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Aquatic Ecological

Assessment Report

80 MW Khauta West Solar

Photovoltaic (PV) Facility

Development, Riebeeckstad, Free

State Province

August 2022

**Compiled for:** 



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# **Aquatic Biodiversity Protocol Compliance**

# Screening Report

Aquatic Biodiversity Theme is rated as "low sensitivity".

### • Protocol Heading 2: Site Sensitivity Verification and Minimum Report Content Requirements

- Sub-Headings 2.1 & 2.2
- A desktop and on-site Site Verification Assessment was conducted of the original proposed development area and the surrounding 500 m 'zone of influence'.
- Sub-Heading 2.3
- 0 A Site Verification Report was compiled to provide the outcomes and results of the onsite Site Verification Assessment. A number of ecologically/conservationally significant and sensitive aquatic features/habitats and -species were identified throughout this original proposed development area and the surrounding 500 m 'zone of influence'. Based on these findings and the subsequent initial recommendations of the Site Verification Report, the original proposed development area was significantly reduced in size and the design layouts of the Photovoltaic (PV) grid were revised by the applicant. This was done proactively by the applicant, prior to the formal commencement of the Environmental Impact Assessment (EIA) process, in order to ensure that the proposed development area is adequately kept away from any of the identified ecologically/conservationally significant and sensitive aquatic features/habitats and -species. The proposed development area discussed in this report, therefore constitutes this final acceptably reduced and revised area.
- Therefore, based on the outcomes and results of the Site Verification Report, the specialist is in agreement with the Screening Tool that the Aquatic Biodiversity Theme of the final proposed development area is rated as "low sensitivity".

#### Protocol Heading 3: Specialist Assessment and Minimum Report Content Requirements

- Sub-heading 1.1
- An applicant intending to undertake an activity identified in the scope of this Protocol
   on a site identified on the screening tool as being of:
- 1.1.2. "low sensitivity" for aquatic biodiversity, must submit an Aquatic Biodiversity
   Compliance Statement.
- Sub-heading 3
- The specialist however rather compiled a more extensive Aquatic Ecological Assessment
   Report, which complies with- and exceeds the minimum Protocol requirements of a required Aquatic Biodiversity Compliance Statement, as per Sub-heading 3.

• Bookmarks to Aquatic Biodiversity Protocol Requirements

**Sub-heading 3.1 Specialist Qualifications** 

**Sub-heading 3.2.1 Assessment Area** 

**Sub-heading 3.2.2 Site Low Sensitivity Confirmation** 

**Sub-heading 3.2.3 Aquatic Ecological Impact Assessment** 

Sub-heading 3.3.1 Specialist Contact Details, Qualifications and Curriculum Vitae

<u>Sub-heading 3.3.2 Specialist Declaration of Independence</u>

**Sub-heading 3.3.3 Site Assessment Details** 

<u>Sub-heading 3.3.4 Biodiversity and Ecosystem Description</u>

**Sub-heading 3.3.5 Methodology** 

Sub-heading 3.3.6 Not applicable

**Sub-heading 3.3.7 Aquatic Ecological Impact Mitigation Measures** 

Sub-heading 3.3.8 Assumptions, Uncertainties and Gaps in Knowledge

**Sub-heading 3.3.9 Specialist Opinion and Conditions** 

The Aquatic Ecological Assessment Report also complies with the following minimum
 Protocol requirements of an Aquatic Biodiversity Specialist Assessment Report (which is not
 required for the proposed development), as per Sub-heading 2.7.

Sub-heading 2.7.1 Specialist Contact Details, Qualifications and Curriculum Vitae

**Sub-heading 2.7.2 Specialist Declaration of Independence** 

**Sub-heading 2.7.3 Site Assessment Details** 

**Sub-heading 2.7.4 Methodology** 

Sub-heading 2.7.5 Assumptions, Uncertainties and Gaps in Knowledge

**Sub-heading 2.7.6 Suitable and Unsuitable Development Areas** 

**Sub-heading 2.7.7 Aquatic Ecological Impact Assessment** 

**Sub-heading 2.7.8 Cumulative Impacts** 

**Sub-heading 2.7.9 Aquatic Ecological Impact Mitigation Measures** 

**Sub-heading 2.7.10 Aquatic Ecological Impact Mitigation Measures** 

Sub-heading 2.7.11 Aquatic Ecological Impact Mitigation Measures

Sub-heading 2.7.12 Buffer zones

**Sub-heading 2.7.13 Aquatic Ecological Impact Mitigation Measures** 

Sub-heading 2.7.14 Not applicable

**Sub-heading 2.7.15 Conclusion** 

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**Sub-heading 2.7.16 Specialist Opinion and Conditions** 

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**Executive Summary** 

The project applicant, WKN Windcurrent SA, proposes to formally develop a vacant portion of

agricultural farm land for an 80 MW Photovoltaic (PV) solar power generation facility, outside the

town of Riebeeckstad, Free State Province. The proposed development will entail the construction of

the following main infrastructure:

80 MW Photovoltaic (PV) solar power generation facility

Electrical substation

Office block and parking

Construction yard

The proposed development area constitutes a combined single footprint area of approximately 101

ha in size.

Enviroworks was appointed by the applicant as the independent Environmental Assessment

Practitioner (EAP), to conduct the legally required Environmental Impact Assessment (EIA) process.

Due to the nature of potential ecological impacts posed by the proposed development to the local

aquatic ecosystem and ecology, an Aquatic Ecological study is required. This is required in order to

determine the potential presence of ecologically/conservationally significant or sensitive aquatic

features/habitats, -species or -ecosystems, which may be adversely affected by the proposed

development. Any potential aquatic ecological impacts associated with the proposed development,

must be identified. Impact mitigation and management measures in accordance with the

requirements of the National Environmental Management Act (Act No. 107 of 1998): Mitigation

Hierarchy, must subsequently be recommended. This must be done in order to attempt to

reduce/alleviate the adverse effects of identified potential aquatic ecological impacts.

EcoFocus Consulting was therefore consequently appointed by the EAP as the independent

ecological specialist, to conduct the required Aquatic Ecological study for the proposed

development. This report constitutes the Aquatic Ecological Assessment.

A site assessment for the proposed development area was conducted on 17 January 2022. This date

forms part of the growing season and most plant species present, could therefore be successfully

identified.

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Due to the inaccessibility of various portions of the proposed development area as a result of the

abnormally high rainfall received during that time period, a follow-up site assessment was

conducted on 27 January 2022. This was done in order to attempt to adequately assess all portions

of the proposed development area.

Another follow-up site assessment was conducted on 11 February 2022. This was done in order to

finalise the delineations of all aquatic features and all soil type classifications.

**Assessment Area** 

The proposed development area constitutes a combined single footprint area of approximately 101

ha in size and is situated on Portion 3 of the Farm Kopje Alleen No. 81 (SG 21 Digit Code:

F0240000000008100003). The proposed development area is located approximately 4 km north-

east of the town of Riebeeckstad. The town forms part of the Matjhabeng Local Municipality which

in turn, forms part of the Lejweleputswa District Municipality, Free State Province. Access to the

assessment area is obtained by way of the R 34 provincial road and a subsequent dirt road, from the

north

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Methodology

The proposed development area and the approximate 500 m 'zone of influence' surrounding the

proposed development area, were assessed on foot and with the use of a vehicle. An ATV/quad

motorcycle had to be used to gain access to most areas, due to the inaccessibility of the broader

area as a result of the abnormally high rainfall received during that time period.

Visual observations/identifications were made of any significant watercourses/wetlands and/or

other ecologically sensitive/conservationally significant aquatic features/habitats and their

conditions, as well as relevant aquatic species present.

Identified aquatic species were listed and categorised as per the Red Data Species List; Protected

Species List of the National Forests Act (Act No. 84 of 1998), Invasive Species List of the National

Environmental Management: Biodiversity Act (Act No. 10 of 2004), Alien and Invasive Species

Regulations, 2014 as well as the Provincially Protected species of the Free State's Nature

Conservation Ordinance (No 8 of 1969).

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Any significant watercourses/wetlands and/or other ecologically sensitive/conservationally

significant aquatic features/habitats which were found to be present within the proposed

development area and the approximate 500 m 'zone of influence' surrounding the proposed

development area, were identified, delineated and discussed.

Georeferenced photographs were taken of any significant watercourses/wetlands and/or other

ecologically sensitive/conservationally significant aquatic features/habitats, as well as any Red Data

Species Listed-, nationally- or provincially protected aquatic species if encountered. This was done in

order to indicate their specific locations in a Geographic Information System (GIS) mapping format.

Potential aquatic ecological impacts of the proposed development on the surrounding aquatic

environment were identified, evaluated, rated and discussed. The Present Ecological State (PES) as

well as the Ecological Importance and Sensitivity (EIS) of the identified aquatic features were also

determined and discussed.

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**Results and Conclusion** 

A number of ecologically/conservationally significant and sensitive aquatic features/habitats and species were identified throughout the original assessment area and the surrounding 500 m 'zone of influence'. Based on these findings and the subsequent initial recommendations of the Site Verification Report, the original proposed development area was significantly reduced in size and the design layouts of the Photovoltaic (PV) grid were revised by the applicant. This was done proactively by the applicant, prior to the formal commencement of the Environmental Impact Assessment (EIA) process, in order to ensure that the proposed development area is adequately kept away from any of the identified ecologically/conservationally significant and sensitive aquatic features/habitats and -species. The proposed development area discussed in this report, therefore

The proposed development area constitutes a combined single footprint area of approximately 101 ha in size. The proposed development area and surrounding 500 m 'zone of influence' consist of a mosaic of mainly natural undisturbed terrestrial grassland and to a lesser extent, old historically cultivated agricultural lands.

constitutes this final acceptably reduced and revised area.

The majority of the proposed development area along with the broader area to the north-west fall within a Critical Biodiversity Area one (CBA 1), according to the Free State Provincial Spatial Biodiversity Plan 2018 (Collins, 2018).

The mechanical clearance associated with the proposed solar power generation facility development, will in all probability completely transform the majority of the existing surface vegetation within the PV grid-, internal access/services road network- and other associated facility infrastructure footprints. The proposed development area could therefore likely be prone to significant potential surface soil erosion, due to the sloping landscape towards the north, together with the loosening of surface materials and clearance of vegetation caused by construction activities, which usually binds the soil surface. Such soil erosion could potentially lead to a gradual, continual increase in sediment inputs into- and substantial contamination of the identified aquatic features to the north of the proposed development area as well as subsequent downstream waterbodies, over time.

It is therefore recommended that vegetation clearance should be avoided or at least minimised as far as practicably/reasonably possible and should only occur within the PV grid-, internal access/services road network- and other associated facility infrastructure footprints, if required. Existing vegetation situated in- between these main physical footprint areas, should not be cleared or damaged in any way and should be left intact and adequately preserved, as far as practicably/reasonably possible. This must be done in order to sufficiently manage and prevent any significant soil erosion from occurring within and around the proposed development area, which could potentially lead to an increase in sediment inputs into- and contamination of the identified aquatic features to the north of the proposed development area as well as subsequent downstream waterbodies, over time.

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**Water Catchment and Drainage Information** 

The proposed development area and surrounding 500 m 'zone of influence' fall within the Middle

Vaal Water Management Area (WMA 9) and the associated C25B quaternary surface water

catchment- and drainage area. A local but extensive linear topographic highpoint/ridge apex is

located directly adjacent south of the proposed development area, which roughly lies in a south-

west to north-east direction. This highpoint/ridge apex acts as a natural linear surface water runoff-

and drainage separator, between the area situated south of- and the proposed development area

situated north of the highpoint/ridge apex, respectively. Surface water runoff from the local area

consequently mainly drains either in a northerly- or southerly direction, depending on which side of

the highpoint/ridge apex the area is situated. Virtually the entire proposed development area drains

towards the north.

**Watercourse Baseline Information** 

The significant second-order seasonal watercourse known as the Sandspruit, flows past the

proposed development area, approximately 650 m to the north and continues in a westerly

direction. It then eventually discharges into the Vaal River. The Sandspruit is deemed the only

significant watercourse associated with the proposed development area.

**Significant Watercourse** 

A significant first-order seasonal watercourse/tributary associated with the commencement portion

of the Sandspruit, flows past the proposed development area, approximately 550 m to the north and

continues in a westerly direction. Surface water runoff from the proposed development area which

is situated north of the highpoint/ridge apex (see discussion earlier above), consequently mainly

drains towards this watercourse. This watercourse discharges into the Sandspruit, approximately

650 m to the north of the proposed development area and therefore forms an important part of the

local and broader quaternary surface water catchment- and drainage area, towards the west.

Although six (6) earth dams have been artificially constructed within the watercourse, the

watercourse and associated earth dams still house locally distinct and important aquatic and semi-

aquatic habitats, which are mainly dominated by hydrophytic grass- and -graminoid species.

These locally distinct and important aquatic and semi-aquatic habitats are also visibly utilised by

various common and habitat-specific waterbirds, amphibian species and aquatic invertebrates as

refuge and for breeding, foraging and/or persistence purposes, although the focus of the site

assessment was not on avifauna.

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**Preferential Water Flow paths/Drainage Lines** 

Three small preferential water flow paths/drainage lines are present between 200 m and 500 m

north-east of the proposed development area. These flow paths/drainage lines traverse a number of

old historically cultivated agricultural lands and merely assist with channelling surface water runoff

from a very small portion to the east of the proposed development area, towards the significant

watercourse to the north.

Due to the lack of continuous water flow through the local area, these flow paths/drainage lines do

not possess any ecologically/conservationally significant semi-aquatic habitat. They rather house a

similar terrestrial grassland vegetation composition and -structure relative to the surrounding

landscape, with merely slight variations in species representation.

These flow paths/drainage lines therefore merely play a minor assisting role in the local catchment

and drainage and are not viewed as being of any conservational significance/value, from a

hydrological or aquatic ecological/biodiversity perspective.

It is not anticipated that the proposed development should significantly impede or impact on the

flow regimes of these flow paths/drainage lines. It is however recommended that sufficient

continued stormwater runoff within- and through the proposed development area towards the

north, must still be ensured and sufficiently managed. An adequate Stormwater and Erosion

Management Plan must be implemented during the construction- and operational phases of the

proposed development, in order to assist with this and allow for continued flow within the local

catchment. This must be done to attempt to maintain the ecological functionality and -integrity of

the local and broader quaternary surface water catchment- and drainage area, towards the west.

**Depression Wetland** 

A naturally occurring depression wetland is present, approximately 200 m south of the proposed

development area. This wetland is situated to the north of the highpoint/ridge apex and its

surrounding landscape therefore mainly slopes towards the north. The small portion to the west of

the wetland however rather drains towards the east, in the direction of this wetland.

The wetland is seasonally/temporarily inundated and no distinct surface water flow paths into or out

of the wetland are evident, as it rather constitutes a slight surface depression within the local

landscape. The wetland therefore merely collects rainwater as well as general surface water runoff

from a very limited upstream area to its south and east, but which is still situated to the north of the

highpoint/ridge apex.

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The wetland houses a locally distinct and important semi-aquatic habitat within its basin and around

its edges, which is mainly dominated by hydrophytic grass- and -graminoid species.

This locally distinct and important semi-aquatic habitat is also likely utilised by various common and

habitat-specific waterbirds, amphibian species and aquatic invertebrates as refuge and for breeding,

foraging and/or persistence purposes, although the focus of the site assessment was not on

avifauna.

Although not specifically observed during the site assessment as the focus of the assessment was

not on avifauna, this wetland and local surrounding terrestrial grassland landscape provide very

suitable habitat for Marsh owls (Asio capensis) and Grass owls (Tyto capensis). Marsh owl individuals

were in fact encountered within various other local wetlands surrounding the proposed

development area. It is therefore highly likely that the semi-aquatic habitat of the identified wetland

and local surrounding terrestrial grassland landscape are utilised by individuals and/or pairs of one

or both of these owl species as refuge and for breeding, foraging and/or persistence purposes. Both

of these owl species are considered to be very habitat-specific and therefore range-limited. The

latter species is nationally classified as a Vulnerable Red Data Listed bird species, due to extensive

habitat degradation and loss.

**Unchanneled Valley-bottom Wetland** 

A significantly sized, broad naturally occurring unchanneled valley-bottom wetland is present,

approximately 100 m south of the proposed development area. This wetland is situated to the south

of the highpoint/ridge apex and its surrounding landscape therefore mainly slopes towards the

south.

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Surface water runoff from a substantial portion of the landscape to the south of the highpoint/ridge

apex, consequently mainly channels and drains through this wetland, towards the lower lying south-

west. Surface water flow towards this wetland will not be directly impacted by the proposed

development as the wetland and proposed development area are topographically separated by the

presence of the highpoint/ridge apex.

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Due to the sloping topography of the area along with a lack of continuous water flow through the

local area, this wetland does not possess any ecologically/conservationally significant semi-aquatic

habitat. It rather houses a similar terrestrial grassland vegetation composition and -structure,

relative to the surrounding landscape, with merely slight variations in species representation. The

wetland is therefore not expected to be specifically utilised by any habitat-specific waterbirds,

amphibian species and/or aquatic invertebrates as refuge or for breeding, foraging and/or

persistence purposes, although the focus of the site assessment was not on avifauna.

The wetland gradually flows into a subsequent significantly sized naturally occurring unchanneled

valley-bottom wetland, located further downstream to the south-west. The outflow of this

subsequent wetland further flows into an artificially constructed earth dam which in turn, finally

discharges into a significantly sized depression pan, located approximately 1.7 km south-west of the

proposed development area.

It is therefore evident that this unchanneled valley-bottom wetland situated approximately 100 m to

the south of the proposed development area, forms an important part of the hydrological and

aquatic ecological connectivity of the local and broader quaternary surface water catchment- and

drainage area, towards the west.

**Buffer Zone- and Other Recommendations** 

It is recommended that the watercourse, depression wetland, unchanneled valley-bottom wetland

as well as portions of the surrounding natural undisturbed terrestrial grasslands, must be

adequately buffered out. No current or future development is allowed to take place within these

buffered zones.

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By implementing the relevant Department of Water and Sanitation (DWS) Watercourse buffer

calculation tool, a minimum Water Quality Buffer distance of approximately 60 m from the

watercourse and depression wetland, was determined. Due to the extensive vegetation clearance

and the subsequently anticipated significantly increased sediment input into the watercourse and

depression wetland, it is however highly recommended that the proposed buffer distance should

be increased by a further approximately 20 m. A minimum approximately 80 m Water Quality

Buffer distance is therefore recommended to be implemented on both sides of the watercourse

edges and around the depression wetland.

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By implementing the relevant Department of Water and Sanitation (DWS) Wetland buffer

calculation tool, a minimum Water Quality- and Biodiversity Buffer distance of approximately 60

m from the unchanneled valley-bottom wetland, was determined. Due to the extensive vegetation

clearance and associated significantly increased sediment input into the unchanneled valley-

bottom wetland, it is however highly recommended that the proposed buffer distance should be

increased by a further approximately 20 m. A minimum approximately 80 m Water Quality- and

Biodiversity Buffer distance is therefore recommended to be implemented around the

unchanneled valley-bottom wetland.

The significant noise generated by the construction activities, will likely cause substantial

disturbance and subsequently impact negatively on the ecological integrity and -functionality of the

aquatic and semi-aquatic habitats of the watercourse, depression wetland and the local surrounding

terrestrial grassland landscape. The erection of permanent permitter fencing and associated night-

time illumination infrastructure around the proposed solar power generation facility footprint area,

furthermore poses a significant collision and mortality risk to the relevant owl and other nocturnal

avifaunal species that utilise the area. The operations of the established solar power generation

facility infrastructure will also result in continual emissions of significantly bright glare/shine into the

surrounding landscape.

From an aquatic ecological/biodiversity perspective, the important aquatic and semi-aquatic

habitats of the watercourse and depression wetland also need to be adequately preserved. When

taking into account the significant visual impacts of the glare/shine on waterbirds as well as the

significant collision and mortality risk to nocturnal avifaunal species, a minimum approximately

200 m Biodiversity Buffer distance is therefore recommended to be implemented on both sides of

the watercourse edges. It is however recommended that the appointed Avifaunal Specialist must

provide final recommendations on suitable aquatic avifaunal species- and habitat buffer zones,

after completion of his/her assessment.

After consultation with well-known and recognized avifaunal specialists and although the

presence of the two owl species was not necessarily physically/visually confirmed on site, it is

however recommended that a minimum approximately 200 m Biodiversity Buffer distance be

implemented around the depression wetland. It is however recommended that the appointed

Avifaunal Specialist must provide final recommendations on suitable aquatic avifaunal species-

and habitat buffer zones, after completion of his/her assessment.

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The Terrestrial Ecologist must also provide final recommendations regarding the proposed

development within the majority portions of the area, which are classified as a Critical Biodiversity

Area one (CBA 1).

It is further recommended that no bright light from any spotlights or perimeter lights should be

emitted into the surrounding landscape towards the watercourse and depression wetland, during

the night-time. As little light emissions as practicably/reasonably possible from the proposed

development area, should occur during night time as this could lure owl and other nocturnal

avifaunal species individuals towards the permitter fences and potentially result in collisions and

mortality.

These recommended buffer zones and associated recommendations must be implemented to

attempt to maintain the hydrological and ecological functionality and -integrity of the watercourse,

wetlands and subsequent downstream waterbodies and their associated semi-aquatic habitats along

with the local surrounding terrestrial grassland landscapes and the Critical Biodiversity Area one

(CBA 1). They must prevent any significant increase in sediment inputs and contamination of the

watercourse and wetlands and in so doing, ensure the persistence/livelihood of aquatic and semi-

aquatic fauna and flora in the local and broader area.

As stated under earlier above, based on these recommendations which initially formed part of the

Site Verification Report, the original proposed development area was significantly reduced in size

and the design layouts of the Photovoltaic (PV) grid were proactively revised by the applicant. The

proposed development area discussed in this report, therefore constitutes this final acceptably

reduced and revised area, which adheres to the relevant buffer zone recommendations.

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Conclusion

The various aquatic features identified within the 500 m 'zone of influence' surrounding the

proposed development area, all scored moderate Ecological Importance and Sensitivity (EIS) values

and are viewed as being of moderate to high conservational significance/value for habitat

preservation and ecological functionality persistence in support of the surrounding aquatic

ecosystem and the associated habitat-specific waterbirds, amphibian species and aquatic

invertebrates along with the likely presence of ecologically important, habitat-specific and range-

limited bird species. The presence of the Critical Biodiversity Area one (CBA 1), further substantiates

the ecological importance of the area.

Transformation of an aquatic Critical Biodiversity Area one (CBA 1), associated with the identified

watercourse and depression wetland; disturbance of-/damage to aquatic and semi-aquatic faunal

habitats, associated with the identified watercourse and depression wetland as well as impeding and

contamination of the flow regimes of the identified watercourse and depression wetland, within the

associated local and broader quaternary surface water catchment- and drainage area, were

identified and addressed as significant potential long-term aquatic ecological impacts, associated

with the construction phase of the proposed development.

Continued impeding and contamination of the flow regimes of the identified watercourse and

depression wetland, within the associated local and broader quaternary surface water catchment-

and drainage area as well as over-extraction of operational water from a borehole, were

furthermore identified and addressed as significant potential long-term aquatic ecological impacts,

associated with the operational phase of the proposed development.

