

AGGENEYS 1 SOLAR PHOTOVOLTAIC PV FACILITY

Northern Cape Province

Freshwater Delineation and Impact Assessment Report

April 2019

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EXECUTIVE SUMMARY

ABO Wind Aggeneys 1 PV (Pty) Ltd (ABO Wind) is proposing to develop a 100 MW solar photovoltaic (PV) facility including associated infrastructure on the Remaining Extent of the Farm Bloemhoek 61 near Aggeneys, Northern Cape Province. The proposed solar PV facility project site is ~250 hectares, comprised of ~233 hectares of fixed-tilt PV, single-axis tracking PV or double-axis tracking PV panel arrays (approximately 3.5m height), and the remaining 17 hectares composed of the associated infrastructure, including the storage area, O&M block and internal roads. The proposed development is located in the Khai-Ma Local Municipality, located in the greater Namakwa District Municipality. The project falls within the Springbok Renewable Energy Development Zone No. 8. ABO Wind has commissioned Savannah Environmental to undertake a freshwater delineation and impact assessment to determine whether the proposed development will affect any freshwater resources on the project site.

This freshwater report focused on providing information on the freshwater resources baseline environment for the proposed solar PV facility and associated infrastructure on the project site within the Remaining Extent of the Farm Bloemhoek 61 near Aggeneys, Northern Cape Province. The freshwater study was established using the collection of available secondary information (available databases, satellite imagery and relevant scientific literature) in order to provide a freshwater baseline environmental before undertaking a site visit to verify desktop findings and confirm or refute the presence of freshwater resources on the project site.

From a desktop perspective, it was observed from Google Earth™ satellite imagery that **several ephemeral watercourses** could be observed on the project site. **No other freshwater resources were identified at a desktop level consulting database information.** However, the only relevant desktop information of relevance was that the project site was found to be located **within an Ecological Support Area (ESA).**

The in-field investigation and assessment confirmed the presence of the **six (6) ephemeral watercourse reaches** within the project site, which can be classified as Lower Foothill Rivers in terms of the inland classification system. These freshwater resources were delineated using the indicators as stipulated in the national guidelines, and were assessed further accordingly.

The ecological condition of the riparian habitat for the ephemeral watercourses were assessed to gain an understanding of the condition of the habitat. This was assessed using the VEGRAI methodology. The Ecological Condition (EC) of the riparian habitat of the watercourses was assessed to be **76.7% unmodified** and therefore, a **Class C moderately modified system.**

A qualitative assessment of the potential ecosystem services that could be provided by the ephemeral watercourses followed the ecological condition assessment. It was found that the primary potential ecosystem services assessed included **sediment trapping, bank stabilisation and maintenance, flood attenuation, ecological corridor for migration of species and erosion control.** The watercourses drain the southern part of the Gamsberg inselberg local catchment of quaternary catchment D82C. With this in mind, the function of the watercourses to provide the ecosystem services mentioned above is relatively important for the local area. The riparian habitat of the watercourse is not dense, but offers some resistance to flows and provides a degree of sediment trapping, flood attenuation, bank stabilisation and erosion control function for the immediate area. The vegetation condition and composition of the riparian

habitat also means that the watercourse is likely to act as a migration corridor for faunal and avifaunal species utilising the watercourses.

The ecological importance and sensitivity (EIS) watercourses were assessed taking into account the various determinants of each freshwater resource. The most prominent determinants of the watercourses, which scored moderately, was in terms of being **important from a migration route/breeding and feeding site for amphibians and waterfowl despite being ephemeral in nature**. In addition to this, the watercourse was identified to serve an important role in performing **sediment trapping, attenuation of storm water and energy dissipation for the local catchment**. Lastly, the results of the desktop assessment and VEGRAI assessment informed the ecological integrity component of the EIS assessment, also scoring moderately due to the fact that the watercourses are in an ESA area, and was assessed to be a Class C moderately modified system in terms of the vegetation ecological condition. **Overall, the EIS of the watercourses was classed as a Class C system which is considered to be moderately ecologically important and sensitive on a local scale.**

A **buffer zone of 15m** for the ephemeral watercourses was determined to offer adequate protection, and which is to be implemented in accordance with the explanation which follows. With regard to the buffer zone, the PV panels can span over the ephemeral watercourses given the ephemerality of the watercourses and limited vegetation cover. The mounting structures of the PV panels must not however be placed directly inside the watercourses, but are permissible in the buffer zone of the watercourses. The mounting structures should also be limited to the bare minimum within the buffer zone where required. Internal roads and underground cables are also permissible through the watercourses provided that the necessary water use license or general authorisation is obtained from the Department of Water and Sanitation. No other buildings or infrastructure are allowed in the watercourses and the associated buffer zone.

The impact assessment identified potential impacts during the construction, operation and decommissioning phases. These included **potential impacts to the vegetation, geomorphology and water quality of the watercourses during the construction and decommissioning phases**. The significance ratings of the potential impacts ranged from **Medium to Low (including without and with mitigation measures)**. With regard to the **operation phase**, potential impacts as a result of **vehicle movement were identified, of which the significance rating was Medium without and Low with mitigation measures**. A cumulative impact assessment was also undertaken. The results showed that the **significance rating of the cumulative impacts as a result of surrounding similar solar energy developments**, including the proposed development, would be **Medium without and with implementation of mitigation measures**. Suitable **mitigation measures were proposed to minimise potential impacts** as far as possible.

With consideration of the condition and functionality of the watercourses identified, and the potential impacts anticipated, the following recommendations are made from a freshwater perspective:

- » A construction and operation stormwater management plan must be compiled by a suitable engineer to address general drainage and run-off management;
- » An alien invasive and control management plan is to be compiled for the construction and post-construction phases by a suitably qualified ecological specialist, and implemented accordingly;
- » Prior to construction, a risk assessment is to be undertaken for the road crossings through the ephemeral watercourses and for the development of the PV arrays over the ephemeral watercourses. Where such risk assessment determines the overall risk level to be 'Low', a General Authorisation process will be required. Conversely, where 'Moderate' or 'High' risk ratings are determined, a full

Water Use Licence (WUL) application must be submitted for water use authorisation to the Department of Water and Sanitation for such activities.

Ultimately, the proposed development was assessed to have a **moderate to low negative** potential impact on the affected watercourses. With the implementation of the mitigation measures and recommendations stipulated, the potential impacts can be minimised. **The proposed construction of the solar PV facility and associated infrastructure as per the layout proposed is therefore supported, and should be allowed to proceed on condition that the mitigation measures proposed are implemented, in addition to obtaining the necessary water use license or general authorisation from the Department of Water and Sanitation prior to any construction activities commencing.**

PROJECT DETAILS

Title	:	Freshwater Delineation and Impact Assessment Report for the Aggeneys 1 Solar Photovoltaic Facility and associated infrastructure near Aggeneys, Northern Cape Province
Authors	:	Savannah Environmental (Pty) Ltd Shaun Taylor
External Reviewer	:	Stephen Burton <i>Pr. Sci. Nat.</i> (Registration Number: 117474) – SiVEST Environmental (Pty) Ltd
Client	:	ABO Wind Aggeneys 1 PV (Pty) Ltd
Report Revision	:	Revision 3
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When used as a reference this report should be cited as: Savannah Environmental (2019). Freshwater Delineation and Impact Assessment Report for the Aggeneys 1 Solar Photovoltaic Facility and associated infrastructure near Aggeneys, Northern Cape Province.

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SPECIALISTS DECLARATION OF INTEREST

I, Shaun Taylor, declare that –

- » I act as the independent specialist in this application.
- » I will perform the work relating to the application in an objective manner, even if this results in views and findings that are not favourable to the applicant.
- » I declare that there are no circumstances that may compromise my objectivity in performing such work.
- » I have expertise in conducting the specialist report relevant to this application, including knowledge of the Act, Regulations and any guidelines that have relevance to the proposed activity.
- » I will comply with the Act, Regulations and all other applicable legislation.
- » I have no, and will not engage in, conflicting interests in the undertaking of the activity.
- » I undertake to disclose to the applicant and the competent authority all material information in my possession that reasonably has or may have the potential of influencing – any decision to be taken with respect to the application by the competent authority; and – the objectivity of any report, plan or document to be prepared by myself for submission to the competent authority.
- » All the particulars furnished by me in this form are true and correct.
- » I realise that a false declaration is an offence in terms of Regulation 48 and is punishable in terms of section 24F of the Act.

Shaun Taylor

Name

March 2019

Date



Signature

SHORT SUMMARY OF SPECIALIST AND EXPERTISE

Shaun's highest qualification is a Master of Science Degree in Aquatic Health. Shaun has an in-depth understanding of environmental and water related South African legislation. Applicable legislation includes the National Environmental Management Act, 1998 (Act No. 107 of 1998), the Environmental Impact Assessment (EIA) Regulations (2006, 2010 and 2014, as amended) and the National Water Act, 1998 (Act No. 36 of 1998). Within the water field, Shaun has undertaken and completed numerous Water Use License Applications (WULAs), General Authorisations (GAs), Risk Assessments and Water Use License (WUL) compliance monitoring for various developments. Shaun also specialises in wetland ecology and operates as a wetland specialist, having also undertaken and completed numerous wetland and riparian assessments for renewable energy developments, linear projects as well as site specific projects. Lastly, Shaun has undertaken several wetland rehabilitation plans for various developments and a wetland offset plan.

A selection of recent specialist studies undertaken, include the following:

- » Proposed construction of a 140MW Wind Farm and Associated Infrastructure near Hutchison, Northern Cape Province: Surface Water Assessment;
- » Proposed construction of the Xha! Boom Wind Farm, Northern Cape Province: Surface Water Assessment;
- » Proposed construction of the Gras Koppies Wind Farm, Northern Cape Province: Surface Water Assessment;
- » Proposed construction of the Ithemba Wind Farm, Northern Cape Province: Surface Water Assessment;
- » Proposed construction of the Harte Beeste Leegte Wind Farm, Northern Cape Province;
- » Proposed Wilmar Oil Processing Facility in Phase 1A Richards Bay Industrial Development Zone in Richards Bay, Kwa-Zulu Natal Province: Wetland Delineation Assessment.
- » Proposed construction of the De Wildt Solar Photovoltaic Power Plant, Gauteng Province: Surface Water Assessment;
- » Proposed construction of up to a 5MW Solar Photovoltaic (PV) Energy Facility on Portion 37 of the Farm Leeuwbosch No. 44 near Leeudoringstad, North West Province: Surface Water Assessment;
- » Proposed construction of the Rietkuil Coal Railway Siding near Bronkhorstspuit, Gauteng Province: Surface Water Assessment;
- » Proposed maintenance of the Water Pipeline in Parys, Ngwathe Local Municipality, Free State Province: Surface Water Assessment;
- » Proposed construction 132kV Power Lines and a Substation for Tsakane Ext 10 and 22, Gauteng Province: Surface Water Assessment;
- » Proposed construction of a Linking Station, Power Lines and Substations for the Mainstream Wind Energy Facilities near Beaufort West, Western Cape Province; and
- » Proposed expansion of the Mountain Valley "A" Grade Chicken Abattoir on the Remainder of Subdivision of Portion 17 (of 16) of the Farm Leeuw Poort 1120 FT, KwaZulu-Natal Province: Surface Water Assessment; and
- » Proposed construction of the SPAR Distribution Centre, Port Elizabeth, Eastern Cape Province: Surface Water Assessment.

Curriculum vitae (CV) for the above specialist is attached as **Appendix A**.

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ACRONYMS

AC	Alternating Current
CBA	Critical Biodiversity Areas
CMA	Catchment Management Agency
CSIR	Council for Scientific and Industrial Research
DEA	Department of Environmental Affairs
DC	Direct Current
DWA	Department of Water Affairs
DWS	Department of Water and Sanitation
EA	Environmental Authorisation
ESA	Ecological Support Area
EIA	Environmental Impact Assessment
EMPr	Environmental Management Programme
FEPAs	Freshwater Ecosystem Priority Areas
GA	General Authorisation
GPS	Global Positioning System
GN. R	Government Notice Regulation
HGM	Hydrogeomorphic
I&AP	Interested and Affected Party
km	Kilometre
kV	Kilovolt
LC	Least Concern
LM	Local Municipality
MW	MegaWatt
NWA	National Water Act, 1998 (Act No. 36 of 1998)
NEMA	National Environmental Management Act (No. 107 of 1998)
NFEPA	National Freshwater Ecosystem Priority Area
PES	Present Ecological State
PV	Photovoltaic
SAIAB	South African Institute of Aquatic Biodiversity
SANBI	South African National Biodiversity Institute
SANParks	South African National Parks
SCA	Systematic Conservation Assessment
WRC	Water Research Commission
WUL	Water Use License
WWF	Worldwide Fund for Nature

1. INTRODUCTION

ABO Wind Aggeneys 1 PV (Pty) Ltd (ABO Wind) is proposing to develop a 100 MW solar photovoltaic (PV) facility including associated infrastructure on the Remaining Extent of the Farm Bloemhoek 61 near Aggeneys, Northern Cape Province. The proposed solar PV facility project site is ~250 hectares, comprised of ~233 hectares of fixed-tilt PV, single-axis tracking PV or double-axis tracking PV panel arrays (approximately 3.5m height), and the remaining 17 hectares composed of the associated infrastructure, including the storage area, O&M block and internal roads. The proposed development is located in the Khai-Ma Local Municipality, located in the greater Namakwa District Municipality. The project falls within the Springbok Renewable Energy Development Zone No. 8.

ABO Wind has commissioned Savannah Environmental to undertake a freshwater delineation and impact assessment to determine whether the proposed development will affect any freshwater resources on the project site. The watercourse delineation and impact assessment for the proposed development has been undertaken by Shaun Taylor, with external peer review by Stephen Burton of SiVEST Environmental (Pty) Ltd.

1.1 Project Description

The proposed development is a 100 MW solar PV facility, including associated infrastructure. The components of the solar PV facility and the associated infrastructure will include the following:

- » Arrays of PV panels up to 3.5 m high (fixed-tilt PV, single-axis tracking PV or double-axis tracking PV) on 233 ha;
- » Mounting structures to support the PV panels;
- » Cabling between the project components (to be lain underground where applicable);
- » On-site substation (~0.625 ha);
- » On-site inverters to convert the power from direct current (DC) to alternating current (AC);
- » On-site step-up transformers;
- » Site offices and maintenance buildings (~1 ha), including workshop areas for maintenance and storage, canteen, visitor's centre;
- » Gatehouse and security office;
- » Laydown area (~5 ha);
- » Main site access road (~200 m long and 6 m wide, to be tarred if necessary);
- » Internal access roads (~18-20 km total length and 4-5 m wide); and
- » Fencing.

1.2 Project Location

The solar PV facility will be located on the Remaining Extent of the Farm Bloemhoek 61 approximately 9km east of the town of Aggeneys in the Northern Cape Province (**Figure 1.1**). The project site can be accessed via a gravel road known as Loop 10 off the N14 national highway. The project site is situated within Ward 04 of the Khai-Ma Local Municipality (Category B municipality), which is located within the greater Namakwa District Municipality.

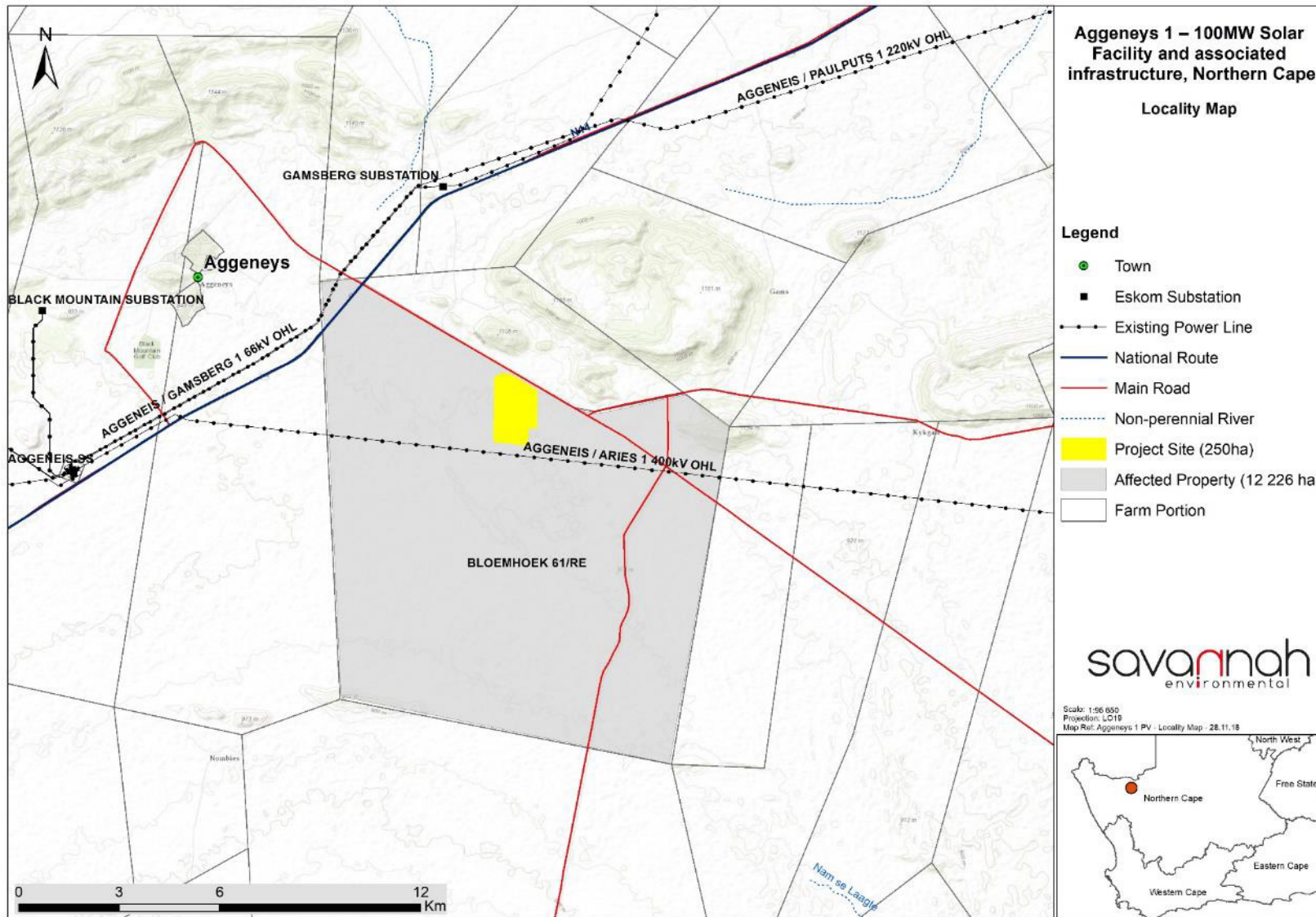


Figure 1.1: Locality

map

1.3 Structure of this Freshwater Report

This freshwater delineation and impact assessment report has been structured as follows:

- » **Chapter 2** provides an overview of the legislative framework applicable to the proposed development from a freshwater perspective.
- » **Chapter 3** provides an overview of the methodology and approach utilised in preparing this freshwater delineation and impact assessment report.
- » **Chapter 4** provides the findings of the desktop assessment using the available database information.
- » **Chapter 5** provides the findings of the site visit and freshwater delineation results, including the various ecological condition, importance and sensitivity assessments related to the identified freshwater resources.
- » **Chapter 6** provides the results of the impact assessment.
- » **Chapter 7** provides the legislative implications of the proposed development from a freshwater perspective.
- » **Chapter 8** provides the conclusion and recommendations of the freshwater delineation and impact assessment report.

2. LEGISLATIVE FRAMEWORK

The applicable legislative framework plays an important role in contextualising the proposed development from a freshwater perspective. In this regard, a key component of the freshwater legislative context is to assess the proposed development in terms of the suitability of the project in terms of the key legislation.

The following key pieces of legislation were reviewed as part of this review process:

National Legislative Context:

- » Constitution of the Republic of South Africa (1996);
- » National Environmental Management Act (No. 107 of 1998) (NEMA);
- » Environmental Impact Assessment Regulations (2014), as amended; and
- » National Water Act, 1998 (Act No. 36 of 1998) (NWA).

