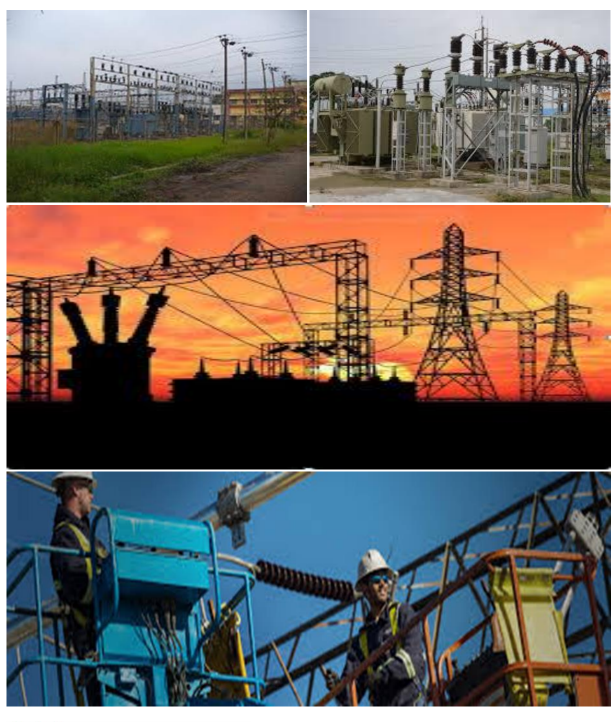
ABERDEEN WIND FACILITY 2, EASTERN CAPE PROVINCE

Environmental Management Programme for an on-site substation (132kV) associated with the Aberdeen Wind Facility 2

March 2023

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





environmental affairs

Department: Environmental Affairs REPUBLIC OF SOUTH AFRICA

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INTRODUCTION

1. Background

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

2. Purpose

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

3. Objective

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

4. Scope

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

5. Structure of this document

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

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

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

| Part | Section | Heading | Content |
|------|---------|---------|---|
| | | | approved, Part C forms part of the EMPr for the site and is legally binding. |
| | | | This section applies only to additional impact management outcomes and impact management actions that are necessary for the avoidance, management and mitigation of impacts and risks associated with the specific development or expansion and which are not already included in <u>Part B: section 1</u> . |
| Арре | endix 1 | | Contains the method statements to be prepared prior to commencement of the activity. The method statements are not required to be submitted to the competent authority. |

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

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

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

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

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

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

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

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

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

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

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

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

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

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

PART A – GENERAL INFORMATION

1. **DEFINITIONS**

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

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

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

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

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

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

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

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

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

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

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

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

"works" means the works to be executed in terms of the Contract

2. ACRONYMS and ABBREVIATIONS

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

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

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

| Responsible Person(s) | Role and Responsibilities |
|--------------------------------------|--|
| Developer's Project Manager (DPM) | Role The Project Developer is accountable for ensuring compliance with the EMPr and any conditions of approval from the competent authority (CA). Where required, an environmental control officer (ECO) must be contracted by the Project Developer to objectively monitor the implementation of the EMPr according to relevant environmental legislation, and the conditions of the environmental authorisation (EA). The Project Developer is further responsible for providing and giving mandate to enable the ECO to perform responsibilities, and he must ensure that the ECO is integrated as part of the project team while remaining independent. Responsibilities - Be fully conversant with the conditions of the EA; - Ensure that all stipulations within the EMPr are communicated and adhered to by the Developer and its Contractor(s); - Issuing of site instructions to the Contractor for corrective actions required; - Monitor the implementation of the EMPr throughout the project by means of site inspections and meetings. Overall management of the project and EMPr implementation; and - Ensure that periodic environmental performance audits are undertaken on the project implementation. |

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

| Responsible Person(s) | Role and Responsibilities |
|-------------------------------------|---|
| Developer Site Supervisor (DSS) | Role The DSS reports directly to the DPM, oversees site works, liaises with the contractor(s) and the ECO. The DSS is responsible for the day to day implementation of the EMPr and for ensuring the compliance of all contractors with the conditions and requirements stipulated in the EMPr. |
| | <u>Responsibilities</u> Ensure that all contractors identify a contractor's Environmental Officer (cEO); Must be fully conversant with the conditions of the EA. Oversees site works, liaison with Contractor, DPM and ECO; |
| | Must ensure that all landowners have the relevant contact details of the site staff, ECO and cEO; Issuing of site instructions to the Contractor for corrective actions required; Will issue all non-compliances to contractors; and Ratify the Monthly Environmental Report. |
| Environmental Control Officer (ECO) | Role The ECO should have appropriate training and experience in the implementation of environmental management specifications. The primary role of the ECO is to act as an independent quality controller and monitoring agent regarding all environmental concerns and associated environmental impacts. In this respect, the ECO is to conduct periodic site inspections, attend regular site meetings, pre-empt problems and suggest mitigation and be available to advise on incidental issues that arise. The ECO is also required to conduct compliance audits, verifying the monitoring reports submitted by the cEO. The ECO provides feedback to the DSS and Project Manager regarding all environmental matters. The Contractor, cEO and dEO are answerable to the Environmental Control Officer for non-compliance with the Performance Specifications as set out in the EA and EMPr. |
| | The ECO provides feedback to the DSS and Project Manager, who in turn reports back to the Contractor and potential and Registered Interested &Affected Parties' (RI&AP's), as required. Issues of non-compliance raised by the ECO must be taken up by the Project Manager, and resolved with the Contractor as per the conditions of his contract. Decisions regarding environmental procedures, specifications and requirements which have a cost implication (i.e. those that are deemed to be a variation, not allowed for in the |

| Responsible Person(s) | Role and Responsibilities |
|-----------------------|--|
| | Performance Specification) must be endorsed by the Project Manager. The ECO must also, as specified by the EA, report to the relevant CA as and when required. |
| | <u>Responsibilities</u> The responsibilities of the ECO will include the following: Be aware of the findings and conclusions of all EA related to the development; Be familiar with the recommendations and mitigation measures of this EMPr; Be conversant with relevant environmental legislation, policies and procedures, and ensure compliance with them; |
| | Undertake regular and comprehensive site inspections / audits of the construction site according to the generic EMPr and applicable licenses in order to monitor compliance as required; Educate the construction team about the management measures contained in the EMPr and environmental licenses; Compilation and administration of an environmental monitoring plan to ensure that the environmental |
| | management measures are implemented and are effective; Monitoring the performance of the Contractors and ensuring compliance with the EMPr and associated Method Statements; |
| | In consultation with the Developer Site Supervisor order the removal of person(s) and/or equipment which are in contravention of the specifications of the EMPr and/or environmental licenses; Liaison between the DPM, Contractors, authorities and other lead stakeholders on all environmental concerns; |
| | Compile a regular environmental audit report highlighting any non-compliance issues as well as satisfactory or exceptional compliance with the EMPr; Validating the regular site inspection reports, which are to be prepared by the contractor Environmental Officer (cEO); |
| | Checking the cEO's record of environmental incidents (spills, impacts, legal transgressions etc.) as well as corrective and preventive actions taken; Checking the cEO's public complaints register in which all complaints are recorded, as well as action taken; |

| Responsible Person(s) | Role and Responsibilities |
|--|--|
| | Assisting in the resolution of conflicts; Facilitate training for all personnel on the site – this may range from carrying out the training, to reviewing the training programmes of the Contractor; In case of non-compliances, the ECO must first communicate this to the Senior Site Supervisor, who has the power to ensure this matter is addressed. Should no action or insufficient action be taken, the ECO may report this matter to the authorities as non-compliance; Maintenance, update and review of the EMPr; Communication of all modifications to the EMPr to the relevant stakeholders. |
| developer Environmental Officer (dEO) | Role The dEOs will report to the Project Manager and are responsible for implementation of the EMPr, environmental monitoring and reporting, providing environmental input to the Project Manager and Contractor's Manager, liaising with contractors and the landowners as well as a range of environmental coordination responsibilities. |
| | Responsibilities Be fully conversant with the EMPr; Be familiar with the recommendations and mitigation measures of this EMPr, and implement these measures; Ensure that all stipulations within the EMPr are communicated and adhered to by the Employees, Contractor(s); Confine the development site to the demarcated area; Conduct environmental internal audits with regards to EMPr and authorisation compliance (on cEO); Assist the contractors in addressing environmental challenges on site; Assist in incident management: Reporting environmental incidents to developer and ensuring that corrective action is taken, and lessons learnt shared; Assist the contractor in investigating environmental incidents and compile investigation reports; Follow-up on pre-warnings, defects, non-conformance reports; |

| Responsible Person(s) | Role and Responsibilities |
|-----------------------|--|
| | Measure and communicate environmental performance to the Contractor; Conduct environmental awareness training on site together with ECO and cEO; Ensure that the necessary legal permits and / or licenses are in place and up to date; Acting as Developer's Environmental Representative on site and work together with the ECO and contractor; |
| Contractor | Role The Contractor appoints the cEO and has overall responsibility for ensuring that all work, activities, and actions linked to the delivery of the contract are in line with the EMPr and that Method Statements are implemented as described. External contractors must ensure compliance with this EMPr while performing the onsite activities as per their contract with the Project Developer. The contractors are required, where specified, to provide Method Statements setting out in detail how the impact management actions contained in the EMPr will be implemented during the development or expansion of substation infrastructure for the transmission and distribution of electricity activities. Responsibilities project delivery and quality control for the development services as per appointment; employ a suitably gualified person to monitor and report to the Project Developer's appointed person |
| | entipley a solidatly qualited person to monitor and report to the molect beveloper supported person on the daily activities on-site during the construction period; ensure that safe, environmentally acceptable working methods and practices are implemented and that equipment is properly operated and maintained, to facilitate proper access and enable any operation to be carried out safely; attend on site meeting(s) prior to the commencement of activities to confirm the procedure and designated activity zones; ensure that contractors' staff repair, at their own cost, any environmental damage as a result of a contravention of the specifications contained in EMPr, to the satisfaction of the ECO. |

| Responsible Person(s) | Role and Responsibilities |
|---|--|
| contractor Environmental Officer (cEO) | Role Each Contractor affected by the EMPr should appoint a cEO, who is responsible for the on-site implementation of the EMPr (or relevant sections of the EMPr). The Contractor's representative can be the site agent; site engineer; a dedicated environmental officer; or an independent consultant. The Contractor must ensure that the Contractor's Representative is suitably qualified to perform the necessary tasks and is appointed at a level such that she/he can interact effectively with other site Contractors, labourers, the Environmental Control Officer and the public. As a minimum the cEO shall meet the following criteria: |
| | <u>Responsibilities</u> Be on site throughout the duration of the project and be dedicated to the project; Ensure all their staff are aware of the environmental requirements, conditions and constraints with respect to all of their activities on site; Implementing the environmental conditions, guidelines and requirements as stipulated within the EA, EMPr and Method Statements; Attend the Environmental Site Meeting; Undertaking corrective actions where non-compliances are registered within the stipulated timeframes; Report back formally on the completion of corrective actions; Assist the ECO in maintaining all the site documentation; Prepare the site inspection reports and corrective action reports for submission to the ECO; Assist the ECO with the preparing of the monthly report; and Where more than one Contractor is undertaking work on site, each company appointed as a Contractor will appoint a cEO representing that company. |

4. ENVIRONMENTAL DOCUMENTATION REPORTING AND COMPLIANCE

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

4.1 Document control/Filing system

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

4.2 Documentation to be available

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

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

4.3 Weekly Environmental Checklist

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

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

4.4 Environmental site meetings

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

4.5 Required Method Statements

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

The method statement must cover applicable details with regard to:

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

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

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

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

4.6 Environmental Incident Log (Diary)

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

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

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

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

The Environmental Incident Log will be captured in the EAR.

4.7 Non-compliance

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

- Time and date of the non-compliance;
- Name of the contractor responsible;
- Nature and description of the non-compliance;
- Recommended / required corrective action; and
- Date by which the corrective action to be completed.
- The contractors shall act immediately when a notice of non-compliance is received and correct whatever is the cause for the issuing of the notice. Complaints received regarding activities on the development site pertaining to the environment shall be

recorded in a dedicated register and the response noted with the date and action taken. The ECO should be made aware of any complaints. Any non-compliance with the agreed procedures of the EMPr is a transgression of the various statutes and laws that define the manner by which the environment is managed. Failure to redress the cause shall be reported to the relevant CA for them to deal with the transgression, as it deems fit. The contractor is deemed not to have complied with the EMPr if, inter alia, There is a deviation from the environmental conditions, impact management outcomes and impact management actions activities, as approved in generic and site specific EMPr as relevant as set out in the EMPr, which deviation has, or may cause, an environmental impact.

4.8 Corrective action records

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

4.9 Photographic record

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

The Contractor shall:

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

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

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

4.10 Complaints register

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

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

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

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

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

The ECOs shall:

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

4.13 Environmental audits

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

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

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

4.14 Final environmental audits

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

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

5. IMPACT MANAGEMENT OUTCOMES AND IMPACT MANAGEMENT ACTIONS

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

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

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

5.1 Environmental awareness training

Impact management outcome: All onsite staff are aware and understands the individual responsibilities in terms of this EMPr.

| Impact Management Actions | Implementation | ı | | Monitoring | | |
|---|--|--|--|-----------------------|---|--|
| | Responsible person | Method of implementation | Timeframe for implementation | Responsible person | Frequency | Evidence of compliance |
| All staff must receive environmental awareness training prior to commencement of the activities; | ECO / cEO / dEO | Hold environmental awareness training workshops | Pre-construction Construction and Operations | ECO dEO | Monthly and as and when required | Attendance register and training minutes / notes for the record |
| The Contractor must allow for sufficient sessions to train all personnel with no more than 20 personnel attending each course; | Contractor | Scheduling of sufficient sessions through consultation with the ECO / cEO / dEO | Pre-construction Construction | ECO dEO | Monthly and as and when required | Attendance register and training minutes / notes for the record |
| Refresher environmental awareness training is available as and when required; | cEO / dEO in consultation with the ECO | Hold refresher environmental awareness training workshops | During the construction phase | ECO dEO | Monthly and as and when required | Attendance register and training minutes / notes for the record |
| All staff are aware of the conditions and controls linked to the EA and within the EMPr and made aware of their individual roles and responsibilities in achieving compliance with the EA and EMPr; | cEO / dEO | Hold training workshops and ensure that the EA and EMPr is readily available | During the construction phase | ECO dEO | Monthly and as and when required | Attendance register and training minutes / notes for the record |

| The Contractor must erect and maintain information posters at key locations on site, and the posters must include the following information as a minimum: a) Safety notifications; and b) No littering. | Contractor | Develop and place appropriate posters at key locations | Pre-construction Construction | ECO dEO cEO | Monthly | Photographic record |
|---|--|---|-------------------------------------|-------------------|---|--|
| Environmental awareness training must include as a minimum the following: a) Description of significant environmental impacts, actual or potential, related to their work activities; b) Mitigation measures to be implemented when carrying out specific activities; c) Emergency preparedness and response procedures; d) Emergency procedures; e) Procedures to be followed when working near or within sensitive areas; f) Wastewater management procedures; g) Water usage and conservation; h) Solid waste management procedures; i) Sanitation procedures; j) Fire prevention; and k) Disease prevention. | cEO / dEO in consultation with the ECO | Develop environmental awareness training material which covers the minimum requirements | Pre-construction Construction | ECO dEO | Prior to the commence ment of the environmen tal awareness training | Environment al awareness training material requirements checklist |
| A record of all environmental awareness training courses undertaken as part of the EMPr must be available; | ECO / cEO / dEO | Filing system including all proof of training (i.e. attendance register and training minutes / notes for the record) | During the construction phase | ECO dEO | Monthly | Completed and up to date filing system with proof of training |
| Educate workers on the dangers of open and/or unattended fires; | cEO / dEO in consultation with the ECO | Develop environmental awareness training | Pre-construction Construction | ECO dEO | Prior to the commence ment of the | Environment al awareness training |

| | | material which | | | | environmen | material |
|---|-------------|---------------------|--------------|-----|-----|------------|------------------|
| | | covers the | | | | tal | requirements |
| | | dangers of open | | | | awareness | checklist |
| | | and/or | | | | training | |
| | | unattended fire | | | | | |
| - A staff attendance register of all staff to have received | ECO / cEO / | Filing system | During | the | ECO | Monthly | Completed |
| environmental awareness training must be available. | dEO | including all proof | construction | | dEO | | and up to |
| | | of training (i.e. | phase | | | | date filing |
| | | attendance | | | | | system |
| | | register) | | | | | inclusive of all |
| | | | | | | | attendance |
| | | | | | | | registers |
| - Course material must be available and presented in | ECO / cEO / | Develop | During | the | ECO | Monthly | Environment |
| appropriate languages that all staff can understand. | dEO | environmental | construction | | dEO | | al awareness |
| | | awareness training | phase | | | | training |
| | | material in the | | | | | material |
| | | required | | | | | requirements |
| | | languages. | | | | | checklist and |
| | | Training material | | | | | the training |
| | | must by readily | | | | | register which |
| | | available to all | | | | | must indicate |
| | | staff | | | | | the language |
| | | | | | | | of the training |

5.2 Site Establishment development

Impact management outcome: Impacts on the environment are minimised during site establishment and the development footprint are kept to demarcated development area.

| Impact Management Actions | Implementation | | | Monitoring | | | |
|---|-----------------------|--|----------------------------------|-----------------------|---------------------------------------|---|--|
| | Responsible person | Method of implementation | Timeframe for implementation | Responsible person | Frequency | Evidence of compliance | |
| A method statement must be provided by the contractor prior to any onsite activity that includes the layout of the construction camp in the form of a plan showing the location of key infrastructure and services (where applicable), including but not limited to offices, overnight vehicle parking areas, stores, the workshop, stockpile and lay down areas, hazardous materials storage areas (including fuels), the batching plant (if one is located at the construction camp), designated access routes, equipment cleaning areas and the placement of staff accommodation, cooking and ablution facilities, waste and wastewater management; | Contractor | Development of an appropriate method statement | Pre-construction | ECO dEO | Once, prior to constructio n | Availability of the method statement which complies with the minimum requirements listed | |
| Location of camps must be within approved area to ensure that the site does not impact on sensitive areas identified in the environmental assessment or site walk through; | DPM | Place construction camps outside of sensitive areas identified in the Basic Assessment Report | Pre-construction Construction | ECO dEO | Once, prior to constructio n | Availability of a layout and sensitivity map indicating avoidance of sensitive areas | |
| Sites must be located where possible on previously disturbed areas; | DPM | Place site outside of sensitive areas and within previously disturbed areas | Pre-construction | ECO dEO | Once, prior to constructio n | Availability of a layout and sensitivity map indicating | |

| | | identified in the BA Report | | | | avoidance of sensitive areas and placement within disturbed areas |
|---|------------|---|------------------------------------|------------|--|---|
| The camp must be fenced in accordance with Section 5.5: Fencing and gate installation; and | DPM | Design and implementation of fencing as per the requirements of Section 5.5 of this EMPr | Pre-construction & Construction | ECO dEO | Once, prior to constructio n and once during the constructio n of the fencing | The camp is fenced in accordance with Section 5.5 of this EMPr |
| The use of existing accommodation for contractor staff, where possible, is encouraged. | Contractor | Obtain sufficient and appropriate accommodation facilities for personnel where relevant | Pre-construction | ECO dEO | Once, prior to constructio n | Proof of appropriate accommoda tion |

5.3 Access restricted areas

Impact management outcome: Access to restricted areas prevented.

| Impact Management Actions | Implementation N | | | Inagement Actions Implementation Monitoring | | | | |
|---------------------------|------------------|----------------|----|---|----|-------------|-----------|-------------|
| | Responsible | Method c | of | Timeframe f | or | Responsible | Frequency | Evidence of |
| | person | implementation | | implementation | | person | | compliance |

| - Identification of access restricted areas is to be informed | dEO / cEO in | Spatially | Pre-construction | ECO | Once, prior | Access |
|---|--------------|--------------------|------------------|-----|-------------|-----------------|
| by the environmental assessment, site walk through and | consultation | demarcate access | | | to | restricted |
| any additional areas identified during development; | with the ECO | restricted areas | | | constructio | areas are |
| | | informed by the BA | | | n | identified |
| | | Report | | | | and provided |
| | | | | | | in a spatial |
| | | | | | | format |
| - Erect, demarcate and maintain a temporary barrier with | dEO / cEO in | Erect appropriate | At the | ECO | Monthly | Access |
| clear signage around the perimeter of any access | consultation | temporary barriers | commencement | | | restricted |
| restricted area, colour coding could be used if | with the ECO | around access | and for the | | | areas are |
| appropriate; and | | restricted areas | duration of the | | | closed-off |
| | | | construction | | | through |
| | | | phase | | | temporary |
| | | | | | | barriers and |
| | | | | | | barriers are |
| | | | | | | maintained |
| | | | | | | to a sufficient |
| | | | | | | standard |
| - Unauthorised access and development related activity | Contractor / | Erect appropriate | During the | ECO | Monthly, | Photographic |
| inside access restricted areas is prohibited. | dEO / cEO | temporary barriers | construction | | and as and | evidence |
| | | around access | phase | | when | and notes of |
| | | restricted areas | | | required | compliance |
| | | and provide clear | | | | that no |
| | | signage of | | | | unauthorised |
| | | restricted status | | | | access or |
| | | | | | | activities has |
| | | | | | | taken place |
| | | | | | | within the |
| | | | | | | access |
| | | | | | | restricted |
| | | | | | | areas |

5.4 Access roads

Impact management outcome: Minimise impact to the environment through the planned and restricted movement of vehicles on site.

| Impact Management Actions | Implementatio | n | | Monitoring | | |
|--|-----------------------|---|-------------------------------------|-----------------------|---------------------------------------|--|
| | Responsible person | Method of implementation | Timeframe for implementation | Responsible person | Frequency | Evidence of compliance |
| An access agreement must be formalised and signed by the DPM, Contractor and landowner before commencing with the activities; | DPM Contractor | Develop access agreements with the affected landowners. Ensure that agreements are approved and signed | Pre-construction | dEO ECO | Once, prior to constructio n | Availability of approved and signed negotiations |
| All private roads used for access to the servitude must be maintained and upon completion of the works, be left in at least the original condition | Contractor | Undertake maintenance activities on private roads used for construction as degradation takes place | During the construction phase | cEO / ECO | Weekly | Photographic record of the pre- construction and degradation of roads, and records of the implementati on and effectiveness of maintenance activities |
| All contractors must be made aware of all these access routes. | dEO / cEO | Develop a map illustrating all access routes associated with the project and | Pre-construction Construction | ECO | Once, prior to constructio n | Access routes map readily available |

| | | present and provide the map to all contractors | | | | |
|---|---|---|-------------------------------------|--|--|--|
| Any access route deviation from that in the written agreement must be closed and re-vegetated immediately, at the contractor's expense; | Contractor | All access routes developed that are not in-line with the access route agreements must be closed and re- habilitated to the pre-disturbance state | Construction and Rehabilitation | CEO ECO | Bi-weekly (every two weeks) | Photographic record of the closure of access roads and re- vegetation |
| Maximum use of both existing servitudes and existing roads must be made to minimize further disturbance through the development of new roads; | Contractor (and Eskom maintenance staff where relevant to operation) | Existing access routes to be used must be specified and the development of new roads must be avoided as far as possible | Construction and operation | cEO Operation and maintenance team | Weekly | Implementati on of the approved layout |
| In circumstances where private roads must be used, the condition of the said roads must be recorded in accordance with section 4.9: photographic record; prior to use and the condition thereof agreed by the landowner, the DPM, and the contractor; | dEO / cEO | Recordtheconditionsofprivate roads to beused (prior to use)aspertherequirementsofsection4.9agreeontherequired conditionofthe roads withthelandowner,DPMandcontractor | During the construction phase | ECO | Prior to the use of private roads | Photographic record and proof of the road conditions agreed upon with the relevant parties |

| - Access roads in flattish areas must follow fence lines and | DPM and | Design access | Pre-construction | ECO | Once | Implementati |
|--|------------|-------------------|------------------|------------|-------------|--------------|
| tree belts to avoid fragmentation of vegetated areas or | Contractor | roads to follow | | | during the | on of the |
| croplands | | fence lines and | | | design and | approved |
| | | avoid vegetated | | | once prior | layout |
| | | areas | | | to | |
| | | | | | constructio | |
| | | | | | n | |
| - Access roads must only be developed on pre-planned | Contractor | Construction of | During the | ECO once | Once | Implementati |
| and approved roads. | | access roads only | construction | during the | during the | on of the |
| | | on pre-planned | phase | design | design and | approved |
| | | and approved | | dEO | weekly | layout |
| | | access roads | | | during the | |
| | | | | | constructio | |
| | | | | | n of access | |
| | | | | | roads | |

5.5 Fencing and Gate installation

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

| Impact Management Actions | Implementation | | | Monitoring | | | |
|--|----------------|-----------------------|--------------------|-------------|-----------|-----------------|--|
| | | | | | | | |
| | Responsible | Method of | Timeframe for | Responsible | Frequency | Evidence of | |
| | person | implementation | implementation | person | | compliance | |
| - Use existing gates provided to gain access to all parts of | Contractor | Identify and inform | Pre-construction & | dEO | Monthly | Existing gates | |
| the area authorised for development, where possible; | | all relevant staff of | Construction | | | are utilised on | |
| | | the existing gates | | | | a frequent | |
| | | to be used | | | | basis and | |
| | | | | | | only limited | |
| | | | | | | new access | |

| | | | | | | gates are developed |
|--|------------|--|-------------------------------------|--|---|---|
| Existing and new gates to be recorded and documented in accordance with section 4.9: photographic record; | ECO | Existing and new gates will be recorded and documented as per the requirements of section 4.9 | During the construction phase | ECO | Once, when the constructio n of all new gates have been completed | Photographic record of the existing and new gates as per the requirements of section4.9 |
| All gates must be fitted with locks and be kept locked at all times during the development phase, unless otherwise agreed with the landowner; | Contractor | Ensure all relevant gates are fitted with locks and are always locked | Construction and Operation | ECO monthly, Operation and maintenance team and cEO | Bi-weekly (every second week) | All gates are locked and no complaints from landowners are received in this regard |
| At points where the line crosses a fence in which there is no suitable gate within the extent of the line servitude, on the instruction of the DPM, a gate must be installed at the approval of the landowner; | dEO | Install new gates where required with the approval of the affected landowner | During the construction phase | ECO | Once, prior to constructio n and during the constructio n phase, as and when required | New gates are installed where the power line crosses fences |
| Care must be taken that the gates must be so erected that there is a gap of no more than 100 mm between the bottom of the gate and the ground; | Contractor | Install gates in a manner so that there is a gap of no more than 100mm between the bottom of the gate and the ground | During the construction phase | CEO | Once, during the erection of the gates during the constructio n phase | New gates installed as per the requirement |

| Where gates are installed in jackal proof fencing, a suitable reinforced concrete sill must be provided beneath the gate; Original tension must be maintained in the fence wires; | Contractor | Implement a reinforced concrete sill beneath gates installed for jackal proofing Maintain original tension of fences through required | During construction phase During construction phase | the | CEO | Once, during the erection of the gates during the constructio n phase Monthly | New gates installed as per the requirement No tension reduction on fence wires |
|--|------------------------|---|--|-----|-----|--|--|
| All gates installed in electrified fencing must be re- electrified; | Contractor | activities Electrify gates installed in electrified fencing | During construction phase | the | ECO | Once, during the erection of the gates during the constructio n phase | Gates installed in electrified fencing is electrified |
| All demarcation fencing and barriers must be maintained in good working order for the duration of the development activities; | Contractor | Undertake maintenance activities on fences and barriers | During construction phase | the | ECO | Monthly | Photographic record of maintained fences and barriers |
| Fencing must be erected around the camp, batching plants, hazardous storage areas, and all designated access restricted areas, where applicable; | Contractor | Fence construction camps, batching plants, hazardous storage areas and access restricted areas. Avoid sensitive flora | During construction phase | the | ECO | Once during the erection of fencing | Photographic record of fences erected |
| Any temporary fencing to restrict the movement of life- stock must only be erected with the permission of the land owner. | dEO/ cEO Contractor | Obtain written approval from the relevant landowner where | During construction phase | the | ECO | To be monitored as temporary | Written approval to be provided by the dEO |

| All fencing must be developed of high quality material bearing the SABS mark; | Contractor | temporary fencing is required to restrict livestock movement Make use of high quality materials approved by SABS | During the construction phase | CEO | fencing is required To be monitored as fencing is erected during the constructio n phase | Use of high quality materials for fencing approved by SABS |
|--|-----------------------|--|--|------------|--|--|
| The use of razor wire as fencing must be avoided; | Contractor | Razor wire must not be sourced or used for the erection of fencing | During the construction phase | ECO | To be monitored as fencing is erected during the constructio n phase | Fences erected do not make use of razor wire |
| Fenced areas with gate access must remain locked after hours, during weekends and on holidays if staff is away from site. Site security will be required at all times; | DSS and Contractor | Ensure fenced areas are locked as required through the implementation of a formalised process. Appoint a security company | During the construction phase | CEO | Weekly and as and when required | Fences are locked and no complaints from landowners are received. A security company is appointed |
| On completion of the development phase all temporary fences are to be removed; | Contractor | Removal of all temporary fences | At the end of the Construction Phase | ECO dEO | Once, following the completion of the constructio n phase | No temporary fences associated with the project is present |

| | | | | | | following the completion of the construction phase |
|--|------------|---|--|------------|---|---|
| The contractor must ensure that all fence uprights are appropriately removed, ensuring that no uprights are cut at ground level but rather removed completely. | Contractor | Appropriate removal of all fence uprights | At the end of the Construction Phase | ECO dEO | Once, following the completion of the constructio n phase | No fence uprights associated with the project is present following the completion of the construction phase |

5.6 Water Supply Management

Impact management outcome: Undertake responsible water usage.

| Impact Management Actions | Implementation N | | | | Monitoring | | | | |
|---------------------------|------------------|----------------|----|---------------|------------|-------------|-----------|-----------|----|
| | Responsible | Method | of | Timeframe | for | Responsible | Frequency | Evidence | of |
| | person | implementation | | implementatic | n | person | | complianc | ce |

| All abstraction points or bore holes must be registered with the DWS and suitable water meters installed to ensure that the abstracted volumes are measured on a daily basis; | DPM and Contractor | Obtaining relevant registrations from DWS and installation of water meters | Pre-construction | cEO | To be monitored with the installation of water meters and daily during constructio n and operation | Use of high quality water meters |
|--|---|--|-------------------------------------|-----|---|---|
| The Contractor must ensure the following: a. The vehicle abstracting water from a river does not enter or cross it and does not operate from within the river; b. No damage occurs to the river bed or banks and that the abstraction of water does not entail stream diversion activities; and c. All reasonable measures to limit pollution or sedimentation of the downstream watercourse are implemented. | Not applicable - water will not be abstracted from a river | | | | | |
| Ensure water conservation is being practiced by: a. Minimising water use during cleaning of equipment; b. Undertaking regular audits of water systems; and c. Including a discussion on water usage and conservation during environmental awareness training. d. The use of grey water is encouraged. | Contractor / dEO / cEO in consultation with the ECO | Implement the required water conservation measures throughout on-site construction processes | During the construction phase | ECO | Monthly, and as and when required | Successful implementati on of water conservation |

5.7 Storm and waste water management

Impact management outcome: Impacts to the environment caused by storm water and wastewater discharges during construction are avoided.

