing for InvestChem's Sulphonation Plant in Kempton Park, Gauteng Province. The monitoring included InvestChem's compliance to various commitments contained in their environmental management programmes and conditions within their environmental authorisations (records of decision). Client: Investchem (Pty) Ltd.
 - Compliance Audits at Sasol Alrode and Pretoria West Depots (2015-2019). Project Manager and Lead Auditor. Annual Environmental compliance auditing of the Environmental authorisations at the Alrode and Pretoria West Depots in Gauteng. Client: Sasol Oil (Pty) Ltd
 - Water Use Licence for the Letabo Power Station (2018): Project Manager. Environmental compliance audit of the WUL held by Eskom Letabo Power Station, Free State, South Africa. Client: Eskom Holdings
 - Compliance Audits at Kriel Colliery (2018): Project Manager. This project involved the environmental compliance audits of the Water Use Licenses held by Kriel Colliery in Mpumalanga. Client: Seriti Coal
 - Legal Assessment at South 32 (2017): Project Manager and Lead Auditor. This project involved the assessment of legal compliance against the mine's legal register for the BMK, Douglas, Klipfontein and Middelburg Mine North and South Sections at South 32 in Mpumalanga. Client: South 32
 - EMPR Performance Assessment Report at South 32 (2016): Project Manager. This project involved the formal assessment and verification of the Environmental Management Programme Report for the BMK, Douglas, Klipfontein and Middelburg Mine North and South Sections at South 32 in Mpumalanga. Client: South 32
 - Compliance Audit for the Bokpoort Concentrating Solar Power (CSP) Facility, Groblershoop, Northern Cape, South Africa (2016): Lead Auditor. This project involved the environmental compliance auditing of the Waste Management License, Environmental Authorisation and Water Use License for the Bokpoort

CSP Facility near Groblershoop in the Northern Cape Province. Client: ACWA Power Solafrika Bokpoort CSP Power Plant (Pty) Ltd.

- EMPR Performance Assessment Report for the Landau Colliery, Mpumalanga, South Africa (2013): Auditor. This project involved the formal assessment and verification of the Landau Colliery Environmental Management Programme Report, conducted in accordance with Regulation 55 of the Mineral and Petroleum Resources Development Act (No. 28 of 2002). Client: Anglo Thermal Coal.
- Waste Management License Audit for the Slagment Operation, Vanderbijlpark, Gauteng, South Africa (2013): Lead Auditor. This project involved the annual environmental compliance auditing for AfriSam's Slagment Operation in Vanderbijlpark in Gauteng Province. The audit included AfriSam's compliance to the conditions of their waste management license. Client: AfriSam Southern Africa (Pty) Ltd.
- EMPR Performance Assessment Report for the New Vaal Colliery, Free State, South Africa (2006-2007): Auditor. This project involved the formal assessment and verification of the New Vaal Colliery Environmental Management Programme Report, conducted in accordance with Regulation 55 of the Mineral and Petroleum Resources Development Act (No. 28 of 2002). Client: Anglo American Thermal Coal.

Environmental Control Projects

- N14 rehabilitation between Sannieshof and Delareyville, North West, South Africa (2012): Environmental Control Officer. This project involved the monthly auditing of the contractor's compliance with the conditions of the approved Environmental Management Plan as well as ad hoc environmental advise to the Project Engineer and SANRAL. Client: SANRAL.
- Delmas and Bontlang Waste Water Treatment Works, Mpumalanga, South Africa (2009): Environmental Control Officer. This project involved a once off compliance audit of the above-mentioned Waste Water Treatment Works. Client: Victor Khanye Municipality.
- Nkonjaneni Water Borne Sewer Project in Piet Retief, Mpumalanga, South Africa (2009): Environmental Control Officer. This project involved the monthly auditing of the contractor's compliance with the conditions of the approved Environmental Management Plan as well as ad hoc environmental advise to the Project Engineer. Client: Mkhondo Local Municipality.
- Upgrading of the Waterval Water Care Works, Gauteng, South Africa (2005-2007): Environmental Control Officer. This project involved the monthly auditing of the contractor's compliance with the conditions of the approved Environmental Management Plan. Client: ERWAT.
- Lotus Gardens Ext 2 Township establishment, Gauteng, South Africa (2003): Environmental Control Officer. This project involved the monthly auditing of the contractor's compliance with the conditions of the approved Environmental Management Plan. Client: City of Tshwane.

Training

- N14 rehabilitation between Sannieshof and Delareyville, North West, South Africa (2012): Project Manager. This project involved the provision of training for the staff of the N14 rehabilitation project with regards to the contents of the environmental management plan. Client: SANRAL.
- Training in Environmental Aspects and Rehabilitation for the Small Scale Mining Division of Mintek, City, Province, South Africa (2004): Trainer. This project involved the provision of environmental awareness training for delegates involved in the small scale miner training programme run by the Mintek small scale mining division. Client: Mintek



ASHLEA STRONG, MEM, EAP

Principal Consultant (Environmental Services), Environment & Energy

- Training in Environmental Aspects and Impacts, Germiston, Gauteng, South Africa (2004): Trainer. This project involved the provision of environmental aspects and impacts training for the staff of Transwerk in Germiston. Client: Transwerk Germiston.

APPENDIX

B EAP

DECLARATION

OF INTEREST

AND

UNDERTAKING

APPENDIX 10
DECLARATION OF THE EAP

I, Ashlea Strong, declare that –

- I act as the independent environmental assessment practitioner in this application;
- I have expertise in conducting environmental impact assessments, including knowledge of the Act, Regulations and any guidelines that have relevance to the proposed activity;
- I will comply with the Act, Regulations and all other applicable legislation;
- I will perform the work relating to the application in an objective manner, even if this results in views and findings that are not favourable to the applicant;
- I will take into account, to the extent possible, the matters listed in Regulation 13 of the Regulations when preparing the application and any report relating to the application;
- I undertake to disclose to the applicant and the Competent Authority all material information in my possession that reasonably has or may have the potential of influencing - any decision to be taken with respect to the application by the Competent Authority; and - the objectivity of any report, plan or document to be prepared by myself for submission to the Competent Authority, unless access to that information is protected by law, in which case it will be indicated that such information exists and will be provided to the Competent Authority;
- I will perform all obligations as expected from an environmental assessment practitioner in terms of the Regulations; and
- I am aware of what constitutes an offence in terms of Regulation 48 and that a person convicted of an offence in terms of Regulation 48(1) is liable to the penalties as contemplated in Section 49B of the Act.

Disclosure of Vested Interest (delete whichever is not applicable)

- I do not have and will not have any vested interest (either business, financial, personal or other) in the proposed activity proceeding other than remuneration for work performed in terms of the Regulations;
- ~~I have a vested interest in the proposed activity proceeding, such vested interest being:~~



Signature of the environmental assessment practitioner

WSP Group Africa (Pty) Ltd

Name of company:

14 October 2022

Date

APPENDIX 12
UNDERTAKING UNDER OATH/ AFFIRMATION

I, Ashlea Strong, swear under oath / affirm that all the information submitted or to be submitted for the purposes of this application is true and correct.



Signature of the environmental assessment practitioner

WSP Group Africa (Pty) Ltd

Name of company

14/10/2022


Date



Signature of the commissioner of oaths

14/10/2022

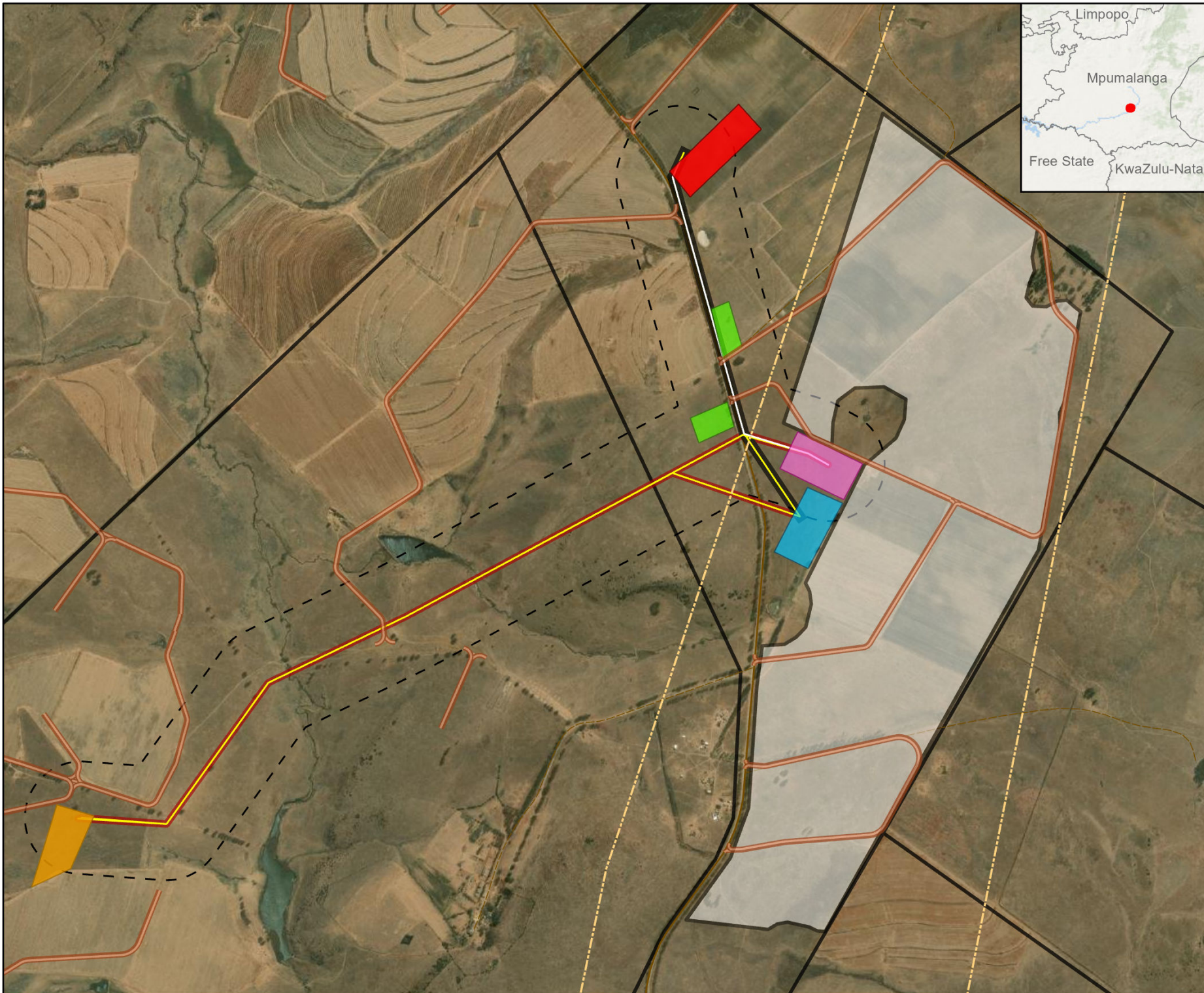
Date

 14/10/2022
Tracy Skinner
Commissioner of Oaths
Ex-Officio Professional GISc Practitioner (PGP 1356)
Magwa Crescent West, Waterfall City
Midrand

APPENDIX

C SENSITIVITY MAP

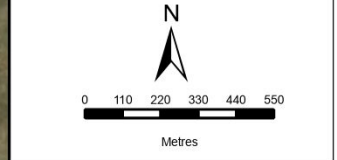




CAMDEN 1 SEF

LAYOUT MAP

- Legend**
- Existing Eskom Grid
 - Camden I Solar PV site extent (100MW)
 - BESS & SS Alt1
 - BESS & SS Alt2 (Preferred)
 - Construction Camps
 - Collector & Switching SS Alt 1
 - Collector & Switching SS Alt2 (Preferred)
 - Farm Portions
 - Gridline Connection 250m corridor
- Grid Connections:**
- CD I Solar PV Grid up to 132kV - Alternative 2 (Preferred)
 - CD I Solar PV Grid up to 132kV - Alternative 1,3 & 4
- Roads**
- Secondary road
 - Other
- Powerline Alternatives:**
- Powerline (upto 132 kv)
 - Cable up to 33kV
 - Internal Roads



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DATA SOURCE:
 Service Layer Credits: World Ocean Base; Esri, GEBCO, DeLorme, NaturalVue, World Imagery; Maxar

COORDINATE SYSTEM:

PROJECT TITLE:
 CAMDEN RENEWABLE ENERGY COMPLEX

SCALE: 1:22 000 **DRAWN BY:** TS

DATE: 2022/11/01 **REVIEWED BY:** AS

FIGURE NO: **PROJECT NO:** 41103247 **REV:**

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Ecology Sensitivity

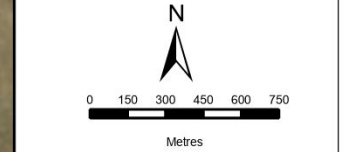
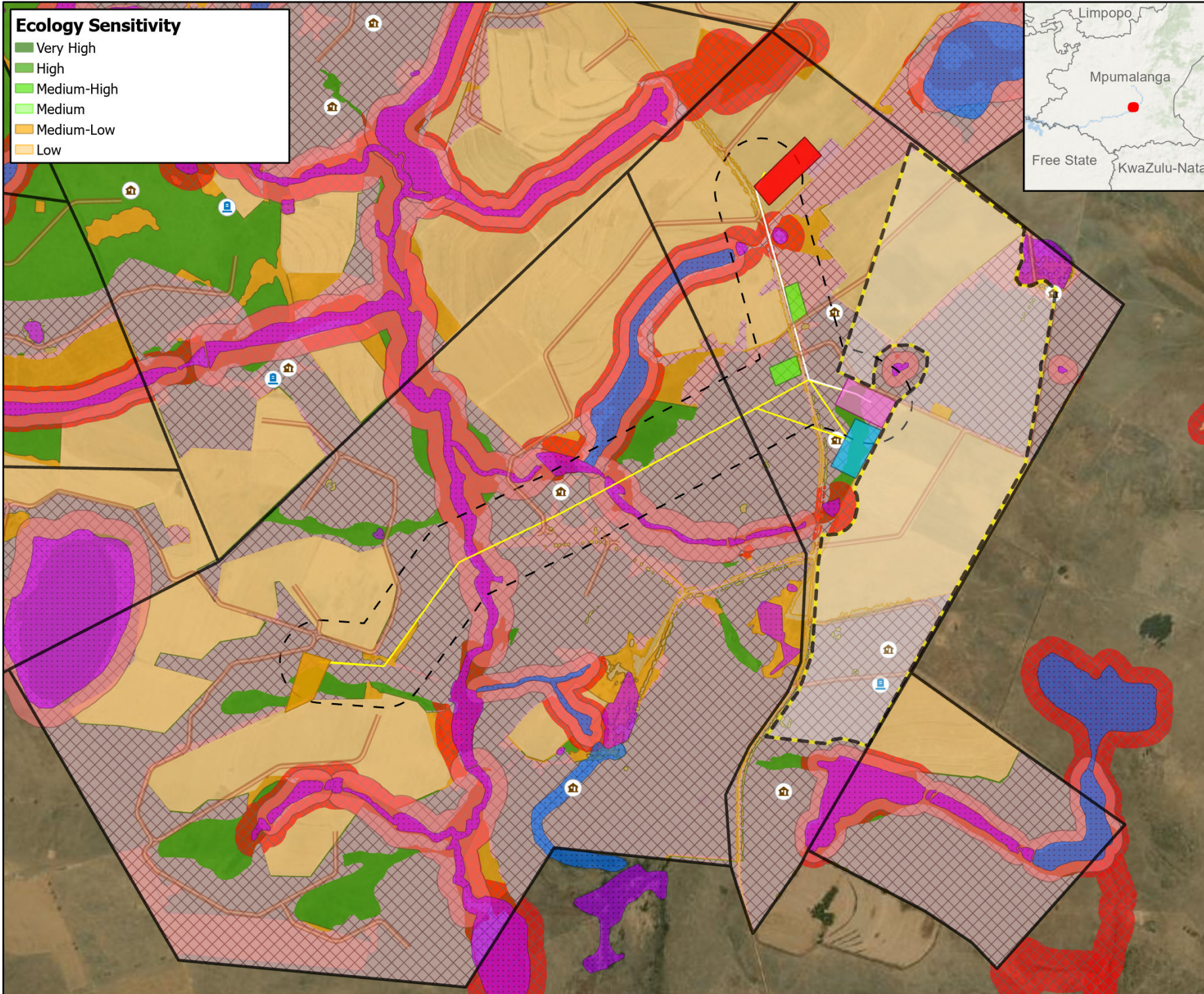
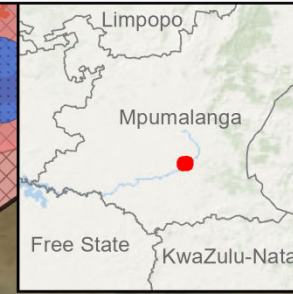
- Very High
- High
- Medium-High
- Medium
- Medium-Low
- Low

CAMDEN 1 SEF

SENSITIVITY MAP

Legend

- Internal Roads
- Farm Portions
- CD 1 Solar PV Grid up to 132kV - Alternative 2 (Preferred)
- CD 1 Solar PV Grid up to 132kV - Alternative 1,3 & 4
- Gridline Connection 250m corridor
- Collector & Switching SS Alt2 (Preferred)
- Collector & Switching SS Alt 1
- Camden 1 Solar PV site extent (100MW)
- BESS & SS Alt1
- BESS & SS Alt2 (Preferred)
- Construction Camps
- Heritage**
- Burial Site (incl. 30m buffer)
- Structure
- Bats - Sensitivities**
- Medium
- High
- Avifauna**
- High Sensitivity Grassland
- Very High Sensitivity Wetlands (No-Go)
- (Limited Infrastructure)
- Aquatic Sensitivity**
- Moderate
- Very High



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DATA SOURCE:
 Service Layer Credits: World Imagery: Earthstar Geographics
 World Ocean Base: Esri, GEBCO, DeLorme, NaturalVue

COORDINATE SYSTEM:

PROJECT TITLE:
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Mpumalanga Biodiversity Sector Plan (2019)