2.1 Constitution of the Republic of South Africa (1996)

The Constitution of the Republic of South Africa, 1996 is the supreme law of South Africa, and forms the foundations for a democratic society in which fundamental human rights are protected. The Bill of Rights contained in Chapter 2 of the Constitution enshrines the rights of all people in South Africa, and affirms the democratic values of human dignity, equality and freedom. Section 24 of the Constitution pertains specifically to the environment. It states that:

24. *Everyone has the right –*

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

The Constitution also however outlines the need to promote social and economic development. Section 24 of the Constitution therefore requires that development be conducted in such a manner that it does not infringe on an individual's environmental rights, health, or well-being and to have the environment protected. This is relevant with regards to freshwater environments, which are protected under national legislation in South Africa (see section below).

2.2 National Environmental Management Act (No. 107 of 1998) (NEMA)

The National Environmental Management Act (No. 107 of 1998) (NEMA) is South Africa's key piece of environmental legislation, and sets the framework for environmental management in South Africa. It provides for co-operative environmental governance by establishing principles for decision-making on matters affecting the environment. NEMA is founded on the principle that everyone has the right to an environment that is not harmful to their health or well-being as contained within the Bill of Rights. In accordance with this, it states that:

- » *The State must respect, protect, promote and fulfil the social, economic and environmental rights of everyone and strive to meet the basic needs of previously disadvantaged communities.*
- » *Sustainable development requires the integration of social, economic and environmental factors in the planning, implementation and evaluation of decisions to ensure that development serves present and future generations.*
- » *Everyone has the right to have the environment protected, for the benefit of present and future generations, through reasonable legislative and other measures that prevent pollution and ecological degradation; promote conservation; and secure ecologically sustainable development and use of natural resources while promoting justifiable economic and social development.*

In addition, the National environmental management principles contained within NEMA state that:

- » Development must be socially, environmentally and economically sustainable;
- » Sustainable development requires the consideration of all relevant factors including the following:
 - That the disturbance of ecosystems and loss of biological diversity are avoided, or, where they cannot be altogether avoided, are minimised and remedied;
 - That pollution and degradation of the environment are avoided, or, where they cannot be altogether avoided, are minimised and remedied; and
 - That negative impacts on the environment and on people's environmental rights be anticipated and prevented, and where they cannot be altogether prevented, are minimised and remedied.
- » The costs of remedying pollution, environmental degradation and consequent adverse health effects and of preventing, controlling or minimising further pollution, environmental damage or adverse health effects must be paid for by those responsible for harming the environment; and
- » Sensitive, vulnerable, highly dynamic or stressed ecosystems, such as coastal shores, estuaries, wetlands, and similar systems require specific attention in management and planning procedures, especially where they are subject to significant human resource usage and development pressure.

Wetlands and similar systems (such as watercourses) are specifically mentioned with regards to requiring specific attention in management and planning procedures, and therefore need to be identified when planning developments, such that adequate management procedures can be put in place to ensure negative impacts are avoided, minimised or remedied appropriately.

2.3 Environmental Impact Assessment Regulations (2014), as amended

The Environmental Impact Assessment Regulations (2014), as amended, were promulgated *inter alia* with the purpose of regulating the procedure and criteria relating to the preparation, evaluation, submission, processing and consideration of, and decision on, applications for environmental authorisations for the commencement of activities subjected to environmental impact assessment, in order to avoid or mitigate detrimental impacts on the environment, and to optimise positive environmental impacts. The activities identified for which environmental authorisation is required, are included in Government Notice Regulation (GN. R) 327 Listing Notice 1, GN. R 325 Listing Notice 2 and GN. R 324 Listing Notice 3. Included in these listing notices, are activities related specifically to freshwater resources where affected. The specific listed activities that may be triggered as a result of the proposed development are assessed in **Section 7** below.

2.4 National Water Act, 1998 (Act No. 36 of 1998) (NWA)

The National Water Act, 1998 (Act No. 36 of 1998) (NWA) was developed in order to ensure the protection and sustainable use of water resources (including wetlands) in South Africa. The NWA recognises that the ultimate aim of water resource management is to achieve the sustainable use of water for the benefit of all users. In accordance with the provisions of the National Water Act (No. 36 of 1998) (NWA), all “water uses” must be licensed with the Competent Authority (i.e. the Regional Department of Water and Sanitation (DWS) or the relevant Catchment Management Agency (CMA) where applicable). At a general level, the DWS is ultimately responsible for the effective and efficient water resources management to ensure sustainable economic and social development in line with the NWA. DWS is also responsible for evaluating and issuing licenses pertaining to water use (i.e. Water Use Licenses (WULs) and / or registration of General Authorisations (GAs) where this is applicable to developments.

A “water use” is defined in Section 21 of the NWA, and includes the following:

- a) Taking water from a water resource;
- b) Storing water;
- c) Impeding or diverting the flow of water in a watercourse;
- d) Engaging in stream flow reduction activity contemplated in Section 36 of the NWA;
- e) Engaging in a controlled activity identified as such in Section 37 (1) or declared under Section 38(1) of the NWA;
- f) Discharging waste or water containing waste into a water resource through a pipe, canal, sewer, sea outfall or other conduit;
- g) Disposing of waste in a manner which may detrimentally impact on a water resource;
- h) Disposing of waste in a manner of water which contains waste from, or which has been heated in any industrial or power generation process;
- i) Altering the bed, banks, course or characteristics of a watercourse;
- j) Removing, discharging or disposing of water found underground if it is necessary for efficient continuation of an activity or for the safety of people; and
- k) Using water for recreational purposes.

With the above in mind, should any water resource be affected by any proposed development, the necessary WUL application and / or registration of GA will become relevant, where applicable.

Note that a WUL application is generally applied for where the above water uses are required as a result of direct impact to watercourses. However, it must be noted indirect impacts are also taken into consideration through the applicable Government Notices. In particular, Government Notice (GN) 509 of 2016, becomes relevant where a watercourse is affected by a proposed development and is within the “regulated area of a watercourse”. The regulated area of a watercourse is defined as:

- a) The outer edge of the 1 in 100-year flood line and/or delineated riparian habitat, whichever is the greatest distance, measured from the middle of the watercourse of a river, spring, natural channel, lake or dam;*
- b) In the absence of a determined 1 in 100-year flood line or riparian area, the area within 100m from the edge of a watercourse where the watercourse is the first identifiable annual bank fill flood bench (subject to compliance to Section 144 of the Act); or*
- c) A 500m radius from the delineated boundary (extent) of any wetland or pan”.*

In light of the above, an assessment of any direct and indirect impacts to water resources must be undertaken in terms of the Risk Assessment Protocol, where a proposed development affects a watercourse within the above-mentioned proximities, and when applying for authorisation from the DWS.

The relevant activities are assessed and stipulated in **Section 7** where any watercourses are to be affected by the proposed development.

3. METHOD AND APPROACH OF THE STUDY

3.1 Purpose and Objective of the Freshwater Assessment

This freshwater report has been prepared for the purposes of establishing whether the proposed development will affect any freshwater resources.

The objectives of the freshwater report include:

- » Desktop identification of freshwater sensitivities within the project site through the review of existing desktop and database information;
- » Site visit, including delineation of any freshwater resources within the project site; and
- » Mapping of the identified freshwater resources (from the site visit and existing data).

3.2 Approach to the Study

This freshwater report provides a snapshot of the setting within which the proposed development is located. It provides an overview of the freshwater environment and the extent that the current status quo is likely to change as a result of the proposed development. Available information was therefore consulted to determine the status quo of the freshwater environment, which was based on desktop sources as well as field investigation and verification.

The desktop freshwater baseline was established using available database information, which comprised the following:

- » Collection and review of existing database information, including:
 - South African Vegetation Types (Mucina & Rutherford, 2006/2012);
 - National Freshwater Ecosystems Priority Areas (NFEPA) database, 2011; and
 - Northern Cape Conservation Plan, 2017.
- » Use of satellite imagery to identify any potential wetland areas (Google Earth™).

A site visit was then undertaken to investigate and verify the available desktop information. The site visit was undertaken in accordance with the DWAF (2005) guidelines, "A practical field procedure for the identification and delineation of wetlands and riparian areas". The draft DWAF (2008) guidelines, "Update Manual for the Identification and Delineation of Wetlands and Riparian Areas" was also consulted as a supplementary guideline. In terms of the guidelines, the assessment for riparian habitats requires the following aspects to be taken into account:

- » Topography associated with the watercourse/s;
- » Vegetation; and
- » Alluvial soils and deposited material.

The topography associated with a watercourse/s can comprise (but, is not always limited to) the macro channel bank. This is a rough indicator of the outer edge of the riparian habitat.

The delineation of the riparian habitat relies primarily on vegetation indicators. The outer edge of the riparian habitat can be delineated where there is a distinctive change in the vegetation species composition to the adjacent terrestrial area or where there is a difference in the physical structure (robustness or growth forms – size, structure, health, compactness, crowding, number of individual plants) of the plant species from the adjacent terrestrial area (DWAF, 2005).

Riparian habitats are usually associated with alluvial soils (relatively recent deposits of sand, mud or any type of soil sediment) (DWAF, 2005). This indicator is not commonly viewed as the primary indicator, but rather as a supplementary indicator to confirm either topographical indicators, vegetation indicators, or both.

Where riparian habitats occur, the above-mentioned indicators were used to identify the outer edge. A Global Positioning System (GPS) device was used to record the points taken in the field to inform the delineation process.

For watercourses, it is possible to determine the hydrological regime which provides information on the functionality of the systems. Ollis *et al.*, (2013) states that the hydrological regime can be characterised by the frequency and duration of flow (i.e. perenniality), classified as follows:

- » Perennial – flows continuously throughout the year in most years;
- » Non-perennial – does not flow continuously throughout the year, although pools may persist. Can be sub-divided as follows:
 - Seasonal – with water flowing for extended periods during the wet season/s (generally between 3 to 9 months duration) but not during the rest of the year;
 - Intermittent – water flows for a relatively short time of less than one season's duration (i.e. less than approximately 3 months), at intervals varying from less than a year to several years;
 - Unknown – for rivers where it is not known whether a non-perennial system is seasonal or intermittent; and
- » Unknown – for rivers where the flow type is not known.

Once identified, it is possible to classify rivers into three channel types. The channel types are based on the changing saturation frequency of soils in the riparian zone which can be classified *inter alia* as follows (DWAF, 2005):

- » **A Section** – Least sensitive watercourses in terms of impact on water yield from the catchment. They are situated in the unsaturated zone and do not have riparian habitats or wetlands. Not as hydrologically sensitive as the B and C Sections of a watercourse;
- » **B Section** – In the zone of the fluctuating water table, and only has base flow at any point in the channel when the saturated zone is in contact with the channel bed. Base flow is intermittent in this section of the watercourse, with flow at any point in the channel dependent on the current height of the water table. The gradient of the channel bed is flat enough for deposition of material to take place, and initial signs of flood plain development may be observed; and
- » **C Section** – Always in contact with the zone of saturation and therefore, always has base flow. These are perennial streams with flow all year round, except perhaps in times of extreme droughts. Channel gradients in these sections are very flat, and a flood plain is usually present.

3.3 Freshwater Definition and Classification

For the purposes of this assessment, the classification of freshwater resources was undertaken applying the Classification System for Wetlands and other Aquatic Ecosystems in South Africa (Ollis *et al.*, 2013). This classification system applies to inland freshwater resources or systems, which are defined as, "an aquatic ecosystem with no existing connection to the ocean". Three broad types of inland systems exist that are dealt with by the classification system including the following:

- » Rivers, which are 'lotic' aquatic ecosystems with flowing water concentrated within a distinct channel, either permanently or periodically;
- » Open waterbodies, which are permanently inundated 'lentic' aquatic ecosystems where standing water is the principal medium within which the dominant biota live. In the Classification System, open waterbodies with a maximum depth greater than 2 m are called limnetic (lake-like) systems; and
- » Wetlands, which are transitional between aquatic and terrestrial systems, and are generally characterised by (permanently to temporarily) saturated soils and hydrophytic vegetation. These areas are, in some cases, periodically covered by shallow water and/or may lack vegetation.

The inland system classification works on a six-tiered structure (**Table 3.1**). The tiered structure progresses from Systems at the broadest spatial scale (Level 1), through Regional Setting (Level 2) and Landscape Units (Level 3), to Hydrogeomorphic (HGM) Units at the finest spatial scale (Level 4). At Level 5, Inland Systems are distinguished from each other based on the hydrological regime and, in the case of open waterbodies, the inundation depth class. At Level 6, six 'descriptors' have been incorporated into the Classification System. These descriptors allow for distinguishing between aquatic ecosystems with different structural, chemical, and/or biological characteristics. For the purposes of this assessment only a Level 4 classification was undertaken as this is deemed to be sufficient for the purposed of an environmental impact assessment study. The Level 4 classification is shown in **Table 3.2** below.

Table 3.1: Inland System Classification (adapted from Ollis *et al.*, 2013).

Distinguishing between Marine, Estuarine and Inland Systems	Wetland/Aquatic Ecosystem Context		Functional Unit		Wetland/Aquatic Ecosystem Characteristics
	Level 1: Type of System	Level 2: Regional Setting	Level 3: Landscape Unit	Level 4: Hydrogeomorphic (HGM) Unit	
» Marine » Estuarine » Inland System	» Department of Water Affairs (DWA) Ecoregions » NFEPA WetVeg Groups » Other Spatial Framework	» Valley Floor » Slope » Plain » Bench	River	Perenniality » Period and Depth of Inundation » Period of Saturation	» Natural vs Artificial » Salinity » pH » Substratum Type » Vegetation Cover Type » Geology
			Floodplain		
			Wetland		
			Channelled Valley Bottom		
			Depression		
Seep					
			Wetland Flat		

Table 3.2: Hydrogeomorphic Units for Inland Systems (taken from Ollis *et al.*, 2013)

Level 4: Hydrogeomorphic (HGM) Unit		
HGM Type	Longitudinal Zonation/ Landform/Outflow Drainage	Landform/Inflow Drainage
A	B	C
River	Mountain Headwater Stream	Active Channel Riparian Zone
	Mountain Stream	Active Channel Riparian Zone
	Transitional	Active Channel Riparian Zone
	Upper Foothills	Active Channel Riparian Zone
	Lower Foothills	Active Channel Riparian Zone
	Lowland River	Active Channel Riparian Zone
	Rejuvenated Bedrock Fall	Active Channel Riparian Zone
	Rejuvenated Foothills	Active Channel Riparian Zone
	Upland Floodplain	Active Channel Riparian Zone
	Channelled Valley Bottom Wetland	Not Applicable
Not Applicable		Not Applicable
Unchannelled Valley Bottom Wetland	Not Applicable	Not Applicable
	Not Applicable	Not Applicable
Floodplain Wetland	Floodplain Depression	Not Applicable
	Floodplain Flat	Not Applicable
Depression	Exorheic	With Channelled Flow
		Without Channelled Flow
	Endorheic	With Channelled Flow
		Without Channelled Flow
Dammed	With Channelled Flow	
	Without Channelled Flow	
Seep	With Channelled Flow	Not Applicable
	Without Channelled Flow	Not Applicable
Wetland Flat	Not Applicable	Not Applicable

3.4 Riparian Habitat Ecological Condition

The riparian Vegetation Response Assessment Index (VEGRAI) is designed for a qualitative assessment of the response of riparian vegetation to impacts in such a way that qualitative ratings translate into quantitative and defensible results (Kleyhans *et al.*, 2007). As Kleyhans *et al* (2007) explains, the VEGRAI model firstly describes the status of riparian vegetation in both the current and reference states and secondly, compares differences between the two states as a measure of vegetation response to an

impact regime. When assessing the state of the riparian habitat, the habitat can be broken down into two components including, the marginal zone and non-marginal zone (**Figure 3.1**). The marginal zone includes the area from the water level at low flow, if present, to those features that are hydrologically activated for the greater part of the year (Kleynhans *et al.*, 2007). The non-marginal zone collectively includes the lower and upper zone. The lower zone extends from the marginal zone and usually ends where a marked increase occurs in lateral elevation, whilst the upper zone extends from the end of the lower zone to the end of the riparian corridor which is usually characterised by steeper slopes and the presence of both riparian and terrestrial vegetation species (Kleynhans *et al.*, 2007). It must be noted that not all zones are necessarily present in all watercourses. The identified riparian vegetation zones (Marginal, Non-marginal (Lower and Upper zones)) are used as the metric groups which are then rated, weighted and an Ecological Category (A-F) can then be determined (see **Table 3.3** below).

Table 3.3: Ecological Categories for VEGRAI Index (Kleyhans *et al.*, 2007).

Ecological Category	Description	Score (% of Total)
A	Unmodified, natural.	90-100
B	Largely natural with few modifications. A small change in natural habitats and biota may have taken place but the ecosystem functions are essentially unchanged.	80-89
C	Moderately modified. Loss and change of natural habitat and biota have occurred, but the basic ecosystem functions are still predominantly unchanged.	60-79
D	Largely modified. A large loss of natural habitat, biota and basic ecosystem functions has occurred.	40-59
E	Seriously modified. The loss of natural habitat, biota and basic ecosystem functions is extensive.	20-39
F	Critically modified. Modifications have reached a critical level and the lotic system has been modified completely with an almost complete loss of natural habitat and biota. In the worst instances, the basic ecosystem functions have been destroyed and the changes are irreversible.	0-19

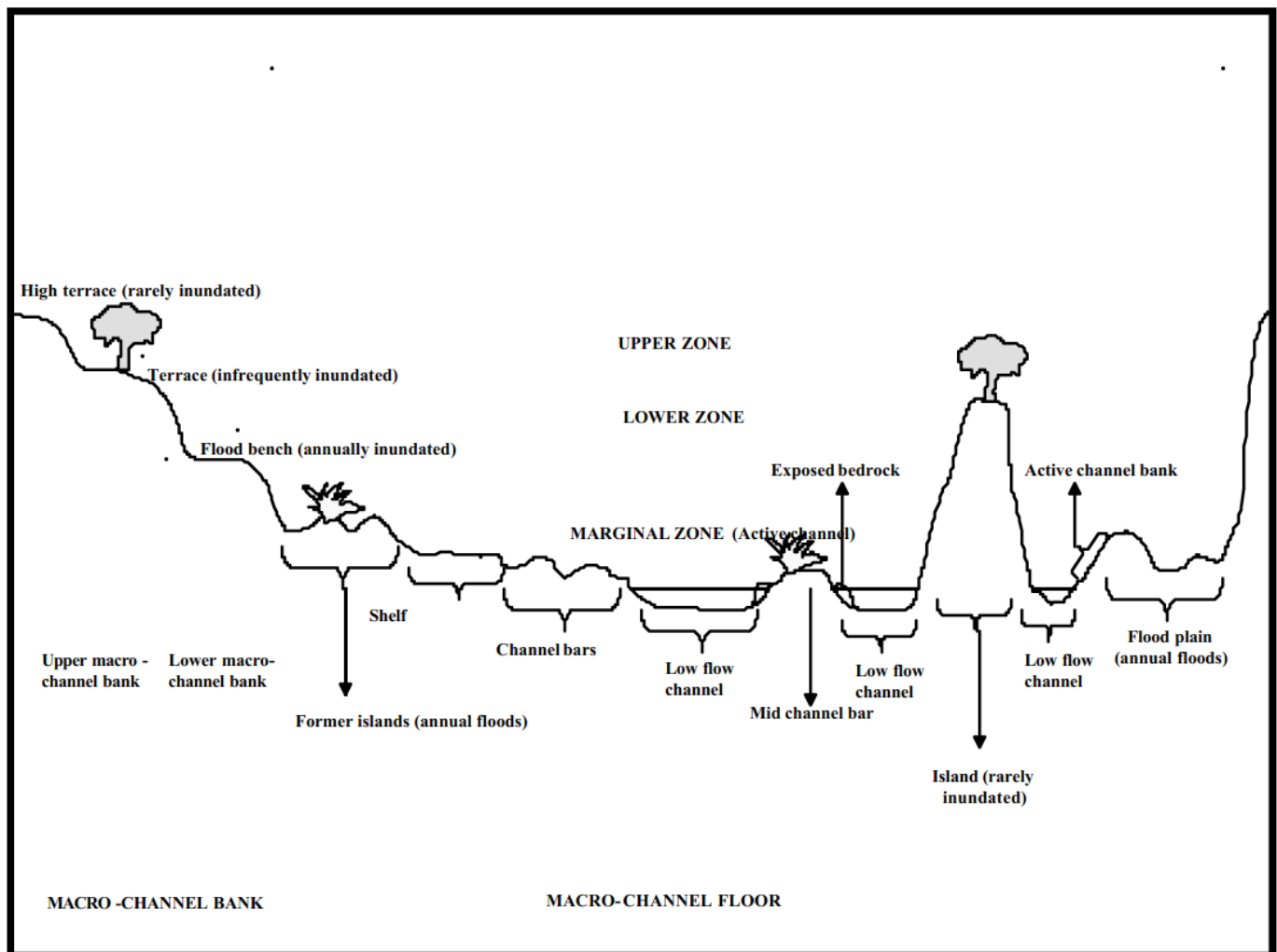


Figure 3.1: Illustration of the Marginal and Non-marginal Zones (taken from Kleynhans et al., 2007).