The proposed development merely forms a small part of a significantly sized and extensive

combined solar power generation facility cluster, which is envisaged and consequently being applied

for throughout the local and broader landscape surrounding the proposed development area. This

extensive combined cluster development and subsequent transformation in the same geographical

area, which will highly likely take place, will therefore lead to substantial cumulative aquatic

ecological impacts.

The significant potential long-term aquatic ecological impacts identified for the proposed

development, could therefore potentially add moderate cumulative impact to the existing and

anticipated future negative impacts, associated with the envisaged significantly sized and extensive

combined solar power generation facility cluster.

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It is however the opinion of the specialist, by application of the NEMA Mitigation Hierarchy, that all

the identified potential cumulative aquatic ecological impacts associated with the proposed

development, can be suitably reduced and mitigated to within acceptable residual levels, by

implementation of the recommended mitigation measures. It is therefore not anticipated that the

proposed development will add any significant residual cumulative aquatic ecological impacts to the

surrounding environment, if all recommended mitigation measures as per this aquatic ecological

report are adequately implemented and managed, for both the construction- and operational

phases of the proposed development.

It is the opinion of the specialist from an aquatic ecological and hydrological perspective, that the

proposed development area is of low sensitivity and should be considered by the competent

authority, for Environmental Authorisation and approval. All recommended mitigation measures

as per this aquatic ecological report must however be adequately implemented and managed for

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Table 10: Environmental Risk and Significance Ratings	100

### **Abbreviations**

CBA Critical Biodiversity Area

DWS Department of Water and Sanitation

EAP Environmental Assessment Practitioner

EIA Environmental Impact Assessment

EIS Ecological Importance and Sensitivity

ESA Ecological Support Area

MAP Mean Annual Precipitation

NEMBA National Environmental Management: Biodiversity Act (Act 10 of 2004)

NEMA National Environmental Management Act (Act 107 of 1998)

NWA National Water Act (Act 36 of 1998)

ONA Other Natural Area

PES Present Ecological State

WULA Water Use License Application

# **Declaration of Independence**

I, Adriaan Johannes Hendrikus Lamprecht, ID 870727 5043 083, declare that I:

- am the Director and Ecological Specialist of EcoFocus Consulting (Pty) Ltd
- act as an independent specialist consultant in the field of botany and ecology
- am assigned as the Ecological Specialist consultant by the Environmental Assessment Practitioner (EAP), Enviroworks, for the proposed development
- do not have or will not have any financial interest in the undertaking of the proposed project activity other than remuneration for work as stipulated in the Purchase Order terms of reference
- confirm that remuneration for my services relating to the proposed development is not linked
   to approval or rejection of the project by the competent authority
- have no interest in secondary or subsequent developments as a result of the authorisation of the proposed project
- have no and will not engage in any conflicting interests in the undertaking of the activity
- undertake to disclose to the applicant and the competent authority any information that has
  or may have the potential to influence the decision of the competent authority
- will provide the applicant and competent authority with access to all relevant project information in my possession whether favourable or not

**AJH Lamprecht** 

Signature

1. Introduction

The project applicant, WKN Windcurrent SA, proposes to formally develop a vacant portion of

agricultural farm land for an 80 MW Photovoltaic (PV) solar power generation facility, outside the

town of Riebeeckstad, Free State Province. The proposed development will entail the construction of

the following main infrastructure:

80 MW Photovoltaic (PV) solar power generation facility

**Electrical substation** 

Office block and parking

Construction yard

The proposed development area constitutes a combined single footprint area of approximately 101

ha in size.

Enviroworks was appointed by the applicant as the independent Environmental Assessment

Practitioner (EAP), to conduct the legally required Environmental Impact Assessment (EIA) process.

Due to the nature of potential ecological impacts posed by the proposed development to the local

aquatic ecosystem and ecology, an Aquatic Ecological study is required. This is required in order to

determine the potential presence of ecologically/conservationally significant or sensitive aquatic

features/habitats, -species or -ecosystems, which may be adversely affected by the proposed

development. Any potential aquatic ecological impacts associated with the proposed development,

must be identified. Impact mitigation and management measures in accordance with the

requirements of the National Environmental Management Act (Act No. 107 of 1998): Mitigation

Hierarchy, must subsequently be recommended. This must be done in order to attempt to

reduce/alleviate the adverse effects of identified potential aquatic ecological impacts.

EcoFocus Consulting was therefore consequently appointed by the EAP as the independent

ecological specialist, to conduct the required Aquatic Ecological study for the proposed

development. This report constitutes the Aquatic Ecological Assessment.

Preliminary preparations conducted prior to the aquatic ecological site assessment, were as follows:

Georeferenced spatial information was obtained of the proposed development area, in order

to determine the direct impact footprint area.

A desktop study was conducted of the most up-to-date information/data available on the relevant vegetation types, national/provincial aquatic conservation significance statuses as

well as the quaternary surface water catchment- and drainage area, associated with the

proposed development area.

2. Date of Ecological Site Assessment

A site assessment for the proposed development area was conducted on 17 January 2022. This date

forms part of the growing season and most plant species present, could therefore be successfully

identified.

Due to the inaccessibility of various portions of the proposed development area as a result of the

abnormally high rainfall received during that time period, a follow-up site assessment was

conducted on 27 January 2022. This was done in order to attempt to adequately assess all portions

of the proposed development area.

Another follow-up site assessment was conducted on 11 February 2022. This was done in order to

finalise the delineations of all aquatic features and all soil type classifications.

3. Assessment Rational

South Africa is a country rich in natural resources and splendour and is rated as having some of the

highest biodiversity in the world. Other than the pure aesthetic value which our biodiversity and

natural resources provides, it also plays a significant positive role in our national economy. While

continuous economic development and progress is a key national focus area, which forms a

cornerstone in the socio-economic improvement of society and the livelihoods of communities and

individuals, the preservation and management of the integrity and sustainability of our natural

resources is also essential in achieving this objective.

Socio-economic development and progress can therefore not be completely inhibited for the sake of

ensuring environmental conservation; solutions and compromises rather need to be explored in

order to achieve the need for socio-economic development without unreasonably jeopardising the

needs of environmental conservation. A sustainable and responsible balance needs to be maintained

in order to accommodate the requirements of both.

Adequate, sustainable and responsible utilisation and management of our natural resources is

crucial. Finding the required balance between socio-economic development and environmental

conservation, should therefore always be a priority focus point during any proposed development

process.

Various environmental legislation in South Africa makes provision for the protection of our natural

resources and the functionality of ecological systems in order to ensure sustainability. Such acts

include the National Environmental Management: Biodiversity Act (Act 10 of 2004), National Forests

Act (Act 84 of 1998), Conservation of Agricultural Resources Act (Act 43 of 1983), National Water Act

(Act 36 of 1998) and framework legislation such as the National Environmental Management Act

(Act 10 of 2004).

An Aquatic Ecological Assessment of the proposed development area was therefore conducted in

order to identify and quantify any potential aquatic ecological impacts, associated with the proposed

development.

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# 4. Assumptions, Uncertainties and Gaps in Knowledge

Various assumptions need to be made during the assessment process, at the hand of the relevant specialist. It is therefore assumed that:

- all relevant project information provided to the ecological specialist by the EAP, was correct and valid at the time that it was provided.
- the proposed development area as provided by the EAP, is correct and will not be significantly deviated from, as this was the only area assessed.
- strategic level investigations undertaken by the applicant prior to the commencement of the Environmental Impact Assessment process, determined that the proposed development area represents a potentially suitable and technically acceptable location.
- the public, local communities, relevant organs of state and surrounding landowners will receive a sufficient reoccurring opportunity to participate and comment on the proposed development during the Environmental Impact Assessment process, through the provision of adequately facilitated public participation interventions and timeframes as stipulated in the NEMA: EIA Regulations, 2014.
- the need and desirability of the proposed development is based on strategic national, provincial and local plans and policies, which reflect the interests of both statutory and public viewpoints.
- the EIA process is a project-level framework and the specialists are limited to assessing the
  anticipated environmental impacts, associated with the construction and operational phases
  of the proposed development.
- it is assumed that strategic level decision making by the relevant authorities will be conducted through cooperative governance principles, with the consideration of environmentally sustainable and responsible development principles underpinning all decision making

Given that an EIA involves prediction, the uncertainty factor forms part of the assessment process.

Two types of uncertainty are associated with the EIA process, namely process-related and

prediction-related.

Uncertainty of prediction is critical at the data collection phase as observations,

recommendations and conclusions are made, solely based on professional specialist opinion.

Final certainty will only be obtained upon actual implementation of the proposed

development. Adequate research, specialist experience and expertise should however

minimise this uncertainty.

Uncertainty of relevant decision making relates to the interpretation of provided information

by relevant authorities during the EIA process. Continual two-way communication and

coordination between EAP's and relevant authorities should however decrease the

uncertainty of subjective interpretation. The importance of widespread/comprehensive

consultation towards minimising the risk/possibility of omitting significant information and

impacts is further stressed. The use of quantitative impact significance rating formulas (as

utilised in this document) can further standardise the objective interpretation of results and

limit the occurrence and scale of uncertainty and subjectivity.

The principle of human nature provides for uncertainties and unpredictability with regards to

the socio-economic impacts of the proposed development and the subsequent public

reaction/opinion, which will be received during the Public Participation Process (PPP)

Gaps in knowledge can be attributed to:

This report purely constitutes an Aquatic Ecological Assessment; no terrestrial ecological

aspects were therefore assessed or taken into account during any discussions, conclusions

and/or recommendations associated with this report.

The aquatic ecological assessment process was undertaken prior to the availing of certain

information, which would only be derived from the final development design and layout. The

design layout for the proposed development, had not been finalised yet at the time of the

aquatic ecological assessment.

The proposed development merely forms a small part of a significantly sized and extensive

combined solar power generation facility cluster, which is envisaged and consequently being

applied for throughout the local and broader landscape surrounding the proposed

development area.

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This extensive combined cluster development and subsequent transformation in the same geographical area, which will highly likely take place, will therefore lead to

substantial cumulative aquatic ecological impacts.

• The local and broader region surrounding the proposed development area forms a mosaic of

undeveloped natural landscapes intertwined with extensive agricultural cultivation

transformation.

• An approximate 500 m 'zone of influence' was also assessed surrounding the proposed

development area.

The boundary delineation of wetlands and other aquatic features on the significant size scale

associated with the proposed development and the extensive combined cluster development,

cannot be considered to be 100 % exact and accurate, as transitional zones between

terrestrial and aquatic features are subjectively interpretable. A minimum 90 % confidence

level can however be assigned to the boundary delineation process.

EcoFocus Consulting is an independent ecological specialist company. All information and

recommendations as per this report are therefore provided in a fair and unbiased/objective manner

and are based on qualitative data gathered as well as professional specialist observation and

opinion.

5. Assessment Area

The proposed development will entail the formal construction of the following main infrastructure,

on a vacant portion of agricultural farm land:

80 MW Photovoltaic (PV) solar power generation facility

Electrical substation

Office block and parking

Construction yard

The proposed development area constitutes a combined single footprint area of approximately 101

ha in size and is situated on Portion 3 of the Farm Kopje Alleen No. 81 (SG 21 Digit Code:

F0240000000008100003). The proposed development area is located approximately 4 km north-

east of the town of Riebeeckstad. The town forms part of the Matjhabeng Local Municipality which

in turn, forms part of the Lejweleputswa District Municipality, Free State Province. Access to the

assessment area is obtained by way of the R 34 provincial road and a subsequent dirt road, from the

north.

See locality map below (see A3 sized map in the Appendices).

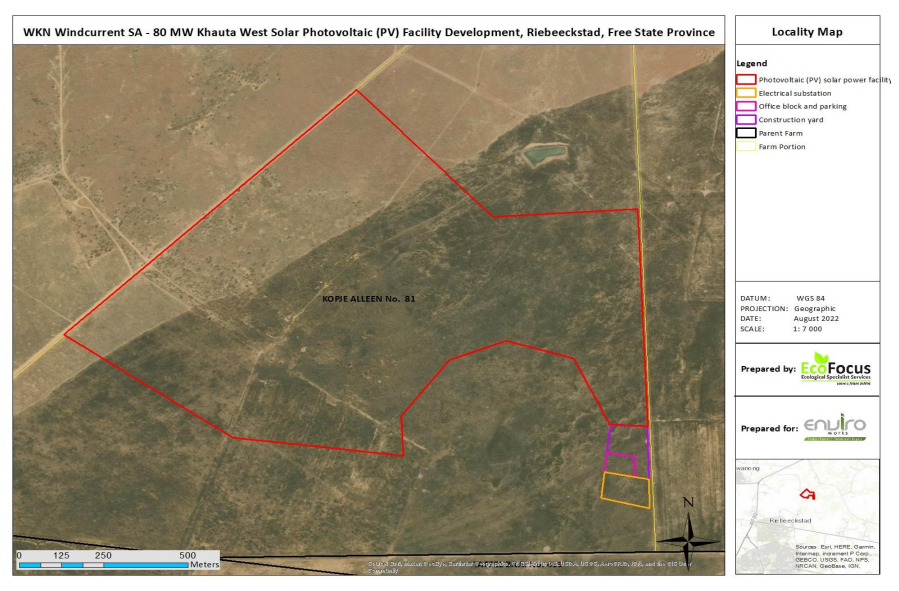


Figure 1: Locality map illustrating the proposed development area

5.1. Climate

The rainfall of the region peaks during the summer months and the Mean Annual Precipitation

(MAP) of the area is approximately 577 mm (www.climate-data.org). The maximum average

monthly temperature is approximately 23.3°C in the summer months while the minimum average

monthly temperature is approximately 9.7°C during the winter. Maximum daily temperatures can

reach up to 29.7°C in the summer months and dip to as low as 2.4°C during the winter.

5.2. Geology and Soils

According to Mucina & Rutherford (2006) the main geology of the landscape and associated

vegetation type can be described as the following:

The assessment area is mainly covered by deep sandy to clayey alluvial soils developed over

Quaternary alluvial sediments.

5.3. Vegetation Type and Conservation Status

**Vegetation Type** 

According to SANBI (2006-2019), the proposed development area falls within the Highveld Alluvial

Vegetation vegetation type (Aza 5). This vegetation type mainly consists of a flat topography

supporting riparian thickets accompanied by seasonally flooded grasslands. This vegetation type is

classified as Least Concerned (SANBI, 2006-2019).

'Ground truthing' during the site assessment however suggests that virtually the entire proposed

development area rather forms part of a clayey terrestrial grassland landscape, based on vegetation

structure, species composition and soil characteristics.

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**Aquatic Conservation Status** 

The Free State Province does not possess separate/specific spatial data for terrestrial and aquatic

provincial biodiversity conservation statuses/categories. The relevant provincial information is rather

combined into a single wholistic provincial biodiversity conservation status/category spatial data set,

which sets out biodiversity priority areas in the province. This spatial data set is known as the Free

State Provincial Spatial Biodiversity Plan 2018 (Collins, 2018).

The majority of the proposed development area falls within a Critical Biodiversity Area one (CBA 1),

according to the Free State Provincial Spatial Biodiversity Plan 2018 (Collins, 2018). CBA 1 are areas

that are deemed irreplaceable or near-irreplaceable for meeting biodiversity targets. There are no or

very few other options for meeting biodiversity targets for the features associated with the site

(Collins, 2018).

The eastern and south-eastern portions of the proposed development area are categorised as an

Ecological Support Area two (ESA 2), according to the Free State Provincial Spatial Biodiversity Plan

2018 (Collins, 2018). ESA's are areas that must be maintained in at least fair ecological condition

(semi-natural/moderately modified state) in order to support the ecological functioning of a Critical

Biodiversity Area (CBA) or protected area, or to generate or deliver ecosystem services, or to meet

remaining biodiversity targets for ecosystem types or species when it is not possible or not

necessary to meet them in natural or near-natural areas (Collins, 2018).

The western and south-western portions of the proposed development area are categorised as

Degraded land, according to the Free State Provincial Spatial Biodiversity Plan 2018 (Collins, 2018).

See vegetation type- and conservation status maps below (see A3 sized maps in the Appendices).

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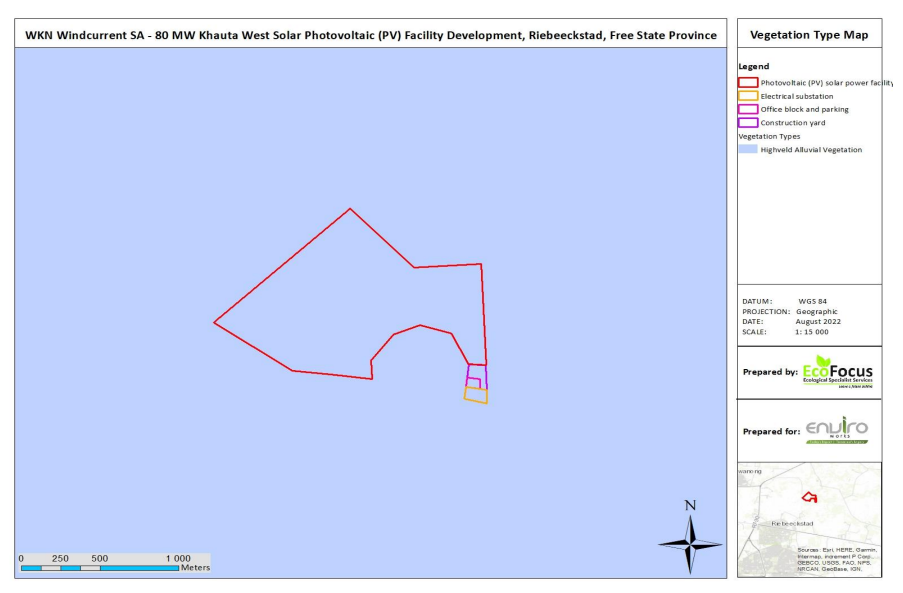


Figure 2: Vegetation type map illustrating the vegetation type associated with the proposed development area

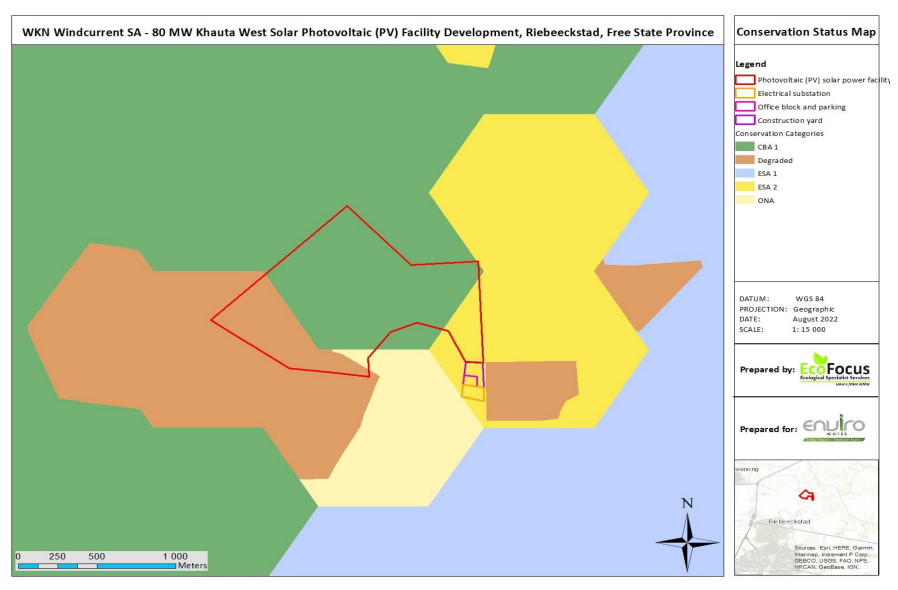


Figure 3: Conservation status map illustrating the conservation statuses/categories associated with the proposed development area

# 6. Details of the Specialist

Adriaan Johannes Hendrikus Lamprecht (*Pr.Sci.Nat*)

M.Env.Sci. Ecological remediation and sustainable utilisation (NWU: Potchefstroom)

South African Council for Natural Scientific Professions (SACNASP): Professional Ecological Scientist (No 115601)

EcoFocus Consulting (Pty) Ltd

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Email Address: ajhlamprecht@gmail.com

### **Abbreviated Curriculum Vitae**

### Qualifications

- M.Env.Sci Ecological Remediation and Sustainable Utilisation/Vegetation Ecology
  - 2010 North West University Potchefstroom
- B.Sc Botany and Zoology (Cum Laude)
  - o 2008 North West University Potchefstroom

### **Accredited courses completed**

- Implementing Environmental Management Systems ISO 14001
  - 2011 North West University Potchefstroom
- Environmental Law for Environmental Managers
  - 2011 North West University Potchefstroom
- SASS 5 Aquatic Biomonitoring Training Course
  - o 2017 GroundTruth Consulting

### **Professional registrations**

- South African Council for Natural Scientific Professions (SACNASP)
  - Professional Ecological Scientist Registration number 115601
- International Association for Impact Assessment (IAIA)
  - Registration number 5232
- South African Green Industries Council (SAGIC) Invasive Species training
  - Registration number 2405/2459
- South African Wetland Society (SAWS)
  - Membership number 220958

### **Employment and Experience Background**

Upon completion of his studies, Rikus started his career in 2011 as an Environmental Professional in Training (PIT) at Anglo American Thermal Coal: Environmental Services. He received environmental training and practical implementation experience in all environmental facets of the mining industry with the focus on: Environmental rehabilitation, land management (biodiversity and invasive species eradication), waste & water-, air quality-, game reserve-, environmental management and legislation, as well as corporate reporting. He was also appointed as the Biodiversity management custodian at Anglo American Thermal Coal collieries.

He was subsequently employed by Fraser Alexander Tailings from October 2011 to the end of November 2015 as an Environmental Contracts Manager, where he was responsible for the technical and operational management of all Fraser Alexander Tailings' mining environmental rehabilitation work. He was responsible for all facets of project management, as well as implementation of rehabilitation and environmental strategies, by planning activities, organising physical, financial and human resources, delegating task responsibilities, leading people, controlling risks and providing technical support.

He conducted a significant amount of quantitative and qualitative ecological vegetation monitoring during his employment period with the company. Such monitoring mainly included environmentally rehabilitated mining areas in the open-cast coal-, gold-, platinum- and chrome mining industries situated in the Free State, Gauteng, Mpumalanga, North West and Limpopo Provinces. He was involved with analysis, processing and interpretation of environmental monitoring data and compilation of high quality technical/scientific environmental monitoring reports for clients.

He was subsequently further involved with providing adequate ecological management and maintenance recommendations for rehabilitated areas. He also provided technical/scientific environmental rehabilitation support to mining clients, with regards to sufficient soil preparation and amelioration, grassing processes, as well as grass species mixtures and ratios.

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He was then employed by Enviroworks Consulting from January 2016 to the end of May 2017 as a

Senior Ecological Specialist where he was responsible for virtually all Ecological, Aquatic and

Wetland specialist assessments and reporting related to Environmental Impact Assessment (EIA) and

Basic Assessment (BA) projects. He also completed numerous EIA and BA projects as the main

project Environmental Assessment Practitioner (EAP).