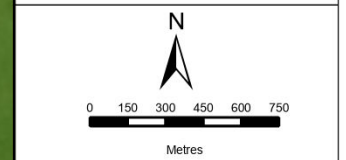
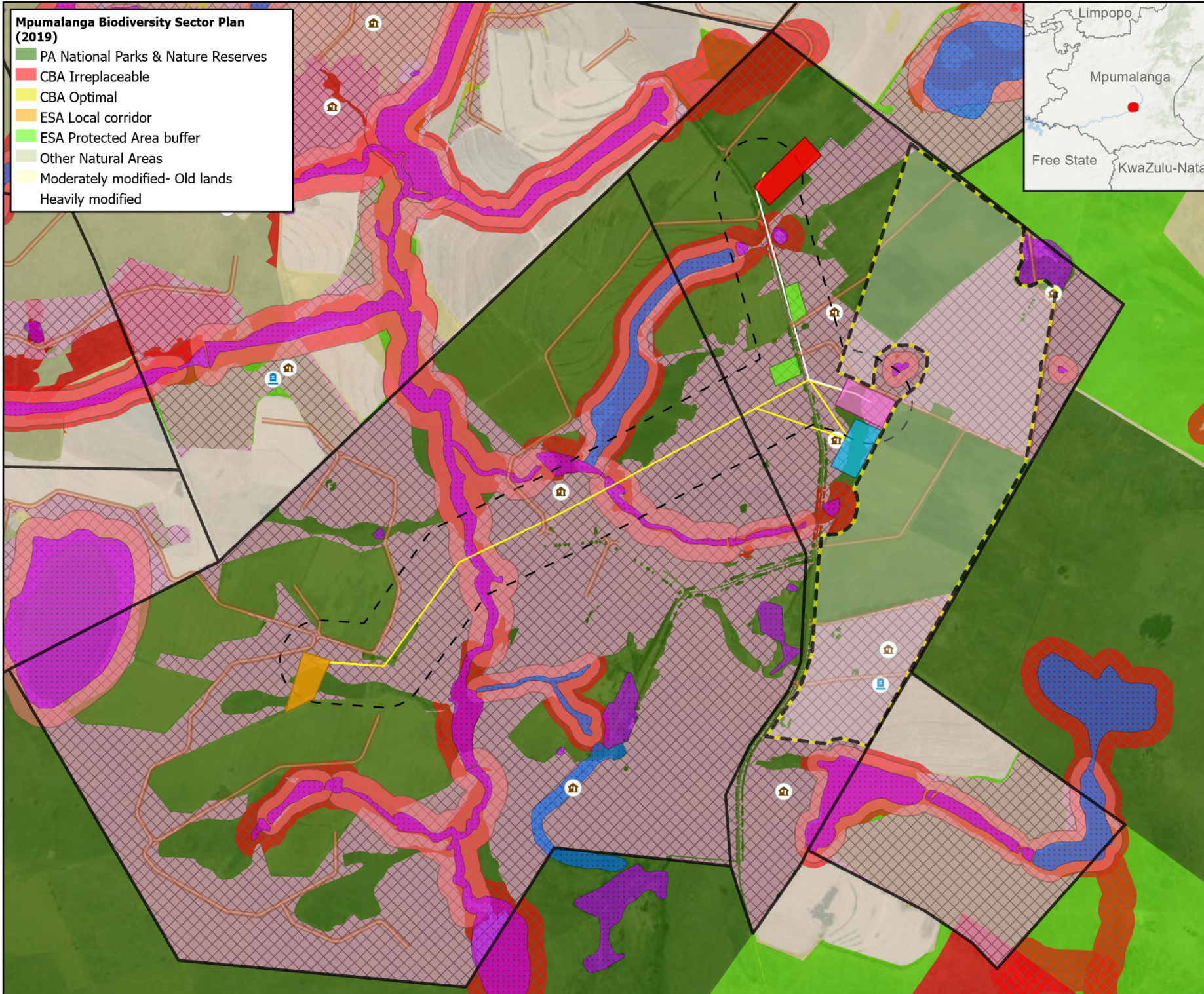
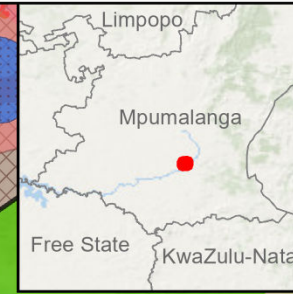
- PA National Parks & Nature Reserves
- CBA Irreplaceable
- CBA Optimal
- ESA Local corridor
- ESA Protected Area buffer
- Other Natural Areas
- Moderately modified- Old lands
- Heavily modified

CAMDEN 1 SEF

SENSITIVITY MAP

Legend

- Internal Roads
- Farm Portions
- CD 1 Solar PV Grid up to 132kV - Alternative 2 (Preferred)
- CD 1 Solar PV Grid up to 132kV - Alternative 1, 3 & 4
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- Aquatic Sensitivity**
- Moderate
- Very High



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PROJECT TITLE:
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APPENDIX

D SUBSTATION GENERIC EMPR



GENERIC ENVIRONMENTAL MANAGEMENT PROGRAMME (EMPr) FOR THE DEVELOPMENT AND EXPANSION OF SUBSTATION INFRASTRUCTURE FOR THE TRANSMISSION AND DISTRIBUTION OF ELECTRICITY



environmental affairs

Department:
Environmental Affairs
REPUBLIC OF SOUTH AFRICA

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INTRODUCTION

1. Background

The National Environmental Management Act, 1998 (Act No. 107 of 1998) (NEMA) requires that an environmental management programme (EMPr) be submitted where an environmental impact assessment (EIA) has been identified as the environmental instrument to be utilised as the basis for a decision on an application for environmental authorisation (EA). The content of an EMPr must either contain the information set out in Appendix 4 of the Environmental Impact Assessment Regulations, 2014, as amended (EIA Regulations) or must be a generic EMPr relevant to an application as identified and gazetted by the Minister in a government notice. Once the Minister has identified, through a government notice that a generic EMPr is relevant to an application for EA, that generic EMPr must be applied by all parties involved in the EA process, including but not limited to the applicant and the competent authority (CA).

2. Purpose

This document constitutes a generic EMPr relevant to applications for the development or expansion of substation infrastructure for the transmission and distribution of electricity, and all listed and specified activities necessary for the realisation of such infrastructure.

3. Objective

The objective of this generic EMPr is to prescribe and pre-approve generally accepted impact management outcomes and impact management actions, which can commonly and repeatedly be used for the avoidance, management and mitigation of impacts and risks associated with the development or expansion of substation infrastructure for the transmission and distribution of electricity. The use of a generic EMPr is intended to reduce the need to prepare and review individual EMPrs for applications of a similar nature.

4. Scope

The scope of this generic EMPr applies to the development or expansion of substation infrastructure for the transmission and distribution of electricity requiring EA in terms of NEMA. This generic EMPr applies to activities requiring EA, mainly activity 11 and 47 of the Environmental Impact Assessment Regulations Listing Notice 1 of 2014, as amended, and activity 9 of the Environmental Impact Assessment Regulations Listing Notice 2 of 2014, as amended, and all associated listed or specified activities necessary for the realization of such infrastructure.

5. Structure of this document

This document is structured in three parts with an Appendix as indicated in the table below:

Part	Section	Heading	Content
A		Provides general guidance and information	Definitions, acronyms, roles & responsibilities and documentation and reporting.

Part	Section	Heading	Content
		and is not legally binding	
B	1	Pre-approved generic EMPr template	<p>Contains generally accepted impact management outcomes and impact management actions required for the avoidance, management and mitigation of impacts and risks associated with the development or expansion of substation infrastructure for the transmission and distribution of electricity, which are presented in the form of a template that has been pre-approved.</p> <p>The template in this section is to be completed by the contractor, with each completed page signed and dated by the holder of the EA prior to commencement of the activity.</p> <p>Where an impact management outcome is not relevant, the words “not applicable” can be inserted in the template under the “responsible persons” column.</p> <p>Once completed and signed, the template represents the EMPr for the activity approved by the CA and is legally binding. The template is not required to be submitted to the CA as once the generic EMPr is gazetted for implementation, it has been approved by the CA.</p> <p>To allow interested and affected parties access to the pre-approved EMPr template for consideration through the decision-making process, the EAP on behalf of the applicant /proponent must make the hard copy of this EMPr available at a public location and where the applicant has a website, the EMPr should also be made available on such publicly accessible website.</p>
	2	Site specific information	<p>Contains preliminary infrastructure layout and a declaration that the applicant/holder of the EA will comply with the pre-approved generic EMPr template contained in <u>Part B: Section 1</u>, and understands that the impact management outcomes and impact management actions are legally binding. The preliminary infrastructure layout must be</p>

Part	Section	Heading	Content
			<p>finalized to inform the final EMPr that is to be submitted with the basic assessment report (BAR) or environmental impact assessment report (EIAR), ensuring that all impact management outcomes and impact management actions have been either pre-approved or approved in terms of <u>Part C</u>.</p> <p>This section must be submitted to the CA together with the final BAR or EIAR. The information submitted to the CA will be considered to be incomplete should a signed copy of <u>Part B: section 2</u> not be submitted. Once approved, this Section forms part of the EMPr for the development and is legally binding.</p>
C		Site specific sensitivities/ attributes	<p>If any specific environmental sensitivities/ attributes are present on the site which require site specific impact management outcomes and impact management actions, not included in the pre-approved generic EMPr, to manage impacts, these specific impact management outcomes and impact management actions must be included in this section. These specific environmental attributes must be referenced spatially and impact management outcomes and impact management actions must be provided. These specific impact management outcomes and impact management actions must be presented in the format of the pre-approved EMPr template (<u>Part B: section 1</u>)</p> <p>This section will not be required should the site contain no specific environmental sensitivities or attributes. However, if <u>Part C</u> is applicable to the site, it is required to be submitted together with the BAR or EIAR, for consideration of, and decision on, the application for EA. The information in this section must be prepared by an EAP and must contain his/her name and expertise including a curriculum vitae. Once approved, Part C forms part of the EMPr for the site and is legally binding.</p> <p>This section applies only to additional impact management outcomes and impact</p>

Part	Section	Heading	Content
			management actions that are necessary for the avoidance, management and mitigation of impacts and risks associated with the specific development or expansion and which are not already included in <u>Part B: section 1</u> .
Appendix 1			Contains the method statements to be prepared prior to commencement of the activity. The method statements are not required to be submitted to the competent authority.

6. Completion of part B: section 1: the pre-approved generic EMPr template

The template is to be completed prior to commencement of the activity, by providing the following information for each environmental impact management action:

- For implementation
 - a 'responsible person',
 - a method for implementation,
 - a timeframe for implementation
- For monitoring
 - a responsible person
 - frequency
 - evidence of compliance.

The completed template must be signed and dated by the holder of the EA prior to commencement of the activity. The method statements prepared and agreed to by the holder of the EA must be appended to the template as Appendix 1. Each method statement must be signed and dated on each page by the holder of the EA. This template once signed and dated is legally binding. The holder of the EA will remain responsible for its implementation.

7. Amendments of the impact management outcomes and impact management actions

Once the activity has commenced, a holder of an EA may make amendments to the impact management outcomes and impact management actions in the following manner:

- Amendment of the impact management outcomes: in line with the process contemplated in Regulation 37 of the EIA Regulations; and
- Amendment of the impact management actions: in line with the process contemplated in Regulation 36 of the EIA Regulations.

8. Documents to be submitted as part of part B: section 2 site specific information and declaration

Part B: Section 2 has three distinct sub-sections. The first and third sub-sections are in a template format. Sub-section two requires a map to be produced.

Sub-section 1 contains the project name, the applicant's name and contact details, the site information, which includes coordinates of the property or farm in which the proposed substation infrastructure is proposed as well as the 21-digit Surveyor General code of each cadastral land parcel and, where available, the farm name.

Sub-section 2 is to be prepared by an EAP and must contain his/her name and expertise including a curriculum vitae. This sub-section must include a map of the site sensitivity overlaid with the preliminary infrastructure layout using the national web based environmental screening tool, when available for compulsory use at: <https://screening.environment.gov.za/screeningtool>. The sensitivity map shall identify the nature of each sensitive feature e.g. threatened plant species, archaeological site, etc. Sensitivity maps shall identify features both within the planned working area and any known sensitive features and within 50 m from the development footprint.

Sub-section 3 is the declaration that the applicant (s)/proponent (s) or holder of the EA in the case of a change of ownership must complete which confirms that the applicant/EA holder will comply with the pre-approved 'generic EMPr' template in Section 1 and understands that the impact management outcomes and impact management actions are legally binding.

(a) Amendments to Part B: Section 2 – site specific information and declaration

Should the EA be transferred, Part B: Section 2 must be completed by the new applicant/proponent and submitted with the application for an amendment of the EA in terms of regulations 29 or 31 of the EIA Regulations, whichever applies. The information submitted as part of such an application for an amendment to an EA will be considered to be incomplete should a signed copy of Part B: Section 2 not be submitted. Once approved, Part B: Section 2 forms part of the EMPr for the development and the EMPr becomes legally binding to the new EA holder.

PART A – GENERAL INFORMATION

1. DEFINITIONS

In this EMPr any word or expression to which a meaning has been assigned in the NEMA or EIA Regulations has that meaning, and unless the context requires otherwise –

"clearing" means the clearing and removal of vegetation, whether partially or in whole, including trees and shrubs, as specified;

"construction camp" is the area designated for key construction infrastructure and services, including but not limited to offices, overnight vehicle parking areas, stores, the workshop, stockpile and lay down areas, hazardous storage areas (including fuels), the batching plant (if one is located at the construction camp), designated access routes, equipment cleaning areas and the placement of staff accommodation, cooking and ablution facilities, waste and wastewater management;

"contractor" - The Contractor has overall responsibility for ensuring that all work, activities, and actions linked to the delivery of the contract, are in line with the Environmental Management Programme and that Method Statements are implemented as described.

"hazardous substance" is a substance governed by the Hazardous Substances Act, 1973 (Act No. 15 of 1973) as well as the Hazardous Chemical and Substances Regulations, 1995;

"method statement" means a written submission by the Contractor to the Project Manager in response to this EMPr or a request by the Project Manager and ECO. The method statement must set out the equipment, materials, labour and method(s) the Contractor proposes using to carry out an activity identified by the Project Manager when requesting the Method Statement. This must be done in such detail that the Project Manager and ECO is able to assess whether the Contractor's proposal is in accordance with this specification and/or will produce results in accordance with this specification;

The method statement must cover as a minimum applicable details with regard to:

- (i) Construction procedures;
- (ii) Plant, materials and equipment to be used;
- (iii) Transporting the equipment to and from site;
- (iv) How the plant/ material/ equipment will be moved while on site;
- (v) How and where the plant/ material/ equipment will be stored;
- (vi) The containment (or action to be taken if containment is not possible) of leaks or spills of any liquid or material that may occur;
- (vii) Timing and location of activities;
- (viii) Compliance/ non-compliance; and
- (ix) Any other information deemed necessary by the Project Manager.

“**slope**” means the inclination of a surface expressed as one unit of rise or fall for so many horizontal units;

“**solid waste**” means all solid waste, including construction debris, hazardous waste, excess cement/ concrete, wrapping materials, timber, cans, drums, wire, nails, food and domestic waste (e.g. plastic packets and wrappers);

“**spoil**” means excavated material which is unsuitable for use as material in the construction works or is material which is surplus to the requirements of the construction works;

“**topsoil**” means a varying depth (up to 300 mm) of the soil profile irrespective of the fertility, appearance, structure, agricultural potential, fertility and composition of the soil;

“**works**” means the works to be executed in terms of the Contract

2. ACRONYMS and ABBREVIATIONS

CA	Competent Authority
cEO	Contractors Environmental Officer
dEO	Developer Environmental Officer
DPM	Developer Project Manager
DSS	Developer Site Supervisor
EAR	Environmental Audit Report
ECA	Environmental Conservation Act No. 73 of 1989
ECO	Environmental Control Officer
EA	Environmental Authorisation
EIA	Environmental Impact Assessment
ERAP	Emergency Response Action Plan
EMPr	Environmental Management Programme Report
EAP	Environmental Assessment Practitioner
FPA	Fire Protection Agency
HCS	Hazardous chemical Substance
NEMA	National Environmental Management Act, 1998 (Act No. 107 of 1998)
NEMBA	National Environmental Management: Biodiversity Act ,2004 (Act No. 10 of 2004)
NEMWA	National Environmental Management: Waste Act, 2008 (Act No. 59 of 2008)
MSDS	Material Safety Data Sheet
RI&AP's	Registered Interested and affected parties

3. ROLES AND RESPONSIBILITIES FOR ENVIRONMENTAL MANAGEMENT PROGRAMME (EMPr) IMPLEMENTATION

The effective implementation of this generic EMPr is dependent on established and clear roles, responsibilities and reporting lines within an institutional framework. This section of the EMPr gives guidance to the various environmental roles and reporting lines, however, project specific requirements will ultimately determine the need for the appointment of specific person(s) to undertake specific roles and or responsibilities. As such, it must be noted that in the event that no specific person, for example, an environmental control officer (ECO) is appointed, the holder of the EA remains responsible for ensuring that the duties indicated in this document for action by the ECO are undertaken.