| Impact Management Actions | Implementatio | n | | Monitoring | | |
|---|--|--|-------------------------------------|-----------------------|--|---|
| | Responsible person | Method of implementation | Timeframe for implementation | Responsible person | Frequency | Evidence of compliance |
| Runoff from the cement/ concrete batching areas must be strictly controlled, and contaminated water must be collected, stored and either treated or disposed of off- site, at a location approved by the project manager; | Contractor | Implement measures for the control and management of runoff | During the construction phase | CEO | Weekly | No mismanage ment of runoff or contaminate d water due to the temporary concrete batching plant |
| All spillage of oil onto concrete surfaces must be controlled by the use of an approved absorbent material and the used absorbent material disposed of at an appropriate waste disposal facility; | Contractor and cEO | Obtain approved absorbent material and make use of licensed waste disposal facilities for disposal of oil | During the Construction Phase | ECO | Monthly | Availability of approved absorbent material at the construction site and proof of disposal of oil at licensed disposal facilities |
| Natural storm water runoff not contaminated during the development and clean water can be discharged directly to watercourses and water bodies, subject to the Project Manager's approval and support by the ECO; | DPM in consultation with the ECO | Consultation between the DPM and the ECO to determine if water can be discharged directly into water bodies (where present). The | During the construction phase | ECO | As and when the need arises to discharge natural stormwater runoff and clean water | Proof of consultation between the DPM and ECO and the outcomes thereof to be provided. Proof of |

| | | necessary water quality testing must be undertaken prior to discharge | | | | | | water q testing the ru thereof. | uality and esults |
|--|--|---|-----------------------------------|----|-----|--|-----|--|---------------------------------|
| Water that has been contaminated with suspended solids, such as soils and silt, may be released into watercourses or water bodies only once all suspended solids have been removed from the water by settling out these solids in settlement ponds. The release of settled water back into the environment must be subject to the Project Manager's approval and support by the ECO. | DPM in consultation with the ECO | Consultation between the DPM and the ECO to determine if water can be released following settling. | During t construction phase | he | ECO | As when need to discha settled water | rge | Proof consulta between DPM ECO and outcome thereof t provideo | and and the es o be |

5.8 Solid and hazardous waste management

Impact management outcome: Wastes are appropriately stored, handled and safely disposed of at a recognised waste facility.

| Impact Management Actions | Implementation | | | | Monitoring | | | |
|---|-----------------------|---|----------|---------------------------------|------------|-----------------------|-----------|--|
| | Responsible person | Method implementation | of | Timeframe implementatio | for on | Responsible person | Frequency | Evidence of compliance |
| All measures regarding waste management must be undertaken using an integrated waste management approach; | Contractor | Develop c implement waste management plan | and a | During construction phase | the | ECO | Monthly | Implementati on of the waste management plan and proof of |

| Sufficient, covered waste collection bins (scavenger and weatherproof) must be provided; | Contractor | Provision of appropriate waste collection bins strategically placed throughout the site | During the construction phase | | Weekly | waste management through proof of responsible disposal Appropriate waste collection bins are available throughout the site |
|---|-----------------------|--|-------------------------------------|-----|--|---|
| A suitably positioned and clearly demarcated waste collection site must be identified and provided; | DPM and Contractor | Identify an appropriate Iocation for the waste collection site which must be clearly demarcated through signage and temporary fencing | Design and Construction Phase | ECO | Once, prior to the commence ment of constructio n | A waste collection site is appropriately placed and demarcated |
| The waste collection site must be maintained in a clean and orderly manner; | Contractor | Regular collection of waste and maintenance of the area must be undertaken as per the waste requirements for the project during construction | During the Construction Phase | CEO | Weekly | The waste collection site is maintained and clean |
| Waste must be segregated into separate bins and clearly marked for each waste type for recycling and safe disposal; | Contractor | Provide separate and marked bins for the different waste types | During the Construction Phase | cEO | Weekly | Separate waste bins are available on site and |

| Staff must be trained in waste segregation; | cEO / dEO in consultation with the ECO | associated with the construction phase Include waste segregation as part of the environmental awareness training material. | Pre-construction Construction | ECO | Monthly, and as and when required | waste generated is separated into the relevant bins Environmenta I awareness training material requirements checklist |
|--|--|--|-------------------------------------|-----|--|---|
| Bins must be emptied regularly; | Contractor | Bins must be emptied before reaching total capacity and on a regular basis as required for the project | During the construction phase | ECO | Monthly | No mismanagem ent of bins. |
| General waste produced onsite must be disposed of at registered waste disposal sites/ recycling company; | Contractor | Disposal of general waste at licensed waste disposal facilities must be undertaken as per the waste management plan | During the construction phase | ECO | Monthly | Disposal certificates of disposal at licensed facilities to be provided |
| Hazardous waste must be disposed of at a registered waste disposal site; | Contractor | Disposal of hazardous waste at licensed waste disposal facilities must be undertaken as per the waste | During the construction phase | ECO | Monthly | Disposal certificates of disposal at licensed facilities to be provided |

| | | management plan | | | | |
|---|------------|---|--|-----|---------|--|
| Certificates of safe disposal for general, hazardous and recycled waste must be maintained. | Contractor | Obtain certificates for safe disposal of waste | During the construction phase | ECO | Monthly | Disposal certificates of disposal at licensed facilities to be provided and filed as part of the filing system |
| In the event of a significant spill or leak of hazardous substances (petrol and diesel) during the construction or operational phase, such incident(s) must be reported to all relevant authorities, including the Chief Director: Development Planning of the DEA&DP, in accordance with section 30(5) of the NEMA pertaining to the control of incidents. | Contractor | Inform the Department on significant spills or leaks construction or operational phase | During the construction and operation Phase. | ECO | Monthly | The Department to be notified of significant spills or leaks. |
| Any solid waste should be appropriately stored at the site until such time that it can be disposed of at a licensed facility, suitable of accepting such waste. | Contractor | Any solid waste should be appropriately stored. | During the construction phase | ECO | Monthly | Any solid waste should be appropriately stored |
| Should more than 100m ³ of general waste, or more than 80m ³ of hazardous waste be stored at the site for a period exceeding 90 days, the wind energy facility will need to register in terms of, and adhere to, the National Norms and Standards for the Storage of Waste promulgated in Government Notice No. 926 of 29 November 2013 | Contractor | Storage of waste should not exceed 100m ³ | During the construction phase | ECO | Monthly | Storage of waste should not exceed 100m3. |

5.9 Protection of watercourses and estuaries

Impact management outcome: Pollution and contamination of the watercourse environment and or estuary erosion are prevented.

| Impact Management Actions | Implementatio | n | | | Monitoring | | | |
|--|-----------------------|--|------------------------------------|----|-----------------------|-----------|---|--|
| | Responsible person | Method of implementation | implementation | | Responsible person | Frequency | Evidence of compliance | |
| All watercourses must be protected from direct or indirect spills of pollutants such as solid waste, sewage, cement, oils, fuels, chemicals, aggregate tailings, wash and contaminated water or organic material resulting from the Contractor's activities; | | Contractor to undertake activities which can cause spills of pollutants outside of watercourses | construction phase | | cEO | Weekly | No incidents reported of spillage of pollutants into watercourses | |
| In the event of a spill, prompt action must be taken to clear the polluted or affected areas; | Contractor and cEO | Develop a management plan or process for implementation should a spill take place | During th construction phase | ne | cEO | Weekly | Feedback must be provided by the contractor in terms of how the spill was handled and photographi c evidence of the feedback must be provided and kept on record | |

| Where possible, no development equipment must traverse any seasonal or permanent wetland No return flow into the estuaries must be allowed and no disturbance of the Estuarine functional Zone should occur; | Not applicable – no wetlands present Not applicable – no estuaries present | | | | | |
|---|---|---|--|----------|---|---|
| Development of permanent watercourse or estuary crossing must only be undertaken where no alternative access to tower position is available; | cEO, Contractor | Ensure that permenant crossings (access roads) are provided for access to the substations if no alternative crossing is available. | During the construction phase | cEO | Weekly | Ensure that permenant crossings are developed if there is no alternative. |
| There must not be any impact on the long term morphological dynamics of watercourses or estuaries; | DPM, cEO | Develop a management plan or process for implementation should a spill take place within a watercourse and ensure continuous monitoring | During the construction and operation phase | ECO, dEO | For all phases of the project life cycle (i.e. constructio n, operation, decommissi oning) | No incidents reported of spillage of pollutants into watercourses |
| Existing crossing points must be favored over the creation of new crossings (including temporary access) | DPM, cEO | Develop a management plan or process for implementation should a spill take place within a watercourse and | During the pre- construction and construction phase | ECO, dEO | During the constructio n phase of the project. | Existing crossing points utilised as opposed to new ones created and no incidents |

| | | ensure continuous monitoring | | | | | reported of spillage of pollutants into watercourses |
|--|------------|---|---------------------------------|-----|-----|--|--|
| When working in or near any watercourse or estuary, the following environmental controls and consideration must be taken: a) Water levels during the period of construction; No altering of the bed, banks, course or characteristics of a watercourse b) During the execution of the works, appropriate measures to prevent pollution and contamination of the riparian environment must be implemented e.g. including ensuring that construction equipment is well maintained; c) Where earthwork is being undertaken in close proximity to any watercourse, slopes must be stabilised using suitable materials, i.e. sandbags or geotextile fabric, to prevent sand and rock from entering the channel; and d) Appropriate rehabilitation and re-vegetation measures for the watercourse banks must be implemented timeously. In this regard, the banks should be appropriately and incrementally stabilised as soon as development allows. | Contractor | Activities undertaken near watercourses must be in-line with and consider the specified environmental controls | During construction phase | the | ECO | Monthly, and as and when required | No degradation of the watercourses and no incidents of destruction reported |

5.10 Vegetation clearing

Impact management outcome: Vegetation clearing is restricted to the authorised development footprint of the proposed infrastructure.

| Impact Management Actions | Implementation | Monitoring |
|---------------------------|----------------|------------|
|---------------------------|----------------|------------|

| | Responsible | Method of | Timeframe for | Responsible | Frequency | Evidence of |
|--|---------------|--------------------|---------------------|--------------|-------------|----------------------------|
| | person | implementation | implementation | person | | compliance |
| General: | • | | • | | | · |
| - Indigenous vegetation which does not interfere with the | cEO and | Demarcate areas | Construction and | ECO monthly, | Weekly, | No |
| development must be left undisturbed; | contractor | of indigenous | operation (i.e. for | Operation | and as and | unnecessary |
| | | vegetation to be | maintenance | and | when | clearance of |
| | | avoided before | purposes) | maintenance | required | indigenous |
| | | clearance is | | team weekly | | vegetation is |
| | | undertaken | | | | undertaken |
| - Protected or endangered species may occur on or near | Contractor | Demarcate areas | During the | ECO monthly | Weekly, | No |
| the development site. Special care should be taken not | | containing | Construction | and | and as and | clearance of |
| to damage such species; | | protected or | Phase | Operation | when | protected or |
| | | endangered | | and | required | endangered |
| | | species to be | | maintenance | | species other |
| | | avoided by | | team weekly | | than those |
| | | construction | | | | permitted to |
| | | activities | | | | be removed |
| - Search, rescue and replanting of all protected and | Relevant | Develop and | Pre-construction & | cEO | Weekly, | Implementati |
| endangered species likely to be damaged during | specialist in | implement a Plant | Construction | | and as and | on of the |
| project development must be identified by the relevant | consultation | Search and | | | when | Plant Search |
| specialist and completed prior to any development or | with the | Rescue Plan | | | required | and Rescue |
| clearing; | Contractor | | | | | Plan and |
| | | | | | | photographi |
| | | | | | | c evidence and notes of |
| | | | | | | the |
| | | | | | | implementati |
| | | | | | | on of the plan |
| Permits for removal must be obtained from the relevant | DPM | Undertake the | Pre-construction | ECO | Once, prior | CA permits |
| CA prior to the cutting or clearing of the affected | | permitting process | | | to the | on file |
| species, and they must be filed; | | in order to obtain | | | commence | |
| | | the relevant | | | ment of the | |
| | | permits for the | | | constructio | |
| | | removal of | | | n phase | |
| | I | | | | priduo | |

| The Environmental Audit Report must confirm that all identified species have been rescued and replanted and that the location of replanting is compliant with conditions of approvals; | ECO | protected species. Permits must be kept on file Ensure that the audit report indicates all species rescued and replanted and provides feedback in terms of compliance with the conditions of | During the Construction Phase and following the completion of the Construction Phase | ECO | and removal of the protected species Once off or as and when required | ECO confirmed rescued and replanted programme implemented correctly. |
|--|------------|---|--|-----|--|--|
| | | permits for replanting | | | | |
| Trees felled due to construction must be documented and form part of the Environmental Audit Report; | ECO | Ensure that the audit report documents the details of trees felled | During the Construction Phase and following the completion of the Construction Phase | ECO | Once, prior to the commence ment of the constructio n phase and removal of the protected species | CA permits on file |
| Rivers and watercourses must be kept clear of felled trees, vegetation cuttings and debris; | Contractor | Felled trees, vegetation cuttings and debris must be disposed of at a licensed waste disposal facility | During the Construction Phase | ECO | Monthly | No felled trees, vegetation cuttings and debris are dumped in inappropriate locations and |

| | | | | | | disposal certificates are available as proof of responsible disposal |
|---|---|---|-------------------------------------|-----|---|---|
| Only a registered pest control operator may apply herbicides on a commercial basis and commercial application must be carried out under the supervision of a registered pest control operator, supervision of a registered pest control operator or is appropriately trained; | DPM qnd Contractor | A suitably qualified pest control operator must be appointed | Construction and Operation | ECO | As and when the use of herbicides is required | Only registered pest control operators must be appointed and proof of their registration must be provided |
| A daily register must be kept of all relevant details of herbicide usage; | DPM qnd Contractor | A suitably qualified pest control operator must be appointed | Construction and Operation | ECO | As and when the use of herbicides is required | Only registered pest control operators must be appointed and proof of their registration must be provided |
| No herbicides must be used in estuaries | Not Applicable – no estuaries applicable | | | | | |
| All protected species and sensitive vegetation not removed must be clearly marked and such areas | Contractor in consultation with the cEO | Spatially demarcate protected species | During the construction phase | ECO | Once, during the undertaking | Demarcation and fencing is undertaken |

| fenced off in accordance to Section 5.3: Access | | and sensitive | | | of the | in-line with |
|--|------------|-------------------|------------------|-------------|--------------|----------------|
| restricted areas. | | vegetation and | | | demarcatio | the |
| | | implement | | | n of the | requirements |
| | | appropriate | | | areas and | of section 5.3 |
| | | fencing where | | | the erection | |
| | | required as per | | | of the | |
| | | section 5.3 | | | fencing | |
| - Alien invasive vegetation must be removed and | Contractor | Undertake | Construction and | ECO | Monthly, | Proof must be |
| disposed of at a licensed waste management facility. | | removal of alien | Operation | Operation | and as and | provided that |
| | | invasive | | and | when | alien invasive |
| | | vegetation in | | maintenance | required | vegetation |
| | | accordance with | | team | | has been |
| | | the relevant | | | | cleared in |
| | | guideline and | | | | accordance |
| | | ensure the | | | | to the |
| | | vegetation is | | | | relevant |
| | | disposed of at a | | | | guideline and |
| | | licensed waste | | | | that the |
| | | disposal facility | | | | vegetation |
| | | | | | | was disposed |
| | | | | | | of at a |
| | | | | | | licensed |
| | | | | | | waste |
| | | | | | | disposal |
| | | | | | | facility |

5.11 Protection of fauna

Impact management outcome: Disturbance to fauna is minimised.

| Impact Management Actions | Implementation | Monitoring |
|---------------------------|----------------|------------|
|---------------------------|----------------|------------|

| | Responsible | Method of | Timeframe for | Responsible | Frequency | Evidence of |
|--|--|--|---|--|--|---|
| | person | implementation | implementation | person | | compliance |
| No interference with livestock must occur without the landowner's written consent and with the landowner or a person representing the landowner being present; | dEO / cEO Contractor | Develop a procedure for dealing with livestock within the affected properties | Pre-construction and during the construction phase | ECO | Once, prior to the commence ment of construction and as and when required during the construction phase | Written consent provided by the landowner and proof of representatio n of the landowner during interference |
| The breeding sites of raptors and other wild birds species must be taken into consideration during the planning of the development programme; | dEO / cEO in consultation with the Contractor | Ensure that the planning and development programme considers breeding sites for wild bird species | Pre-construction & Construction | ECO | Once, prior to the commence ment of construction and as and when required | The planning and development programme includes the consideration of breeding sites for wild bird species |
| Breeding sites must be kept intact and disturbance to breeding birds must be avoided. Special care must be taken where nestlings or fledglings are present; | dEO / cEO in consultation with the Contractor | Avoid breeding sites and ensure that special care is taken in the presence of nestlings and fledglings | During the Construction Phase Operation Phase | ECO monthly, cEO and Operation and maintenanc e team weekly | Weekly, and as an when required during the construction . Monthly, and as and when required during operation | Photographic record of intact breeding sites |

| Special recommendations of the avian specialist must be adhered to at all times to prevent unnecessary disturbance of birds; | dEO / cEO in consultation with the Contractor | All mitigation measures recommended by the avifauna specialist must be implemented | During the Construction Phase Operation Phase | ECO Operation and maintenanc e team | Monthly during construction and monthly during | Photographic record of compliance and successful implementati |
|--|--|---|--|---|---|--|
| – No poaching must be tolerated under any | dEO / cEO in | All site staff must be | During the | ECO | operation Monthly, | on of the recommend ed measures No instances |
| circumstances. All animal dens in close proximity to the works areas must be marked as Access restricted areas; | consultation with the Contractor | informed of this requirement during the Environmental Awareness Training and the consequences of not adhering to the requirement. These areas must be demarcated as Access Restricted Areas | Construction Phase | | and as and when required | of poaching is reported |
| No deliberate or intentional killing of fauna is allowed; | dEO / cEO in consultation with the Contractor | All site staff must be informed of this requirement during the Environmental Awareness Training and the consequences of not adhering to the requirement. These areas must be demarcated as | During the Construction Phase | ECO | Monthly, and as and when required | No instances of deliberate or intentional killing is reported |

| | | Access Restricted | | | | |
|---|--------------|--------------------|------------------|------------|--------------|---------------|
| | | Areas | | | | |
| - In areas where snakes are abundant, snake deterrents to | dEO / cEO in | Implement and | During the | ECO | Once, | Photographic |
| be deployed on the pylons to prevent snakes climbing | consultation | maintain snake | Construction | Operation | during the | record of the |
| up, being electrocuted and causing power outages; | with the | deterrents on | Phase | and | construction | implementati |
| | Contractor | pylons in areas | Operation Phase | maintenanc | of the | on and |
| | | where snakes are | | e team | pylons and | maintenance |
| | | abundant | | | as and | of snake |
| | | | | | when | deterrents |
| | | | | | required. | |
| | | | | | Monthly | |
| | | | | | during | |
| | | | | | operation | |
| - No Threatened or Protected species (ToPs) and/or | DPM in | Undertake a | Pre-construction | ECO | Once, prior | Permits for |
| protected fauna as listed according NEMBA (Act No. 10 | consultation | permitting process | | | to the | removal |
| of 2004) and relevant provincial ordinances may be | with the dEO | to obtain the | | | commence | and/relocati |
| removed and/or relocated without appropriate | | required permits | | | ment of | on must be |
| authorisations/permits. | | | | | construction | kept on file |
| | | | | | and as and | and be |
| | | | | | when | readily |
| | | | | | required | available |

5.12 Protection of heritage resources

Impact management outcome: Impact to heritage resources is minimised.

| Impact Management Actions | s Implementation | | | Monitoring | | |
|--|------------------|--------------------------|---------------------------------|-------------|-------------|------------------------|
| | Responsible | Method of implementation | Timeframe for implementation | Responsible | Frequency | Evidence of compliance |
| | person | | | person | | |
| - Identify, demarcate and prevent impact to all known | DPM and a | Spatially identify | Pre-construction | ECO | Once, prior | Proof of |
| sensitive heritage features on site in accordance with the | suitably | and demarcate | | | to the | avoidance of |
| No-Go procedure in Section 5.3: Access restricted areas ; | qualified | areas of heritage | | | commence | sensitive |
| | specialist | significance as per | | | ment of | heritage |
| | | the Heritage | | | constructio | features |
| | dEO / cEO in | Impact Assessment | | | n | through |
| | consultation | and the Heritage | | | | details of |
| | with the | Walk-through | | | | avoidance |
| | Contractor | Report and as per | | | | and |
| | and ECO | the requirements | | | | photographi |
| | | of section 5.3 | | | | c records |
| - Carry out general monitoring of excavations for potential | dEO (in | Ensure | During the | ECO | Monthly, or | Environment |
| fossils, artefacts and material of heritage importance; | consultation | construction staff | Construction | | as required | al awareness |
| | with | are adequately | Phase | | | training |
| | specialists | informed (via | | | | includes |
| | if/as | environmental | | | | measures |
| | required). | awareness | | | | relating to |
| | | training) to carry | | | | monitoring for |
| | | out monitoring of | | | | chance finds |
| | | excavations for | | | | |
| | | fossils, artefacts | | | | |
| | | and important | | | | |
| | | heritage material | | | | |
| - All work must cease immediately, if any human remains | dEO / cEO in | Develop and | During the | ECO | As and | Proof of work |
| and/or other archaeological, palaeontological and | consultation | implement | Construction | | when | ceased and |
| historical material are uncovered. Such material, if | with the | procedures for | Phase | | required | the required |
| exposed, must be reported to the nearest museum, | Contractor | situations where | | | | procedures |
| archaeologist/ palaeontologist (or the South African | and ECO | human remains, | | | | followed in |
| Police Services), so that a systematic and professional | | archaeological, | | | | cases where |
| investigation can be undertaken. Sufficient time must be | | palaeontolgoical | | | | material is |
| | | or historical | | | | discovered. |

| allowed to remove/collect such material before | material are | |
|--|--------------|--|
| development recommences. | uncovered | |
| | | |
| | | |
| | | |

5.13 Safety of the public

Impact management outcome: All precautions are taken to minimise the risk of injury, harm or complaints.

| Impact Management Actions | Implementatio | n | | Monitoring | | | |
|--|--|---|-------------------------------------|-----------------------|--|--|--|
| | Responsible person | Method of implementation | Timeframe for implementation | Responsible person | Frequency | Evidence of compliance | |
| Identify fire hazards, demarcate and restrict public access to these areas as well as notify the local authority of any potential threats e.g. large brush stockpiles, fuels etc.; | cEO in consultation with the Contractor | Develop an Emergency Preparedness, Response and Fire Management Plan specific to the project | Pre-construction Construction | CEO | Once, prior to the commence ment of constructio n and weekly during the constructio n phase | Compliance with the Emergency Preparedness , Response and Fire Managemen t Plan | |
| All unattended open excavations must be adequately fenced or demarcated; | Contractor | Ensure that all excavations undertaken is fenced and demarcated within a reasonable timeframe and in | During the Construction Phase | CEO | Weekly | Excavations are fenced where required and photographi c proof can be provided | |

| | | instances where excavations will be open for long- periods of time | | | | | |
|--|------------|---|---------------------------------|-----|-----|--|---|
| Adequate protective measures must be implemented to prevent unauthorised access to and climbing of partly constructed towers and protective scaffolding; | Contractor | All staff must be easily identifiable and the climbing of towers and scaffolding must only be undertaken by authorised personnel as managed by the Contractor | During construction phase | the | ECO | Monthly, and as and when required | No incidents of unauthorised climbing is reported |
| Ensure structures vulnerable to high winds are secured; | Contractor | Ensure that sufficient stabilisation measures are implemented to secure structures vulnerable to high winds | During construction phase | the | CEO | Weekly, and as and when required | No incidents of unstable structures due to high winds is reported |
| Maintain an incidents and complaints register in which all incidents or complaints involving the public are logged. | CEO | Compile and regularly update as incidents and complaints are submitted from the public and indicate the actions taken to resolve the complaint | During construction phase | the | ECO | Monthly, and as and when required | The incidents and complaints register is complete and provides all the required details |

5.14 Sanitation

Impact management outcome: Clean and well maintained toilet facilities are available to all staff in an effort to minimise the risk of disease and impact to the environment.

| Impact Management Actions | Implementatio | n | | Monitoring | | | |
|---|---|---|-------------------------------------|-----------------------|--|---|--|
| | Responsible person | Method of implementation | Timeframe for implementation | Responsible person | Frequency | Evidence of compliance | |
| Mobile chemical toilets are installed onsite if no other ablution facilities are available; | Contractor | Mobile chemical toilets must be placed appropriately and in areas that avoid environmental sensitivities | During the Construction Phase | CEO | Weekly | Mobile toilets are installed and avoid environment al sensitivities | |
| The use of ablution facilities and or mobile toilets must be used at all times and no indiscriminate use of the veld for the purposes of ablutions must be permitted under any circumstances; | Contractor in consultation with the cEO | All site staff must be informed of this requirement during the Environmental Awareness Training and the consequences of not adhering to the requirement. | Pe-construction & Construction | ECO | Monthly, and as and when required | No evidence of non- compliance identified | |
| Where mobile chemical toilets are required, the following must be ensured: a) Toilets are located no closer than 100 m to any watercourse or water body; b) Toilets are secured to the ground to prevent them from toppling due to wind or any other cause; | Contractor in consultation with the cEO | The installation of the toilets by the Contractor must be as per the listed requirements | During the Construction Phase | CEO | Weekly | No evidence of non- compliance identified | |

| c) No spillage occurs when the toilets are cleaned or emptied and the contents are managed in accordance with the EMPr; d) Toilets have an external closing mechanism and are closed and secured from the outside when not in use to prevent toilet paper from being blown out; e) Toilets are emptied before long weekends and workers holidays, and must be locked after working hours; f) Toilets are serviced regularly and the ECO must inspect toilets to ensure compliance to health standards; | | | | | | | |
|---|------------|---|---------------------------------|-----|-----|--|---|
| A copy of the waste disposal certificates must be maintained. | Contractor | Certificates obtained from the licensed waste disposal facility with the emptying of the toilets must be kept on file | During Construction Phase | the | ECO | Monthly, and as and when required | Certificates for waste disposal from the licensed waste disposal facility available on site |

5.15 Prevention of disease

Impact Management outcome: All necessary precautions linked to the spread of disease are taken.

| Impact Management Actions | Implementation | n | | Monitoring | | | |
|--|--|---|-------------------------------------|-----------------------|---|--|--|
| | Responsible person | Method of implementation | Timeframe for implementation | Responsible person | Frequency | Evidence of compliance | |
| Undertake environmentally-friendly pest control in the camp area; | Contractor | Only environmentally- friendly pest control must be used, when required | During the Construction Phase | ECO | As and when pest control is required for the project | Contractor to provide proof of pest control used being environment ally-friendly | |
| Ensure that the workforce is sensitised to the effects of sexually transmitted diseases, especially HIV AIDS; | CEO / Contractor in consultation with the ECO | The effects of sexually transmitted diseases and HIV/ AIDS must be covered in the Environmental Awareness Training | Pre-construction & Construction | ECO | Once, prior to the commence ment of constructio n and monthly during constructio n | Environment al awareness training material requirements checklist | |
| The Contractor must ensure that information posters on AIDS are displayed in the Contractor Camp area; | Contractor | Develop and place information posters on HIV/ AIDS | During the Construction Phase | cEO | Weekly | Photographic evidence of poster placement | |
| Information and education relating to sexually transmitted diseases to be made available to both construction workers and local community, where applicable; | cEO / Contractor in consultation with the ECO | Information and education of sexually transmitted diseases must be covered in the Environmental Awareness Training. | Pre-construction & Construction | ECO | Monthly | Environment al awareness training material requirements checklist | |

| - Free condoms must be made available to all staff on site | Contractor | Placement of free | During | the | ECO | Monthly | Proof of |
|---|--------------|----------------------|--------------|-----|-----|------------|-----------------|
| at central points; | | condoms in mobile | Construction | | | | placement of |
| | | toilets and at the | Phase | | | | free |
| | | construction | | | | | condoms by |
| | | camps | | | | | the |
| | | | | | | | contractor to |
| | | | | | | | be provided |
| Medical support must be made available; | dEO / cEO in | Ensure that | Construction | and | ECO | Monthly | Check the |
| | consultation | designated | Operations | | | | availability of |
| | with the | personnel with first | | | | | first aid |
| | Contractor | aid training are | | | | | trained |
| | | available on site | | | | | personnel |
| | | and that first aid | | | | | and medical |
| | | kits to provide | | | | | kits (including |
| | | medical support is | | | | | if these are |
| | | readily available | | | | | complete in |
| | | | | | | | terms of |
| | | | | | | | supplies) |
| - Provide access to Voluntary HIV Testing and Counselling | Contractor | Compile a HIV | During | the | ECO | Quarterly, | Voluntary |
| Services. | | testing schedule | Construction | | | and as and | testing |
| | | and provide | Phase | | | when | schedules |
| | | counselling | | | | required | and proof of |
| | | services where | | | | | counselling |
| | | required | | | | | (where |
| | | | | | | | undertaken) |

5.16 Emergency procedures

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

| Impact Management Actions | Implementation | n | | Monitoring | | |
|---|---|---|------------------------------|-----------------------|---|--|
| | Responsible person | Method of implementation | Timeframe for implementation | Responsible person | Frequency | Evidence of compliance |
| Compile an Emergency Response Action Plan (ERAP) prior to the commencement of the proposed project; | Contractor | Develop an Emergency Preparedness, Response and Fire Management Plan specific to the project | Pre-construction | ECO | Once, prior to the commence ment of constructio n | Emergency Preparedness , Response and Fire Managemen t Plan compiled |
| The Emergency Plan must deal with accidents, potential spillages and fires in line with relevant legislation; | Contractor | Develop an Emergency Preparedness, Response and Fire Management Plan specific to the project which covers accidents, potential spillages and fires | Pre-construction | ECO | Once, prior to the commence ment of constructio n | Emergency Preparedness , Response and Fire Managemen t Plan includes required specifications |
| All staff must be made aware of emergency procedures as part of environmental awareness training; | cEO / dEO in consultation with the ECO | Develop environmental awareness training material which covers the relevant emergency procedures | Pre-construction | ECO | Prior to the commence ment of the environmen tal awareness training | Environment al awareness training material requirements checklist |
| The relevant local authority must be made aware of a fire as soon as it starts; | Contractor in consultation with the ECO | Develop and include a procedure in the Emergency Preparedness, Response and Fire | Construction | ECO | As and when a fire occurs | The local authority was informed as per the relevant procedure |

| | | Management Plan | | | | set out in the |
|--|------------|---------------------|------------------|-----|------------|----------------|
| | | for the event of a | | | | Emergency |
| | | fire and the | | | | Preparedness |
| | | procedure to be | | | | , Response |
| | | followed for | | | | and Fire |
| | | informing the local | | | | Managemen |
| | | authority | | | | t Plan |
| - In the event of emergency necessary mitigation | Contractor | Implement the | Construction and | ECO | As and | d The |
| measures to contain the spill or leak must be | | required mitigation | Operations | | when a spi | I mitigation |
| implemented (see Hazardous Substances section 5.17). | | measures in the | | | or lea | k measures |
| | | event of a spill or | | | occurs | included |
| | | leak as per the | | | | under Section |
| | | requirements of | | | | 5.17 have |
| | | Section 5.17. | | | | been |
| | | | | | | adhered to |