Rikus then subsequently established the company EcoFocus Consulting (Pty) Ltd at the end of May

2017, which provides high quality professional environmental and ecological specialist services and

solutions to the industrial development-, construction-, mining-, agricultural and other sectors.

He possesses significant qualifications, vast knowledge, skills and practical experience in the

specialist field of ecological and environmental management. This, coupled with his disciplined,

determined and goal-driven approach, as well as his high level of personal standards, ensure high

quality, timely and outcomes-based outputs and service delivery relating to any project.

**Ecological & Wetland Specialist Assessment & Report Completion for the last two years** 

2022

Aquatic Ecological Assessment for the proposed 178 ha A1 Groblershoop 50 MW PV Solar

Plant Development, Northern Cape Province.

Water Use License Application (WULA) Risk Assessment for the proposed 178 ha A1

Groblershoop 50 MW PV Solar Plant Development, Northern Cape Province.

Proposed 14.3 ha North West Department of Education Ga-Maloka Primary School Expansion

project in Ga-Maloka, North West Province.

Aquatic Ecological Site Verification Report for the proposed 661 ha Khauta Solar PV Cluster

Development, Riebeeckstad, Free State Province.

Grazing and Invasive Species Assessment for the Farm Fourina No. 362 outside Fouriesburg,

Free State Province.

Desktop ecological assessment for the proposed 2.7 ha Muller Composting Abattoir and

Composting Facility Development near Frankfort, Free State Province.

Proposed 5.22 ha Equity Properties Midway Guesthouse Development in Bloemfontein, Free

State Province.

Proposed 1.5 ha Reeco Holdings (Pty) Ltd 15 Eco-villa Units Development near Ritchie,

Northern Cape Province.

Proposed 63.4 ha Kareeberg Local Municipality Carnarvon Residential Development, Northern

Cape Province.

Legal comments and responses for the Grazing and Invasive Species Assessment for the Farms

Liebenbergsvlei No. 148 & Aasvogelkrans No. 96, outside Bethlehem, Free State Province.

Legal comments and responses for the Grazing and Invasive Species Assessment for the Farm

Erfenis No. 1014, outside Bethlehem, Free State Province.

Proposed 16.8 ha Mafube Local Municipality Strasburg Mixed Land Use Development,

Frankfort, Free State Province.

Revision of the Basic Assessment process for a poultry broiler facility on the Farm

Dwarsfontein 1 IQ, near Derby, North West Province.

2021

Proposed 126.77 ha Orania Residential development project in Orania, Northern Cape

Province.

Grazing and Invasive Species Follow-up Assessment for the Farm Tweefontein no 3344,

outside Newcastle, KwaZulu-Natal Province.

Proposed 245.5 ha Kgatelopele Local Municipality Residential development project in

Danielskuil, Northern Cape Province.

Relocation of provincially protected plant species individuals for the proposed 30 ha Portion

30 of the Farm Lilyvale no 2313 Residential development project in Bloemfontein, Free State

Province.

Proposed 0.5 ha Mduwelanga Projects Agricultural development project outside Paul Roux,

Free State Province.

Proposed Moledi Gorge Watercourse Weir NEMA Section 24G development outside Derby,

North West Province.

Revision of a proposed 135 ha Farm Zulani no 167 agricultural development project outside

Douglas, Northern Cape Province.

Grazing and Invasive Species Assessment for the Farm Kuilenburg no 241, outside Reitz, Free

State Province.

Leave a future behind

Revision of the Biodiversity Offset Feasibility Report for a proposed 385 ha Idstone Farming

agricultural development projects outside Douglas, Northern Cape Province.

Erosion and Invasive Species Assessment for the Farms Nebo A no 957, Tevrede no 1088,

Sarona no 1089 & Uitkyk no 1119, outside Reitz, Free State Province.

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Proposed 267.2 ha Tswaing Local Municipality residential development project in Ottosdal,
 North West Province.

• Proposed 10.2 ha PepsiCo Inc residential development project in Marchand, Northern Cape

Province.

Proposed 182 ha Farm Selosesha no 900 mixed land use development project in Thaba Nchu,

Free State Province.

• Water Use License Application (WULA) Risk Assessment for a proposed 182 ha Farm Selosesha

no 900 mixed land use development project in Thaba Nchu, Free State Province.

Proposed 3.5 ha Itau Milling NEMA Section 24G Solar Power Development project in

Bloemfontein, Free State Province.

• Grazing and Invasive Species Assessment for the Farm Brakfontein no 244, outside

Verkykerskop, Free State Province.

Wetland/watercourse Assessment for the proposed 250 ha Subsolar Energy Serurubele Solar

Development project near Bloemfontein, Free State Province.

Water Use License Application (WULA) Risk Assessment for a proposed 250 ha Subsolar

Energy Serurubele Solar Development project near Bloemfontein, Free State Province.

• Wetland/watercourse Assessment for the proposed 171 ha Subsolar Energy Sonneblom Solar

Development project near Bloemfontein, Free State Province.

Water Use License Application (WULA) Risk Assessment for a proposed 171 ha Subsolar

Energy Sonneblom Solar Development project near Bloemfontein, Free State Province.

Proposed 13.6 ha Haldon Estate development project in Bloemfontein, Free State Province.

• Wetland/watercourse Assessment for the proposed 200 ha Subsolar Energy Delta Solar

Development project near Bloemhof, North West Province.

Water Use License Application (WULA) Risk Assessment for a proposed 200 ha Subsolar

Energy Delta Solar Development project near Bloemhof, North West Province.

• Water Use License Application (WULA) Specialist Opinion and Recommendation Letter for the

proposed three Subsolar Energy Solar Development projects.

Grazing and Invasive Species Follow-up Assessment for the Farm Waterval West no 653,

outside Steynsrus, Free State Province.

Proposed 25 ha Letsemeng Local Municipality landfill site development project in Luckhof,

Free State Province.

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Vachellia erioloba Counting Report for the proposed 286 ha Subsolar Energy Gamma Solar

Development project near Vryburg, North West Province.

Vachellia erioloba Counting Report for the proposed 243 ha Subsolar Energy Khubu Solar

Development project near Vryburg, North West Province.

Vachellia erioloba Counting Report for the proposed 224 ha Subsolar Energy Protea Solar

Development project near Vryburg, North West Province.

Vachellia erioloba Counting Report for the proposed 262 ha Subsolar Energy Impala Solar

Development project near Vryburg, North West Province.

Vachellia erioloba Counting Report for the proposed 265 ha Subsolar Energy Sonbesie Solar

Development project near Vryburg, North West Province.

Ecological site suitability assessments for three potential 583 ha, 300 ha and 227 ha Alt-e

Developments Herbert Phase 2 Solar Power Facility development projects near Douglas,

Northern Cape Province.

Proposed 113 ha Danrika Boerdery Edms BPK Vineyard Development project near Prieska,

Northern Cape Province.

Water Use License Application (WULA) Risk Assessment for a proposed 120 ha Northern Cape

Department Agriculture Agricultural Development outside Hopetown, Northern Cape

Province.

Ecological Rehabilitation and Alien Invasive Species Management Plan for a proposed 120 ha

Northern Cape Department Agriculture Agricultural Development outside Hopetown,

Northern Cape Province.

Protected Plant Species Management Plan for a proposed 120 ha Northern Cape Department

Agriculture Agricultural Development outside Hopetown, Northern Cape Province.

Ecological Stormwater and Erosion Management Plan for a proposed 120 ha Northern Cape

Department Agriculture Agricultural Development outside Hopetown, Northern Cape

Province.

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GIS Master Layout Plan for a proposed 120 ha Northern Cape Department Agriculture

Agricultural Development outside Hopetown, Northern Cape Province.

Grazing and Invasive Species Follow-up Assessment for the Farm Klipfontein No 71 outside

Lindley, Free State Province.

Proposed 384.3 ha Prieska Power Reserve Solar Power Facility Development outside Prieska,

Northern Cape Province.

Aquatic Ecological Assessment for the proposed Farm Bullhoek Chicken Layer Houses and

Evaporation Ponds Expansion near Swartruggens, North West Province.

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Water Use License Application (WULA) Risk Assessment for the proposed Farm Bullhoek

Chicken Layer Houses and Evaporation Ponds Expansion near Swartruggens, North West

Province.

Grazing and Invasive Species Assessment for the Farm Kleine Fontein No 1160 outside

Bergville, KwaZulu-Natal Province.

Proposed 1.37 km Mantsopa Local Municipality Water Pipeline Development in Ladybrand,

Free State Province.

Water Use License Application (WULA) Risk Assessment for the proposed 1.37 km Mantsopa

Local Municipality Water Pipeline Development in Ladybrand, Free State Province.

Grazing and Invasive Species Assessment for the Farm Elizabeth No 220 outside Bethlehem,

Free State Province.

Grazing and Invasive Species Follow-up Assessment for the Farm Retiefs Nek No 123 outside

Bethlehem, Free State Province.

Grazing and Invasive Species Follow-up Assessment for the Farm Brakfontein No 244, outside

Verkykerskop, Free State Province.

Proposed 107.8 ha Danrika Boerdery Edms BPK NEMA Section 24G Development project near

Prieska, Northern Cape Province.

2020

Proposed 120 ha Northern Cape Department Agriculture Hopetown Agricultural Development

outside Hopetown, Northern Cape Province.

Proposed 3.27 ha Lynette Brand Ritchie NEMA Section 24G river lodge development project in

Ritchie, Northern Cape Province.

Water Use License Application (WULA) Risk Assessment for a proposed 3.27 ha Lynette Brand

Ritchie NEMA Section 24G river lodge development project in Ritchie, Northern Cape

Province.

Rehabilitation and Alien Invasive Species Management Plan for a proposed 3.27 ha Lynette

Brand Ritchie NEMA Section 24G river lodge development project in Ritchie, Northern Cape

Province.

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Protected Species Relocation Management Plan for a proposed 3.27 ha Lynette Brand Ritchie

NEMA Section 24G river lodge development project in Ritchie, Northern Cape Province.

Stormwater Management Plan for a proposed 3.27 ha Lynette Brand Ritchie NEMA Section

24G river lodge development project in Ritchie, Northern Cape Province.

GIS Master Layout Plan for a proposed 3.27 ha Lynette Brand Ritchie NEMA Section 24G river

lodge development project in Ritchie, Northern Cape Province.

Preliminary Ecological Specialist Findings and Opinion Letter for the proposed 294 ha Northern

Cape Department Agriculture Bucklands Agricultural Development, Douglas Northern Cape

Province.

Proposed 1.58 km Dihlabeng Local Municipality Sewer Bridge and Pipeline Development, Paul

Roux, Free State Province.

Water Use License Application (WULA) Risk Assessment for a proposed 1.58 km Dihlabeng

Local Municipality Sewer Bridge and Pipeline Development, Paul Roux, Free State Province.

Rehabilitation and Alien Invasive Species Management Plan for a proposed 1.58 km Dihlabeng

Local Municipality Sewer Bridge and Pipeline Development, Paul Roux, Free State Province.

Proposed 2064 ha Free State Strategic Solar Project Development outside Bethulie, Free State

Province.

Proposed 7.83 ha Carpe Diem Raisins NEMA Section 24G Evaporation Pond Development

project outside Upington, Northern Cape Province.

Water Use License Application (WULA) Risk Assessment for a proposed 7.83 ha Carpe Diem

Raisins NEMA Section 24G Evaporation Pond Development project outside Upington,

Northern Cape Province.

Desktop Protected Species and Alien Invasive Species Management Plan for a proposed

Northern Cape N 8 & N 10 highway maintenance project between Britstown, Prieska,

Groblershoop and Upington, Northern Cape Province.

Proposed 10.7 ha Dikgatlong Local Municipality NEMA Section 24G residential development in

Barkly West, Northern Cape Province.

Erosion and Rehabilitation Monitoring Report for the Farms Die Kranse no 1174 and De Rotsen

no 52 outside Vrede, Free State Province.

Grazing and Invasive Species Management Plan for the Farm Tweefontein no 3344, outside

Newcastle, KwaZulu-Natal Province.

Grazing and Invasive Species Management Plan for the Farm Malpha Noord no 1063, outside

Senekal, Free State Province.

Grazing and Invasive Species Management Plan for the Farm Mizpah no 706, outside Memel,

Free State Province.

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Grazing and Invasive Species Management Plan for the Farm Welgelegen no 102, outside

Clarens, Free State Province.

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- Proposed 123 ha Slovo Park Residential development project in Brandfort, Free State
   Province.
- Proposed 2.43 ha Zeekoefontein Resort development project in Vaal Oewer, Gauteng Province.
- Grazing and Invasive Species Assessment for the Farm De Hoek no 1238, outside Bethlehem,
   Free State Province.
- Proposed 236 ha Northern Cape Department Agriculture Bucklands Agricultural Development outside Douglas, Northern Cape Province.
- Proposed 9.1 ha Motheo College Expansion NEMA Section 24G development in Bloemfontein,
   Free State Province.
- Proposed 84.7 ha Sol Plaatje Local Municipality Residential development project in Kimberley,
   Northern Cape Province.
- Proposed 201 ha Siyathemba Local Municipality Residential development project in Prieska,
   Northern Cape Province.
- Proposed 60.2 ha Siyancuma Local Municipality Residential development project in Douglas,
   Northern Cape Province.
- Proposed 58.9 ha Maremane Communal Property Association Residential development project in Maremane, Northern Cape Province.
- Proposed 15 ha Maketshemo Trading Filling Station and Truckstop development project in Winburg, Free State Province.
- Rehabilitation and Alien Invasive Species Management Plan for the Moledi Gorge Watercourse
   Weir decommissioning outside Derby, North West Province.
- GIS Master Layout Plan for a proposed 35 ha Gladiam Boerdery Familietrust NEMA Section
   24G agricultural development project outside Niekerkshoop, Northern Cape Province.
- Proposed 46.5 ha Siyathemba Local Municipality Residential development project in Niekerkshoop, Northern Cape Province.
- Proposed 475 m Setsoto Local Municipality Pipeline development and water treatment works upgrade project in Clocolan, Free State Province.

## 7. Objectives of the Assessment

- Identify, delineate and discuss any significant watercourses/wetlands and/or other
  ecologically sensitive/conservationally significant aquatic features/habitats, if potentially
  found to be present within the proposed development area or the approximate 500 m 'zone
  of influence' surrounding the proposed development area.
  - The delineations do not include formal 1:100-year floodline calculations, as this is deemed to be an engineering function.
- Describe the vegetation within the identified watercourses/wetlands and/or aquatic features/habitats and identify and list conservationally significant aquatic species encountered.
  - List any nationally- and/or provincially protected- and/or Red Data Listed aquatic species.
- Assess and discuss the Ecological Importance and Sensitivity (EIS) of the identified watercourses/wetlands and/or aquatic features/habitats, in order to provide an indication of their ecological sensitivity/conservational significance.
- Identify, evaluate, rate and discuss any potential aquatic ecological impacts associated with the proposed development.
  - Provide recommendations on impact mitigation and management measures in accordance with the requirements of the NEMA (Act No. 107 of 1998): Mitigation Hierarchy, in order to attempt to reduce/alleviate the adverse effects of identified potential aquatic ecological impacts.
- Provide recommendations on the aquatic ecological suitability/acceptability of the proposed development area, for development purposes.
- A digital report (this document) as well as digital .KML files are also provided to the EAP, of any identified significant watercourses/wetlands and/or other ecologically sensitive/conservationally significant aquatic features/habitats, if potentially found to be present within the proposed development area or the approximate 500 m 'zone of influence' surrounding the proposed development area.

## 8. Methodology

- The proposed development area and the approximate 500 m 'zone of influence' surrounding the proposed development area, were assessed on foot and with the use of a vehicle.
  - An ATV/quad motorcycle had to be used to gain access to most areas, due to the inaccessibility of the broader area as a result of the abnormally high rainfall received during that time period.
- Visual observations/identifications were made of any significant watercourses/wetlands and/or other ecologically sensitive/conservationally significant aquatic features/habitats and their conditions, as well as relevant aquatic species present.
- Identified aquatic species were listed and categorised as per the Red Data Species List; Protected Species List of the National Forests Act (Act No. 84 of 1998), Invasive Species List of the National Environmental Management: Biodiversity Act (Act No. 10 of 2004), Alien and Invasive Species Regulations, 2014 as well as the Provincially Protected species of the Free State's Nature Conservation Ordinance (No 8 of 1969).
- Any significant watercourses/wetlands and/or other ecologically sensitive/conservationally significant aquatic features/habitats which were found to be present within the proposed development area and the approximate 500 m 'zone of influence' surrounding the proposed development area, were identified, delineated and discussed as per the accepted methodology described below:
  - For the purposes of this investigation a wetland was defined according to the definition in the National Water Act (Act 36 of 1998) as: "land which is transitional between terrestrial and aquatic systems, where the water table is usually at or near the surface, or the land is periodically covered with shallow water and which in normal circumstances, supports or would support vegetation typically adapted to life in saturated soil."
  - o In 2005 DWAF published a wetland delineation procedure in a guideline document titled "A Practical Field Procedure for the Identification and Delineation of Wetlands and Riparian Areas". Guidelines for the undertaking of biodiversity assessments exist. These guidelines contain a number of stipulations relating to the protection of wetlands and the undertaking of wetland assessments.

 $\circ$  The wetland delineation procedure identifies the outer edge of the temporary zone of

the wetland, which marks the boundary between the wetland and adjacent terrestrial

areas. This constitutes the part of the wetland that might remain flooded or saturated

close to the soil surface for only a few weeks in the year, but long enough to develop

anaerobic conditions and determine the nature of the plants growing in the soil.

o The guidelines also state that the locating of the outer edge of the temporary zone must

make use of four specific indicators namely:

terrain unit indicator

soil form indicator

soil wetness indicator

vegetation indicator

o In addition, the wetland/watercourse and a protective buffer zone beginning from the

outer edge of the wetland temporary zone, was designated as sensitive in a sensitivity

map. The guidelines stipulate buffers to be delineated around the boundary of a

wetland. An adequate protective buffer zone, beginning from the outer edge of the

wetland temporary zone, was implemented and designated as sensitive within which no

development must be allowed to occur.

• Georeferenced photographs were taken of any significant watercourses/wetlands and/or

other ecologically sensitive/conservationally significant aquatic features/habitats, as well as

any Red Data Species Listed-, nationally- or provincially protected aquatic species if

encountered. This was done in order to indicate their specific locations in a Geographic

Information System (GIS) mapping format.

The **Present Ecological State (PES)** of the identified watercourses/wetlands and/or aquatic features/habitats, was determined and discussed as per the table below.

• The Present Ecological State (PES) refers to the current state or condition of an area in terms of all its characteristics and reflects the change to the area from its reference condition. The value gives an indication of the alterations that have occurred in the ecosystem.

**Table 1: Criteria for PES calculations** 

<b>Ecological Category</b>	Score	Description		
Α	> 90-100%	Unmodified, natural and pristine.		
В	> 80-90%	Largely natural. A small change in natural habitats and biota may have taken place but the ecosystem functionality has remained essentially unchanged.		
С	> 60-80%	<b>Moderately modified</b> . Moderate loss and transformation of natural habitat and biota have occurred, but the basic ecosystem functionality has still remained predominantly unchanged.		
D	> 40-60%	<b>Largely modified</b> . A significant loss of natural habitat, biota and subsequent basic ecosystem functionality has occurred.		
E	> 20-40%	<b>Seriously modified</b> . The loss of natural habitat, biota and basic ecosystem functionality is extensive.		
F	0-20%	Critically/Extremely modified. Transformation has reached a critical level and the ecosystem has been modified completely with a virtually complete loss of natural habitat and biota. The basic ecosystem functionality has virtually been destroyed and the transformation is irreversible.		

The **Ecological Importance and Sensitivity (EIS)** of the identified watercourses/wetlands and/or aquatic features/habitats, was determined and discussed as per the table below.

• The Ecological Importance and Sensitivity (EIS) of an area is an expression of its importance to the maintenance of ecological diversity and functioning on local and wider scales. Both abiotic and biotic components of the system are taken into consideration. Sensitivity refers to the system's ability to resist disturbance and its capability to recover from disturbance, once it has occurred.

**Table 2: Criteria for EIS calculations** 

EIS Categories	Score	Description
Low/Marginal	D	Not ecologically important and/or sensitive on any scale. Biodiversity is ubiquitous and not unique or sensitive to habitat modifications.
Moderate	С	Ecologically important and sensitive on local or possibly provincial scale. Biodiversity is still relatively ubiquitous and not usually sensitive to habitat modifications.
High	В	Ecologically important and sensitive on provincial or possibly national scale. Biodiversity is relatively unique and may be sensitive to habitat modifications.
Very High	А	Ecologically important and sensitive on national and possibly international scale. Biodiversity is very unique and sensitive to habitat modifications.

Potential aquatic ecological impacts posed by the proposed development to the local aquatic ecosystem and -ecology, were identified, evaluated, rated and discussed as per the methodology described below. The tables below indicate and explain the methodology and criteria used for the evaluation of the Environmental Risk Ratings as well as the calculation of the final Environmental Significance Ratings of the identified potential aquatic ecological impacts. Each identified potential aquatic ecological impact is scored for each of the Evaluation Components, as per the table below.

Table 3: Scale utilised for the evaluation of the Environmental Risk Ratings

Evaluation Component	Rating Scale and Description/Criteria			
	10 - Very high: Bio-physical features and/or ecological functionality/processes may be severely impacted upon.			
	8 - High: Bio-physical features and/or ecological functionality/processes may be significantly impacted upon.			
Magnitude of Negative or Positive	<b>6 - Medium</b> : Bio-physical features and/or ecological functionality/processes may be moderately impacted upon.			
Impact	4 - Low: Bio-physical features and/or ecological functionality/processes may be slightly impacted upon.			
	2 - Very Low: Bio-physical features and/or ecological functionality/processes may be slightly impacted upon.			
	<b>0 - Zero</b> : Bio-physical features and/or ecological functionality/processes will not be impacted upon.			
	5 – Permanent: Impact will continue on a permanent basis.			
Duration of	4 - Long term: Impact should cease a period (> 40 years) after the operational phase/project life of the activity.			
Negative or Positive	3 - Medium term: Impact may occur for the period of the operational phase/project life of the activity.			
Impact	2 - Short term: Impact may only occur during the construction phase of the activity after which it will cease.			
	1 - Immediate: Impact may only occur as a once off during the construction phase of the activity.			
	5 - International: Impact will extend beyond National boundaries.			
	4 - National: Impact will extend beyond Provincial boundaries but remain within National boundaries.			
Extent of Positive or	<b>3 - Regional</b> : Impact will extend beyond 5 km of the development footprint but remain within Provincial boundaries.			
Negative Impact	2 - Local: Impact will not extend beyond 5 km of the development footprint.			
	1 - Site-specific: Impact will only occur on or within 200 m of the development footprint.			
	0 – No impact.			
	5 – Definite loss of irreplaceable natural resources.			
	4 – High potential for loss of irreplaceable natural resources.			
Irreplaceability of Natural Resources	3 – Moderate potential for loss of irreplaceable natural resources.			
being impacted upon	2 – Low potential for loss of irreplaceable natural resources.			
	1 – Very low potential for loss of irreplaceable natural resources.			
	<b>0</b> – No impact.			