There are two levels that can be applied to the index assessment including a Level 3 and Level 4 assessment. The Level 3 index is aimed at general aquatic ecologists, whilst a Level 4 assessment is aimed at specialist riparian vegetation ecologists. A Level 3 assessment was applied to this study. The metric groups for a Level 3 assessment includes the following:

- » Woody:
 - Cover;
 - Abundance; and
 - Species Composition.
- » Non-woody:
 - Cover;
 - Abundance; and
 - Species Composition.

Through application of the above VEGRAI index assessment, the ecological condition (state) of the riparian habitat of the freshwater resources were determined.

3.5 Riparian Habitat Ecosystem Services

To assess the importance of the riparian habitat and the ecosystem services supplied to society, the following functions of the riparian habitat were considered:

- » Sediment Trapping;
- » Nutrient Trapping;
- » Bank Stabilisation and Bank Maintenance;
- » Flood Attenuation;
- » Maintenance of Biotic Diversity;
- » Primary Production;
- » Erosion Control; and
- » Ecological Corridor for Migration.

As no currently applicable methodology is available for the assessment of riparian zone ecosystem services, a qualitative assessment was therefore undertaken based on the above functionality of the identified freshwater resources.

3.6 Riparian Habitat Ecological Importance and Sensitivity

The ecological importance of a water resource is an expression of its importance to the maintenance of ecological diversity and functioning on local and wider scales (DWAF, 1999). The ecological sensitivity refers to a system's ability to resist disturbance and its capability to recover from disturbance once it has occurred (DWAF, 1999). The ecological importance and sensitivity (EIS) can be calculated according to the determinants listed in **Table 3.4** below, by attributing a suitable score¹ to each determinant.

Information, where relevant, was taken from the Riparian Ecosystem Services assessment (i.e. biodiversity maintenance information) and applied to this assessment. Rivers are important in contributing to biodiversity targets which can be informed by the ecosystem threat status and protection level, the level of priority as assessed through the National Freshwater Ecosystem Priority Areas project (Nel *et al.*, 2011), fine-scale biodiversity plans and in bioregional plans (Macfarlane *et al.*, 2016). This information was, therefore, also used to inform the assessment. Once calculated, the EIS category (EISC) was determined (**Table 3.5**). The category can range from an A to D, with A being Very High and D being Low/Marginal.

Table 3.4: Example table showing the Environmental Importance and Sensitivity Biotic and Habitat Determinants (DWAF, 1999).

Determinant	Score	Confidence
Primary Determinants		
1. Rare & Endangered Species		
2. Populations of Unique Species		
3. Species/taxon Richness		
4. Diversity of Habitat Types or Features		
5. Migration route/breeding and feeding site for wetland and riparian		

¹ Score guideline Very high = 4; High = 3, Moderate = 2; Marginal/Low = 1; None = 0

Confidence rating Very high confidence = 4; High confidence = 3; Moderate confidence = 2; Marginal/low confidence = 1

species		
6. Sensitivity to Changes in the Natural Hydrological Regime		
7. Sensitivity to Water Quality Changes		
8. Flood Storage, Energy Dissipation & Particulate/Element Removal		
Modifying Determinants		
9. Protected Status		
10. Ecological Integrity		
TOTAL		
MEDIAN		
OVERALL ECOLOGICAL SENSITIVITY AND IMPORTANCE		

Table 3.5: Environmental Importance and Sensitivity Categories for Biotic and Habitat Determinants (DWAF, 1999).

Ecological Importance and Sensitivity Category (EIS)	Range of Median	Recommended Ecological Management Class
Very high Wetlands and riparian habitat that are considered ecologically important and sensitive on a national or even international level.	>3 and <=4	A
High Wetlands and riparian habitat that are considered to be ecologically important and sensitive.	>2 and <=3	B
Moderate Wetlands and riparian habitat that are considered to be ecologically important and sensitive on a provincial or local scale.	>1 and <=2	C
Low/marginal Wetlands and riparian habitat that are not ecologically important and sensitive at any scale.	>0 and <=1	D

3.7 Riparian Habitat Buffer Zones

An ecological resource buffer zone is typically an area of vegetated, un-developed land surrounding a resource that is maintained to protect, support and screen flora and fauna associated with a resource from the disturbances associated with neighbouring land uses and / or a proposed development. As freshwater resources (including riparian habitats) are regarded as inherently ecologically sensitive habitat units, the designation of conservation buffers allows for the protection of these habitat units that could potentially emanate from terrestrial-based anthropogenic activities. Buffer zones are therefore, typically required to protect and minimise the edge impacts on the identified freshwater resources.

The compilation of preliminary guidelines for the determination of wetland and watercourse buffer zones was developed by Macfarlane *et al* (2014). The current method according to Macfarlane *et al* (2014) proposes highly conservative buffer widths based on generic relationships for broad-scale assessments, but also allows buffers to be modified based on more detailed site-level information. This method of buffer determination was used at a site-specific level for this assessment.

3.8 Impact Assessment Method

The potential impacts were identified based on the proposed project and the potential impacts that may result from the proposed development. Direct, indirect and cumulative impacts of the potential impacts identified were assessed in terms of the following criteria:

- » The **nature**, which shall include a description of what causes the effect, what will be affected and how it will be affected.
- » The **extent**, wherein it will be indicated whether the impact will be local (limited to the immediate area or site of development) or regional, and a value between 1 and 5 will be assigned as appropriate (with 1 being low and 5 being high).
- » The **duration**, wherein it will be indicated whether:
 - the lifetime of the impact will be of a very short duration (0–1 years) – assigned a score of 1;
 - the lifetime of the impact will be of a short duration (2-5 years) - assigned a score of 2;
 - medium-term (5–15 years) – assigned a score of 3;
 - long term (> 15 years) - assigned a score of 4; or
 - permanent - assigned a score of 5.
- » The **magnitude**, quantified on a scale from 0-10, where 0 is small and will have no effect on the environment, 2 is minor and will not result in an impact on processes, 4 is low and will cause a slight impact on processes, 6 is moderate and will result in processes continuing but in a modified way, 8 is high (processes are altered to the extent that they temporarily cease), and 10 is very high and results in complete destruction of patterns and permanent cessation of processes.
- » The **probability** of occurrence, which shall describe the likelihood of the impact actually occurring. Probability will be estimated on a scale of 1–5, where 1 is very improbable (probably will not happen), 2 is improbable (some possibility, but low likelihood), 3 is probable (distinct possibility), 4 is highly probable (most likely) and 5 is definite (impact will occur regardless of any prevention measures).
- » the **significance**, which shall be determined through a synthesis of the characteristics described above and can be assessed as low, medium or high.
- » the **status**, which will be described as either positive, negative or neutral.
- » the degree to which the impact can be reversed.
- » the degree to which the impact may cause irreplaceable loss of resources.
- » the degree to which the impact can be mitigated.

The **significance** is calculated by combining the criteria in the following formula:

$$S=(E+D+M)P$$

S = Significance weighting

E = Extent

D = Duration

M = Magnitude

P = Probability

The **significance weightings** for each potential impact are as follows:

- » < 30 points: Low (i.e. where this impact would not have a direct influence on the decision to develop in the area).
- » 30-60 points: Medium (i.e. where the impact could influence the decision to develop in the area unless it is effectively mitigated).

- » > 60 points: High (i.e. where the impact must have an influence on the decision process to develop in the area).

3.9 Limitations and Assumptions

The following assumptions and limitations are applicable:

- » Freshwater resources were initially identified and delineated at a desktop level using either database information or satellite imagery (Google Earth™). This information was then ground-truthed using a GPS device and verified in the field work phase. The GPS used is expected to be accurate from 5m up to 15m depending on meteorological conditions. Where initial delineations were undertaken at a desktop level, these were refined based on findings made in the field and the relevant GPS points recorded.
- » The site visit was undertaken on 21-22 November 2018. Due to seasonal vegetation growth preferences, vegetation species can grow at different times / seasons of the year. As such, some hydrophytic (water-loving) vegetation species may not have been present at the time of the assessment. Seasonal variation of vegetation and associated identification limitations therefore apply to this assessment given the short term once-off nature of the fieldwork component. Therefore, the assessment is not considered a fully comprehensive study on hydrophytic vegetation species occurrence within the freshwater resources delineated. Rather, this study provides a snapshot of the vegetation occurrence at the time of the assessment.
- » This study has focused on the delineation of freshwater resources that are likely to be affected by the proposed development and which fall within the regulated area of a watercourse (i.e. 100m from the edge of a watercourse or within 500m of the radius of a wetland affected by the proposed development). Identification and delineation of freshwater resources in the wider area was not undertaken.
- » The delineation of the freshwater resources (riparian habitat of the watercourse), was limited to the reach of the watercourse that was affected by the proposed development. A delineation of the riparian habitat of the entire watercourse was therefore not undertaken.
- » This study is limited to providing a freshwater delineation, riparian vegetation response assessment index, riparian ecosystem services assessment and environmental importance and sensitivity assessment. No other assessments were undertaken or formed part of this study. Aquatic assessments (including fish, invertebrates, amphibians, water quality, hydrological, floodline or groundwater studies) have not been included.
- » Use of database information for the desktop assessment included the National Freshwater Ecosystem Priority Areas (NFEPA, 2011) database. This database is a national scale database. Some smaller freshwater resources may therefore not be contained in the database. Furthermore, mainly permanently saturated wetlands and perennial rivers are included in the database. Therefore, wetlands with seasonal and temporary saturation cycles as well as ephemeral watercourses may not be included in the database. The fieldwork component was included in the assessment to verify the desktop database information and to address the potential shortcomings where wetlands and watercourses may have been overlooked in the database information but are present in the field.

4. FRESHWATER DESKTOP ASSESSMENT

The results of the freshwater desktop baseline assessment are shown in **Figure 4.1** below. The findings are provided in the sections below.

4.1 National Level Database Information

4.1.1 National Freshwater Ecosystems Priority Areas (2011) Database

The National Freshwater Ecosystems Priority Areas (NFEPAs) (2011) database is an outcome of a three-year partnership project between South African National Biodiversity Institute (SANBI), Council for Scientific and Industrial Research (CSIR), Water Research Commission (WRC), Department of Environmental Affairs (DEA), Department of Water Affairs (DWA), Worldwide Fund for Nature (WWF), South African Institute of Aquatic Biodiversity (SAIAB) and South African National Parks (SANParks) (Nel *et al.* 2011). The NFEPAs map products provide strategic spatial priorities for conserving South Africa's freshwater ecosystems and supports sustainable use of water resources. The spatial priority areas are known as Freshwater Ecosystem Priority Areas (FEPAs).

FEPAs were identified based on:

- » Representation of ecosystem types and flagship free-flowing rivers.
- » Maintenance of water supply areas in areas with high water yield.
- » Identification of connected ecosystems.
- » Representation of threatened and near-threatened fish species and associated migration corridors.
- » Preferential identification of FEPAs that overlapped with:
 - Any free-flowing river
 - Priority estuaries identified in the National Biodiversity Assessment 2011
 - Existing protected areas and focus areas for protected area expansion identified in the National Protected Area Expansion Strategy.

According to the NFEPAs (2011) database, there are **no wetlands or rivers (perennial or otherwise) on the project site nor are there any wetlands within 500m of the project site.**

4.1.2 Vegetation Types (Mucina & Rutherford, 2006)

In terms of the vegetation characteristics, the proposed site is within the Nama-Karoo Biome according to Mucina and Rutherford (2012). The specific vegetation type within this Biome is the Bushmanland Sandy Grassland – Nkb 4 according to the Mucina and Rutherford (2012) classification, however Simon Todd found during his Ecological specialist fieldwork that the site is comprised of Bushmanland Arid Grassland rather, based on as-yet unpublished Mucina and Rutherford 2016 data. The Bushmanland Arid Grassland vegetation type is thus detailed below, as adapted from Mucina and Rutherford (2012). **Please note:** at present no distribution maps are available for the 2016 classification and delineation.

The distribution of Bushmanland Arid Grassland approximately spans from the town of Prieska in the east, to Upington in the north, and surrounds much of Aggeneys, and is often intermingled with other vegetation units such as Kalahari Karroid Shrubland, Lower Gariep Broken Veld and Gordonia Duneveld (Mucina and Rutherford, 2012). Bushmanland Arid Grassland is commonly found at altitudes of between 600 – 1200m.

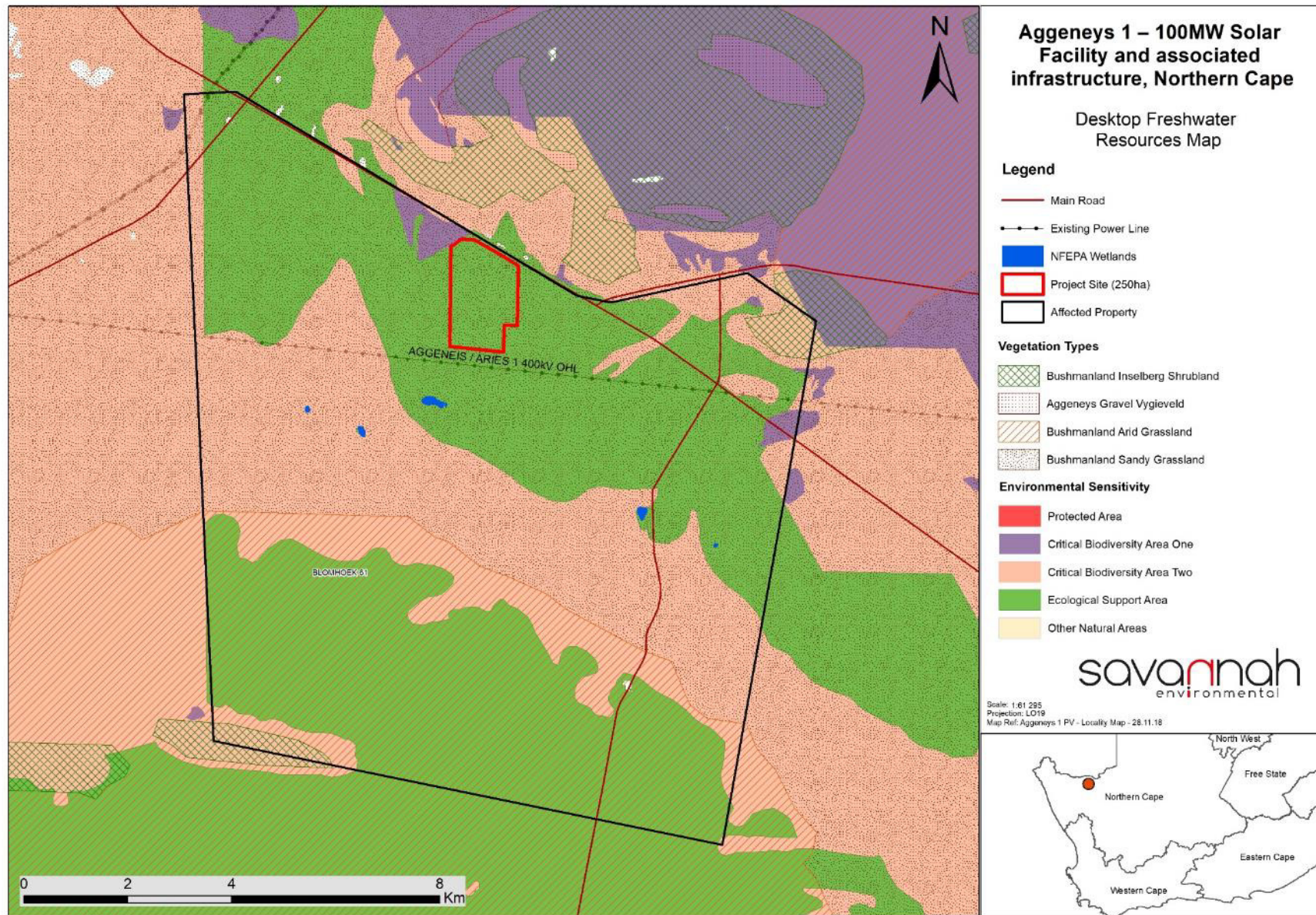


Figure 4.1: Freshwater Desktop Occurrence Map

The landscape associated with Bushmanland Arid Grassland can be described as extensive to irregular plains or on gently sloping plateau, generally sparsely vegetated by grassland comprised mainly of white grass species (*Stipagrostis* spp.). In certain places low *Salsola* shrubs alter the vegetation structure Mucina and Rutherford (2012). Bushmanland Arid Grassland responds to rainfall by producing a rich layer of annual herbs.

The geology commonly found associated with Bushmanland Arid Grassland is that of quaternary alluvium and calcrete, with superficial deposits of the Kalahari Group (towards the eastern boundary of this vegetation type). Soils are mostly red-yellow apedal soils, freely drained with a high base status and typically less than 300mm deep (over the majority of the area associated with Bushmanland Arid Grassland). For the remainder of the area associated with Bushmanland Arid Grassland, the soils go deeper than 300mm.

In terms of the conservation status of the Bushmanland Arid Grassland, it is Nationally listed as 'Least Threatened' (LC), with a conservation target of 21%, with none statutorily conserved (Mucina and Rutherford, 2012).

4.1.3 National Biodiversity Assessment Database (2012)

No wetlands or rivers were identified in terms of the National Biodiversity Assessment (2012) database or within 500m of the project site.

4.1.4 Google Earth Satellite Imagery (2017)

Google Earth™ satellite imagery was used to inspect the project site to visually identify any possibly affected freshwater features that were not contained in the consulted databases. From the imagery dated 2017, it was identified that a few **ephemeral watercourses** could be observed which diagonally traverse the project site in a north east to south west direction in the northern corner of the project site. The watercourses would therefore require field verification to ground-truth and delineate the watercourses.

4.2 Provincial Level Database Information

4.2.1 Northern Cape Conservation Plan (2017)

The Northern Cape Conservation Plan (NCCP) (2017) (yet to be released to the public, but was considered herein) is a Provincial level environmental database. The NCCP (2017) has replaced the Namakwa Biodiversity Sector Plan of 2008. At a regional level, the NCCP (2017) identifies Critical Biodiversity Areas (CBAs) and Ecological Support Areas (ESAs) within the Northern Cape Province, based on a systematic biodiversity sector plan.