5.17 Hazardous substances

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

| Impact Management Actions | Implementation / | | | Monitoring | | | | | |
|---------------------------|------------------|----------------|----|---------------|-----|-------------|-----------|------------|----|
| | Responsible | Method | of | Timeframe | for | Responsible | Frequency | Evidence | of |
| | person | implementation | | implementatio | n | person | | compliance | ce |

| The use and storage of hazardous substances to be minimised and non-hazardous and non-toxic alternatives substituted where possible; | cEO in consultation with the Contractor | Develop a strategy of how hazardous substances can be and should be minimised | Pre-construction & Construction | ECO | Once, prior to the commence ment of constructio n and monthly during the constructio n phase | Contractor to provide evidence of substances used for proof of compliance |
|--|--|--|-------------------------------------|-----|---|--|
| All hazardous substances must be stored in suitable containers as defined in the Method Statement; | Contractor | Develop a Method Statement for the storage of hazardous substances in suitable containers | Pre-construction & Construction | ECO | Once, prior to the commence ment of constructio n and monthly during the constructio n phase | Photographic proof that hazardous substances are stored in suitable containers as per the requirements of the relevant Method Statements |
| Containers must be clearly marked to indicate contents, quantities and safety requirements; | Contractor | Where hazardous waste is stored these must be clearly marked indicating the required details of the contents | During the Construction Phase | ECO | Monthly | Photographic proof that containers are marked as per the requirements |
| All storage areas must be bunded. The bunded area must be of sufficient capacity to contain a spill / leak from the stored containers; | Contractor | Ensure that storage areas are sufficiently bunded which are of sufficient capacity | During the Construction Phase | ECO | Monthly during the Constructio n Phase | Photographic proof that storage areas are bunded and proof |

| | | to contain a spill / leak from the stored containers | | | | that the bund areas are of sufficient capacity to contain a spill / leak from the stored containers |
|---|---------------------|---|-------------------------------------|-----|---|--|
| Bunded areas to be suitably lined with a SABS approved liner; | Contractor | Ensure that bunded storage areas are suitably lined | During the Construction Phase | ECO | Once, during the Constructio n Phase | Photographic proof that bunded storage areas are suitably lined |
| An Alphabetical Hazardous Chemical Substance (HCS) control sheet must be drawn up and kept up to date on a continuous basis; | cEO / Contractor | Compile and update an Alphabetical Hazardous Chemical Substance (HCS) control sheet specific to the project | During the Construction Phase | ECO | Monthly, and as and when required | Complete and up to date control sheet provided by the Contractor |
| All hazardous chemicals that will be used on site must have Material Safety Data Sheets (MSDS); | CEO / Contractor | Keep a record of all hazardous chemicals and the respective MSDS | During the Construction Phase | ECO | Monthly, and as and when required | Record of hazardous chemicals and the respective MSDS |
| All employees working with HCS must be trained in the safe use of the substance and according to the safety data sheet; | CEO / Contractor | Provide training for personnel working with HCS | Pre-construction | ECO | Once, prior to the commence ment of constructio n and as | Record of training provided to personnel working with HCS |

| Employees handling hazardous substances / materials must be aware of the potential impacts and follow appropriate safety measures. Appropriate personal protective equipment must be made available; | cEO / Contractor | Develop environmental awareness training material which covers the relevant impacts and safety measures. Provide appropriate training and personal protective equipment for the relevant personnel | Pre-construction & Construction | ECO | and when required Prior to the commence ment of the environmen tal awareness training and monthly during the constructio n phase for personal protective equipment | Environment al awareness training material requirements checklist and all relevant personnel have undergone appropriate training and have access to personal protective |
|---|---------------------|---|-------------------------------------|-----|---|---|
| | | handling hazardous substances and materials | | | | equipment |
| The Contractor must ensure that diesel and other liquid fuel, oil and hydraulic fluid is stored in appropriate storage tanks or in bowsers; | Contractor | Appropriate storage facilities must be constructed or obtained for the storing of diesel, other liquid fuel, oil and hydraulic fluid | During the Construction Phase | ECO | Monthly, and as and when required | Storage tanks for the project are appropriate and no incidents are reported in this regard |
| The tanks/ bowsers must be situated on a smooth impermeable surface (concrete) with a permanent bund. The impermeable lining must extend to the crest of the bund and the volume inside the bund must be 130% of the total capacity of all the storage tanks/ | Contractor | Appropriate storage facilities must be constructed or obtained for tanks | During the Construction Phase | ECO | Monthly, and as and when required | Storage areas for the tanks/ bowsers for the project are |

| bowsers (110% statutory requirement plus an allowance for rainfall); The floor of the bund must be sloped, draining to an oil separator; | Contractor | as per the requirements listed Appropriate storage facilities must be constructed as per the requirements listed | During Construction Phase | the | ECO | Once, during constructio n | appropriate and no incidents are reported in this regard Bunded storage areas are constructed according to the requirements |
|---|------------|---|---------------------------------|-----|------------|-------------------------------------|--|
| Provision must be made for refueling at the storage area by protecting the soil with an impermeable groundcover. Where dispensing equipment is used, a drip tray must be used to ensure small spills are contained; | Contractor | Appropriately constructed refuelling facility must be developed as per the requirements. Drip trays must be provided for use | During Construction Phase | the | ECO cEO | Monthly Weekly | Soils at the refuelling facility are protected as required and drip trays are provided and used |
| All empty externally dirty drums must be stored on a drip tray or within a bunded area; | Contractor | Ensure that empty dirty drums are stored appropriately as per the requirements | During Construction Phase | the | ECO cEO | Monthly Weekly | Drip trays or bunded areas are used for the storage of dirty drums |
| No unauthorised access into the hazardous substances storage areas must be permitted; | Contractor | Ensure through the implementation of procedures that no unauthorised access is undertaken into the storage areas | During Construction Phase | the | ECO | Monthly | Proof of the implementati on of the relevant procedure must be provided by the contractor |

| No smoking must be allowed within the vicinity of the hazardous storage areas; | Contractor | Inform all employees of the requirement and develop and place relevant signage in the relevant areas | Construction Phase | the | ECO cEO | Monthly Weekly | Photographic record of the signage placed must be provided |
|---|-----------------------|--|-----------------------------------|-----|------------|--|--|
| Adequate fire-fighting equipment must be made available at all hazardous storage areas; | Contractor | Hazardous storage areas must be fitted with adequate fire- fighting equipment | Construction Phase | the | ECO | Monthly | Adequate fire-fighting equipment is available and has been serviced |
| Where refueling away from the dedicated refueling station is required, a mobile refueling unit must be used. Appropriate ground protection such as drip trays must be used; | Contractor | Provide a mobile refuelling unit as well as suitable ground protection, where required | During t Construction Phase | lhe | ECO | Monthly, and as and when required | A mobile refuelling unit and suitable ground protection is available for use |
| An appropriately sized spill kit kept onsite relevant to the scale of the activity/s involving the use of hazardous substance must be available at all times; | Contractor | Provide an appropriate spill kit for the project for the use of hazardous substances | Construction Phase | the | ECO | Monthly, and as and when required | Appropriate spill kits are available for use |
| The responsible operator must have the required training to make use of the spill kit in emergency situations; | cEO and Contractor | Provide training on the use of spill kits to the relevant employees | Pre-construction | | ECO | Once, prior to the commence ment of constructio n | Proof of training to be provided by the contractor |
| An appropriate number of spill kits must be available and must be located in all areas where activities are being undertaken; | cEO and Contractor | Provide an appropriate | During t Construction Phase | the | ECO | Monthly | Proof of appropriate number of |

| | | number of spill kits | | | | spill kits in |
|--|------------|----------------------|--------------|-----|------------|-----------------|
| | | in relevant areas | | | | appropriate |
| | | | | | | areas to be |
| | | | | | | provided by |
| | | | | | | the |
| | | | | | | contractor |
| - In the event of a spill, contaminated soil must be | cEO and | Storage and | During the | ECO | Monthly, | Proof of |
| collected in containers and stored in a central location | Contractor | disposal of | Construction | | and as and | storage and |
| and disposed of according to the National | | contaminated soil | Phase | | when | disposal in |
| Environmental Management: Waste Act 59 of 2008. | | must be in | | | required | terms of the |
| Refer to Section 5.7 for procedures concerning storm | | accordance with | | | | National |
| and waste water management and 5.8 for solid and | | the National | | | | Environment |
| hazardous waste management. | | Environmental | | | | al |
| | | Management: | | | | Managemen |
| | | Waste Act and | | | | t: Waste Act |
| | | sections 5.7 and | | | | must be |
| | | 5.8 of this EMPr | | | | provided. |
| | | | | | | |
| | | | | | | Certificates |
| | | | | | | of disposal at |
| | | | | | | licensed |
| | | | | | | waste |
| | | | | | | disposal |
| | | | | | | facilities must |
| | | | | | | be provided |

5.18 Workshop, equipment maintenance and storage

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

| Impact Management Actions | Implementation | Monitoring |
|---------------------------|----------------|------------|
| | | |

| | Responsible person | Method of implementation | Timeframe for implementation | or Responsible person | Frequency | Evidence of compliance |
|--|-----------------------|---|------------------------------------|-----------------------|--|--|
| Where possible and practical all maintenance of vehicles and equipment must take place in the workshop area; | Contractor | Demarcate specific areas for the maintenance of vehicles and equipment | During th Construction Phase | e ECO | Monthly | A dedicated area for the maintenance of vehicles and machinery is used. |
| During servicing of vehicles or equipment, especially where emergency repairs are effected outside the workshop area, a suitable drip tray must be used to prevent spills onto the soil. The relevant local authority must be made aware of a fire as soon as it starts; | Contractor | Ensure that a drip tray is available for any emergency repairs required | During th Construction Phase | e ECO | Monthly | Contractor to provide evidence of drip tray use for emergency repairs |
| Leaking equipment must be repaired immediately or be removed from site to facilitate repair; | Contractor | Ensure that where leaking equipment is identified it is repaired immediately or removed from site for repairs | During th Construction Phase | e ECO | Monthly | Contractor to provide details of equipment repaired or removed from site |
| Workshop areas must be monitored for oil and fuel spills; | CEO | Undertake regular inspections of the workshop areas for oil and fuel spills and keep an updated register of inspection on site | During th Construction Phase | e ECO | Monthly | Register of inspection |
| Appropriately sized spill kit kept onsite relevant to the scale of the activity taking place must be available; | Contractor | Provide an appropriate spill kit for the project | During th Construction Phase | e ECO | Monthly, and as and when required | Appropriate spill kits are available for use |

| - The workshop area must have a bunded concrete slab | Contractor | Ensure that the | During | the | ECO | Once, | Workshop |
|---|------------|---------------------|--------------|-----|-----|-------------|---------------|
| that is sloped to facilitate runoff into a collection sump or | | workshop area is | Construction | | | during the | area is |
| suitable oil / water separator where maintenance work | | sufficiently bunded | Phase | | | Constructio | bunded in |
| on vehicles and equipment can be performed; | | in accordance | | | | n Phase | accordance |
| | | with the required | | | | and as and | with the |
| | | specification | | | | when | required |
| | | | | | | required | specification |
| - Water drainage from the workshop must be contained | Contractor | Ensure that water | During | the | ECO | Monthly | Workshop |
| and managed in accordance Section 5.7: Storm and | | drainage from | Construction | | | | drainage is |
| waste water management. | | workshop area is | Phase | | | | managed in |
| | | managed as per | | | | | accordance |
| | | the requirements | | | | | with the |
| | | of section 5.7 | | | | | requirements |

5.19 Batching plants

Impact management outcome: Minimise spillages and contamination of soil, surface water and groundwater.

| Impact Management Actions | Implementatio | n | Monitoring | | | |
|--|-----------------------|---|-------------------------------------|-----------------------|-----------|---|
| | Responsible person | Method of implementation | Timeframe for implementation | Responsible person | Frequency | Evidence of compliance |
| Concrete mixing must be carried out on an impermeable surface; | Contractor | Provide impermeable surface for the mixing of concrete | During the Construction Phase | CEO | Weekly | No concrete mixing is undertaken on open ground |
| Batching plants areas must be fitted with a containment facility for the collection of cement laden water. | Contractor | Implement measures for the control and management of | During the construction phase | CEO | Weekly | No mismanage ment of laden water due to the |

| | | cement laden water | | | | temporary concrete batching plant |
|--|------------|---|------------------------------------|-------|--------|---|
| Dirty water from the batching plant must be contained to prevent soil and groundwater contamination | Contractor | Implement measures for the control and management of dirty water to prevent soil and groundwater contamination | During th construction phase | e cEO | Weekly | No mismanage ment of dirty water due to the temporary concrete batching plant and no/minimal soil and groundwater contaminatio n |
| Bagged cement must be stored in an appropriate facility and at least 10 m away from any water courses, gullies and drains; | Contractor | Demarcate and provide a storage area for bagged cement in-line with the listed requirements | During th Construction Phase | e cEO | Weekly | Photographic proof of bagged cement stored within the demarcated area |
| A washout facility must be provided for washing of concrete associated equipment. Water used for washing must be restricted; | Contractor | Provide a washout facility for the washing of associated equipment. Enforce limitations on water use for washing of equipment | During th Construction Phase | e cEO | Weekly | No cement laden water is released into the environment. Only minimal water is used for washing |

| Hardened concrete from the washout facility or concrete mixer can either be reused or disposed of at an appropriate licensed disposal facility; | Contractor | Make use of hardened concrete where possible or dispose of concrete in a suitable manner | During tl Construction Phase | he | ECO | Monthly | Certificates of disposal of concrete at licensed waste disposal facility |
|--|------------|--|--|----------|-----|---|--|
| Empty cement bags must be secured with adequate binding material if these will be temporarily stored on site; | Contractor | Bind empty cement bags and temporarily store it in an appropriate area on site | During t Construction Phase | he | ECO | Monthly | Proof of binding of empty cement bags and storage in an appropriate are on site to be provided by the Contractor |
| Sand and aggregates containing cement must be kept damp to prevent the generation of dust (Refer to Section 5.20: Dust emissions) | Contractor | Ensure that sand and aggregates are kept damp or otherwise protected from dust generation | During t Construction Phase | he | ECO | Monthly | Proof of damping (or alternative dust suppression) of sand and aggregates must be provided by the Contractor |
| Any excess sand, stone and cement must be removed or reused from site on completion of construction period and disposed at a registered disposal facility; | Contractor | Ensure that all excess sand, stone and cement is removed or reused | At the completion of the Construction Phase | on he | ECO | Once, with the completion of constructio n | Certificates for the disposal of sand, stone and cement at licensed |

| | | | | | | waste disposal facilities or proof of reuse must be provided |
|---|------------|--------------------------|---------------------------------------|-------|--------|---|
| Temporary fencing must be erected around batching plants in accordance with Section 5.5: Fencing and gate installation. | Contractor | Erect Tempora fencing | y During the construction phase | e cEO | Weekly | Temporary fencing around batching plants |

5.20 Dust emissions

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

| Impact Management Actions | Implementatio | n | | Monitoring | Monitoring | | | |
|--|-----------------------|--|---|-----------------------|------------|--|--|--|
| | Responsible person | Method of implementation | Timeframe for implementation | Responsible person | Frequency | Evidence of compliance | | |
| Take all reasonable measures to minimise the generation of dust as a result of project development activities to the satisfaction of the ECO; | Contractor | Apply appropriate dust suppressant | During the Construction Phase | CEO | Weekly | Contractor to provide proof of use of appropriate dust suppressants | | |
| Removal of vegetation must be avoided until such time as soil stripping is required and similarly exposed surfaces must be re- vegetated or stabilised as soon as is practically possible; | Contractor | Proper planning for vegetation removal must be undertaken as well | During the Construction Phase and Rehabilitation | CEO | Weekly | Plan for implementati on must be provided by | | |

| | | as for the associated rehabilitation | | | | | the Contractor |
|---|---|--|---------------------------------|-----|-------------------|---|--|
| Excavation, handling and transport of erodible materials must be avoided under high wind conditions or when a visible dust plume is present; | Contractor | Ensure that specific limitations are placed on the transport and handling of erodible materials during high wind conditions or when a visible dust plume is present | During Construction Phase | the | CEO | Bi-weekly (every second week) | No complaints submitted in this regard |
| During high wind conditions, the ECO must evaluate the situation and make recommendations as to whether dust-damping measures are adequate, or whether working will cease altogether until the wind speed drops to an acceptable level; | ECO | ECO to provide adequate recommendations | During Construction Phase | the | Not Applicable | | |
| Where possible, soil stockpiles must be located in sheltered areas where they are not exposed to the erosive effects of the wind; | Contractor | Place soil stockpiles in areas less affected by wind | During Construction Phase | the | cEO and ECO | Bi-weekly (every second week) Monthly | Soil stockpiles are not exposed to wind and have not been eroded |
| Where erosion of stockpiles becomes a problem, erosion control measures must be implemented at the discretion of the ECO; | Contractor in consultation with the ECO | Contractor to implement erosion control measures as recommended and agreed with the ECO | During Construction Phase | the | CEO | Weekly, until erosion is no longer a problem | Recommend ations made by the ECO have been implemented by the Contractor |

| - Vehicle speeds must not exceed 40 km/h along dust | cEO / dEO / | Inform all drivers of | During the | ECO | Monthly | No |
|--|-------------|-----------------------|-----------------|-------------|---------|-----------------|
| roads or 20 km/h when traversing unconsolidated and | contractor | speed limits and | Construction | Operation | | complaints |
| non-vegetated areas; | | place appropriate | Phase | and | | from |
| | | signage along the | Operation Phase | Maintenance | | community |
| | | relevant roads | | team | | members are |
| | | | | | | submitted |
| - Straw stabilisation must be applied at a rate of one | Contractor | Ensure that straw | During the | ECO | Monthly | Photographic |
| bale/10 m ² and harrowed into the top 100 mm of top | | stabilisation is | Construction | | | record of all |
| material, for all completed earthworks; | | undertaken as per | Phase | | | straw |
| | | the listed | | | | stabilisation |
| | | requirements | | | | undertaken |
| - For significant areas of excavation or exposed ground, | Contractor | Appropriate dust | During the | cEO | Weekly | Photographic |
| dust suppression measures must be used to minimise the | | suppressant | Construction | | | record of |
| spread of dust. | | measures are | Phase | | | measures |
| | | implemented | | | | being |
| | | | | | | implemented |
| | | | | | | and the |
| | | | | | | results thereof |

5.21 Blasting

Impact management outcome: Impact to the environment is minimised through a safe blasting practice.

| Impact Management Actions | Implementatio | n | Monitoring | | | |
|---|---------------|--------------------|------------------|-------------|------------|-------------|
| | Responsible | Method of | Timeframe for | Responsible | Frequency | Evidence of |
| | person | implementation | implementation | person | | compliance |
| - Any blasting activity must be conducted by a suitably | cEO / dEO / | Ensure the | Pre-Construction | ECO/EO | Once off, | ECO/EO to |
| licensed blasting contractor; and | contractor | contractor is | Phase | | before | check all |
| | | suitably licensed | | | blasting | valid |
| | | with all necessary | | | activities | credentials |
| | | | | | | and |

| | | credentials and | | | commence | certifications |
|--|---------------------------|---|-------|--------|---|--|
| | | certifications | | | | on hand. |
| Notification of surrounding landowners, emergency services site personnel of blasting activity 24 hours prior to such activity taking place on Site. | cEO / dEO / contractor | Ensure all responsible personnel and landowners have been notified of blasting activities 24 hours in advance and keep records of notifications. | Phase | ECO/EO | Once off, before blasting activities commence | ECO/EO to confirm all necessary personnel and landowners have been notified. Notification records to be |
| | | | | | | provided. |

5.22 Noise

Impact Management outcome: Prevent unnecessary noise to the environment by ensuring that noise from development activity is mitigated.

| Impact Management Actions | Implementatio | n | Monitoring | | | |
|--|-----------------------|---|-------------------------------------|-----------------------|--|---|
| | Responsible person | Method of implementation | Timeframe for implementation | Responsible person | Frequency | Evidence of compliance |
| The Contractor must keep noise level within acceptable limits, Restrict the use of sound amplification equipment for communication and emergency only; | Contractor | Ensure that noise limits do not exceed acceptable limits and avoid the use of amplification communication | During the Construction Phase | ECO | Monthly, and as and when required | No complaints registered in this regard. No amplification equipment is used. |

| All vehicles and machinery must be fitted with appropriate silencing technology and must be properly maintained; | Contractor | Provide and implement silencing technology | During the Construction Phase | ECO | Monthly, and as and when required | No complaints registered in this regard. Silencing technology is utilised. |
|--|--|---|--------------------------------------|-----|--|---|
| Any complaints received by the Contractor regarding noise must be recorded and communicated. Where possible or applicable, provide transport to and from the site on a daily basis for construction workers; | CEO | Update complaints register. Provide daily transport to and from site for employees | During the Construction Phase | ECO | Monthly, and as and when required | Complaints register provided by the cEO and proof of transportatio n services provided |
| Develop a Code of Conduct for the construction phase in terms of behaviour of construction staff. Operating hours as determined by the environmental authorisation are adhered to during the development phase. Where not defined, it must be ensured that development activities must still meet the impact management outcome related to noise management. | cEO and Contractor in consultation with the ECO | Compile a Code of Conduct for staff. Appropriate operating hours must be identified for the project. | Pre-construction and Construction | ECO | Once, prior to the commence ment of constructio n | No complaints registered in this regard. |

5.23 Fire prevention

Impact management outcome: Prevention of uncontrollable fires.

| Impact Management Actions | Implementatio | Implementation | | | Monitoring | Monitoring | | | |
|---------------------------|---------------|----------------|----|----------------|-------------|------------|-------------|--|--|
| | | | | | | | | | |
| | Responsible | Method | of | Timeframe for | Responsible | Frequency | Evidence of | | |
| | person | implementation | ۱ | implementation | person | | compliance | | |

| Designate smoking areas where the fire hazard could be regarded as insignificant; | cEO / Contractor | Identify and demarcate through signage designated smoking areas | Pre-construction & Construction | ECO | Monthly | Photographic record of designated smoking area |
|--|--|---|------------------------------------|-----|---|--|
| Firefighting equipment must be available on all vehicles located on site; | cEO / dEO in consultation with the Contractor | Provide all vehicles with firefighting equipment | Construction | ECO | Monthly | All vehicles are fitted with firefighting equipment and the details thereof are provided by the cEO |
| The local Fire Protection Agency (FPA) must be informed of construction activities; | cEO in consultation with the ECO | Undertake formal consultation to inform the local FPA of the associated construction activities | Pre-construction | ECO | Once, during the commence ment of the Constructio n Phase | Proof of consultation with the FPA |
| Contact numbers for the FPA and emergency services must be communicated in environmental awareness training and displayed at a central location on site; | dEO / cEO / Contractor in consultation with the ECO | Develop environmental awareness training material which covers the contact numbers for the FPA and emergency services. Place the contact numbers for the FPA and | Pre-construction & Construction | ECO | Prior to the commence ment of the environmen tal awareness training and once during the constructio n phase | Environment al awareness training material requirements checklist and photographi c record of contact numbers on display |

| | | emergency services at a visible and central location | | |
|--|-----|---|-------------------|--|
| - Two way swop of contact details between ECO and FPA. | ECO | Consultation between the ECO and FPA in order to exchange contact details | Not Applicable | |

5.24 Stockpiling and stockpile areas

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

| Impact Management Actions | Implementatio | n | | Monitoring | | | |
|--|-------------------------------------|---|---|------------------------------|----------------------|--|--|
| All material that is even ated during the project | Responsible person Contractor | Method of implementation | Timeframe for implementation Pre-construction & | Responsible person ECO | Frequency Monthly | Evidence of compliance Excavated | |
| All material that is excavated during the project development phase (either during piling (if required) or earthworks) must be stored appropriately on site in order to minimise impacts to watercourses, watercourses and water bodies; | Contractor | Identify and demarcate an appropriate location for the storage of excavated materials | Construction | ECO | Moniniy | material is not stored within sensitive environment al areas | |
| All stockpiled material must be maintained and kept clear of weeds and alien vegetation growth by undertaking regular weeding and control methods; | Contractor | Implement appropriate and sufficient | During the Construction Phase | cEO | Bi-weekly (every | Stockpiled material is maintained | |

| Topsoil stockpiles must not exceed 2 m in height; | Contractor | maintenance on stockpiled material regularly Enforce limitations | During | the | ECO | second month) Monthly Bi-weekly | sufficiently and is clear of weeds and alien vegetation Topsoil |
|---|------------|--|---------------------------------|-----|-----|--|--|
| | Connacion | for the height of topsoil stockpiles | Construction Phase | | ECO | (every second month) Monthly | stockpiles do not exceed 2m in height |
| During periods of strong winds and heavy rain, the stockpiles must be covered with appropriate material (e.g. cloth, tarpaulin etc.); | Contractor | Appropriate material must be provided in order to cover stockpiles when required | During Construction Phase | the | ECO | Monthly | Contractor to provide proof of availability of appropriate material to cover stockpiles when required |
| Where possible, sandbags (or similar) must be placed at the bases of the stockpiled material in order to prevent erosion of the material. | Contractor | Sandbags must be provided in order to prevent erosion of stockpiled materials | During Construction Phase | the | ECO | Monthly | Contractor to provide proof of availability of sandbags to prevent erosion of stockpiled materials |

5.25 Civil works

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

| Impact Management Actions | Implementatio | on | | Monitoring | | | |
|--|---------------|-----------------------|----------------------|-------------|-----------|-----------------|--|
| | Responsible | Method of | Timeframe for | Responsible | Frequency | Evidence of | |
| | person | implementation | implementation | person | | compliance | |
| - Where terracing is required, topsoil must be collected | Contractor | Collection and | During the | ECO | Monthly | Visual | |
| and retained for the purpose of re-use later to | | safe storage of | Construction | | | inspection of | |
| rehabilitate disturbed areas not covered by yard stone; | | topsoil for later use | Phase | | | topsoil | |
| | | in rehabilitation | | | | stockpiles for | |
| | | phase | | | | later use | |
| - Areas to be rehabilitated include terrace embankments | Contractor | Regard areas that | During the | ECO | Monthly | Visual | |
| and areas outside the high voltage yards; | | do not house | Construction | | | inspection of | |
| | | infrastructure as | Phase, where the | | | rehabilitation | |
| | | requiring | area is no longer | | | implementati | |
| | | rehabilitation and | going to be utilised | | | on to ensure | |
| | | apply | | | | these areas | |
| | | rehabilitation | | | | are being | |
| | | measures to these | | | | rehabilitated | |
| | | regions | | | | | |
| - Where required, all sloped areas must be stabilised to | Contractor | If required stabilise | Duration of the | ECO | Monthly | Visual | |
| ensure proper rehabilitation is effected and erosion is | | soil using | construction | | | inspection of | |
| controlled; | | recognised | phase | | | stabilised soil | |
| | | methods to ensure | | | | regions and | |
| | | proper | | | | descriptions | |
| | | rehabilitation and | | | | of staff of | |
| | | erosion control | | | | stabilisation | |
| | | | | | | method used | |
| - These areas can be stabilised using design structures or | Contractor | If required stabilise | Duration of the | ECO | Monthly | Visual | |
| vegetation as specified in the design to prevent erosion | | soil using | construction | | | inspection of | |
| of embankments. The contract design specifications | | recognised | phase | | | stabilised soil | |
| must be adhered to and implemented strictly; | | methods to ensure | | | | regions and | |
| | | proper | | | | descriptions | |
| | | | | | | of staff of | |

| | | rehabilitation and erosion control | | | | stabilisation method used |
|--|------------|--|--|-----|---------|--|
| Rehabilitation of the disturbed areas must be managed in accordance with Section 5.35: Landscaping and rehabilitation; | Contractor | Review and ensure that all rehabilitation measures are implemented in accordance with the requirements of Section 5.35 | Duration of the construction phase | ECO | Monthly | Visual inspection of rehabilitation conducted and the degree of conformanc e with the requirements set out in Section 35.5 of this report |
| All excess spoil generated during terracing activities must be disposed of in an appropriate manner and at a recognised landfill site; and | Contractor | Dispose of all excess spoil using appropriate means and at recognised landfill sites. Keep written registers of the disposal conducted | Duration of the construction phase | ECO | Monthly | Evidence of disposal slips as applicable kept in the site environment al file |
| Spoil can however be used for landscaping purposes and must be covered with a layer of 150 mm topsoil for rehabilitation purposes. | Contractor | Where spoil is utilised for landscaping purposes implement a 150mm topsoil layer on top following shaping and compaction | Duration of the construction phase | ECO | Monthly | Spoil material used in landscaping is suitably covered with a later of topsoil at least 150mm deep |

| to | promote | | |
|------|------------|--|--|
| reho | bilitation | | |
| | | | |

5.26 Excavation of foundation, cable trenching and drainage systems

Impact management outcome: No environmental degradation occurs as a result of excavation of foundation, cable trenching and drainage systems.

| Impact Management Actions | Implementatio | n | | Monitoring | Monitoring | | | | |
|---|-----------------------|---|-------------------------------------|-----------------------|------------|--|--|--|--|
| | Responsible person | Method of implementation | Timeframe for implementation | Responsible person | Frequency | Evidence of compliance | | | |
| All excess spoil generated during foundation excavation must be disposed of in an appropriate manner and at a licensed landfill site, if not used for backfilling purposes; | Contractor | Use a licensed waste disposal facility for the disposal of excess spoil | During the Construction Phase | ECO | Monthly | Certificates obtained for the disposal of excess spoil at a licensed waste disposal facility | | | |
| Spoil can however be used for landscaping purposes and must be covered with a layer of 150 mm topsoil for rehabilitation purposes; | Contractor | Spoil used for landscaping must be applied as per the listed requirements | Construction and Rehabilitation | ECO | Monthly | Photographic record of spoil used for landscaping purposes as well as feedback from the contractor | | | |

| - Management of equipment for excavation purposes | Contractor | Undertake the | During | the | ECO | Monthly | Managemen |
|---|------------|-------------------|--------------|-----|-----|---------|---------------|
| must be undertaken in accordance with Section 5.18 : | | management of | Construction | | | | t of |
| Workshop, equipment maintenance and storage; and | | equipment for | Phase | | | | equipment is |
| | | excavation as per | | | | | undertaken in |
| | | the requirements | | | | | line with the |
| | | of section 5.18 | | | | | requirements |
| | | | | | | | of section |
| | | | | | | | 5.18 |
| - Hazardous substances spills from equipment must be | Contractor | Undertake the | During | the | ECO | Monthly | Managemen |
| managed in accordance with Section 5.17: Hazardous | | management of | Construction | | | | t of |
| substances. | | hazardous | Phase | | | | hazardous |
| | | substances spills | | | | | substances |
| | | from equipment as | | | | | spills from |
| | | per the | | | | | equipment is |
| | | requirements of | | | | | undertaken in |
| | | section 5.17 | | | | | line with the |
| | | | | | | | requirements |
| | | | | | | | of section |
| | | | | | | | 5.17 |

5.27 Installation of foundations, cable trenching and drainage systems

Impact management outcome: No environmental degradation occurs during the installation of foundation, cable trenching and drainage system.

| Impact Management Actions | Implementation / | | | | Monitoring | | | |
|--|------------------|----------|---------|--------------|------------|-------------|-----------|-------------|
| | | | | | | | | |
| | Responsible | Method | of | Timeframe | for | Responsible | Frequency | Evidence of |
| | person | implemen | tation | implementati | on | person | | compliance |
| - Batching of cement to be undertaken in accordance with | Contractor | Ensure | correct | During | the | cEO | Weekly | Measures in |
| Section 5.19: Batching plants; and | | batching | of | construction | | | | place to |
| | | cement | | phase | | | | ensure the |
| | | | | | | | | batching of |

| Residual solid waste must be disposed of in accordance with Section 5.8: Solid waste and hazardous management. | Contractor | Undertake the disposal of residual solid waste as per the requirements of section 5.8 | During Construction Phase | the | ECO | Monthly | The dispose of residue solid waste undertaken in line with section 5.8. | al is in |
|--|------------|---|---------------------------------|-----|-----|---------|--|----------------|

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

Impact management outcome: No environmental degradation occurs as a result of installation of equipment.

| Impact Management Actions | Implementati | on | Monitoring | | | |
|--|--------------|-----------------|----------------|-------------|-----------|-------------|
| | Responsible | Method of | Timeframe for | Responsible | Frequency | Evidence of |
| | person | implementation | implementation | person | | compliance |
| - Management of dust must be conducted in | Contractor | Review and | During the | ECO | Monthly | Dust |
| accordance with Section 5. 20: Dust emissions; | | implement dust | Construction | | | managemen |
| | | management | Phase | | | t actions |
| | | actions in | | | | observed to |
| | | accordance with | | | | be in |

| | | the requirement of Section 5.20 of this report | | | | | accordance with the requirement of Section 5.20 of this report |
|---|------------|--|-----------------------------------|----|-----|---------|---|
| Management of equipment used for installation must be conducted in accordance with Section 5.18: Workshop, equipment maintenance and storage; | Contractor | Review and implement equipment management actions in accordance with the requirement of Section 5.18 of this report | During t Construction Phase | he | ECO | Monthly | Equipment managemen t actions observed to be in accordance with the requirement of Section 18 of this report |
| Management hazardous substances and any associated spills must be conducted in accordance with Section 5.17: Hazardous substances; and | Contractor | Review and implement hazardous substances and any associated spills in accordance with the requirement of Section 5.17 of this report | During t Construction Phase | he | ECO | Monthly | Hazardous substances and any associated spills managemen t actions observed to be in accordance with the requirement of Section 5.17 of this report |

| - Residual solid waste must be recycled or disposed of in | Contractor | Review and | During | the | ECO | Monthly | Dispose/recy |
|---|------------|---------------------|--------------|-----|-----|---------|----------------|
| accordance with Section 5.8: Solid waste and hazardous | | dispose/recycle | Construction | | | | cle residual |
| management. | | residual solid | Phase | | | | solid waste |
| | | waste in | | | | | observed to |
| | | accordance with | | | | | be in |
| | | the requirement of | | | | | accordance |
| | | Section 5.8 of this | | | | | with the |
| | | report | | | | | requirement |
| | | | | | | | of Section 5.8 |
| | | | | | | | of this report |

5.29 Steelwork Assembly and Erection

Impact management outcome: No environmental degradation occurs as a result of steelwork assembly and erection.