Table 1: Guide to roles and responsibilities for implementation of an EMPr

Responsible Person(s)	Role and Responsibilities
Developer's Project Manager (DPM)	<p><u>Role</u></p> <p>The Project Developer is accountable for ensuring compliance with the EMPr and any conditions of approval from the competent authority (CA). Where required, an environmental control officer (ECO) must be contracted by the Project Developer to objectively monitor the implementation of the EMPr according to relevant environmental legislation, and the conditions of the environmental authorisation (EA). The Project Developer is further responsible for providing and giving mandate to enable the ECO to perform responsibilities, and he must ensure that the ECO is integrated as part of the project team while remaining independent.</p> <p><u>Responsibilities</u></p> <ul style="list-style-type: none"> - Be fully conversant with the conditions of the EA; - Ensure that all stipulations within the EMPr are communicated and adhered to by the Developer and its Contractor(s); - Issuing of site instructions to the Contractor for corrective actions required; - Monitor the implementation of the EMPr throughout the project by means of site inspections and meetings. Overall management of the project and EMPr implementation; and - Ensure that periodic environmental performance audits are undertaken on the project implementation.
Developer Site Supervisor (DSS)	<p><u>Role</u></p> <p>The DSS reports directly to the DPM, oversees site works, liaises with the contractor(s) and the ECO. The DSS</p>

Responsible Person(s)	Role and Responsibilities
	<p>is responsible for the day to day implementation of the EMPr and for ensuring the compliance of all contractors with the conditions and requirements stipulated in the EMPr.</p> <p><u>Responsibilities</u></p> <ul style="list-style-type: none"> - Ensure that all contractors identify a contractor's Environmental Officer (cEO); - Must be fully conversant with the conditions of the EA. Oversees site works, liaison with Contractor, DPM and ECO; - Must ensure that all landowners have the relevant contact details of the site staff, ECO and cEO; - Issuing of site instructions to the Contractor for corrective actions required; - Will issue all non-compliances to contractors; and - Ratify the Monthly Environmental Report.
Environmental Control Officer (ECO)	<p><u>Role</u></p> <p>The ECO should have appropriate training and experience in the implementation of environmental management specifications. The primary role of the ECO is to act as an independent quality controller and monitoring agent regarding all environmental concerns and associated environmental impacts. In this respect, the ECO is to conduct periodic site inspections, attend regular site meetings, pre-empt problems and suggest mitigation and be available to advise on incidental issues that arise. The ECO is also required to conduct compliance audits, verifying the monitoring reports submitted by the cEO. The ECO provides feedback to the DSS and Project Manager regarding all environmental matters. The Contractor, cEO and dEO are answerable to the Environmental Control Officer for non-compliance with the Performance Specifications as set out in the EA and EMPr.</p> <p>The ECO provides feedback to the DSS and Project Manager, who in turn reports back to the Contractor and potential and Registered Interested & Affected Parties' (RI&AP's), as required. Issues of non-compliance raised by the ECO must be taken up by the Project Manager, and resolved with the Contractor as per the conditions of his contract. Decisions regarding environmental procedures, specifications and requirements which have a cost implication (i.e. those that are deemed to be a variation, not allowed for in the Performance Specification) must be endorsed by the Project Manager. The ECO must also, as specified by the EA, report to the relevant CA as and when required.</p>

Responsible Person(s)	Role and Responsibilities
	<p><u>Responsibilities</u></p> <p>The responsibilities of the ECO will include the following:</p> <ul style="list-style-type: none"> - Be aware of the findings and conclusions of all EA related to the development; - Be familiar with the recommendations and mitigation measures of this EMPr; - Be conversant with relevant environmental legislation, policies and procedures, and ensure compliance with them; - Undertake regular and comprehensive site inspections / audits of the construction site according to the generic EMPr and applicable licenses in order to monitor compliance as required; - Educate the construction team about the management measures contained in the EMPr and environmental licenses; - Compilation and administration of an environmental monitoring plan to ensure that the environmental management measures are implemented and are effective; - Monitoring the performance of the Contractors and ensuring compliance with the EMPr and associated Method Statements; - In consultation with the Developer Site Supervisor order the removal of person(s) and/or equipment which are in contravention of the specifications of the EMPr and/or environmental licenses; - Liaison between the DPM, Contractors, authorities and other lead stakeholders on all environmental concerns; - Compile a regular environmental audit report highlighting any non-compliance issues as well as satisfactory or exceptional compliance with the EMPr; - Validating the regular site inspection reports, which are to be prepared by the contractor Environmental Officer (cEO); - Checking the cEO's record of environmental incidents (spills, impacts, legal transgressions etc.) as well as corrective and preventive actions taken; - Checking the cEO's public complaints register in which all complaints are recorded, as well as action taken; - Assisting in the resolution of conflicts; - Facilitate training for all personnel on the site – this may range from carrying out the training, to

Responsible Person(s)	Role and Responsibilities
	<ul style="list-style-type: none"> - reviewing the training programmes of the Contractor; - In case of non-compliances, the ECO must first communicate this to the Senior Site Supervisor, who has the power to ensure this matter is addressed. Should no action or insufficient action be taken, the ECO may report this matter to the authorities as non-compliance; - Maintenance, update and review of the EMPr; - Communication of all modifications to the EMPr to the relevant stakeholders.
<p>developer Environmental Officer (dEO)</p>	<p><u>Role</u></p> <p>The dEOs will report to the Project Manager and are responsible for implementation of the EMPr, environmental monitoring and reporting, providing environmental input to the Project Manager and Contractor's Manager, liaising with contractors and the landowners as well as a range of environmental coordination responsibilities.</p> <p><u>Responsibilities</u></p> <ul style="list-style-type: none"> - Be fully conversant with the EMPr; - Be familiar with the recommendations and mitigation measures of this EMPr, and implement these measures; - Ensure that all stipulations within the EMPr are communicated and adhered to by the Employees, Contractor(s) ; - Confine the development site to the demarcated area; - Conduct environmental internal audits with regards to EMPr and authorisation compliance (on cEO); - Assist the contractors in addressing environmental challenges on site; - Assist in incident management: - Reporting environmental incidents to developer and ensuring that corrective action is taken, and lessons learnt shared; - Assist the contractor in investigating environmental incidents and compile investigation reports; - Follow-up on pre-warnings, defects, non-conformance reports; - Measure and communicate environmental performance to the Contractor; - Conduct environmental awareness training on site together with ECO and cEO;

Responsible Person(s)	Role and Responsibilities
	<ul style="list-style-type: none"> - Ensure that the necessary legal permits and / or licenses are in place and up to date; - Acting as Developer's Environmental Representative on site and work together with the ECO and contractor;
Contractor	<p><u>Role</u></p> <p>The Contractor appoints the cEO and has overall responsibility for ensuring that all work, activities, and actions linked to the delivery of the contract are in line with the EMPr and that Method Statements are implemented as described. External contractors must ensure compliance with this EMPr while performing the onsite activities as per their contract with the Project Developer. The contractors are required, where specified, to provide Method Statements setting out in detail how the impact management actions contained in the EMPr will be implemented during the development or expansion of substation infrastructure for the transmission and distribution of electricity activities.</p> <p><u>Responsibilities</u></p> <ul style="list-style-type: none"> - project delivery and quality control for the development services as per appointment; - employ a suitably qualified person to monitor and report to the Project Developer's appointed person on the daily activities on-site during the construction period; - ensure that safe, environmentally acceptable working methods and practices are implemented and that equipment is properly operated and maintained, to facilitate proper access and enable any operation to be carried out safely; - attend on site meeting(s) prior to the commencement of activities to confirm the procedure and designated activity zones; - ensure that contractors' staff repair, at their own cost, any environmental damage as a result of a contravention of the specifications contained in EMPr, to the satisfaction of the ECO.
contractor Environmental Officer (cEO)	<p><u>Role</u></p> <p>Each Contractor affected by the EMPr should appoint a cEO, who is responsible for the on-site implementation of the EMPr (or relevant sections of the EMPr). The Contractor's representative can be the site agent; site engineer; a dedicated environmental officer; or an independent consultant. The Contractor must ensure that the Contractor's Representative is suitably qualified to perform the necessary tasks and is appointed at a level such that she/he can interact effectively with other site Contractors,</p>

Responsible Person(s)	Role and Responsibilities
	<p>labourers, the Environmental Control Officer and the public. As a minimum the cEO shall meet the following criteria:</p> <p><u>Responsibilities</u></p> <ul style="list-style-type: none"> - Be on site throughout the duration of the project and be dedicated to the project; - Ensure all their staff are aware of the environmental requirements, conditions and constraints with respect to all of their activities on site; - Implementing the environmental conditions, guidelines and requirements as stipulated within the EA, EMPr and Method Statements; - Attend the Environmental Site Meeting; - Undertaking corrective actions where non-compliances are registered within the stipulated timeframes; - Report back formally on the completion of corrective actions; - Assist the ECO in maintaining all the site documentation; - Prepare the site inspection reports and corrective action reports for submission to the ECO; - Assist the ECO with the preparing of the monthly report; and - Where more than one Contractor is undertaking work on site, each company appointed as a Contractor will appoint a cEO representing that company.

4. ENVIRONMENTAL DOCUMENTATION REPORTING AND COMPLIANCE

To ensure accountable and demonstrated implementation of the EMPr, a number of reporting systems, documentation controls and compliance mechanisms must be in place for all substation infrastructure projects as a minimum requirement.

4.1 Document control/Filing system

The holder of the EA is solely responsible for the upkeep and management of the EMPr file. As a minimum, all documentation detailed below will be stored in the EMPr file. A hard copy of all documentation shall be filed, while an electronic copy may be kept where relevant. A duplicate file will be maintained in the office of the DSS (where applicable). This duplicate file must remain current and up-to-date. The filing system must be updated and relevant documents added as required. The EMPr file must be made available at all times on request by the CA or other relevant authorities. The EMPr file will form part of any environmental audits undertaken as prescribed in the EIA Regulations.

4.2 Documentation to be available

At the outset of the project the following preliminary list of documents shall be placed in the filing system and be accessible at all times:

- Full copy of the signed EA from the CA in terms of NEMA, granting approval for the development or expansion;
- Copy of the generic and site specific EMPr as well as any amendments thereof;
- Copy of declaration of implementing generic EMPr and subsequent approval of site specific EMPr and amendments thereof;
- All method statements;
- Completed environmental checklists;
- Minutes and attendance register of environmental site meetings;
- An up-to-date environmental incident log;
- A copy of all instructions or directives issued;
- A copy of all corrective actions signed off. The corrective actions must be filed in such a way that a clear reference is made to the non-compliance record;
- Complaints register.

4.3 Weekly Environmental Checklist

The ECOs are required to complete a Weekly Environmental Checklist, the format of which is to be agreed prior to commencement of the activity. The ECOs are required to sign and date the checklist, retain a copy in the EMPr file and submit a copy of the completed checklist to the DSS on a weekly basis.

The checklists will form the basis for the Monthly Environmental Reports. Copies of all completed checklists will be attached as Annexures to the Environmental Audit Report as required in terms of the EIA Regulations.

4.4 Environmental site meetings

Minutes of the environmental site meetings shall be kept. The minutes must include an attendance register and will be attached to the Monthly Report that is distributed to attendees. Each set of minutes must clearly record "Matters for Attention" that will be reviewed at the next meeting.

4.5 Required Method Statements

The method statement will be done in such detail that the ECOs are enabled to assess whether the contractor's proposal is in accordance with the EMPr.

The method statement must cover applicable details with regard to:

- development procedures;
- materials and equipment to be used;
- getting the equipment to and from site;
- how the equipment/ material will be moved while on site;
- how and where material will be stored;
- the containment (or action to be taken if containment is not possible) of leaks or spills of any liquid or material that may occur;
- timing and location of activities;
- compliance/ non-compliance with the EMPr; and
- any other information deemed necessary by the ECOs.

Unless indicated otherwise by the Project Manager, the Contractor shall provide the following method statements to the Project Manager no less than 14 days prior to the commencement date of the activity:

- Site establishment – Camps, Lay-down or storage areas, satellite camps, infrastructure;
- Batch plants;
- Workshop or plant servicing;
- Handling, transport and storage of Hazardous Chemical Substance's;
- Vegetation management – Protected, clearing, aliens, felling;
- Access management – Roads, gates, crossings etc.;
- Fire plan;
- Waste management – transport, storage, segregation, classification, disposal (all waste streams);
- Social interaction – complaints management, compensation claims, access to properties etc.;
- Water – use (source, abstraction and disposal), access and all related information, crossings and mitigation;
- Emergency preparedness – Spills, training, other environmental emergencies;
- Dust and noise management methodologies;
- Fauna interaction and risk management – only if the risk was identified – wildlife interaction especially on game farms; and
- Heritage and palaeontology management.

The ECOs shall monitor and ensure that the contractors perform in accordance with these method statements. Completed and agreed method statements between the holder of the EA and the contractor shall be captured in Appendix 1.

4.6 Environmental Incident Log (Diary)

The ECOs are required to maintain an up-to-date and current Environmental Incident Log (environmental diary). The Environmental Incident Log is a means to record all environmental incidents and/or all non-compliance notice would not be issued. An environmental incident is defined as:

- Any deviation from the listed impact management actions (listed in this EMPr) that may be addressed immediately by the ECOs. (For example a contractor's staff member littering or a drip tray that has not been emptied);
- Any environmental impact resulting from an action or activity by a contractor in contravention of the environmental stipulations and guidelines listed in the EMPr which as a single event would have a minor impact but which if cumulative and continuous would have a significant effect (for example no toilet paper available in the ablutions for an afternoon); and
- General environmental information such as road kills or injured wildlife.

The ECOs are to record all environmental incidents in the Environmental Incident Log. All incidents regardless of severity must be reported to the Developer. The Log is to be kept in the EMPr file and at a minimum the following will be recorded for each environmental incident:

- The date and time of the incident;
- Description of the incident;
- The name of the Contractor responsible;
- The incident must be listed as significant or minor;
- If the incident is listed as significant, a non-compliance notice must be issued, and recorded in the log;
- Remedial or corrective action taken to mitigate the incident; and
- Record of repeat minor offences by the same contractor or staff member.

The Environmental Incident Log will be captured in the EAR.

4.7 Non-compliance

A non-compliance notice will be issued to the responsible contractor by the ECOs via the DSS or Project Manager. The non-compliance notice will be issued in writing; a copy filed in the EMPr file and will at a minimum include the following:

- Time and date of the non-compliance;
- Name of the contractor responsible;
- Nature and description of the non-compliance;
- Recommended / required corrective action; and
- Date by which the corrective action to be completed.
- The contractors shall act immediately when a notice of non-compliance is received and correct whatever is the cause for the issuing of the notice. Complaints received regarding activities on the development site pertaining to the environment shall be recorded in a dedicated register and the response noted with the date and action taken. The ECO should be made aware of any complaints. Any non-compliance with the agreed procedures of the EMPr is a transgression

of the various statutes and laws that define the manner by which the environment is managed. Failure to redress the cause shall be reported to the relevant CA for them to deal with the transgression, as it deems fit. The contractor is deemed not to have complied with the EMPr if, inter alia, There is a deviation from the environmental conditions, impact management outcomes and impact management actions activities, as approved in generic and site specific EMPr as relevant as set out in the EMPr, which deviation has, or may cause, an environmental impact.

4.8 Corrective action records

For each non-compliance notice issued, a documented corrective action must be recorded. On receiving a non-compliance notice from the DSS, the contractor's cEO will ensure that the corrective actions required take place within the stipulated timeframe. On completion of the corrective action the cEO is to issue a Corrective Action Report in writing to the ECOs. If satisfied that the corrective action has been completed, the ECOs are to sign-off on the Corrective Action Report, and attach the report to the non-compliance notice in the EMPr file. A corrective action is considered complete once the report has signed off by the ECOs.

4.9 Photographic record

A digital photographic record will be kept. The photographic record will be used to show before, during and post rehabilitation evidence of the project as well used in cases of damages claims if they arise. Each image must be dated and a brief description note attached.

The Contractor shall:

1. Allow the ECOs access to take photographs of all areas, activities and actions.

The ECOs shall keep an electronic database of photographic records which will include:

1. Pictures of all areas designated as work areas, camp areas, development sites and storage areas taken before these areas are set up;
2. All bunding and fencing;
3. Road conditions and road verges;
4. Condition of all farm fences;
5. Topsoil storage areas;
6. All areas to be cordoned off during construction;
7. Waste management sites;
8. Ablution facilities (inside and out);
9. Any non-conformances deemed to be "significant";
10. All completed corrective actions for non-compliances;
11. All required signage;
12. Photographic recordings of incidents;
13. All areas before, during and post rehabilitation; and
14. Include relevant photographs in the Final Environmental Audit Report.

4.10 Complaints register

The ECOs shall keep a current and up-to-date complaints register. The complaints register is to be a record of all complaints received from communities, stakeholders and individuals. The Complaints Record shall:

1. Record the name and contact details of the complainant;
2. Record the time and date of the complaint;
3. Contain a detailed description of the complaint;
4. Where relevant and appropriate, contain photographic evidence of the complaint or damage (ECOs to take relevant photographs); and
5. Contain a copy of the ECOs written response to each complaint received and keep a record of any further correspondence with the complainant. The ECO's written response will include a description of any corrective action to be taken and must be signed by the Contractor, ECO and affected party. Where a damage claim is issued by the complainant, the ECOs shall respond as described in **(section 4.11)** below.

4.11 Claims for damages

In the event that a Claim for Damages is submitted by a community, landowner or individual, the ECOs shall:

1. Record the full detail of the complaint as described in **(section 4.10)** above;
2. The DPM will evaluate the claim and associated damage and submit the evaluation to the Senior Site Representative for approval;
3. Following consideration by the DPM, the claim is to be resolved and settled immediately, or the reason for not accepting the claim communicated in writing to the claimant. Should the claimant not accept this, the ECO shall, in writing report the incident to the Developer's negotiator and legal department; and
4. A formal record of the response by the ECOs to the claimant as well as the rectification of the method of making payments not amount will be recorded in the EMPr file.

4.12 Interactions with affected parties

Open, transparent and good relations with affected landowners, communities and regional staff are an essential aspect to the successful management and mitigation of environmental impacts.

The ECOs shall:

1. Ensure that all queries, complaints and claims are dealt within an agreed timeframe;
2. Ensure that any or all agreements are documented, signed by all parties and a record of the agreement kept in the EMPr file;
3. Ensure that a complaints telephone numbers are made available to all landowners and affected parties; and
4. Ensure that contact with affected parties is courteous at all times;

4.13 Environmental audits

Internal environmental audits of the activity and implementation of the EMPr must be undertaken. The findings and outcomes included in the EMPr file and submitted to the CA at intervals as indicated in the EA.

The ECOs must prepare a monthly EAR. The report will be tabled as the key point on the agenda of the Environmental Site Meeting. The Report is submitted for acceptance at the meeting and the final report will be circulated to the Project Manager and filed in the EMPr file. At a frequency determined by the EA, the ECOs shall submit the monthly reports to the CA. At a minimum the monthly report is to cover the following:

- Weekly Environmental Checklists;
- Deviations and non-compliances with the checklists;
- Non-compliances issued;
- Completed and reported corrective actions;
- Environmental Monitoring;
- General environmental findings and actions; and
- Minutes of the Bi-monthly Environmental Site Meetings.

4.14 Final environmental audits

On final completion of the rehabilitation and/or requirements of the EA a final EAR is to be prepared and submitted to the CA. The EAR must comply with Appendix 7 of the EIA Regulations.

PART B: SECTION 1: Pre-approved generic EMPr template

5. IMPACT MANAGEMENT OUTCOMES AND IMPACT MANAGEMENT ACTIONS

This section provides a pre-approved generic EMPr template with aspects that are common to the development of substation infrastructure for the transmission and distribution of electricity. There is a list of aspects identified for the development or expansion of substation infrastructure for the transmission and distribution of electricity, and for each aspect a set of prescribed impact management outcomes and associated impact management actions have been identified. Holders of EAs are responsible to ensure the implementation of these outcomes and actions for all projects as a minimum requirement, in order to mitigate the impact of such aspects identified for the development or expansion of substation infrastructure for the transmission and distribution of electricity.

The template provided below is to be completed by providing the information under each heading for each environmental impact management action.

The completed template must be signed and dated on each page by both the contractor and the holder of the EA prior to commencement of the activity. The method statements prepared and agreed to by the holder of the EA must be appended to the template as Appendix 1. Each method statement must also be duly signed and dated on each page by the contractor and the holder of the EA. This template, once signed and dated, is legally binding. The holder of the EA will remain responsible for its implementation.