Spatial data of the Northern Cape Conservation Plan (2017) is available on SANBI and has been used for the desktop assessment. A Critical Biodiversity Areas of the Northern Cape: Technical Report has been released; however, no definitions or limits of acceptable loss has been included in the technical report. Therefore, considering the current lack of information regarding the CBAs in the Northern Cape, specifically related to the Northern Cape Conservation Plan of 2017, the previous definitions as per the Namakwa District Biodiversity Sector Plan, 2008 are used in this report. The Namakwa District Biodiversity Sector Plan, 2008, defines a Critical Biodiversity Area (CBA) as "areas of the landscape that need to be

maintained in a natural or near-natural state in order to ensure the continued existence and functioning of species and ecosystems and the delivery of ecosystem services. In other words, if these areas are not maintained in a natural or near-natural state then biodiversity conservation targets cannot be met. Maintaining an area in a natural state can include a variety of biodiversity-compatible land uses and resource uses". CBAs are also categorised into CBA 1 and CBA 2, where CBA 1 is a natural landscape where ecosystems and species are fully intact and undisturbed. These areas are considered to have high irreplaceability or low flexibility in terms of meeting the biodiversity pattern targets – if the biodiversity features are lost then the targets will not be met. CBA 1 landscapes are at or past their limits for acceptable change. CBA 2 areas are considered to be near-natural landscapes where the ecosystem and species are largely intact and undisturbed. These areas have an intermediate irreplaceability or some flexibility in terms of the extent of the area required to meet the biodiversity targets – there are options for loss of some biodiversity components without compromising the ability to achieve the targets. CBA 2 landscapes are approaching but have not passed their limits of acceptable change.

In terms of Ecological Support Areas (ESA), these are defined as "areas that are not essential for meeting biodiversity representation targets/thresholds but which nevertheless play an important role in supporting the ecological functioning of critical biodiversity areas and/or in delivering ecosystem services that support socio-economic development, such as water provision, flood mitigation or carbon sequestration. The degree of restriction on land use and resource use in these areas may be lower than that recommended for critical biodiversity areas". In general terms, an ESA is usually a corridor or buffer area linked to a CBA which provides support in terms of the conservation and protection of the CBA. Therefore, ESAs are not considered to be as sensitive as CBAs, but are still required to be considered as areas where development is required to be minimised in order to achieve conservation targets.

Other Natural Areas (ONA) also form part of the Namakwa District Biodiversity Sector Plan, 2008. These areas are considered to be in a natural state, however the condition of the area does not qualify it to form part of either an ESA or a CBA.

Consultation with the Northern Cape Department of Environmental and Nature Conservation was undertaken in order to obtain a better understanding of the CBAs associated with the Northern Cape Conservation Plan of 2017. The Department indicated that the Conservation Plan considers a CBA 1 area as a no-go area for development. Areas classified as CBA 2 have some options for development (through negotiation, depending on the nature of the area), and ESA areas are less restrictive in terms of development. However, formal definitions of the CBAs included in the Northern Cape Conservation Plan were not provided by the Department at this time.

According to the NCCP (2017), **an ESA area falls over the project site**. No ONAs were evident in terms of the database information. As described above, CBA 2 areas have some options for development (through negotiation, depending on the nature of the area), and ESAs are areas that are not essential for meeting biodiversity representation targets/thresholds but which nevertheless play an important role in supporting the ecological functioning of critical biodiversity areas and/or in delivering ecosystem services that support socio-economic development. These management principles need to be kept in mind by decision-makers when making decisions regarding developments in these areas.

5. FRESHWATER SITE VISIT FINDINGS

The field investigation was undertaken on 21-22 November 2018. November is considered to be one of the wet seasons, however drought conditions had continued from previous seasons and no rain had fallen before the assessment was undertaken. Conditions were hot and sunny, with very minimal cloud cover and little wind. No surface water was visible on the project site at the time of the assessment. The project site was vegetated mainly by sparse and scattered scrub and grass species. The results of the freshwater field investigation are shown in **Figure 5.1**. The findings are discussed in the sub-sections below.

5.1 Riparian Habitat Delineation Results

The freshwater resources identified from a desktop level on the project site included several ephemeral watercourses in the northern areas of the project site. The watercourses are located in the Orange Primary Catchment, and in Quaternary Catchment D82C. These watercourses are within the greater Orange Water Management Area (WMA).

These freshwater features were investigated further and verified in the field. The findings of the watercourse delineation assessment are provided below.

5.1.1 Topography Associated with the Watercourses

The general topography in the project site is relatively flat, with the exception of isolated inselbergs in some areas beyond the project site. The inselbergs are not directly affected by the proposed development. **Six ephemeral watercourse reaches²** were identified on the project site which can be classified as Lower Foothill Rivers in terms of the national classification system. The ephemeral watercourses emanated from culverts under the Loop 10 road north of the project site boundary, which allows water run-off from the inselbergs north of the project site to drain through onto the project site (**Photograph 5.1**). As a consequence of the flat terrain, the ephemeral watercourses become very diffuse before disappearing into the landscape altogether along the length of the watercourses. Minor topographical incisions as a result of water erosion create the channel form for the ephemeral watercourses, which are relatively shallow (<0.5m) and narrow (~1-5m).

² These features are very typical for the Northern Cape and the site is not considered to be unique considering the presence of these systems.



Photograph 5.1: Photo of an ephemeral watercourse emanating from the Loop 10 road culvert leading to the project site's relatively flat landscape.

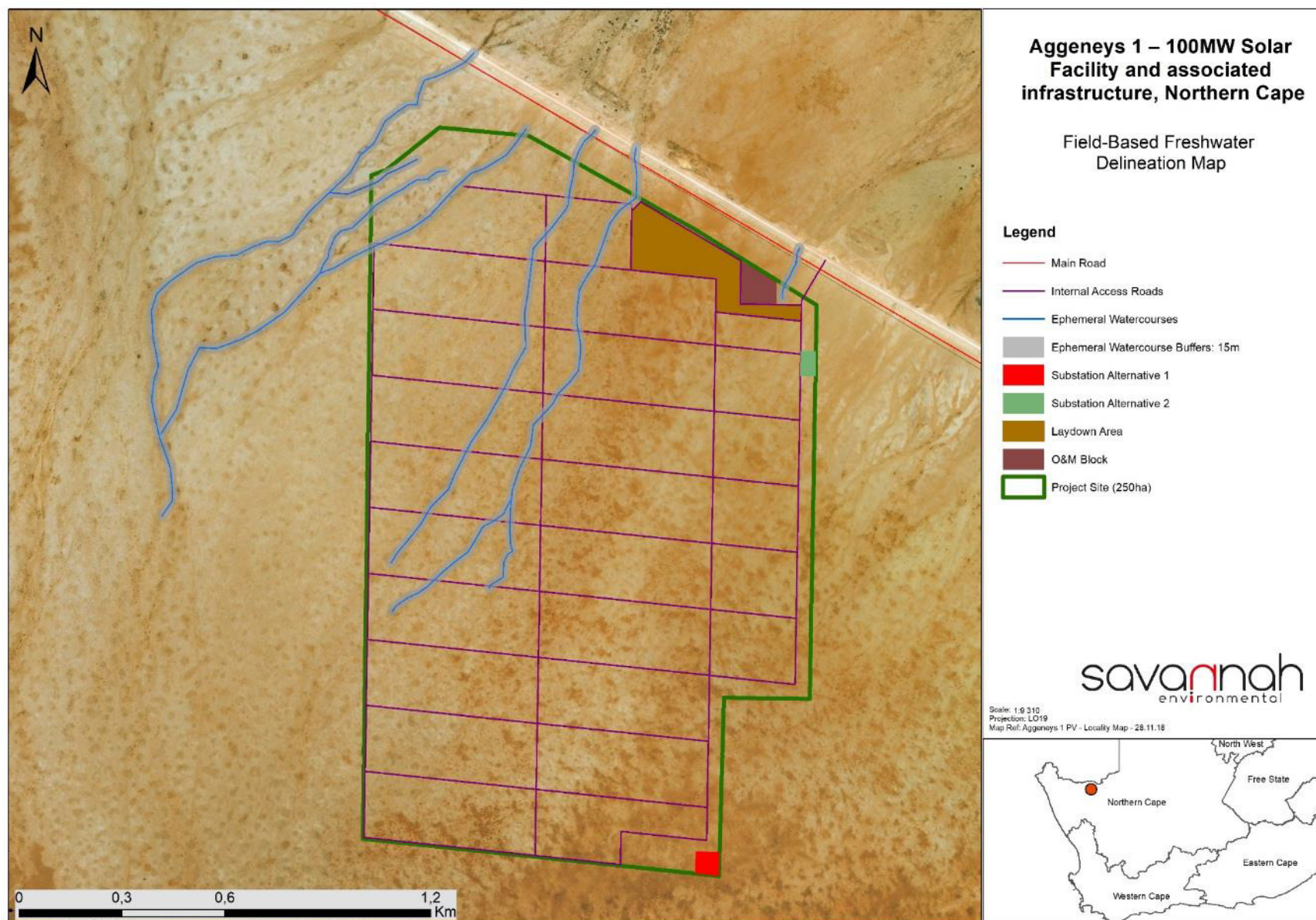


Figure 5.1: Freshwater Delineation Map

5.1.2 Alluvial Soils and Deposited Materials

Given the arid nature of the climate in the region, the hydrological regime (frequency and duration of flow) of the watercourses are typically ephemeral, flowing only after rainfall events for very short-lived periods (hours to a few days). The limited vegetation cover and exposed nature of the soils means that sediment is transported from the surrounding catchment into the watercourses, making flows relatively turbid (thick sediment laden). As a result, alluvial deposits (**Photograph 5.2**) are readily apparent in the dry watercourse beds when not in flow. The identified watercourses are no different to those described above, showing identical characteristics. The alluvial deposits included fine to sandy grain sediments, as well as coarse grained calcareous materials.



Photograph 5.2: Photo showing alluvial deposits on the dry bed of an ephemeral watercourse.

These watercourses can be described as Section B channel types, given that the section of the particular reach of the watercourses are in a zone of the fluctuating water table and will only have base flow at any point in the channel when the saturated zone is in contact with the channel bed. The base flow is however intermittent as mentioned earlier, with flow at any point in the channel dependent on the current height of the water table. The gradient of the channel bed is however flat enough for deposition of material to take place.

5.1.3 Riparian Vegetation

General vegetation cover was observed as part of the delineation assessment. The basal cover could be described as predominantly grassland vegetation (**Photograph 5.3**), with some scrubland vegetation species also present. The grassland appeared to consist of a mix of graminoid species consisting mainly of *Stipagrostis sp.* and *Schmidtia sp.* The scrubland vegetation species observed was mainly *Boscia foetida* subsp. *Foetida*, *Lycium cinereum*, *Pappaea capensis*, *Phaeoptilum spinosum* and *Rhigozum sp.* Overall, the

vegetation condition appeared to be disturbed as a result of grazing impacts from livestock on the property.



Photograph 5.3: *Stipagrostis* sp. observed in the watercourse.

5.2 Riparian Habitat Vegetation Response Assessment Index (VEGRAI) Results

In order to apply the VEGRAI index it is essential to qualify the reference conditions (Kleynhans *et al.*, 2007). The reference conditions are a determination of the state of the riparian habitat that is completely natural and unmodified / affected by existing impacts.

The reference state of the vegetation within the identified watercourses (marginal and non-marginal zone) would typically include scrub (*Boscia foetida* subsp. *Foetida*, *Lycium cinereum*, *Pappaea capensis*, *Phaeoptilum spinosum* and *Rhigozum* sp.) and graminoid species consisting of *Stipagrostis* sp. dominated substrate within the active channel and along the fringes in the non-marginal zone. Cover would remain fairly low given the very dry climate and free draining alluvial soils. Water flow would be intermittent only after rainfall events and for short lived periods, as previously mentioned.

The present state of the vegetation within the watercourses resemble close to the natural state as described above, with the exception of grazing disturbance, vehicle tracks through the watercourses along the farm boundary and the containment of flow on Loop 10 road just north of the boundary of the farm. No exotic vegetation was noted, however, despite the disturbance factors described above. Water flow will also remain intermittent and turbid as per the reference state mentioned above. Other disturbances include the existing farm boundary fence line and farm tracks through the watercourses.

Taking the above into consideration, the results shown in **Table 5.1** below were obtained for the VEGRAI assessment.

Table 5.1: Result of the VEGRAI assessment of the watercourses.

LEVEL 3 ASSESSMENT						
METRIC GROUP	CALCULATED RATING	WEIGHTED RATING	CONFIDENCE	RANK	% WEIGHT	NOTES: (give reasons for each assessment)
MARGINAL	76,7	63,9	4,2	1,0	100,0	Larger proportion of the vegetation component and channel structure.
NON-MARGINAL	76,7	12,8	4,2	2,0	20,0	Smaller fringe component of the vegetation component and channel structure.
	2,0				120,0	
LEVEL 3 VEGRAI (%)				76,7		
VEGRAI EC				C		
AVERAGE CONFIDENCE				4,2		

Based on the result above, the Ecological Condition (EC) of the riparian habitat of the watercourses were assessed to be **76.7% unmodified** and therefore, a **Class C moderately modified system**.

5.3 Riparian Habitat Ecosystem Services Results

The primary potential ecosystem services provided by the identified watercourses would include sediment trapping, bank stabilisation and maintenance, flood attenuation, ecological corridors for migration of species and erosion control. The watercourses drain the southern part of the Gamsberg inselberg local catchment of quaternary catchment D82C. With this in mind, the function of the watercourses to provide the ecosystem services mentioned above is relatively important for the local area. The riparian habitat of the watercourses is not dense, but offers some resistance to flows and provides a degree of sediment trapping, flood attenuation, bank stabilisation and erosion control function for the immediate area. The vegetation condition and composition of the riparian habitat also means that the watercourses are likely to act as a migration corridor for faunal and avifaunal species utilising the watercourses when in flow, albeit for a short-lived period. Other potential ecosystem services provided, but deemed to be to a lesser extent, include nutrient trapping, maintenance of biotic diversity and primary production.

5.4 Riparian Habitat Ecological Importance and Sensitivity (EIS) Results

The ecological importance and sensitivity (EIS) of the watercourses were assessed taking into account the various determinants of the watercourses. The results of the assessments are provided in **Table 5.2** below.

Table 5.2: Riparian Habitat Ecological Importance and Sensitivity Results

Freshwater Resource Name	Ephemeral Watercourses		Reason
	Score	Confidence	
<i>Primary Determinants</i>			
1. Rare & Endangered Species	0	2	No specific aquatic fauna and flora species of conservation importance associated with these watercourses were identified during the field assessment.
2. Populations of Unique Species	0	2	No specific populations of unique fauna and flora species were identified with these watercourses during the field assessment.
3. Species/taxon Richness	1	3	Species and taxon richness are relatively low in terms of hydrophytic floral species.
4. Diversity of Habitat Types or Features	1	3	The diversity of habitat types is limited to communities of graminoid and shrubland vegetation in and near the in-stream habitat of these watercourses.
5. Migration route/breeding and feeding site for wetland species	3	3	As the watercourses are ephemeral, during times of flow it is likely to serve as an important migration route/breeding and feeding site for amphibians and waterfowl despite no species being identified on the day of the watercourse assessment.
6. Sensitivity to Changes in the Natural Hydrological Regime	2	3	The ephemeral nature of the hydrological regime of the watercourses means that they will be fairly sensitive to reductions and changes in the natural hydrological regime. The graminoid species that make up the in-stream habitat is likely to transition to more terrestrial and drought resistant species with any further reduction of water supply.
7. Sensitivity to Water Quality Changes	2	3	The watercourses are associated with high sediment loads given the harsh arid climate and exposed nature of the soils generally. This is evidenced in the alluvial deposits in-stream of the watercourses. Furthermore, the watercourses consist of fairly hardy graminoid species and as such, would be fairly tolerant to water quality changes.
8. Flood Storage, Energy Dissipation & Particulate/Element Removal	3	3	One of the main potential functions of the watercourses are the ability to perform a functional role in terms of sediment trapping, attenuation of storm water and energy dissipation for the local catchment. In this regard, the watercourse is significant in terms of the role it performs in the greater landscape.
<i>Modifying Determinants</i>			
9. Protected Status	2	0	None.
10. Ecological Integrity	3	4	The overall EC of the watercourses were assessed to be a Class C moderately modified system. The watercourses also occur within an Ecological Support Area which raises the significance of the ecological integrity, which needs to be maintained as far as possible.
TOTAL	17	26	
MEDIAN	1,7	2,6	
OVERALL ECOLOGICAL SENSITIVITY AND IMPORTANCE	C		The watercourses are considered to be moderately ecologically important and sensitive on a local scale

In light of the above, the most prominent determinants in which the watercourses scored moderately was in terms of being important from a migration route/breeding and feeding site for amphibians and waterfowl despite being ephemeral in nature. In addition to this, the watercourses were identified to serve an important role in performing sediment trapping, attenuation of stormwater and energy dissipation for the local catchment as identified in **Section 5.2** above. Lastly, the results of the desktop assessment and VEGRAI assessment informed the ecological integrity component of the EIS assessment, also scoring moderately due to the fact that the watercourses are in an ESA area, and was assessed to be a Class C moderately modified system in terms of the vegetation ecological condition. Overall, the EIS of the watercourses were classed as a **Class C system which is considered to be moderately ecologically important and sensitive on a local scale.**

5.5 Riparian Habitat Buffer Zones

A **buffer zone of 15m** for the ephemeral watercourses is to be implemented. With regards to the buffer zone, the PV panels can span over the ephemeral watercourses given the ephemerality of the watercourses and limited vegetation cover. The mounting structures of the PV panels must not however be placed directly inside the watercourses, but are permissible in the buffer zone of the watercourses. The mounting structures should also be limited to the bare minimum within the buffer zone where required. Internal roads and underground cables are also permissible through the watercourses provided that the necessary water use license or general authorisation is obtained from the Department of Water and Sanitation. No other buildings or infrastructure are allowed in the watercourses and the associated buffer zone. The buffer zone calculation can be found in **Appendix B**.

6. IMPACT ASSESSMENT

The potential impacts of the proposed development on freshwater resources are provided in this section below. It must be noted that the overall impact of both alternatives (where relevant) is provided below in the same impact rating tables. Even though there is a slightly reduced indirect impact is expected, this has no significance on the scoring of the parameters measured as the difference in impact is fairly similar, and so the potential impact is therefore the same for both alternatives where applicable.

6.1 Potential Impacts on the Vegetation of the Ephemeral Watercourses (Construction Phase)

Based on the proposed layout, the PV arrays are planned over the watercourses and buffer zones identified, and as a result, some vegetation may need to be cleared from the watercourses where the PV array is planned.

The impact rating is shown in **Table 6.1** below.

Table 6.1: Potential impacts associated with vegetation clearance in the watercourses.

Nature: Clearance of vegetation associated with the ephemeral watercourses.		
	Without mitigation	With mitigation
Extent	Project site (1)	Project site (1)
Duration	Very short-term (1)	Very short-term (1)
Magnitude	Moderate (6)	Low (4)
Probability	Highly Probable (4)	Highly Probable (4)
Significance	32 (Medium)	24 (Low)
Status (positive or negative)	Negative	Negative
Reversibility	Limited	Limited
Irreplaceable loss of resources?	No	No
Can impacts be mitigated?	Yes	
Mitigation:		
<ul style="list-style-type: none"> » No laydown areas, operation and maintenance buildings are allowed in the watercourse areas and associated buffer zones. » No in-stream vegetation is to be removed unnecessarily. » Where in-stream vegetation is to be cleared, vegetation is not to be completely removed. Rather, vegetation should be trimmed to 300mm height above ground level to ensure surface roughness is maintained » The Environmental Officer (EO) must be present when vegetation is trimmed to supervise this process and ensure compliance with this control measure. » Alien invasive and control management plan is to be formulated and implemented. » No construction in the watercourses are to take place over the two rain peak periods associated with the watercourses (i.e. during November & between February - March). This will avoid impacts to flow, as construction will be limited to periods when the watercourses are likely to be dry. 		
Residual Impacts:		
No residual impacts after implementation of mitigation measures.		

6.2 Potential Impacts on the Water Quality of the Ephemeral Watercourses (Construction Phase)

The mounting structures of the PV panel arrays may be required within the stipulated 15m buffer zone of the watercourses, but are not to be placed directly in the watercourses. With the construction of the mounting structures, the impacted area is understood to be limited to the immediate area of the mounting structure in which piling may take place. There will be some disturbance of the soils and

associated clearance which will expose soils leaving the areas vulnerable to sedimentation and erosion. Sedimentation can result directly or indirectly via stormwater run-off.