| Impact Management Actions | Implementation | | | | Monitoring | | | | |
|---------------------------|--|--------|--------|-----------|------------|-------------|-----------|------------|----|
| | Responsible | Method | of | Timeframe | for | Responsible | Frequency | Evidence o | of |
| | person implementation implementation p | | person | | compliance | | | | |

| During assembly, care must be taken to ensure that no wasted/unused materials are left on site e.g. bolts and nuts | Contractor | Conduct an inspection of the site once assembly is complete to remove all stray bolts or unused materials that may be left on site | Duration of the construction phase | ECO | Monthly | Evidence of leftover waste/unuse d materials on site following closure of assembly |
|--|------------|---|--|-----|---------|---|
| Emergency repairs due to breakages of equipment must be managed in accordance with Section 5.18: Workshop, equipment maintenance and storage and Section 5.16: Emergency procedures. | Contractor | Review and conduct all emergency repairs in accordance with Sections 5.18 and 5.16 of this report | Duration of the construction phase | ECO | Monthly | Evidence of emergency repairs carried out having been conducted in accordance with Sections 5.18 and 5.16 of this report |

5.30 Cabling and Stringing

Impact management outcome: No environmental degradation occurs as a result of stringing.

| Impact Management Actions | Implementation | Monitoring |
|---------------------------|----------------|------------|
| | | |

| | Responsible | Method of | Timeframe | for | Responsible | Frequency | Evidence of |
|--|-------------|-------------------|---------------|-----|-------------|-----------|----------------|
| | person | implementation | implementatic | n | person | | compliance |
| - Residual solid waste (off cuts etc.) shall be recycled or | Contractor | Undertake | During t | the | ECO | Monthly | Undertake |
| disposed of in accordance with Section 6.8: Solid waste | | recycling or | Construction | | | | recycling or |
| and hazardous Management; | | disposal of solid | Phase | | | | disposal of |
| | | waste as per the | | | | | solid waste as |
| | | requirements of | | | | | per the |
| | | section 6.8 | | | | | requirements |
| | | | | | | | of section 6.8 |
| - Management of equipment used for installation shall be | Contractor | Undertake the | During t | the | ECO | Monthly | Managemen |
| conducted in accordance with Section 5.18: Workshop , | | management of | Construction | | | | t of |
| equipment maintenance and storage; | | equipment as per | Phase | | | | equipment is |
| | | the requirements | | | | | undertaken in |
| | | of section 5.18 | | | | | line with the |
| | | | | | | | requirements |
| | | | | | | | of section |
| | | | | | | | 5.18 |
| - Management hazardous substances and any | Contractor | Undertake the | - 0 | the | ECO | Monthly | Managemen |
| associated spills shall be conducted in accordance with | | management of | Construction | | | | t of |
| Section 5.17: Hazardous substances. | | hazardous | Phase | | | | hazardous |
| | | substances as per | | | | | substances is |
| | | the requirements | | | | | undertaken in |
| | | of section 5.17 | | | | | line with the |
| | | | | | | | requirements |
| | | | | | | | of section |
| | | | | | | | 5.17 |

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

Impact management outcome: No environmental degradation occurs as a result of Testing and Commissioning.

| Impact Management Actions | Implementation | | | | Monitoring | | | |
|---|----------------|-------------------|----------------|----|-------------|-----------|--------------|-----|
| | | | | | | | | |
| | Responsible | Method of | Timeframe f | or | Responsible | Frequency | Evidence | of |
| | person | implementation | implementation | | person | | complianc | е |
| - Residual solid waste must be recycled or disposed of in | Contractor | Undertake | During th | ne | ECO | Monthly | Undertake | |
| accordance with Section 5.8: Solid waste and hazardous | | recycling or | Construction | | | | recycling | or |
| management. | | disposal of solid | Phase | | | | disposal | of |
| | | waste as per the | | | | | solid waste | as |
| | | requirements of | | | | | per 1 | the |
| | | section 5.8 | | | | | requiremer | nts |
| | | | | | | | of section s | 5.8 |

5.32 Socio-economic

Impact management outcome: enhanced socio-economic development.

| Impact Management Actions | Implementation | | | | Monitoring | | | |
|---|----------------|----------------|------|--------------------|-------------|-------------|---------------|--|
| | Responsible | Method | of | Timeframe for | Responsible | Frequency | Evidence of | |
| | person | implementation | | implementation | person | | compliance | |
| - Develop and implement communication strategies to | dEO / cEO | Identify a | Ind | Pre-construction & | ECO | Once, prior | Communicati | |
| facilitate public participation; | | implement | | Construction | | to the | on is | |
| | | appropriate | | | | commence | undertaken | |
| | | strategies | for | | | ment of | as per the | |
| | | communication | | | | constructio | identified | |
| | | with t | the | | | n and | strategies | |
| | | communities | | | | monthly | and no | |
| | | through | | | | during the | complaints | |
| | | consideration | of | | | constructio | are submitted | |
| | | the commun | nity | | | n | regarding | |
| | | needs | | | | | communicati | |
| | | | | | | | on | |

| - Develop and implement a collaborative and | Contractor | Development and | Pre-construction & | ECO | Once, prior | Conflict |
|---|------------|---------------------|--------------------|-----|-------------|------------------|
| | Confractor | | | ECO | | |
| constructive approach to conflict resolution as part of | | implement a | Construction | | to the | resolution is |
| the external stakeholder engagement process; | | Grievance | | | commence | undertaken in |
| | | Mechanism which | | | ment of | line with the |
| | | considers the | | | constructio | requirements |
| | | community needs | | | n and | of the |
| | | and provides | | | monthly | Grievance |
| | | procedures for | | | during the | Mechanism. |
| | | conflict resolution | | | constructio | No |
| | | | | | n phase | complaints |
| | | | | | | on conflict |
| | | | | | | resolution is |
| | | | | | | submitted by |
| | | | | | | the |
| | | | | | | community |
| – Sustain continuous communication and liaison with | Contractor | Development and | Pre-construction & | ECO | Once, prior | Communicati |
| neighboring owners and residents | | implement and | Construction | | to the | on / liaison |
| | | Grievance | | | commence | with |
| | | Mechanism | | | ment of | neighbouring |
| | | provides | | | constructio | landowners |
| | | procedures for | | | n and | and residents |
| | | communication / | | | monthly | are |
| | | liaison with | | | during the | undertaken in |
| | | neighbouring | | | constructio | line with the |
| | | landowners and | | | n phase | requirements |
| | | residents | | | in priase | of the |
| | | | | | | Grievance |
| | | | | | | Mechanism. |
| | | | | | | Nechanism. No |
| | | | | | | - |
| | | | | | | complaints |
| | | | | | | on |
| | | | | | | communicati |
| | | | | | | on with |
| | | | | | | neighbouring |
| | | | | | | landowners |

| | | | | | | and residents are submitted |
|--|---|--|------------------------------------|-----|---|---|
| Create work and training opportunities for local stakeholders; and | Contractor | Develop and implement a "locals first" policy for the provision of employment opportunities | Pre-construction & Construction | ECO | Once, prior to the commence ment of constructio n and monthly during the constructio n phase | The "locals first" policy is considered in terms of the employment and training opportunities |
| Where feasible, no workers, with the exception of security personnel, must be permitted to stay over-night on the site. This would reduce the risk to local farmers. | Not applicable – all personnel will reside within the relevant and closest town | | | | | |

5.33 Temporary closure of site

Impact management outcome: Minimise the risk of environmental impact during periods of site closure greater than five days.

| Impact Management Actions In | mplementation | Monitoring |
|------------------------------|---------------|------------|
|------------------------------|---------------|------------|

| | Responsible person | Method of implementation | Timeframe for implementation | Responsible person | Frequency | Evidence of compliance |
|--|---|--|-------------------------------------|-----------------------|--|---|
| Bunds must be emptied (where applicable) and need to be undertaken in accordance with the impact management actions included in sections 5.17: Hazardous substances and 5.18: Workshop, equipment maintenance and storage; | Contractor | Regular emptying of the bunds must be undertaken. This must be undertaken as per the requirements listed in sections 5.17 and 5.18 | During the Construction Phase | ECO | Prior to site closure for more than 05 days | Bunds are emptied as per the requirements listed under sections 5.17 and 5.18 |
| Hazardous storage areas must be well ventilated; | Contractor | Install appropriate ventilation in all hazardous storage areas | During the construction phase | ECO | Prior to site closure for more than 05 days | Effective ventilation is installed in hazardous storage areas |
| Fire extinguishers must be serviced and accessible. Service records to be filed and audited at last service; | Contractor / cEO | Ensure fire extinguishers are serviced, as required and are easily accessible with appropriate signage indicating location. Ensure service records and kept up to date and filed | During the Construction Phase | ECO | Prior to site closure for more than 05 days | Signage placed indicating location of fire extinguishers and service records |
| Emergency and contact details displayed must be displayed; | Contractor / cEO | Place emergency and contact details which are readily available and easily accessible | During the Construction Phase | ECO | Prior to site closure for more than 05 days | Photographic proof of contact details on display |
| Security personnel must be briefed and have the facilities to contact or be contacted by relevant management and emergency personnel; | Contractor in consultation with the ECO | Hold a workshop with all security personnel to | Pre-construction & construction | ECO | Prior to site closure for | Proof of the workshop held must be |

| | | provide a brief of the project and security requirements. Provide facilities in order to contact management and emergency personnel | | | | more than 05 days | kept on file by the contractor. |
|---|--|---|---------------------------------|-----|-----|--|--|
| Night hazards such as reflectors, lighting, traffic signage etc. must have been checked; | Contractor | Regular checks of night hazards must be undertaken | During Construction Phase | the | ECO | Prior to site closure for more than 05 days | Proofofchecksofnight hazardsmustbeprovidedbythecontractor |
| Fire hazards identified and the local authority must have been notified of any potential threats e.g. large brush stockpiles, fuels etc.; | cEO / Contractor in consultation with the ECO | Identify any potential fire hazards and notify the relevant local authority | During Construction Phase | the | ECO | Prior to site closure for more than 05 days | Proof of notification of the fire hazards to the local authority must be provided by the Contractor |
| Structures vulnerable to high winds must be secured; | Contractor | Ensure structures vulnerable to wind are secure prior to site closure | During Construction Phase | the | ECO | Prior to site closure for more than 05 days | Structures vulnerable to wind are secured prior to site closure |
| Wind and dust mitigation must be implemented; | Contractor | Implement wind and dust mitigation prior to site closure | During Construction Phase | the | ECO | Prior to site closure for more than 05 days | Wind and dust mitigation is implemented |

| | | | | | | | prior to site |
|---|------------|---------------------|--------------|-----|-----|---------------|-----------------|
| | | | | | | | closure |
| - Cement and materials stores must have been secured; | Contractor | Ensure cement | During | the | ECO | Prior to site | Cement and |
| | | and material stores | Construction | | | closure for | material |
| | | are secured prior | Phase | | | more than | stores are |
| | | to site closure | | | | 05 days | secured prior |
| | | | | | | | to site closure |
| Toilets must have been emptied and secured; | Contractor | Ensure toilets are | During | the | ECO | Prior to site | Toilets are |
| | | emptied and | Construction | | | closure for | emptied and |
| | | secured prior to | Phase | | | more than | secured prior |
| | | site closure | | | | 05 days | to site closure |
| Refuse bins must have been emptied and secured; | Contractor | Ensure refuse bins | During | the | ECO | Prior to site | Refuse bins |
| | | are emptied and | Construction | | | closure for | are emptied |
| | | secured prior to | Phase | | | more than | and secured |
| | | site closure | | | | 05 days | prior to site |
| | | | | | | | closure |
| - Drip trays must have been emptied and secured. | Contractor | Ensure drip trays | During | the | ECO | Prior to site | Drip trays are |
| | | are emptied and | Construction | | | closure for | emptied and |
| | | secured prior to | Phase | | | more than | secured prior |
| | | site closure | | | | 05 days | to site closure |

5.34 Dismantling of old equipment

Impact management outcome: Impact to the environment to be minimised during the dismantling, storage and disposal of old equipment commissioning.

| Impact Management Actions | Implementation | | | Monitoring | | | | |
|---------------------------|----------------|----------------|----|---------------|-----|-------------|-----------|-------------|
| | Responsible | Method | of | Timeframe | for | Responsible | Frequency | Evidence of |
| | person | implementation | ١ | implementatio | n | person | | compliance |

| - All old equipment removed during the project must be | Contractor | Ensure old | During | the | ECO | Monthly | Drip trays are |
|--|--------------|-------------------------|--------------|-----|-----|---------------------------------------|-------------------------|
| stored in such a way as to prevent pollution of the | Connacion | equipment is | Construction | | 200 | i i i i i i i i i i i i i i i i i i i | emptied and |
| environment | | secured and | Phase | | | | secured prior |
| | | where required, | | | | | to site closure |
| | | stored in | | | | | |
| | | contained areas | | | | | |
| | | where no spillage | | | | | |
| | | or pollution may | | | | | |
| | | result | | | | | |
| - Oil containing equipment must be stored to prevent | Contractor | Ensure old | During | the | ECO | Monthly | Drip trays are |
| leaking or be stored on drip trays; | | equipment is | Construction | | | | emptied and |
| | | secured and | Phase | | | | secured prior |
| | | where required, | | | | | to site closure |
| | | stored in | | | | | |
| | | contained areas | | | | | |
| | | where no spillage | | | | | |
| | | or pollution may | | | | | |
| | | result | | | | | |
| - All scrap steel must be stacked neatly and any disused | Contractor | Store defunct | 0 | the | ECO | Monthly | Where |
| and broken insulators must be stored in containers; | | insulators in | Construction | | | | needed, |
| | | containers and | Phase | | | | insulators |
| | | scrap steel in one | | | | | observed to |
| | | single place, | | | | | be stored in |
| | | neatly secured | | | | | containers |
| | | | | | | | and scrap |
| | | | | | | | stored neatly |
| | | | | | | | as |
| | | | | | | | determined |
| | | Francisco - Receiver (P | During | 11 | 500 | 1 4 | by the ECO |
| Once material has been scrapped and the contract has | Contractor , | Ensure dismantling | 0 | the | ECO | Monthly | Where |
| been placed for removal, the disposal Contractor must | cEO | and packaging of | Construction | | | | needed, |
| ensure that any equipment containing pollution causing | | scrapped material | Phase | | | | insulators |
| substances is dismantled and transported in such a way | | is transported in | | | | | observed to |
| as to prevent spillage and pollution of the environment; | | such a way as to | | | | | be stored in containers |
| | | prevent spillage | | | | | containers |

| | | and pollution of the environment; | | | | | and scrap stored neatly as determined by the ECO |
|--|-----------------------|--|---------------------------------|-----|-----|---------|--|
| The Contractor must also be equipped to contain and clean up any pollution causing spills; and | cEO and Contractor | Provide training on the use of spill kits to the relevant employees | | the | ECO | Monthly | Proof of training to be provided by the contractor |
| Disposal of unusable material must be at a licensed waste disposal site. | cEO and Contractor | Ensure a registered waste disposal site is utilised and keep disposal slips and record in the site environmental file | During Construction Phase | the | ECO | Monthly | Visual inspection of disposal record documentati on and registration of the waste disposal site utilised. |

5.35 Landscaping and rehabilitation

Impact management outcome: Areas disturbed during the development phase are returned to a state that approximates the original condition.

| Impact Managen | nent Actions | Implementation | | | Monitoring | | | | | |
|----------------|--------------|----------------|----------------|----|---------------|-----|-------------|-----------|------------|----|
| | | Responsible | Method | of | Timeframe | for | Responsible | Frequency | Evidence | of |
| | | person | implementation | ١ | implementatio | n | person | | compliance | се |

| All areas disturbed by construction activities must be subject to landscaping and rehabilitation; All spoil and waste must be disposed of to a registered waste site; | Contractor | Develop and implement a rehabilitation plan for the rehabilitation of all disturbed areas. Dispose of all spoil and waste at a licensed waste disposal facility | Pre-construction & Rehabilitation | CEO | Weekly | Rehabilitation of the disturbed areas is undertaken as per the rehabilitation plan. All certificates of waste disposal at |
|---|---|--|--------------------------------------|-----|--------|---|
| All slopes must be assessed for contouring, and to contour only when the need is identified in accordance with the Conservation of Agricultural Resources Act, No | Contractor in consultation with the ECO | Assess all slopes and determine whether | Rehabilitation | cEO | Weekly | licensed facilities are available. All slopes are assessed and contoured as |
| 43 of 1983 All slopes must be assessed for terracing, and to terrace | Contractor in | contouring is required Assess all slopes | Rehabilitation | cEO | Weekly | required All slopes are |
| only when the need is identified in accordance with the Conservation of Agricultural Resources Act, No 43 of 1983; | consultation with the ECO | and determine whether terracing is required | | | Weekly | assessed and terraced as required |
| Berms that have been created must have a slope of 1:4 and be replanted with indigenous species and grasses that approximates the original condition; | Contractor | Ensure all berms have a slope of 1:4 and is replanted with indigenous species and grasses | Rehabilitation | CEO | Weekly | All berms have a slope of 1:4 and is replanted with indigenous species and grasses |
| Where new access roads have crossed cultivated farmlands, that lands must be rehabilitated by ripping which must be agreed to by the holder of the EA and the landowners; | Not applicable | | | | | |

| Rehabilitation of access roads outside of farmland; | Not applicable | | | | | |
|--|-------------------|---|----------------|-----|---|---|
| Indigenous species must be used for with species and/grasses to where it compliments or approximates the original condition; | Contractor | Make use of indigenous species for rehabilitation | Rehabilitation | CEO | Weekly | Indigenous species are used for rehabilitation |
| Stockpiled topsoil must be used for rehabilitation (refer to Section 5.24: Stockpiling and stockpiled areas); | Contractor | Ensure stockpiled topsoil is used as per the requirements listed under section 5.24 | Rehabilitation | CEO | Weekly | Stockpiled topsoil is used as per the requirements listed under section 5.24 |
| Stockpiled topsoil must be evenly spread so as to facilitate seeding and minimise loss of soil due to erosion; | Contractor | Ensure that topsoil is spread evenly | Rehabilitation | cEO | Weekly | Topsoil is spread evenly |
| Before placing topsoil, all visible weeds from the placement area and from the topsoil must be removed; | Contractor | Remove all visibleweedsfromplacementareaand topsoilbeforespreadingthetopsoil | Rehabilitation | CEO | Weekly | No weeds are visible in the placement area or the topsoil |
| Subsoil must be ripped before topsoil is placed; | Contractor | Undertake the ripping of subsoil prior to the spreading of topsoil | Rehabilitation | CEO | Weekly | Subsoil is ripped before topsoil is placed |
| The rehabilitation must be timed so that rehabilitation can take place at the optimal time for vegetation establishment; | Contractor | Plan the timeframe for rehabilitation in order to undertake vegetation planting during the optimal time for vegetation establishment | Rehabilitation | ECO | At the start of rehabilitatio n to confirm correct timeframe | Rehabilitation is undertaken during the optimal time |

| - | Where impacted through construction related activity, all sloped areas must be stabilised to ensure proper rehabilitation is effected and erosion is controlled; | Contractor | All disturbed slope areas must be stabilised | Rehabilitation | cEO | Weekly | Disturbed slopes are stabilised sufficiently |
|---|---|--|--|--------------------------------------|-----|----------------------------|--|
| _ | Sloped areas stabilised using design structures or vegetation as specified in the design to prevent erosion of embankments. The contract design specifications must be adhered to and implemented strictly; | Contractor | Stabilise slopes as per the design specifications | Pre-construction & Rehabilitation | cEO | Weekly | Slopes are stabilised as per the design specifications |
| - | Spoil can be used for backfilling or landscaping as long as it is covered by a minimum of 150 mm of topsoil. | Contractor | Spoil used for landscaping must be applied as per the listed requirements | Rehabilitation | CEO | Weekly | Photographic record of spoil used for landscaping purposes as well as feedback from the contractor |
| _ | Where required, re-vegetation including hydro-seeding can be enhanced using a vegetation seed mixture as described below. A mixture of seed can be used provided the mixture is carefully selected to ensure the following: a) Annual and perennial plants are chosen; b) Pioneer species are included; c) Species chosen must be indigenous to the area with the seeds used coming from the area; d) Root systems must have a binding effect on the soil; e) The final product must not cause an ecological imbalance in the area | Contractor in consultation with a suitably qualified specialist | Make use of a suitable vegetation seed mixture should enhancement be required | Rehabilitation | ECO | As and when required | Use of a suitable vegetation seed mixture if required |

6 ACCESS TO THE GENERIC EMPr

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

PART B: SECTION 2

7 SITE SPECIFIC INFORMATION AND DECLARATION

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

7.1.1 Details of the applicant:

Name of applicant: Aberdeen Wind Facility 2 (Pty) Ltd Tel No: 081 461 7590 Fax No: Not supplied Postal Address: PO Box 1730 Welgemoed Cape Town Western Cape Physical Address: Unit 1501, 15th Floor, Portside Building, 4 Bree Street, Cape Town, Western Cape, 8001

7.1.2 Details and expertise of the EAP:

Name of EAP: Nkhensani Masondo Tel No: 011 656 3237 Fax No: 086 684 0547 E-mail address: nkhensani@savannahsa.com Expertise of the EAP (Curriculum Vitae included): Refer to Appendix 2 of this EMPr for a CV of the EAP

7.1.3 Project name: Aberdeen Wind Facility 2, Eastern Cape Province

7.1.4 Description of the project:

Aberdeen Wind Facility 2 (Pty) Ltd, a Special Purpose Vehicle (SPV), proposes the development of a commercial wind energy facility and associated infrastructure, on a site located approximately 20km west of the town of Aberdeen in the Eastern Cape Province. The site is located within the Dr Beyers Naude Local Municipality in the greater Sarah Baartman District Municipality. The entire extent of the site falls within the Beaufort West Renewable Energy Development Zone (REDZ). The facility is known as Aberdeen Wind Facility 2.

The project is planned as part of a larger cluster of renewable energy projects, which includes two adjacent wind energy facilities with a capacity up to 240MW each (Aberdeen Wind Facility 1 and Aberdeen Wind Facility 3). The proposed wind energy facility is set to inject up to 240MW into the national grid. The wind energy facility will connect to the national grid via a grid connection solution, which will be subject to a separate application of Environmental Authorisation.

The Aberdeen Wind Facility 2 will have a contracted capacity of up to 240MW and comprise up to 41 wind turbines with a capacity of up to 8MW each. The project will have a preferred project site of approximately 15 800 ha, and an estimated disturbance area of up to 120ha. The Aberdeen Wind Facility 2 project site is proposed to accommodate the following infrastructure:

- » Up to 41 wind turbines with a maximum hub height of up to 200m. The tip height of the turbines will be up to 300m.
- » Concrete turbine foundations and turbine hardstands.
- » An internal road network between project components inclusive of stormwater infrastructure.
- » Medium-voltage (MV) power lines internal to the wind farm trenched and located adjacent to internal access roads, where feasible.
- » Substation, Battery Energy Storage System (BESS) and O&M buildings hub, including:
 - On-site facility substation (132kV).
 - Battery Energy Storage System (BESS).
 - Operation and Maintenance buildings, including control centre
- » Warehouse, laydown area and site camp hub, including:
 - Construction laydown areas
 - Site camp
 - Warehousing and buildings
- » Upgrade to a main access road of approximately 5.7km in length and up to 10m in width.

7.1.5 Project location:

The on-site facility substation is located within the following farm portions.

| NO | FARM NAME(if applicable) | FARM NUMBER (if applicable) | PORTION NAME | PORTION NUMBER |
|----|---------------------------|--------------------------------|--------------|----------------|
| 1 | Farm Sambokdoorns | 92 | Portion | 4 |
| 2 | Farm Doorn Poort | 93 | Portion | 1 |
| 3 | Farm Doorn Poort | 93 | Remainder | - |
| 4 | Kraanvogel Kuil | 155 | - | - |

7.2 Sub-section 2: Development footprint site map

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

The maps provided below have been compiled based on verified site sensitivities through specialist studies and relate to the larger wind farm for which the substation is associated with. The DFFE screening tool report for the project site is included in Appendix 3 of this EMPr.

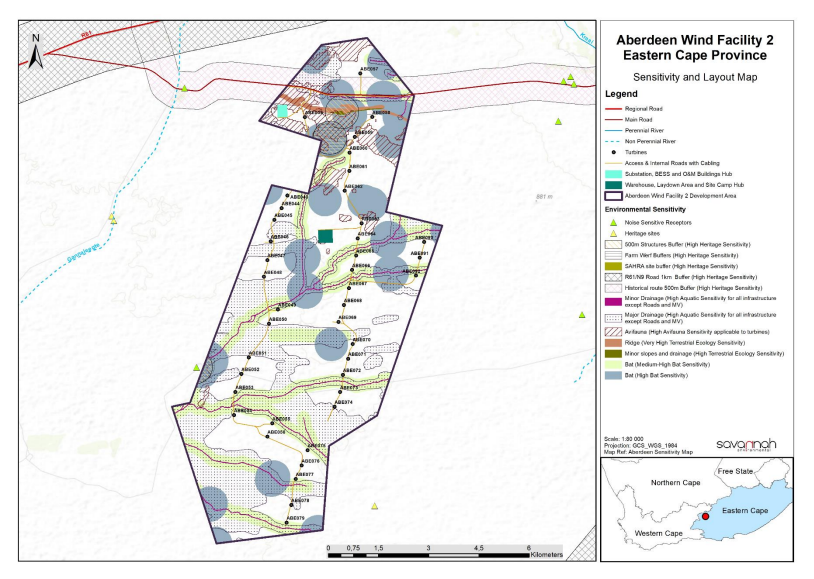


Figure 1: Environmental sensitivity map of the Aberdeen Wind Facility 2

7.3 Sub-section 3: Declaration

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

| Signature Proponent/applicant/ holder of EA | Date: |
|---|-------|
|---|-------|

This declaration will be signed by the proponent/applicant/holder of the EA once the contractor is appointed and has provided inputs to this Generic EMPr as per the requirements of this template.

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

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

PART C

8 SITE SPECIFIC ENVIRONMENTAL ATTRIBUTES

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

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

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

CONSTRUCTION, OPERATION AND DECOMMISIONING OUTCOMES AND ACTIONS

Impact management outcome: Protection of terrestrial fauna

| Impact Management Actions | Implementat | ion | | Monitoring | | | |
|---|-------------|----------------|----------------|-------------|------------------|-------------|--|
| | Responsible | Method of | Timeframe for | Responsible | Timeframe | Evidence of | |
| | person | implementation | implementation | person | | compliance | |
| If any parts of the site must be lit at | EPC | Ensure use of | Duration of | ECO | Once, prior to | Use of | |
| night, this should be done with low- | Contractor | appropriate | construction | | commencement | appropriate | |
| UV type lights (such as most LEDs) | | lighting | Operation | | of construction, | lighting is | |
| as far as practically possible, which | | | | | and as required | implemented | |
| do not attract insects and which | | | | | | | |
| should be directed downwards. | | | | | | | |
| If parts of the facility such as the | EPC | Implement | Duration of | ECO | Once, prior to | Use of | |
| substation are to be fenced, then | Contractor | appropriate | construction | | commencement | appropriate | |
| no electrified strands should be | | fencing | Operation | | of construction, | fencing is | |
| placed within 30cm of the ground | | | | | and as required | implemented | |
| as some species such as tortoises | | | | | | | |
| are susceptible to electrocution | | | | | | | |
| from electric fences as they do not | | | | | | | |
| move away when electrocuted | | | | | | | |
| but rather adopt defensive | | | | | | | |
| behaviour and are killed by | | | | | | | |
| repeated shocks. Alternatively, the | | | | | | | |
| electrified strands should be | | | | | | | |
| placed on the inside of the fence | | | | | | | |
| and not the outside or guard wires | | | | | | | |
| or mesh can be placed outside of | | | | | | | |

| Impact Management Actions | Implementat | ion | | Monitoring | Monitoring | | | |
|--|-------------|-----------------|----------------|-------------|--------------|----------------|--|--|
| | Responsible | Method of | Timeframe for | Responsible | Timeframe | Evidence of | | |
| | person | implementation | implementation | person | | compliance | | |
| the fence to prevent tortoises from | | | | | | | | |
| accessing the electrified fence | | | | | | | | |
| During construction any fauna | ECO | Removal of | Duration of | Auditor | Annually | No fauna | | |
| directly threatened by the | | fauna | construction | | | harmed as a | | |
| construction and operational | | | Operation | | | result of | | |
| activities should be removed to a | | | | | | maintenance | | |
| safe location by the ECO or other | | | | | | activities. | | |
| suitably qualified person. | | | | | | Necessary | | |
| | | | | | | permits | | |
| | | | | | | obtained prior | | |
| | | | | | | to the remove | | |
| | | | | | | of threatened | | |
| | | | | | | fauna species | | |
| | | | | | | and copies of | | |
| | | | | | | permits | | |
| | | | | | | observed | | |
| | | | | | | during audit. | | |
| The extent of clearing and | EPC | Кеер | Duration of | ECO | As required | vegetation | | |
| disturbance to the vegetation must | Contractor | vegetation | construction | | during | disturbance is | | |
| be kept to a minimum so that | | disturbance to | | | construction | minimised. | | |
| impact on fauna and their habitats | | a minimum | | | | | | |
| is restricted. | | | | | | | | |
| The illegal collection, hunting or | EPC | Awareness | Duration of | ECO | Weekly | No evidence | | |
| harvesting of any plants or animals | Contractor | created | construction | | | of collection, | | |
| at the site should be strictly | | regarding | Operation | | | hunting or | | |
| forbidden. Personnel should not be | | prohibition on | | | | harvesting of | | |
| | | the collection, | | | | | | |

| Impact Management Actions | Implementation | | | Monitoring | | | |
|--|----------------|------------------|----------------|-------------|-----------|-----------------|--|
| | Responsible | Method of | Timeframe for | Responsible | Timeframe | Evidence of | |
| | person | implementation | implementation | person | | compliance | |
| allowed to wander off of the | | hunting or | | | | any plants or | |
| construction and operational site. | | harvesting of | | | | animals | |
| | | any plants or | | | | | |
| | | animals | | | | | |
| All construction vehicles should | Contractor, | Install speed | Duration of | ECO | Monthly | Minimal | |
| adhere to a low-speed limit | cEO | signage | construction | | | instances of | |
| (40km/h for cars and 30km/h for | | throughout site, | Operation | | | speeding as | |
| trucks) to avoid collisions with | | include speed | | | | observed on | |
| susceptible species such as snakes | | limit into | | | | site during | |
| and tortoises and rabbits or hares. | | induction and | | | | audits and as | |
| Speed limits should apply within the | | ensure all staff | | | | evidenced in | |
| facility as well as on the public | | entering site | | | | the written log | |
| gravel access roads to the site. | | are aware of | | | | of warnings | |
| | | the | | | | and fines | |
| | | requirement to | | | | issued for | |
| | | implement | | | | contraventions | |
| | | speed limits. | | | | | |
| | | Institute verbal | | | | | |
| | | and written | | | | | |
| | | warnings for | | | | | |
| | | violations and | | | | | |
| | | appropriate | | | | | |
| | | fines for repeat | | | | | |
| | | contraventions. | | | | | |
| | | Written log of | | | | | |
| | | fines and | | | | | |
| | | warning issued | | | | | |
| | | kept on site | | | | | |

| Impact Management Actions | Implementat | ion | | Monitoring | | |
|---|-------------------|---|----------------|-------------|-----------|--|
| | Responsible | Method of | Timeframe for | Responsible | Timeframe | Evidence of |
| | person | implementation | implementation | person | | compliance |
| It is the contractor's responsibility to continuously monitor the area for newly established alien species during the contract and establishment period, which if present must be removed. Removal of these species shall be undertaken in a way which prevents any damage to the remaining indigenous species and inhibits the re-infestation of the cleaned areas. | EPC Contractor | Visually monitor the area for alien species and remove once located | Construction | ECO | Ongoing | Alien species removed when found. |
| Employees should be trained (e.g. during toolbox talks) that poisonous animals should not be killed and if encountered the ECO/ EO should be informed. | EPC Contractor | Training with employees | Construction | ECO | Weekly | Attendance register and training minutes / notes for the record |