	5 – Impact cannot be reversed.
	4 – Low potential that impact may be reversed.
Reversibility of	3 – Moderate potential that impact may be reversed.
Impact	2 – High potential that impact may be reversed.
	1 – Impact will be reversible.
	0 – No impact.
	5 - Definite: Probability of impact occurring is > 95 %.
	4 - High: Probability of impact occurring is > 75 %.
Probability of Impact Occurrence	<b>3 - Medium</b> : Probability of impact occurring is between 25 % - 75 %.
	<b>2 - Low</b> : Probability of impact occurring is between 5 % - 25 %.
	1 - Improbable: Probability of impact occurring is < 5 %.
	<b>High</b> : Numerous similar historic, present or future development activities in the same geographical area, have taken or are anticipated to take place which may cumulatively contribute and increase the significance of the identified impacts.
Cumulative Impact	<b>Medium</b> : Few similar historic, present or future development activities in the same geographical area, have taken or are anticipated to take place which may cumulatively contribute and increase the significance of the identified impacts.
	<b>Low</b> : Virtually no similar historic, present or future development activities in the same geographical area, have taken or are anticipated to take place which may cumulatively contribute and increase the significance of the identified impacts. The development is anticipated to be an isolated occurrence and should therefore have a negligible cumulative impact.
	None: No cumulative impact.

Once the Environmental Risk Ratings have been evaluated for each identified potential aquatic ecological impact, the Significance Score of each impact is calculated by using the following formula:

- SS (Significance Score) = (magnitude + duration + extent + irreplaceable + reversibility) x probability.
- The maximum Significance Score value is 150.

The Significance Score is then used to rate the Environmental Significance of each identified potential aquatic ecological impact, as per Table 4 below. The Environmental Significance rating process is completed for all identified potential aquatic ecological impacts for the construction- and subsequent operational phases of the proposed development, both before and after implementation of the recommended mitigation measures.

Table 4: Scale used for the evaluation of the Environmental Significance Ratings

Environmental Significance Score	Environmental Significance Rating	Description/Criteria		
125 – 150	Very High	An impact of very high significance after mitigation will mean that the development may not take place. The impact cannot be suitably reduced and mitigated to within acceptable levels.		
100 – 124	High	An impact of high significance after mitigation should influence a decision about whether or not to proceed with the development. Additional, impact-specific mitigation measures must be implemented if the continuation of the development is to be considered.		
75 – 99	Medium-High	Additional, impact-specific mitigation measures must be implemented for a impact of medium-high significance if the continuation of the development is to b considered.		
50 – 74	Medium	An impact of medium significance after mitigation must be adequately managed in accordance with the mitigation measures provided by the specialist.		
< 50	Low	If any mitigation measures are provided by the specialist for an impact of low significance after mitigation, the impact must be adequately managed in accordance with these measures.		
+	Positive impact	A positive impact is likely to result in a beneficial consequence/effect and should therefore be viewed as a motivation for the development to proceed.		

### 9. Results and Discussion

A number of ecologically/conservationally significant and sensitive aquatic features/habitats and-species were identified throughout the original assessment area and the surrounding 500 m 'zone of influence'. Based on these findings and the subsequent initial recommendations of the Site Verification Report, the original proposed development area was significantly reduced in size and the design layouts of the Photovoltaic (PV) grid were revised by the applicant. This was done proactively by the applicant, prior to the formal commencement of the Environmental Impact Assessment (EIA) process, in order to ensure that the proposed development area is adequately kept away from any of the identified ecologically/conservationally significant and sensitive aquatic features/habitats and -species. The proposed development area discussed in this report, therefore constitutes this final acceptably reduced and revised area.

## 9.1. Proposed Development Area Clearance

The proposed development area constitutes a combined single footprint area of approximately 101 ha in size. The proposed development area and surrounding 500 m 'zone of influence' consist of a mosaic of mainly natural undisturbed terrestrial grassland and to a lesser extent, old historically cultivated agricultural lands.

The mechanical clearance associated with the proposed solar power generation facility development, will in all probability completely transform the majority of the existing surface vegetation within the PV grid-, internal access/services road network- and other associated facility infrastructure footprints. The proposed development area could therefore likely be prone to significant potential surface soil erosion, due to the sloping landscape towards the north (see discussion under heading 9.2), together with the loosening of surface materials and clearance of vegetation caused by construction activities, which usually binds the soil surface. Such soil erosion could potentially lead to a gradual, continual increase in sediment inputs into- and substantial contamination of the identified aquatic features to the north of the proposed development area as well as subsequent downstream waterbodies, over time.

It is therefore recommended that vegetation clearance should be avoided or at least minimised as far as practicably/reasonably possible and should only occur within the PV grid-, internal access/services road network- and other associated facility infrastructure footprints, if required. Existing vegetation situated in- between these main physical footprint areas, should not be cleared or damaged in any way and should be left intact and adequately preserved, as far as practicably/reasonably possible. This must be done in order to sufficiently manage and prevent any significant soil erosion from occurring within and around the proposed development area, which could potentially lead to an increase in sediment inputs into- and contamination of the identified aquatic features to the north of the proposed development area as well as subsequent downstream waterbodies, over time.

#### 9.2. Water Catchment and Drainage Information

The proposed development area and surrounding 500 m 'zone of influence' fall within the Middle Vaal Water Management Area (WMA 9) and the associated C25B quaternary surface water catchment- and drainage area. A local but extensive linear topographic highpoint/ridge apex is located directly adjacent south of the proposed development area, which roughly lies in a southwest to north-east direction. This highpoint/ridge apex acts as a natural linear surface water runoff-and drainage separator, between the area situated south of- and the proposed development area situated north of the highpoint/ridge apex, respectively. Surface water runoff from the local area consequently mainly drains either in a northerly- or southerly direction, depending on which side of the highpoint/ridge apex the area is situated. Virtually the entire proposed development area drains towards the north.

#### 9.3. Watercourse Baseline Information

The significant second-order seasonal watercourse known as the Sandspruit, flows past the proposed development area, approximately 650 m to the north and continues in a westerly direction. It then eventually discharges into the Vaal River. The Sandspruit is deemed the only significant watercourse associated with the proposed development area.

The following baseline watercourse information and categorisation is applicable to the specific portion of the Sandspruit, which flows to the north of the proposed development area, according to the latest South African National Biodiversity Assessment of 2018 (Van Deventer et al., 2019):

River order
 = First-order river; second-order watercourse

Mainstem = 1 (quaternary mainstem)

• Flow = Ephemeral

• Geomorphic zone = Lower foothills

• River condition = Moderately Modified

Present Ecological State (PES), 2018 = Class C (Moderately Modified)

Ecosystem Threat Status (ETS), 2018 = Critically Endangered (CR)

Ecosystem Protection Level (EPL), 2018 = Poorly Protected (PP)

It is therefore evident from a hydrological perspective, that the Sandspruit constitutes a significant tributary of the Vaal River and forms an important part of the local and broader quaternary surface water catchment- and drainage area, towards the west. The Vaal River is considered a primary national water resource; any potentially significant negative impacts on the ecological functionality and/or -services provided by the river, which could pose a potential threat to national water security, should therefore be avoided as far as practicably/reasonably possible.

9.4. Significant Watercourse

9.4.1. Aquatic Feature Description and Current Existing Vegetation

A significant first-order seasonal watercourse/tributary associated with the commencement portion

of the Sandspruit, flows past the proposed development area, approximately 550 m to the north and

continues in a westerly direction. Surface water runoff from the proposed development area which

is situated north of the highpoint/ridge apex (see discussion under heading 9.1), consequently

mainly drains towards this watercourse. This watercourse discharges into the Sandspruit,

approximately 650 m to the north of the proposed development area.

The majority of the proposed development area along with the broader area to the north-west

associated with the watercourse and the Sandspruit, are classified as a Critical Biodiversity Area one

(CBA 1), according to the Free State Provincial Spatial Biodiversity Plan 2018 (Collins, 2018). The

watercourse therefore forms an important part of the local and broader quaternary surface water

catchment- and drainage area, towards the west.

Two (2) artificially constructed earth dams are present within the portion of the watercourse

situated to the north of the proposed development area, while a further four (4) earth dams are also

present within the watercourse, directly upstream of the proposed development area. Significant

anthropogenic impeding and modification of the original flow regime of the watercourse has

therefore taken place.

The watercourse and associated earth dams however still house locally distinct and important

aquatic and semi-aquatic habitats, which are mainly dominated by the hydrophytic grass species

Eragrostis curvula, E plana, Themeda triandra, Andropogon appendiculatus, Echinochloa holubii,

Paspalum spp. and Setaria spp. as well as the hydrophytic graminoid species Cyperus spp. The more

terrestrial grass species Panicum spp., Aristida spp. and Digitaria eriantha were also found to be

present throughout the semi-aquatic habitat of the watercourse, but to a lesser extent.

Small to medium-sized tree and shrub individuals of the woody species Vachellia karroo and Searsia

lancea are also sporadically present within- and along the length of the watercourse.

The locally distinct and important aquatic and semi-aquatic habitats of the watercourse and

associated earth dams, are also visibly utilised by various common and habitat-specific waterbirds,

amphibian species and aquatic invertebrates as refuge and for breeding, foraging and/or persistence

purposes, although the focus of the site assessment was not on avifauna.

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Figure 4: Two images illustrating the presence of the significant first-order seasonal watercourse/tributary associated with the commencement portion of the Sandspruit, which flows past the proposed development area, approximately 550 m to the north and continues in a westerly direction; the presence of the artificially constructed earth dams within the watercourse, is also evident in the second photograph

## 9.4.2. Present Ecological State (PES) and Ecological Importance and Sensitivity (EIS)

# **Present Ecological State (PES)**

Table 5: PES table for the significant watercourse (0-5 indicates decrease in significance)

Criteria & Attributes	Relevance	Score	Reasoning
Criteria & Attributes Flow Modification	Relevance  Consequence of abstraction, regulation by impoundments or increased runoff from human settlements or agricultural land. Changes in flow regime, volumes, velocity which affect inundation of wetland habitats resulting in floristic changes or incorrect cues to biota.	Score 2	Reasoning  Two (2) artificially constructed earth dams are present within the portion of the watercourse situated to the north of the proposed development area, while a further four (4) earth dams are also present within the watercourse, directly upstream of the proposed development area. Significant anthropogenic impeding and modification of the original flow regime of the watercourse has therefore taken place.
Canalisation	Results in desiccation or changes to inundation patterns of wetland and thus changes in habitats. River diversions or drainage.	3	Two (2) artificially constructed earth dams are present within the portion of the watercourse situated to the north of the proposed development area, while a further four (4) earth dams are also present within the watercourse, directly upstream of the proposed development area. Significant anthropogenic impeding and modification of the original flow regime of the watercourse has therefore taken place.
Topographic Alteration	Consequence of infilling, ploughing, dykes, trampling, bridges, roads, railway lines and other substrate disruptive activities which reduce or changes wetland habitat directly or through changes in inundation patterns.	3	Two (2) artificially constructed earth dams are present within the portion of the watercourse situated to the north of the proposed development area, while a further four (4) earth dams are also present within the watercourse, directly upstream of the proposed development area. Significant anthropogenic impeding and modification of the original flow regime of the watercourse has therefore taken place.

Terrestrial Encroachment	Consequence of desiccation of wetland and encroachment of terrestrial plant species due to changes in hydrology or geomorphology. Change from wetland to terrestrial habitat and loss of wetland functions.	4	Although six (6) earth dams have been artificially constructed within the watercourse, the watercourse and associated earth dams still house locally distinct and important aquatic and semiaquatic habitats, which are mainly dominated by hydrophytic grass- and graminoid species.  These locally distinct and important aquatic and semiaquatic habitats are also visibly utilised by various common and habitat-specific waterbirds, amphibian species and aquatic invertebrates as refuge and for breeding, foraging and/or persistence purposes, although the focus of the site assessment was not on avifauna.
Indigenous Vegetation Removal	Direct destruction of habitat through any human activities affecting wildlife habitat and flow attenuation functions, organic matter inputs and increase potential for erosion.	4	Although six (6) earth dams have been artificially constructed within the watercourse, the watercourse and associated earth dams still house locally distinct and important aquatic and semiaquatic habitats, which are mainly dominated by hydrophytic grass- and graminoid species.  These locally distinct and important aquatic and semiaquatic habitats are also visibly utilised by various common and habitat-specific waterbirds, amphibian species and aquatic invertebrates as refuge and for breeding, foraging and/or persistence purposes, although the focus of the site assessment was not on avifauna.
Alien Fauna	Presence of alien fauna affecting faunal community structure.	4	At the time of the site assessment, no significant legally declared alien invasive species establishments were found to be present throughout the watercourse or associated earth dams.

Over utilisation of biota	Over gazing, over fishing etc.	4	The terrestrial grassland surrounding the watercourse and associated earth dams, is mainly utilised by the land owner for livestock grazing purposes. The semi-aquatic habitat of the watercourse and associated earth dams, is subsequently also utilised by livestock for grazing purposes, but to a significantly lesser extent. Such periodic defoliation stimulation is in fact beneficial and necessary for the continued ecological functionality and -integrity of the relevant aquatic and semi-aquatic habitats.
Total		24/35	
Class		С	

The Present Ecological State (PES) of the watercourse is classified as Class C as it is moderately modified. Moderate loss and transformation of natural habitat and biota have occurred, mainly as a result of the artificial construction of the two (2) earth dams within the portion of the watercourse situated to the north of the proposed development area as well as the further four (4) earth dams, which are also present within the watercourse, directly upstream of the proposed development area. Significant anthropogenic impeding and modification of the original flow regime of the watercourse has therefore taken place.

The watercourse and associated earth dams however still house locally distinct and important aquatic and semi-aquatic habitats, which are mainly dominated by hydrophytic grass and graminoid species. These locally distinct and important aquatic and semi-aquatic habitats are also visibly utilised by various common and habitat-specific waterbirds, amphibian species and aquatic invertebrates as refuge and for breeding, foraging and/or persistence purposes, although the focus of the site assessment was not on avifauna. The basic ecosystem functionality has therefore remained predominantly unchanged.

#### **Ecological Importance and Sensitivity (EIS)**

Table 6: EIS table for the significant watercourse (0-5 indicates increase in significance)

Determinant	Score
1. Rare and Endangered Species	2
2. Population of Unique Species	2
3. Species/taxon Richness	2
4. Diversity of Habitat Types or Features	2
5. Migration route/breeding and feeding site for wetland species.	1
6. Sensitivity to changes in Natural Hydrological Regime.	3
7. Sensitivity to water quality changes.	3
8. Flood Storage, Energy Dissipation & Particulate/Element Removal	4
9. Protected Status	3
10. Ecological Integrity	3
Total	25/50
Overall Ecological Sensitivity and Importance	С

The Ecological Importance and Sensitivity (EIS) of the watercourse is classified as Class C (moderate) as it is viewed as being ecologically important and sensitive on provincial scale. The watercourse discharges into the Sandspruit, approximately 650 m to the north of the proposed development area and therefore forms an important part of the local and broader quaternary surface water catchment- and drainage area, towards the west.

It is therefore recommended that the watercourse as well as a portion of the surrounding natural undisturbed terrestrial grassland, must be adequately buffered out. No current or future development is allowed to take place within this buffered zone.

By implementing the relevant Department of Water and Sanitation (DWS) Watercourse buffer calculation tool, a minimum Water Quality Buffer distance of approximately 60 m from the watercourse, was determined. Due to the extensive vegetation clearance and the subsequently anticipated significantly increased sediment input into the watercourse, it is however highly recommended that the proposed buffer distance should be increased by a further approximately 20 m. A minimum approximately 80 m Water Quality Buffer distance is therefore recommended to be implemented on both sides of the watercourse edges.

Due to the locally distinct and important nature of the aquatic and semi-aquatic habitats of the

watercourse and associated earth dams, the local area is furthermore viewed as being of moderate

to high conservational significance/value for habitat preservation and ecological functionality

persistence in support of the surrounding aquatic ecosystem and the associated habitat-specific

waterbirds, amphibian species and aquatic invertebrates. The presence of the Critical Biodiversity

Area one (CBA 1), further substantiates the ecological importance of this area.

The significant noise generated by the construction activities, will likely cause substantial

disturbance and subsequently impact negatively on the ecological integrity and -functionality of the

aquatic and semi-aquatic habitats of the watercourse and the local surrounding terrestrial grassland

landscape. The erection of permanent permitter fencing and associated night-time illumination

infrastructure around the proposed solar power generation facility footprint area, furthermore

poses a significant collision and mortality risk to nocturnal avifaunal species that utilise the area. The

operations of the established solar power generation facility infrastructure will also result in

continual emissions of significantly bright glare/shine into the surrounding landscape.

From an aquatic ecological/biodiversity perspective, the important aquatic and semi-aquatic

habitats therefore also need to be adequately preserved. When taking into account the significant

visual impacts of the glare/shine on waterbirds as well as the significant collision and mortality

risk to nocturnal avifaunal species, a minimum approximately 200 m Biodiversity Buffer distance is

therefore recommended to be implemented on both sides of the watercourse edges. It is however

recommended that the appointed Avifaunal Specialist must provide final recommendations on

suitable aquatic avifaunal species- and habitat buffer zones, after completion of his/her

assessment.

The Terrestrial Ecologist must also provide final recommendations regarding the proposed

development within the majority portions of the area, which are classified as a Critical Biodiversity

Area one (CBA 1).

It is further recommended that no bright light from any spotlights or perimeter lights should be

emitted into the surrounding landscape towards the watercourse, during the night-time. As little

light emissions as practicably/reasonably possible from the proposed development area, should

occur during night time as this could lure nocturnal avifaunal species individuals towards the

permitter fences and potentially result in collisions and mortality.

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This recommended buffer zone and associated recommendations must be implemented to attempt

to maintain the hydrological and ecological functionality and -integrity of the watercourse and

subsequent downstream waterbodies and their associated semi-aquatic habitats along with the local

surrounding terrestrial grassland landscape and the Critical Biodiversity Area one (CBA 1). It must

prevent any significant increase in sediment inputs and contamination of the watercourse and in so

doing, ensure the persistence/livelihood of aquatic and semi-aquatic fauna and flora in the local and

broader area.

As stated earlier under heading 9, based on these recommendations which initially formed part of

the Site Verification Report, the original proposed development area was significantly reduced in

size and the design layouts of the Photovoltaic (PV) grid were proactively revised by the applicant.

The proposed development area discussed in this report, therefore constitutes this final

acceptably reduced and revised area, which adheres to the relevant buffer zone

recommendations.

9.5. Preferential Water Flow paths/Drainage Lines

9.5.1. Aquatic Feature Description and Current Existing Vegetation

Three small preferential water flow paths/drainage lines are present between 200 m and 500 m

north-east of the proposed development area. These flow paths/drainage lines traverse a number of

old historically cultivated agricultural lands and merely assist with channelling surface water runoff

from a very small portion to the east of the proposed development area, towards the significant

watercourse to the north.

Due to the lack of continuous water flow through the local area, these flow paths/drainage lines do

not possess any ecologically/conservationally significant semi-aquatic habitat. They rather house a

similar terrestrial grassland vegetation composition and -structure relative to the surrounding

landscape, with merely slight variations in species representation. The flow paths/drainage lines are

however densely established with- and overwhelming dominated by the terrestrial grass species

Digitaria eriantha. This establishment is most likely as a result of water runoff and subsequent seed

distribution/transport and accumulation from the upstream old historically cultivated agricultural

lands, which had been grassed with this species in the past, according to the information received

from the land owner.

These flow paths/drainage lines therefore merely play a minor assisting role in the local catchment

and drainage and are not viewed as being of any conservational significance/value, from a

hydrological or aquatic ecological/biodiversity perspective.

It is not anticipated that the proposed development should significantly impede or impact on the

flow regimes of these flow paths/drainage lines. It is however recommended that sufficient

continued stormwater runoff within- and through the proposed development area towards the

north, must still be ensured and sufficiently managed. An adequate Stormwater and Erosion

Management Plan must be implemented during the construction- and operational phases of the

proposed development, in order to assist with this and allow for continued flow within the local

catchment. This must be done to attempt to maintain the ecological functionality and -integrity of

the local and broader quaternary surface water catchment- and drainage area, towards the west.

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Figure 5: Image illustrating an example of the presence of the three small preferential water flow paths/drainage lines, which are present between 200 m and 500 m north-east of the proposed development area and traverse a number of old historically cultivated agricultural lands; the overwhelming dominance of the grass species *Digitaria eriantha*, is also evident

9.6. Depression Wetland

9.6.1. Aquatic Feature Description and Current Existing Vegetation

A naturally occurring depression wetland is present, approximately 200 m south of the proposed

development area. This wetland is situated to the north of the highpoint/ridge apex and its

surrounding landscape therefore mainly slopes towards the north. The small portion to the west of

the wetland however rather drains towards the east, in the direction of this wetland.

The majority of the proposed development area along with the most northerly portion of the

wetland, are classified as a Critical Biodiversity Area one (CBA 1), according to the Free State

Provincial Spatial Biodiversity Plan 2018 (Collins, 2018).

The wetland is seasonally/temporarily inundated and no distinct surface water flow paths into or out

of the wetland are evident, as it rather constitutes a slight surface depression within the local

landscape. The wetland therefore merely collects rainwater as well as general surface water runoff

from a very limited upstream area to its south and west, but which is still situated to the north of the

highpoint/ridge apex.

The wetland houses a locally distinct and important semi-aquatic habitat within its basin and around

its edges, which is mainly dominated by the hydrophytic grass species Echinochloa holubii, Diplachne

fusca, Eragrostis plana, Themeda triandra, Paspalum spp. and Setaria spp. as well as the hydrophytic

graminoid species Cyperus spp.

The locally distinct and important semi-aquatic habitat of the wetland is also likely utilised by various

common and habitat-specific waterbirds, amphibian species and aquatic invertebrates as refuge and

for breeding, foraging and/or persistence purposes, although the focus of the site assessment was

not on avifauna.

Although not specifically observed during the site assessment as the focus of the assessment was

not on avifauna, this wetland and local surrounding terrestrial grassland landscape provide very

suitable habitat for Marsh owls (Asio capensis) and Grass owls (Tyto capensis). Marsh owl individuals

were in fact encountered within various other local wetlands surrounding the proposed

development area. It is therefore highly likely that the semi-aquatic habitat of the identified wetland

and local surrounding terrestrial grassland landscape are utilised by individuals and/or pairs of one

or both of these owl species as refuge and for breeding, foraging and/or persistence purposes. Both

of these owl species are considered to be very habitat-specific and therefore range-limited. The

latter species is nationally classified as a Vulnerable Red Data Listed bird species, due to extensive

habitat degradation and loss.

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Figure 6: Two images illustrating the presence of the naturally occurring depression wetland, which is situated approximately 200 m south of the proposed development area

The following wetland indicators were used to identify, classify and delineate the wetland with a

minimum 90 % confidence level:

Terrain Unit Indicator (TUI)

The TUI takes into consideration the topography of the area to determine where it is most likely to

support a wetland. The identified wetland clearly forms a distinct topographic depression in the

landscape, where water accumulation occurs.