In addition to the above, with the presence and movement of construction vehicles and associated machinery, there is a potential for compaction, as well as fuels and oils to spill or leak either directly into the watercourses or indirectly via storm water run-off.

Lastly, sanitation will be required for workers during the construction phase. Temporary sanitation facilities are likely to be utilised. Spillages or leaks from temporary sanitation facilities may result during the construction phase, which can enter into the ephemeral watercourses directly or via stormwater run-off within the local catchment area.

The impact rating is shown in **Table 6.2** below.

Table 6.2: Potential impacts associated with water quality in the watercourses.

Nature: Sedimentation of watercourses and associated erosion due to increased run-off and clearance of vegetation in the immediate catchment area. Oil and fuel leaks and spills directly in the watercourses or indirectly via stormwater run-off. Temporary sanitation facilities may pollute the ephemeral watercourses.		
	Without mitigation	With mitigation
Extent	Project site (1)	Project site (1)
Duration	Very short-term (1)	Very short-term (1)
Magnitude	High (8)	Low (4)
Probability	Probable (3)	Improbable (2)
Significance	30 (Medium)	12 (Low)
Status (positive or negative)	Negative	Negative
Reversibility	Limited	Limited
Irreplaceable loss of resources?	No	No
Can impacts be mitigated?	Yes	
Mitigation:		
<ul style="list-style-type: none"> » Where mounting structures are within the buffer zone of the ephemeral watercourses, these areas need to be temporarily bunded using an appropriate structure (i.e. silt nets, sand bags, pegged wooden planks) until construction is complete at each point. » All soil stockpiles on the project site that are within 100m of a watercourse must be bunded using an appropriate structure (i.e. silt nets, sand bags, pegged wooden planks). » All vehicles and machinery must be checked for leaks before being allowed to operate on the project site. Should leaks be detected, the relevant vehicles and machinery must be repaired before being allowed to operate on the project site. » No storage of fuels, oils or any other hazardous substance are allowed directly in the watercourses or within 100m from any watercourse. » General storage of fuels, oils and any other hazardous substances must be contained in bunded areas. » No construction in the watercourses is to take place over the two rain peak periods associated with the watercourses (i.e. during November & between February - March). This will avoid impacts to flow, as construction will be limited to periods when the watercourses are likely to be dry. » Temporary sanitation may not be placed directly or within 100m of any ephemeral watercourse. » Temporary sanitation facilities must be regularly checked for leaks and spillages, and repaired where any leakages are detected before being allowed for use on the project site. 		
Residual Impacts:		
No residual impacts after implementation of mitigation measures.		

6.3 Potential Impacts on Geomorphology of the Ephemeral Watercourses (Construction Phase)

Internal roads will be required for the PV array areas through the watercourses. Compaction of the bed and channels of the ephemeral watercourses due to movement of vehicles is likely to take place.

The impact rating is shown in **Table 6.3** below.

Table 6.3: Potential impacts associated with movement of vehicles in the watercourses.

Nature: Soil compaction of the bed of the ephemeral watercourses or associated erosion are expected with the movement of vehicles through the ephemeral watercourses.		
	Without mitigation	With mitigation
Extent	Project site (1)	Project site (1)
Duration	Very short-term (1)	Very short-term (1)
Magnitude	Moderate (6)	Low (4)
Probability	Definite (5)	Highly probable (4)
Significance	40 (Medium)	24 (Low)
Status (positive or negative)	Negative	Negative
Reversibility	High	High
Irreplaceable loss of resources?	No	No
Can impacts be mitigated?	Yes	
Mitigation:		
<ul style="list-style-type: none"> » Suitable crossings through the watercourses are to be implemented where required. In general, it is not expected that hard structures (road culverts) will be required in the watercourses, and that the establishment of vehicle tracks will be sufficient. However, it is recommended that gravel be used through the watercourses to assist with stabilization and to prevent erosion within the watercourses. » Necessary water use license or general authorisation must be obtained from the Department of Water and Sanitation prior to commencing with construction activities. » Internal roads are not to be tarred. » Vehicle movement through the watercourses is to be limited as far as possible. » All internal roads through watercourses are to be monitored for erosion regularly during the construction phase. » Where erosion takes place, the Environmental Control Officer (ECO) must inspect the degree of erosion and propose suitable mitigation measures to prevent further erosion. » Construction stormwater management plan must be compiled by a suitable engineer to address general drainage and run-off issues. » Post-construction monitoring of the watercourses by the ECO is also required to determine the occurrence of erosion following the completion of construction. 		
Residual Impacts:		
No residual impacts after implementation of mitigation measures.		

6.4 Vehicle movement in the watercourses during monitoring (Operation Phase)

Vehicle movement through the ephemeral watercourses via internal roads is likely to be required during the operation phase. This activity will be associated with impacts to the watercourses in terms of compaction and possible erosion soils.

The impact rating is shown in **Table 6.4** below.

Table 6.4: Potential impacts associated with vehicle movement in the watercourses.

Nature: Soil compaction of the bed of the ephemeral watercourses or associated erosion are expected with the movement of vehicles through the ephemeral watercourses.
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	Without mitigation	With mitigation
Extent	Project site (1)	Project site (1)
Duration	Long-term (4)	Long-term (4)
Magnitude	Moderate (6)	Minor (2)
Probability	Definite (5)	Highly Probable (4)
Significance	55 (Medium)	28 (Low)
Status (positive or negative)	Negative	Negative
Reversibility	High	High
Irreplaceable loss of resources?	No	No
Can impacts be mitigated?	Yes	
Mitigation:		
<ul style="list-style-type: none"> » Necessary water use license or general authorisation must be obtained from the Department of Water and Sanitation for impacts to a watercourse. » Vehicle movement through the watercourses is to be limited as far as possible. » Internal roads are not to be tarred. » Crossing through watercourses must be catered for in the design of the solar PV facility, and must include for appropriate gravel beds through the watercourses to prevent erosion and to stabilize the bed of the watercourses. » All internal roads through watercourses are to be monitored for erosion annually during the operation phase. » Where erosion takes place, the managing agent must inspect the degree of erosion and propose suitable mitigation measures to prevent further erosion. 		
Residual Impacts:		
Residual impacts after implementation of mitigation measures will be minimal.		

6.5 Decommissioning of the solar PV facility (Decommissioning Phase)

The same potential impact identified in the construction phase can be associated with the decommissioning of the proposed solar PV facility but in reverse order. The same impacts, significance ratings and mitigation measures are applicable.

6.6 Cumulative Impacts

The assessment of cumulative impacts was undertaken with consideration of similar solar energy developments, and for which cumulative impacts can be identified that are anticipated to affect freshwater resources in the region. This mainly relates to the trend of renewable energy projects arising in the region around Aggeneys (see **Figure 6.1** below) which is located in a REDZ and is therefore considered preferable for such facilities. Known developments that can be expected to have a cumulative impact on the affected quaternary drainage catchment include the twelve (12) 75MW Solar Capital solar PV facilities proposed on the same farm (Remaining Extent of the Farm Bloemhoek 61) as the proposed development, as well as the Orlight Biotherm 75MW solar PV development (currently under construction) located higher in the catchment of the proposed development. Other proposed renewable energy developments in the region are either located outside of the quaternary drainage catchment or are located downstream outside of the drainage network of the project site and will therefore not affect the freshwater resources assessed.

Of relevance from a freshwater perspective, the potential impacts to watercourses as a result of similar renewable energy developments in the catchment include direct physical alteration and degradation of watercourses; indirectly, from a catchment level, transformation of land use and associated change in surface roughness resulting in consequent hydrological alterations in catchment drainage are also of concern; and finally, increased sedimentation and erosion may also result.

The rating and significance related to possible cumulative impacts is shown in **Table 6.6** below.

Table 6.5: Potential cumulative impacts to the freshwater resources.

Nature: Indirect impacts due to catchment level changes to surface roughness, alteration of hydrology, as well as direct impacts related to physical alteration and degradation of freshwater resources in general.		
	Overall impact of the proposed project considered in isolation	Cumulative impact of the project and other projects in the area
Extent	Regional (3)	Regional (3)
Duration	Long-term (4)	Long-term (4)
Magnitude	Low (4)	Moderate (6)
Probability	Probable (3)	Probable (3)
Significance	33 (Medium)	39 (Medium)
Status (positive or negative)	Negative	Negative
Reversibility	Low	Low
Irreplaceable loss of resources?	No	No
Can impacts be mitigated?	Yes	Yes
Mitigation³:		
<ul style="list-style-type: none"> » Necessary precautions undertaken to minimise direct impacts to watercourses and avoid impacting watercourses directly as far as possible. » Prevent complete clearance of vegetation on the project sites, to maintain some level of surface roughness to assist with control of increased run-off in the catchment. » Sedimentation preventative measures to be implemented to prevent sedimentation via run-off at a catchment level. » Erosion protection measures to be implemented to watercourses where required. » Ensure that all fuels, oils and hazardous substances are kept out of all watercourses at a safe distance (i.e. 100m from any watercourse) and that storage areas are sufficiently bunded to prevent run-off containing substances entering watercourses. 		
Cumulative impacts:		
Described above.		
Residual Impacts:		
No residual impacts after implementation of mitigation measures.		

³ Mitigation is assumed to be implemented by renewable energy projects in the surrounding area by default.

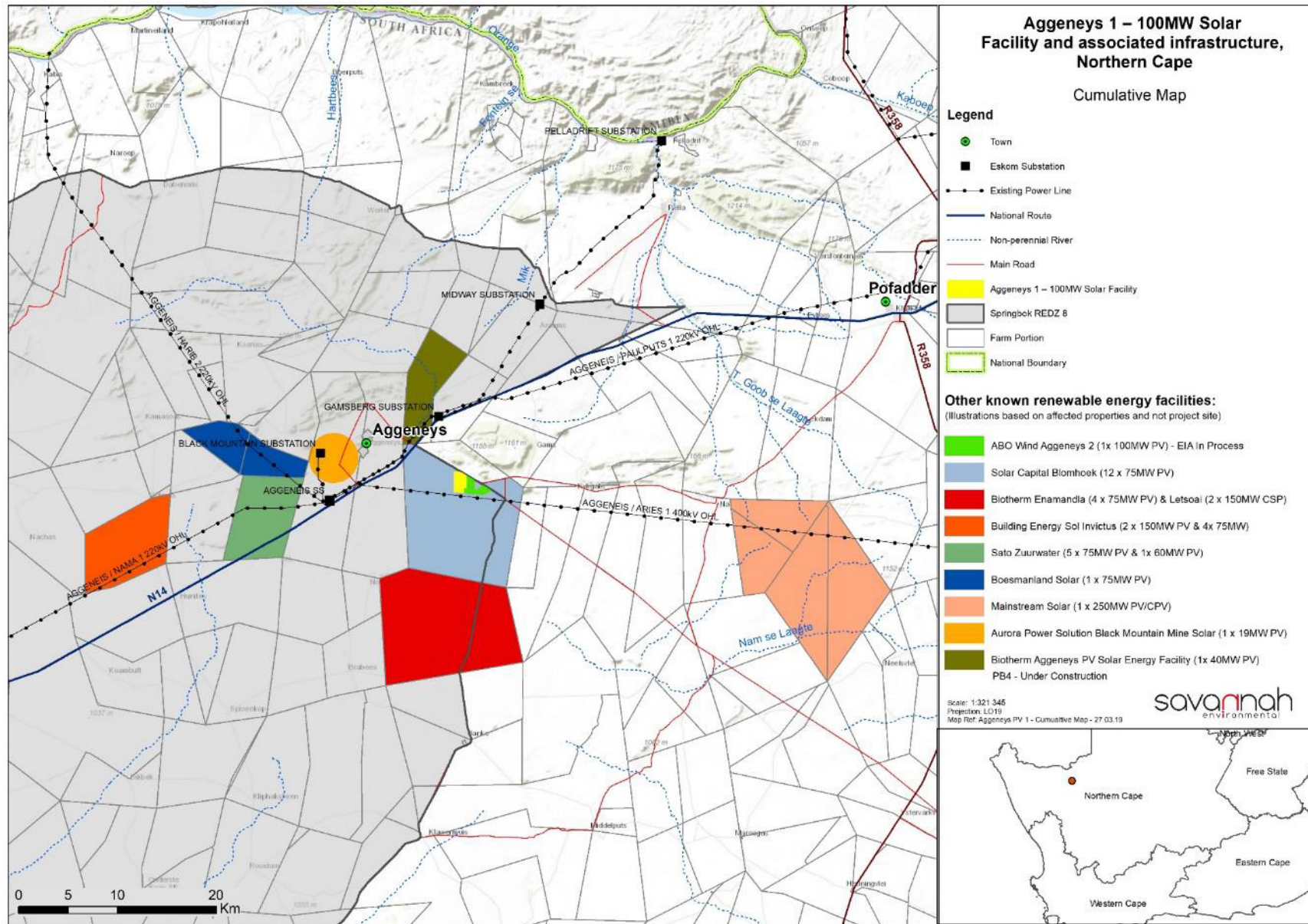


Figure 6.1: Cumulative Map

7. LEGISLATIVE IMPLICATIONS OF THE PROPOSED DEVELOPMENT

The relevant legislative implications of the proposed development within the context of freshwater resources is provided in the sub-sections below.

7.1 Legislative Implications in terms of NEMA read with the EIA Regulations (2014), as amended

The specific activities in terms of NEMA read with the EIA Regulations (2014), as amended, that will be triggered as a result of the proposed development in the context of freshwater resources are provided in **Table 7.1** below. The reasons that these activities are triggered are also included in the table below.

Table 7.1: Activities triggered in terms of the EIA Regulations (2014), as amended, in terms of freshwater resources affected by the proposed development

Activity No(s):	Potentially applicable Basic Assessment Activity(ies) as set out in Listing Notice 1 (GN R327)	Reason why the potentially listed activity is applicable
12(ii)(a)(c)	The development of – (ii) Infrastructure or structures with a physical footprint of 100 square metres or more; Where such development occurs- (a) within a watercourse; (c) within 32 metres of a watercourse.	The proposed solar PV facility will directly affect ephemeral watercourses on the project site, which will include the development of PV panels of 100 square metres or more within the watercourses, and the development of buildings, lay-down areas, PV panels and mountings structures within 32m of the watercourses on the project site.
19	The infilling or depositing of any material of more than 10 cubic metres into, or the dredging, excavation, removal or moving of soil, sand, shells, shell grit, pebbles or rock of more than 10 cubic metres from a watercourse.	The proposed solar PV facility will require road crossings through the watercourses for internal roads which will require infilling of soils/rock of more than 10 cubic metres into the watercourses where required.

No impacts related to freshwater resources fall within the ambit of GN. R 325 Listing Notice 2. Therefore, these activities are not applicable. From the above, an application for environmental authorisation by means of a Basic Assessment (BA) process will be required for impacts to watercourses due to the proposed development.

7.2 Legislative Implications in terms of the NWA and Government Notice 509 of 2016

As the proposed development will involve the development of PV panels over the ephemeral watercourses and internal roads through the ephemeral watercourses identified, water uses c) and i) in terms of Section 21 of the NWA are relevant. However, since no mounting structures will impose on the physical channel structure of the watercourses, and the PV panels will merely go over the watercourses, as well as the establishment of internal roads will involve physical alteration at the crossing points through the watercourses, the proposed development will not result in the significant physical alteration of the channel of the watercourses. As such, it is possible that a General Authorisation (GA) may be applicable to the proposed development in terms of Government Notice 509 of 2016 as the proposed development will be within the regulated area of the ephemeral watercourses (i.e. the area within 100m from the edge of a watercourse). However, a risk assessment in terms of the Risk Assessment Protocol will need to be

undertaken prior to construction to assess the level of risk associated with the proposed development, and the need to register for a GA or WULA. This has been recommended in **Section 8** below.

8. CONCLUSION AND RECOMMENDATIONS

This freshwater report focused on providing information on the freshwater resources baseline environment for the proposed solar PV facility and associated infrastructure on the project site within the Remaining Extent of the Farm Bloemhoek 61 near Aggeneys, Northern Cape Province. The freshwater study was established using the collection of available secondary information (available databases, satellite imagery and relevant scientific literature) in order to provide a freshwater baseline environmental before undertaking a site visit to verify desktop findings and confirm or refute the presence of freshwater resources on the project site.

From a desktop perspective, it was observed from Google Earth™ satellite imagery that **several ephemeral watercourses** could be observed on the project site. **No other freshwater resources were identified at a desktop level consulting database information.** However, the only relevant desktop information of relevance was that the project site was found to be located **within an Ecological Support Area.**

The in-field investigation and assessment confirmed the presence of the **six (6) ephemeral watercourse reaches** within the project site, which can be classified as Lower Foothill Rivers in terms of the inland classification system. These freshwater resources were delineated using the indicators as stipulated in the national guidelines, and were assessed further accordingly.

The ecological condition of the riparian habitat for the ephemeral watercourses were assessed to gain an understanding of the condition of the habitat. This was assessed using the VEGRAI methodology. The Ecological Condition (EC) of the riparian habitat of the watercourse was assessed to be **76.7% unmodified** and therefore, a **Class C moderately modified system.**

A qualitative assessment of the potential ecosystem services that could be provided by the ephemeral watercourses followed the ecological condition assessment. It was found that the primary potential ecosystem services assessed included **sediment trapping, bank stabilisation and maintenance, flood attenuation, ecological corridor for migration of species and erosion control.** The watercourses drain the southern part of the Gamsberg inselberg local catchment of quaternary catchment D82C. With this in mind, the function of the watercourses to provide the ecosystem services mentioned above is relatively important for the local area. The riparian habitat of the watercourses is not dense, but offers some resistance to flows and provides a degree of sediment trapping, flood attenuation, bank stabilisation and erosion control function for the immediate area. The vegetation condition and composition of the riparian habitat also means that the watercourses are likely to act as a migration corridor for faunal and avifaunal species utilising the watercourses.

The ecological importance and sensitivity (EIS) watercourses were assessed taking into account the various determinants of each freshwater resource. The most prominent determinants of the watercourses, which scored moderately, was in terms of being **important from a migration route/breeding and feeding site for amphibians and waterfowl despite being ephemeral in nature.** In addition to this, the watercourse was identified to serve an important role in performing **sediment trapping, attenuation of storm water and energy dissipation for the local catchment.** Lastly, the results of the desktop assessment and VEGRAI assessment informed the ecological integrity component of the EIS assessment, also scoring moderately due to the fact that the watercourses are in an ESA area, and were assessed to be a Class C moderately modified system in terms of the vegetation ecological condition. **Overall, the EIS of the watercourses was**

classified as a Class C system which is considered to be moderately ecologically important and sensitive on a local scale.

A **buffer zone of 15m** for the ephemeral watercourses was determined to offer adequate protection, and which is to be implemented in accordance with the explanation which follows. With regards to the buffer zone, the PV panels can span over the ephemeral watercourses given the ephemerality of the watercourses and limited vegetation cover. The mounting structures of the PV panels must not however be placed directly inside the watercourses, but are permissible in the buffer zone of the watercourses. The mounting structures should also be limited to the bare minimum within the buffer zone where required. Internal roads and underground cables are also permissible through the watercourses provided that the necessary water use license or general authorisation is obtained from the Department of Water and Sanitation. No other buildings or infrastructure are allowed in the watercourses and the associated buffer zone.

The two on-site substation locations proposed as part of the development footprint are both located within areas where no ephemeral watercourses or other freshwater features are located and, therefore, no infringement on these features is expected to occur. Therefore, both proposed locations are considered to be acceptable in terms of infringement on freshwater features.

The impact assessment identified potential impacts during the construction, operation and decommissioning phases. These included **potential impacts to the vegetation, geomorphology and water quality of the watercourses during the construction and decommissioning phases**. The significance ratings of the potential impacts ranged from **Medium to Low (including without and with mitigation measures)**. With regard to the **operation phase**, potential impacts as a result of **vehicle movement were identified, of which the significance rating was Medium without and Low with mitigation measures**. A cumulative impact assessment was also undertaken. The results showed that the **significance rating of the cumulative impacts** as a **result of surrounding similar renewable energy developments**, including the proposed development, would be **Medium without and with implementation of mitigation measures**. Suitable **mitigation measures were proposed to minimise potential impacts** as far as possible.