Impact management outcome: Protection of avifauna

| Impact Management Actions | Implementat | ion | | Monitoring | | |
|--|-------------|-----------------|----------------|-------------|-----------|----------------|
| | Responsible | Method of | Timeframe for | Responsible | Timeframe | Evidence of |
| | person | implementation | implementation | person | | compliance |
| Removal of vegetation must be | EPC | Vegetation | Construction | ECO | Monthly | Vegetation |
| restricted to a minimum and must be | Contractor | removal | | | | removal kept |
| rehabilitated to its former state | | restricted to a | | | | to a |
| where possible after construction. | | minimum | | | | minimum |
| | | | | | | and |
| | | | | | | rehabilitation |
| | | | | | | takes place |
| | | | | | | after |
| | | | | | | construction. |
| Vehicle and pedestrian access to | EPC | Vehicle and | Construction | ECO | Monthly | Vehicle and |
| the site should be controlled and | Contractor | pedestrian | | | | pedestrian |
| restricted as much as possible to | | access to site | | | | access |
| prevent unnecessary disturbance of | | restricted to a | | | | reduced. |
| priority species. | | minimum | | | | |

Impact management outcome: Protection of bats

| Impact Management Actions | Implementat | ion | | Monitoring | | |
|---|-------------|----------------|----------------|-------------|-----------|----------------|
| | Responsible | Method of | Timeframe for | Responsible | Timeframe | Evidence of |
| | person | implementation | implementation | person | | compliance |
| Minimize degradation of terrestrial | Developer | Degradation of | Duration of | ECO | Monthly | Degradation |
| habitat by implementing and | ECO | terrestrial | construction | | | of terrestrial |
| maintaining effective invasive alien | EPC | habitat | Operational | | | habitat |
| plant, stormwater, erosion, sediment, | Contractor | minimised. | | | | minimised. |
| and dust control measures | | | | | | |

Impact management outcome: Minimise impacts on heritage sites during the construction of the wind energy facility

| Impact Management Actions | Implementation | | | Monitoring | | | |
|---|----------------|---|--|-------------|-------------------------|---|--|
| | Responsible | Method of | Timeframe for | Responsible | Timeframe | Evidence of | |
| | person | implementation | implementation | person | | compliance | |
| The Environmental Control Officer (ECO) should be made aware of the possibility of important fossil remains (bones, teeth, fish, petrified wood, plant-rich horizons etc) being found or unearthed during the construction phase of the development | ECO | All uncovered fossil remains to be reported to ECO | Duration of construction Operation | ECO | As and when required | Register indicating any heritage resources finds. | |
| | ECO | Training of staff of possible find of heritage resources Construction to cease and all uncovered archaeological resources reported to ECPHRA. | Duration of construction Operation | ECO | As and when required | No archaeological resources damaged and all finds to be reported to ECPHRA. | |

Impact management outcome: Minimisation of visual impacts associated with construction

| Impact Management Actions | Implementation | | | Monitoring | | | |
|--|---|---|--|--------------------|---------------------------------------|---|--|
| | Responsible person | Method of implementation | Timeframe for implementation | Responsible person | Frequency | Evidence of compliance | |
| Retain and maintain natural vegetation immediately adjacent to the development footprint. | Project proponent/ design consultant Contractor EO | Visual inspection of the layout to ensure that vegetation immediately adjacent to the development footprint will not be disturbed Ensure that natural vegetation immediately adjacent to the development footprint/servitude is retained and maintained. | Prior to construction and during construction | ECO | Ongoing throughout construction | Onsite evidence that natural vegetation immediately adjacent to the development footprint/servitude is retained and maintained. | |
| Ensure that rubble, litter, and disused construction materials are appropriately stored (if not removed daily) and then disposed regularly at licensed waste facilities. | Contractor | Waste to be appropriately stored in designated areas. | Duration of the construction phase | ECO | Monthly | Appropriate storage of waste in designated areas. | |

| Impact Management Actions | Implementat | ion | | Monitoring | | |
|---|-------------------------|--|--|-----------------------|----------------------------|--|
| | Responsible person | Method of implementation | Timeframe for implementation | Responsible person | Frequency | Evidence of compliance |
| | | Disposal of waste at licensed waste disposal facilities must be undertaken as per the waste management plan | | | | Disposal certificates of disposal at licensed facilities to be provided |
| Rehabilitate all disturbed areas immediately after the completion of construction works. | Contractor | Ensure that disturbed areas are rehabilitated immediately after completion of construction works and that this is communicated to the contractor. Develop and implement a rehabilitation plan for the site. | Following completion of construction | ECO | As and when required | Visual observation that disturbed areas are rehabilitated immediately after the completion of construction works. |
| Restrict construction activities to daylight hours whenever possible in order to reduce lighting impacts. | Developer Contractor | Ensure that working hours are clearly communicated to | Duration of the construction phase | ECO | Daily | Limited construction activities taking place at night. |

| Impact Management Actions | Implementat | ion | Monitoring | Monitoring | | | |
|---------------------------|-------------|---|----------------|-------------|-----------|-------------|--|
| | Responsible | Responsible Method of Timeframe for Responsible | | Responsible | Frequency | Evidence of | |
| | person | implementation | implementation | person | | compliance | |
| | EO | construction | | | | | |
| | | workers and that | | | | | |
| | | the working hours | | | | | |
| | | are restricted to | | | | | |
| | | daylight hours | | | | | |
| | | and are adhered | | | | | |
| | | to. | | | | | |

Impact management outcome: Protection of indigenous natural vegetation, fauna and maintenance of rehabilitation

| Impact Management Actions | Implementation | | | Monitoring | | |
|---|----------------|-----------------|----------------|-------------|-------------|----------------|
| | Responsible | Method of | Timeframe for | Responsible | Timeframe | Evidence of |
| | person | implementation | implementation | person | | compliance |
| Any potentially dangerous fauna | cEO, | Develop a | Operation and | dEO | As and when | Necessary |
| such as snakes or fauna threatened | Specialist, | search and | maintenance | | required | permits |
| by the maintenance and operational | Contractor | relocation plan | | | | obtained prior |
| activities should be removed to a safe | | for threatened | | | | to the removal |
| location. | | or dangerous | | | | of threatened |
| | | fauna species | | | | fauna species, |
| | | and obtain the | | | | and copies of |
| | | relevant | | | | permits |
| | | permits for the | | | | observed |
| | | removal of | | | | during audit. |
| | | these species | | | | |

| Impact Management Actions | Implementat | ion | | Monitoring | | | |
|---|-------------|-------------------|-----------------|-------------|-----------|-------------------|--|
| | Responsible | Method of | Timeframe for | Responsible | Timeframe | Evidence of | |
| | person | implementation | implementation | person | | compliance | |
| All hazardous materials should be | Contractor | Suitable | Duration of the | dEO | Monthly | Effective | |
| stored in the appropriate manner to | | bunding and | project | | | bunding and | |
| prevent contamination of the site. | | containment, | | | | containment of | |
| Any accidental chemical, fuel and | | demarcation | | | | hazardous | |
| oil spills that occur at the site should | | and access | | | | materials as | |
| be cleaned up in the appropriate | | control | | | | evidenced on | |
| manner as related to the nature of | | measures | | | | site, along with | |
| the spill. | | implemented | | | | suitable access | |
| | | for hazardous | | | | control and | |
| | | materials at | | | | demarcation | |
| | | onsite stores. | | | | provided at | |
| | | Spill prevention | | | | hazardous | |
| | | and response | | | | materials stores. | |
| | | plan | | | | Written log of | |
| | | developed, | | | | spills and clean | |
| | | and spill kits | | | | up actions | |
| | | made | | | | implemented | |
| | | available, as | | | | observed and | |
| | | well as all staff | | | | kept on file at | |
| | | inducted with | | | | site | |
| | | spill response | | | | | |
| | | procedure and | | | | | |
| | | a log of | | | | | |
| | | inductions kept | | | | | |
| | | on file. Written | | | | | |
| | | record of spills | | | | | |
| | | and clean up | | | | | |

| Impact Management Actions | Implementat | ion | | Monitoring | | |
|--|-------------|-----------------|----------------|-------------|----------------|------------------|
| | Responsible | Method of | Timeframe for | Responsible | Timeframe | Evidence of |
| | person | implementation | implementation | person | | compliance |
| | | actions kept on | | | | |
| | | site | | | | |
| – Regular (annual) monitoring for | ECO | Alien plant | Operation | ECO | Annually | Results of alien |
| alien plants during operation to | | monitoring | | | | invasive |
| ensure that no alien invasive | | | | | | monitoring |
| problems have developed as result | | | | | | |
| of the disturbance, as per the Alien | | | | | | |
| Management Plan for the project. | | | | | | |
| Regular monitoring for alien plant | O&M | Invasive Alien | Operation | External | Annually – | Invasive alien |
| invasion and erosion after | Operator | Plant species | | Auditor, | external audit | plant species |
| construction to ensure that no | | eradication | | dEO | and quarterly | appropriately |
| invasion or erosion problems have | | and | | | dEO | managed |
| developed as result of the | | management | | | | |
| disturbance must be undertaken, as | | programme | | | | |
| per the respective Management | | developed for | | | | |
| Plans for the project. | | the | | | | |
| | | construction | | | | |
| | | phase of the | | | | |
| | | project, | | | | |
| | | detailing | | | | |
| | | monitoring | | | | |
| | | required, | | | | |
| | | control | | | | |
| | | methods and | | | | |
| | | frequency. | | | | |
| All roads and other hardened | Contractor, | Develop and | Prior to | dEO/cEO | Monthly | Evidence of |
| surfaces should have runoff control | cEO | implement a | construction | | | implementatio |
| features which redirect water flow | | stormwater | commencing, | | | of the |

| Impact Management Actions | Implementat | ion | | Monitoring | | |
|---|-------------------------------|---|---|-----------------------------|--|---|
| | Responsible | Method of | Timeframe for | Responsible | Timeframe | Evidence of |
| | person | implementation | implementation | person | | compliance |
| and dissipate any energy in the water which may pose an erosion risk. | | management plan | and for the duration of construction and operation | | | stormwater management plan is observed |
| Vegetation control within the wind energy facility should be by manual clearing and herbicides should not be used except to control alien plants in the prescribed manner if necessary. | O&M Operator Specialist | Restrict herbicide used and use manual clearing | phase Operation | EO | Weekly | No evidence of herbicides used |
| An erosion monitoring programme should be put in place for at least 3 years after construction. Any problems observed should be rectified as soon as possible using the appropriate revegetation and erosion control works. | ECO | Erosion monitoring implemented | Operation | External Auditor, ECO | Annually – external audit and quarterly ECO | Erosion appropriately managed. |

Impact management outcome: Protection of bat species

| Impact Management Actions | Implementation | | Monitoring | | | |
|--|----------------|----------------|----------------|-------------|-------------|-------------|
| | Responsible | Method of | Timeframe for | Responsible | Timeframe | Evidence of |
| | person | implementation | implementation | person | | compliance |
| Minimize artificial lighting | Developer | Communicate | Operation | ECO | As required | Use of |
| | ECO | this | | | | lighting is |
| | Contractor | requirement to | | | | minimised |
| | | the | | | | |
| | | appropriate | | | | |
| | | Contractor | | | | |

APPENDIX 1: METHOD STATEMENTS

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

APPENDIX 2: CV OF THE EAP



Email: joanne@savannahsa.com Tel: +27 (11) 656 3237

CURRICULUM VITAE OF KAREN JODAS

| Profession: | Environmental Management and Compliance Consultant; Environmental Assessment Practitioner. Professional Natural Scientist: Environmental Science since 1999. |
|------------------------|--|
| Specialisation: | Strategic environmental assessment and advice; development of plans and guidelines; environmental compliance advise and monitoring; Environmental Impact Assessment; environmental management; project management and co-ordination of environmental projects; peer review; policy, strategy and guideline formulation; renewable energy projects; water resources management. |
| Years work experience: | 25 years (in the field since 1997) |

VOCATIONAL EXPERIENCE

Provide technical input for projects in the environmental management field, specialising in strategic evaluation, Environmental Impact Assessment studies, environmental management plans, programmes and guidelines, integrated environmental management, environmental compliance monitoring; peer review of EIA reports and processes, strategy and guideline development, and public participation. Key focus on overall Project Management, integration of environmental studies and environmental processes into larger engineering-based projects, strategic assessment, and the identification of environmental management solutions and mitigation/risk minimising measures.

Excellent working knowledge of environmental legislation, strategies, guidelines and policies. Compilation of the reports for environmental studies are in accordance with the all relevant environmental legislation under the National Environmental Management Act. Due consideration of Equator Principles and compliance with IFC performance standards is now a part of all projects.

SKILLS BASE AND CORE COMPETENCIES

Provide technical input for projects in the environmental management field, specialising in strategic evaluation, Environmental Impact Assessment studies, environmental management plans, programmes and guidelines, integrated environmental management, environmental compliance monitoring; peer review of EIA reports and processes, strategy and guideline development, and public participation. Key focus on overall Project Management, integration of environmental studies and environmental processes into larger engineering-based projects, strategic assessment, and the identification of environmental management solutions and mitigation/risk minimising measures.

Excellent working knowledge of environmental legislation, strategies, guidelines and policies. Compilation of the reports for environmental studies are in accordance with the all relevant environmental legislation under the National Environmental Management Act. Due consideration of Equator Principles and compliance with IFC performance standards is now a part of all projects.

SKILLS BASE AND CORE COMPETENCIES

- Twenty five years (25) of experience in the environmental management, environmental permitting, impact assessment and compliance fields
- Twenty three (23) years of experience in Project Management of large environmental assessment and environmental management projects
- Strategic and compliance advise for all aspects of environmental assessment and management

- Wide range of experience for public and private sector projects
- Key experience in the assessment of impacts associated with renewable energy projects
- Experienced in assessments for both linear developments and nodal developments
- Experienced consultant in projects in Sub-Saharan Africa
- Experienced in environmental compliance advice, monitoring and reporting for construction and operation projects
- Due diligence auditing and reporting
- External and peer review of environmental assessment and compliance reporting as well as EIA processes
- Working knowledge of environmental planning policies, regulatory frameworks and legislation
- Input and review of Environmental Management Plans and Programmes, including Invasive Species Monitoring, Control and Eradication Plans
- Identification and assessment of potential environmental impacts and benefits
- Development of practical and achievable mitigation measures and management plans and evaluation of risk to project execution
- Compilation and review of the reports in accordance with all relevant environmental legislation
- Public participation/involvement and stakeholder consultation
- Environmental strategy, policy and guidelines development.

EDUCATION AND PROFESSIONAL STATUS

Degrees:

- B.Sc Earth Sciences, majoring in Geography and Zoology, Rhodes University, Grahamstown, 1993
- B.Sc Honours in Geography (in Environmental Water Management), Rhodes University, Grahamstown, 1994. Major subjects included Water Resources Management, Streams Ecology, Fluvial Geomorphology and Geographic Information Systems.
- M.Sc in Geography (Geomorphology), Rhodes University, Grahamstown, 1996

Short Courses:

- Environmental and Social Risk Management (ESRM), International Finance Corporation, 2018
- Integrated Water Resource Management, the National Water Act, and Water Use Authorisations, CSBSS, 2017
- WindFarmer Wind Farm Design course, Garrad Hassan, 2009
- Environmental Law Course, Aldo Leopold Institute, 2002
- Water Quality Management, Potchefstroom University, 1998

Professional Society Affiliations:

- Registered EAP with the Environmental Assessment Practitioners Association of South Africa (EAPASA) (2022/5499)
- Registered with the South African Council for Natural Scientific Professions as a Professional Natural Scientist: Environmental Science (400106/99)
- Registered with the International Associated for Impact Assessment South Africa (IAIAsa): 5888

Other Relevant Skills:

• Xtrack Extreme – Advanced Off-Road Driving Course

EMPLOYMENT

| Date | Company | Roles and Responsibilities |
|-----------------|----------------------------------|---|
| 2006 - Current: | Savannah Environmental (Pty) Ltd | Director |
| | | Independent specialist environmental consultant, |
| | | Environmental Assessment Practitioner (EAP) and advisor |
| | | Tasks include: |
| | | Project management. |

| Date | Company | Roles and Responsibilities |
|--------------|---|---|
| | | Environmental screening assessments, environmental permitting and environmental authorisation applications. Due Diligence reporting Water use authorisation applications on the e-WULAA system. EA amendment applications. Environmental compliance audits. Efficient and quality reporting in line with the requirements of the National Environmental Management Act, EIA Regulations, and other relevant environmental legislation. Execution of the public participation process. Professional client liaison. |
| 1997 – 2005: | Bohlweki Environmental (Pty) Ltd (later known as Royal Haskoning DHV; or RHDHV) | Associate Environmental Management Unit: Manager; Principle Environmental Scientist focussing on Environmental |
| | | Management and Project Management |

PROJECT EXPERIENCE

Proven track record of successfully consulting on a range of development projects in all nine Provinces of South Africa, as well as in neighbouring southern African countries.

Her experience includes projects in the energy generation and transmission sector, as well as wastewater treatment facilities, mining and prospecting activities, property development, national roads, as well as strategy and guidelines development.

Karen Jodas has played a significant role in the energy sector since 2007, specifically in the roll-out of renewable energy projects throughout southern Africa. She has provided consulting services to over 400 renewable and baseload energy applications submitted by Independent Power Producers (IPPs) to the Department of Forestry, Fisheries and the Environment in South Africa for authorisation, as well as to Eskom on their renewable energy and gas-to-energy projects. In addition, she has concluded the environmental permitting and/or due diligence auditing for the development and implementation of 42 projects selected as preferred bidders by the Department of Energy under the Renewable Energy Independent Power Producers (REIPPP) Programme (small- and large-scale projects).

GRID INFRASTRUCTURE PROJECTS

Environmental Impact Assessments and Environmental Management Programmes

| Project Name & Location | Client Name | Role |
|---|--------------------|-----------------------|
| Kyalami/Midrand Substation and 3 Transmission Lines, Gauteng | Eskom Transmission | Project Manager & EAP |
| Steelpoort Integration Project, Limpopo | Eskom Transmission | Project Manager & EAP |

Basic Assessments

| Project Name & Location | Client Name | Role |
|--|-------------------------|-----------------------|
| Amakhala Emoyeni Power Line & Kopleegte | Cennergi | Project Manager & EAP |
| Substation, Eastern Cape | Cermergi | riojeci Manager & LAI |
| Bon Espirange Substation & Overhead Power Line for | Building Energy (G7 | Project Manager & EAP |
| the Roggeveld Wind Farm, Northern Cape | Renewable Energies) | riojeci manager & LAI |
| Castle WEF Powerline, Northern Cape | Juwi Renewable Energies | Project Manager & EAP |
| Cuprum-Burchell; Burchell-Mooidraai Power Line, | Eskom | Project Manager & EAP |
| Nothern Cape | ESKOITI | Froject Manager & EAF |

| Expansion of the Komsberg Main Transmission | | |
|--|---|-----------------------|
| Substation, Northern Cape | Enel Green Power | Project Manager & EAP |
| Garob-Kronos Power Line, Northern Cape | Juwi Renewable Energies | Project Manager & EAP |
| Golden Valley Dx-Poseidon Power Line Substation & Golden Valley-Kopleegte Power Line, Eastern Cape | BioTherm Energy | Project Manager & EAP |
| Gunstfontein Switching Station, Power Line & Ancillary | African Clean Energy | Project Manager & EAP |
| Infrastructure, Northern Cape | Developments (ACED) | |
| llanga Lethemba-Hydra, Northern Cape | Solar Capital | Project Manager & EAP |
| Iziduli Emoyeni WEF on-site substation, Power Line & Switching station, Access Roads & Watercourse Crossings, Eastern Cape | Windlab | Project Manager & EAP |
| Khai-Ma WEF Power Line, Northern Cape | Mainstream Renewable | Project Manager & EAP |
| Korana WEF Power Line, Northern Cape | Mainstream Renewable | Project Manager & EAP |
| Korana SEF Power Line, Northern Cape | Mainstream Renewable | Project Manager & EAP |
| Nobelsfontein WEF Power Line & Substation, Northern Cape | Coria / SARGE | Project Manager & EAP |
| Nojoli WEF Substation & Power Line Grid Connection, Eastern Cape | African Clean Energy Developments (ACED) | Project Manager & EAP |
| Olifantshoek Substation & Powerline, Northern Cape | Eskom Holdings | Project Manager & EAP |
| Poortjies WEF Power Line, Northern Cape | Mainstream Renewable | Project Manager & EAP |
| Power Line & Substation for the Blackwood WEF, Northern Cape | VentuSA Energy | Project Manager & EAP |
| Power Line & Substation for the Khobab WEF in Loeriesfontein, Northern Cape | Mainstream Renewable | Project Manager & EAP |
| Power Line Connecting the Sishen SEF to the Ferrum MTS-UMTU Klip Kop Power Line, Northern Cape | Acciona (Windfall 59 Properties) | Project Manager & EAP |
| Power Line for the Grid Connection of the 2 SEF's near Kath and Dibeng, Northern Cape | VentuSA Energy | Project Manager & EAP |
| Power Line for the Rheboksfontein WEF, Western Cape | Moyeng Energy | Project Manager & EAP |
| Power Line from Aggeneys Solar One to Aggeneis MTS Substation, Northern Cape | BlueWave | Project Manager & EAP |
| Re-alignment of 3 Eskom Power Line Servitudes within the Hopefield WEF, Western Cape | Umoya Energy | Project Manager & EAP |
| Re-alignment of the Power Line & Watercourse Crossings for the Loeriesfontein 2 WEF, Northern Cape | Mainstream Renewable | Project Manager & EAP |
| Re-alignment of the Power Line from Loeriesfontein 1 WEF to the Helios Substation, Northern Cape | Mainstream Renewable | Project Manager & EAP |
| Re-alignment of the Power Line from Loeriesfontein 3 WEF to the Helios Substation, Northern Cape | Mainstream Renewable | Project Manager & EAP |
| Substation for the Aggeneys PV SEF, Northern Cape | BioTherm Energy | Project Manager & EAP |
| Substation, Power Line & Watercourse Crossings for the Springfontein WEF, Free State | Mainstream Renewable | Project Manager & EAP |
| Wesley-Peddie (Riverbank Phase 2) Power Line for the Uncedo Lwethu WEF, Eastern Cape | Just Energy | Project Manager & EAP |

Environmental Compliance, Auditing and ECO

| Project Name & Location | Client Name | Role |
|---|---------------------------------|-----------------|
| EO for the construction of the Neptune-Vuyani | Trans-Africa Projects on behalf | Project Manager |
| Transmission Line, Western Cape | of Eskom | |

RENEWABLE POWER GENERATION PROJECTS: PHOTOVOLTAIC SOLAR ENERGY FACILITIES

Environmental Impact Assessments and Environmental Management Programmes

| Project Name & Location | Client Name | Role |
|--|---|-----------------------|
| Aggeneys PV Plant, Northern Cape | Solar Capital | Project Manager & EAP |
| Blackwood PV SEF, Free State | VentuSA Energy | Project Manager & EAP |
| Bloemsmond PV 1 & PV 2 SEF's, Northern Cape | Atlantic Energy Partners | Project Manager & EAP |
| Bosjesmansberg PV SEF, Northern Cape | Networx | Project Manager & EAP |
| Boundary PV SEF, Northern Cape | VentuSA Energy | Project Manager & EAP |
| Buffels PV 1 & PV 2 SEF's, North West | Kabi Energy | Project Manager & EAP |
| De Aar PV SEF, Northern Cape | African Clean Energy Developments (ACED) | Project Manager & EAP |
| De Aar PV Solar Energy Plant, Northern Cape | Solar Capital | Project Manager & EAP |
| Gihon& Kison PV SEF's, Limpopo | Networx | Project Manager & EAP |
| Gunstfontein PV SEF, Northern Cape | Networx / Prana Energy | Project Manager & EAP |
| Harmony Eland, Nyala & Tshepong PV SEF's, Free State | BEEEntropie Renewable Innovation | Project Manager & EAP |
| Hibernia SEF, North West | EA Energy | Project Manager & EAP |
| Iziko PV SEF, Mpumalanga | VentuSA Energy | Project Manager & EAP |
| Kabi Kimberley PV Facility at DeBeers, Northern Cape | Kabi Solar | Project Manager & EAP |
| Karoo Renewables PV SEF, Northern Cape | SARGE | Project Manager & EAP |
| Kheis Phase 1, 2 & 3 PV SEF, Northern Cape | GeStamp Solar | Project Manager & EAP |
| Klipgat PV SEF, Northern Cape | Terra Solar | Project Manager & EAP |
| Loeriesfontein/Helios PV SEF, Northern Cape | Solar Capital | Project Manager & EAP |
| Naauwpoort PV SEF , Northern Cape | Terra Solar | Project Manager & EAP |
| Orkney PV SEF, North West | Genesis Eco-Energy | Project Manager & EAP |
| Pofadder SEF, Northern Cape | Mainstream Renewable | Project Manager & EAP |
| Prieska North PV SEF, Northern Cape | VentuSA Energy | Project Manager & EAP |
| Prieska PV SEF, Northern Cape | VentuSA Energy | Project Manager & EAP |
| Ritchie PV SEF, Northern Cape | Solar Capital | Project Manager & EAP |
| San Solar PV SEF, Northern Cape | VentuSA Energy | Project Manager & EAP |
| Sirius (Tungston Lodge) PV Solar Plants (x2, Northern Cape | Aurora Power Solutions | Project Manager & EAP |
| Sol Invictus x4 PV Developments, Northern Cape | Building Energy | Project Manager & EAP |
| Solar Plant at Kathu (Wincanton), Northern Cape | REISA | Project Manager & EAP |
| Solar Plant at Sishen (Wincanton), Northern Cape | VentuSA Energy | Project Manager & EAP |
| Solar Plant at Sishen (Wincanton), Northern Cape | VentuSA Energy | Project Manager & EAP |
| SolarReserve Kotulo Tsatsi PV1 SEF, Northern Cape | Kotulo Tsatsi Energy and SolarReserve South Africa | Project Manager & EAP |
| SolarReserve Kotulo Tsatsi PV2 Facility, Northern Cape province | Kotulo Tsatsi Energy and SolarReserve South Africa | Project Manager & EAP |
| Stormberg Solar PV SEF, Eastern Cape | Networx / Prana Energy | Project Manager & EAP |
| Tewa Isitha (Grootdrink/Albany) PV SEF, Northern | Africoast Engineers | Project Manager & EAP |
| Cape Tiger Kloof PV SEF near Vryburg, North West | Kabi Eporav | Project Manager & EAD |
| | Kabi Energy | Project Manager & EAP |
| Tiger Solar PV SEF, Northern Cape | Kabi Energy | Project Manager & EAP |
| Vaalkop and Witkop PV SEF's, North West | Kabi Solar | Project Manager & EAP |
| Wagnbietjiespan PV SEF, Free State | VentuSA | Project Manager & EAP |

| Project Name & Location | Client Name | Role |
|--|-------------------------------------|-----------------------|
| Wolmaransstad Municipality PV SEF, North West | BlueWave | Project Manager & EAP |
| Woodhouse PV 1 & PV 2 SEFs, North West | Genesis Eco-Energy | Project Manager & EAP |
| Zuurwater PV SEFs (x4), Northern Cape | Solafrica / BlueWave | Project Manager & EAP |
| Lichtenburg 1, 2 & 3 PV Facilities, North West | Atlantic Energy Partners & ABO Wind | Project Manager & EAP |
| Allepad PV One, Two, Three and Four PV SEFs | ILEnergy Development | Project Manager & EAP |

Basic Assessments

| Project Name & Location | Client Name | Role |
|---|---|-----------------------|
| Amandla Welanga & Dida PV SEFs near Noupoort, Northern Cape | Terra Solar | Project Manager & EAP |
| Carolusberg PV SEF, Northern Cape | llio Energy (SARGE) | Project Manager & EAP |
| Gosforth Park and Kynoch Rooftop PV SEF's Northern Cape | Building Energy | Project Manager & EAP |
| Hennenman PV SEF, Free State | BlueWave | Project Manager & EAP |
| Hibernia PV SEF near Lichtenburg, North West | EA Energy | Project Manager & EAP |
| Inkulukelo PV SEF, Northern Cape | Terra Solar | Project Manager & EAP |
| Kabi Kimberley PV SEF, Northern Cape | Kabi Energy | Project Manager & EAP |
| Kokerboom & Boabab PV Solar Energy Plants, Northern Cape | Brax Energy | Project Manager & EAP |
| Middelburg PV SEF, Mpumalanga | African Clean Energy Developments (ACED) | Project Manager & EAP |
| Nigramoep PV Solar Energy Plant, Northern Cape | SARGE | Project Manager & EAP |
| Noupoort (Kleinfontein and Toitdale) CPV, Northern Cape | Terra Power | Project Manager & EAP |
| O'Kiep 1 PV Solar Energy Plant, Northern Cape | llio Energy (SARGE) | Project Manager & EAP |
| O'Kiep 2 PV Solar Energy Plant, Northern Cape | BluePort Trade 118 (SARGE) | Project Manager & EAP |
| O'Kiep 3 PV Solar Energy Plant, Northern Cape | llio Energy (SARGE) | Project Manager & EAP |
| Rodicon PV SEF, Mpumalanga | VentuSA Energy | |
| Slurry PV SEF, North West | PPC | Project Manager & EAP |
| Small projects for PV SEF's, North West | BlueWave | Project Manager & EAP |
| Son Sitrus Rooftop PV Installation, Eastern Cape | Building Energy | Project Manager & EAP |
| Tollie PV SEF, Northern Cape | Terra Solar | Project Manager & EAP |
| x2 Southern Farms PV Solar Energy Plants, Northern Cape | Southern Farms | Project Manager & EAP |
| Moeding Solar PV Facility (BA in terms of REDZ regs), North West | Kabi Energy | Project Manager & EAP |

Screening Studies

| Project Name & Location | Client Name | Role |
|---|---|-----------------------|
| Allemans, Wonderheuwel, Damfontein & Dida PV SEF's, Northern Cape | Terra Solar | Project Manager & EAP |
| Amandla Welang, Gillmer & Inkululeko PV SEF's, Northern Cape | GeoSolar/TerraSolar | Project Manager & EAP |
| Blouputs PV, Onseepkans PV, Hoogelegen PV & Boegoeberg PV projects, Northern Cape | Engineering Development Industrial Projects (EDIP) | Project Manager & EAP |
| Bobididi PV SEF, Limpopo | Root 60Four Energy | Project Manager & EAP |
| Boshof-Les Marais / Buitenfontein SEF, Free State | Bluewave Capital | Project Manager & EAP |
| Bosjesmansberg PV SEF, Northern Cape | Networx | Project Manager & EAP |

| Project Name & Location | Client Name | Role |
|---|------------------------------|-----------------------|
| Class 2 & Class 3 Road Networks in the vicinity of the | SMEC South Africa (on behalf | |
| proposed Tambo Springs Freight Hub, Gauteng | of Gauteng Department of | Project Manager & EAP |
| proposed rambo springs reight hob, Gabreng | Roads & Transport) | |
| Hibernia SEF, North West | EA Energy | Project Manager & EAP |
| Lephalale PV SEF, Limpopo | Exxaro | Project Manager & EAP |
| Prieska PV SEF, Northern Cape | Terra SOlar | Project Manager & EAP |
| Solar Project near Vryburg, North West province | ABO Wind | Project Manager & EAP |
| PV SEF's (x15) for the projects for the REIPP small scale | Ruilding Enorgy | Project Manager & EAP |
| BID, Nationwide | Building Energy | Project Manager & EAP |
| Senekal 1 & 2, Pongola & Newcastle PV SEF's, Kwa- | Building Energy | Project Manager & EAP |
| Zulu-Natal | boliding Lifergy | Project Manager & EAP |
| Small scale PV SEF project - 2nd Stage One | Bluewave Capital | Project Manager & EAP |
| Small scale PV SEF project - 2nd Stage One | Building Energy | Project Manager & EAP |
| Stella Helpmekaar SEF, North West | Bluewave Capital | Project Manager & EAP |
| Wolmaransstad Municipality SEF, North West | Bluewave Capital | Project Manager & EAP |
| Solar Project near Beaufort West, Western Cape | ABO Wind | Project Manager & EAP |
| Solar Project near Lichtenburg, Western Cape | ABO Wind | Project Manager & EAP |
| Solar Project near Hotazel, Western Cape | ABO Wind | Project Manager & EAP |
| Small-scale solar PV development site in Ekurhuleni | Genesis Eco-Energy | Project Manager & EAP |
| Metropolitan Municipality, Gauteng | Developments | |

Environmental Compliance, Auditing and ECO

| Project Name & Location | Client Name | Role |
|--|-------------------------|-----------------|
| ECO for the Contraction of the De Aar & Prieska PV | GeStamp | Project Manager |
| Facilities, Northern Cape | | |
| ECO for the Construction of the Kathu PV Facility, | REISA / Building Energy | Project Manager |
| Northern Cape | | |

