GRID CONNECTION INFRASTRUCTURE FOR AGGENEYS 2, NORTHERN CAPE PROVINCE

COMMENTS AND RESPONSES REPORT

TABLE OF CONTENTS

The Grid Connection Infrastructure for Aggeneys 2 solar PV facility's Basic Assessment process was announced on the Monday, 08 April 2018. All written comments received since the announcement of the Basic Assessment process are included in this Comments and Responses Report (C&RR).

The C&RR will be updated with written comments received on the Basic Assessment Report (BAR) which is available for a 30-day review and comment period from **Thursday**, **02 May 2019** to **Monday**, **03 June 2019**.

NOTE:

In terms Regulation 44(1) of the EIA Regulations of December 2014 (as amended on 07 April 2017), comments raised at Meetings to be held during the BAR review period will be recorded in notes of the meeting, and appended as **Appendix C7**, and not captured in the C&RR.

Abbreviations:

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	BAR	Basic Assessment Report	GC	Group Capital
	D7 (1)	Basic , 65053illetti Koperi	00	Stoop Capital

Comments and Responses Report

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1. WRITTEN COMMENTS RECEIVED PRIOR TO THE RELEASE OF THE BAR

NO.	COMMENT	RAISED BY	RESPONSE
1.	Eskom requirements for work in or near Eskom servitudes:	John Geeringh	The applicant is cognisant of Eskom's requirements for
		Snr Consultant: Environmental	work in or near Eskom servitudes, and will abide by
	1.1. Eskom's rights and services must be acknowledged and	Management	Eskom's requirements during the construction and
	respected at all times.	Eskom GC: Land Development	operation of the proposed project.
	1.2. Eskom shall at all times retain unobstructed access to		
	and egress from its servitudes.	Letter: 08-04-2019	
	1.3. Eskom's consent does not relieve the developer from		
	obtaining the necessary statutory, land owner or		
	municipal approvals.		
	1.4. Any cost incurred by Eskom as a result of non-		
	compliance to any relevant environmental legislation		
	will be charged to the developer.		
	1.5. If Eskom has to incur any expenditure in order to comply		
	with statutory clearances or other regulations as a result		
	of the developer's activities or because of the presence		
	of his equipment or installation within the servitude		
	restriction area, the developer shall pay such costs to		
	Eskom on demand.		
	1.6. The use of explosives of any type within 500 metres of		
	Eskom's services shall only occur with Eskom's previous		
	written permission. If such permission is granted the		
	developer must give at least fourteen working days prior		
	notice of the commencement of blasting. This allows		
	time for arrangements to be made for supervision and/or		
	precautionary instructions to be issued in terms of the		
	blasting process. It is advisable to make application		
	separately in this regard.		

NO.	COMMENT	RAISED BY	RESPONSE
	1.7. Changes in ground level may not infringe statutory		
	ground to conductor clearances or statutory visibility		
	clearances. After any changes in ground level, the		
	surface shall be rehabilitated and stabilised so as to		
	prevent erosion. The measures taken shall be to Eskom's		
	satisfaction.		
	1.8. Eskom shall not be liable for the death of or injury to any		
	person or for the loss of or damage to any property		
	whether as a result of the encroachment or of the use of		
	the servitude area by the developer, his/her agent,		
	contractors, employees, successors in title, and		
	assignees. The developer indemnifies Eskom against loss,		
	claims or damages including claims pertaining to		
	consequential damages by third parties and whether as		
	a result of damage to or interruption of or interference		
	with Eskom's services or apparatus or otherwise. Eskom		
	will not be held responsible for damage to the		
	developer's equipment.		
	1.9. No mechanical equipment, including mechanical		
	excavators or high lifting machinery, shall be used in the		
	vicinity of Eskom's apparatus and/or services, without		
	prior written permission having been granted by Eskom.		
	If such permission is granted the developer must give at		
	least seven working days' notice prior to the		
	commencement of work. This allows time for		
	arrangements to be made for supervision and/or		
	precautionary instructions to be issued by the relevant		
	Eskom Manager.		

NO.	COMMENT	RAISED BY	RESPONSE
	1.10.Note: Where and electrical outage is required, at least		
	fourteen work days are required to arrange it.		
	1.11.Eskom's rights and duties in the servitude shall be		
	accepted as having prior right at all times and shall not		
	be obstructed or interfered with.		
	1.12.Under no circumstances shall rubble, earth or other		
	material be dumped within the servitude restriction area.		
	The developer shall maintain the area concerned to		
	Eskom's satisfaction. The developer shall be liable to		
	Eskom for the cost of any remedial action which has to		
	be carried out by Eskom.		
	1.13.The clearances between Eskom's live electrical		
	equipment and the proposed construction work shall be		
	observed as stipulated by Regulation 15 of the Electrical		
	Machinery Regulations of the Occupational Health and		
	Safety Act, 1993 (Act 85 of 1993).		
	1.14. Equipment shall be regarded electrically live and		
	therefore dangerous at all times.		
	1.15. In spite of the restrictions stipulated by Regulation 15 of		
	the Electrical Machinery Regulations of the		
	Occupational Health and Safety Act, 1993 (Act 85 of 1993), as an additional safety precaution, Eskom will not		
	approve the erection of houses, or structures occupied		
	or frequented by human beings, under the power lines		
	or within the servitude restriction area.		
	1.16.Eskom may stipulate any additional requirements to		
	highlight any possible exposure to Customers or Public to		
	coming into contact or be exposed to any dangers of		
	Eskom plant.		
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NO.	COMMENT	RAISED BY	RESPONSE
	1.17.It is required of the developer to familiarise himself with		
	all safety hazards related to Electrical plant.		
	1.18. Any third party servitudes encroaching on Eskom		
	servitudes shall be registered against Eskom's title deed		
	at the developer's own cost. If such a servitude is		
	brought into being, its existence should be endorsed on		
	the Eskom servitude deed concerned, while the third		
	party's servitude deed must also include the rights of the		
	affected Eskom servitude.		
	Eskom's Renewable Energy Generation Plant Setbacks to		
	Eskom Infrastructure document included in Appendix C6		