With consideration of the condition and functionality of the watercourses identified, and the potential impacts anticipated, the following recommendations are made from a freshwater perspective:

- » A construction and operation stormwater management plan must be compiled by a suitable engineer to address general drainage and run-off management;
- » An alien invasive and control management plan is to be compiled for the construction and post-construction phases by a suitably qualified ecological specialist, and implemented accordingly; and
- » Prior to construction, a risk assessment is to be undertaken for the road crossings through the ephemeral watercourses and for the development of the PV arrays over the ephemeral watercourses. Where such risk assessment determines the overall risk level to be 'Low', a General Authorisation process will be required. Conversely, where 'Moderate' or 'High' risk ratings are determined, a full Water Use Licence (WUL) application must be submitted for water use authorisation to the Department of Water and Sanitation for such activities.

Ultimately, the proposed development was assessed to have a moderate to low negative potential impact on the affected watercourses. With the implementation of the mitigation measures and recommendations stipulated, the potential impacts can be minimised. **The proposed construction of the solar PV facility and associated infrastructure as per the layout proposed is therefore supported, and**

should be allowed to proceed on condition that the mitigation measures proposed are implemented, in addition to obtaining the necessary water use license or general authorisation from the Department of Water and Sanitation prior to any construction activities commencing.

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APPENDIX A SPECIALIST CV

CURRICULUM VITAE OF SHAUN TAYLOR

Profession :	Environmental and Permitting Lead Consultant
Specialisation:	Environmental Impact Assessments; Strategic Environmental Assessments; Environmental permitting compliance, advice & assurance; Water Use Licenses; Project Management; Wetland Assessments.
Work Experience:	Eleven (11) years' experience in the environmental field

OCATIONAL EXPERIENCE

Shaun's highest qualification is a Master of Science Degree in Aquatic Health. Shaun has an in-depth understanding of environmental and water related South African legislation. Applicable legislation includes the National Environmental Management Act, 1998 (Act No. 107 of 1998), the Environmental Impact Assessment (EIA) Regulations (2006, 2010 and 2014, as amended) and the National Water Act, 1998 (Act No. 36 of 1998). Over and above a number of other projects, Shaun has successfully conducted and obtained environmental approvals for numerous renewable energy (wind and solar) developments as well as for infrastructure (roads, water pipeline and power line) related projects. Shaun has excellent experience in dealing with the entire environmental authorization (EA) process from beginning to end i.e. submission of applications, undertaking Environmental Impact Assessments and Basic Assessments (BAs), conducting EA amendments, extension applications and compiling Draft and Final Environmental Management Programmes (EMPrs). Shaun is well acquainted and experienced in dealing with the key provincial and national environmental authorities, other organs of state as well as any other key stakeholders.

Within the water field, Shaun has completed numerous water use license applications (WULAs), General Authorisations (GAs), Risk Assessments and WULA compliance monitoring for various developments. Shaun is also specialised in wetland ecology and operates as a wetland specialist. Shaun has undertaken and completed numerous wetland and riparian assessments for renewable energy, linear projects as well as site specific projects. Shaun has also undertaken a wetland offset plan and several wetland rehabilitation plans for various developments.

SKILLS BASE AND CORE COMPETENCIES

- Environmental Project Management
- Environmental Impact Assessments and Basic Assessments
- Environmental Management Programmes
- Environmental Compliance Monitoring
- Environmental Amendments
- Strategic Environmental Assessments
- Environmental Management
- Public and Stakeholder Engagement
- Water Use License Applications
- General Authorisations

- Risk Assessment Matrix
- Wetland Delineation, Functional and Impact Assessments
- Geographic Information Systems (GIS)

EDUCATION AND PROFESSIONAL STATUS

Degrees:

- M.Sc. Aquatic Health, University of Johannesburg, Johannesburg (2011)
- B.Sc (Hons) Geography and Environmental Studies, University of Witwatersrand, Johannesburg (2010)
- B.A Geography and Environmental Science, Monash University, Johannesburg (2008)

Short Courses:

- National Training and Development Buffer Zone Workshop, Eco-pulse (2015)
- Integrated Water Resources Management (IWRM), the National Water Act (NWA), and Water Use Authorisations, focusing on Water Use License Applications – Procedures, Guidelines, Integrated Water and Waste Management Plan (IWWMP), Carin Bosman Sustainable Solutions (2014)
- Grass identification short course, Bushveld Eco Services (2010)
- Wildflower identification short course, Bushveld Eco Services (2010)
- Veld management short course, Bushveld Eco Services (2010)
- Short course and certification in Wetland Delineation and Rehabilitation Training Course from the School of Continuing Education, University of Pretoria (2008)

Professional Society Affiliations:

- Member of the South African Wetland Society (SAWS) (Current)
- Registration pending with the South African Council for Natural Scientific Professions as a Professional Natural Scientist: Environmental Scientist (Current)

Other Relevant Skills:

- Project Management Course, SiVEST (2017)

EMPLOYMENT

Date	Company	Roles and Responsibilities
June 2018 – Current:	Savannah Environmental (Pty) Ltd	Environmental and Permitting Lead Consultant <i>Tasks include: undertaking strategic environmental assessments, environmental impact assessments, basic assessments, environmental management programmes (EMPrs), environmental amendments, environmental screening and due diligence assessments, water use license applications, wetland assessments and rehabilitation plans. Ensuring environmental compliance on permitting processes. Client liaison and relationship management.</i>
November 2010 – May 2018	SiVEST South Africa (Pty) Ltd	Environmental Scientist <i>Tasks included: conducting environmental impact assessments, basic assessments and water use license application processes, undertaking amendment and exemption</i>

Date	Company	Roles and Responsibilities
		<i>applications, general project management, report writing, marketing and proposal writing, client liaison and relationship management, invoicing, conducting specialist riparian/wetland delineation and functional assessments, environmental and water related compliance monitoring and auditing.</i>
October 2009 – March 2010	Envirokey cc	Junior Environmental Consultant and GIS support <i>Tasks included: being responsible for managing basic assessments, report writing, conducting specialist wetland assessments, auditing procedures and GIS mapping.</i>
August 2007 – September 2009	Holgate Meyer and Associates Environmental Management Services	Junior Environmental Consultant <i>Tasks included: being responsible for managing basic assessments, report writing, conducting specialist wetland assessments, environmental auditing procedures and GIS mapping.</i>

PROJECT EXPERIENCE

Project experience includes environmental approvals for numerous renewable energy (wind and solar) developments as well as for infrastructure (roads, water pipeline and power line) related projects. Within the water field, project experience includes numerous water use license applications, general authorisations, risk assessments and compliance monitoring for various developments. In terms of wetland assessments, project experience includes numerous wetland and riparian delineation, functional and impact assessments for renewable energy, linear projects and site-specific projects. The wetland experience also includes a wetland offset plan and several wetland rehabilitation plans (various types of developments).

RENEWABLE POWER GENERATION PROJECTS: SOLAR ENERGY FACILITIES

Environmental Impact Assessments and Environmental Management Programmes

Project Name & Location	Client Name	Role
<i>Hyperion 1, 2, 3 and 4 – 75MW Photovoltaic (PV) Plants near Kathu, Northern Cape Province</i>	<i>Building Energy South Africa</i>	<i>Project leader, environmental consultant, public participation</i>
<i>Loeriesfontein PV Plant, Northern Cape Province</i>	<i>Mainstream Renewable Power South Africa</i>	<i>Environmental consultant, public participation, wetland specialist</i>
<i>Renosterberg PV Plant near De Aar, Northern Cape Province</i>	<i>Renosterberg Wind Energy Corporation (RWEC) & Industrial Development Corporation (IDC) of South Africa</i>	<i>Environmental consultant, public participation, wetland specialist</i>
<i>Droogfontein II - 70MW Solar Photovoltaic Power Plant near Kimberley, Northern Cape Province</i>	<i>Mainstream Renewable Power South Africa</i>	<i>Environmental consultant, wetland specialist</i>
<i>Construction of a Concentrated PV/ PV Plant in De Aar, Northern Cape</i>	<i>Mainstream Renewable Power South Africa</i>	<i>Environmental consultant, wetland specialist</i>

Basic Assessments

Project Name & Location	Client Name	Role
Sirius Solar 3 and 4 100MW PV Plants near Upington, Northern Cape Province	SOLA Future Energy	Project leader, environmental consultant, public participation
Aggeneys 2 X 100MW PV Plants, Northern Cape Province	Atlantic Energy Partners & ABO Wind	Project leader, environmental consultant, public participation
Proposed development of a 19MW Photovoltaic Solar Power Plant near Kimberley, Northern Cape Province	SolarReserve South Africa (Pty) Ltd	Environmental consultant, public participation, wetland specialist
Proposed development of a 19MW Photovoltaic Solar Power Plant near Danielskuil, Northern Cape Province	SolarReserve South Africa (Pty) Ltd	Environmental consultant, public participation, wetland specialist
Loeriesfontein 70MW PV Plant, Northern Cape Province	Biotherm Energy	Environmental consultant
Droogfontein II - 70MW Solar Photovoltaic Power Plant near Kimberley, Northern Cape Province	SunEdison	Project leader, environmental consultant

Environmental Permitting, S53, Water Use Licence (WUL), Waste Management Licence (WML) & Other Applications

Project Name & Location	Client Name	Role
Sol Invictus 3 & 4 PV Part 2 Amendment Application, Northern Cape Province	Building Energy South Africa	Project leader, environmental consultant
Aries PV Part 1 Amendment Application, Northern Cape Province	Biotherm Energy (Pty) Ltd	Project leader, environmental consultant
Konkoonsies PV Part 1 Amendment Application, Northern Cape Province	Biotherm Energy (Pty) Ltd	Project leader, environmental consultant
Steynsrus PV 1 & PV 2 Financial Close, Free State Province	Cronimet	Project leader, environmental consultant
Heuningspruit PV 1 Financial Close, Free State Province	Cronimet	Project leader, environmental consultant
Integrated Water Use License Application for the Construction of a Concentrated PV/ PV Plant in De Aar, Northern Cape Province	Mainstream Renewable Power South Africa	Environmental consultant, wetland specialist
Proposed Construction of the De Wildt Solar Photovoltaic Power Plant, General Authorisation and Risk Assessment, Gauteng Province	SunEdison	Project leader, environmental consultant, wetland specialist
Loeriesfontein Photovoltaic (PV) Plant Vegetation Permits, Northern Cape Province	Mainstream Renewable Power South Africa	Environmental consultant
Droogfontein II 70MW Solar Photovoltaic Power Plant near Kimberley Vegetation Permits, Northern Cape Province	SunEdison	Environmental consultant

RENEWABLE POWER GENERATION PROJECTS: WIND ENERGY FACILITIES

Environmental Impact Assessments and Environmental Management Programmes

Project Name & Location	Client Name	Role
Noupoort Wind Farm, Northern Cape Province	Mainstream Renewable Power South Africa	Environmental consultant & public participation

Loeriesfontein Wind Farm, Northern Cape Province	Mainstream Renewable Power South Africa	Environmental consultant, public participation, wetland specialist
Khobab Wind Farm, Northern Cape Province	Mainstream Renewable Power South Africa	Environmental consultant, public participation, wetland specialist
Renosterberg Wind Farm near De Aar, Northern Cape Province	Renosterberg Wind Energy Corporation (RWEC) & Industrial Development Corporation (IDC) of South Africa	Environmental consultant, public participation, wetland specialist
Ithemba Wind Farm, Northern Cape Province	Mainstream Renewable Power South Africa	Environmental consultant, public participation, wetland specialist
Harte Beeste Leegte Wind Farm, Northern Cape Province	Mainstream Renewable Power South Africa	Environmental consultant, public participation, wetland specialist
Gras Koppies Wind Farm, Northern Cape Province	Mainstream Renewable Power South Africa	Environmental consultant, public participation, wetland specialist
Xha! Boom Wind Farm, Northern Cape Province	Mainstream Renewable Power South Africa	Environmental consultant, public participation, wetland specialist

Screening Studies

Project Name & Location	Client Name	Role
Environmental Constraints Analysis Report for the establishment of four Wind Farms in the Northern and Eastern Cape Provinces	Mainstream Renewable Power South Africa	Environmental consultant, wetland specialist

Compliance Advice and ESAP reporting

Project Name & Location	Client Name	Role
Noupoort Wind Farm, Northern Cape Province	Mainstream Renewable Power South Africa	Environmental advisor

Environmental Permitting, S53, Water Use Licence (WUL), Waste Management Licence (WML) & Other Applications

Project Name & Location	Client Name	Role
Perdekraal West Wind Farm Part 2 Amendment Application, Western Cape Province	Biotherm Energy (Pty) Ltd	Project leader, environmental consultant
Witberg Wind Farm Part 2 Amendment Application, Western Cape Province	Building Energy South Africa	Project leader, environmental consultant
Karreebosch Wind Farm Part 2 Amendment Application, Northern & Western Cape Provinces	G7 Renewable Energies	Project leader, environmental consultant
Dassiesklip Wind Farm Part 1 Amendment Application, Western Cape Province	Biotherm Energy (Pty) Ltd	Project leader, environmental consultant
Water Use License for the Dwarsrug Wind Farm, Northern Cape Province	Mainstream Renewable Power South Africa	Environmental consultant, wetland specialist
Water Use License for the Victoria West Wind Farm, Northern Cape Province	Mainstream Renewable Power South Africa	Environmental consultant, wetland specialist
Khobab Wind Farm Vegetation Permits, Northern Cape Province	Mainstream Renewable Power South Africa	Environmental consultant

Loeriesfontein Wind Farm Vegetation Permits, Northern Cape Province	Mainstream Renewable Power South Africa	Environmental consultant
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RENEWABLE POWER GENERATION PROJECTS: CONCENTRATED SOLAR FACILITIES (CSP)

Environmental Permitting, S53, Water Use Licence (WUL), Waste Management Licence (WML) & Other Applications

Project Name & Location	Client Name	Role
Integrated Water Use License Application for the Construction of a CPV/ PV Plant in De Aar, Northern Cape Province of South Africa	Mainstream Renewable Power South Africa	Environmental consultant, wetland specialist
Water Use License for the Rooipunt Concentrated Solar Power Project, Northern Cape Province	SolarReserve South Africa (Pty) Ltd	Environmental consultant, wetland specialist
Water Use License for the Limestone Concentrated Solar Power Project, Northern Cape Province	SolarReserve South Africa (Pty) Ltd	Environmental consultant, wetland specialist

RENEWABLE POWER GENERATION PROJECTS: GAS POWER FACILITIES

Environmental Impact Assessments and Environmental Management Programmes

Project Name & Location	Client Name	Role
Richards Bay Combined Cycle Gas Turbine Power Plant near Richards Bay, KwaZulu Natal Province	Eskom	Environmental consultant & public participation

CONVENTIONAL POWER GENERATION PROJECTS (COAL)

Basic Assessments

Project Name & Location	Client Name	Role
Proposed Installation of a 500m ³ Bulk Storage Fuel Oil Tank at Grootvlei Power Station, Mpumalanga Province	Eskom Generation	Environmental consultant, wetland specialist

Environmental Compliance, Auditing and ECO

Project Name & Location	Client Name	Role
Water Use License Compliance Auditing for Grootvlei Power Station, Mpumalanga Province, South Africa	Eskom Generation	Project leader, environmental auditor, wetland specialist
Kusile Power Station Armcor Water Use License Compliance Audit, Mpumalanga Province	Eskom Generation	Project leader, environmental auditor, wetland specialist
Kusile Power Station Ash Dump Water Use License Compliance Audit, Mpumalanga Province	Eskom Generation	Project leader, environmental auditor, wetland specialist
Kusile Power Station Pollution Dams Water Use License Compliance Audit, Mpumalanga Province	Eskom Generation	Project leader, environmental auditor, wetland specialist
Kusile Power Station Stream Diversion and Water Pipeline Crossings Water Use License Compliance Audit, Mpumalanga Province	Eskom Generation	Project leader, environmental auditor, wetland specialist
Kusile Power Station Geotechnical Water Use License Compliance Audit, Mpumalanga Province	Eskom Generation	Project leader, environmental auditor, wetland specialist

GRID INFRASTRUCTURE PROJECTS

Environmental Impact Assessments and Environmental Management Programmes

Project Name & Location	Client Name	Role
Mookodi Integration Project Environmental Impact Assessment, North West Province	Eskom Distribution	Environmental consultant, wetland specialist
Eskom Thyspunt Nuclear Integration Project – Transmission and Substation Infrastructure (Northern and Southern Corridor), Eastern Cape Province	Eskom Transmission	Environmental consultant, wetland specialist

Basic Assessments

Project Name & Location	Client Name	Role
Frankfort Strengthening Project: 88kV Power Line from Heilbron (via Frankfort) to Villiers, Free State Province	Eskom Distribution	Project leader, environmental consultant, wetland specialist
Wilger 132kV Overhead Distribution Power Line, Northern Cape Province	SolarReserve South Africa (Pty) Ltd	Project leader, environmental consultant, wetland specialist
Limestone 1 – 132kV Overhead Distribution Power Line, Northern Cape Province	SolarReserve South Africa (Pty) Ltd	Environmental consultant, wetland specialist
Limestone 2 – 132kV Overhead Distribution Power Line, Northern Cape Province	SolarReserve South Africa (Pty) Ltd	Environmental consultant, wetland specialist
Proposed Tweespruit to Welroux Power Line and Substations, Free State Province	Eskom Distribution	Project leader, environmental consultant, wetland specialist
Proposed Construction of a 132kV Power Line and Associated Infrastructure for the evacuation of power from the proposed 200MW Concentrated Solar Power (CSP) Plant on the Farm Rooipunt Number 617 near Upington, Northern Cape Province	SolarReserve South Africa (Pty) Ltd	Project leader, environmental consultant, wetland specialist
Loeriesfontein 132kV Power Line, Northern Cape Province	Biotherm Energy	Project leader, environmental consultant, wetland specialist
Proposed Construction of a 132kV Power Line and Associated Infrastructure for the evacuation of power from the Kalkaar Concentrating Solar Thermal Power Project on the Remainder of Portion 1 of the Farm Kalkaar 389 near Jacobsdal, Free State and Northern Cape Provinces	SolarReserve South Africa (Pty) Ltd	Project leader, environmental consultant, wetland specialist
Droogfontein II – 132kV power line and substation near Kimberley, Northern Cape Province	SunEdison	Project leader, environmental consultant
Mookodi Integration Project II – 132kV Power Line, Havelock Loop-in/Loop-out, Ganyesa Substation, North West Province	Eskom Distribution	Project leader, environmental consultant, wetland specialist

Environmental Compliance, Auditing and ECO

Project Name & Location	Client Name	Role
Environmental Compliance Auditing for the Nigel Substation to Jameson Park (Inland Terminal 2) 88kV power lines	Eskom Distribution	Environmental auditor

Ga-rankuwa 11kV Underground Power Cable Water Use License Compliance Audit, Gauteng Province	Eskom Distribution	Project leader, environmental auditor
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Environmental Permitting, S53, Water Use Licence (WUL), Waste Management Licence (WML) & Other Applications

Project Name & Location	Client Name	Role
Water Use License / General Authorisation for Ga-rankuwa Substation, Gauteng Province	Eskom Distribution	Project leader, environmental consultant, wetland specialist
Water Use License / General Authorisation for Klevebank to Dalkieth 88kV Power Line, Gauteng Province	Eskom Distribution	Project leader, environmental consultant, wetland specialist
Water Use License Application for the Frankfort Strengthening Project: 88kV Power Line from Heilbron (via Frankfort) to Villiers, Free State Province	Eskom Distribution	Project leader, environmental consultant, wetland specialist
Water Use License / General Authorisation Proposed Tweespruit to Welroux Power Line and Substations, Free State Province	Eskom Distribution	Project leader, environmental consultant, wetland specialist