Compliance Advice and ESAP Reporting

| Project Name & Location | Client Name | Role |
|---|-------------------------|-----------------------|
| ACWA Power SolarReserve Redstone Solar Plant, | SolarReserve | Environmental Advisor |
| Northern Cape | Soldikeselve | |
| Bokpoort PV SEF, Northern Cape | Solafrica | Environmental Advisor |
| Boshof PV SEF, Free State | BlueWave | Environmental Advisor |
| Hennenman PV SEF, Free State | BlueWave | Environmental Advisor |
| Kathu II SEF, Northern Cape | Building Energy | Environmental Advisor |
| Kathu PV SEF, Northern Cape | Building Energy / REISA | Environmental Advisor |
| Prieska PV SEF, Northern Cape | VentuSA | Environmental Advisor |
| San Solar SEF, Northern Cape | VentuSA / Acciona | Environmental Advisor |
| Sishen PV SEF Phase 1, Northern Cape | Aveng / Acciona | Environmental Advisor |
| Wolmaransstad Municipality Solar PV SEF, North West | BlueWave | Environmental Advisor |
| ESAP reporting for the opertaion phase of the Mulilo Solar PV De Aar and Mililo Solar PV Prieska | Mulilo and X-Elio | Environmental Advisor |

Due Diligence Reporting

| Project Name & Location | Client Name | Role |
|---|----------------------|-----------------------|
| Kabi Kimberley PV Plant, Northern Cape | Enertis Solar | Environmental Advisor |
| Sishen Solar Farm, Northern Cape | Acciona (Windfall 59 | Environmental Advisor |
| | Properties) | |
| Vaal River Solar 1 PV plant, North West | Enertis Solar | Environmental Advisor |

Environmental Permitting & Water Use License (WUL) Applications

| Project Name & Location | Client Name | Role |
|---|--------------------|-----------------------|
| Permitting for the Kathu PV SEF, Northern Cape | Abengoa Solar | Project Manager & EAP |
| \$53 application for Kabi Kimberley De Beers PV | Kabi Energy | Project Manager & EAP |
| Plant, Northern Cape | Kubi Energy | hojeci Manager & LAI |
| \$53 application for the Blackwood PV SEF, Free State | VentuSA Energy | Project Manager & EAP |
| \$53 application for the Boundary PV SEF, Northern | VentuSA Energy | Project Manager & EAP |
| Саре | veniosa Energy | Project Manager & EAP |
| \$53 application for Vaalkop & Witkop PV SEF's, North | Kabi Energy | Project Manager & EAP |
| West | Kabi Energy | Floject Manager & EAF |
| \$53 applications for various projects (Amandla | | |
| Welang, Didar, Inkululeko, Kleinfontein, Klip Gat, | Terra Solar | Project Manager & EAP |
| Naau Poort, Toitdale & Tollie PV SEF's), Northern | | hojeer Manager & EAr |
| Саре | | |
| WUL application for the Woodhouse PV1 & PV2 | Genesis Eco-Energy | Project Manager & EAP |
| SEF's, North West | Concis Leo Energy | |

RENEWABLE POWER GENERATION PROJECTS: CONCENTRATED SOLAR FACILITIES (CSP)

Environmental Impact Assessments and Environmental Management Programmes

| Project Name & Location | Client Name | Role |
|--|---|-----------------------|
| De Aar CSP Energy facility, Northern Cape | African Clean Energy Developments (ACED) | Project Manager & EAP |
| Khi Solar One CSP facility, Northern Cape | Abengoa Solar | Project Manager & EAP |
| Noupoort CSP facility, Northern Cape | Cresco | Project Manager & EAP |
| Paulputs CSP facility, Northern Cape | Abengoa Solar | Project Manager & EAP |
| Pofadder & Upington CSP facilities, Northern Cape | Abengoa Solar | Project Manager & EAP |
| SolarReserve Kotulo Tsatsi CSP facility, Northern Cape province | SolarReserve | Project Manager & EAP |
| SolarReserve Kotulo Tsatsi CSP1 facility, Northern Cape | Kotulo Tsatsi Energy and SolarReserve South Africa | Project Manager & EAP |
| SolarReserve Kotulo Tsatsi CSP2 facility, Northern Cape | Kotulo Tsatsi Energy and SolarReserve South Africa | Project Manager & EAP |
| SolarReserve Kotulo Tsatsi CSP3 facility, Northern Cape | Kotulo Tsatsi Energy and SolarReserve South Africa | Project Manager & EAP |
| Upington 2 CSP facility, Northern Cape | Abengoa Solar | Project Manager & EAP |
| Upington 3 CSP facility, Northern Cape | Abengoa Solar | Project Manager & EAP |
| Xina Solar One CSP facility, Northern Cape | Abengoa Solar | Project Manager & EAP |

Environmental Compliance, Auditing and ECO

| Project Name & Location | Client Name | Role |
|--|---------------|-----------------|
| KaXu Solar One facility, Northern Cape | Abengoa Solar | Project Manager |
| Khi Solar One facility, Northern Cape | Abengoa Solar | Project Manager |
| Xina Solar One facility, Northern Cape | Abengoa Solar | Project Manager |

Screening Studies

| Project Name & Location | Client Name | Role |
|---|-------------|-----------------------|
| Site Identification Tool for Proposed CSP Projects, | Exxaro | Environmental Advisor |
| Limpopo | | |

Compliance Advice and ESAP reporting

| Project Name & Location | Client Name | Role |
|---|---------------|-----------------------|
| Kaxu Solar One CSP facility, Northern Cape | Abengoa Solar | Environmental Advisor |
| Khi Solar One CSP facility, Northern Cape | Abengoa Solar | Environmental Advisor |
| SolarReserve Kotulo Tsatsi CSP facility, Northern | SolarReserve | Environmental Advisor |
| Cape province | 3010111636176 | |
| Xina One CSP facility, Northern Cape | Abengoa Solar | Environmental Advisor |

RENEWABLE POWER GENERATION PROJECTS: WIND ENERGY FACILITIES

Environmental Impact Assessments and Environmental Management Programmes

| Project Name & Location | Client Name | Role |
|--|--|-----------------------|
| ABs WEF near Indwe, Eastern Cape | Rainmaker Energy | Project Manager & EAP |
| Amakhala Emoyeni WEF, Eastern Cape | Windlab Developments | Project Manager & EAP |
| Amatole (2 phases) WEF, Eastern Cape | Genesis ECO-Energy | Project Manager & EAP |
| Boulders Wind Farm, Western Cape | IPD Power | Project Manager & EAP |
| Britannia Bay WEF, Western Cape | Terra Power Solutions | Project Manager & EAP |
| Castle WEF in De Aar, Northern Cape | Juwi Renewable Energies | Project Manager & EAP |
| Cookhouse WEF, Eastern Cape | African Clean Energy Developments (ACED) & Tertia Waters | Project Manager & EAP |
| Deep River Wind Energy Facility, Eastern Cape | VentuSA Energy | Project Manager & EAP |
| Dorper Phase 1 WEF, Eastern Cape | Rainmaker Energy | Project Manager & EAP |
| Elliot WEF, Eastern Cape | Rainmaker Energy | Project Manager & EAP |
| Garob WEF, Northern Cape | Juwi Renewable Energies | Project Manager & EAP |
| Gouda WEF, Western Cape | VentuSA Energy | Project Manager & EAP |
| Great Karoo WEF, Northern Cape | African Clean Energy Developments (ACED) | Project Manager & EAP |
| Gunstfontein WEF, Northern Cape | African Clean Energy Developments (ACED) | Project Manager & EAP |
| Happy Valley WEF, Eastern Cape | REISA | Project Manager & EAP |
| Hidden Valley WEF, Northern Cape | African Clean Energy Developments (ACED) | Project Manager & EAP |
| Hopefield WEF, Western Cape | Umoya Energy | Project Manager & EAP |
| Karoo Renewable Energy Facility, Northern & Western Cape | SARGE | Project Manager & EAP |
| Karreebosch Wind Farm (Roggeveld Phase 2), Northern Cape & Western Cape | G7 Renewable Energies | Project Manager & EAP |
| Karusa Wind Farm, Northern Cape | African Clean Energy Development | Project Manager & EAP |
| Klipheuwel / Dassiesfontein WEF, Western Cape | BioTherm Energy | Project Manager & EAP |
| Nojoli WEF , Eastern Cape | African Clean Energy Developments | Project Manager & EAP |
| Nxuba WEF , Eastern Cape | African Clean Energy Developments | Project Manager & EAP |
| Olifants River WEF, Western Cape | SARGE | Project Manager & EAP |

| Project Name & Location | Client Name | Role |
|---|------------------------|-----------------------|
| Oyster Bay WEF, Eastern Cape | RES | Environmental Advisor |
| Pofadder x3 WEF's, Northern Cape | Mainstream Renewable | Project Manager & EAP |
| Project Blue WEF, Northern Cape | Windy World | Project Manager & EAP |
| Rheboksfontein WEF, Western Cape | Moyeng Energy | Project Manager & EAP |
| Riverbank WEF near Wesley, Eastern Cape | Just Energy | Project Manager & EAP |
| Sere WEF, Western Cape | Eskom Generation | Project Manager & EAP |
| Soetwater Wind Farm, Northern Cape | African Clean Energy | Project Manager & EAP |
| Soerwaler Wind Faint, Norment Cape | Development | hojeci Manager & LAr |
| Springfontein WEF, Northern Cape | Mainstream Renewable | Project Manager & EAP |
| Stormberg WEF, Eastern Cape | Networx / Prana Energy | Project Manager & EAP |
| Suurplaat WEF, Western & Northern Cape | Moyeng Energy | Project Manager & EAP |
| Uiekraal WEF, Western Cape | Crenersol | Project Manager & EAP |
| West Coast One WEF, Western Cape | Moyeng Energy | Project Manager & EAP |
| West Coast WEF, Western Cape | Exxaro | Project Manager & EAP |
| Zen WEF near Gouda, Western Cape | VentuSA Energy | Project Manager & EAP |

Basic Assessments

| Project Name & Location | Client Name | Role |
|---|-----------------------|-----------------------|
| Britannia Bay Wind Monitoring Mast, Western Cape | Terra Power Solutions | Project Manager & EAP |
| Caledon, Worcester & Tulbach Wind Monitoring Masts, Western Cape | SAGIT | Project Manager & EAP |
| Deep River Wind monitoring Mast, Eastern Cape | VentuSA Energy | Project Manager & EAP |
| Denhami Wind Farm, Western Cape | Richard Young | Project Manager & EAP |
| Dorper, Abs & Dobos Wind Monitoring Masts, Eastern Cape | Rainmaker Energy | Project Manager & EAP |
| Hopefield Wind Monitoring Mast, Western Cape | Umoya Energy | Project Manager & EAP |
| Klawer Wind Energy Facility, Western Cape | Vendiwell | Project Manager & EAP |
| Klipheuwel / Dassiesfontein Wind Monitoring Mast, Western Cape | BioTherm Energy | Project Manager & EAP |
| Riverbank Wind Monitoring Mast, Eastern Cape | Just Energy | Project Manager & EAP |
| Wind Monitoring Masts near Suurplaat, Western Cape | Investec Bank | Project Manager & EAP |
| Wind Monitoring Masts on the West Coast & Darling, Western Cape | Investec Bank | Project Manager & EAP |

Screening Studies

| Project Name & Location | Client Name | Role |
|--|------------------------------|-----------------------|
| Cookhouse WEF, Eastern Cape | African Clean Energy | Project Manager & EAP |
| COOKHOUSE WEI, EUSIEIN COPE | Developments (ACED) | Toject Manager & LAI |
| De Aar WEF, Northern Cape | African Clean Energy | Project Manager & EAP |
| De Adr WEI, Normein Cape | Developments (ACED) | Toject Manager & LAI |
| Developments within identified areas in the | BioTherm Energy | Project Manager & EAP |
| Overberg, Western Cape | bomennichergy | riojeci Manager & LAI |
| Hopefield WEF, Western Cape | African Clean Energy | Project Manager & EAP |
| hopeneid WLI, Western Cape | Developments (ACED) | Toject Manager & LAI |
| Juno WEF, Western Cape | AMDA Developments | Project Manager & EAP |
| Lambert's Bat WEF, Western Cape | Vaayu Energy SA | Project Manager & EAP |
| Wind 500 – Eskom's investigation for new sites | Eskom Holdings | Project Manager & EAP |
| Struisbaai area WEF, Western Cape | Richard Young | Project Manager & EAP |
| Suurplaat WEF, Western Cape | Investec Bank | Project Manager & EAP |
| Theewaterskloof Municipality WEF, Western Cape | Theewaterskloof Municipality | Project Manager & EAP |

| Project Name & Location | Client Name | Role |
|--|-----------------------------|-----------------------|
| WEF's on x2 site on the West Coast, Western Cape | Investec Bank | Project Manager & EAP |
| | Department of Environmental | |
| Various WEF's in the Western Cape | Affairs & Development | Project Manager & EAP |
| | Planning (DEA&DP) | |
| Van Reenens WEF, Kwa-Zulu Natal & Free State | 4GREEN Development Africa | Project Manager & EAP |
| WEF Development within the Sandveld area, | Kovacs Investments (Nick | Project Manager & EAP |
| Western Cape | Prium) | Troject Manager & LAI |

Environmental Compliance, Auditing and ECO

| Project Name & Location | Client Name | Role |
|---|---------------------|-----------------|
| ECO for the Construction of the Dorper Phase 1 WEF, | Rainmaker Energy | Project Manager |
| Eastern Cape | | |
| ECO for the Construction of the Gouda Wind Farm, | Blue Falcon Trading | Project Manager |
| Western Cape | | |
| EO for the Construction of the Dassiesklip WEF, | Group Five | Project Manager |
| Western Cape | | |

Compliance Advice & ESAP Reporting

| Project Name & Location | Client Name | Role |
|--------------------------------------|-------------------------|-----------------------|
| Amakhala Emoyeni WEF, Eastern Cape | Windlab Developments | Environmental Advisor |
| Cookbourse II WEE Eastern Cano | African Clean Energy | Environmental Advisor |
| Cookhouse II WEF, Eastern Cape | Developments | |
| Cookhouse WEF, Eastern Cape | African Clean Energy | Environmental Advisor |
| Cookhoose wer, Eastern Cape | Developments | |
| Dorper Phase 1 WEF, Eastern Cape | Rainmaker Energy | Environmental Advisor |
| Garob WEF, Northern Cape | Juwi Renewable Energies | Environmental Advisor |
| Gouda WEF, Western Cape | Aveng / Acciona | Environmental Advisor |
| Happy Valley WEF, Eastern Cape | VentuSA Energy / EDPR | Environmental Advisor |
| Hidden Valley WEF, Northern Cape | African Clean Energy | Environmental Advisor |
| nidden valley wer, Normein Cape | Developments (ACED) | |
| Hopefield WEF, Western Cape | Umoya Energy | Environmental Advisor |
| Karusa Wind Farm, Northern Cape | African Clean Energy | Environmental Advisor |
| karosa wina fami, Nonnem Cape | Development | |
| Loperberg WEF, Eastern Cape | Rainmaker Energy | Environmental Advisor |
| Nobelsfontein WEF, Northern Cape | Coria / SARGE | Environmental Advisor |
| Nojoli WEF , Eastern Cape | African Clean Energy | Environmental Advisor |
| Nojoli WEF, Eastern Cape | Developments (ACED) | |
| Nxuba WEF , Eastern Cape | African Clean Energy | Environmental Advisor |
| | Developments | |
| Oyster Bay WEF, Eastern Cape | RES | Environmental Advisor |
| Riverbank Wind WEF, Eastern Cape | InnoWind | Environmental Advisor |
| Roggeveld Phase 1 WEF, Northern Cape | Building Energy | Environmental Advisor |
| Soetwater Wind Farm, Northern Cape | African Clean Energy | Environmental Advisor |
| soerwarer wind rann, Nonnein Cape | Development | |
| Springfontein WEF, Northern Cape | Mainstream Renewable | Environmental Advisor |
| Zen WEF, Western Cape | VentuSA Energy | Environmental Advisor |

Due Diligence Reporting

| Project Name & Location | Client Name | Role |
|-------------------------|---------------------|-----------------------|
| Gouda WEF, Western Cape | Blue Falcon Trading | Environmental Advisor |

| Project Name & Location | Client Name | Role |
|---|-----------------|-----------------------|
| Loeriesfontein, Khobab & Noupoort WEF's, Northern Cape | Actis | Environmental Advisor |
| Roggeveld Wind Farm, Northern Cape | Building Energy | Environmental Advisor |

Environmental Permitting & WUL Applications

| Project Name & Location | Client Name | Role |
|--|----------------------|-----------------------|
| Permitting for the Cookhouse WEF, Eastern Cape | African Clean Energy | Project Manager & EAP |
| r ennining for the cookhoose wer, Eastern Cape | Developments (ACED) | |
| Permitting for the Karusa Wind Farm, Northern Cape | African Clean Energy | Project Manager & EAP |
| remining for the kalosa wind fam, Northert Cape | Development | FTOJECT Manager & EAF |
| Permitting for the Sere WEF, Western Cape | Eskom | Project Manager & EAP |
| Permitting for the Soetwater Wind Farm, Northern | African Clean Energy | Project Manager & EAP |
| Саре | Development | Project Manager & EAP |
| Permitting Riverbank WEF, Eastern Cape | Electrawinds | Project Manager & EAP |
| S24G for the Klipheuwel / Dassiesfontein WEF, | | Project Manager & EAP |
| Western Cape | | |
| \$53 application for the Nxuba Wind Farm, Eastern | African Clean Energy | Project Manager & EAP |
| Саре | Developments (ACED) | Toject Manager & LAI |
| \$53 Application for the Zen WEF, Western Cape | VentuSA Energy | Project Manager & EAP |
| WUL application for the Oyster Bay WEF, Eastern | RES | Project Manager & EAP |
| Саре | INLO | Project Manager & EAP |

CONVENTIONAL POWER GENERATION PROJECTS (COAL)

Environmental Impact Assessments and Environmental Management Programmes

| Project Name & Location | Client Name | Role |
|-------------------------------------|-------------|-----------------------|
| H2 Energy Power Station, Mpumalanga | H2 Energy | Project Manager & EAP |

Screening Studies

| Project Name & Location | Client Name | Role |
|--|-------------|-----------------------|
| Coal fired power station in the Bethal area, | ISS Global | Project Manager & EAP |
| Mpumalanga | | |
| Indwe Power Station, Eastern Cape | IPSA | Project Manager & EAP |
| IPP Base Load Power Station Development in | Exxaro | Project Manager & EAP |
| Lephalale, Limpopo | | FIOJECT MONOGEL & EAF |

Environmental Compliance, Auditing and ECO

| Project Name & Location | Client Name | Role |
|--|----------------|-----------------|
| ISO 14001:2015 Audit for the Hendrina Power Station, | Eskom Holdings | Project Manager |
| Mpumalanga | | |

GAS to POWER GENERATION PROJECTS

Environmental Impact Assessments and Environmental Management Programmes

| Project Name & Location | Client Name | Role |
|--|------------------|-----------------------|
| Ankerlig OCGT to CCGT Conversion project & the | Eskom Generation | Project Manager & EAP |
| Transmission Power Line between Ankerlig and the | | |
| Omega Substation, Western Cape | | |
| Gourikwa OCGT to CCGT Conversion project & the | Eskom Generation | Project Manager & EAP |
| Transmission Power Line between Gourikwa and the | | |

| Proteus Substation, Western Cape | | |
|--|--------|-----------------------|
| Neopak Combined Heat and Power (CHP) Plant, | Neopak | Project Manager & EAP |
| Rosslyn, Gauteng | | |
| Richards Bay Combined Cycle Gas Turbine (CCGT) | Eskom | Project Manager & EAP |
| Power Plant, Kwa-Zulu Natal | | |

Screening Studies

| Project Name & Location | Client Name | Role |
|---|--------------|-----------------|
| Environmental Analysis for Gas Transmission Pipelines | Energy Group | Project Manager |
| in the Clayville, Nigel and Wadeville areas, Gauteng | | |

INFRASTRUCTURE DEVELOPMENT PROJECTS (BRIDGES, PIPELINES, ROADS, WATER RESOURCES, STORAGE, ETC)

Environmental Impact Assessments and Environmental Management Programmes

| Project Name & Location | Client Name | Role |
|---|--|-----------------------|
| Afguns Road Realignment Project, Limpopo | Eskom Holdings | Project Manager & EAP |
| Expansion of the existing Welgedacht Water Care Works, Gauteng | ERWAT | Project Manager & EAP |
| Industrial Metals Cluster, Northern Cape | Northern Cape Department of Economic Development and Tourism | Project Manager & EAP |
| Modification of the existing Hartebeestfontein Water Care Works, Gauteng | ERWAT | Project Manager & EAP |

Basic Assessments

| Project Name & Location | Client Name | Role |
|---|------------------------------|-----------------------|
| New Raw Water Reservoir & Pipeline for the Medupi | Eskom Holdings | Project Manager & EAP |
| Power Station, Limpopo | | |
| Msenge Emoyeni WEF Watercourse Crossings, Eastern | Windlab | Project Manager & EAP |
| Cape | | |
| Dilokong Transport Facility, Limpopo | South African National Roads | Project Manager & EAP |
| | Agency Limited (SANRAL) | |
| Neopak Water Tratment Plant, Gauteng | Neopak | Project Manager & EAP |
| Realignment of MR73 Road for the Construction of | Abengoa Solar | Project Manager & EAP |
| the Paulputs CSP Facility, Northern Cape | | |
| Biomass Storage Area in Support of the Mkuze | Building Energy | Project Manager & EAP |
| Biomass Power Station, KwaZulu-Natal | | |
| Wastewater Dam & Pipeline in Support of the Mkuze | Building Energy | Project Manager & EAP |
| Biomass Power Station, Kwa-Zulu Natal | | |
| Watercourse Crossings for the Klawer Wind Energy | Vendiwell | Project Manager & EAP |
| Facility, Western Cape | | |

Environmental Compliance, Auditing and ECO

| Project Name & Location | Client Name | Role |
|--|--------------------------|-----------------|
| ECO for the Construction of the Tiffindell Ski Resort, | Tiffindell Ski | ECO |
| Eastern Cape | | |
| ECO for the Distribution centre & warehouse at Lords | Oliver & Partners | Project Manager |
| View Industrial Estate, Gauteng | | |
| ECO for the Upgrade of the Waterval Wastewater | BCP Palace (on behalf of | Project Manager |
| Treatment Works, Gauteng | ERWAT) | |

Compliance Advice and reporting

| Project Name & Location | Client Name | Role |
|-------------------------------------|-----------------|-----------------------|
| Mkuze Biomass Plant, Kwa-Zulu Natal | Building Energy | Environmental Advisor |
| Tiffindell Ski, Eastern Cape | Tiffindell Ski | Environmental Advisor |

Environmental Permitting & WUL Applications

| Project Name & Location | Client Name | Role |
|--|-----------------|-----------------------|
| Permitting, \$53 & WULA for the Mkuze Biomass Plant, | Building Energy | Project Manager & EAP |
| Kwa-Zulu Natal | | |
| WULA for the Visserhok Waste Tyre Depot, Western | REDISA | Project Manager & EAP |
| Саре | | |
| WULA for the Witbank Waste Tyre Depot, | REDISA | Project Manager & EAP |
| Mpumalanga | | |

<u>MINING</u>

Environmental Compliance, Auditing and ECO

| Project Name & Location | Client Name | Role |
|---|-------------|-----------------|
| Compliance Audit for the Palesa Coal Mine WML, | HCI Coal | Project Manager |
| Mpumalanga province | | |
| Compliance Audit Waste Use Licene for the Mbali | HCI Coal | Project Manager |
| Coal Mine, Mpumalanga province | | |

ENVIRONMENTAL MANAGEMENT TOOLS

| Project Name & Location | Client Name | Role |
|---|------------------------------|-----------------------|
| Review the effectiveness & efficiency of the | National Department of | Environmental Advisor |
| environmental impact management (EIA) system in | Environmental Affairs | |
| South Africa, and formulate an environmental | | |
| impact management strategy and action plan | | |
| Drafting a Position Paper: Project Financing and | Standard Bank Group | Environmental Advisor |
| Environmental Risk Management (considering IFC | | |
| Performance Standards & Equator Principles) | | |
| EMP for the Phase 1 of the Elitheni Coal Mine | Elitheni Coal | Environmental Advisor |
| Project, Eastern Cape | | |
| Gap Analysis of Environmental Management | Venture Diversified Products | Environmental Advisor |
| Systems (EMS) with ISO 14001:2004 | | |
| Development of Provincial Guidelines for 4x4 routes | Western Cape Department of | Environmental Advisor |
| | Environmental Affairs & | |
| | Development Planning | |
| Permitting Study on the Status of Renewable Energy | E.ON | Environmental Advisor |
| Projects in South Africa | | |
| Practical review of EGI SEA | CSIR | Environmental Advisor |
| Development & Implementation of the | UBS AG | Environmental Advisor |
| Environmental Management Systems (EMS) with ISO | | |
| 14001:2004 for the UBS Office in Sandton, Gauteng | | |

| Resource & Efficiency Plans for the operation phase | Mulilo and X-Elio | Environmental Advisor |
|---|-------------------|-----------------------|
| of the Mulilo Solar PV De Aar and Mililo Solar PV | | |
| Prieska | | |

<u>TRAINING</u>

| Project Name & Location | Client Name | Role |
|---|---------------|-----------------|
| Hendrina Power Station Environmental Law Training | Eskom Holding | Project Manager |
| Radar Training for NCC Biologists | EchoTracks | Project Manager |



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CURRICULUM VITAE OF NKHENSANI MASONDO

| Profession : | Senior Environmental Consultant |
|------------------|---|
| Specialisation: | Environmental Management, Environmental Impact Assessments, Report Writing, Project Management, Stakeholder Engagement, Environmental Auditing |
| Work Experience: | 6 years in the Environmental Management Consulting Field |

VOCATIONAL EXPERIENCE

Nkhensani is an EAPASA Registered Environmental Assessment Practitioner with over 6 years of experience in the environmental field. She holds a BSocSCi (Hons) in Environmental Management and Analysis and a BA (Own Choice) specialising in Geography and Archaeology, both from the University of Pretoria (UP). She is currently pursuing her MSc in Environmental Management at the University of South Africa (UNISA).

She has been involved in residential, commercial, institutional, industrial, and mixed-use development within South Africa. She has been involved in mine closure strategies and implementation plans on behalf of Mining partners. Her main responsibilities include compilation of environmental reports, stakeholder engagement, and project management.

SKILLS BASE AND CORE COMPETENCIES

- Environmental Planning
- Compilation of Environmental Impact Assessments, Basic Assessments, Water Use Licenses, NEMA Queries, GPEMF Applications, General Authorisations, Schedule 1 and Existing Lawful Use Applications
- Compilation and Implementation of Environmental Programmes
- Undertaking Environmental Audits for residential, commercial, and industrial developments
- Project Management of various projects
- Review of Specialists reports
- Undertaking Stakeholder Engagements for a variety of projects

EDUCATION AND PROFESSIONAL STATUS

Degrees:

- Master of Science in Environmental Management (current), University of South Africa
- BSocSci (Hons) Environmental Analysis and Management (2014), University of Pretoria
- BA (Own Choice) Specialising in Geography and Archaeology (2013), University of Pretoria

Short Courses:

- Geographical Information Systems Training (ESRI) 2016
- ISO 14001: 2004 Lead Environmental Auditor Training: Environmental Management Systems (SGS) 2015

Professional Society Affiliations:

• Environmental Assessment Practitioners Association of South Africa – Environmental Assessment Practitioner

| EMPLOYMENT | EMPLOYMENT | | |
|-----------------------------|---|--|--|
| Date | Company | Roles and Responsibilities | |
| 01 June 2022 - Current: | | Senior Environmental Consultant | |
| | Savannah Environmental (Pty) Ltd | <u>Tasks include:</u> Play a lead role in environmental permitting, environmental authorisation applications, and compliance and advice and assurance. Project management, execute draft, review and/or further develop and manage the delivery of environmental impact assessments (EIA) reports and EMPrs in line with the requirements of NEMA and the EIA regulations. Environmental Permitting (including WULA), environmental authorisation applications and associated stakeholder engagement and public participation. Manage the delivery of specialist environmental consultants and their reporting, as may be required. Manage any third parties or sub-consultants to which functions have been outsourced. Project-related GIS mapping. New business development and the preparation of proposals. | |
| August 2017 – May 2022 | LEAP: Landscape Architects and Environmental Planners (Imbrillinx CC) | Environmental Assessment Practitioner <u>Task included:</u> Compiling Scoping Reports, Integrated Wastewater Management Plans, Water Use License Applications, General Authorisations, Schedule 1 Borehole Registrations, Basic Assessment Reports, Environmental Management Programmes, Section 24G Applications and Appeals, conducting site inspections. Compiling Water Quality Monitoring, compiling wetland rehabilitation and management reports. Stakeholder Engagement. Project Management Act as a liaison officer for the company with State Departments. | |
| May 2015 – December 2016 | LEAP: Landscape Architects and Environmental Planners (Imbrillinx CC) | Environmental Control Officer <u>Tasks Included</u> • Formulated and implemented long- range plans for environmental programs. | |

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PROJECT EXPERIENCE

INFRASTRUCTURE DEVELOPMENT PROJECTS (PIPELINES, WATER RESOURCES AND INDUSTRIAL

Basic Assessment and Environmental Programmes

| Project | Client Name | Role |
|----------------------------------|--|--------------------------------|
| Lombardy East Stream Flow | Johannesburg Road Agency | Project Manager & EAP |
| Reduction Activities | | |
| The Whisken K54 Road development | Balwin Properties Limited on behalf of | Public Participation Assistant |
| | Gautrans | |

Part 1 Amendment

| Project | Client Name | Role |
|---------------------|-------------|-----------------------|
| Malibongwe Pipeline | Codevco | Project Manager & EAP |

Water Use License Applications and Environmental Programmes

| Project | Client Name | Role |
|------------------------------------|---------------------------------------|-----------------------|
| Crowthorne Leogem Sewer Pipeline | Leogem Property Projects (Pty) Ltd on | Project Manager & EAP |
| | behalf of | |
| Diepsloot Klevebank Sewer pipeline | Eris Property Group (Pty) Limited | Project Manager & EAP |
| Kyalami Heights X4 Sewer Pipeline | Church of Scientology | Project Manager & EAP |
| Lombardy East Stream Flow | Johannesburg Road Agency | Project Manager & EAP |
| Reduction Activities | | |

General Authorisation

| Project | Client Name | Role |
|---|--|-------------------------|
| Alinta Extension 4 Stormwater | Balwin Properties | Project Manager & EAP |
| Infrastructure | | |
| Celtisdal Stormwater Infrastructure | Cosmopolitan Projects (Tshwane) Pty Ltd | Project Manager and EAP |
| Erasmus Estate – Road Crossing | Erasmus Estate Trust | EAP |
| Olivedale Retirement Village Stormwater Infrastructure | Olivedale Retirement Village NPO | EAP |
| Gem Valley Mixed Use Development Stormwater Culvert | Central Developments (Pty) Ltd | Project Manager & EAP |

Environmental Compliance

| Project | Client Name | Role |
|---------------------------------|----------------------------------|------|
| Diepsloot Porcupine Park Avenue | Valumax Northern Farms (Pty) Ltd | ECO |

HOUSING AND URBAN PROJECTS

Environmental Impact Assessments and Environmental Management Programmes (EMPr)

| Project | Client Name | Role |
|-----------------------------------|------------------------------|-----------------------|
| Dersley Springs Mixed Used | Royal Albatross (Pty) Ltd | EAP |
| Development | | |
| Green Valley Residential | Balwin Properties Limited | Project Manager & EAP |
| Development | | |
| Irene Ridge Mixed Use Development | M&T Developments | EAP |
| Onderstepoort Extension 42 Mixed | Power Developments (Pty) Ltd | EAP |
| Use Development | | |
| Reigerpark X10 Mixed Use | Living Africa (Pty) Ltd | EAP |
| Development | | |
| Sammy Marks Mixed Use | Abland | EAP |
| Development | | |
| Swaziland | | |