Soil Form Indicator (SFI)

The SFI relies on classifying soils according to the Soil Classification Working Group. It takes into

account the identification of hydromorphic soils that display unique characteristics, resulting from

prolonged and repeated saturation. Prolonged periods of saturation results in the soil eventually

becoming anaerobic and subsequently reduced. The soil within the identified wetland is classified as

a Willowbrook soil type, consisting of a Melanic A horizon (40 cm - 50 cm) on top of a G horizon,

which is indicative of water saturated soils and subsurface water movement.

Soil Wetness Indicator (SWI)

The colours of various soil components are often the most diagnostic indicator of hydromorphic

soils. Colours of these components are strongly influenced by the frequency and duration of soil

saturation. The Melanic A horizon of the identified wetland has a dark grey colour with high clay

content, while the G horizon possesses a moderate clay content. Coloured mottles are also clearly

present.

Vegetation Indicator (VI)

Vegetation species analysis is considered to be useful for finding the boundaries of wetlands. Plant

communities undergo distinct changes in species composition along the moisture gradient from the

centre of the wetland to the edge, and into adjacent terrestrial areas. This change in species

composition provides valuable clues for determining the wetland boundary, and moisture zones.

When using the vegetation indicator for delineation, emphasis is placed on the group of species that

dominate the plant community, rather than on individual indicator species (DWS, 2008). The

wetland houses a locally distinct and important semi-aquatic habitat within its basin and around its

edges.

9.6.2. Present Ecological State (PES) and Ecological Importance and Sensitivity (EIS)

# **Present Ecological State (PES)**

Table 7: PES table for the depression wetland (0-5 indicates decrease in significance)

Canalisation	Results in desiccation or changes to inundation patterns of wetland and thus changes in habitats. River diversions or drainage.	5	The depression wetland is naturally occurring. It is situated to the north of the highpoint/ridge apex and its surrounding landscape therefore mainly slopes towards the north.
			The wetland is seasonally/temporarily inundated and no distinct surface water flow paths into or out of the wetland are evident, as it rather constitutes a slight surface depression within the local landscape. The wetland therefore merely collects rainwater as well as general surface water runoff from a very limited upstream area to its south and east, but which is still situated to the north of the highpoint/ridge apex.
			A number of old historically cultivated agricultural lands are situated approximately 140 m south-west of the wetland. It is however not anticipated that these lands should significantly impede or impact on the flow regime towards the wetland.

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Topographic Alteration	Consequence of infilling, ploughing, dykes, trampling, bridges, roads, railway lines and other substrate disruptive activities which reduce or changes wetland habitat directly or through changes in inundation patterns.	5	The depression wetland is naturally occurring. It is situated to the north of the highpoint/ridge apex and its surrounding landscape therefore mainly slopes towards the north.
			The wetland is seasonally/temporarily inundated and no distinct surface water flow paths into or out of the wetland are evident, as it rather constitutes a slight surface depression within the local landscape. The wetland therefore merely collects rainwater as well as general surface water runoff from a very limited upstream area to its south and east, but which is still situated to the north of the highpoint/ridge apex.
			A number of old historically cultivated agricultural lands are situated approximately 140 m south-west of the wetland. It is however not anticipated that these lands should significantly impede or impact on the flow regime towards the wetland.
Terrestrial Encroachment	Consequence of desiccation of wetland and encroachment of terrestrial plant species due to changes in hydrology or geomorphology. Change from wetland to terrestrial habitat and loss of wetland functions.	5	The wetland houses a locally distinct and important semi-aquatic habitat within its basin and around its edges, which is mainly dominated by hydrophytic grass- and -graminoid species.
			This locally distinct and important semi-aquatic habitat is also likely utilised by various common and habitat-specific waterbirds, amphibian species and aquatic invertebrates as refuge and for breeding, foraging and/or persistence purposes, although the focus of the site assessment was not on avifauna.

Indigenous Vegetation Removal	Direct destruction of habitat through any human activities affecting wildlife habitat and flow attenuation functions, organic matter inputs and increase potential for erosion.	5	The wetland houses a locally distinct and important semi-aquatic habitat within its basin and around its edges, which is mainly dominated by hydrophytic grass- and -graminoid species.  This locally distinct and important semi-aquatic
			habitat is also likely utilised by various common and habitat-specific waterbirds, amphibian species and aquatic invertebrates as refuge and for breeding, foraging and/or persistence purposes, although the focus of the site assessment was not on avifauna.
Alien Fauna	Presence of alien fauna affecting faunal community structure.	5	At the time of the site assessment, no significant legally declared alien invasive species establishments were found to be present throughout the wetland.
Over utilisation of biota	Over gazing, over fishing etc.	4	The terrestrial grassland surrounding the wetland, is mainly utilised by the land owner for livestock grazing purposes. The semi-aquatic habitat of the wetland, is subsequently also utilised by livestock for grazing purposes, but to a significantly lesser extent. Such periodic defoliation stimulation is in fact beneficial and necessary for the continued ecological functionality and -integrity of the relevant semi-aquatic habitat.
Total		33/35	
Class		Α	

The Present Ecological State (PES) of the wetland is classified as Class A as it is unmodified, natural and pristine. The wetland houses a locally distinct and important semi-aquatic habitat within its basin and around its edges, which is mainly dominated by hydrophytic grass- and -graminoid species. This locally distinct and important semi-aquatic habitat is also likely utilised by various common and habitat-specific waterbirds, amphibian species and aquatic invertebrates as refuge and for breeding, foraging and/or persistence purposes, although the focus of the site assessment was not on avifauna. The ecosystem functionality has therefore remained unchanged.

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#### **Ecological Importance and Sensitivity (EIS)**

Table 8: EIS table for the depression wetland (0-5 indicates increase in significance)

Determinant	Score
1. Rare and Endangered Species	3
2. Population of Unique Species	2
3. Species/taxon Richness	2
4. Diversity of Habitat Types or Features	2
5. Migration route/breeding and feeding site for wetland species.	2
6. Sensitivity to changes in Natural Hydrological Regime.	3
7. Sensitivity to water quality changes.	3
8. Flood Storage, Energy Dissipation & Particulate/Element Removal	2
9. Protected Status	2
10. Ecological Integrity	4
Total	25/50
Overall Ecological Sensitivity and Importance	С

The Ecological Importance and Sensitivity (EIS) of the wetland is classified as Class C (moderate) as it is viewed as being ecologically important and sensitive on local and possibly provincial scale.

It is therefore recommended that the depression wetland as well as a portion of the surrounding natural undisturbed terrestrial grassland, must be adequately buffered out. No current or future development is allowed to take place within this buffered zone.

By implementing the relevant Department of Water and Sanitation (DWS) Watercourse buffer calculation tool, a minimum Water Quality Buffer distance of approximately 60 m from the wetland, was determined. Due to the extensive vegetation clearance and the subsequently anticipated significantly increased sediment input into the wetland, it is however highly recommended that the proposed buffer distance should be increased by a further approximately 20 m. A minimum approximately 80 m Water Quality Buffer distance is therefore recommended to be implemented around the wetland.

Due to the locally distinct and important nature of the semi-aquatic habitat associated with the

wetland, the local area is furthermore viewed as being of moderate to high conservational

significance/value for habitat preservation and ecological functionality persistence in support of the

surrounding aquatic ecosystem and the associated likely presence of ecologically important, habitat-

specific and range-limited bird species. The presence of the Critical Biodiversity Area one (CBA 1),

further substantiates the ecological importance of this area.

The significant noise generated by the construction activities, will likely cause substantial

disturbance and subsequently impact negatively on the ecological integrity and -functionality of the

semi-aquatic habitat of the wetland and the local surrounding terrestrial grassland landscape. The

erection of permanent permitter fencing and associated night-time illumination infrastructure

around the proposed solar power generation facility footprint area, furthermore poses a significant

collision and mortality risk to the relevant owl species that likely utilise the area. The operations of

the established solar power generation facility infrastructure will also result in continual emissions of

significantly bright glare/shine into the surrounding landscape.

From an aquatic ecological/biodiversity perspective, the important semi-aquatic habitat therefore

also needs to be adequately preserved. After consultation with well-known and recognized

avifaunal specialists and although the presence of the two owl species was not necessarily

physically/visually confirmed on site, it is however recommended that a minimum approximately

200 m Biodiversity Buffer distance be implemented around the wetland. It is however

recommended that the appointed Avifaunal Specialist must provide final recommendations on

suitable aquatic avifaunal species- and habitat buffer zones, after completion of his/her

assessment.

The Terrestrial Ecologist must also provide final recommendations regarding the proposed

development within the majority portions of the area, which are classified as a Critical Biodiversity

Area one (CBA 1).

It is further recommended that no bright light from any spotlights or perimeter lights should be

emitted into the surrounding landscape towards the wetland, during the night-time. As little light

emissions as practicably/reasonably possible from the proposed development area, should occur

during night time as this could lure owl and other nocturnal avifaunal species individuals towards

the permitter fences and potentially result in collisions and mortality.

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This recommended buffer zone and associated recommendations must be implemented to attempt

to maintain the hydrological and ecological functionality and -integrity of the wetland and its

associated semi-aquatic habitat along with the local surrounding terrestrial grassland landscape and

the Critical Biodiversity Area one (CBA 1). It must prevent any significant increase in sediment inputs

and contamination of the wetland and in so doing, ensure the persistence/livelihood of semi-aquatic

fauna and flora in the local and broader area.

As stated earlier under heading 9, based on these recommendations which initially formed part of

the Site Verification Report, the original proposed development area was significantly reduced in

size and the design layouts of the Photovoltaic (PV) grid were proactively revised by the applicant.

The proposed development area discussed in this report, therefore constitutes this final

acceptably reduced and revised area, which adheres to the relevant buffer zone

recommendations.

9.7. Unchanneled Valley-bottom Wetland

9.7.1. Aquatic Feature Description and Current Existing Vegetation

A significantly sized, broad naturally occurring unchanneled valley-bottom wetland is present,

approximately 100 m south of the proposed development area. This wetland is situated to the south

of the highpoint/ridge apex and its surrounding landscape therefore mainly slopes towards the

south.

Surface water runoff from a substantial portion of the landscape to the south of the highpoint/ridge

apex, consequently mainly channels and drains through this wetland, towards the lower lying south-

west. Surface water flow towards this wetland will not be directly impacted by the proposed

development as the wetland and proposed development area are topographically separated by the

presence of the highpoint/ridge apex.

Due to the sloping topography of the area along with a lack of continuous water flow through the

local area, this wetland does not possess any ecologically/conservationally significant semi-aquatic

habitat. It rather houses a similar terrestrial grassland vegetation composition and -structure,

relative to the surrounding landscape, with merely slight variations in species representation. The

wetland is therefore not expected to be specifically utilised by any habitat-specific waterbirds,

amphibian species and/or aquatic invertebrates as refuge or for breeding, foraging and/or

persistence purposes, although the focus of the site assessment was not on avifauna.

The wetland is mainly dominated by the terrestrial grass species *Eragrostis chloromelas, Themeda* 

triandra, Cynodon dactylon and Sporobolus spp. The grass species Eragrostis curvula, E gummiflua, E

superba, E plana, Panicum spp., Paspalum spp. and Setaria spp. as well as the hydrophytic graminoid

species *Cyperus spp.*, were also found to be present, but to a lesser extent.

The wetland gradually flows into a subsequent significantly sized naturally occurring unchanneled

valley-bottom wetland, located further downstream to the south-west. The outflow of this

subsequent wetland further flows into an artificially constructed earth dam which in turn, finally

discharges into a significantly sized depression pan, located approximately 1.7 km south-west of the

proposed development area.

It is therefore evident that this unchanneled valley-bottom wetland situated approximately 100 m to

the south of the proposed development area, forms an important part of the hydrological and

aquatic ecological connectivity of the local and broader quaternary surface water catchment- and

drainage area, towards the west.

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Figure 7: Two images illustrating the presence of the naturally occurring broad unchanneled valley-bottom wetland, which is situated approximately 100 m south of the proposed development area and also south of the highpoint/ridge apex

The following wetland indicators were used to identify, classify and delineate the wetland with a minimum 90 % confidence level:

#### Terrain Unit Indicator (TUI)

The TUI takes into consideration the topography of the area to determine where it is most likely to support a wetland. The identified wetland clearly forms part of a broad, slow-moving surface water drainage area, which gradually gravitates towards the south-west.

### Soil Form Indicator (SFI)

The SFI relies on classifying soils according to the Soil Classification Working Group. It takes into account the identification of hydromorphic soils that display unique characteristics resulting from prolonged and repeated saturation. Prolonged periods of saturation results in the soil eventually becoming anaerobic and subsequently reduced. The soil within the identified wetland is classified as a Willowbrook soil type, consisting of a Melanic A horizon (40 cm - 50 cm) on top of a G horizon (a G1 and G2 is also evident), which is indicative of water saturated soils and subsurface water movement.

#### Soil Wetness Indicator (SWI)

The colours of various soil components are often the most diagnostic indicator of hydromorphic soils. Colours of these components are strongly influenced by the frequency and duration of soil saturation. The Melanic A horizon of the identified wetland has a dark grey colour with high clay content while the G horizon possesses a moderate clay content. Coloured mottles are also clearly present.



Figure 8: Image illustrating from left to right, the Melanic A horizon, followed by the G 1 and G2 horizons of the wetland soils

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9.7.2. Present Ecological State (PES) and Ecological Importance and Sensitivity (EIS)

# **Present Ecological State (PES)**

Table 9: PES table for the unchanneled valley-bottom wetland (0-5 indicates decrease in significance)

Criteria & Attributes	Relevance	Score	Reasoning
Flow Modification	Consequence of abstraction, regulation by impoundments or increased runoff from human settlements or agricultural land. Changes in flow regime, volumes, velocity which affect inundation of wetland habitats resulting in floristic	4	The unchanneled valley-bottom wetland is naturally occurring. It is situated to the south of the highpoint/ridge apex and its surrounding landscape therefore mainly slopes towards the south.
	changes or incorrect cues to biota.		Surface water runoff from a substantial portion of the landscape to the south of the highpoint/ridge apex, consequently mainly channels and drains through this wetland, towards the lower lying south-west.
			A number of old historically cultivated agricultural lands are situated approximately 100 m north-west of the wetland. It is however not anticipated that these lands should significantly impede or impact on the flow regime towards the wetland.

Canalisation	Results in desiccation or changes to	5	The unchanneled valley-
	inundation patterns of wetland and thus changes in habitats. River diversions or drainage.		bottom wetland is naturally occurring. It is situated to the south of the highpoint/ridge apex and its surrounding landscape therefore mainly slopes towards the south.
			Surface water runoff from a substantial portion of the landscape to the south of the highpoint/ridge apex, consequently mainly channels and drains through this wetland, towards the lower lying south-west.
			A number of old historically cultivated agricultural lands are situated approximately 100 m north-west of the wetland. It is however not anticipated that these lands should significantly impede or impact on the flow regime towards the wetland.
Topographic Alteration	Consequence of infilling, ploughing, dykes, trampling, bridges, roads, railway lines and other substrate disruptive activities which reduce or changes wetland habitat directly or through changes in inundation patterns.	5	The unchanneled valley-bottom wetland is naturally occurring. It is situated to the south of the highpoint/ridge apex and its surrounding landscape therefore mainly slopes towards the south.
			Surface water runoff from a substantial portion of the landscape to the south of the highpoint/ridge apex, consequently mainly channels and drains through this wetland, towards the lower lying south-west.
			A number of old historically cultivated agricultural lands are situated approximately 100 m north-west of the wetland. It is however not anticipated that these lands should significantly impede or impact on the flow regime towards the wetland.

Terrestrial	Consequence of desiccation of	4	Due to the sloping topography
Encroachment	wetland and encroachment of terrestrial plant species due to changes in hydrology or geomorphology. Change from wetland to terrestrial habitat and loss of wetland functions.		of the area along with a lack of continuous water flow through the local area, this wetland does not possess any ecologically/conservationally significant semi-aquatic habitat. It rather houses a similar terrestrial grassland vegetation composition and structure, relative to the surrounding landscape with merely slight variations in species representation. The wetland is therefore not expected to be specifically utilised by any habitat-specific waterbirds, amphibian species and/or aquatic invertebrates as refuge or for breeding, foraging and/or persistence purposes, although the focus of the site assessment was not
Indigenous Vegetation Removal	Direct destruction of habitat through any human activities affecting wildlife habitat and flow attenuation functions, organic matter inputs and increase potential for erosion.	5	on avifauna.  Due to the sloping topography of the area along with a lack of continuous water flow through the local area, this wetland does not possess any ecologically/conservationally significant semi-aquatic habitat. It rather houses a similar terrestrial grassland vegetation composition and structure, relative to the surrounding landscape with merely slight variations in species representation. The wetland is therefore not expected to be specifically utilised by any habitat-specific waterbirds, amphibian species and/or aquatic invertebrates as refuge or for breeding, foraging and/or persistence purposes, although the focus of the site assessment was not
Alien Fauna	Presence of alien fauna affecting faunal community structure.	5	on avifauna.  At the time of the site assessment, no significant legally declared alien invasive species establishments were found to be present throughout the wetland.

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Over utilisation of biota	Over gazing, over fishing etc.	3	The grassland of the wetland and surrounding landscape, is mainly utilised by the land owner for livestock grazing purposes. Such periodic defoliation stimulation is in fact beneficial and necessary for the continued ecological functionality and -integrity of the relevant grassland.
Total		31/35	
Class		В	

The Present Ecological State (PES) of the wetland is classified as Class B as it is largely natural. A small change in natural habitats and biota may have taken place, mainly as a result of continual livestock grazing activities. The ecosystem functionality has however remained essentially unchanged.

Due to the lack of continuous water flow through the local area, this wetland does not possess any ecologically/conservationally significant semi-aquatic habitat. It rather houses a similar terrestrial grassland vegetation composition and -structure, relative to the surrounding landscape with merely slight variations in species representation. The wetland is therefore not expected to be specifically utilised by any habitat-specific waterbirds, amphibian species and/or aquatic invertebrates as refuge or for breeding, foraging and/or persistence purposes, although the focus of the site assessment was not on avifauna.

**Ecological Importance and Sensitivity (EIS)** 

Table 10: EIS table for the unchanneled valley-bottom wetland (0-5 indicates increase in significance)

Determinant	Score
1. Rare and Endangered Species	1
2. Population of Unique Species	1
3. Species/taxon Richness	1
4. Diversity of Habitat Types or Features	1
5. Migration route/breeding and feeding site for wetland species.	1
6. Sensitivity to changes in Natural Hydrological Regime.	2
7. Sensitivity to water quality changes.	2
8. Flood Storage, Energy Dissipation & Particulate/Element Removal	3
9. Protected Status	2
10. Ecological Integrity	4
Total	18/50
Overall Ecological Sensitivity and Importance	С

The Ecological Importance and Sensitivity (EIS) of the wetland is classified as Class C (moderate) as it is viewed as being ecologically important and sensitive on local scale. Due to it forming an important part of the hydrological and aquatic ecological connectivity associated with the local and broader quaternary surface water catchment- and drainage area, the local area is viewed as being of moderate conservational significance/value for habitat preservation and ecological functionality persistence, in support of the surrounding aquatic ecosystem.

It is therefore recommended that the unchanneled valley-bottom wetland as well as a portion of the surrounding natural undisturbed terrestrial grassland, must be adequately buffered out. No current or future development is allowed to take place within this buffered zone.

By implementing the relevant Department of Water and Sanitation (DWS) Wetland buffer calculation tool, a minimum Water Quality- and Biodiversity Buffer distance of approximately 60 m from the wetland, was determined. Due to the extensive vegetation clearance and associated significantly increased sediment input into the wetland, it is however highly recommended that the proposed buffer distance should be increased by a further approximately 20 m. A minimum approximately 80 m Water Quality- and Biodiversity Buffer distance is therefore recommended to be implemented around the wetland.

This recommended buffer zone must be implemented to attempt to maintain the hydrological and

ecological functionality and -integrity of the wetland and subsequent downstream waterbodies and

their associated semi-aquatic habitats along with the local surrounding terrestrial grassland

landscape. It must prevent any significant increase in sediment inputs and contamination of the

wetland and in so doing, ensure the persistence/livelihood of semi-aquatic fauna and flora in the

local and broader area.

As stated earlier under heading 9, based on this recommendation which initially formed part of

the Site Verification Report, the original proposed development area was significantly reduced in

size and the design layouts of the Photovoltaic (PV) grid were proactively revised by the applicant.

The proposed development area discussed in this report, therefore constitutes this final

acceptably reduced and revised area, which adheres to the relevant buffer zone

recommendations.

### 9.8. Aquatic Ecological Site Sensitivity Map

The site sensitivity map below (see A3 sized map in the Appendices) illustrates the approximate delineations of the identified significant watercourse, preferential water flow paths/drainage lines, depression wetland and the unchanneled valley-bottom wetland, which are present throughout the proposed development area and surrounding 500 m 'zone of influence'. The recommended buffer zones to be implemented around the various aquatic features, are also illustrated.

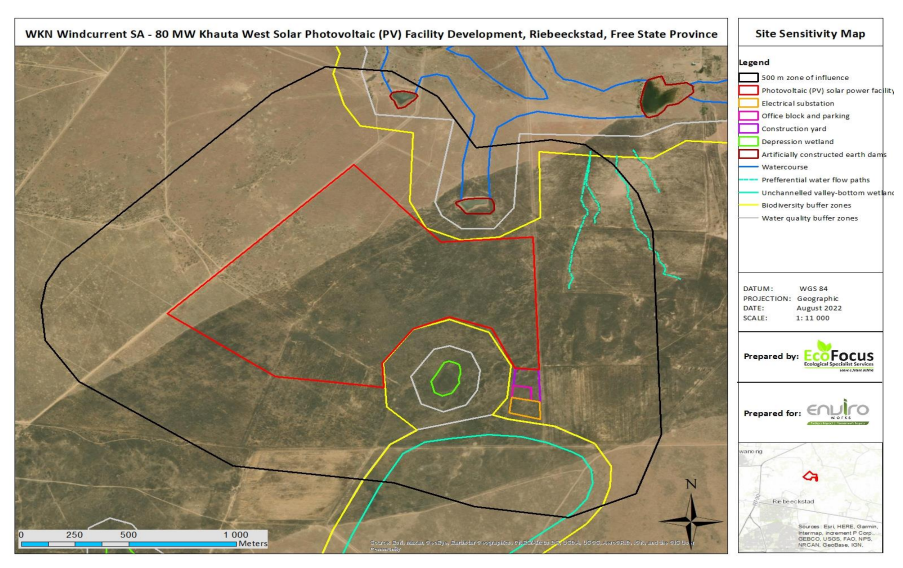


Figure 9: Site sensitivity map illustrating the approximate delineations of the identified significant watercourse, preferential water flow paths/drainage lines, depression wetland and the unchanneled valley-bottom wetland, which are present throughout the proposed development area and surrounding 500 m 'zone of influence'; the recommended buffer zones to be implemented around the various aquatic features, are also illustrated

10. Aquatic Ecological Impact Assessment

The following section identifies the potential aquatic ecological impacts (both positive and negative),

which the proposed development will have on the surrounding environment.