5.1 Environmental awareness training

Impact management outcome: All onsite staff are aware and understands the individual responsibilities in terms of this EMPr.						
Impact Management Actions	Implementation			Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
<ul style="list-style-type: none"> - All staff must receive environmental awareness training prior to commencement of the activities; - The Contractor must allow for sufficient sessions to train all personnel with no more than 20 personnel attending each course; - Refresher environmental awareness training is available as and when required; - All staff are aware of the conditions and controls linked to the EA and within the EMPr and made aware of their individual roles and responsibilities in achieving compliance with the EA and EMPr; - The Contractor must erect and maintain information posters at key locations on site, and the posters must include the following information as a minimum: <ul style="list-style-type: none"> a) Safety notifications; and b) No littering. - Environmental awareness training must include as a minimum the following: <ul style="list-style-type: none"> a) Description of significant environmental impacts, actual or potential, related to their work activities; b) Mitigation measures to be implemented when carrying out specific activities; c) Emergency preparedness and response procedures; 						

<ul style="list-style-type: none"> d) Emergency procedures; e) Procedures to be followed when working near or within sensitive areas; f) Wastewater management procedures; g) Water usage and conservation; h) Solid waste management procedures; i) Sanitation procedures; j) Fire prevention; and k) Disease prevention. <ul style="list-style-type: none"> - A record of all environmental awareness training courses undertaken as part of the EMPr must be available; - Educate workers on the dangers of open and/or unattended fires; - A staff attendance register of all staff to have received environmental awareness training must be available. - Course material must be available and presented in appropriate languages that all staff can understand. 						
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5.2 Site Establishment development

Impact management outcome: Impacts on the environment are minimised during site establishment and the development footprint are kept to demarcated development area.						
Impact Management Actions	Implementation			Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
<ul style="list-style-type: none"> - A method statement must be provided by the contractor prior to any onsite activity that includes the layout of the construction camp in the form of a plan showing the location of key infrastructure and services (where applicable), including 						

<p>but not limited to offices, overnight vehicle parking areas, stores, the workshop, stockpile and lay down areas, hazardous materials storage areas (including fuels), the batching plant (if one is located at the construction camp), designated access routes, equipment cleaning areas and the placement of staff accommodation, cooking and ablution facilities, waste and wastewater management;</p> <ul style="list-style-type: none"> - Location of camps must be within approved area to ensure that the site does not impact on sensitive areas identified in the environmental assessment or site walk through; - Sites must be located where possible on previously disturbed areas; - The camp must be fenced in accordance with Section 5.5: Fencing and gate installation; and - The use of existing accommodation for contractor staff, where possible, is encouraged. 						
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5.3 Access restricted areas

Impact management outcome: Access to restricted areas prevented.						
Impact Management Actions	Implementation			Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
<ul style="list-style-type: none"> - Identification of access restricted areas is to be informed by the environmental assessment, site walk through and any additional areas identified during development; - Erect, demarcate and maintain a temporary barrier with clear signage around the perimeter of any access restricted area, colour coding could be used if appropriate; and 						

<ul style="list-style-type: none"> – Unauthorised access and development related activity inside access restricted areas is prohibited. 						
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5.4 Access roads

Impact management outcome: Minimise impact to the environment through the planned and restricted movement of vehicles on site.						
Impact Management Actions	Implementation			Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
<ul style="list-style-type: none"> – An access agreement must be formalised and signed by the DPM, Contractor and landowner before commencing with the activities; – All private roads used for access to the servitude must be maintained and upon completion of the works, be left in at least the original condition – All contractors must be made aware of all these access routes. – Any access route deviation from that in the written agreement must be closed and re-vegetated immediately, at the contractor's expense; – Maximum use of both existing servitudes and existing roads must be made to minimize further disturbance through the development of new roads; – In circumstances where private roads must be used, the condition of the said roads must be recorded in accordance with section 4.9: photographic record; prior to use and the condition thereof agreed by the landowner, the DPM, and the contractor; – Access roads in flattish areas must follow fence lines and tree belts to avoid fragmentation of vegetated areas or 						

croplands – Access roads must only be developed on a pre-planned and approved roads.						
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5.5 Fencing and Gate installation

Impact management outcome: Minimise impact to the environment and ensure safe and controlled access to the site through the erection of fencing and gates where required.

Impact Management Actions	Implementation			Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
<ul style="list-style-type: none"> – Use existing gates provided to gain access to all parts of the area authorised for development, where possible; – Existing and new gates to be recorded and documented in accordance with section 4.9: photographic record; – All gates must be fitted with locks and be kept locked at all times during the development phase, unless otherwise agreed with the landowner; – At points where the line crosses a fence in which there is no suitable gate within the extent of the line servitude, on the instruction of the DPM, a gate must be installed at the approval of the landowner; – Care must be taken that the gates must be so erected that there is a gap of no more than 100 mm between the bottom of the gate and the ground; – Where gates are installed in jackal proof fencing, a suitable reinforced concrete sill must be provided beneath the gate; – Original tension must be maintained in the fence wires; – All gates installed in electrified fencing must be re-electrified; – All demarcation fencing and barriers must be maintained in 						

<p>good working order for the duration of the development activities;</p> <ul style="list-style-type: none"> - Fencing must be erected around the camp, batching plants, hazardous storage areas, and all designated access restricted areas, where applicable; - Any temporary fencing to restrict the movement of life-stock must only be erected with the permission of the land owner. - All fencing must be developed of high quality material bearing the SABS mark; - The use of razor wire as fencing must be avoided; - Fenced areas with gate access must remain locked after hours, during weekends and on holidays if staff is away from site. Site security will be required at all times; - On completion of the development phase all temporary fences are to be removed; - The contractor must ensure that all fence uprights are appropriately removed, ensuring that no uprights are cut at ground level but rather removed completely. 						
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5.6 Water Supply Management

Impact management outcome: Undertake responsible water usage.						
Impact Management Actions	Implementation			Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
<ul style="list-style-type: none"> - All abstraction points or bore holes must be registered with the DWS and suitable water meters installed to ensure that the abstracted volumes are measured on a daily basis; - The Contractor must ensure the following: <ul style="list-style-type: none"> a. The vehicle abstracting water from a river does not 						

<p>enter or cross it and does not operate from within the river;</p> <p>b. No damage occurs to the river bed or banks and that the abstraction of water does not entail stream diversion activities; and</p> <p>c. All reasonable measures to limit pollution or sedimentation of the downstream watercourse are implemented.</p> <p>– Ensure water conservation is being practiced by:</p> <p>a. Minimising water use during cleaning of equipment;</p> <p>b. Undertaking regular audits of water systems; and</p> <p>c. Including a discussion on water usage and conservation during environmental awareness training.</p> <p>d. The use of grey water is encouraged.</p>						
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5.7 Storm and waste water management

<p>Impact management outcome: Impacts to the environment caused by storm water and wastewater discharges during construction are avoided.</p>						
Impact Management Actions	Implementation			Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
<p>– Runoff from the cement/ concrete batching areas must be strictly controlled, and contaminated water must be collected, stored and either treated or disposed of off-site, at a location approved by the project manager;</p> <p>– All spillage of oil onto concrete surfaces must be controlled by the use of an approved absorbent material and the used absorbent material disposed of at an appropriate waste disposal facility;</p> <p>– Natural storm water runoff not contaminated during the</p>						

<p>development and clean water can be discharged directly to watercourses and water bodies, subject to the Project Manager's approval and support by the ECO;</p> <ul style="list-style-type: none"> Water that has been contaminated with suspended solids, such as soils and silt, may be released into watercourses or water bodies only once all suspended solids have been removed from the water by settling out these solids in settlement ponds. The release of settled water back into the environment must be subject to the Project Manager's approval and support by the ECO. 						
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5.8 Solid and hazardous waste management

<p>Impact management outcome: Wastes are appropriately stored, handled and safely disposed of at a recognised waste facility.</p>						
Impact Management Actions	Implementation			Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
<ul style="list-style-type: none"> All measures regarding waste management must be undertaken using an integrated waste management approach; Sufficient, covered waste collection bins (scavenger and weatherproof) must be provided; A suitably positioned and clearly demarcated waste collection site must be identified and provided; The waste collection site must be maintained in a clean and orderly manner; Waste must be segregated into separate bins and clearly marked for each waste type for recycling and safe disposal; Staff must be trained in waste segregation; Bins must be emptied regularly; 						

<ul style="list-style-type: none"> - General waste produced onsite must be disposed of at registered waste disposal sites/ recycling company; - Hazardous waste must be disposed of at a registered waste disposal site; - Certificates of safe disposal for general, hazardous and recycled waste must be maintained. 						
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5.9 Protection of watercourses and estuaries

Impact management outcome: Pollution and contamination of the watercourse environment and or estuary erosion are prevented.						
Impact Management Actions	Implementation			Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
<ul style="list-style-type: none"> - All watercourses must be protected from direct or indirect spills of pollutants such as solid waste, sewage, cement, oils, fuels, chemicals, aggregate tailings, wash and contaminated water or organic material resulting from the Contractor's activities; - In the event of a spill, prompt action must be taken to clear the polluted or affected areas; - Where possible, no development equipment must traverse any seasonal or permanent wetland - No return flow into the estuaries must be allowed and no disturbance of the Estuarine functional Zone should occur; - Development of permanent watercourse or estuary crossing must only be undertaken where no alternative access to tower position is available; - There must not be any impact on the long term morphological dynamics of watercourses or estuaries; - Existing crossing points must be favored over the creation of 						

<p>new crossings (including temporary access)</p> <ul style="list-style-type: none"> - When working in or near any watercourse or estuary, the following environmental controls and consideration must be taken: <ul style="list-style-type: none"> a) Water levels during the period of construction; No altering of the bed, banks, course or characteristics of a watercourse b) During the execution of the works, appropriate measures to prevent pollution and contamination of the riparian environment must be implemented e.g. including ensuring that construction equipment is well maintained; c) Where earthwork is being undertaken in close proximity to any watercourse, slopes must be stabilised using suitable materials, i.e. sandbags or geotextile fabric, to prevent sand and rock from entering the channel; and d) Appropriate rehabilitation and re-vegetation measures for the watercourse banks must be implemented timeously. In this regard, the banks should be appropriately and incrementally stabilised as soon as development allows. 						
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5.10 Vegetation clearing

<p>Impact management outcome: Vegetation clearing is restricted to the authorised development footprint of the proposed infrastructure.</p>						
Impact Management Actions	Implementation			Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
<p>General:</p> <ul style="list-style-type: none"> - Indigenous vegetation which does not interfere with the development must be left undisturbed; - Protected or endangered species may occur on or near the 						

<p>development site. Special care should be taken not to damage such species;</p> <ul style="list-style-type: none"> - Search, rescue and replanting of all protected and endangered species likely to be damaged during project development must be identified by the relevant specialist and completed prior to any development or clearing; - Permits for removal must be obtained from the relevant CA prior to the cutting or clearing of the affected species, and they must be filed; - The Environmental Audit Report must confirm that all identified species have been rescued and replanted and that the location of replanting is compliant with conditions of approvals; - Trees felled due to construction must be documented and form part of the Environmental Audit Report; - Rivers and watercourses must be kept clear of felled trees, vegetation cuttings and debris; - Only a registered pest control operator may apply herbicides on a commercial basis and commercial application must be carried out under the supervision of a registered pest control operator, supervision of a registered pest control operator or is appropriately trained; - A daily register must be kept of all relevant details of herbicide usage; - No herbicides must be used in estuaries; - All protected species and sensitive vegetation not removed must be clearly marked and such areas fenced off in accordance to Section 5.3: Access restricted areas. <p>Alien invasive vegetation must be removed and disposed of at a licensed waste management facility.</p>						
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5.11 Protection of fauna

Impact management outcome: Disturbance to fauna is minimised.						
Impact Management Actions	Implementation			Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
<ul style="list-style-type: none"> - No interference with livestock must occur without the landowner's written consent and with the landowner or a person representing the landowner being present; - The breeding sites of raptors and other wild birds species must be taken into consideration during the planning of the development programme; - Breeding sites must be kept intact and disturbance to breeding birds must be avoided. Special care must be taken where nestlings or fledglings are present; - Special recommendations of the avian specialist must be adhered to at all times to prevent unnecessary disturbance of birds; - No poaching must be tolerated under any circumstances. All animal dens in close proximity to the works areas must be marked as Access restricted areas; - No deliberate or intentional killing of fauna is allowed; - In areas where snakes are abundant, snake deterrents to be deployed on the pylons to prevent snakes climbing up, being electrocuted and causing power outages; and - No Threatened or Protected species (ToPs) and/or protected fauna as listed according NEMBA (Act No. 10 of 2004) and relevant provincial ordinances may be removed and/or relocated without appropriate authorisations/permits. 						

5.12 Protection of heritage resources

Impact management outcome: Impact to heritage resources is minimised.						
Impact Management Actions	Implementation			Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
<ul style="list-style-type: none"> - Identify, demarcate and prevent impact to all known sensitive heritage features on site in accordance with the No-Go procedure in Section 5.3: Access restricted areas; - Carry out general monitoring of excavations for potential fossils, artefacts and material of heritage importance; - All work must cease immediately, if any human remains and/or other archaeological, palaeontological and historical material are uncovered. Such material, if exposed, must be reported to the nearest museum, archaeologist/palaeontologist (or the South African Police Services), so that a systematic and professional investigation can be undertaken. Sufficient time must be allowed to remove/collect such material before development recommences. 						

5.13 Safety of the public

Impact management outcome: All precautions are taken to minimise the risk of injury, harm or complaints.						
Impact Management Actions	Implementation			Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
<ul style="list-style-type: none"> - Identify fire hazards, demarcate and restrict public access to these areas as well as notify the local authority of any potential threats e.g. large brush stockpiles, fuels etc.; 						

<ul style="list-style-type: none"> - All unattended open excavations must be adequately fenced or demarcated; - Adequate protective measures must be implemented to prevent unauthorised access to and climbing of partly constructed towers and protective scaffolding; - Ensure structures vulnerable to high winds are secured; - Maintain an incidents and complaints register in which all incidents or complaints involving the public are logged. 						
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5.14 Sanitation

Impact management outcome: Clean and well maintained toilet facilities are available to all staff in an effort to minimise the risk of disease and impact to the environment.						
Impact Management Actions	Implementation			Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
<ul style="list-style-type: none"> - Mobile chemical toilets are installed onsite if no other ablution facilities are available; - The use of ablution facilities and or mobile toilets must be used at all times and no indiscriminate use of the veld for the purposes of ablutions must be permitted under any circumstances; - Where mobile chemical toilets are required, the following must be ensured: <ul style="list-style-type: none"> a) Toilets are located no closer than 100 m to any watercourse or water body; b) Toilets are secured to the ground to prevent them from toppling due to wind or any other cause; c) No spillage occurs when the toilets are cleaned or emptied and the contents are managed in accordance 						

<p>with the EMPr;</p> <p>d) Toilets have an external closing mechanism and are closed and secured from the outside when not in use to prevent toilet paper from being blown out;</p> <p>e) Toilets are emptied before long weekends and workers holidays, and must be locked after working hours;</p> <p>f) Toilets are serviced regularly and the ECO must inspect toilets to ensure compliance to health standards;</p> <p>– A copy of the waste disposal certificates must be maintained.</p>						
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5.15 Prevention of disease

<p>Impact Management outcome: All necessary precautions linked to the spread of disease are taken.</p>						
Impact Management Actions	Implementation			Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
<ul style="list-style-type: none"> – Undertake environmentally-friendly pest control in the camp area; – Ensure that the workforce is sensitised to the effects of sexually transmitted diseases, especially HIV AIDS; – The Contractor must ensure that information posters on AIDS are displayed in the Contractor Camp area; – Information and education relating to sexually transmitted diseases to be made available to both construction workers and local community, where applicable; – Free condoms must be made available to all staff on site at central points; – Medical support must be made available; – Provide access to Voluntary HIV Testing and Counselling 						

Services.						
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5.16 Emergency procedures

Impact management outcome: Emergency procedures are in place to enable a rapid and effective response to all types of environmental emergencies.

Impact Management Actions	Implementation			Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
<ul style="list-style-type: none"> - Compile an Emergency Response Action Plan (ERAP) prior to the commencement of the proposed project; - The Emergency Plan must deal with accidents, potential spillages and fires in line with relevant legislation; - All staff must be made aware of emergency procedures as part of environmental awareness training; - The relevant local authority must be made aware of a fire as soon as it starts; - In the event of emergency necessary mitigation measures to contain the spill or leak must be implemented (see Hazardous Substances section 5.17). 						

5.17 Hazardous substances

Impact management outcome: Safe storage, handling, use and disposal of hazardous substances.

Impact Management Actions	Implementation			Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
<ul style="list-style-type: none"> - The use and storage of hazardous substances to be minimised and non-hazardous and non-toxic alternatives 						

<p>substituted where possible;</p> <ul style="list-style-type: none"> - All hazardous substances must be stored in suitable containers as defined in the Method Statement; - Containers must be clearly marked to indicate contents, quantities and safety requirements; - All storage areas must be bunded. The bunded area must be of sufficient capacity to contain a spill / leak from the stored containers; - Bunded areas to be suitably lined with a SABS approved liner; - An Alphabetical Hazardous Chemical Substance (HCS) control sheet must be drawn up and kept up to date on a continuous basis; - All hazardous chemicals that will be used on site must have Material Safety Data Sheets (MSDS); - All employees working with HCS must be trained in the safe use of the substance and according to the safety data sheet; - Employees handling hazardous substances / materials must be aware of the potential impacts and follow appropriate safety measures. Appropriate personal protective equipment must be made available; - The Contractor must ensure that diesel and other liquid fuel, oil and hydraulic fluid is stored in appropriate storage tanks or in bowsers; - The tanks/ bowsers must be situated on a smooth impermeable surface (concrete) with a permanent bund. The impermeable lining must extend to the crest of the bund and the volume inside the bund must be 130% of the total capacity of all the storage tanks/ bowsers (110% statutory requirement plus an allowance for rainfall); 					
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<ul style="list-style-type: none"> - The floor of the bund must be sloped, draining to an oil separator; - Provision must be made for refueling at the storage area by protecting the soil with an impermeable groundcover. Where dispensing equipment is used, a drip tray must be used to ensure small spills are contained; - All empty externally dirty drums must be stored on a drip tray or within a bunded area; - No unauthorised access into the hazardous substances storage areas must be permitted; - No smoking must be allowed within the vicinity of the hazardous storage areas; - Adequate fire-fighting equipment must be made available at all hazardous storage areas; - Where refueling away from the dedicated refueling station is required, a mobile refueling unit must be used. Appropriate ground protection such as drip trays must be used; - An appropriately sized spill kit kept onsite relevant to the scale of the activity/s involving the use of hazardous substance must be available at all times; - The responsible operator must have the required training to make use of the spill kit in emergency situations; - An appropriate number of spill kits must be available and must be located in all areas where activities are being undertaken; - In the event of a spill, contaminated soil must be collected in containers and stored in a central location and disposed of according to the National Environmental Management: Waste Act 59 of 2008. Refer to Section 5.7 for procedures concerning storm and waste water management and 5.8 for solid and hazardous waste management. 						
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5.18 Workshop, equipment maintenance and storage

Impact management outcome: Soil, surface water and groundwater contamination is minimised.

Impact Management Actions	Implementation			Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
<ul style="list-style-type: none"> - Where possible and practical all maintenance of vehicles and equipment must take place in the workshop area; - During servicing of vehicles or equipment, especially where emergency repairs are effected outside the workshop area, a suitable drip tray must be used to prevent spills onto the soil. The relevant local authority must be made aware of a fire as soon as it starts; - Leaking equipment must be repaired immediately or be removed from site to facilitate repair; - Workshop areas must be monitored for oil and fuel spills; - Appropriately sized spill kit kept onsite relevant to the scale of the activity taking place must be available; - The workshop area must have a bunded concrete slab that is sloped to facilitate runoff into a collection sump or suitable oil / water separator where maintenance work on vehicles and equipment can be performed; - Water drainage from the workshop must be contained and managed in accordance Section 5.7: Storm and waste water management. 						