Basic Assessments and Environmental Management Programmes

| Project | Client Name | Role |
|--|---|-----------------------|
| Atteridgeville X47 Light Industrial Development | JT Group (Pty) Ltd | Project Manager |
| Erasmus Estate Mixed Use Development | Erasmus Estate Trust | EAP |
| Germiston Cemetery | Living Africa (Pty) Ltd | Project Manager & EAP |
| Homes Haven X24 | Central Developments (Pty) Ltd | EAP |
| Leeuwfontein Shopping Centre | McCormick Property Group | Project Manager & EAP |
| Lewende Woord Bronkhorstspruit Church and Rehabilitation Centre | Lewende Woord Church and Rehabilitation Centre | EAP |
| Spes Magte | South African Special Forces | EAP |
| Waterfall Polofields | Balwin Properties | EAP |
| Willaway Residential Development | 3V Projects | EAP |
| Waterkloof Marina Retirement Village | Central Development Projects | EAP |

Part 2 Amendments

| Gem Valley Hauptfleish | Gem Valley Hauptfleisch (Pty) Ltd | Project Manager & EAP |
|------------------------------|-----------------------------------|-----------------------|
| Greenlee Residential Develop | Balwin Properties Limited | EAP |
| Heidelberg X25 Mixed Use | Mantracare (Pty) Ltd | Project Manager & EAP |
| Development | | |
| The Reid Montesorri School | Balwin Properties | EAP |

Part 1 Amendments

| Apex X10 Industrial Development | Moolman Group | EAP |
|----------------------------------|----------------------------------|-----------------------|
| Amberfield X47 | Central Developments (Pty) Ltd | Project Manager |
| Clayville X50 and X71 Mixed Use | Valumax Midrand (Pty) Ltd | Project Manager & EAP |
| Development | | |
| Klerksoord Mixed Use Development | SafDev (Pty) Ltd | Project Manager & EAP |
| Mooikloof Mega City | Balwin Properties Limited | EAP |
| Riverside View X30 – X35 | Valumax Northern Farms (Pty) Ltd | Project Manager & EAP |

GPEMF

| Project | Client Name | Role |
|-------------------------------------|-------------------------------------|-----------------------|
| Krugerus X9 Residential Development | Moolman Group | Project Manager & EAP |
| Linbro Park Klulee Residential | Balwin Properties Limited | Project Manager &EAP |
| Development | | |
| Theresa Park X66 & X67 | Social Housing Regulatory Authority | Project Manager & EAP |

NEMA Query

| Project | Client Name | Role |
|---------------------------------|---------------------------|-----------------------|
| Kwa-Mhlanga Crossing | Top Spot (Pty) Ltd | Project Manager & EAP |
| Waterfall Polofields Show block | Balwin Properties Limited | EAP |

24G Rectification Application

| Project | Client Name | Role |
|------------------|-------------|-----------------|
| Dekenah Street | Alrode CC | EAP |
| Mopane Grootvlei | RuaCon | Project Manager |

Water Use License Applications

| Project Name | Client Name | Role |
|--|-----------------------------------|-----------------------|
| Botesdal X15 Light Industrial | Open Energy (Pty) Ltd | Project Manager & EAP |
| Development | | |
| Clayville X45 Mixed Use Development | Valumax Midrand (Pty) Ltd | Project Manager & EAP |
| Ermelo Shopping Centre | Moolman Group | Project Manager & EAP |
| Gem Valley Hauptfleisch Mixed Use Development | Gem Valley Hauptfliesch (Pty) Ltd | Project Manager & EAP |
| Lewende Woord Bronkhorstspruit Church and Rehabilitation | Lewende Woord Bronkhorstspruit | Project Manager & EAP |
| Matsamo Mall Shopping Centre | Moolman Group | Project Manager & EAP |
| Miracle Meadow Water Bottling Facility | Mr Pieter du Randt Pretorius | Project Manager & EAP |
| Reigerpark Extension 10 and Comet X18 Mixed Use Development | Living Africa 2 (Pty) Ltd | Project Manager & EAP |
| Norton Park X8 Residential Development | SSI Group | Project Manager & EAP |
| Onderstepoort X42 Mixed Use Development | Power Developments (Pty) Ltd | Project Manager & EAP |
| The Whisken | Balwin Properties Limited | Project Manager & EAP |
| Zwartkop 187 Mixed Use Development | Moolman Group | Project Manager & EAP |
| Zuurfontein Ptn 221 Residential Development | M&T Developments | Project Manager & EAP |

General Authorisations

| Project | Client Name | Role |
|--------------------------------|--------------------|-----------------------|
| Thokoza Park Recreational Park | City of Ekurhuleni | Project Manager & EAP |

Schedule 1 Authorisations

| Project | Client Name | Role |
|---------------------------------|---------------------------|-----------------------|
| Builders Warehouse Midrand | Massmart (Pty) Ltd | Project Manager |
| Greenlee Borehole Registration | Balwin Properties Limited | Project Manager & EAP |
| Willway Residential Development | 3V projects (Pty) Ltd | Project Manager & EAP |

Environmental Auditing

| Project | Client Name | Role |
|------------------------------|----------------------------------|-------------------------------|
| Amberfield Estate | Central Developments (Pty) Ltd | Environmental Control Officer |
| Blue Hills Equestrian Estate | Century Property Development | Environmental Control Officer |
| Chuma Mall | Eris Property Group | Environmental Control Officer |
| Diepsloot Ptn 1 Mixed Use | Valumax Northern Farms (Pty) Ltd | Environmental Control Officer |
| Development | | |
| Kyalami Hills | Balwin Properties Limited | Environmental Control Officer |
| Kyalami Ridge Mall | Kyalami Retail Africa | Environmental Control Officer |
| South Hills Mixed Use Estate | Calgro M3 | Environmental Control Officer |
| Waterfall Estate | Century Property Developments | Environmental Control Officer |



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CURRICULUM VITAE OF Matthew Ellero

Comprehensive CV

| Profession : | Environmental Consultant |
|------------------|---|
| Specialisation: | Environmental reporting, water use licensing and cartography (GIS), |
| Work Experience: | l year |

VOCATIONAL EXPERIENCE

Matthew is an Environmental Consultant with 1 year of experience in the environmental field. He holds a MSc in Environmental Sciences from the University of the KwaZulu-Natal. He also holds a BSc Hons (cum laude) in Environmental Science and a BSc in Environmental Science.

Matthew's experience includes contributing to Environmental Authorisations (Basic Assessments and Scoping and Environmental Impact Assessments) and Water Use Authorisations. He therefore has a wide ranging experience with various legislation including the National Environmental Management Act (NEMA), National Heritage Resources Act (NHRA), National Environmental Management Waste Management Act (NEM:WA), National Environmental Management Biodiversity Act (NEM:BA), the Mineral and Petroleum Resources Development Act (MPRDA), National Environmental Environmental Management Act (NEM:WA), national Environmental Management Air Quality Act (NEM:WA), and the National Water Act (NWA), having applied them for numerous small, medium and large-scale projects across various industries. Matthew also has experience in conducting specialist work and has contributed to noise impact assessments, air quality monitoring and air quality impact assessment, and biodiversity monitoring. He has contributed towards reporting for mine closure plans and costings.

SKILLS BASE AND CORE COMPETENCIES

- Environmental management and environmental permitting
- Project management
- Public participation and stakeholder engagement
- Field work skills
- Adaptability and ability to handle pressure
- Organisational skills
- MS Office Package (Word, PowerPoint and Excel)
- Google Earth
- ArcGIS and remote sensing

EDUCATION AND PROFESSIONAL STATUS

Degrees:

- Masters of Science (MSc) in Environmental Science
- Bachelor of Science (BScHons) in Environmental Science
- Bachelor of Science in Environmental Science

EMPLOYMENT

| Date | Company | Roles and Responsibilities |
|-----------------|----------------------------------|---|
| 2022 - Current: | Savannah Environmental (Pty) Ltd | Environmental Consultant <u>Tasks include</u>: Undertake environmental screening assessments, environmental permitting and environmental authorisation applications. Undertake water use authorisation applications on the e-WULAA system. Efficient and quality report writing to execute and manage the delivery of environmental impact assessment (EIA) reports and Environmental Management Programmes in line with the requirements of the National Environmental Management Act and EIA Regulations. Liaison with relevant environmental authorities. Execution of the public participation process. Professional client liaison. Project management. Manage third parties or sub-consultants to which functions have been outsourced. Preparation of proposals and budgets |

| Date | Company | Roles and Responsibilities | |
|--------------|------------------------------------|---|--|
| 2019 - 2020: | Golder Associates Africa (Pty) Ltd | Junior Environmental Consultant <u>Tasks included:</u> Providing assistance on local environmental and social impact assessments. Contributing towards water use license applications. Undertaking rehabilitation and implementation strategies Conducting annual integrated water and waste management plan updates. Conducting annual air quality monitoring Conducting annual noise monitoring Preparing project proposal documents and budgets. Assisting in the compilation mine closure plans and costing. Undertaking field work and the installation of air quality monitoring and noise monitoring machines. Liaising with clients and regulatory authorities. Providing administrative support to project managers. Limited project management | |

PROJECT EXPERIENCE

| Project Name & Location | Client Name | Role |
|--|------------------------|----------------------|
| Kathu substation dust fallout monitoring, Kathu | Eskom | Junior Environmental |
| | | Consultant |
| Cartonville pipeline basic assessment, Cartonville | AngloGold Ashanti | Junior Environmental |
| | | Consultant |
| Klipspruit discard dump expansion, Ogies | South32 | Junior Environmental |
| | | Consultant |
| Zibulo discard dump expansion, Ogies | Anglo American | Junior Environmental |
| | | Consultant |
| Rehabilitation strategy and implementation plan, | Thubatse Samancore | Junior Environmental |
| Thubatse | Chrome | Consultant |
| Rehabilitation strategy and implementation plan, | Mbuyelo Coal | Junior Environmental |
| Hendrina | | Consultant |
| Noise monitoring report, Vanderbijlpark | Seriti | Junior Environmental |
| | | Consultant |
| Mzimmkhulwana and Mzimkhulu biomonitoring, Port | Idwala | Junior Environmental |
| Shepstone | | Consultant |
| Hartbeespoort dam biomonitoring, Hartebeestpoort | Water research council | Junior Environmental |
| | | Consultant |
| Glencore mines water use license consolidation, | Glencore | Junior Environmental |
| various | | Consultant. |

| Cullinan crack survey | Petra Diamonds | Junior Environmental |
|--|--------------------|----------------------|
| | | Consultant. |
| Marikana and Karee desktop pre-feasibility | Sibanye Stillwater | Junior Environmental |
| screening study | | Consultant. |
| Aberdeen Wind Energy Farm basic assessment | Acciona | Junior Environmental |
| | | Consultant. |
| Castle wind energy farm split amendment | ACED | Junior Environmental |
| | | Consultant. |
| Engie part 1 contact person and EA holder | Engie | Junior Environmental |
| amendments | | Consultant. |



Email: nicolene@savannahsa.com Tel: +27 (11) 656 3237

CURRICULUM VITAE OF NICOLENE VENTER

| Profession : | Public Participation and Social Consultant |
|------------------|--|
| Specialisation: | Public participation process; stakeholder engagement; facilitation (workshops, focus group and public meetings; public open days; steering committees); monitoring and evaluation of public participation and stakeholder engagement processes |
| Work Experience: | 23 years' experience as a Public Participation Practitioner and Stakeholder Consultant |

VOCATIONAL EXPERIENCE

Over the past 23 years Nicolene established herself as an experienced and well recognised public participation practitioner, facilitator and strategic reviewer of public participation processes. She has experience in managing public participation and stakeholder engagement projects and awareness creation programmes. Her experience includes designing and managing countrywide public participation and stakeholder engagement projects and awareness creation projects, managing multiproject schedules, budgets and achieving project goals. She has successfully undertaken several public participation processes for EIA, BA and WULA projects. The EIA and BA process include linear projects such as the NMPP, Eskom Transmission and Distribution power lines as well as site specific developments such as renewable energy projects i.e. solar, photo voltaic and wind farms. She also successfully managed stakeholder engagement projects which were required to be in line with the Equator Principles, locally and in neighbouring countries.

SKILLS BASE AND CORE COMPETENCIES

- Project Management
- Public Participation, Stakeholder Engagement and Awareness Creation
- Public Speaking and Presentation Skills
- Facilitation (workshops, focus group meetings, public meetings, public open days, working groups and committees)
- Social Assessments (Stakeholder Analysis / Stakeholder Mapping)
- Monitoring and Evaluation of Public Participation and Stakeholder Engagement Processes
- Community Liaison
- IFC Performance Standards
- Equator Principles
- Minute taking, issues mapping, report writing and quality control

EDUCATION AND PROFESSIONAL STATUS

Degrees / Diplomas / Certificates:

• Higher Secretarial Certificate, Pretoria Technicon (1970)

Short Courses:

- Techniques for Effective Public Participation, International Association for Public Participation, IAP2 (2008)
- Foundations of Public Participation (Planning and Communication for Effective Public Participation), IAP2 (2009)
- Certificate in Public Participation IAP2SA Modules 1, 2 and 3 (2013)

Certificate in Public Relations, Public Relation Institute of South Africa, Damelin Management School (1989)

Professional Society Affiliations:

• Member of International Association for Public Participation (IAP2): Southern Africa

EMPLOYMENT

| Date | Company | Roles and Responsibilities | |
|-----------------|----------------------------------|---|--|
| November 2018 – | Savannah Environmental (Pty) Ltd | Public Participation and Social Consultant | |
| current | | <u>Tasks include:</u> | |
| | | Tasks include: Drafting of a Public Participation Plan with key deliverable dates and methodology to be followed, Background Information Document, Letters to Stakeholders and Interested and/or Affected Parties (I&APs) inclusive of key project deliverables and responses to questions / concerns raised; Stakeholder identification; facilitating stakeholder workshops, focus group and public meetings; conduct one-on-one consultation with Community Leaders, Tribal Chiefs, affected landowners, etc. | |
| | | Managing interaction between Stakeholders and Team Members, liaising with National, Provincial and Local Authorities, managing community consultation and communications in project affected areas, attend to the level of technical information communicated to and consultation with all level of stakeholders involved. | |

| Date | Company | Roles and Responsibilities |
|---------------------|---------------------------------------|---|
| 2016 – October 2018 | Imaginative Africa (Pty) Ltd | Independent Consultant |
| | (Director of Imaginative Africa) | Consulting to various Environmental Assessment Practitioners for Public Participation and Stakeholder Engagements: |
| | | <u>Tasks include:</u> |
| | | Tasks include: Drafting of a Public Participation Plan with key deliverable dates and methodology to be followed, Background Information Document, Letters to Stakeholders and Interested and/or Affected Parties (I&APs) inclusive of key project deliverables and responses to questions / concerns raised; Stakeholder identification; facilitating stakeholder workshops, focus group and public meetings; conduct one-on-one consultation with Community Leaders, Tribal Chiefs, affected landowners, etc. |
| | | Managing interaction between Stakeholders and Team Members, liaising with National, Provincial and Local Authorities, managing community consultation and communications in project affected areas, attend to the level of technical information communicated to and consultation with all level of stakeholders involved |
| | | <u>Clients</u> : |
| | | SiVEST Environmental Savannah Environmental Baagi Environmental Royal Haskoning DHV (previously SSI) |
| 2013 - 2016 | Zitholele Consulting | Senior Public Participation Practitioner and Project |
| | Contact person: Dr Mathys Vosloo | Manager |
| | Contact number: 011 207 2060 | Tasks included: Project managed public participation process for EIA/BA/WULA/EAL projects. Manages two Public Participation Administrators. Public Participation tasks as outlined as above and including financial management of public participation processes. |
| 2011 - 2013 | Imaginative Africa (Pty) Ltd | Independent Consultant |
| | (company owned by Nicolene Venter) | Consulting to various Environmental Assessment Practitioners for Public Participation and Stakeholder Engagements |
| | | Tasks included: |
| | | Drafting of a Public Participation Plan with key deliverable dates and methodology to be followed, Background Information Document, |

| | | Letters to Stakeholders and Interested and/or Affected Parties (I&APs) inclusive of key project deliverables and responses to questions / concerns raised; Stakeholder identification; facilitating stakeholder workshops, focus group and public meetings; conduct one-on-one consultation with Community Leaders, Tribal Chiefs, affected landowners, etc. Managing interaction between Stakeholders and Team Members, liaising with National, Provincial and Local Authorities, managing community consultation and communications in project affected areas, attend to the level of technical information communicated to and consultation |
|-------------|---------------------------------------|--|
| | | with all level of stakeholders involved <u>Clients:</u> Bohlweki Environmental Bembani Sustainability (Pty) Ltd Naledzi Environmental |
| 2007 – 2011 | SiVEST SA (Pty) Ltd | Unit Manager: Public Participation Practitioner |
| | Contact person: Andrea Gibb | Tasks included: |
| | Contact number: 011 798 0600 | Project managed public participation process for EIA/BA projects. Manages two Junior Public Participation Practitioners. Public Participation tasks as outlined as above and including financial management of public participation processes. |
| 2005 – 2006 | Imaginative Africa (Pty) Ltd | Independent Consultant |
| | (company owned by Nicolene Venter) | Public Participation and Stakeholder Engagement Practitioner <u>Tasks included:</u> |
| | | Drafting of a Public Participation Plan with key deliverable dates and methodology to be followed, Background Information Document, Letters to Stakeholders and Interested and/or Affected Parties (I&APs) inclusive of key project deliverables and responses to questions / concerns raised; Stakeholder identification; facilitating stakeholder workshops, focus group and public meetings; conduct one-on-one consultation with Community Leaders, Tribal Chiefs, affected landowners, etc. Managing interaction between Stakeholders and Team Members, liaising with National, Provincial and Local Authorities, managing community consultation and communications in project |

| | | information communicated to and consultation with all level of stakeholders involved. <u>Clients:</u> Manyaka-Greyling-Meiring (previously Greyling Liaison and currently Golder Associates) |
|-------------|---|---|
| 1997 - 2004 | Imaginative Africa (Pty) Ltd (company owned by Nicolene Venter) | Independent Consultant: Public Participation Practitioner. <u>Tasks included:</u> Drafting of a Public Participation Plan with key deliverable dates and methodology to be followed, Background Information Document, Letters to Stakeholders and Interested and/or Affected Parties (I&APs) inclusive of key project deliverables and responses to questions / concerns raised; Stakeholder identification; facilitating stakeholder workshops, focus group and public meetings; conduct one-on-one consultation with Community Leaders, affected landowners, etc. Managing interaction between Stakeholders and Team Members, liaising with National, Provincial Local Authorities, managing community consultation and communications in project affected areas, attend to the level of technical information communicated to and consultation with all level of stakeholders involved. <u>Clients:</u> Greyling Liaison (currently Golder Associates); Bembani Sustainability (Pty) Ltd; Lidwala Environmental; Naledzi Environmental |

PROJECT EXPERIENCE

RENEWABLE POWER GENERATION PROJECTS

PHOTOVOLTAIC SOLAR ENERGY FACILITIES

Environmental Impact Assessments and Environmental Management Programmes

| Project Name & Location | Client Name | Role |
|--|-------------------------------|----------------------------|
| Lichtenburg PVs (3 PVs) & Power Lines (grid | Atlantic Energy Partners | Project Manage the Public |
| connection), Lichtenburg, North West Province | EAP: Savannah Environmental | Participation Process |
| Allepad PVs 4 PVs) & Power Lines (grid | IL Energy | Facilitate all meetings |
| connection), Upington, Northern Cape Province | EAP: Savannah Environmental | Consultation with |
| | | Government Officials, Key |
| Hyperion Solar PV Developments (4 PVs) and | Building Energy | Stakeholders, Landowners & |
| Associated Infrastructures, Kathu, Northern Cape | EAP: Savannah Environmental | Community Leaders |
| Province | | |
| Aggeneys Solar PV Developments (2 PVs) and | Atlantic Energy Partners and | |
| Associated Infrastructures, Aggeneys, Northern | ABO Wind | |
| Cape Province | EAP: Savannah Environmental | |
| Upilanga Solar Park, Northern Cape (350MW CSP | Emvelo Capital Projects (Pty) | |
| Tower) | Ltd | |
| Khunab Solar Development, consisting of Klip Punt | Atlantic Energy Partners and | |
| PV1, McTaggarts PV1, McTaggarts PV2, | Abengoa | |
| McTaggarts PV3 and the Khunab solar Grid | | |
| Connection near Upington, Northern Cape | | |
| Province | | |
| Sirius Solar PV3 and PV4, near Upington, Northern | Solal | |
| Cape Province | | |
| Geelstert PV 1 and PV2 solar energy facilities, near | ABO Wind | |
| Aggeneys, Northern Cape | | |
| Naledi PV and Ngwedi PV solar energy facilities, | Atlantic Energy Partners and | |
| near Upington, Northern Cape | Abengoa | |
| Kotulo Tsatsi PV1, Kotulo Tsatsi PV3 and Kotulo Tsatsi | Kotulo Tsatsi Energy | |
| PV4 solar energy facilities, near Kenhardt, Northern | | |
| Саре | | |
| Tlisitseng PV, including Substations & Power Lines, | BioTherm Energy | Public Participation, |
| Lichtenburg, North West Province | EAP: SIVEST | Landowner and Community |
| Sendawo PVs, including Substations & Power Lines, | | Consultation |
| Vryburg, North West Province | | |
| Helena Solar 1, 2 and 3 PVs, Copperton, Northern | | |
| Cape Province | | |
| Farm Spes Bona 23552 Solar PV Plants, | Surya Power | Public Participation, |
| Bloemfontein, Free State Province | EAP: SIVEST | Landowner and Community |
| | | Consultation |
| De Aar Solar Energy Facility, De Aar, Northern | South Africa Mainstream | Public Participation, |
| Cape Province | Renewable Power | Landowner and Community |
| Droogfontein Solar Energy Facility, Kimberley, | Developments | Consultation |
| Northern Cape Province | EAP: SIVEST | |
| Kaalspruit Solar Energy Facility, Loeriesfontein, | | |
| Northern Cape Province | | |

| Platsjambok East PV, Prieska, Northern Cape Province | | |
|---|--|--|
| Renosterburg PV, De Aar, Northern Cape Province | Renosterberg Wind Energy Company | Public Participation, Landowner and Community |
| 19MW Solar Power Plant on Farm 198 (Slypklip), Danielskuil, Northern Cape Province | EAP: SiVEST Solar Reserve South Africa EAP: SiVEST | Consultation Public Participation, Landowner and Community |
| | | Consultation |

Basic Assessments and Environmental Management Programmes

| Project Name & Location | Client Name | Role |
|---|---|---|
| Upilanga Solar Park, Northern Cape (x6 100MW PV's and x3 350MW PV Basic Assessments) | Emvelo Capital Projects (Pty) Ltd | Project Manage the Public Participation Process Facilitate all meetings |
| Sirius Solar PV Solar Energy Facility, Upington, Northern Cape Province | SOLA Future Energy | Consultation with Government Officials, Key Stakeholders, Landowners & Community Leaders |
| Khunab Solar Development, consisting of Klip Punt PV1, McTaggarts PV1, McTaggarts PV2, McTaggarts PV3 and the Khunab solar Grid Connection near Upington, Northern Cape Province | Atlantic Energy Partners and Abengoa | |

WIND ENERGY FACILITIES

Environmental Impact Assessments and Environmental Management Programmes

| Project Name & Location | Client Name | Role |
|--|-------------------------|----------------------|
| Aletta Wind Farm, Copperton, Northern Cape | BioTherm Energy | Public Participation |
| Province | EAP: SiVEST | |
| Eureka Wind Farm, Copperton, Northern Cape |] | |
| Province | | |
| Loeriesfontein Wind Farm, Loeriesfontein, Northern | South Africa Mainstream | Public Participation |
| Cape Province | Renewable Power | |
| Droogfontein Wind Farm, Loeriesfontein, Northern | Developments | |
| Cape Province | EAP: SIVEST | |
| Four Leeuwberg Wind Farms, Loeriesfontein, | | |
| Northern Cape Province | | |
| Noupoort Wind Farm, Noupoort, Northern Cape | | |
| Province | | |
| Mierdam PV & Wind Farm, Prieska, Northern Cape | | |
| Province | | |
| Platsjambok West Wind Farm & PV, Prieska, | | |
| Northern Cape Province | | |

Basic Assessments and Environmental Management Programmes

| Project Name & Location | Client Name | Role |
|---|-------------|------|
| Cluster of Renewable Energy Developments, | Wind Relic | |
| Eastern Cape Province | | |

| Nama Wind Energy Facility, Northern Cape | Genesis ECO | Project Manage the Public |
|--|-----------------------------|---------------------------|
| Province | EAP: Savannah Environmental | Participation Process |
| | | Facilitate all meetings |
| | _ | Consultation with |
| Zonnequa Wind Energy Facility, Northern Cape | | Government Officials, Key |
| Province | | Stakeholders, Landowners |
| | | & Community Leaders |

CONCENTRATED SOLAR FACILITIES (CSP)

Environmental Impact Assessments and Environmental Management Programmes

| Project Name & Location | Client Name | Role |
|---|-----------------------------|---------------------------|
| Upington Concentrating Solar Plant and associated | Eskom Holdings | Project Manage the Public |
| Infrastructures, Northern Cape Province | EAP: Bohlweki Environmental | Participation Process |
| | | Facilitate all meetings |
| | | Consultation with |
| | | Government Officials, Key |
| | | Stakeholders, Landowners |
| | | & Community Leaders |

CONVENTIONAL POWER GENERATION PROJECTS (GAS)

Environmental Impact Assessments and Environmental Management Programmes

| Project Name & Location | Client Name | Role |
|--|----------------------------|---------------------------|
| 450MW gas to power project and associated 132kV | Phinda Power Producers | Project Manage the Public |
| power line, Richards bay, KwaZulu-Natal | | Participation Process |
| 4000MW gas to power project and associated 400kV | Phinda Power Producers | Facilitate all meetings |
| power lines, Richards bay, KwaZulu-Natal | | Consultation with |
| Richards Bay Gas to Power Combined Cycle Power | Eskom Holdings SoC Limited | Government Officials, Key |
| Station, KwaZulu-Natal | | Stakeholders & Landowners |

GRID INFRASTRUCTURE PROJECTS

Environmental Impact Assessments and Environmental Management Programmes

| Project Name & Location | Client Name | Role |
|---|------------------------------|---------------------------|
| 132/11kV Olifantshoek Substation and Power Line, | Eskom | Project Manage the Public |
| Northern Cape | | Participation Process |
| Grid connection infrastructure for the Namas Wind | Genesis Namas Wind (Pty) Ltd | Facilitate all meetings |
| Farm, Northern Cape Province | | Consultation with |
| Grid connection infrastructure for the Zonnequa | Genesis Zonnequa Wind (Pty) | Government Officials, Key |
| Wind Farm, Northern Cape Province | Ltd | Stakeholders, Landowners |
| Khunab Solar Grid Connection, near Upington, | Atlantic Energy Partners and | & Community Leaders |
| Northern Cape Province | Abengoa | |
| Pluto-Mahikeng Main Transmission Substation and | Eskom Holdings | |
| 400kV Power Line (Carletonville to Mahikeng), | EAP: Baagi Environmental | |
| Gauteng and North West Provinces | | |
| Thyspunt Transmission Lines Integration Project, | Eskom Holdings | Public Participation, |
| Eastern Cape Province | EAP: SIVEST | Landowner and |
| | | Community Consultation |
| Westrand Strengthening Project, Gauteng Province | | Public Participation, |

| Mookodi Integration Project, North-West Province | | |
|---|----------------------------|------------------------|
| Transnet Coallink, Mpumalanga and KwaZulu-Natal | - | |
| Provinces | | |
| Delarey-Kopela-Phahameng Distribution power line | | |
| and newly proposed Substations, North-West | | Public Participation, |
| Province | | Landowner and |
| Invubu-Theta 400kV Eskom Transmission Power Line, | Eskom Holding | Community Consultation |
| KwaZulu-Natal Province | EAP: Bembani Environmental | |
| Melkhout-Kudu-Grassridge 132kV Power Line | Eskom Holdings | Public Participation, |
| Project (project not submitted to DEA), Eastern | EAP: SIVEST | Landowner and |
| Cape Province | | Community Consultation |
| Tweespruit-Welroux-Driedorp-Wepener 132Kv | | |
| Power Line, Free State Province | | |
| Kuruman 132Kv Power Line Upgrade, Northern | Eskom Holdings | |
| Cape Province | EAP: Zitholele | |
| Vaalbank 132Kv Power Line, Free State Province | | |
| Pongola-Candover-Golela 132kV Power Line | | |
| (Impact Phase), KwaZulu-Natal Province | | |

PART 2 AMENDMENTs

| Project Name & Location | Client Name | Role |
|---|-------------------------------|---------------------------|
| Transalloys Coal-Fired Power Station near | Transalloys (Pty) Ltd | Project Manage the Public |
| Emalahleni, Mpumalanga Province | | Participation Process |
| Zen Wind Energy Facility, Western Cape | Energy Team (Pty) Ltd | |
| Hartebeest Wind Energy Facility, Western Cape | juwi Renewable Energies (Pty) | |
| | Ltd | |
| Khai-Ma and Korana Wind Energy Facilities | Mainstream Renewable | |
| | Power (Pty) Ltd | |

FACILITATION

| Project Name & Location | Client Name | Meeting Type |
|---|-----------------------------|------------------------|
| Bloemfontein Strengthening Project, Free State | Eskom Holdings | Public Meetings |
| Province | EAP: Baagi Environmental | |
| Mooidraai-Smitkloof 132kV Power Line and | Eskom Holdings | Focus Group Meetings |
| Substation, Northern Cape Province | EAP: SSI | |
| Aggeneis-Oranjemond 400kV Eskom Transmission | Eskom Holdings | Focus Group Meetings & |
| Power Line, Northern Cape Province | EAP: Savannah Environmental | Public Meetings |
| Ariadne-Eros 400kV/132kV Multi-Circuit Transmission | Eskom Holdings | Public Meetings |
| Power Line (Public Meetings) | EAP: ACER Africa | |
| Majuba-Venus 765kV Transmission Power Lines, | | |
| Mpumlanaga Province | | |
| Thabametsi IPP Power Station, Limpopo Province | Thabametsi Power Company | Focus Group Meeting & |
| | EAP: Savannah Environmental | Public Meeting |
| Aggeneis-Oranjemond Transmission Line & | Eskom Transmission | Focus Group Meetings & |
| Substation Upgrade, Northern Cape | | Public Meetings |

SCREENING STUDIES

| Project Name & Location | Client Name | Role |
|---|--------------------|-------------------|
| Potential Power Line Alternatives from Humansdorp | Nelson Mandela Bay | Social Assessment |
| to Port Elizabeth, Eastern Cape Province | Municipality | |
| | EAP: SIVEST | |

ASH DISPOSAL FACILITIES

Environmental Impact Assessments and Environmental Management Programmes

| Project Name & Location | Client Name | Role |
|---|----------------------------|-------------------------|
| Medupi Flue Gas Desulphurisation Project (up to | Eskom Holdings SOC Ltd | Public Participation, |
| completion of Scoping Phase), Limpopo Province | EAP: Zitholele Consulting | Landowner and Community |
| Kendal 30-year Ash Disposal Facility, Mpumalanga | | Consultation |
| Province | | |
| Kusile 60-year Ash Disposal Facility, Mpumalanga | | |
| Province | | |
| Camden Power Station Ash Disposal Facility, | | |
| Mpumalanga Province | | |
| Tutuka Fabric Filter Retrofit and Dust Handling Plant | Eskom Holdings SOC Ltd | |
| Projects, Mpumalanga Province | EAP: Lidwala Environmental | |
| Eskom's Majuba and Tutuka Ash Dump Expansion, | | |
| Mpumalanga Province | | |
| Hendrina Ash Dam Expansion, Mpumalanga | | |
| Province | | |

INFRASTRUCTURE DEVELOPMENT PROJECTS (BRIDGES, PIPELINES, ROADS, WATER RESOURCES, STORAGE, ETC)

Basic Assessments

| Project Name & Location | <u>Client Name</u> | Role |
|---|---|--|
| Expansion of LOX and Diesel Storage at the Air Products Facility in Coega, Eastern Cape Transnet's New Multi-Products Pipeline traversing Kwa-Zulu Natal, Free State and Gauteng Provinces | Air Products South Africa (Pty) Ltd Transnet EAP: Bohlweki Environmental | Project Manage the Public Participation Process Facilitate all meetings Consultation with Government Officials, Key Stakeholders & Landowners |
| Realignment of the Bulshoek Dam Weir near Klawer and the Doring River Weir near Clanwilliam, Western Cape Province | Dept of Water and Sanitation EAP: Zitholele | Public Participation |

STAKEHOLDER ENGAGEMENT

| Project Name & Location | Client Name | Role |
|---|-------------|----------------------------|
| Socio-Economic Impact Study for the shutdown | Urban-Econ | Project Management for the |
| and repurposing of Eskom Power Stations: Komati | | stakeholder engagement |
| Power Station, Hendrina Power Station & Grootvlei | | with Community |
| Power Station | | |

| | | Representatives in the primary data capture area |
|--|--|--|
| First State of Waste Report for South Africa | Golder Associates on behalf of the Department of Environmental Affairs | Secretarial Services |
| Determination, Review and Implementation of the Reserve in the Olifants/Letaba System | Golder Associates on behalf of the Department of Water | |
| Orange River Bulk Water Supply System Levuvu-Letaba Resources Quality Objectives | and Sanitation | |

FACILITATION

| Project Name & Location | Client Name | Meeting Type |
|---|-----------------------------|----------------------|
| Determination, Review and Implementation of the | Department of Water and | Secretarial Services |
| Reserve in the Olifants/Letaba System | Sanitation | |
| Orange River Bulk Water Supply System | Golder Associates | Secretarial Services |
| Levuvu-Letaba Resources Quality Objectives | | Secretarial Services |
| SmancorCR Chemical Plant (Public Meeting), | Samancor Chrome (Pty) Ltd | Public Meeting |
| Gauteng Province | EAP: Environment al Science | |
| | Associates | |
| SANRAL N4 Toll Highway Project (2 nd Phase), | Department of Transport | Public Meetings |
| Gauteng & North West Provinces | EAP: Bohlweki Environmental | |

MINING SECTOR

Environmental Impact Assessment and Environmental Management Programme

| Project Name & Location | Client Name | Role |
|--|-----------------------------|------------------------|
| Zero Waste Recovery Plant at highveld Steel, | Anglo African Metals | Public Participation |
| Mpumalanga Province | EAP: Savannah Environmental | |
| Koffiefontein Slimes Dam, Free State Province | Petra Diamond Mines | Public Participation |
| | EAP: Zitholele | |
| Baobab Project: Ethenol Plant, Chimbanje, Middle | Applicant: Green Fuel | Public Participation & |
| Sabie, Zimbabwe | EAP: SIVEST | Community Consultation |
| BHP Billiton Energy Coal SA's Middelburg Water | BHP Billiton Group | Public Participation |
| Treatment Plant, Mpumalanga | EAP: Jones & Wagener | |

ENVIRONMENTAL AUTHORISATION AMENDMENTS

| Project Name & Location | Client Name | Role |
|---|-------------------------------|----------------------|
| Transalloys Coal-Fired Power Station near | Transalloys (Pty) Ltd | Public Participation |
| Emalahleni, Mpumalanga Province | | |
| Zen Wind Energy Facility, Western Cape | Energy Team (Pty) Ltd | |
| Hartebeest Wind Energy Facility, Western Cape | juwi Renewable Energies (Pty) | |
| | Ltd | |
| Khai-Ma and Korana Wind Energy Facilities | Mainstream Renewable | |
| | Power (Pty) Ltd | |
| Beaufort West 280MW Wind Farm into two 140MW | South Africa Mainstream | |
| Trakas and Beaufort West Wind Farms, Western | Renewable Power | |
| Саре | Developments | |
| | EAP: SIVEST | |

SECTION 54 AUDITS

| Project Name & Location | Client Name | Role |
|---|-------------------------------|---------------------------|
| Mulilo 20MW PV Facility, Prieska, Northern Cape | Mulilo (Pty) Ltd | Public Participation: |
| Mulilo 10MW PV Facility, De Aar, Northern Cape | Mulilo (Pty) Ltd | I&AP Notification process |
| Karoshoek CSP 1 Facility/ Solar One, Upington, | Karoshoek Solar One (Pty) Ltd | |
| Northern Cape | | |

APPENDIX 3: DFFE SCREENING TOOL REPORT

SCREENING REPORT FOR AN ENVIRONMENTAL AUTHORIZATION AS REQUIRED BY THE 2014 EIA REGULATIONS – PROPOSED SITE ENVIRONMENTAL SENSITIVITY

.....