Once the potential aquatic ecological impacts are identified, they are assessed by rating their

Environmental Risk after which the final Environmental Significance is calculated and rated for each

identified aquatic ecological impact.

The same Environmental Risk rating process is then followed for each aquatic ecological impact to

determine the Environmental Significance, if the recommended mitigation measures were to be

implemented.

The objective of this section is therefore firstly to identify all the potential aquatic ecological impacts

associated with the proposed development and secondly to determine the significance of the

impacts and how effective the recommended mitigation measures will be able to reduce their

significance. The potential aquatic ecological impacts which are still rated as highly significant, even

after implementation of mitigations, can then be identified in order to specifically focus on

implementation of effective management strategies for them.

10.1. Construction Phase

Transformation of an aquatic Critical Biodiversity Area one (CBA 1), associated with the identified

watercourse and depression wetland

The mechanical clearance associated with the proposed solar power generation facility

development, will in all probability completely transform the majority of the existing surface

vegetation within the PV grid-, internal access/services road network- and other associated facility

infrastructure footprints.

The significant noise generated by the construction activities, will likely cause substantial

disturbance and subsequently impact negatively on the ecological integrity and -functionality of the

aquatic and semi-aquatic habitats of the watercourse, depression wetland and the local surrounding

terrestrial grassland landscape. The erection of permanent permitter fencing and associated night-

time illumination infrastructure around the proposed solar power generation facility footprint area,

furthermore poses a significant collision and mortality risk to the relevant owl and other nocturnal

avifaunal species that utilise the area. The operations of the established solar power generation

facility infrastructure will also result in continual emissions of significantly bright glare/shine into the

surrounding landscape.

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The Free State Province does not possess separate/specific spatial data for terrestrial and aquatic

provincial biodiversity conservation statuses/categories. The relevant provincial information is rather

combined into a single wholistic provincial biodiversity conservation status/category spatial data set,

which sets out biodiversity priority areas in the province. This spatial data set is known as the Free

State Provincial Spatial Biodiversity Plan 2018 (Collins, 2018).

The majority of the proposed development area along with the broader area to the north-west

associated with the watercourse and the Sandspruit, are classified as a Critical Biodiversity Area one

(CBA 1), according to the Free State Provincial Spatial Biodiversity Plan 2018 (Collins, 2018).

The Ecological Importance and Sensitivity (EIS) of the watercourse is classified as Class C (moderate)

as it is viewed as being ecologically important and sensitive on provincial scale. The watercourse

discharges into the Sandspruit, approximately 650 m to the north of the proposed development area

and therefore forms an important part of the local and broader quaternary surface water

catchment- and drainage area, towards the west.

Due to the locally distinct and important nature of the aquatic and semi-aquatic habitats of the

watercourse and associated earth dams, the local area is furthermore viewed as being of moderate

to high conservational significance/value for habitat preservation and ecological functionality

persistence in support of the surrounding aquatic ecosystem and the associated habitat-specific

waterbirds, amphibian species and aquatic invertebrates.

The most northerly portion of the depression wetland is also classified as a Critical Biodiversity Area

one (CBA 1), according to the Free State Provincial Spatial Biodiversity Plan 2018 (Collins, 2018).

The Ecological Importance and Sensitivity (EIS) of the depression wetland is classified as Class C

(moderate) as it is viewed as being ecologically important and sensitive on local and possibly

provincial scale.

Due to the locally distinct and important nature of the semi-aquatic habitat associated with the

depression wetland, the local area is furthermore viewed as being of moderate to high

conservational significance/value for habitat preservation and ecological functionality persistence in

support of the surrounding aquatic ecosystem and the associated likely presence of ecologically

important, habitat-specific and range-limited bird species.

The unchanneled valley-bottom wetland does not fall within a Critical Biodiversity Area one (CBA 1),

according to the Free State Provincial Spatial Biodiversity Plan 2018 (Collins, 2018).

The significance of this potential impact will be medium-high for the watercourse, medium for the

depression wetland and zero for the unchanneled valley-bottom wetland.

Mitigation measures to reduce impacts are recommended under heading 10.4.

Disturbance of-/damage to aquatic and semi-aquatic faunal habitats, associated with the

identified watercourse and depression wetland

The mechanical clearance associated with the proposed solar power generation facility

development, will in all probability completely transform the majority of the existing surface

vegetation within the PV grid-, internal access/services road network- and other associated facility

infrastructure footprints.

The significant noise generated by the construction activities, will likely cause substantial

disturbance and subsequently impact negatively on the ecological integrity and -functionality of the

aquatic and semi-aquatic habitats of the watercourse, depression wetland and the local surrounding

terrestrial grassland landscape. The erection of permanent permitter fencing and associated night-

time illumination infrastructure around the proposed solar power generation facility footprint area,

furthermore poses a significant collision and mortality risk to the relevant owl and other nocturnal

avifaunal species that utilise the area. The operations of the established solar power generation

facility infrastructure will also result in continual emissions of significantly bright glare/shine into the

surrounding landscape.

Although six (6) earth dams have been artificially constructed within the watercourse, the

watercourse and associated earth dams still house locally distinct and important aquatic and semi-

aquatic habitats, which are mainly dominated by hydrophytic grass- and -graminoid species.

These locally distinct and important aquatic and semi-aquatic habitats are also visibly utilised by

various common and habitat-specific waterbirds, amphibian species and aquatic invertebrates as

refuge and for breeding, foraging and/or persistence purposes, although the focus of the site

assessment was not on avifauna.

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The depression wetland houses a locally distinct and important semi-aquatic habitat within its basin

and around its edges, which is mainly dominated by hydrophytic grass- and -graminoid species.

This locally distinct and important semi-aquatic habitat is also likely utilised by various common and

habitat-specific waterbirds, amphibian species and aquatic invertebrates as refuge and for breeding,

foraging and/or persistence purposes, although the focus of the site assessment was not on

avifauna.

Although not specifically observed during the site assessment as the focus of the assessment was

not on avifauna, this depression wetland and local surrounding terrestrial grassland landscape

provide very suitable habitat for Marsh owls (Asio capensis) and Grass owls (Tyto capensis). Marsh

owl individuals were in fact encountered within various other local wetlands surrounding the

proposed development area. It is therefore highly likely that the semi-aquatic habitat of the

depression wetland and local surrounding terrestrial grassland landscape are utilised by individuals

and/or pairs of one or both of these owl species as refuge and for breeding, foraging and/or

persistence purposes. Both of these owl species are considered to be very habitat-specific and

therefore range-limited. The latter species is nationally classified as a Vulnerable Red Data Listed

bird species, due to extensive habitat degradation and loss.

Due to the sloping topography of the area along with a lack of continuous water flow through the

local area, the unchanneled valley-bottom wetland does not possess any

ecologically/conservationally significant semi-aquatic habitat. It rather houses a similar terrestrial

grassland vegetation composition and -structure, relative to the surrounding landscape, with merely

slight variations in species representation. The unchanneled valley-bottom wetland is therefore not

expected to be specifically utilised by any habitat-specific waterbirds, amphibian species and/or

aquatic invertebrates as refuge or for breeding, foraging and/or persistence purposes, although the

focus of the site assessment was not on avifauna.

The significance of this potential impact will be medium-high for the watercourse and depression

wetland and zero for the unchanneled valley-bottom wetland.

Mitigation measures to reduce impacts are recommended under heading 10.4.

Terrestrial and aquatic alien invasive species establishment within the identified watercourse,

depression wetland and unchanneled valley-bottom wetland

At the time of the site assessment, no significant legally declared alien invasive species

establishments were found to be present throughout the watercourse, depression wetland or

unchanneled valley-bottom wetland.

The mechanical clearance associated with the proposed solar power generation facility

development, will in all probability completely transform the majority of the existing surface

vegetation within the PV grid-, internal access/services road network- and other associated facility

infrastructure footprints.

The proposed development area could therefore potentially be prone to slight to moderate alien

invasive species establishment, due to surface disturbance and vegetation clearance caused by

construction activities. The presence of the watercourse and unchanneled valley-bottom wetland,

could further also potentially act as significant transport/distribution vectors for numerous

terrestrial and aquatic alien invasive species into the broader region.

The significance of this potential impact will be low for the watercourse, depression wetland and

unchanneled valley-bottom wetland.

Mitigation measures to reduce impacts are recommended under heading 10.4.

Contamination of the identified watercourse and depression wetland by surface material erosion

The mechanical clearance associated with the proposed solar power generation facility

development, will in all probability completely transform the majority of the existing surface

vegetation within the PV grid-, internal access/services road network- and other associated facility

infrastructure footprints. The proposed development area could therefore likely be prone to

significant potential surface soil erosion, due to the sloping landscape towards the north, together

with the loosening of surface materials and clearance of vegetation caused by construction activities,

which usually binds the soil surface. Such soil erosion could potentially lead to a gradual, continual

increase in sediment inputs into- and substantial contamination of the watercourse as well as

subsequent downstream waterbodies, over time. The depression wetland could potentially also be

slightly affected by sediment inputs, over time.

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Surface water flow towards the unchanneled valley-bottom wetland will however not be directly

impacted by the proposed development as the wetland and proposed development area are

topographically separated by the presence of the highpoint/ridge apex.

The significance of this potential impact will be low for the watercourse and depression wetland and

zero for the unchanneled valley-bottom wetland.

Mitigation measures to reduce impacts are recommended under heading 10.4.

Contamination of the identified watercourse, depression wetland and unchanneled valley-bottom

wetland by dust generation and emissions

The construction activities associated with the proposed solar development, could potentially result

in significant fugitive dust emissions, due to vegetation clearance and movement of machinery and

equipment. Generated dust could potentially spread into the surrounding undeveloped landscape

and contaminate the watercourse, depression wetland and unchanneled valley-bottom wetland.

The significance of this potential impact will be low for the watercourse, depression wetland and

unchanneled valley-bottom wetland.

Mitigation measures to reduce impacts are recommended under heading 10.4.

Impeding and contamination of the flow regimes of the identified watercourse and depression

wetland, within the associated local and broader quaternary surface water catchment- and

drainage area

The proposed development area and surrounding 500 m 'zone of influence' fall within the Middle

Vaal Water Management Area (WMA 9) and the associated C25B quaternary surface water

catchment- and drainage area.

The mechanical clearance associated with the proposed solar power generation facility

development, will in all probability completely transform the majority of the existing surface

vegetation within the PV grid-, internal access/services road network- and other associated facility

infrastructure footprints.

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The construction activities associated with the proposed development, could potentially result in

significant impeding of natural surface water flow through the proposed development area towards

the watercourse and slight impeding towards the depression wetland, within the associated local

and broader quaternary surface water catchment- and drainage area, due to artificial obstruction of

flow during rainfall events.

The construction phase could potentially also result in slight to significant contamination of natural

surface water flow through the proposed development area towards the watercourse and

depression wetland, within the associated local and broader quaternary surface water catchment-

and drainage area, due to hydrocarbon and/or other chemical spills by construction machinery and

equipment.

Surface water flow towards the unchanneled valley-bottom wetland will however not be directly

impacted by the proposed development as the wetland and proposed development area are

topographically separated by the presence of the highpoint/ridge apex.

The significance of this potential impact will be medium for the watercourse, low for the depression

wetland and zero for the unchanneled valley-bottom wetland.

Mitigation measures to reduce impacts are recommended under heading 10.4.

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10.2. Operational Phase

Transformation of an aquatic Critical Biodiversity Area one (CBA 1), associated with the identified

watercourse and depression wetland; disturbance of-/damage to aquatic and semi-aquatic faunal

habitats, associated with the identified watercourse and depression wetland as well as impeding and

contamination of the flow regimes of the identified watercourse and depression wetland, within the

associated local and broader quaternary surface water catchment- and drainage area, were

identified and addressed as significant potential long-term aquatic ecological impacts, associated

with the construction phase of the proposed development.

Once the construction phase of the proposed development has been completed, the subsequent

operational phase should not result in any significant additional potential aquatic ecological impacts,

apart from the potential long-term ecological impacts, as discussed under heading 10.1.

A number of the already discussed potential aquatic ecological impacts could however change in

nature (duration and severity) during the operational phase and could continue throughout the

entire operational phase and lifespan of the proposed development. A number of additional slight

potential aquatic ecological impacts could also likely occur during the operational phase. The

following continued and additional potential aquatic ecological impacts could take place during the

operational phase:

Continued contamination of the identified watercourse, depression wetland and unchanneled

valley-bottom wetland by dust generation and emissions

The operational activities associated with the proposed solar development, could potentially result

in continued moderate fugitive dust emissions, due to the area having been mechanically cleared

and subsequently being devoid of significant portions of surface vegetation cover. Continued

movement of machinery and equipment will likely also increase the significance of fugitive dust

emissions. Generated dust could continue to spread into the surrounding undeveloped landscape

and contaminate the watercourse, depression wetland and unchanneled valley-bottom wetland.

The significance of this potential impact will be low for the watercourse, depression wetland and

unchanneled valley-bottom wetland.

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Mitigation measures to reduce impacts are recommended under heading 10.4.

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Continued impeding and contamination of the flow regimes of the identified watercourse and

depression wetland, within the associated local and broader quaternary surface water catchment-

and drainage area

The established solar facility could potentially continuously and significantly impede on natural

surface water flow through the proposed development area towards the watercourse and slightly

impede towards the depression wetland, within the associated local and broader quaternary surface

water catchment- and drainage area, due to continued artificial obstruction of flow during rainfall

events.

The operations of the solar facility could further also potentially result in continued contamination of

natural surface water flow within the associated local and broader quaternary surface water

catchment- and drainage area, due to dirty surface water runoff as a result of the area having been

mechanically cleared and subsequently being devoid of significant portions of surface vegetation

cover.

Surface water flow towards the unchanneled valley-bottom wetland will however not be directly

impacted by the proposed development as the wetland and proposed development area are

topographically separated by the presence of the highpoint/ridge apex.

The significance of this potential impact will be medium-high for the watercourse, low for the

depression wetland and zero for the unchanneled valley-bottom wetland.

Mitigation measures to reduce impacts are recommended under heading 10.4

Over-extraction of operational water from a borehole

The operational phase of the proposed solar facility will require significant volumes of raw and

potable water to maintain the processes. According to the information received from the EAP, water

for the operational processes associated with the proposed solar facility, will either be sourced from

the local municipality (if adequate capacity is available) or be extracted from a borehole. Significant

volumes of groundwater will therefore in all probability continually be extracted from the borehole,

which could potentially lead to over extraction from the aquifer over time, if not adequately

managed.

The significance of this potential impact will be medium.

Mitigation measures to reduce impacts are recommended under heading 10.4.

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**10.3.** Cumulative Impacts

The proposed development area constitutes a combined single footprint area of approximately 101

ha in size. The proposed development area and surrounding 500 m 'zone of influence' consist of a

mosaic of mainly natural undisturbed terrestrial grassland and to a lesser extent, old historically

cultivated agricultural lands.

The mechanical clearance associated with the proposed solar power generation facility

development, will in all probability completely transform the majority of the existing surface

vegetation within the PV grid-, internal access/services road network- and other associated facility

infrastructure footprints.

The local and broader region surrounding the proposed development area forms a mosaic of

undeveloped natural landscapes intertwined with extensive agricultural cultivation transformation.

The various aquatic features identified within the 500 m 'zone of influence' surrounding the

proposed development area, all scored moderate Ecological Importance and Sensitivity (EIS) values

and are viewed as being of moderate to high conservational significance/value for habitat

preservation and ecological functionality persistence in support of the surrounding aquatic

ecosystem and the associated habitat-specific waterbirds, amphibian species and aquatic

invertebrates along with the likely presence of ecologically important, habitat-specific and range-

limited bird species. The presence of the Critical Biodiversity Area one (CBA 1), further substantiates

the ecological importance of the area.

Transformation of an aquatic Critical Biodiversity Area one (CBA 1), associated with the identified

watercourse and depression wetland; disturbance of-/damage to aquatic and semi-aquatic faunal

habitats, associated with the identified watercourse and depression wetland as well as impeding and

contamination of the flow regimes of the identified watercourse and depression wetland, within the

associated local and broader quaternary surface water catchment- and drainage area, were

identified and addressed as significant potential long-term aquatic ecological impacts, associated

with the construction phase of the proposed development.

Continued impeding and contamination of the flow regimes of the identified watercourse and

depression wetland, within the associated local and broader quaternary surface water catchment-

and drainage area as well as over-extraction of operational water from a borehole, were

furthermore identified and addressed as significant potential long-term aquatic ecological impacts,

associated with the operational phase of the proposed development.

The proposed development merely forms a small part of a significantly sized and extensive

combined solar power generation facility cluster, which is envisaged and consequently being applied

for throughout the local and broader landscape surrounding the proposed development area. This

extensive combined cluster development and subsequent transformation in the same geographical

area, which will highly likely take place, will therefore lead to substantial cumulative aquatic

ecological impacts.

The significant potential long-term aquatic ecological impacts identified for the proposed

development, could therefore potentially add moderate cumulative impact to the existing and

anticipated future negative impacts, associated with the envisaged significantly sized and extensive

combined solar power generation facility cluster.

It is however the opinion of the specialist, by application of the NEMA Mitigation Hierarchy, that all

the identified potential cumulative aquatic ecological impacts associated with the proposed

development, can be suitably reduced and mitigated to within acceptable residual levels, by

implementation of the recommended mitigation measures. It is therefore not anticipated that the

proposed development will add any significant residual cumulative aquatic ecological impacts to the

surrounding environment, if all recommended mitigation measures as per this aquatic ecological

report are adequately implemented and managed, for both the construction- and operational

phases of the proposed development.

It is the opinion of the specialist from an aquatic ecological and hydrological perspective, that the

proposed development area is of low sensitivity and should be considered by the competent

authority, for Environmental Authorisation and approval. All recommended mitigation measures

as per this aquatic ecological report must however be adequately implemented and managed for

both the construction and operational phases of the proposed development. All necessary

authorisations, permits and licenses must also be obtained prior to the commencement of any

construction.

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## 10.4. Risk Ratings of Potential Aquatic Ecological Impacts

The following section provides the Environmental Risk as well as the Environmental Significance Ratings for the potential aquatic ecological impacts associated with the proposed development, both before and after implementation of the recommended mitigation measures.

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# 10.4.1. Construction Phase

**Table 9: Environmental Risk and Significance Ratings** 

	Watercourse	Depression wetland	Unchanneled valley-bottom wetland
Identified Environmental Impact	Transformation of an aquatic Critical Biodiversity Area one (CBA 1), associated with the identified watercourse and depression wetland		
Magnitude of Negative or Positive Impact	Medium (6)	Low (4)	-
Duration of Negative or Positive Impact	Long term (4)	Long term (4)	-
Extent of Positive or Negative Impact	Regional (3)	Regional (3)	-
Irreplaceability of Natural Resources being impacted upon	Moderate (3)	Moderate (3)	-
Reversibility of Impact	Low (4)	Low (4)	-
Probability of Impact Occurrence	High (4)	High (4)	-
Cumulative Impact Rating prior to mitigation	Medium	Medium	-

Environmental Significance Score and Rating prior to mitigation	Medium-High (80)	Medium (72)	
	It is recommended that vegetation clearance possible and should only occur within the P infrastructure footprints, if required. Existic should not be cleared or damaged in an practicably/reasonably possible. This must be Biodiversity Area one (CBA 1), as far as practical possible.	V grid-, internal access/services road ning vegetation situated in-between to way and should be left intact and edone in order to restrict the transform	etwork- and other associated facility hese main physical footprint areas, d adequately preserved, as far as
	It is recommended that the watercourse undisturbed terrestrial grasslands, must be take place within these buffered zones.	•	_
Mitigation Measures to be implemented	By implementing the relevant Department minimum Water Quality Buffer distance of determined. Due to the extensive vegeta sediment input into the watercourse and obuffer distance should be increased by a further distance is therefore recommended to depression wetland.	approximately 60 m from the watero tion clearance and the subsequently depression wetland, it is however high rther approximately 20 m. A minimum	ourse and depression wetland, was anticipated significantly increased by recommended that the proposed approximately 80 m Water Quality

From an aquatic ecological/biodiversity perspective, the important aquatic and semi-aquatic habitats of the watercourse and depression wetland also need to be adequately preserved. When taking into account the significant visual impacts of the glare/shine on waterbirds as well as the significant collision and mortality risk to nocturnal avifaunal species, a minimum approximately 200 m Biodiversity Buffer distance is therefore recommended to be implemented on both sides of the watercourse edges. It is however recommended that the appointed Avifaunal Specialist must provide final recommendations on suitable aquatic avifaunal species- and habitat buffer zones, after completion of his/her assessment.

After consultation with well-known and recognized avifaunal specialists and although the presence of the two owl species was not necessarily physically/visually confirmed on site, it is however recommended that a minimum approximately 200 m Biodiversity Buffer distance be implemented around the depression wetland. It is however recommended that the appointed Avifaunal Specialist must provide final recommendations on suitable aquatic avifaunal species- and habitat buffer zones, after completion of his/her assessment.

The Terrestrial Ecologist must also provide final recommendations regarding the proposed development within the majority portions of the area, which are classified as a Critical Biodiversity Area one (CBA 1).

It is further recommended that no bright light from any spotlights or perimeter lights should be emitted into the surrounding landscape towards the watercourse and depression wetland, during the night-time. As little light emissions as practicably/reasonably possible from the proposed development area, should occur during night time as this could lure owl and other nocturnal avifaunal species individuals towards the permitter fences and potentially result in collisions and mortality.

These recommended buffer zones and associated recommendations must be implemented to attempt to maintain the hydrological and ecological functionality and -integrity of the watercourse, depression wetland and subsequent downstream waterbodies and their associated semi-aquatic habitats along with the local surrounding terrestrial grassland landscapes and the Critical Biodiversity Area one (CBA 1). They must prevent any significant increase in sediment inputs and contamination of the watercourse and depression wetland and in so doing, ensure the persistence/livelihood of aquatic and semi-aquatic fauna and flora in the local and broader area.

As stated earlier under heading 9, based on these recommendations which initially formed part of the Site Verification Report, the original proposed development area was significantly reduced in size and the design layouts of the Photovoltaic (PV) grid were proactively revised by the applicant. The proposed development area discussed in this report, therefore constitutes this final acceptably reduced and revised area, which adheres to the relevant buffer zone recommendations.

The proposed development construction footprint must be kept as small as practicably possible to reduce the surface impact on surrounding vegetation and no unnecessary/unauthorised footprint expansion into the local or broader natural landscape surrounding the proposed development area, may take place.

No site construction basecamps may be established within the local or broader natural landscape surrounding the proposed development area.

Adequately cordon off the proposed development construction footprint area and ensure that no construction activities, - machinery or -equipment operate or impact within the local or broader surrounding natural landscape outside the cordoned off area.