5.19 Batching plants

Impact management outcome: Minimise spillages and contamination of soil, surface water and groundwater.						
Impact Management Actions	Implementation			Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
<ul style="list-style-type: none"> - Concrete mixing must be carried out on an impermeable surface; - Batching plants areas must be fitted with a containment facility for the collection of cement laden water. - Dirty water from the batching plant must be contained to prevent soil and groundwater contamination - Bagged cement must be stored in an appropriate facility and at least 10 m away from any water courses, gullies and drains; - A washout facility must be provided for washing of concrete associated equipment. Water used for washing must be restricted; - Hardened concrete from the washout facility or concrete mixer can either be reused or disposed of at an appropriate licenced disposal facility; - Empty cement bags must be secured with adequate binding material if these will be temporarily stored on site; - Sand and aggregates containing cement must be kept damp to prevent the generation of dust (Refer to Section 5.20: Dust emissions) - Any excess sand, stone and cement must be removed or reused from site on completion of construction period and disposed at a registered disposal facility; - Temporary fencing must be erected around batching plants in accordance with Section 5.5: Fencing and gate 						

<i>installation.</i>						
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5.20 Dust emissions

Impact management outcome: Dust prevention measures are applied to minimise the generation of dust.

Impact Management Actions	Implementation			Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
<ul style="list-style-type: none"> - Take all reasonable measures to minimise the generation of dust as a result of project development activities to the satisfaction of the ECO; - Removal of vegetation must be avoided until such time as soil stripping is required and similarly exposed surfaces must be re-vegetated or stabilised as soon as is practically possible; - Excavation, handling and transport of erodible materials must be avoided under high wind conditions or when a visible dust plume is present; - During high wind conditions, the ECO must evaluate the situation and make recommendations as to whether dust-damping measures are adequate, or whether working will cease altogether until the wind speed drops to an acceptable level; - Where possible, soil stockpiles must be located in sheltered areas where they are not exposed to the erosive effects of the wind; - Where erosion of stockpiles becomes a problem, erosion control measures must be implemented at the discretion of the ECO; - Vehicle speeds must not exceed 40 km/h along dust roads 						

<p>or 20 km/h when traversing unconsolidated and non-vegetated areas;</p> <ul style="list-style-type: none"> - Straw stabilisation must be applied at a rate of one bale/10 m² and harrowed into the top 100 mm of top material, for all completed earthworks; - For significant areas of excavation or exposed ground, dust suppression measures must be used to minimise the spread of dust. 						
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5.21 Blasting

Impact management outcome: Impact to the environment is minimised through a safe blasting practice.						
Impact Management Actions	Implementation			Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
<ul style="list-style-type: none"> - Any blasting activity must be conducted by a suitably licensed blasting contractor; and - Notification of surrounding landowners, emergency services site personnel of blasting activity 24 hours prior to such activity taking place on Site. 						

5.22 Noise

Impact Management outcome: Prevent unnecessary noise to the environment by ensuring that noise from development activity is mitigated.						
Impact Management Actions	Implementation			Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
<ul style="list-style-type: none"> - The Contractor must keep noise level within acceptable limits, Restrict the use of sound amplification equipment for 						

<p>communication and emergency only;</p> <ul style="list-style-type: none"> - All vehicles and machinery must be fitted with appropriate silencing technology and must be properly maintained; - Any complaints received by the Contractor regarding noise must be recorded and communicated. Where possible or applicable, provide transport to and from the site on a daily basis for construction workers; - Develop a Code of Conduct for the construction phase in terms of behaviour of construction staff. Operating hours as determined by the environmental authorisation are adhered to during the development phase. Where not defined, it must be ensured that development activities must still meet the impact management outcome related to noise management. 						
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5.23 Fire prevention

Impact management outcome: Prevention of uncontrollable fires.						
Impact Management Actions	Implementation			Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
<ul style="list-style-type: none"> - Designate smoking areas where the fire hazard could be regarded as insignificant; - Firefighting equipment must be available on all vehicles located on site; - The local Fire Protection Agency (FPA) must be informed of construction activities; - Contact numbers for the FPA and emergency services must be communicated in environmental awareness training and displayed at a central location on site; 						

- Two way swop of contact details between ECO and FPA.						
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5.24 Stockpiling and stockpile areas

Impact management outcome: Reduce erosion and sedimentation as a result of stockpiling.

Impact Management Actions	Implementation			Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
<ul style="list-style-type: none"> - All material that is excavated during the project development phase (either during piling (if required) or earthworks) must be stored appropriately on site in order to minimise impacts to watercourses, watercourses and water bodies; - All stockpiled material must be maintained and kept clear of weeds and alien vegetation growth by undertaking regular weeding and control methods; - Topsoil stockpiles must not exceed 2 m in height; - During periods of strong winds and heavy rain, the stockpiles must be covered with appropriate material (e.g. cloth, tarpaulin etc.); - Where possible, sandbags (or similar) must be placed at the bases of the stockpiled material in order to prevent erosion of the material. 						

5.25 Civil works

Impact management outcome: Impact to the environment minimised during civil works to create the substation terrace.

Impact Management Actions	Implementation			Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of

	person	implementation	implementation	person		compliance
<ul style="list-style-type: none"> - Where terracing is required, topsoil must be collected and retained for the purpose of re-use later to rehabilitate disturbed areas not covered by yard stone; - Areas to be rehabilitated include terrace embankments and areas outside the high voltage yards; - Where required, all sloped areas must be stabilised to ensure proper rehabilitation is effected and erosion is controlled; - These areas can be stabilised using design structures or vegetation as specified in the design to prevent erosion of embankments. The contract design specifications must be adhered to and implemented strictly; - Rehabilitation of the disturbed areas must be managed in accordance with Section 5.35: Landscaping and rehabilitation; - All excess spoil generated during terracing activities must be disposed of in an appropriate manner and at a recognised landfill site; and - Spoil can however be used for landscaping purposes and must be covered with a layer of 150 mm topsoil for rehabilitation purposes. 						

5.26 Excavation of foundation, cable trenching and drainage systems

Impact management outcome: No environmental degradation occurs as a result of excavation of foundation, cable trenching and drainage systems.						
Impact Management Actions	Implementation			Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
- All excess spoil generated during foundation excavation must be disposed of in an appropriate manner and at a						

<p>licensed landfill site, if not used for backfilling purposes;</p> <ul style="list-style-type: none"> - Spoil can however be used for landscaping purposes and must be covered with a layer of 150 mm topsoil for rehabilitation purposes; - Management of equipment for excavation purposes must be undertaken in accordance with Section 5.18: Workshop, equipment maintenance and storage; and - Hazardous substances spills from equipment must be managed in accordance with Section 5.17: Hazardous substances. 						
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5.27 Installation of foundations, cable trenching and drainage systems

<p>Impact management outcome: No environmental degradation occurs during the installation of foundation, cable trenching and drainage system.</p>						
Impact Management Actions	Implementation			Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
<ul style="list-style-type: none"> - Batching of cement to be undertaken in accordance with Section 5.19: Batching plants; and - Residual solid waste must be disposed of in accordance with Section 5.8: Solid waste and hazardous management. 						

5.28 Installation of equipment (circuit breakers, current Transformers, Isolators, Insulators, surge arresters, voltage transformers, earth switches)

<p>Impact management outcome: No environmental degradation occurs as a result of installation of equipment.</p>						
Impact Management Actions	Implementation			Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance

<ul style="list-style-type: none"> - Management of dust must be conducted in accordance with Section 5. 20: Dust emissions; - Management of equipment used for installation must be conducted in accordance with Section 5.18: Workshop, equipment maintenance and storage; - Management hazardous substances and any associated spills must be conducted in accordance with Section 5.17: Hazardous substances; and - Residual solid waste must be recycled or disposed of in accordance with Section 5.8: Solid waste and hazardous management. 						
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5.29 Steelwork Assembly and Erection

Impact management outcome: No environmental degradation occurs as a result of steelwork assembly and erection.						
Impact Management Actions	Implementation			Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
<ul style="list-style-type: none"> - During assembly, care must be taken to ensure that no wasted/unused materials are left on site e.g. bolts and nuts - Emergency repairs due to breakages of equipment must be managed in accordance with Section 5. 18: Workshop, equipment maintenance and storage and Section 5.16: Emergency procedures. 						

5.30 Cabling and Stringing

Impact management outcome: No environmental degradation occurs as a result of stringing.						
Impact Management Actions	Implementation			Monitoring		

	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
<ul style="list-style-type: none"> - Residual solid waste (off cuts etc.) shall be recycled or disposed of in accordance with Section 6.8: Solid waste and hazardous Management; - Management of equipment used for installation shall be conducted in accordance with Section 5.18: Workshop, equipment maintenance and storage; - Management hazardous substances and any associated spills shall be conducted in accordance with Section 5.17: Hazardous substances. 						

5.31 Testing and Commissioning (all equipment testing, earthing system, system integration)

Impact management outcome: No environmental degradation occurs as a result of Testing and Commissioning.						
Impact Management Actions	Implementation			Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
<ul style="list-style-type: none"> - Residual solid waste must be recycled or disposed of in accordance with Section 5.8: Solid waste and hazardous management. 						

5.32 Socio-economic

Impact management outcome: enhanced socio-economic development.						
Impact Management Actions	Implementation			Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance

<ul style="list-style-type: none"> - Develop and implement communication strategies to facilitate public participation; - Develop and implement a collaborative and constructive approach to conflict resolution as part of the external stakeholder engagement process; - Sustain continuous communication and liaison with neighboring owners and residents - Create work and training opportunities for local stakeholders; and - Where feasible, no workers, with the exception of security personnel, must be permitted to stay over-night on the site. This would reduce the risk to local farmers. 						
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5.33 Temporary closure of site

Impact management outcome: Minimise the risk of environmental impact during periods of site closure greater than five days.						
Impact Management Actions	Implementation			Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
<ul style="list-style-type: none"> - Bunds must be emptied (where applicable) and need to be undertaken in accordance with the impact management actions included in sections 5.17: Hazardous substances and 5.18: Workshop, equipment maintenance and storage; - Hazardous storage areas must be well ventilated; - Fire extinguishers must be serviced and accessible. Service records to be filed and audited at last service; - Emergency and contact details displayed must be displayed; - Security personnel must be briefed and have the facilities to contact or be contacted by relevant management and 						

<p>emergency personnel;</p> <ul style="list-style-type: none"> – Night hazards such as reflectors, lighting, traffic signage etc. must have been checked; – Fire hazards identified and the local authority must have been notified of any potential threats e.g. large brush stockpiles, fuels etc.; – Structures vulnerable to high winds must be secured; – Wind and dust mitigation must be implemented; – Cement and materials stores must have been secured; – Toilets must have been emptied and secured; – Refuse bins must have been emptied and secured; – Drip trays must have been emptied and secured. 						
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5.34 Dismantling of old equipment

<p>Impact management outcome: Impact to the environment to be minimised during the dismantling, storage and disposal of old equipment commissioning.</p>						
Impact Management Actions	Implementation			Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
<ul style="list-style-type: none"> – All old equipment removed during the project must be stored in such a way as to prevent pollution of the environment; – Oil containing equipment must be stored to prevent leaking or be stored on drip trays; – All scrap steel must be stacked neatly and any disused and broken insulators must be stored in containers; – Once material has been scrapped and the contract has been placed for removal, the disposal Contractor must ensure that any equipment containing pollution causing substances is dismantled and transported in such a way as 						

<p>to prevent spillage and pollution of the environment;</p> <ul style="list-style-type: none"> - The Contractor must also be equipped to contain and clean up any pollution causing spills; and - Disposal of unusable material must be at a licensed waste disposal site. 						
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5.35 Landscaping and rehabilitation

<p>Impact management outcome: Areas disturbed during the development phase are returned to a state that approximates the original condition.</p>						
Impact Management Actions	Implementation			Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
<ul style="list-style-type: none"> - All areas disturbed by construction activities must be subject to landscaping and rehabilitation; All spoil and waste must be disposed of to a registered waste site; - All slopes must be assessed for contouring, and to contour only when the need is identified in accordance with the Conservation of Agricultural Resources Act, No 43 of 1983 - All slopes must be assessed for terracing, and to terrace only when the need is identified in accordance with the Conservation of Agricultural Resources Act, No 43 of 1983; - Berms that have been created must have a slope of 1:4 and be replanted with indigenous species and grasses that approximates the original condition; - Where new access roads have crossed cultivated farmlands, that lands must be rehabilitated by ripping which must be agreed to by the holder of the EA and the landowners; - Rehabilitation of access roads outside of farmland; - Indigenous species must be used for with species and/grasses to where it compliments or approximates the 						

<p>original condition;</p> <ul style="list-style-type: none"> – Stockpiled topsoil must be used for rehabilitation (refer to Section 5.24: Stockpiling and stockpiled areas); – Stockpiled topsoil must be evenly spread so as to facilitate seeding and minimise loss of soil due to erosion; – Before placing topsoil, all visible weeds from the placement area and from the topsoil must be removed; – Subsoil must be ripped before topsoil is placed; – The rehabilitation must be timed so that rehabilitation can take place at the optimal time for vegetation establishment; – Where impacted through construction related activity, all sloped areas must be stabilised to ensure proper rehabilitation is effected and erosion is controlled; – Sloped areas stabilised using design structures or vegetation as specified in the design to prevent erosion of embankments. The contract design specifications must be adhered to and implemented strictly; – Spoil can be used for backfilling or landscaping as long as it is covered by a minimum of 150 mm of topsoil. – Where required, re-vegetation including hydro-seeding can be enhanced using a vegetation seed mixture as described below. A mixture of seed can be used provided the mixture is carefully selected to ensure the following: <ul style="list-style-type: none"> a) Annual and perennial plants are chosen; b) Pioneer species are included; c) Species chosen must be indigenous to the area with the seeds used coming from the area; d) Root systems must have a binding effect on the soil; e) The final product must not cause an ecological imbalance in the area 						
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6 ACCESS TO THE GENERIC EMPr

Once completed and signed, to allow the public access to the generic EMPr, the holder of the EA must make the EMPr available to the public in accordance with the requirements of Regulation 26(h) of the EIA Regulations.

PART B: SECTION 2

7 SITE SPECIFIC INFORMATION AND DECLARATION

7.1 Sub-section 1: contact details and description of the project

7.1.1 Details of the applicant:

Camden I Solar (RF) (Pty) Ltd is the project proponent (Applicant) with regards to the application for the construction and operation of the Camden I SEF.

PROPONENT:	CAMDEN I SOLAR (RF) PTY LTD
Contact Person:	Mercia Grimbeek
Postal Address	Suite 104, Albion Springs, 183 Main Road, Rondebosch, Cape Town, South Africa 7700
Telephone:	071 752 8033
Email:	gideon.raath@enertrag.co.za

7.1.2 Details and expertise of the EAP:

WSP was appointed in the role of Independent EAP to undertake the BA processes for the proposed construction of the powerline. The CV of the EAP is available in Appendix A. The EAP declaration of interest and undertaking is included in Appendix B.

EAP	WSP GROUP AFRICA (PTY) LTD
Company Registration:	1999/008928/07
Contact Person:	Ashlea Strong
Physical Address:	Building C, Knightsbridge, 33 Sloane Street, Bryanston, Johannesburg
Postal Address:	P.O. Box 98867, Sloane Park 2151, Johannesburg
Telephone:	011 361 1392
Fax:	011 361 1381

EAP	WSP GROUP AFRICA (PTY) LTD
Email:	Ashlea.Strong@wsp.com

Refer to Section 1.3 of the EMPr

7.1.3 Project name:

Proposed Camden I Solar Energy Facility

7.1.4 Description of the project:

Refer to Section 3 of the EMPr

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

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

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

The focus of this Environmental Impact Assessment Report is the proposed Camden I SEF project (DFFE Reference Number: 14/12/16/3/3/2/2136).

The proposed project will be operated under a Special Purpose Vehicle (SPV), and the Project Applicant is Camden I Solar (RF) Pt) Ltd. The proposed SEF will connect to the nearby Camden Collector substation through an up to 132kV powerline either single or double circuit (subject to a separate BA process, as mentioned above) between the grid on-site IPP

substation for the solar facility and that of the Camden Collector substation. The broader Camden developments (i.e. seven of the abovementioned subprojects) will connect to the Camden Power Station substation through an up to 400kV powerline (either single or double circuit) (subject to a separate Scoping and EIR process).

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

7.1.5 Project location:

The proposed Camden I SEF will be developed within a project area of approximately 695 hectares (ha) Within this project area the extent of the project footprint will be approximately 280 hectares (ha), subject to finalization based on technical and environmental requirements.

The proposed SEF is located south-west of Ermelo, in Mpumalanga and falls within the Msukaligwa Local Municipality and Gert Sibande District Municipality. The eight projects of the Camden Renewable Energy Complex are located adjacent each other and as such, the overall locality of the Camden Renewable Energy Complex is included in Figure 1. The Camden I SEF (project under consideration for this EIR) project site, including associated alternatives, is indicated in Figure 2. The details of the property associated with the proposed Camden I SEF, including the 21-digit Surveyor General (SG) codes for the cadastral land parcels are outlined in Table 1.3. The co-ordinates of the cadastral land parcel are included in Table 1.4. The coordinates of the centre points of the Solar facility and associated key infrastructure are provided in Table 1.5 below.