MINING SECTOR PROJECTS

Environmental Impact Assessments and Environmental Management Programmes

Project Name & Location	Client Name	Role
Karowe Diamond Mine Environmental Management Plan Review and Update, Boteti District, Botswana	Karowe Diamond Mine	Environmental consultant

Environmental Compliance, Auditing and ECO

Project Name & Location	Client Name	Role
Post-rehabilitation Assessment of Three Wetland Crossing Sites for the Re-working of a Tailings Dam Project near Stilfontein, North West Province	Chemwes (Pty) Ltd	Environmental auditor

TRANSPORT SECTOR PROJECTS

Basic Assessments

Project Name & Location	Client Name	Role
Polokwane Integrated Rapid Public Transport Network, Limpopo Province	City of Polokwane	Environmental consultant, wetland specialist

Environmental Compliance, Auditing and ECO

Project Name & Location	Client Name	Role
Transnet Rail Water Use License Compliance Audit, Northern Cape Province	Hatch-Goba / Transnet	Environmental auditor

Environmental Permitting, S53, Water Use Licence (WUL), Waste Management Licence (WML) & Other Applications

Project Name & Location	Client Name	Role
Water Use Licensing for the Polokwane Integrated Rapid Public Transport Network, Limpopo Province	City of Polokwane	Environmental consultant, wetland specialist
General Authorisation for the proposed eThekweni Integrated Rapid Public Transport Network (IRPTN) -	Nako Iliso	Environmental consultant, wetland specialist

BRT Phase 1: Route C1A, General Authorisation and Risk Assessment, Kwa-Zulu Natal Province		
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INFRASTRUCTURE DEVELOPMENT PROJECTS (BRIDGES, PIPELINES, ROADS, WATER RESOURCES, STORAGE, ETC)

Basic Assessments

Project Name & Location	Client Name	Role
Sir Lowry's Pass River Flood Alleviation Project, Western Cape Province	City of Cape Town	Environmental consultant

Screening Studies

Project Name & Location	Client Name	Role
Environmental Screening Assessment for a vegetable oil pipeline in Richards Bay Industrial Development Zone, KwaZulu Natal	Wilmar Processing (Pty) Ltd	Environmental consultant, wetland specialist

Environmental Compliance, Auditing and ECO

Project Name & Location	Client Name	Role
Wetland Post-rehabilitation Assessment of the Inland New Multi-Purpose Pipeline in the Mpumalanga and Gauteng Provinces	Transnet SOC Ltd	Wetland specialist

HOUSING AND URBAN PROJECTS

Screening Studies

Project Name & Location	Client Name	Role
Social Housing Projects in Sasolburg and Secunda, Gauteng Province	Provincial Department of Human Settlements	Environmental consultant, wetland specialist

INDUSTRIAL PROJECTS

Basic Assessments

Project Name & Location	Client Name	Role
PPC Slurry Plant decommissioning of Kilns 5 & 6, North West Province	PPC Limited	Project leader, environmental consultant
SPAR Distribution Centre, Port Elizabeth, Eastern Cape Province	SPAR Group Ltd	Project leader, environmental consultant, wetland specialist

Environmental Compliance, Auditing and ECO

Project Name & Location	Client Name	Role
Environmental Compliance Auditing for the Meadow Feeds Standerton Broiler Feed Mill, Mpumalanga Province	Meadow Feeds	Environmental consultant, wetland specialist

Environmental Permitting, S53, Water Use Licence (WUL), Waste Management Licence (WML) & Other Applications

Project Name & Location	Client Name	Role
Water Use License for the SPAR Distribution Centre, Port Elizabeth, Eastern Cape Province	SPAR Group Ltd	Project leader, environmental consultant, wetland specialist

Water Use License for the Proposed Tissue Manufacturing Capacity at the Kliprivier Operations Base, General Authorisation and Risk Assessment, Gauteng Province	Twinsaver Group	Project leader, environmental consultant, wetland specialist
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ENVIRONMENTAL MANAGEMENT TOOLS

Strategic Environmental Assessments

Project Name & Location	Client Name	Role
Molemole Local Municipality Strategic Environmental Assessment, Limpopo Province	Capricorn District Municipality	Environmental consultant, wetland specialist
Blouberg Local Municipality Strategic Environmental Assessment, Limpopo Province	Capricorn District Municipality	Environmental consultant, wetland specialist

SPECIALIST STUDIES

Wetland and Riparian Delineation, Functional and Impact Assessments

Project Name & Location	Client Name	Role
Wetland delineation assessment for a vegetable oil pipeline in Richards Bay, KwaZulu Natal Province	Wilmar Processing (Pty) Ltd	Wetland specialist
Surface water assessment for the Dwarsrug Wind Farm Access Road near Loeriesfontein, Northern Cape Province	Mainstream Renewable Power South Africa	Wetland specialist
Surface Water Assessment for the Construction of a Wind Farm in Prieska, Northern Cape Province	Mainstream Renewable Power South Africa	Wetland specialist
Surface Water Assessment for the Construction of a Wind Farm in Loeriesfontein, Northern Cape Province	Mainstream Renewable Power South Africa	Wetland specialist
Surface Water Assessment for the Construction of a 132KV Distribution Line from the Kudu Substation to Dorstfontein Substation in Mpumalanga Province	Eskom Distribution	Wetland specialist
EIA for the Thyspunt Transmission Lines Integration Project: Surface Water Impact Assessment Report – EIA – Northern Corridor: Eastern Cape Province	Eskom Transmission	Wetland specialist
EIA for the Thyspunt Transmission Lines Integration Project: Surface Water Impact Assessment Report – EIA – Southern Corridor: Eastern Cape Province	Eskom Transmission	Wetland specialist
Surface Water Assessment for the Construction of a CSP and a CPV/ PV Plant in De Aar, Northern Cape Province	Mainstream Renewable Power South Africa	Wetland specialist
Environmental Management Framework for the Mogale City Local Municipality Surface Water Report – Desired State Report: Gauteng Province	Mogale City	Wetland specialist
Surface Water Assessment for the Proposed Township Development on the Remainder of Portion 27 of the Farm Middelburg and Townsland 287 JS, Mpumalanga Province	Steve Tshwete Local Municipality	Wetland specialist
Surface Water Assessment for the Construction of a CSP and a CPV/ PV Plant in De Aar, Northern Cape Province	Mainstream Renewable Power South Africa	Wetland specialist
Surface Water Assessment for the Construction of a CSP and a CPV/ PV Plant in Kimberley, Northern Cape Province, South Africa	Mainstream Renewable Power South Africa	Wetland specialist

Surface Water Assessment for the Westrand Strengthening Project from Westgate Substation to Hera Substation and Westgate Substation Extension, Gauteng Province	Eskom Distribution	Wetland specialist
Mookodi Integration Project 2 Basic Assessment Surface Water Impact Assessment, North West Province	Eskom Distribution	Wetland specialist
Surface Water Assessment for the Construction of a Gabion Structure at Waterval Substation in the Midrand Area, Gauteng Province	Eskom Distribution	Wetland specialist
Surface Water Assessment for the Proposed Construction of a Single 400kV Power Line from Borutho to Nzhelele, North West Province	Eskom Transmission	Wetland specialist
Surface Water Assessment for the Proposed Construction of an 88kV Power Line at Palmridge in the Ekurhuleni Metropolitan Municipality, Gauteng Province	Eskom Distribution	Wetland specialist
Surface Water Assessment for the Proposed Construction of a 19MW Photovoltaic Solar Power Plant near Danielskuil, Northern Cape Province	SolarReserve South Africa (Pty) Ltd	Wetland specialist
Surface Water Assessment for the Proposed Rebuilding of an 88kV Power Line from Henneman Substation to Serfontein Substation near Kroonstad, Free State Province	Eskom Distribution	Wetland specialist
Surface Water Assessment for the Proposed Deconstruction and Construction of an 11kV Power Line near Delmas, Mpumalanga Province	Eskom Distribution	Wetland specialist
Surface Water Assessment for the Proposed Construction of a Solar Photovoltaic Power Plant near De Aar, Northern Cape Province, South Africa	Renosterberg Wind Energy Corporation (RWEC) & Industrial Development Corporation (IDC) of South Africa	Wetland specialist
Surface Water Assessment for the Proposed Construction of a Wind Farm near De Aar, Northern Cape Province	Renosterberg Wind Energy Corporation (RWEC) & Industrial Development Corporation (IDC) of South Africa	Wetland specialist
Surface Water Assessment for the Proposed Construction of a Low-Cost Housing Development in the Soutpan area of Tshwane, Gauteng Province	Makole Property Development	Wetland specialist
Surface Water Assessment for the Proposed Construction of a 132kV Power Line near Kimberley, Northern Cape Province	Eskom Distribution	Wetland specialist
Surface Water Assessment for the Proposed Extension of Delmas Substation and Associated Power Lines, Mpumalanga Province, South Africa	Eskom Distribution	Wetland specialist
Surface Water Assessment for the Proposed Construction of a Substation in the Midrand area of Gauteng Province	Eskom Distribution	Wetland specialist
Surface Water Assessment for the Construction of an 88kV Power Line at Lochvaal Kudu in the Emfuleni Municipality, Gauteng Province	Eskom Distribution	Wetland specialist

Surface Water Assessment for the Proposed construction of an 88kV Power Line from Klevebank Substation to Dalkeith Substation, Gauteng Province	Eskom Distribution	Wetland specialist
Surface Water Assessment for the Proposed Construction of an 88kV Power Line from Heilbron Substation to Villiers Substation, Free State Province	Eskom Distribution	Wetland specialist
Surface Water Assessment for the Proposed Construction of a 132kV Power Line, Substation and the Extension of Homestead Substation Associated with the 75MW Concentrating Photovoltaic (CPV) / Photovoltaic (PV) Plant (PV 3) on the Farm Droogfontein in Kimberley, Northern Cape Province	Eskom Distribution	Wetland specialist
Surface Water Assessment for the Moddershaft Underground to Overhead Cable Replacement of an 11kV Power Line from Moddershaft Substation to a Minisub near Anzac, Gauteng Province	Eskom Distribution	Wetland specialist
Surface Water Assessment for the Proposed Construction of an 11kV Underground Power Cable from Civic Centre to Zola Substation, Gauteng Province	Eskom Distribution	Wetland specialist
Surface Water Assessment for the Proposed Construction of a Substation on Portion 265 Randjesfontein 405-JR, Gauteng Province	Eskom Distribution	Wetland specialist
Surface Water Assessment for the Proposed Re-build of a Section of the Mathibestad Danhauser 33kV Power Line Network, North West Province	Eskom Distribution	Wetland specialist
Surface Water Assessment for the Proposed Re-build of a Section of the Existing 33kV Mathibestad-Danhauser Power Line Network, Gauteng Province	Eskom Distribution	Wetland specialist
Surface Water Assessment for the Proposed Re-build of a Section of the Existing 33kV Mothutlung North Power Line Network, Gauteng Province	Eskom Distribution	Wetland specialist
Surface Water Assessment for the Proposed Re-build of a Section of the Existing 33kV Mothutlung South Power Line Network, Gauteng Province	Eskom Distribution	Wetland specialist
Surface Water Assessment for the Proposed Re-build of a Section of the Existing 33kV Nonyane Madidi North Power Line Network, Gauteng Province	Eskom Distribution	Wetland specialist
Surface Water Assessment for the Proposed Re-build of a Section of the Existing 33kV Nonyane Swartdam Power Line Network, Gauteng Province	Eskom Distribution	Wetland specialist
Surface Water Assessment for the Proposed Rebuild of a Section of the Existing 33kV Pelly Klipdrift Network, Gauteng and North West Provinces	Eskom Distribution	Wetland specialist
Surface Water Assessment for the Proposed Re-build of a Section of the Existing 33kV Zonderwater Kraal Power Line Network, Gauteng Province	Eskom Distribution	Wetland specialist
Surface Water Assessment for the Proposed Re-build of a Section of the Existing 33kV Hammanskraal Lusthof Power Line Network, Gauteng Province	Eskom Distribution	Wetland specialist

Surface Water Assessment for the Proposed Re-build of a Section of the Existing 33kV Klipgat Circle Power Line Network, Gauteng Province	Eskom Distribution	Wetland specialist
Surface Water Assessment for the Proposed Re-build of Sections of the Existing 33kV Erasmus Aviva Power Line Network, Gauteng Province	Eskom Distribution	Wetland specialist
Surface Water Assessment for the Proposed Construction of an 11kV Underground Power Cable at the Ga-Rankuwa Substation, Gauteng Province	Eskom Distribution	Wetland specialist
Surface Water Assessment for the Mamatwan Manganese Mine, Northern Cape Province	Groundwater Consulting Services (Pty) Ltd	Wetland specialist
Surface Water Assessment for the Dwarsrug Wind Farm, Northern Cape Province	Mainstream Renewable Power South Africa	Wetland specialist
Surface Water Assessment for the Manzimtoti Sewer Line Project, Kwa-Zulu Natal Province	Environmental Planning and Design cc	Wetland specialist
Surface Water Assessment for the Compensation Flats Development, Kwa-Zulu Natal Province	Tongaat Hulett	Wetland specialist
Surface Water Assessment for the Tinley Manor South Road Development, Kwa-Zulu Natal Province	Tongaat Hulett	Wetland specialist
Surface Water Assessment for the Ntuzuma Sewer Line Project, Kwa-Zulu Natal Province	Environmental Planning and Design cc	Wetland specialist
Surface Water Assessment for the Esphiva Sewer Line Project, Kwa-Zulu Natal Province	Environmental Planning and Design cc	Wetland specialist
Frankfort 132kV Power Line Wetland Walk-down Assessment, Free State Province	Eskom Distribution	Wetland specialist
Surface Water Assessment for the Proposed Construction of the Esphiva Water Pipeline near Ulundi, KwaZulu-Natal Province	Environmental Planning and Design cc	Wetland specialist
Surface Water Assessment for the Grootvlei Power Station, Mpumalanga Province	Eskom Generation	Wetland specialist
Surface Water Assessment for the Proposed Construction of the Embangweni and Bhekabantu Irrigation Schemes, KwaZulu-Natal Province	Nzingwe Consultancy	Wetland specialist
Surface Water Assessment for the Proposed Construction of the Nondabuya and Khwehle Primary Agriculture Schemes, KwaZulu-Natal Province	Nzingwe Consultancy	Wetland specialist
Surface Water Assessment for the Proposed Expansion of the Makhathini Irrigation Scheme, KwaZulu-Natal Province	Nzingwe Consultancy	Wetland specialist
Surface Water Assessment for the Proposed Construction of the Mbaliyezwe Irrigation Schemes, KwaZulu-Natal Province	Nzingwe Consultancy	Wetland specialist
Surface Water Assessment for the Proposed Mixed Use Development on the Remainder of Portion 27 of the Farm Middelburg Town and Townlands 287 JS, Steve Tshwete Local Municipality in the Mpumalanga Province	Steve Tshwete Local Municipality	Wetland specialist
Surface Water Assessment for the Proposed Construction of Two Power Lines and Two	Mainstream Renewable Power South Africa	Wetland specialist

Substations for the Mainstream Wind Facilities near Beaufort West, Western Cape Province		
Surface Water Assessment for the Proposed eThekweni Integrated Rapid Transport Network (IRPTN) – Bus Rapid Transport (BRT) Phase 1: Route C1A, KwaZulu-Natal Province	Nako Iliso	Wetland specialist
Surface Water Assessment for the Proposed Coal Railway Siding at the Welbedacht Marshalling Yard and associated Milder Road Upgrade near Springs, Gauteng Province	Canyon Coal	Wetland specialist
Surface Water Assessment for the Proposed Development of a 22kV Medium Voltage Power Line in Mofotutso, North West Province	Eskom Distribution	Wetland specialist
Wetland Walk-down Assessment for the Mookodi Integration Power Line Project, North West Province	Eskom Distribution	Wetland specialist
Surface Water Assessment for the Proposed Construction of a Coal Loading Facility within the existing Bronkhorstspuit Railway Siding near Bronkhorstspuit, Gauteng Province	Canyon Coal	Wetland specialist
Surface Water Assessment for the Proposed Construction of the Two 75MW Tlisitseng Solar Photovoltaic Energy Facilities near Lichtenburg, North West Province	Biotherm Energy	Wetland specialist
Surface Water Assessment for the Proposed Construction of the Two 75MW Sendawo Solar Photovoltaic Energy Facilities near Lichtenburg, North West Province	Biotherm Energy	Wetland specialist
Surface Water Assessment for the Proposed Construction of the Sendawo Solar Substation and associated 400kV Power Line near Lichtenburg, North West Province	Biotherm Energy	Wetland specialist
Surface Water Assessment for the Proposed Construction of the Helena 1, 2 & 3 Photovoltaic Energy Facilities near Copperton, Northern Cape Province	Biotherm Energy	Wetland specialist
Surface Water Assessment for the Proposed Construction of a 70MW Photovoltaic Facility and 132kV Power Line near Loeriesfontein, Northern Cape Province	Mainstream Renewable Power South Africa	Wetland specialist
Surface Water Assessment for the Proposed Expansion of the Tissue Manufacturing Capacity at the Kliprivier Operations Base, Gauteng Province	Twinsaver Group	Wetland specialist
Surface Water Assessment for the Proposed Construction of the Eureka West 140MW Wind Farm near Copperton, Northern Cape Province	Biotherm Energy	Wetland specialist
Surface Water Assessment for the Proposed Construction of the Eureka East 140MW Wind Farm near Copperton, Northern Cape Province	Biotherm Energy	Wetland specialist
Surface Water Assessment for the Proposed Construction of the Eureka 132kV Power Line near Copperton, Northern Cape Province	Biotherm Energy	Wetland specialist

Surface Water Assessment for the Proposed Construction of the Aletta 140MW Wind Farm near Copperton, Northern Cape Province	Biotherm Energy	Wetland specialist
Surface Water Assessment for the Proposed Construction of the Ithemba Wind Farm, Northern Cape Province	Mainstream Renewable Power South Africa	Wetland specialist
Surface Water Assessment for the Proposed Construction of the Harte Beeste Leegte Wind Farm, Northern Cape Province	Mainstream Renewable Power South Africa	Wetland specialist
Surface Water Assessment for the Proposed Construction of the Gras Koppies Wind Farm, Northern Cape Province	Mainstream Renewable Power South Africa	Wetland specialist
Surface Water Assessment for the Proposed Construction of the Xha! Boom Wind Farm, Northern Cape Province	Mainstream Renewable Power South Africa	Wetland specialist
Surface Water Assessment for the Proposed Expansion of the Mountain Valley "A" Grade Chicken Abattoir on the Remainder of Subdivision of Portion 17 (of 16) of the Farm Leeuw Poort 1120 FT, KwaZulu-Natal Province	Shangoni Management Services (Pty) Ltd	Wetland specialist
Surface Water Assessment for the Proposed Construction of a Linking Station, Power Lines and Substations for the Mainstream Wind Energy Facilities near Beaufort West, Western Cape Province	Mainstream Renewable Power South Africa	Wetland specialist
Surface Water Assessment for the Proposed Construction 132kV Power Lines and a Substation for Tsakane Ext 10 and 22, Gauteng Province	Eskom Distribution	Wetland specialist
Surface Water Assessment for the Proposed Construction of the Harte Beeste Leegte Wind Farm, Northern Cape Province	Mainstream Renewable Power South Africa	Wetland specialist
Surface Water Assessment for the Proposed Construction of the Ithemba Wind Farm, Northern Cape Province	Mainstream Renewable Power South Africa	Wetland specialist
Surface Water Assessment for the Proposed Construction of the Gras Koppies Wind Farm, Northern Cape Province	Mainstream Renewable Power South Africa	Wetland specialist
Surface Water Assessment for the Proposed Construction of the Xha! Boom Wind Farm, Northern Cape Province	Mainstream Renewable Power South Africa	Wetland specialist
Surface Water Assessment for the Proposed Construction of the SPAR Distribution Centre, Port Elizabeth, Eastern Cape Province	SPAR Group Ltd	Wetland specialist
Surface Water Assessment for the Proposed Construction of a 140MW Wind Farm and Associated Infrastructure near Hutchison, Northern Cape Province	Mainstream Renewable Power South Africa	Wetland specialist
Surface Water Assessment for the Proposed Maintenance of the Water Pipeline in Parys, Ngwathe Local Municipality, Free State Province	Gedezar Consulting	Wetland specialist
Surface Water Assessment for the Proposed Construction of the Rietkuil Coal Railway Siding near Bronkhorstspuit, Gauteng Province	Canyon Coal	Wetland specialist

Surface Water Assessment for the Proposed Construction of a 75MW Solar Photovoltaic Power Plant near Dennilton, Limpopo Province	Nokukhanya Energy (Pty) Ltd	Wetland specialist
Surface Water Assessment for the Proposed Construction of a 9.9 MW Solar Photovoltaic (PV) Energy Facility on the Farm Wildebeestkuil near Leeudoringstad, North West Province	Leeudoringstad Solar Plant (Pty) Ltd	Wetland specialist
Surface Water Assessment for the Proposed Construction of up to a 5MW Solar Photovoltaic (PV) Energy Facility on Portion 37 of the Farm Leeuwbosch No. 44 near Leeudoringstad, North West Province	Leeudoringstad Solar Plant (Pty) Ltd	Wetland specialist
Surface Water Assessment for the Proposed Construction of the De Wildt Solar Photovoltaic Power Plant, Gauteng Province	SunEdison	Wetland specialist

Wetland and Riparian Rehabilitation Plans

Project Name & Location	Client Name	Role
Wetland and River Rehabilitation Plan for the Fourways 22kV Feeder Cable, Gauteng Province	Eskom Distribution	Wetland specialist
Wetland and Riparian Rehabilitation Plan for the Proposed eThekweni Integrated Rapid Transport Network (IRPTN) – Bus Rapid Transport (BRT) Phase 1: Route C1A, KwaZulu-Natal Province	eThekweni Metropolitan Municipality	Wetland specialist
Wetland Rehabilitation Plan for the Delmas Pedestrian Bridge, Mpumalanga Province	Canyon Coal	Wetland specialist
Wetland Remediation Plan for the Graspan Colliery Extension on the Remaining Extent of Portion 31 on the Farm Elandspruit 291 JS, Mpumalanga Province	GiBB	Wetland specialist

Wetland Offset Plans

Project Name & Location	Client Name	Role
Wetland Offset Plan for the Proposed Construction of the SPAR Distribution Centre, Port Elizabeth, Eastern Cape Province	SPAR Group Ltd	Wetland specialist

APPENDIX B

BUFFER ZONE CALCULATION

Note: For further guidance on the application of this tool, users should refer to the preliminary guideline for the determination of buffer zones. It is also important to note that buffer widths calculated by the model only cater for impacts associated with diffuse-source surface runoff. Additional mitigation measures should therefore be defined to cater for other potential impacts. Finally, the buffer zone tool has been designed to be used one case study at a time.