	Adequate operational procedures for construction machinery and equipment must be developed in order to strictly govern and restrict movement of machinery only within the proposed development construction footprint area and to ensure environmentally responsible construction practices and activities.			
	Existing roads and farm tracks in close proximity to the proposed development construction footprint area, must be used during the construction phase. No new temporary roads or tracks may be constructed or implemented through the local or broader natural landscape surrounding the proposed development area.			
	Disturbed areas within and immediately surrounding the proposed development footprint area must be adequately rehabilitated as soon as practicably possible after construction.			
Cumulative Impact Rating after mitigation implementation	Low Low -			
Environmental Significance Score and Rating after mitigation implementation	Low (34)	Low (30)	-	

	Watercourse	Depression wetland	Unchanneled valley-bottom wetland
Identified Environmental Impact	Disturbance of-/damage to aquatic and semi-aquatic faunal habitats, associated with the identified watercourse and depression wetland		
Magnitude of Negative or Positive Impact	Medium (6)	Medium (6)	-
Duration of Negative or Positive Impact	Long term (4)	Long term (4)	-
Extent of Positive or Negative Impact	Local (2)	Local (2)	-
Irreplaceability of Natural Resources being impacted upon	Moderate (3)	Moderate (3)	-
Reversibility of Impact	Low (4)	Low (4)	-
Probability of Impact Occurrence	High (4)	High (4)	-
Cumulative Impact Rating prior to mitigation	Medium	Medium	-
Environmental Significance Score and Rating prior to mitigation	Medium-High (76)	Medium-High (76)	-

It is recommended that the watercourse and depression wetland as well as portions of the surrounding natural undisturbed terrestrial grasslands, must be adequately buffered out. No current or future development is allowed to take place within these buffered zones.

By implementing the relevant Department of Water and Sanitation (DWS) Watercourse buffer calculation tool, a minimum Water Quality Buffer distance of approximately 60 m from the watercourse and depression wetland, was determined. Due to the extensive vegetation clearance and the subsequently anticipated significantly increased sediment input into the watercourse and depression wetland, it is however highly recommended that the proposed buffer distance should be increased by a further approximately 20 m. A minimum approximately 80 m Water Quality Buffer distance is therefore recommended to be implemented on both sides of the watercourse edges and around the depression wetland.

# Mitigation Measures to be implemented

From an aquatic ecological/biodiversity perspective, the important aquatic and semi-aquatic habitats of the watercourse and depression wetland also need to be adequately preserved. When taking into account the significant visual impacts of the glare/shine on waterbirds as well as the significant collision and mortality risk to nocturnal avifaunal species, a minimum approximately 200 m Biodiversity Buffer distance is therefore recommended to be implemented on both sides of the watercourse edges. It is however recommended that the appointed Avifaunal Specialist must provide final recommendations on suitable aquatic avifaunal species- and habitat buffer zones, after completion of his/her assessment.

After consultation with well-known and recognized avifaunal specialists and although the presence of the two owl species was not necessarily physically/visually confirmed on site, it is however recommended that a minimum approximately 200 m Biodiversity Buffer distance be implemented around the depression wetland. It is however recommended that the appointed Avifaunal Specialist must provide final recommendations on suitable aquatic avifaunal species- and habitat buffer zones, after completion of his/her assessment.

It is further recommended that no bright light from any spotlights or perimeter lights should be emitted into the surrounding landscape towards the watercourse and depression wetland, during the night-time. As little light emissions as practicably/reasonably possible from the proposed development area, should occur during night time as this could lure owl and other nocturnal avifaunal species individuals towards the permitter fences and potentially result in collisions and mortality.

These recommended buffer zones and associated recommendations must be implemented to attempt to maintain the hydrological and ecological functionality and -integrity of the watercourse, depression wetland and subsequent downstream waterbodies and their associated semi-aquatic habitats along with the local surrounding terrestrial grassland landscapes and the Critical Biodiversity Area one (CBA 1). They must prevent any significant increase in sediment inputs and contamination of the watercourse and depression wetland and in so doing, ensure the persistence/livelihood of aquatic and semi-aquatic fauna and flora in the local and broader area.

As stated earlier under heading 9, based on these recommendations which initially formed part of the Site Verification Report, the original proposed development area was significantly reduced in size and the design layouts of the Photovoltaic (PV) grid were proactively revised by the applicant. The proposed development area discussed in this report, therefore constitutes this final acceptably reduced and revised area, which adheres to the relevant buffer zone recommendations.

The proposed development construction footprint must be kept as small as practicably possible to reduce the surface impact on surrounding vegetation and no unnecessary/unauthorised footprint expansion into the local or broader natural landscape surrounding the proposed development area, may take place.

No site construction basecamps may be established within the local or broader natural landscape surrounding the proposed development area.

	Adequately cordon off the proposed development construction footprint area and ensure that no construction activities, - machinery or -equipment operate or impact within the local or broader surrounding natural landscape outside the cordoned off area.		
	Adequate operational procedures for construction machinery and equipment must be developed in order to strictly govern and restrict movement of machinery only within the proposed development construction footprint area and to ensure environmentally responsible construction practices and activities.		
	Existing roads and farm tracks in close proximity to the proposed development construction footprint area, must be used during the construction phase. No new temporary roads or tracks may be constructed or implemented through the local or broader natural landscape surrounding the proposed development area.		
	Disturbed areas within and immediately surrounding the proposed development footprint area must be adequately rehabilitated as soon as practicably possible after construction.		
Cumulative Impact Rating after mitigation implementation	Low	Low	-
Environmental Significance Score and Rating after mitigation implementation	Low (28)	Low (28)	-

	Watercourse	Depression wetland	Unchanneled valley-bottom wetland
Identified Environmental Impact	Terrestrial and aquatic alien invasive species establishment within the identified watercourse, depression wetland and unchanneled valley-bottom wetland		
Magnitude of Negative or Positive Impact	Low (4)	Very low (2)	Low (4)
Duration of Negative or Positive Impact	Long term (4)	Long term (4)	Long term (4)
Extent of Positive or Negative Impact	Regional (3)	Local (2)	Regional (3)
Irreplaceability of Natural Resources being impacted upon	Moderate (3)	Moderate (3)	Moderate (3)
Reversibility of Impact	High (2)	High (2)	High (2)
Probability of Impact Occurrence	Medium (3)	Medium (3)	Medium (3)
Cumulative Impact Rating prior to mitigation	Low	Low	Low
Environmental Significance Score and Rating prior to mitigation	Low (48)	Low (39)	Low (48)

Implement an adequate Alien Invasive Species Management and Prevention Plan during the construction and operational phases. Such a Management Plan must be compiled by a suitably qualified and experienced ecologist.

It is recommended that the watercourse, depression wetland, unchanneled valley-bottom wetland as well as portions of the surrounding natural undisturbed terrestrial grasslands, must be adequately buffered out. No current or future development is allowed to take place within these buffered zones.

# Mitigation Measures to be implemented

By implementing the relevant Department of Water and Sanitation (DWS) Watercourse buffer calculation tool, a minimum Water Quality Buffer distance of approximately 60 m from the watercourse and depression wetland, was determined. Due to the extensive vegetation clearance and the subsequently anticipated significantly increased sediment input into the watercourse and depression wetland, it is however highly recommended that the proposed buffer distance should be increased by a further approximately 20 m. A minimum approximately 80 m Water Quality Buffer distance is therefore recommended to be implemented on both sides of the watercourse edges and around the depression wetland.

By implementing the relevant Department of Water and Sanitation (DWS) Wetland buffer calculation tool, a minimum Water Quality- and Biodiversity Buffer distance of approximately 60 m from the unchanneled valley-bottom wetland, was determined. Due to the extensive vegetation clearance and associated significantly increased sediment input into the unchanneled valley-bottom wetland, it is however highly recommended that the proposed buffer distance should be increased by a further approximately 20 m. A minimum approximately 80 m Water Quality- and Biodiversity Buffer distance is therefore recommended to be implemented around the unchanneled valley-bottom wetland.

From an aquatic ecological/biodiversity perspective, the important aquatic and semi-aquatic habitats of the watercourse and depression wetland also need to be adequately preserved. When taking into account the significant visual impacts of the glare/shine on waterbirds as well as the significant collision and mortality risk to nocturnal avifaunal species, a minimum approximately 200 m Biodiversity Buffer distance is therefore recommended to be implemented on both sides of the watercourse edges. It is however recommended that the appointed Avifaunal Specialist must provide final recommendations on suitable aquatic avifaunal species- and habitat buffer zones, after completion of his/her assessment.

After consultation with well-known and recognized avifaunal specialists and although the presence of the two owl species was not necessarily physically/visually confirmed on site, it is however recommended that a minimum approximately 200 m Biodiversity Buffer distance be implemented around the depression wetland. It is however recommended that the appointed Avifaunal Specialist must provide final recommendations on suitable aquatic avifaunal species- and habitat buffer zones, after completion of his/her assessment.

These recommended buffer zones and associated recommendations must be implemented to attempt to maintain the hydrological and ecological functionality and -integrity of the watercourse, wetlands and subsequent downstream waterbodies and their associated semi-aquatic habitats along with the local surrounding terrestrial grassland landscapes and the Critical Biodiversity Area one (CBA 1). They must prevent any significant increase in sediment inputs and contamination of the watercourse and wetlands and in so doing, ensure the persistence/livelihood of aquatic and semi-aquatic fauna and flora in the local and broader area.

As stated earlier under heading 9, based on these recommendations which initially formed part of the Site Verification Report, the original proposed development area was significantly reduced in size and the design layouts of the Photovoltaic (PV) grid were proactively revised by the applicant. The proposed development area discussed in this report, therefore constitutes this final acceptably reduced and revised area, which adheres to the relevant buffer zone recommendations.

Disturbed areas within and immediately surrounding the proposed development footprint area must be adequately rehabilitated as soon as practicably possible after construction.

Cumulative Impact Rating after mitigation implementation	Low	Low	Low
Environmental Significance Score and Rating after mitigation implementation	Low (12)	Low (12)	Low (12)
	Watercourse	Depression wetland	Unchanneled valley-bottom wetland
Identified Environmental Impact	Contamination of the identified watercourse and depression wetland by surface material erosion		
Magnitude of Negative or Positive Impact	Low (4)	Very low (2)	-
Duration of Negative or Positive Impact	Short term (2)	Short term (2)	-
Extent of Positive or Negative Impact	Regional (3)	Local (2)	-
Irreplaceability of Natural Resources being impacted upon	Moderate (3)	Moderate (3)	-
Reversibility of Impact	Moderate (3)	Moderate (3)	-

Probability of Impact Occurrence	Medium (3)	Low (2)	-
Cumulative Impact Rating prior to mitigation	Low	Low	•
Environmental Significance Score and Rating prior to mitigation	Low (45)	Low (24)	-
Mitigation Measures to be implemented	It is recommended that vegetation clearance possible and should only occur within the Pinfrastructure footprints, if required. Existis should not be cleared or damaged in an practicably/reasonably possible. This must erosion from occurring within and around the sediment inputs into- and contamination of waterbodies, over time.  An adequate Stormwater and Erosion Manage phases of the proposed development. This meseparation, in order to prevent any significant lit is recommended that the watercourse undisturbed terrestrial grasslands, must be take place within these buffered zones.	V grid-, internal access/services road noing vegetation situated in- between the way and should be left intact and be done in order to sufficiently manage proposed development area, which could be watercourse and depression wetland as well as part of the water of the sufficiently manage stores and depression in and around the proposed and depression wetland as well as part of the water of the	etwork- and other associated facility hese main physical footprint areas, d adequately preserved, as far as age and prevent any significant soil ould potentially lead to an increase in d as well as subsequent downstream on the construction- and operational m water runoff and clean/dirty water development area.

By implementing the relevant Department of Water and Sanitation (DWS) Watercourse buffer calculation tool, a minimum Water Quality Buffer distance of approximately 60 m from the watercourse and depression wetland, was determined. Due to the extensive vegetation clearance and the subsequently anticipated significantly increased sediment input into the watercourse and depression wetland, it is however highly recommended that the proposed buffer distance should be increased by a further approximately 20 m. A minimum approximately 80 m Water Quality Buffer distance is therefore recommended to be implemented on both sides of the watercourse edges and around the depression wetland.

From an aquatic ecological/biodiversity perspective, the important aquatic and semi-aquatic habitats of the watercourse and depression wetland also need to be adequately preserved. When taking into account the significant visual impacts of the glare/shine on waterbirds as well as the significant collision and mortality risk to nocturnal avifaunal species, a minimum approximately 200 m Biodiversity Buffer distance is therefore recommended to be implemented on both sides of the watercourse edges. It is however recommended that the appointed Avifaunal Specialist must provide final recommendations on suitable aquatic avifaunal species- and habitat buffer zones, after completion of his/her assessment.

After consultation with well-known and recognized avifaunal specialists and although the presence of the two owl species was not necessarily physically/visually confirmed on site, it is however recommended that a minimum approximately 200 m Biodiversity Buffer distance be implemented around the depression wetland. It is however recommended that the appointed Avifaunal Specialist must provide final recommendations on suitable aquatic avifaunal species- and habitat buffer zones, after completion of his/her assessment.

These recommended buffer zones and associated recommendations must be implemented to attempt to maintain the hydrological and ecological functionality and -integrity of the watercourse, depression wetland and subsequent downstream waterbodies and their associated semi-aquatic habitats along with the local surrounding terrestrial grassland landscapes and the Critical Biodiversity Area one (CBA 1). They must prevent any significant increase in sediment inputs and contamination of the watercourse and depression wetland and in so doing, ensure the persistence/livelihood of aquatic and semi-aquatic fauna and flora in the local and broader area.

	As stated earlier under heading 9, based on these recommendations which initially formed part of the Site Verification Report, the original proposed development area was significantly reduced in size and the design layouts of the Photovoltaic (PV) grid were proactively revised by the applicant. The proposed development area discussed in this report, therefore constitutes this final acceptably reduced and revised area, which adheres to the relevant buffer zone recommendations.  Disturbed areas within and immediately surrounding the proposed development footprint area must be adequately rehabilitated as soon as practicably possible after construction.		
Cumulative Impact Rating after mitigation implementation	Low	Low	-
Environmental Significance Score and Rating after mitigation implementation	Low (11)	Low (11)	-
	Watercourse	Depression wetland	Unchanneled valley-bottom wetland
Identified Environmental Impact	Contamination of the identified watercourse, depression wetland and unchanneled valley-bottom wetland by dust generation and emissions		
Magnitude of Negative or Positive Impact	Low (4)	Low (4)	Low (4)
Duration of Negative or Positive Impact	Short term (2)	Short term (2)	Short term (2)

Extent of Positive or Negative Impact	Regional (3)	Local (2)	Regional (3)
Irreplaceability of Natural Resources being impacted upon	Moderate (3)	Moderate (3)	Moderate (3)
Reversibility of Impact	Moderate (3)	Moderate (3)	Moderate (3)
Probability of Impact Occurrence	Medium (3)	Medium (3)	Medium (3)
Cumulative Impact Rating prior to mitigation	Low	Low	Low
Environmental Significance Score and Rating prior to mitigation	Low (45)	Low (42)	Low (45)
Mitigation Measures to be implemented	It is recommended that vegetation clearance should be avoided or at least minimised as far as practicably/reasonably possible and should only occur within the PV grid-, internal access/services road network- and other associated facility infrastructure footprints, if required. Existing vegetation situated in- between these main physical footprint areas, should not be cleared or damaged in any way and should be left intact and adequately preserved, as far as practicably/reasonably possible. This must be done in order to sufficiently manage and prevent any significant fugitive dust emissions from occurring within and around the proposed development area, which could potentially lead to an increase in sediment inputs into- and contamination of the watercourse, depression wetland and unchanneled valley-bottom wetland as well as subsequent downstream waterbodies, over time.  Implement suitable dust management and prevention measures during the construction phase of the proposed development.		

Construction areas and –roads to be sufficiently wetted down during the construction phase in order to prevent significant fugitive dust emissions.

Adequate operational procedures for machinery and equipment must be developed to strictly govern and restrict movement of machinery, in order to avoid unnecessary fugitive dust emissions and ensure environmentally responsible construction practices and activities.

It is recommended that the watercourse, depression wetland, unchanneled valley-bottom wetland as well as portions of the surrounding natural undisturbed terrestrial grasslands, must be adequately buffered out. No current or future development is allowed to take place within these buffered zones.

By implementing the relevant Department of Water and Sanitation (DWS) Watercourse buffer calculation tool, a minimum Water Quality Buffer distance of approximately 60 m from the watercourse and depression wetland, was determined. Due to the extensive vegetation clearance and the subsequently anticipated significantly increased sediment input into the watercourse and depression wetland, it is however highly recommended that the proposed buffer distance should be increased by a further approximately 20 m. A minimum approximately 80 m Water Quality Buffer distance is therefore recommended to be implemented on both sides of the watercourse edges and around the depression wetland.

By implementing the relevant Department of Water and Sanitation (DWS) Wetland buffer calculation tool, a minimum Water Quality- and Biodiversity Buffer distance of approximately 60 m from the unchanneled valley-bottom wetland, was determined. Due to the extensive vegetation clearance and associated significantly increased sediment input into the unchanneled valley-bottom wetland, it is however highly recommended that the proposed buffer distance should be increased by a further approximately 20 m. A minimum approximately 80 m Water Quality- and Biodiversity Buffer distance is therefore recommended to be implemented around the unchanneled valley-bottom wetland.

From an aquatic ecological/biodiversity perspective, the important aquatic and semi-aquatic habitats of the watercourse and depression wetland also need to be adequately preserved. When taking into account the significant visual impacts of the glare/shine on waterbirds as well as the significant collision and mortality risk to nocturnal avifaunal species, a minimum approximately 200 m Biodiversity Buffer distance is therefore recommended to be implemented on both sides of the watercourse edges. It is however recommended that the appointed Avifaunal Specialist must provide final recommendations on suitable aquatic avifaunal species- and habitat buffer zones, after completion of his/her assessment.

After consultation with well-known and recognized avifaunal specialists and although the presence of the two owl species was not necessarily physically/visually confirmed on site, it is however recommended that a minimum approximately 200 m Biodiversity Buffer distance be implemented around the depression wetland. It is however recommended that the appointed Avifaunal Specialist must provide final recommendations on suitable aquatic avifaunal species- and habitat buffer zones, after completion of his/her assessment.

These recommended buffer zones and associated recommendations must be implemented to attempt to maintain the hydrological and ecological functionality and -integrity of the watercourse, wetlands and subsequent downstream waterbodies and their associated semi-aquatic habitats along with the local surrounding terrestrial grassland landscapes and the Critical Biodiversity Area one (CBA 1). They must prevent any significant increase in sediment inputs and contamination of the watercourse and wetlands and in so doing, ensure the persistence/livelihood of aquatic and semi-aquatic fauna and flora in the local and broader area.

As stated earlier under heading 9, based on these recommendations which initially formed part of the Site Verification Report, the original proposed development area was significantly reduced in size and the design layouts of the Photovoltaic (PV) grid were proactively revised by the applicant. The proposed development area discussed in this report, therefore constitutes this final acceptably reduced and revised area, which adheres to the relevant buffer zone recommendations.

Disturbed areas within and immediately surrounding the proposed development footprint area must be adequately rehabilitated as soon as practicably possible after construction.

Cumulative Impact Rating after mitigation implementation	Low	Low	Low
Environmental Significance Score and Rating after mitigation implementation	Low (11)	Low (11)	Low (11)
	Watercourse	Depression wetland	Unchanneled valley-bottom wetland
Identified Environmental Impact		Impeding and contamination of the flow regimes of the identified watercourse and depression wetland, within the associated local and broader quaternary surface water catchment- and drainage area	
Magnitude of Negative or Positive Impact	Medium (6)	Low (4)	-
Duration of Negative or Positive Impact	Short term (2)	Short term (2)	-
Extent of Positive or Negative Impact	Regional (3)	Local (2)	-
Irreplaceability of Natural Resources being impacted upon	Moderate (3)	Moderate (3)	-
Reversibility of Impact	Low (4)	Low (4)	-

Probability of Impact Occurrence	High (4)	Medium (3)	-
Cumulative Impact Rating prior to mitigation	Medium	Low	-
Environmental Significance Score and Rating prior to mitigation	Medium (72)	Low (45)	-
Mitigation Measures to be implemented	It is recommended that vegetation clearance possible and should only occur within the P infrastructure footprints, if required. Existic should not be cleared or damaged in an practicably/reasonably possible. This must erosion from occurring within and around the sediment inputs into- and contamination of waterbodies, over time.  It is recommended that sufficient continued towards the north, must still be ensured and Plan must be implemented during the constantial satisfication of the cological functionality and -integrity of the towards the west.	V grid-, internal access/services road noing vegetation situated in-between the way and should be left intact and be done in order to sufficiently manage proposed development area, which could be watercourse and depression wetlands as the water runoff within- and through sufficiently managed. An adequate Statuction- and operational phases of the watering within the local catchment. This must	etwork- and other associated facility hese main physical footprint areas, d adequately preserved, as far as age and prevent any significant soil ould potentially lead to an increase in d as well as subsequent downstream agh the proposed development area cormwater and Erosion Management proposed development, in order to be done to attempt to maintain the

It is recommended that the watercourse and depression wetland as well as portions of the surrounding natural undisturbed terrestrial grasslands, must be adequately buffered out. No current or future development is allowed to take place within these buffered zones.

By implementing the relevant Department of Water and Sanitation (DWS) Watercourse buffer calculation tool, a minimum Water Quality Buffer distance of approximately 60 m from the watercourse and depression wetland, was determined. Due to the extensive vegetation clearance and the subsequently anticipated significantly increased sediment input into the watercourse and depression wetland, it is however highly recommended that the proposed buffer distance should be increased by a further approximately 20 m. A minimum approximately 80 m Water Quality Buffer distance is therefore recommended to be implemented on both sides of the watercourse edges and around the depression wetland.

From an aquatic ecological/biodiversity perspective, the important aquatic and semi-aquatic habitats of the watercourse and depression wetland also need to be adequately preserved. When taking into account the significant visual impacts of the glare/shine on waterbirds as well as the significant collision and mortality risk to nocturnal avifaunal species, a minimum approximately 200 m Biodiversity Buffer distance is therefore recommended to be implemented on both sides of the watercourse edges. It is however recommended that the appointed Avifaunal Specialist must provide final recommendations on suitable aquatic avifaunal species- and habitat buffer zones, after completion of his/her assessment.

After consultation with well-known and recognized avifaunal specialists and although the presence of the two owl species was not necessarily physically/visually confirmed on site, it is however recommended that a minimum approximately 200 m Biodiversity Buffer distance be implemented around the depression wetland. It is however recommended that the appointed Avifaunal Specialist must provide final recommendations on suitable aquatic avifaunal species- and habitat buffer zones, after completion of his/her assessment.

These recommended buffer zones and associated recommendations must be implemented to attempt to maintain the hydrological and ecological functionality and -integrity of the watercourse, depression wetland and subsequent downstream waterbodies and their associated semi-aquatic habitats along with the local surrounding terrestrial grassland landscapes and the Critical Biodiversity Area one (CBA 1). They must prevent any significant increase in sediment inputs and contamination of the watercourse and depression wetland and in so doing, ensure the persistence/livelihood of aquatic and semi-aquatic fauna and flora in the local and broader area.

As stated earlier under heading 9, based on these recommendations which initially formed part of the Site Verification Report, the original proposed development area was significantly reduced in size and the design layouts of the Photovoltaic (PV) grid were proactively revised by the applicant. The proposed development area discussed in this report, therefore constitutes this final acceptably reduced and revised area, which adheres to the relevant buffer zone recommendations.