EIA Reference number: N/A

Project name: Aberdeen Wind Facility 2

Project title: Aberdeen WEF 2

Date screening report generated: 24/11/2022 15:58:19

Applicant: Aberdeen Wind Facility 2 (Pty) Ltd

Compiler: N/A

Compiler signature:

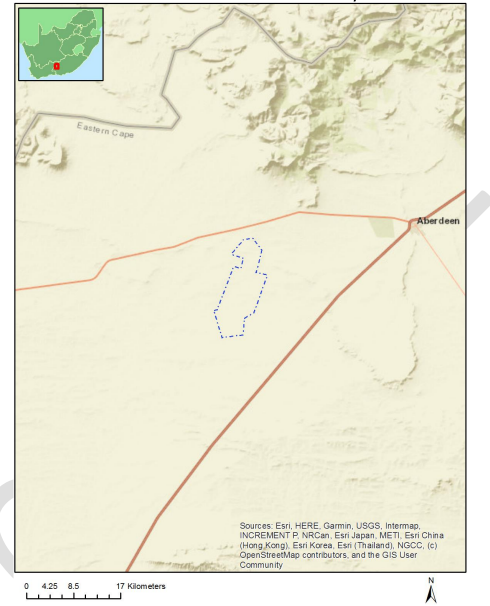
Application Category: Utilities Infrastructure | Electricity | Generation | Renewable | Wind

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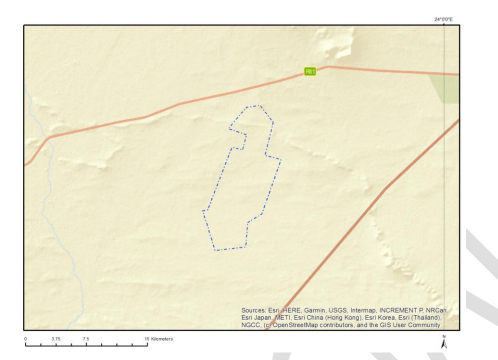
Proposed Project Location

Orientation map 1: General location



General Orientation: Aberdeen Wind Facility 2

Map of proposed site and relevant area(s)



Cadastral details of the proposed site

Property details:

| No | Farm Name | Farm/ Erf No | Portion | Latitude | Longitude | Property Type |
|----|--------------------|-----------------|---------|--------------|--------------|------------------|
| 1 | KRAANVOGEL KUIL | 155 | 0 | 32°35'24.82S | 23°47'30.42E | Farm |
| 2 | SYPHER | 255 | 0 | 32°39'45.13S | 23°46'14.6E | Farm |
| 3 | DOORN POORT | 93 | 0 | 32°31'51.29S | 23°45'32.14E | Farm |
| 4 | | 94 | 0 | 32°28'50.55S | 23°48'26.93E | Farm |
| 5 | DOORN POORT | 93 | 0 | 32°31'30.95S | 23°44'10.73E | Farm Portion |
| 6 | DOORN POORT | 93 | 1 | 32°32'13.36S | 23°47'0.41E | Farm Portion |
| 7 | KRAANVOGEL KUIL | 155 | 0 | 32°35'24.82S | 23°47'30.42E | Farm Portion |
| 8 | SYPHER | 255 | 0 | 32°39'45.13S | 23°46'14.6E | Farm Portion |
| 9 | | 94 | 0 | 32°29'16S | 23°48'48.65E | Farm Portion |

Development footprint¹ vertices: No development footprint(s) specified.

¹ "development footprint", means the area within the site on which the development will take place and incudes all ancillary developments for example roads, power lines, boundary walls, paving etc. which require vegetation clearance or which will be disturbed and for which the application has been submitted.

Wind and Solar developments with an approved Environmental Authorisation or applications under consideration within 30 km of the proposed area

No nearby wind or solar developments found.

Environmental Management Frameworks relevant to the application

No intersections with EMF areas found.

Environmental screening results and assessment outcomes

The following sections contain a summary of any development incentives, restrictions, exclusions or prohibitions that apply to the proposed development site as well as the most environmental sensitive features on the site based on the site sensitivity screening results for the application classification that was selected. The application classification selected for this report is: Utilities Infrastructure | Electricity | Generation | Renewable | Wind.

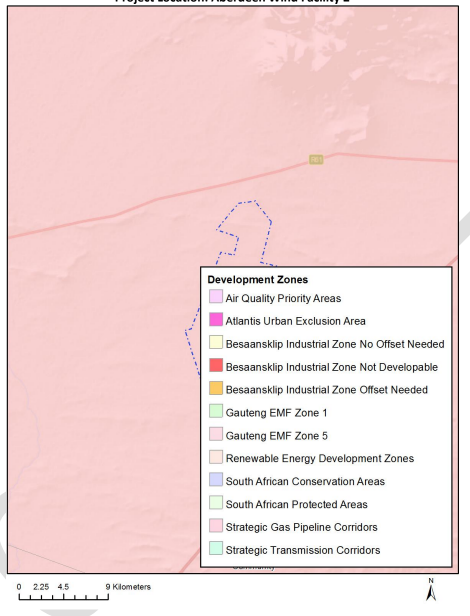
Relevant development incentives, restrictions, exclusions or prohibitions

The following development incentives, restrictions, exclusions or prohibitions and their implications that apply to this site are indicated below.

| Incentiv | Implication |
|------------------|---|
| е, | |
| restrictio | |
| n or | |
| prohibiti | |
| on | |
| - | |
| Strategic | https://screening.environment.gov.za/ScreeningDownloads/DevelopmentZones/Co |
| Transmissi on | mbined_EGI.pdf |
| Corridor- | |
| Eastern | |
| Corridor | |
| Renewable | https://screening.environment.gov.za/ScreeningDownloads/DevelopmentZones/Co |
| energy | |
| developme | mbined_REDZ.pdf |
| nt zones | |
| 11- | |
| Beaufort | |
| West | |
| Strategic | https://screening.environment.gov.za/ScreeningDownloads/DevelopmentZones/Co |
| Gas | mbined GAS.pdf |
| Pipeline | |
| Corridors- | |
| Phase 9: | |
| Inland | |
| Corridor | |
| from | |
| Saldanha | |
| to Coega | |

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Map indicating proposed development footprint within applicable development incentive, restriction, exclusion or prohibition zones



Project Location: Aberdeen Wind Facility 2

Proposed Development Area Environmental Sensitivity

The following summary of the development site environmental sensitivities is identified. Only the highest environmental sensitivity is indicated. The footprint environmental sensitivities for the proposed development footprint as identified, are indicative only and must be verified on site by a suitably qualified person before the specialist assessments identified below can be confirmed.

| Theme | Very High sensitivity | High sensitivity | Medium sensitivity | Low sensitivity |
|----------------------|--------------------------|---------------------|-----------------------|--------------------|
| Agriculture Theme | | | Х | |
| Animal Species Theme | | Х | | |
| Dago 6 of 22 | | | | isclaimar applias |

| Aquatic Biodiversity Theme | Х | | | |
|--------------------------------|---|---|---|---|
| Archaeological and Cultural | | | | X |
| Heritage Theme | | | | |
| Avian (Wind) Theme | | | | x |
| Bats (Wind) Theme | | Х | | |
| Civil Aviation (Wind) Theme | | | | X |
| Defence (Wind) Theme | | | | X |
| Flicker Theme | | | | X |
| Landscape (Wind) Theme | Х | | | |
| Paleontology Theme | Х | | | |
| Noise Theme | | | | X |
| Plant Species Theme | | | Х | |
| RFI (Wind) Theme | | | | X |
| Terrestrial Biodiversity Theme | Х | | | |

Specialist assessments identified

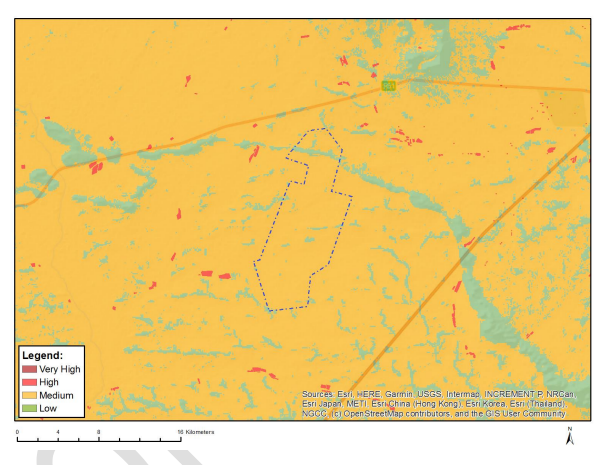
Based on the selected classification, and the environmental sensitivities of the proposed development footprint, the following list of specialist assessments have been identified for inclusion in the assessment report. It is the responsibility of the EAP to confirm this list and to motivate in the assessment report, the reason for not including any of the identified specialist study including the provision of photographic evidence of the site situation.

| Ν | Special | Assessment Protocol |
|---|---|--|
| 0 | ist | |
| | assess | |
| | ment | |
| 1 | Agricult ural Impact Assessm ent | https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols /Gazetted WindAndSolar Agriculture Assessment Protocols.pdf |
| 2 | Landsca pe/Visu al Impact Assessm ent | https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols /Gazetted General Requirement Assessment Protocols.pdf |
| З | Archaeo logical and Cultural Heritage Impact Assessm ent | https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols /Gazetted_General_Requirement_Assessment_Protocols.pdf |
| 4 | Palaeon tology Impact Assessm ent | https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols /Gazetted_General_Requirement_Assessment_Protocols.pdf |
| 5 | Terrestri al Biodiver sity Impact Assessm ent | https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols /Gazetted_Terrestrial_Biodiversity_Assessment_Protocols.pdf |

| 6 | Aquatic Biodiver | https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols |
|--------|---|---|
| | Biodiver | |
| | | /Gazetted Aquatic Biodiversity Assessment Protocols.pdf |
| | sity | |
| | Impact | |
| | Assessm | |
| | ent | |
| 7 | Avian | https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols |
| | Impact | /Gazetted Avifauna Assessment Protocols.pdf |
| | Assessm | |
| | ent | |
| 8 | Civil | https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols |
| | Aviation | /Gazetted Civil Aviation Installations Assessment Protocols.pdf |
| | Assessm | |
| | ent | |
| 9 | Defense | https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols |
| | Assessm | /Gazetted Defence Installations Assessment Protocols.pdf |
| | ent | |
| 1 | RFI | https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols |
| 0 | Assessm | /Gazetted General Requirement Assessment Protocols.pdf |
| | ent | |
| 1 | Noise | https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols |
| 1 | Impact | /Gazetted Noise Impacts Assessment Protocol.pdf |
| | Assessm | |
| | ent | |
| 1 | Flicker | https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols |
| 2 | Assessm | <u>/Gazetted_General_Requirement_Assessment_Protocols.pdf</u> |
| 1 | ent Traffic | |
| 1 3 | Impact | https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols |
| 5 | - | /Gazetted_General_Requirement_Assessment_Protocols.pdf |
| | | |
| 1 | | https://coreaning.onvironment.gov.zo/EcreaningDownloads/AccessmentBrotocols |
| | | |
| т | | <u>/Gazetted_General_Requirement_Assessment_Protocols.pdf</u> |
| | | |
| 1 | | https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols |
| 5 | | |
| - | C | /Gazetteu_General_Kequirement_Assessment_Protocols.pdf |
| | Assessm | |
| | ent | |
| 1 | Plant | https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols |
| 6 | Species | |
| | Assessm | rouzetteu mant species Assessment motocols.put |
| | ent | |
| | | |
| 1 | Animal | https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols |
| 1 7 | Animal Species | https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols /Gazetted_Animal_Species_Assessment_Protocols.pdf |
| | | https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols /Gazetted_Animal_Species_Assessment_Protocols.pdf |
| 5 | Assessm ent Plant Species Assessm | https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols /Gazetted General Requirement Assessment Protocols.pdf https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols /Gazetted General Requirement Assessment_Protocols.pdf https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols /Gazetted General Requirement Assessment_Protocols.pdf https://screening.environment.gov.za/ScreeningDownloads/AssessmentProtocols /Gazetted Plant Species Assessment_Protocols.pdf |

Results of the environmental sensitivity of the proposed area.

The following section represents the results of the screening for environmental sensitivity of the proposed site for relevant environmental themes associated with the project classification. It is the duty of the EAP to ensure that the environmental themes provided by the screening tool are comprehensive and complete for the project. Refer to the disclaimer.



MAP OF RELATIVE AGRICULTURE THEME SENSITIVITY

| Very High sensitivity | High sensitivity | Medium sensitivity | Low sensitivity |
|-----------------------|------------------|--------------------|-----------------|
| | | х | |

| Sensitivity | Feature(s) | |
|-------------|---|--|
| Low | Land capability;01. Very low/02. Very low/03. Low-Very low/04. Low-Very low/05. Low | |
| Medium | Land capability;06. Low-Moderate/07. Low-Moderate/08. Moderate | |

•

MAP OF RELATIVE ANIMAL SPECIES THEME SENSITIVITY

Where only a sensitive plant unique number or sensitive animal unique number is provided in the screening report and an assessment is required, the environmental assessment practitioner (EAP) or specialist is required to email SANBI at <u>eiadatarequests@sanbi.org.za</u> listing all sensitive species with their unique identifiers for which information is required. The name has been withheld as the species may be prone to illegal harvesting and must be protected. SANBI will release the actual species name after the details of the EAP or specialist have been documented.

| Very High sensitivity | High sensitivity | Medium sensitivity | Low sensitivity |
|-----------------------|------------------|--------------------|-----------------|
| | X | | |

| Sensitivity | Feature(s) | | | |
|-------------|--------------------------------|--|--|--|
| High | Aves-Neotis ludwigii | | | |
| High | Aves-Afrotis afra | | | |
| Low | Subject to confirmation | | | |
| Medium | Aves-Neotis ludwigii | | | |
| Medium | Aves-Afrotis afra | | | |
| Medium | Reptilia-Chersobius boulengeri | | | |

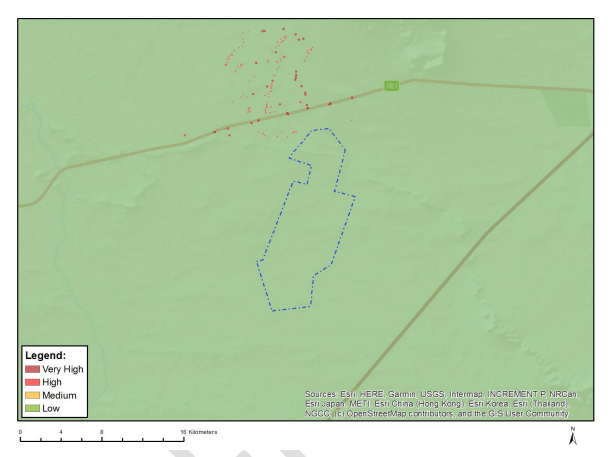
curves Bad, HEKE, Standa, USOS, Internage, INSKERMENT 9, NoCan, Bad Japen, METI, Bad Gibba (Hese, Standa, USOS, Internage, INSKERMENT 9, NoCan, Bad Japen, METI, Bad Gibba (Hese, Standa, USOS, Internage, INSKERMENT 9, NoCan, Bad Japen, METI, Bad Gibba (Hese, Standa, USOS, Internage, INSKERMENT 9, NoCan, Bad Japen, METI, Bad Gibba (Hese, Standa, USOS), Internage, INSKERMENT 9, NoCan, Bad Japen, METI, Bad Gibba (Hese, Standa, USOS), Internage, INSKERMENT 9, NoCan, Bad Japen, METI, Bad Gibba (Hese, Standa, USOS), Internage, INSKERMENT 9, NoCan, Bad Japen, METI, Bad Gibba (Hese, Standa, USOS), Internage, INSKERMENT 9, NoCan, NoCC, (B) OpenStructWide and International Internationa

MAP OF RELATIVE AQUATIC BIODIVERSITY THEME SENSITIVITY

| Very High sensitivity | High sensitivity | Medium sensitivity | Low sensitivity |
|-----------------------|------------------|--------------------|-----------------|
| х | | | |

| Sensitivity | Feature(s) |
|-------------|---|
| Low | Low sensitivity |
| Very High | Freshwater ecosystem priority area quinary catchments |

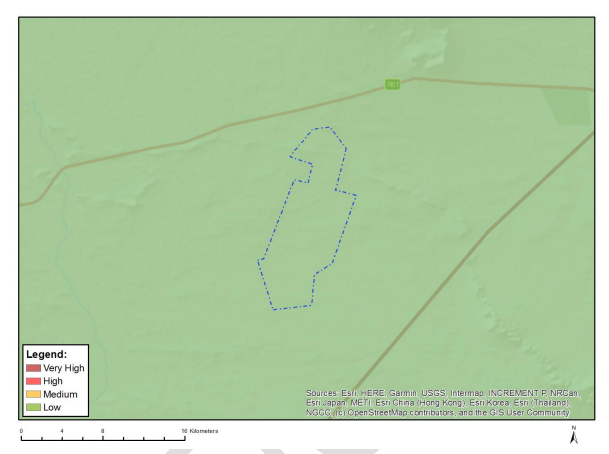
MAP OF RELATIVE ARCHAEOLOGICAL AND CULTURAL HERITAGE THEME SENSITIVITY



| Very High sensitivity | High sensitivity | Medium sensitivity | Low sensitivity |
|-----------------------|------------------|--------------------|-----------------|
| | | | Х |

| Sensitivity | Feature(s) | |
|-------------|-----------------|--|
| Low | Low sensitivity | |

MAP OF RELATIVE AVIAN (WIND) THEME SENSITIVITY



| Very High sensitivity | High sensitivity | Medium sensitivity | Low sensitivity |
|-----------------------|------------------|--------------------|-----------------|
| | | | Х |

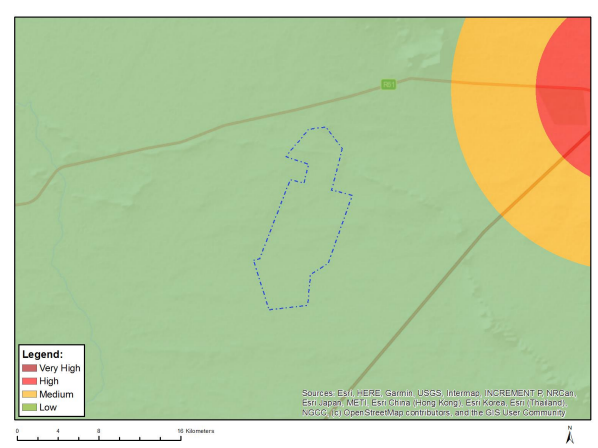
| Sensitivity | Feature(s) |
|-------------|----------------------------|
| Low | Area Outside Sensitivities |
| | |

Image: constrained of the set of th

MAP OF RELATIVE BATS (WIND) THEME SENSITIVITY

| Very High sensitivity | High sensitivity | Medium sensitivity | Low sensitivity |
|-----------------------|------------------|--------------------|-----------------|
| | Х | | |

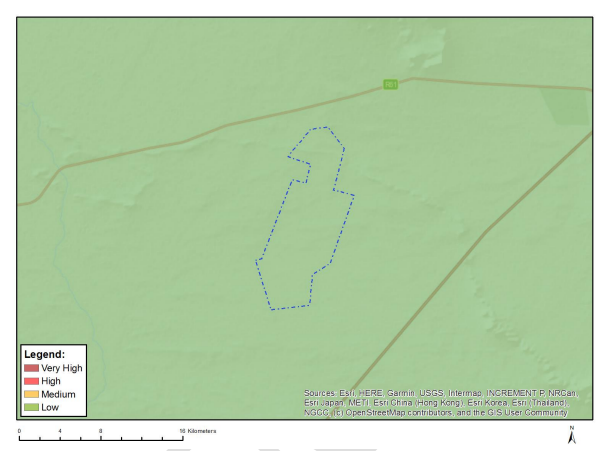
| Sensitivity | Feature(s) |
|-------------|---------------------------|
| High | Wetland |
| High | Within 500 m of a wetland |



MAP OF RELATIVE CIVIL AVIATION (WIND) THEME SENSITIVITY

| Very High sensitivity | High sensitivity | Medium sensitivity | Low sensitivity |
|-----------------------|------------------|--------------------|-----------------|
| | | | Х |

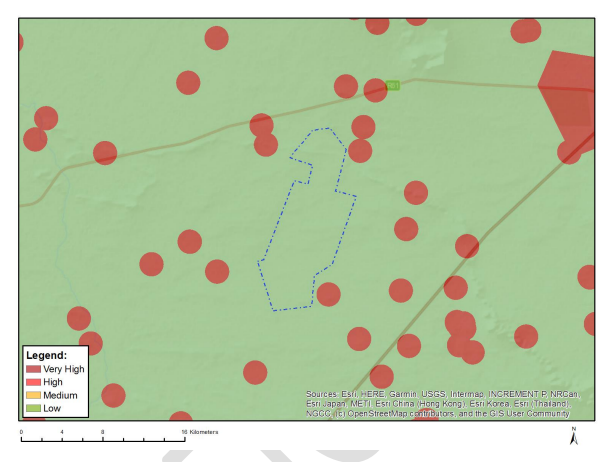
| Sensitivity | Feature(s) |
|-------------|-----------------|
| Low | Low sensitivity |
| | |



MAP OF RELATIVE DEFENCE (WIND) THEME SENSITIVITY

| Very High sensitivity | High sensitivity | Medium sensitivity | Low sensitivity |
|-----------------------|------------------|--------------------|-----------------|
| | | | Х |

| Sensitivity | Feature(s) |
|-------------|-----------------|
| Low | Low sensitivity |
| | |

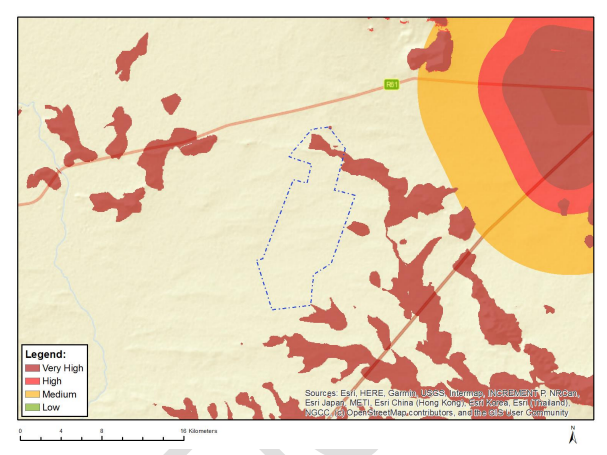


MAP OF RELATIVE FLICKER THEME SENSITIVITY

| Very High sensitivity | High sensitivity | Medium sensitivity | Low sensitivity |
|-----------------------|------------------|--------------------|-----------------|
| | | | Х |

| Sensitivity | Feature(s) |
|-------------|-------------------------|
| Low | Area of low sensitivity |
| | |

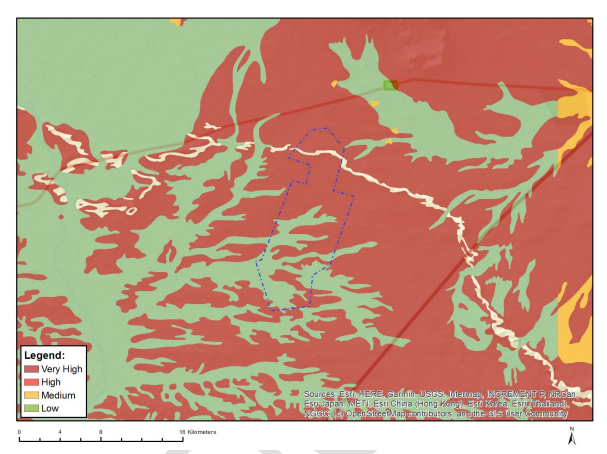
MAP OF RELATIVE LANDSCAPE (WIND) THEME SENSITIVITY



| Very High sensitivity | High sensitivity | Medium sensitivity | Low sensitivity |
|-----------------------|------------------|--------------------|-----------------|
| X | | | |

| Sensitivity | Feature(s) |
|-------------|-------------------------------|
| Very High | Mountain tops and high ridges |

MAP OF RELATIVE PALEONTOLOGY THEME SENSITIVITY



| Very High sensitivity | High sensitivity | Medium sensitivity | Low sensitivity |
|-----------------------|------------------|--------------------|-----------------|
| X | | | |

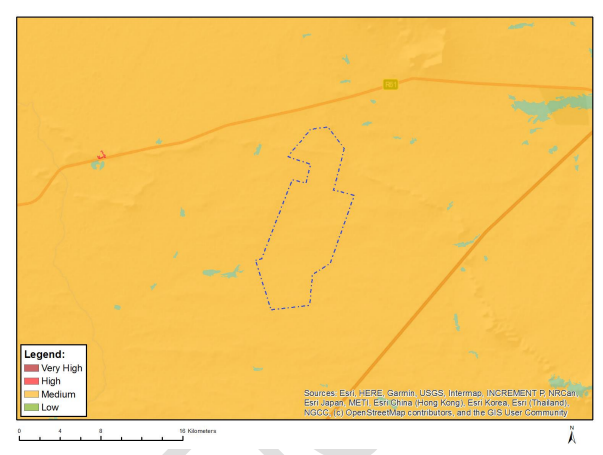
| Sensitivity | Feature(s) |
|-------------|---|
| Low | Features with a Low paleontological sensitivity |
| Very High | Features with a Very High paleontological sensitivity |

Legend: Wery High Buddium Outcome Strate Str

MAP OF RELATIVE NOISE THEME SENSITIVITY

| Very High sensitivity | High sensitivity | Medium sensitivity | Low sensitivity |
|-----------------------|------------------|--------------------|-----------------|
| | | | Х |

| Sensitivity | Feature(s) |
|-------------|-------------------------|
| Low | Area of low sensitivity |
| | |



MAP OF RELATIVE PLANT SPECIES THEME SENSITIVITY

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| Very High sensitivity | High sensitivity | Medium sensitivity | Low sensitivity |
|-----------------------|------------------|--------------------|-----------------|
| | | х | |

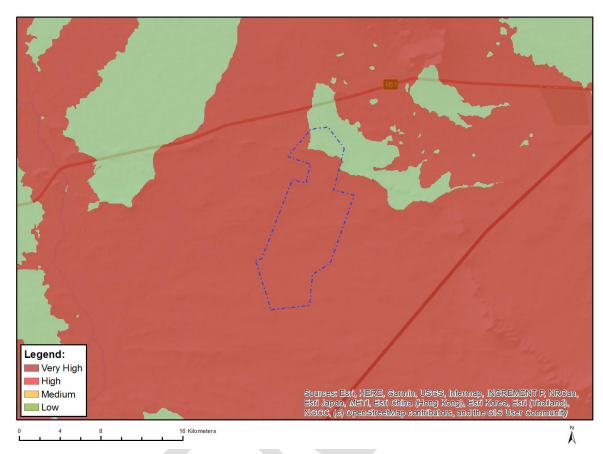
| Sensitivity | Feature(s) | |
|-------------|------------------------|--|
| Low | Low Sensitivity | |
| Medium | Peersia frithii | |
| Medium | Sensitive species 1212 | |
| Medium | Tridentea virescens | |
| Medium | Sensitive species 1039 | |

Legend: burces: Esr. HERE, Garmin, USGS, Internap, INGREMENT P, INGRAM, Beri Japan, METI, Esr. China (Hong) Kong). Esr. Korea, Esri, (Thisiand), NGCG, (E) OpenStreetMap.contributors, and the GIS User Community 0 _ _ _ _ _ _ _ _ _ _ _ _ _ _ _ _ Müneters

MAP OF RELATIVE RFI (WIND) THEME SENSITIVITY

| Very High sensitivity | High sensitivity | Medium sensitivity | Low sensitivity |
|-----------------------|------------------|--------------------|-----------------|
| | | | Х |

| Sensitivity | Feature(s) |
|-------------|---|
| Low | Low sensitivity for telecommunications;None;More than 60 km from a Weather Radar installation |



MAP OF RELATIVE TERRESTRIAL BIODIVERSITY THEME SENSITIVITY

| Very High sensitivity | High sensitivity | Medium sensitivity | Low sensitivity |
|-----------------------|------------------|--------------------|-----------------|
| х | | | |

| Sensitivity | Feature(s) |
|-------------|---------------------------|
| Low | Low Sensitivity |
| Very High | Ecological support area 1 |
| Very High | FEPA Subcatchments |