Name of Assessor	Shaun Taylor	Project Details	Aggeneys PV and Powerline Assessment	Date of Assessment	22-Nov-18
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Step 1: Define objectives and scope of assessment and determine the most appropriate level of assessment

Level of assessment	Site-based
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Step 2: Map and categorize water resources in the study area

Approach used to delineate the riparian zone & active channel?	Site-based delineation	River type	Lowland river
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Step 3: Refer to the DWA management objectives for mapped water resources or develop surrogate objectives

Present Ecological State	C	Moderately modified. Loss and change of natural habitat and biota have occurred, but the basic ecosystem functions are still predominantly unchanged.
Ecological importance & sensitivity	High	Features that are considered to be ecologically important and sensitive at a regional scale. The functioning and/or biodiversity of these features are typically moderately sensitive to anthropogenic disturbances. They typically play an important role in providing ecological services at the local scale.
Management Objective	Maintain	

Step 4: Assess the risks from proposed developments and define mitigation measures necessary for protecting mapped water resources in the study area

Assess threats of planned activities on water resources and determine desktop buffer requirements

Proposed development / activity	Sector	Industry	Includes a range of industrial activities from light industrial with limited impacts on surrounding land use, to hazardous or noxious industry with high impact on surrounding land use. Includes activities such as the processing of resources and storage of manufactured materials and products.
	Sub-Sector	Electricity generation works	Facilities that supply electrical power from energy sources (including coal, gas, bio-material or hydro-electric stations), but not including solar powered generators.

Climatic factors	MAP Class	0 - 400mm	Rainfall Intensity	Zone 1
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Threat Posed by the proposed land use / activity		Desktop Threat Rating	Specialist Threat Rating	Justification for changes in threat ratings
Construction Phase	1. Alteration to flow volumes	VL	VL	
	2. Alteration of patterns of flows (increased flood peaks)	L	M	Clearing of land for PV arrays to create alteration of flows in the immediate catchment.
	3. Increase in sediment inputs & turbidity	VH	H	Ephemeral watercourses typically high in sedimentation due to the natural climate. A level of increased sedimentation can be expected due to clearance of land around mounting structures of the PV array.
	4. Increased nutrient inputs	VL	VL	
	5. Inputs of toxic organic contaminants	VL	VL	
	6. Inputs of toxic heavy metal contaminants	L	VL	No heavy metal contamination associated with the PV development.
	7. Alteration of acidity (pH)	N/A		
	8. Increased inputs of salts (salinization)	N/A	N/A	
	9. Change (elevation) of water temperature	VL	VL	
	10. Pathogen inputs (i.e. disease-causing organisms)	VL	VL	
Final Phase	1. Alteration to flow volumes	H	VL	No contribution or reduction to flow volumes expected in terms of the PV and power line developments.
	2. Alteration of patterns of flows (increased flood peaks)	H	M	Alteration of patterns of flows expected to be moderate given that the catchment already exhibits little surface roughness. Hence, limited clearing required for the mounting structures for the PV arrays.
	3. Increase in sediment inputs & turbidity	M	M	
	4. Increased nutrient inputs	VL	VL	
	5. Inputs of toxic organic contaminants	M	M	

Operatio	6. Inputs of toxic heavy metal contaminants	L	VL	Clearing of land for PV arrays to create alteration of flows in the immediate catchment.
	7. Alteration of acidity (pH)	H	L	Alteration of acidity expected to be low in terms of the PV and power line developments.
	8. Increased inputs of salts (salinization)	H	VL	Increased inputs of salts expected to be negligible for the PV and power line developments.
	9. Change (elevation) of water temperature	VH	VL	No change in water temperature expected for the PV and power line developments.
	10. Pathogen inputs (i.e. disease-causing organisms)	VL	VL	

Desktop buffer requirement (m)	55
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Note: This buffer does not cater for any important biodiversity features. It is also not designed to cater for a range of impacts other than those associated with lateral inputs. As such, this desktop buffer requirement should only be used to provide a course-level indication of potential setback requirements for the land use under consideration.

Assess the sensitivity of water resources to threats posed by lateral land-use impacts

Stream order	Channel width	Perenniality	Average catchment slope	Inherent runoff potential of catchment soils
> 5th order	1 – 5m	Ephemeral systems	<3%	Moderate (B/C)
Longitudinal river zonation	Inherent erosion potential (K factor) of catchment soils	Retention time	Inherent level of nutrients in the landscape: Is the river/stream and its catchment underlain by sandstone?	Inherent buffering capacity
Lowland river	0.50 - 0.70	Generally free-flowing (lotic)	Yes	“Hard” water rich in bicarbonate and carbonate ions or naturally acid waters high in organic acids
Underlying geographical formations	River depth to width ratio	Mean Annual Temperature	Level of domestic use	Note: See the guideline document for further information on the rationale for indicator selection and how these attributes affect the sensitivity of Rivers to lateral inputs.
Primarily Palaeozoic and Mesozoic sedimentary rock formations	> 0.25	Zone 5 (19.5 - 24.2 Deg C)	Low	

Assess the sensitivity of important biodiversity elements to threats posed by lateral land-use impacts

Threat Posed by the proposed land use / activity		Sensitivity		Site-Based Risk Class	Justification for increasing the sensitivity to cater for any important biodiversity elements including special habitats and species of conservation concern.
		Water Resource	Biodiversity		
Construction Phase	1. Alteration to flow volumes	M		VL	
	2. Alteration of patterns of flows (increased flood peaks)	M		M	
	3. Increase in sediment inputs & turbidity	M		H	
	4. Increased nutrient inputs	M		VL	
	5. Inputs of toxic organic contaminants	M		VL	
	6. Inputs of toxic heavy metal contaminants	M		VL	
	7. Alteration of acidity (pH)	L		N/A	
	8. Increased inputs of salts (salinization)	L		N/A	
	9. Change (elevation) of water temperature	L		VL	
	10. Pathogen inputs (i.e. disease-causing organisms)	M		VL	
Operational Phase	1. Alteration to flow volumes	M		VL	
	2. Alteration of patterns of flows (increased flood peaks)	M		M	
	3. Increase in sediment inputs & turbidity	M		M	
	4. Increased nutrient inputs	M		VL	
	5. Inputs of toxic organic contaminants	M		L	
	6. Inputs of toxic heavy metal contaminants	M		VL	
	7. Alteration of acidity (pH)	L		VL	
	8. Increased inputs of salts (salinization)	L		VL	
	9. Change (elevation) of water temperature	L		VL	
	10. Pathogen inputs (i.e. disease-causing organisms)	M		VL	

Refine desktop buffer requirements based on site-based investigations

Buffer attributes	Buffer Segment 1	Buffer Segment 2	Buffer Segment 3	Buffer Segment 4
Slope of the buffer	Gentle (2.1 - 10%)			
Vegetation characteristics (Construction phase)	Low: Sparse vegetation cover with large areas of bare soil			
Vegetation characteristics (Operational phase)	Low: Sparse vegetation cover with large areas of bare soil			
Soil permeability	High: Deep well-drained soils (e.g. sand and loamy sand).			
Topography of the buffer zone	Dominantly uniform topography: Dominantly smooth topography with few/minor concentrated flow paths to reduce interception.			
Site-based aquatic impact buffer requirements (without additional mitigation measures)				
Construction Phase	25	Not Assessed	Not Assessed	Not Assessed
Operational Phase	15	Not Assessed	Not Assessed	Not Assessed

Where appropriate, identify additional mitigation measures and refine aquatic impact buffer width accordingly

Threat Posed by the proposed land use / activity		Specialist Threat Rating	Description of any additional mitigation measures	Refined Threat Class	Specialist justification for refined threat ratings with clear reference to supporting documentation.
Construction Phase	1. Alteration to flow volumes	VL			
	2. Alteration of patterns of flows (increased flood peaks)	M			
	3. Increase in sediment inputs & turbidity	H	Excavation to take place outside of the rainy season (between February and April). Use of bunding for stockpiles. Limited vegetation clearance.	M	Limiting sedimentation potential from the surrounding landscape during construction somewhat.
	4. Increased nutrient inputs	VL			
	5. Inputs of toxic organic contaminants	VL			
	6. Inputs of toxic heavy metal contaminants	VL			
	7. Alteration of acidity (pH)				
	8. Increased inputs of salts (salinization)	N/A			
	9. Change (elevation) of water temperature	VL			
	10. Pathogen inputs (i.e. disease-causing organisms)	VL			
Operational Phase	1. Alteration to flow volumes	VL			
	2. Alteration of patterns of flows (increased flood peaks)	M			
	3. Increase in sediment inputs & turbidity	M			
	4. Increased nutrient inputs	VL			
	5. Inputs of toxic organic contaminants	M			
	6. Inputs of toxic heavy metal contaminants	VL			
	7. Alteration of acidity (pH)	L			
	8. Increased inputs of salts (salinization)	VL			
	9. Change (elevation) of water temperature	VL			
	10. Pathogen inputs (i.e. disease-causing organisms)	VL			

	Buffer Segment 1	Buffer Segment 2	Buffer Segment 3	Buffer Segment 4
Revised aquatic impact buffer requirements (including additional mitigation measures)				
Construction Phase	15	Not Assessed	Not Assessed	Not Assessed
Operational Phase	Not Assessed	Not Assessed	Not Assessed	Not Assessed

Additional mitigation measures to consider	Y/N	Comments
Have additional mitigation measures been identified to cater for any point-source discharges?	N/A	
Have additional mitigation measures been identified to cater for potential groundwater impacts?	N/A	

Where necessary review and refine aquatic impact buffer requirements to cater for practical management considerations

	Buffer Segment 1	Buffer Segment 2	Buffer Segment 3	Buffer Segment 4
Final aquatic impact buffer requirements (including practical management considerations)				
Construction Phase	15	Not Assessed	Not Assessed	Not Assessed
Operational Phase	15	Not Assessed	Not Assessed	Not Assessed
Final aquatic impact buffer requirement	15	Not Assessed	Not Assessed	Not Assessed
Rationale for any increases in final buffer requirements				

Step 5: Assess risks posed by proposed development on biodiversity and identify management zones for biodiversity protection

Key aspects to be considered	Y/N	Comments
Have important biodiversity elements been flagged for specific consideration?	N	
Has a survey been undertaken to verify occurrence and to establish the need to cater for these in development planning?	N	
Have core areas required to protect any species of conservation concern been identified and mapped?	Y	
Have additional biodiversity buffers been defined to protect core areas & important habitat from outside disturbances?	N/A	
Could the planned development / activity impact on an important local or regional ecological corridor?	Y	
If connectivity is important, have corridor design guidelines been considered when defining corridor requirements?	N/A	
Has consideration been given to terrestrial habitat protection and management?	N	

Step 6: Delineate and demarcate recommended setback requirements

Key mapping requirements	Y/N	Comments
If present, has the boundary of the riparian zone been delineated?	Y	
Has the edge of the active channel been delineated?	Y	
Have final aquatic impact buffer zones been mapped?	Y	
Have setback requirements for water resource protection been delineated based on the maximum of the above?	N/A	
Have core areas, biodiversity buffers and biodiversity corridors been mapped?	N	
Other considerations		
Is there a need for hydrological buffers to cater for potential groundwater impacts?	N	
Have additional restrictions relating to flood lines and flood control been considered and been accounted for?	N	
Have aesthetic considerations been considered and been accounted for?	N	
Has recreational use values been considered and been accounted for?	N/A	

Step 7: Document management measures necessary to maintain the effectiveness of set-back areas

Relevant management measures should feed into the licencing recommendations and conditions in the WULA and Environmental Management Programme.

Key management considerations	Y/N	Comments
Has consideration been given to the demarcation of setback areas?	N/A	
Have management measures necessary to maintain the functioning of setback areas been defined?	N/A	
Have activities that should not be permitted in the aquatic impact buffer zone been stipulated?	Y	No mounting structures fro PV panels and pylons for the power lines permitted in the watercourses.
Have management measures to ensure the continued functioning of additional mitigation measures been defined?	N/A	

Step 8: Monitor implementation and review effectiveness

Successful implementation will require regular monitoring of implementation to ensure that mitigation measures are effective. As such, it is important that monitoring requirements are clearly defined.

Monitoring requirements	Y/N	Comments

Have construction-phase monitoring requirements been defined?	Y	Excavations are to be monitored by the ECO weekly during construction.
Have operational-phase monitoring requirements been defined?	Y	Poles are to be regularly monitored annually for structural integrity in the watercourse.

Reference: Macfarlane, D.M. Bredin, I.P. Adams, J.B., M.M. Zungu, O'Brien, G.C., Bate, G.C. and Dickens, C.W.S. 2014. Buffer zone tool for the determination of aquatic impact buffers and additional setback requirements for river ecosystems. Version 1.0. Prepared for the Water Research Commission, Pretoria.

Version Number: 1.0
Updated: Jul-14



Savannah Environmental Pty Ltd

5 Woodlands Drive Office Park
Cnr Woodlands Drive and Western Service Road
Woodmead

Your reference: SE2206 Aggeneys 1

Our reference: Aggeneys Review

Date: 01st April 2019

ATTENTION: THALITA KOSTER

By Email

RE: PEER REVIEW OF THE FRESHWATER REPORT FOR THE AGGENEYS 1 SOLAR ENERGY FACILITY.

Having reviewed the above report I find that it provides a description of the project and the freshwater environment within which the project will unfold. It also provides an indication of the biophysical impacts on freshwater resources that are likely to arise as a result of the proposed project and suggests appropriate optimisation and mitigation measure. The review was concluded on 01 April, 2019 and the following comments are made.

1. The terms of reference are acceptable;
2. The methodology is clearly explained and acceptable;
3. The findings are based on acceptable evidence;
4. The mitigation measures and recommendations are appropriate;
5. No apparent shortcomings are identified;
6. The reference literature is appropriate;
7. No site-inspection was carried out as part of this peer review;
8. The report is well-written and easy to understand.

It can be concluded in considering the freshwater report that the process and assessment followed was adequate, providing a fair indication of the impacts likely to arise as a result of the project. Attached is a schedule, in accordance with Appendix 6 of the National Environmental Management Act, 1998 (ACT NO.

107 OF 1998). Environmental Impact Assessment Regulations, 2014, indicating the level of compliance of the report in respect of this regulation.

DECLARATION OF INDEPENDENCE

I, Stephen Burton, as authorised representative of SiVEST SA Pty Ltd hereby confirm my independence as a specialist and declare that neither I nor SiVEST SA have any interest, be it business, financial, personal or other, in any proposed activity, application or appeal in respect of which SiVEST SA was appointed as freshwater impact assessment specialists in terms of the National Environmental Management Act, 1998 (Act No. 107 of 1998), other than fair remuneration for work performed. This declaration is specifically in connection with the review of the Freshwater Report for the Proposed Aggeneys 1 Solar Energy Facility.

Should you have any queries please do not hesitate to contact the undersigned on telephone (033) 347-1600 or alternatively, (083) 795-2804.

Yours faithfully

A handwritten signature in black ink, appearing to read "Stephen Burton", written over a horizontal line.

Stephen Burton (Pr. Sci. Nat.)
Environmental Scientist, Faunal & Wetland Specialist
SiVEST Environmental Division

Aggeneys 1 Solar Energy Facility - Freshwater Report	
Appendix 6: Specialist reports	Check
A specialist report prepared in terms of these Regulations must contain-	
(a) details of-	
(i) the specialist who prepared the report; and	Page vi & Appendix A
(ii) the expertise of that specialist to compile a specialist report including a curriculum vitae;	Page vi & Appendix A
(b) a declaration that the specialist is independent in a form as may be specified by the competent authority;	Page v
(c) an indication of the scope of, and the purpose for which, the report was prepared;	Section 1: Page 1
(d) the date and season of the site investigation and the relevance of the season to the outcome of the assessment;	Section 5: Page 22
(e) a description of the methodology adopted in preparing the report or carrying out the specialised process;	Section 3: Pages 8 - 17
(f) the specific identified sensitivity of the site related to the activity and its associated structures and infrastructure;	Section 5: Pages 22 -29
(g) an identification of any areas to be avoided, including buffers;	Section 5.5: Page 29 Appendix B
(h) a map superimposing the activity including the associated structures and infrastructure on the environmental sensitivities of the site including areas to be avoided, including buffers;	Figure 5.1: Page 24
(i) a description of any assumptions made and any uncertainties or gaps in knowledge;	Section 3.9: Page 17
(j) a description of the findings and potential implications of such findings on the impact of the proposed activity, including identified alternatives on the environment;	Section 6: Pages 30 - 35
(k) any mitigation measures for inclusion in the EMPr;	Section 6: Pages 30 - 35
(l) any conditions for inclusion in the environmental authorisation;	Sections 8: Page 39
(m) any monitoring requirements for inclusion in the EMPr or environmental authorisation;	Section 6: Pages 30 - 35
(n) a reasoned opinion-	
(i) as to whether the proposed activity or portions thereof should be authorised; and	Section 8
(ii) if the opinion is that the proposed activity or portions thereof should be authorised, any avoidance, management and mitigation measures that should be included in the EMPr, and where applicable, the closure plan;	Section 8
(o) a description of any consultation process that was undertaken during the course of preparing the specialist report;	N/A
(p) a summary and copies of any comments received during any consultation process and where applicable all responses thereto; and	N/A
(q) any other information requested by the competent authority.	N/A