Disturbed areas within and immediately surrounding the proposed development footprint area must be adequately rehabilitated as soon as practicably possible after construction.

If hydrocarbons or other chemicals are to be stored on site during the construction phase, the storage areas must be situated as far away as practicably/feasibly possible from the watercourse and depression wetland.

Hydrocarbon and other chemical storage areas must be adequately bunded in order to be able to contain a minimum of 150 % of the capacity of storage tanks/units.

	Adequate hydrocarbon and other chemical storage, handling, usage and spillage clean-up procedures must be developed and all relevant construction personnel must be sufficiently trained on- and apply these procedures during the entire construction phase.  Spill kits must be readily available on the construction site. All employees must be adequately trained on the correct procedure and use of the spill kits.		
Cumulative Impact Rating after mitigation implementation	Low	Low	-
Environmental Significance Score and Rating after mitigation implementation	Low (24)	Low (12)	-

## 10.4.2. Operational Phase

**Table 10: Environmental Risk and Significance Ratings** 

	Watercourse	Depression wetland	Unchanneled valley-bottom wetland
Identified Environmental Impact	Continued contamination of the identified watercourse, depression wetland and unchanneled valley-bottom wetland by dust generation and emissions		channeled valley-bottom wetland by
Magnitude of Negative or Positive Impact	Low (4)	Low (4)	Low (4)
Duration of Negative or Positive Impact	Medium term (3)	Medium term (3)	Medium term (3)
Extent of Positive or Negative Impact	Regional (3)	Local (2)	Regional (3)
Irreplaceability of Natural Resources being impacted upon	Moderate (3)	Moderate (3)	Moderate (3)
Reversibility of Impact	Moderate (3)	Moderate (3)	Moderate (3)
Probability of Impact Occurrence	Medium (3)	Medium (3)	Medium (3)
Cumulative Impact Rating prior to mitigation	Low	Low	Low

Environmental Significance Score and Rating prior to mitigation	Low (48)	Low (45)	Low (48)
	All the recommended mitigation measures for the construction phase must be adequately implemented and managed.		
Mitigation Measures to be implemented	Implement suitable dust management and prevention measures during the operational phase of the proposed development.		
	Adequate operational procedures for machinery and equipment must be developed to strictly govern and restrict movement of machinery, in order to avoid unnecessary fugitive dust emissions and ensure environmentally responsible construction practices and activities.		
Cumulative Impact Rating after mitigation implementation	Low	Low	Low
Environmental Significance Score and Rating after mitigation implementation	Low (12)	Low (12)	Low (12)

	Watercourse	Depression wetland	Unchanneled valley-bottom wetland
Identified Environmental Impact	Continued impeding and contamination of within the associated local and	of the flow regimes of the identified wat broader quaternary surface water catch	
Magnitude of Negative or Positive Impact	Medium (6)	Low (4)	-
Duration of Negative or Positive Impact	Medium term (3)	Medium term (3)	-
Extent of Positive or Negative Impact	Regional (3)	Local (2)	-
Irreplaceability of Natural Resources being impacted upon	Moderate (3)	Moderate (3)	-
Reversibility of Impact	Low (4)	Low (4)	-
Probability of Impact Occurrence	High (4)	Medium (3)	-
Cumulative Impact Rating prior to mitigation	Medium	Low	-
Environmental Significance Score and Rating prior to mitigation	Medium-High (76)	Low (48)	-

Mitigation Measures to be implemented	If all the recommended mitigation measure should prove sufficient in preventing any associated local and broader quaternary surfa	continued impeding-, contamination of	of- or significant impact within the
	The recommended buffer zones must be adequately maintained and no current or future development is allowed to encroach into the buffered zones, over time.		
	It is recommended that sufficient continue towards the north, must still be ensured and must be implemented during the construction with this and allow for continued flow within functionality and -integrity of the local and bowest.	sufficiently managed. An adequate Storn on- and operational phases of the prop the local catchment. This must be done	nwater and Erosion Management Plan osed development, in order to assist to attempt to maintain the ecological
Cumulative Impact Rating after mitigation implementation	Low	Low	-
Environmental Significance Score and Rating after mitigation implementation	Low (26)	Low (13)	-

	Proposed development area
Identified Environmental Impact	Over-extraction of operational water from a borehole
Magnitude of Negative or Positive Impact	Medium (6)
Duration of Negative or Positive Impact	Medium term (3)
Extent of Positive or Negative Impact	Regional (3)
Irreplaceability of Natural Resources being impacted upon	High (4)
Reversibility of Impact	Low (4)
Probability of Impact Occurrence	Medium (3)
Cumulative Impact Rating prior to mitigation	Medium
Environmental Significance Score and Rating prior to mitigation	Medium (60)

A Geo-hydrological assessment must be conducted of the proposed borehole, in order to determine whether the borehole will able to provide a sustainable yield that can adequately and sustainably supply the required volumes of water necessary for the operational phase of the proposed solar facility.

A Water Use License Application (WULA) must be submitted to the Department of Water and Sanitation, in accordance with the National Water Act (Act 36 of 1998).

Only the allotted water quantities as per the approved Water Use License are to be utilised.

A flow meter is to be installed in order to enable monitoring and management of water consumption.

## Mitigation Measures to be implemented

Water consumption figures must be submitted to the Department of Water and Sanitation (DWS) on a regular basis in order to ensure compliance with the allotted water quantities as per the approved Water Use License.

Water saving initiatives must be implemented for the construction and operational phases of the proposed solar development.

Environmentally responsible water use practices and activities must be adopted for the construction and operational phases of the proposed solar development.

Provide training interventions for the relevant construction and operations personnel on correct environmentally responsible water use practices and activities.

Cumulative Impact Rating after mitigation implementation	Low
Environmental Significance Score and Rating after mitigation implementation	Low (34)

11. Summary and Conclusion

A number of ecologically/conservationally significant and sensitive aquatic features/habitats and -

species were identified throughout the original assessment area and the surrounding 500 m 'zone

of influence'. Based on these findings and the subsequent initial recommendations of the Site

Verification Report, the original proposed development area was significantly reduced in size and

the design layouts of the Photovoltaic (PV) grid were revised by the applicant. This was done

proactively by the applicant, prior to the formal commencement of the Environmental Impact

Assessment (EIA) process, in order to ensure that the proposed development area is adequately

kept away from any of the identified ecologically/conservationally significant and sensitive aquatic

features/habitats and -species. The proposed development area discussed in this report, therefore

constitutes this final acceptably reduced and revised area.

The proposed development area constitutes a combined single footprint area of approximately 101

ha in size. The proposed development area and surrounding 500 m 'zone of influence' consist of a

mosaic of mainly natural undisturbed terrestrial grassland and to a lesser extent, old historically

cultivated agricultural lands.

The majority of the proposed development area along with the broader area to the north-west fall

within a Critical Biodiversity Area one (CBA 1), according to the Free State Provincial Spatial

Biodiversity Plan 2018 (Collins, 2018).

The mechanical clearance associated with the proposed solar power generation facility development, will in all probability completely transform the majority of the existing surface vegetation within the PV grid-, internal access/services road network- and other associated facility infrastructure footprints. The proposed development area could therefore likely be prone to significant potential surface soil erosion, due to the sloping landscape towards the north, together with the loosening of surface materials and clearance of vegetation caused by construction activities, which usually binds the soil surface. Such soil erosion could potentially lead to a gradual, continual increase in sediment inputs into- and substantial contamination of the identified aquatic features to the north of the proposed development area as well as subsequent downstream waterbodies, over

time.

It is therefore recommended that vegetation clearance should be avoided or at least minimised as far as practicably/reasonably possible and should only occur within the PV grid-, internal

access/services road network- and other associated facility infrastructure footprints, if required. Existing vegetation situated in- between these main physical footprint areas, should not be cleared or damaged in any way and should be left intact and adequately preserved, as far as practicably/reasonably possible. This must be done in order to sufficiently manage and prevent

any significant soil erosion from occurring within and around the proposed development area, which could potentially lead to an increase in sediment inputs into- and contamination of the

identified aquatic features to the north of the proposed development area as well as subsequent

downstream waterbodies, over time.

Leave a future behind

**Water Catchment and Drainage Information** 

The proposed development area and surrounding 500 m 'zone of influence' fall within the Middle

Vaal Water Management Area (WMA 9) and the associated C25B quaternary surface water

catchment- and drainage area. A local but extensive linear topographic highpoint/ridge apex is

located directly adjacent south of the proposed development area, which roughly lies in a south-

west to north-east direction. This highpoint/ridge apex acts as a natural linear surface water runoff-

and drainage separator, between the area situated south of- and the proposed development area

situated north of the highpoint/ridge apex, respectively. Surface water runoff from the local area

consequently mainly drains either in a northerly- or southerly direction, depending on which side of

the highpoint/ridge apex the area is situated. Virtually the entire proposed development area drains

towards the north.

**Watercourse Baseline Information** 

The significant second-order seasonal watercourse known as the Sandspruit, flows past the

proposed development area, approximately 650 m to the north and continues in a westerly

direction. It then eventually discharges into the Vaal River. The Sandspruit is deemed the only

significant watercourse associated with the proposed development area.

**Significant Watercourse** 

A significant first-order seasonal watercourse/tributary associated with the commencement portion

of the Sandspruit, flows past the proposed development area, approximately 550 m to the north and

continues in a westerly direction. Surface water runoff from the proposed development area which

is situated north of the highpoint/ridge apex (see discussion earlier above), consequently mainly

drains towards this watercourse. This watercourse discharges into the Sandspruit, approximately

650 m to the north of the proposed development area and therefore forms an important part of the

local and broader quaternary surface water catchment- and drainage area, towards the west.

Although six (6) earth dams have been artificially constructed within the watercourse, the

watercourse and associated earth dams still house locally distinct and important aquatic and semi-

aquatic habitats, which are mainly dominated by hydrophytic grass- and -graminoid species.

These locally distinct and important aquatic and semi-aquatic habitats are also visibly utilised by

various common and habitat-specific waterbirds, amphibian species and aquatic invertebrates as

refuge and for breeding, foraging and/or persistence purposes, although the focus of the site

assessment was not on avifauna.

Leave a future behind

**Preferential Water Flow paths/Drainage Lines** 

Three small preferential water flow paths/drainage lines are present between 200 m and 500 m

north-east of the proposed development area. These flow paths/drainage lines traverse a number of

old historically cultivated agricultural lands and merely assist with channelling surface water runoff

from a very small portion to the east of the proposed development area, towards the significant

watercourse to the north.

Due to the lack of continuous water flow through the local area, these flow paths/drainage lines do

not possess any ecologically/conservationally significant semi-aquatic habitat. They rather house a

similar terrestrial grassland vegetation composition and -structure relative to the surrounding

landscape, with merely slight variations in species representation.

These flow paths/drainage lines therefore merely play a minor assisting role in the local catchment

and drainage and are not viewed as being of any conservational significance/value, from a

hydrological or aquatic ecological/biodiversity perspective.

It is not anticipated that the proposed development should significantly impede or impact on the

flow regimes of these flow paths/drainage lines. It is however recommended that sufficient

continued stormwater runoff within- and through the proposed development area towards the

north, must still be ensured and sufficiently managed. An adequate Stormwater and Erosion

Management Plan must be implemented during the construction- and operational phases of the

proposed development, in order to assist with this and allow for continued flow within the local

catchment. This must be done to attempt to maintain the ecological functionality and -integrity of

the local and broader quaternary surface water catchment- and drainage area, towards the west.

**Depression Wetland** 

A naturally occurring depression wetland is present, approximately 200 m south of the proposed

development area. This wetland is situated to the north of the highpoint/ridge apex and its

surrounding landscape therefore mainly slopes towards the north. The small portion to the west of

the wetland however rather drains towards the east, in the direction of this wetland.

The wetland is seasonally/temporarily inundated and no distinct surface water flow paths into or out

of the wetland are evident, as it rather constitutes a slight surface depression within the local

landscape. The wetland therefore merely collects rainwater as well as general surface water runoff

from a very limited upstream area to its south and east, but which is still situated to the north of the

highpoint/ridge apex.

The wetland houses a locally distinct and important semi-aquatic habitat within its basin and around

its edges, which is mainly dominated by hydrophytic grass- and -graminoid species.

This locally distinct and important semi-aquatic habitat is also likely utilised by various common and

habitat-specific waterbirds, amphibian species and aquatic invertebrates as refuge and for breeding,

foraging and/or persistence purposes, although the focus of the site assessment was not on

avifauna.

Although not specifically observed during the site assessment as the focus of the assessment was

not on avifauna, this wetland and local surrounding terrestrial grassland landscape provide very

suitable habitat for Marsh owls (Asio capensis) and Grass owls (Tyto capensis). Marsh owl individuals

were in fact encountered within various other local wetlands surrounding the proposed

development area. It is therefore highly likely that the semi-aquatic habitat of the identified wetland

and local surrounding terrestrial grassland landscape are utilised by individuals and/or pairs of one

or both of these owl species as refuge and for breeding, foraging and/or persistence purposes. Both

of these owl species are considered to be very habitat-specific and therefore range-limited. The

latter species is nationally classified as a Vulnerable Red Data Listed bird species, due to extensive

habitat degradation and loss.

**Unchanneled Valley-bottom Wetland** 

A significantly sized, broad naturally occurring unchanneled valley-bottom wetland is present,

approximately 100 m south of the proposed development area. This wetland is situated to the south

of the highpoint/ridge apex and its surrounding landscape therefore mainly slopes towards the

south.

Leave a future behind

Surface water runoff from a substantial portion of the landscape to the south of the highpoint/ridge

apex, consequently mainly channels and drains through this wetland, towards the lower lying south-

west. Surface water flow towards this wetland will not be directly impacted by the proposed

development as the wetland and proposed development area are topographically separated by the

presence of the highpoint/ridge apex.

Due to the sloping topography of the area along with a lack of continuous water flow through the

local area, this wetland does not possess any ecologically/conservationally significant semi-aquatic

habitat. It rather houses a similar terrestrial grassland vegetation composition and -structure,

relative to the surrounding landscape, with merely slight variations in species representation. The

wetland is therefore not expected to be specifically utilised by any habitat-specific waterbirds,

amphibian species and/or aquatic invertebrates as refuge or for breeding, foraging and/or

persistence purposes, although the focus of the site assessment was not on avifauna.

The wetland gradually flows into a subsequent significantly sized naturally occurring unchanneled

valley-bottom wetland, located further downstream to the south-west. The outflow of this

subsequent wetland further flows into an artificially constructed earth dam which in turn, finally

discharges into a significantly sized depression pan, located approximately 1.7 km south-west of the

proposed development area.

It is therefore evident that this unchanneled valley-bottom wetland situated approximately 100 m to

the south of the proposed development area, forms an important part of the hydrological and

aquatic ecological connectivity of the local and broader quaternary surface water catchment- and

drainage area, towards the west.

**Buffer Zone- and Other Recommendations** 

It is recommended that the watercourse, depression wetland, unchanneled valley-bottom wetland

as well as portions of the surrounding natural undisturbed terrestrial grasslands, must be

adequately buffered out. No current or future development is allowed to take place within these

buffered zones.

Leave a future behind

By implementing the relevant Department of Water and Sanitation (DWS) Watercourse buffer

calculation tool, a minimum Water Quality Buffer distance of approximately 60 m from the

watercourse and depression wetland, was determined. Due to the extensive vegetation clearance

and the subsequently anticipated significantly increased sediment input into the watercourse and

depression wetland, it is however highly recommended that the proposed buffer distance should

be increased by a further approximately 20 m. A minimum approximately 80 m Water Quality

Buffer distance is therefore recommended to be implemented on both sides of the watercourse

edges and around the depression wetland.

By implementing the relevant Department of Water and Sanitation (DWS) Wetland buffer

calculation tool, a minimum Water Quality- and Biodiversity Buffer distance of approximately 60

m from the unchanneled valley-bottom wetland, was determined. Due to the extensive vegetation

clearance and associated significantly increased sediment input into the unchanneled valley-

bottom wetland, it is however highly recommended that the proposed buffer distance should be

increased by a further approximately 20 m. A minimum approximately 80 m Water Quality- and

Biodiversity Buffer distance is therefore recommended to be implemented around the

unchanneled valley-bottom wetland.

The significant noise generated by the construction activities, will likely cause substantial

disturbance and subsequently impact negatively on the ecological integrity and -functionality of the

aquatic and semi-aquatic habitats of the watercourse, depression wetland and the local surrounding

terrestrial grassland landscape. The erection of permanent permitter fencing and associated night-

time illumination infrastructure around the proposed solar power generation facility footprint area,

furthermore poses a significant collision and mortality risk to the relevant owl and other nocturnal

avifaunal species that utilise the area. The operations of the established solar power generation

facility infrastructure will also result in continual emissions of significantly bright glare/shine into the

surrounding landscape.

From an aquatic ecological/biodiversity perspective, the important aquatic and semi-aquatic

habitats of the watercourse and depression wetland also need to be adequately preserved. When

taking into account the significant visual impacts of the glare/shine on waterbirds as well as the

significant collision and mortality risk to nocturnal avifaunal species, a minimum approximately

200 m Biodiversity Buffer distance is therefore recommended to be implemented on both sides of

the watercourse edges. It is however recommended that the appointed Avifaunal Specialist must

provide final recommendations on suitable aquatic avifaunal species- and habitat buffer zones,

after completion of his/her assessment.

After consultation with well-known and recognized avifaunal specialists and although the

presence of the two owl species was not necessarily physically/visually confirmed on site, it is

however recommended that a minimum approximately 200 m Biodiversity Buffer distance be

implemented around the depression wetland. It is however recommended that the appointed

Avifaunal Specialist must provide final recommendations on suitable aquatic avifaunal species-

and habitat buffer zones, after completion of his/her assessment.

Leave a future behind

The Terrestrial Ecologist must also provide final recommendations regarding the proposed

development within the majority portions of the area, which are classified as a Critical Biodiversity

Area one (CBA 1).

It is further recommended that no bright light from any spotlights or perimeter lights should be

emitted into the surrounding landscape towards the watercourse and depression wetland, during

the night-time. As little light emissions as practicably/reasonably possible from the proposed

development area, should occur during night time as this could lure owl and other nocturnal

avifaunal species individuals towards the permitter fences and potentially result in collisions and

mortality.

These recommended buffer zones and associated recommendations must be implemented to

attempt to maintain the hydrological and ecological functionality and -integrity of the watercourse,

wetlands and subsequent downstream waterbodies and their associated semi-aquatic habitats along

with the local surrounding terrestrial grassland landscapes and the Critical Biodiversity Area one

(CBA 1). They must prevent any significant increase in sediment inputs and contamination of the

watercourse and wetlands and in so doing, ensure the persistence/livelihood of aquatic and semi-

aquatic fauna and flora in the local and broader area.

As stated under earlier above, based on these recommendations which initially formed part of the

Site Verification Report, the original proposed development area was significantly reduced in size

and the design layouts of the Photovoltaic (PV) grid were proactively revised by the applicant. The

proposed development area discussed in this report, therefore constitutes this final acceptably

reduced and revised area, which adheres to the relevant buffer zone recommendations.

Leave a future behind

Conclusion

The various aquatic features identified within the 500 m 'zone of influence' surrounding the

proposed development area, all scored moderate Ecological Importance and Sensitivity (EIS) values

and are viewed as being of moderate to high conservational significance/value for habitat

preservation and ecological functionality persistence in support of the surrounding aquatic

ecosystem and the associated habitat-specific waterbirds, amphibian species and aquatic

invertebrates along with the likely presence of ecologically important, habitat-specific and range-

limited bird species. The presence of the Critical Biodiversity Area one (CBA 1), further substantiates

the ecological importance of the area.

Transformation of an aquatic Critical Biodiversity Area one (CBA 1), associated with the identified

watercourse and depression wetland; disturbance of-/damage to aquatic and semi-aquatic faunal

habitats, associated with the identified watercourse and depression wetland as well as impeding and

contamination of the flow regimes of the identified watercourse and depression wetland, within the

associated local and broader quaternary surface water catchment- and drainage area, were

identified and addressed as significant potential long-term aquatic ecological impacts, associated

with the construction phase of the proposed development.

Continued impeding and contamination of the flow regimes of the identified watercourse and

depression wetland, within the associated local and broader quaternary surface water catchment-

and drainage area as well as over-extraction of operational water from a borehole, were

furthermore identified and addressed as significant potential long-term aquatic ecological impacts,

associated with the operational phase of the proposed development.

The proposed development merely forms a small part of a significantly sized and extensive

combined solar power generation facility cluster, which is envisaged and consequently being applied

for throughout the local and broader landscape surrounding the proposed development area. This

extensive combined cluster development and subsequent transformation in the same geographical

area, which will highly likely take place, will therefore lead to substantial cumulative aquatic

ecological impacts.

The significant potential long-term aquatic ecological impacts identified for the proposed

development, could therefore potentially add moderate cumulative impact to the existing and

anticipated future negative impacts, associated with the envisaged significantly sized and extensive

combined solar power generation facility cluster.

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It is however the opinion of the specialist, by application of the NEMA Mitigation Hierarchy, that all

the identified potential cumulative aquatic ecological impacts associated with the proposed

development, can be suitably reduced and mitigated to within acceptable residual levels, by

implementation of the recommended mitigation measures. It is therefore not anticipated that the

proposed development will add any significant residual cumulative aquatic ecological impacts to the

surrounding environment, if all recommended mitigation measures as per this aquatic ecological

report are adequately implemented and managed, for both the construction- and operational

phases of the proposed development.

It is the opinion of the specialist from an aquatic ecological and hydrological perspective, that the

proposed development area is of low sensitivity and should be considered by the competent

authority, for Environmental Authorisation and approval. All recommended mitigation measures

as per this aquatic ecological report must however be adequately implemented and managed for

both the construction and operational phases of the proposed development. All necessary

authorisations, permits and licenses must also be obtained prior to the commencement of any

construction.

12. References

Collins, N.B. 2018. Free State Province Biodiversity Plan: CBA map. Free State Department of

Economic, Small Business Development, Tourism and Environmental Affairs. Internal Report.

Collins, N.B. 2018. Free State Province Biodiversity Plan: Technical Report v1.0. Free State

Department of Economic, Small Business Development, Tourism and Environmental Affairs. Internal

Report.

Mucina, L. & Rutherford, M.C. (eds.) 2006. The Vegetation of South Africa, Lesotho and Swaziland.

Strelitzia 19. South African National Biodiversity Institute, Pretoria.

National Environmental Management Act (Act 107 of 1998)

National Environmental Management: Biodiversity Act (Act 10 of 2004)

National Environmental Management: Biodiversity Act (Act 10 of 2004); Alien and Invasive Species

Regulations, 2014

National Forests Act (Act 84 of 1998)

National Water Act (Act 36 of 1998)

National Water Act (Act No. 36 of 1998): Regulations regarding the procedural requirements for

Water Use License Applications and Appeals

South African National Biodiversity Institute (2006-2019). The Vegetation Map of South Africa,

Lesotho and Swaziland, Mucina, L., Rutherford, M.C. and Powrie, L.W. (Editors).

Van Oudtshoorn, F. 2004. Gids tot Grasse van SuidAfrika. 2nd Ed. Briza Publikasies.

www.climate-data.org