INFRASTRUCTURE	LONGITUDE	LATITUDE
Solar Field	30° 4'40.47"E	26°39'50.34"S
SEF SS & BESS Alternative 1	30° 4'24.13"E	26°39'43.36"S
SEF SS & BESS Alternative 2	30° 4'25.28"E	26°39'36.01"S
Construction Camp 1	30° 4'9.24"E	26°39'16.82"S
Construction Camp 2	30° 4'7.61"E	26°39'30.26"S

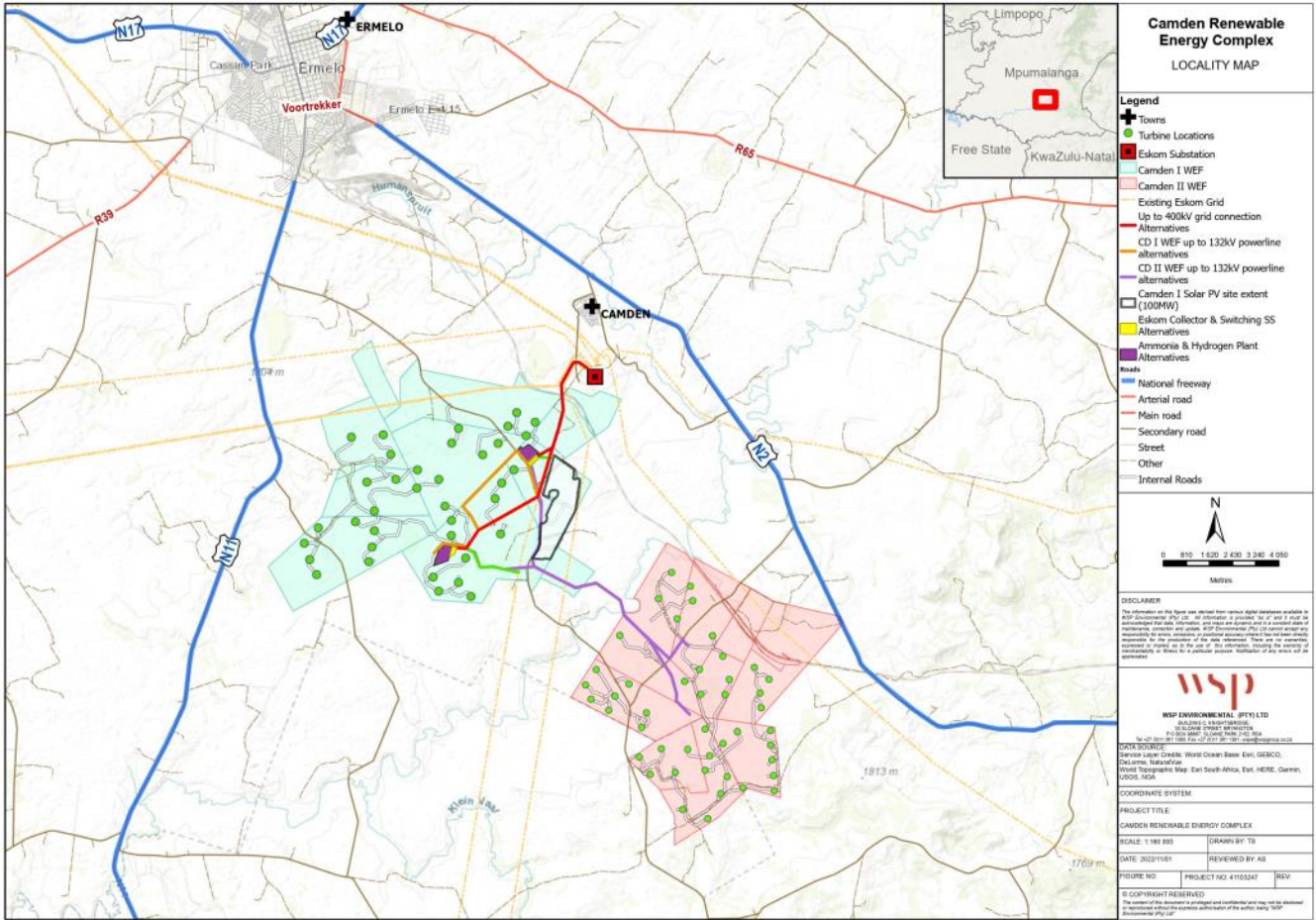


Figure 1: Locality map for the proposed Camden Renewable Energy Complex



Figure 2: Proposed Camden I SEF and associated main components

7.2 Sub-section 2: Development footprint site map

This sub-section must include a map of the site sensitivity overlaid with the preliminary infrastructure layout. The sensitivity map must be prepared from the national web based environmental screening tool, when available for compulsory use at: <https://screening.environment.gov.za/screeningtool>. The sensitivity map shall identify the nature of each sensitive feature e.g. threatened plant species, archaeological site, etc. Sensitivity maps shall identify features both within the planned working area and any known sensitive features within 50 m from the development footprint.

Refer to Section 3.4 of the EMPr

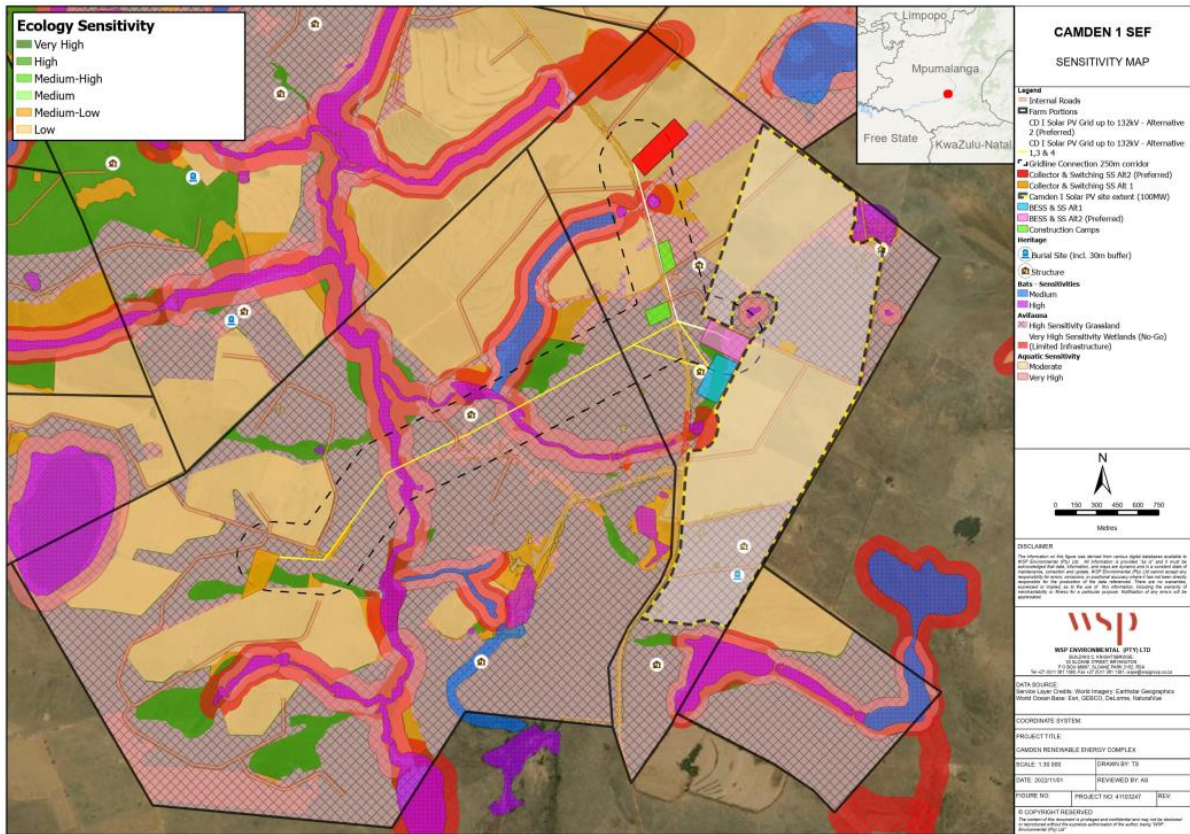


Figure 3: Combined Sensitivity map



Figure 4: Combined Sensitivity Map (indicating CBAs)

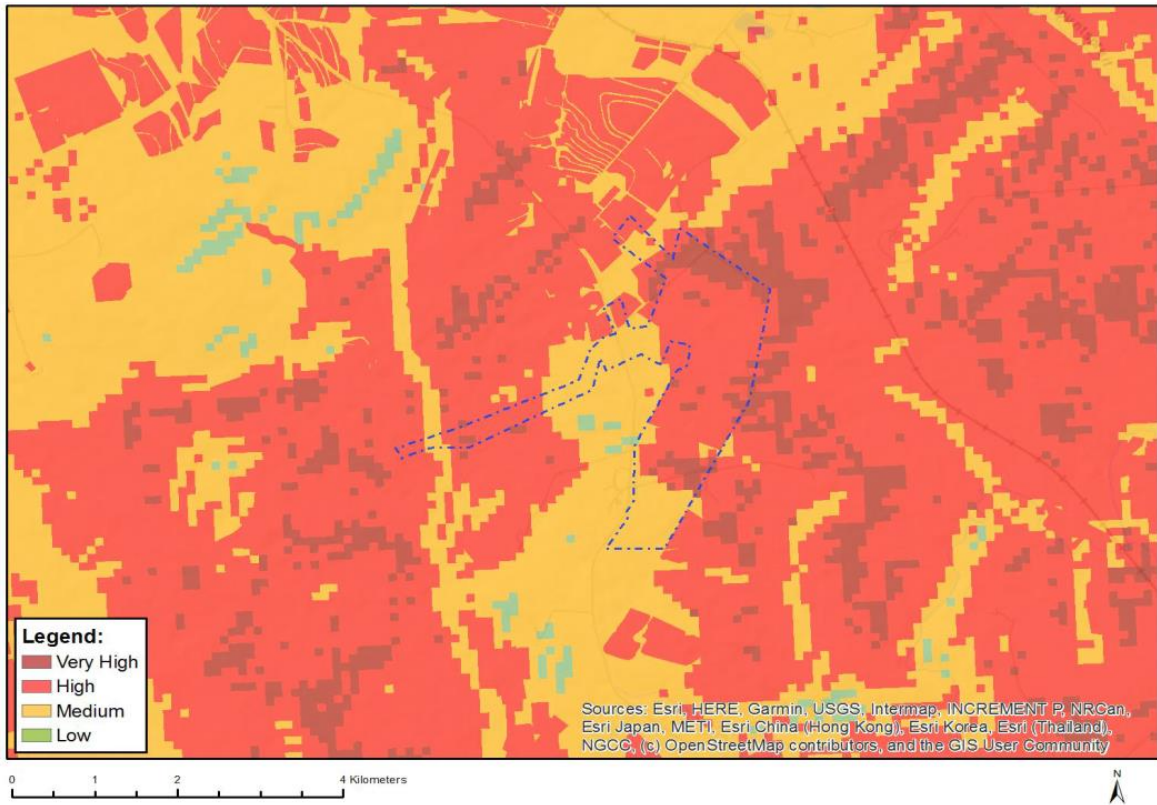


Figure 5: Agriculture Theme Sensitivity, DFFE Screening Report

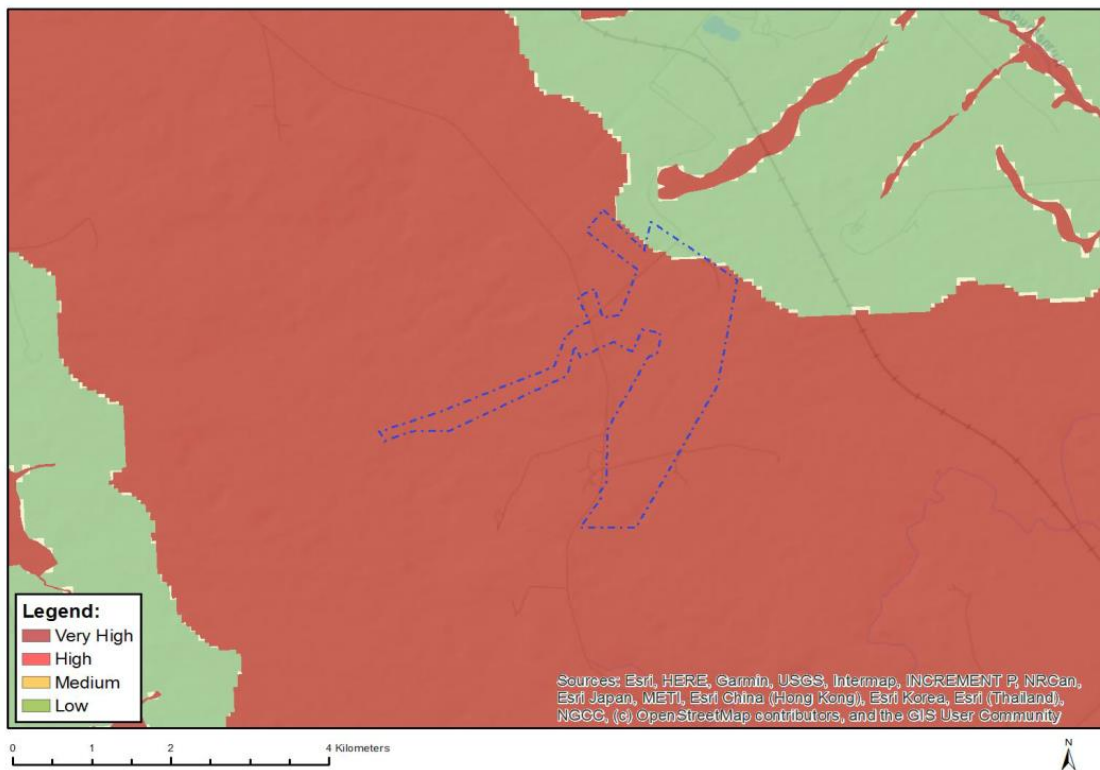


Figure 6: Aquatic Biodiversity Theme Sensitivity, DFFE Screening Report

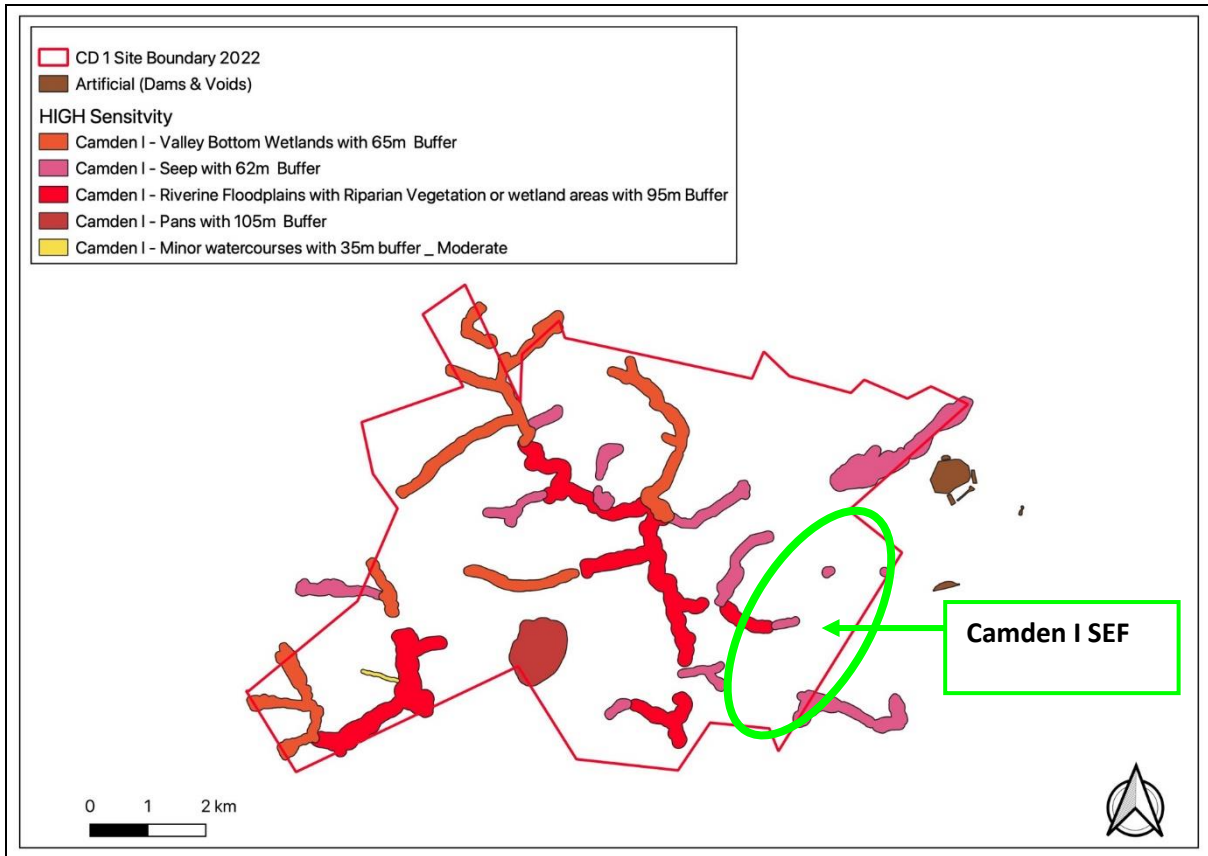


Figure 3: The delineated waterbodies inclusive of the respective buffer distances

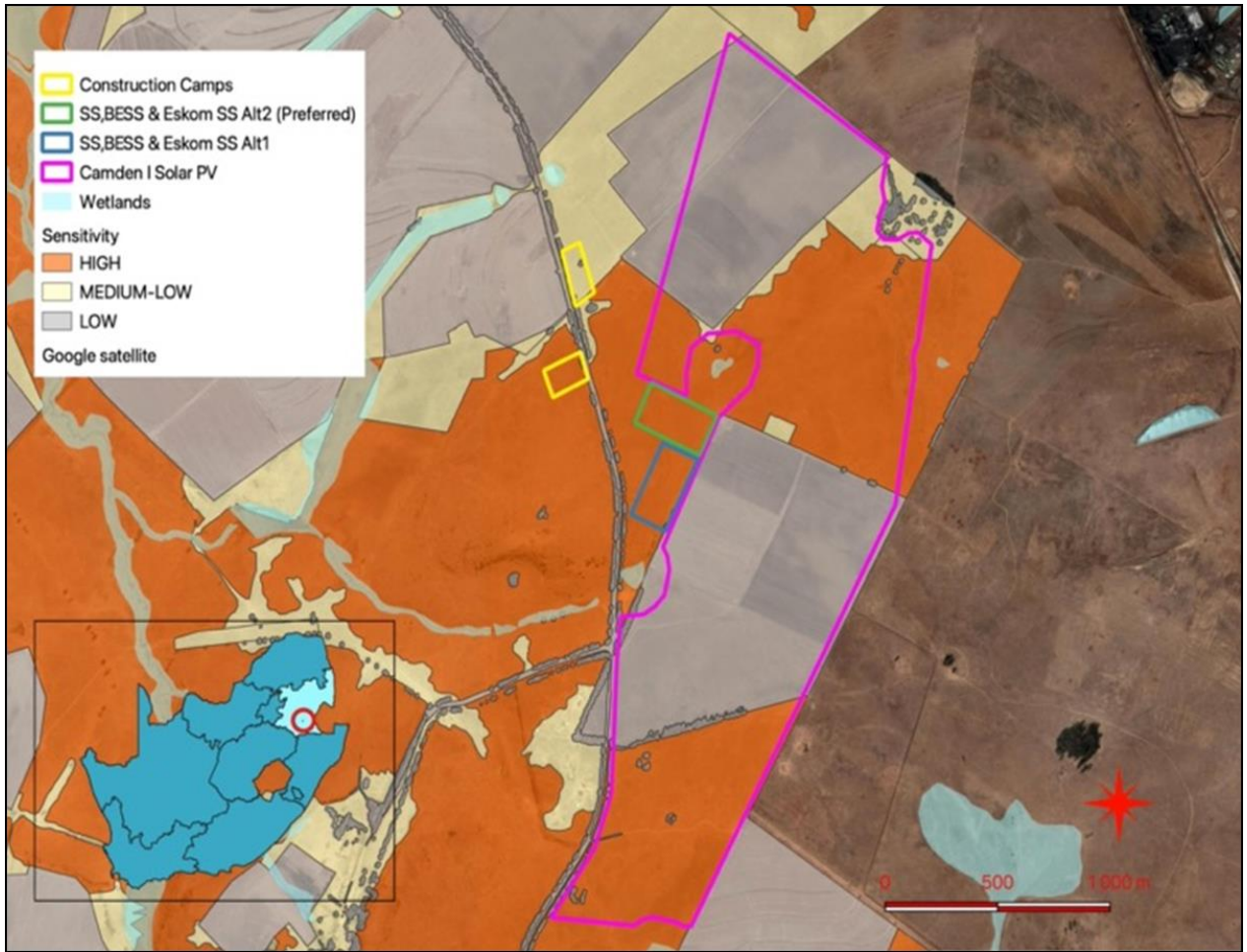


Figure 4: Habitat sensitivity of the study area, including consideration of CBAs

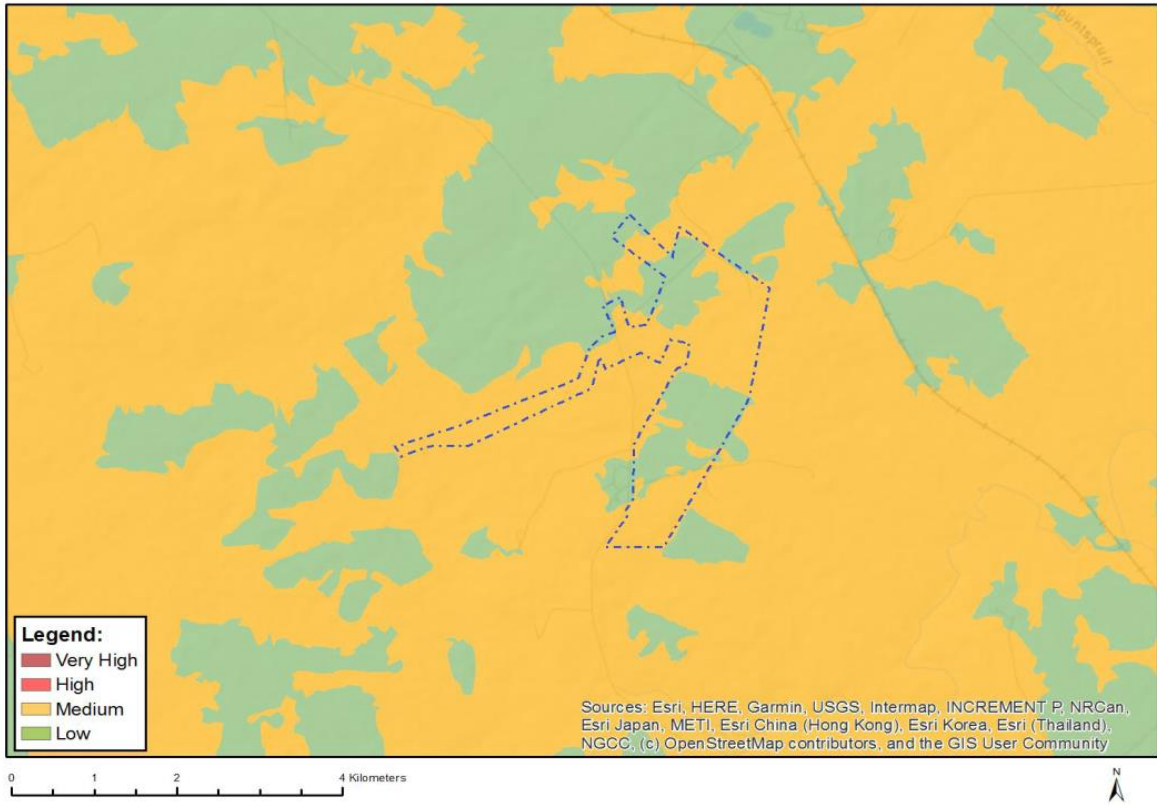


Figure 5: Plant Species Theme Sensitivity, DFFE Screening Report

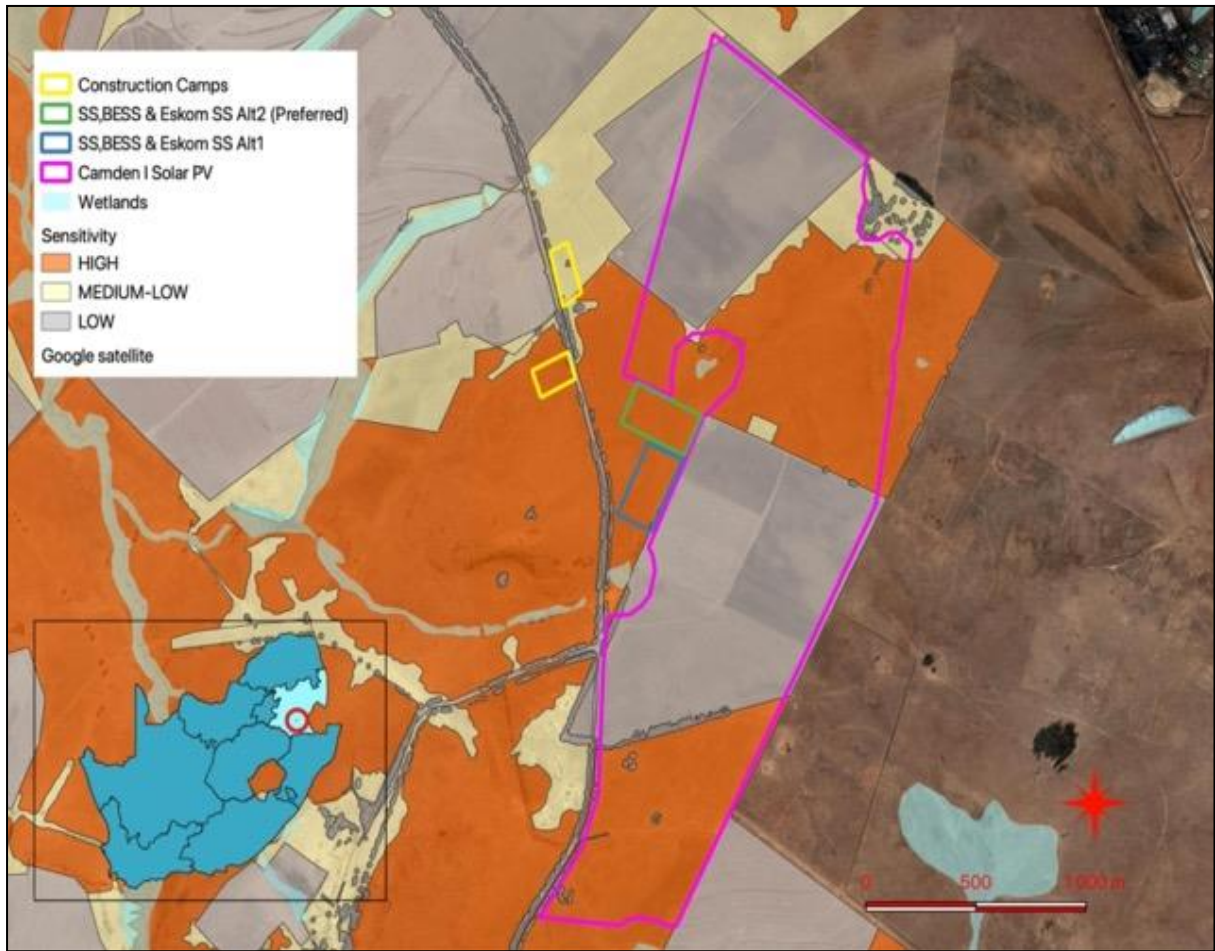


Figure 6: Location of proposed infrastructure relative to plant species sensitivity of the study area

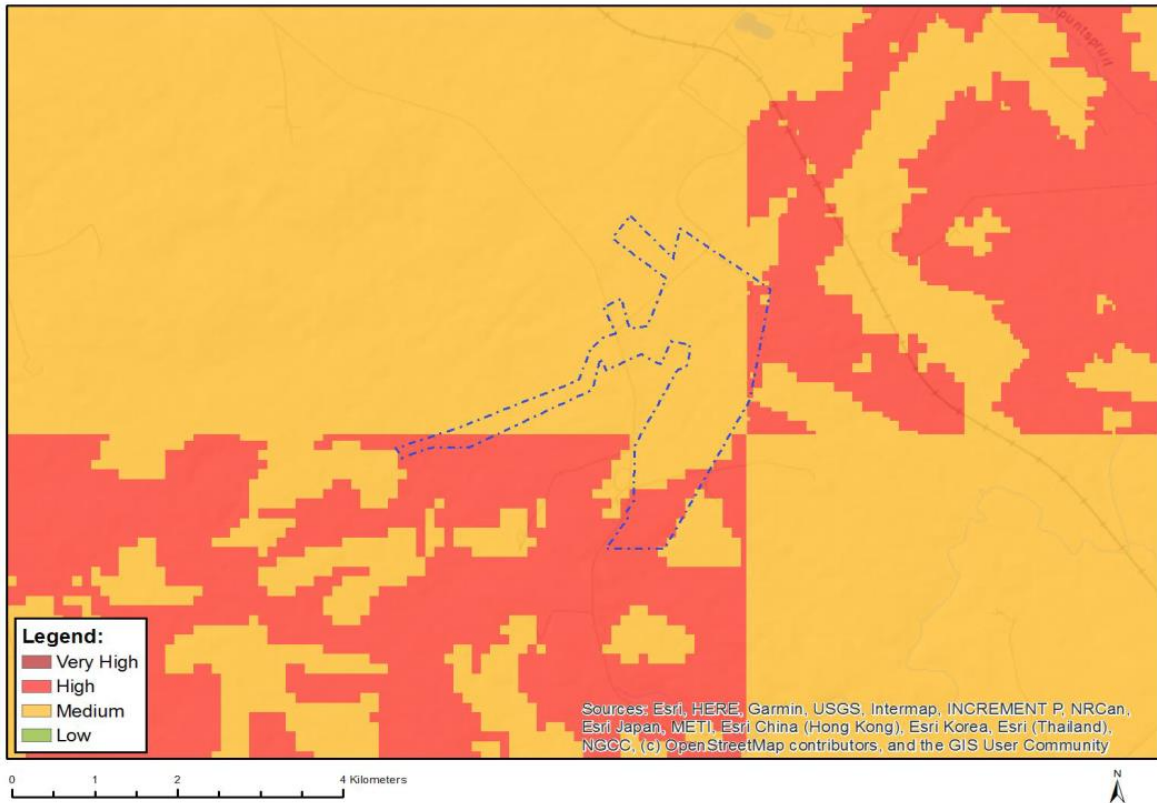


Figure 7: Animal Species Theme Sensitivity, DFFE Screening Report

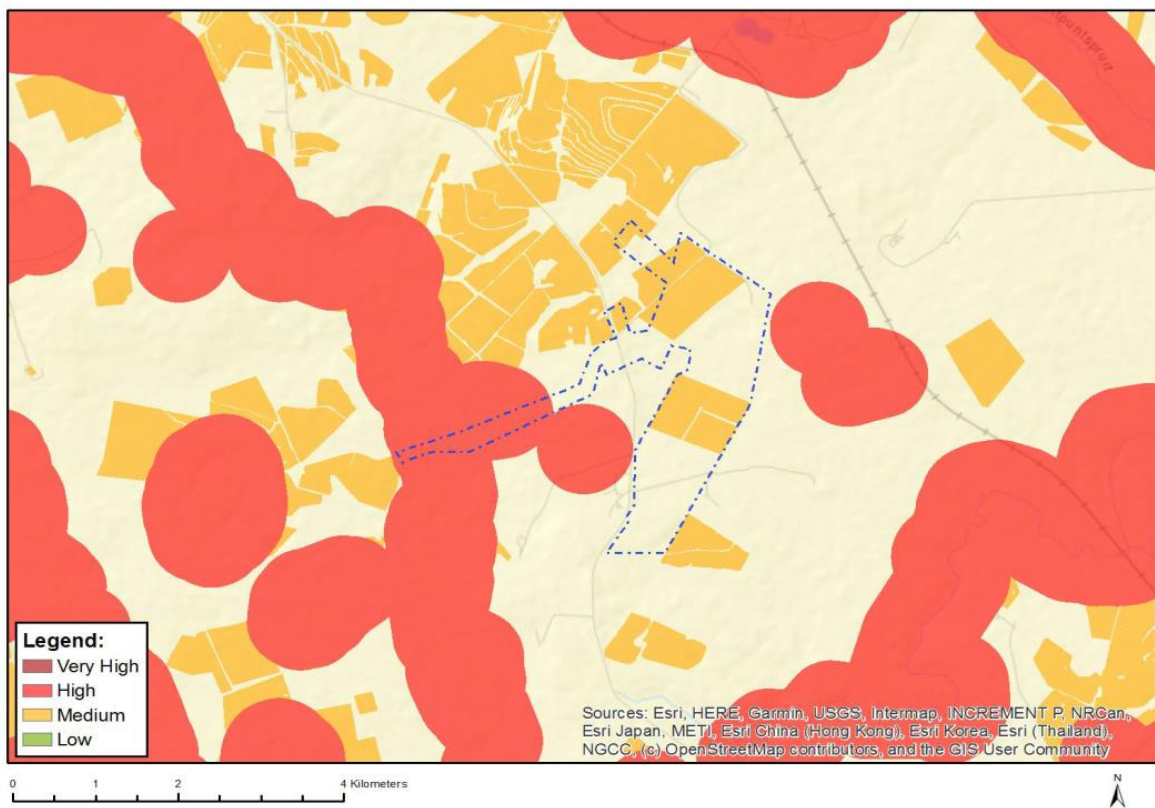


Figure 8: Avifauna Theme Sensitivity, DFFE Screening Report

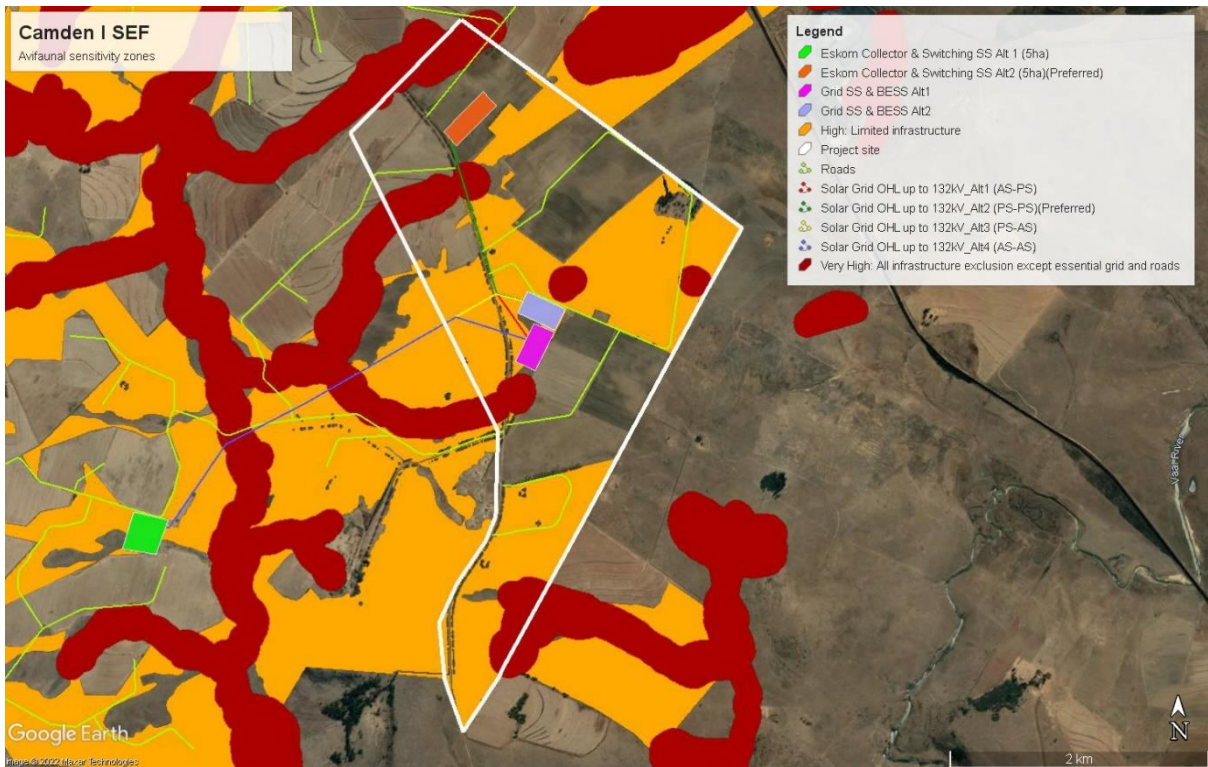


Figure 9: Proposed avifaunal sensitivities at the Camden I SEF (Chris van Rooyen Consulting, 2021).

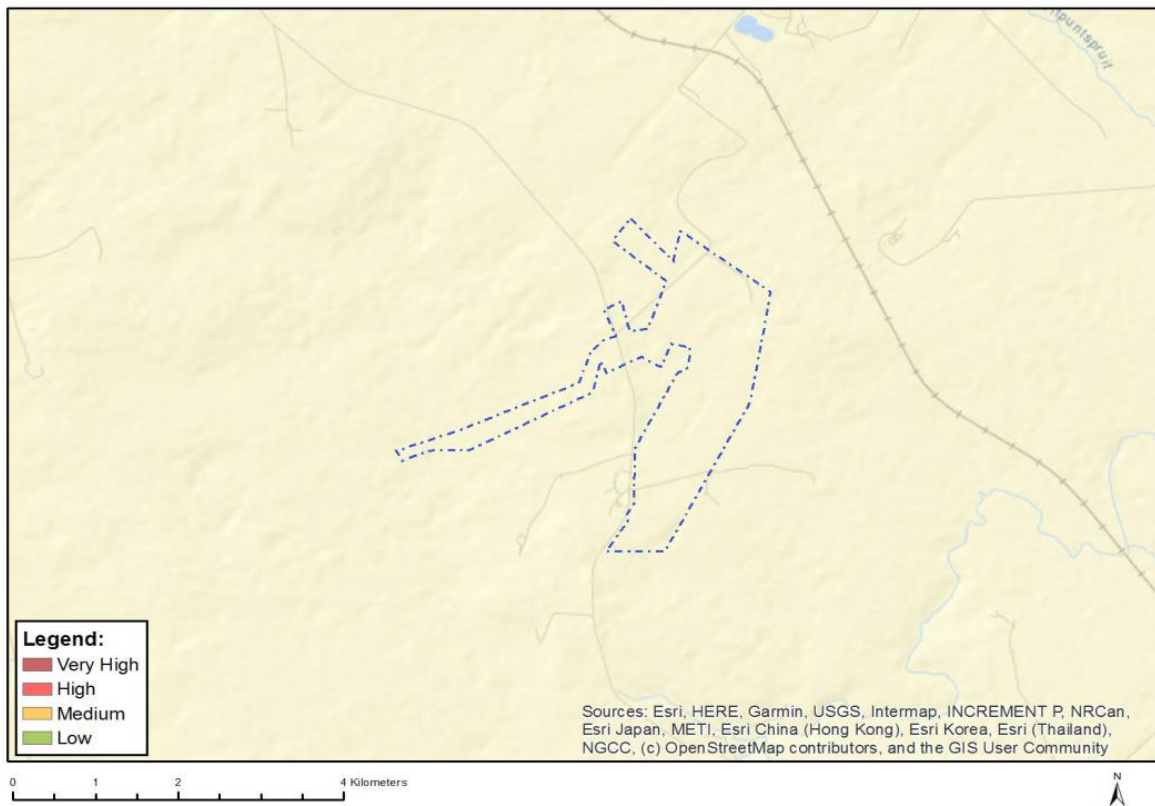


Figure 10: Bat Theme Sensitivity, DFFE Screening Report

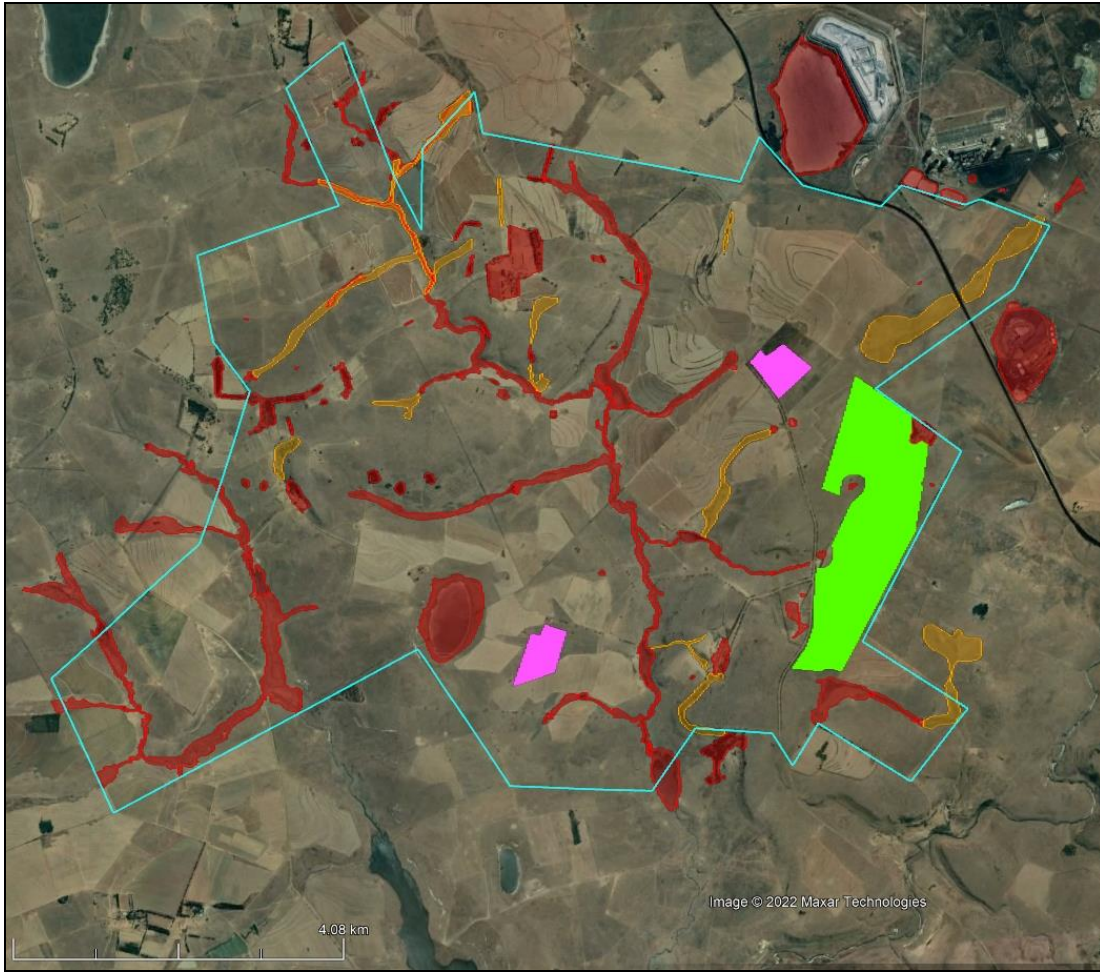


Figure 11: Bat sensitivity map (Animalia, 2022)

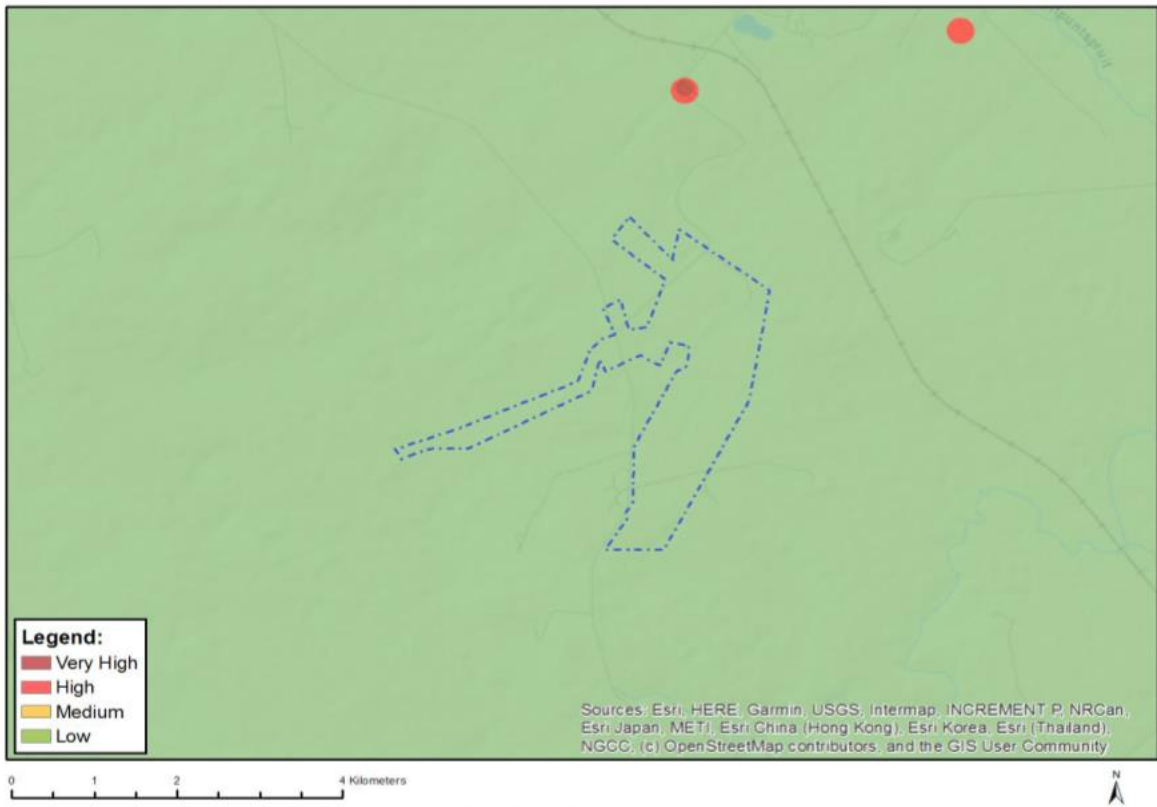


Figure 12: Archaeological and Cultural Heritage Theme Sensitivity, DFFE Screening Report

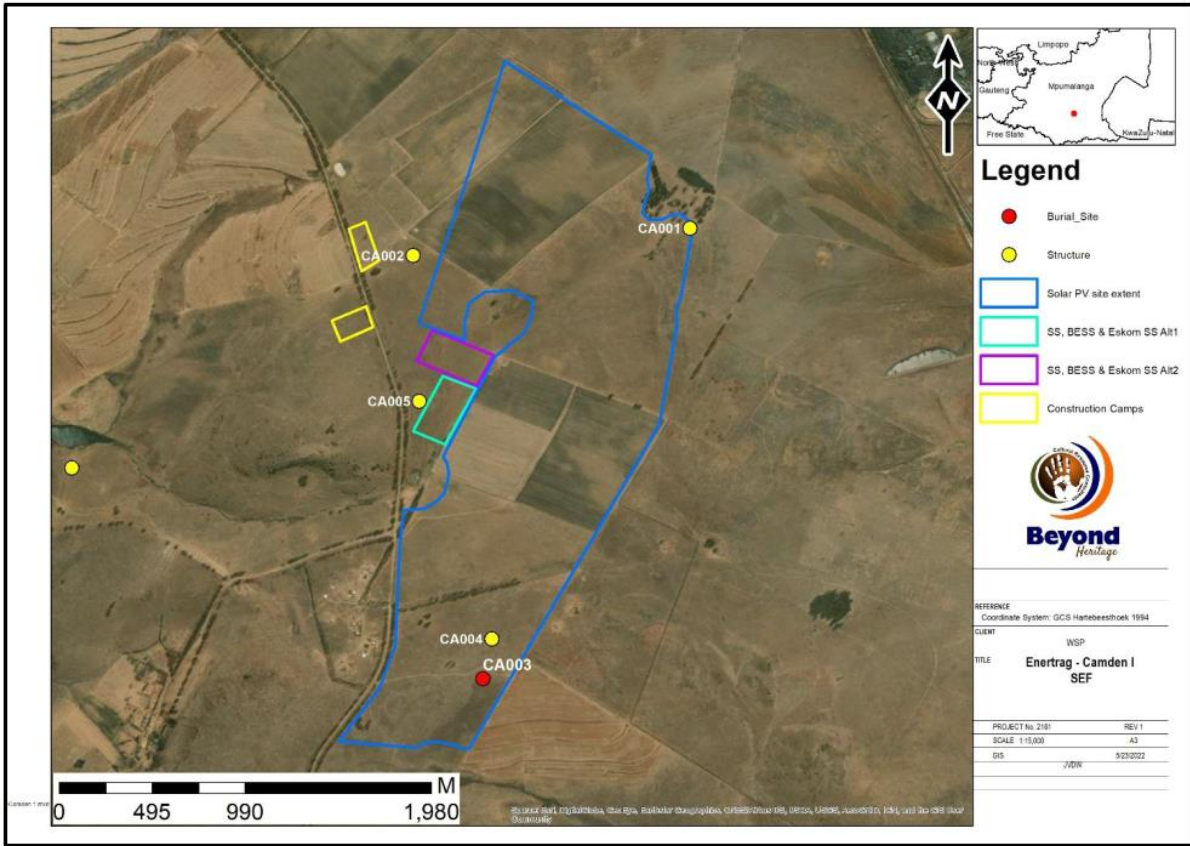


Figure 13: Heritage observation points in relation to the project (Beyond Heritage, 2022)

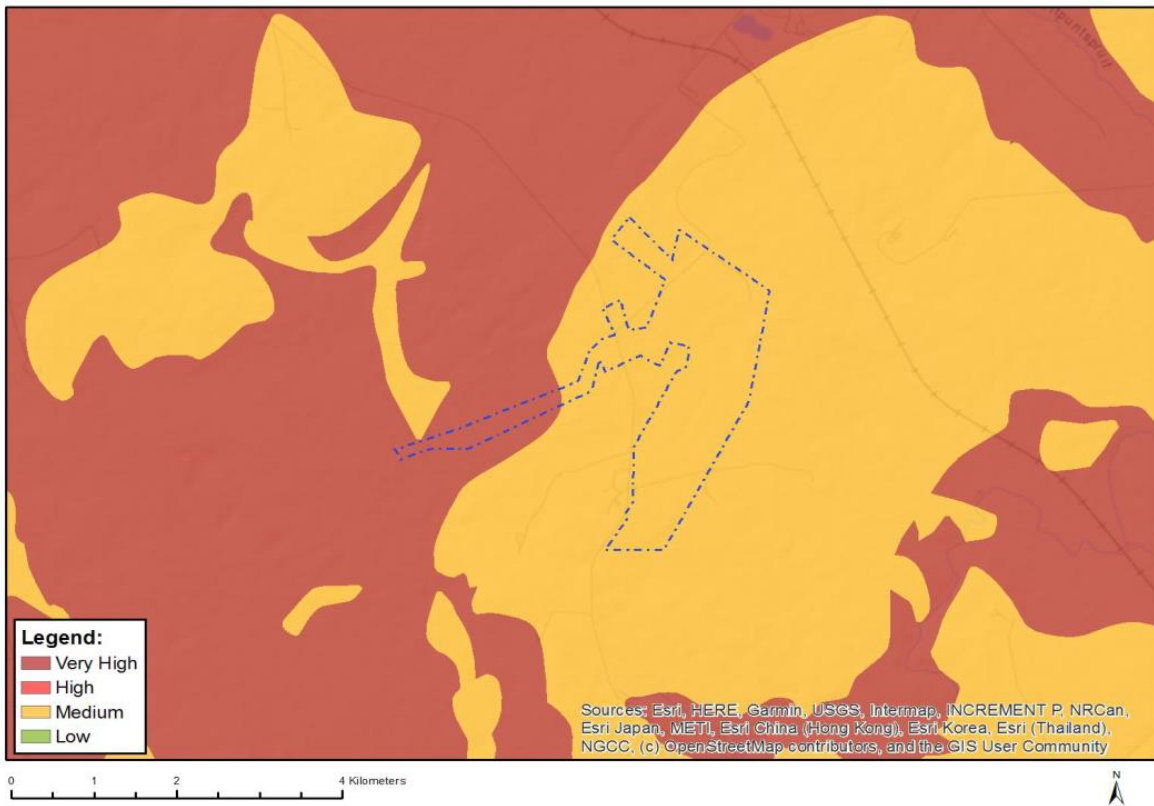


Figure 14: The DFFE screening tool rating for the Palaeontological Theme

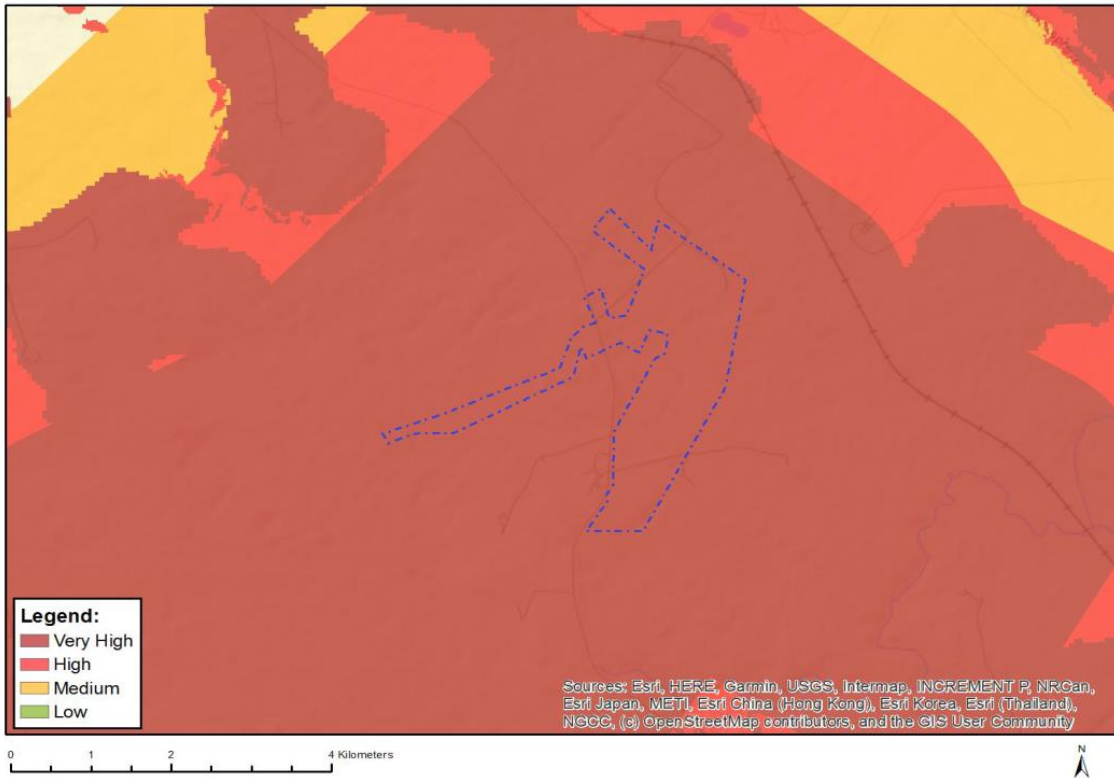



Figure 15: DFFE Screening Tool relative landscape sensitivity

7.3 Sub-section 3: Declaration

The proponent/applicant or holder of the EA affirms that he/she will abide and comply with the prescribed impact management outcomes and impact management actions as stipulated in part B: section 1 of the generic EMP and have the understanding that the impact management outcomes and impact management actions are legally binding. The proponent/applicant or holder of the EA affirms that he/she will provide written notice to the CA 14 day prior to the date on which the activity will commence or commencement of construction to facilitate compliance inspections.

Signature Proponent/applicant/ holder of EA

Date:

DocuSigned by:

Mercia Grimbeek
Director: Project Development
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15/8/2022

7.4 Sub-section 4: amendments to site specific information (Part B; section 2)

Should the EA be transferred to a new holder, Part B: Section 2 must be completed by the new holder and submitted with the application for an amendment of the EA in terms of

Regulations 29 or 31 of the EIA Regulations, whichever applies. The information submitted for an amendment to an environmental authorisation will be considered to be incomplete should a signed copy of Part B: Section 2 not be submitted. Once approved, Part B: Section 2 forms part of the EMPr for the development and the EMPr becomes legally binding to the new EA holder.

PART C

8 SITE SPECIFIC ENVIRONMENTAL ATTRIBUTES

If any specific environmental sensitivities/attributes are present on the site which require more specific impact management outcomes and actions, not included in the pre-approved generic EMPr template, to manage impacts, those impact management outcomes and impact management actions must be included in this section. These specific management controls must be referenced spatially, and must include impact management outcomes and impact management actions. The management controls including impact management outcomes and impact management actions must be presented in the format of the pre-approved generic EMPr template. This applies only to additional impact management outcomes and impact management actions that are necessary.

If Part C is applicable to the development as authorised in the EA, it is required to be submitted to the CA together with the BAR or EIAR, for consideration of, and decision on, the application for EA. The information in this section must be prepared by an EAP and the name and expertise of the EAP, including the curriculum vitae are to be included. Once approved, Part C forms part of the EMPr for the site and is legally binding.

This section will **not be required** should the site contain no specific environmental sensitivities or attributes.

NOT REQUIRED

No Environmental Sensitivities Identified within the Substation Site Footprint

APPENDIX 1: METHOD STATEMENTS

To be prepared by the contractor prior to commencement of the activity. The method statements are **not required** to be submitted to the CA.