

DETAILS OF THE SPECIALIST, DECLARATION OF INTEREST AND UNDERTAKING UNDER OATH

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File Reference Number:	
NEAS Reference Number:	DEA/EIA/
Date Received:	

Application for authorisation in terms of the National Environmental Management Act, Act No. 107 of 1998, as amended and the Environmental Impact Assessment (EIA) Regulations, 2014, as amended (the Regulations)

PROJECT TITLE

Environmental Impact Assessment (EIA) for the proposed development of the Klipkraal Wind Energy Facility (WEF) 1, BESS and associated infrastructure near Fraserburg in the Northern Cape Province

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- 1. This form must always be used for applications that must be subjected to Basic Assessment or Scoping & Environmental Impact Reporting where this Department is the Competent Authority.
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Departmental Details

Postal address:

Department of Environmental Affairs

Attention: Chief Director: Integrated Environmental Authorisations

Private Bag X447

Pretoria 0001

Physical address:

Department of Environmental Affairs

Attention: Chief Director: Integrated Environmental Authorisations

Environment House 473 Steve Biko Road

Arcadia

Queries must be directed to the Directorate: Coordination, Strategic Planning and Support at:

Email: EIAAdmin@environment.gov.za

1. SPECIALIST INFORMATION

Specialist Company Name:	Synergy Global Consulting			_
B-BBEE	Contribution level (indicate 1		Percentage	
	to 8 or non-compliant)		Procurement	
			recognition	
Specialist name:	Nondumiso Bulunga			
Specialist Qualifications:	MSc GIS & Remote Sensing			
Professional	IAP2			
affiliation/registration:				
Physical address:	3rd Floor, 8 Arnold Road, Rosebank, Johannesburg, 2132			
Postal address:				
Postal code:		Cell:	0794580862	
Telephone:	0114033077	Fax:		
E-mail:	nbulunga@syngery-global.net		·	

^		DV THE	SPECIAL IST
/	KAIIUN	RYIHE	SPECIALIST

,Nondumiso Bulunga	, declare that –
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- 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; and
- 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.

Mestylengo		
Signature of the Specialist		
Synergy Global Consulting		
Name of Company:		

15 Sep 2022

Date

3. UNDERTAKING UNDER OATH/ AFFIRMATION I, __Nondumiso Bulunga_______, swear under oath / affirm that all the information submitted or to be submitted for the purposes of this application is true and correct. Signature of the Specialist Savannah Environmental Name of Company Date Date

KARLA DE JAGER,
COMMISSIONER OF OATHS (RSA)
PRACTISING ATTORNEY
32 MOUTON STREET, HORIZON, ROODEPOORT







Adopted from Visual Impact Assessment Report Scoping Report

SIVEST SA (PTY) LTD

Klipkraal Wind Energy Facility (WEF) 1

SOCIAL IMPACT ASSESSMENT

DEFF Reference: TBA

Report Prepared by: Nondumiso Bulunga

Issue Date: 09 September 2022

Version No.: 00

AURA DEVELOPMENT COMPANY (PTY) LTD

KLIPKRAAL WIND ENERGY FACILITY (WEF) 1

SCOPING - SOCIAL IMPACT ASSESSMENT

EXECUTIVE SUMMARY

Synergy Global Consulting (Pty) Ltd appointed by SiVEST (Pty) Ltd for the Klipkraal Wind Energy

Facility (WEF) 1. Aura Development Company (Pty) Ltd (hereafter referred to as 'Aura') are proposing

to develop up to five (5) wind farms and associated infrastructure [including substations and Battery

Energy Storage Systems (BESS) on a number of properties, majority being adjacent, near the towns of

Beaufort West and Fraserburg in the Northern Cape Province of South Africa. The proposed wind farm

projects will have maximum export capacities of up to approximately 300 megawatt (MW) respectively.

The proposed wind farms make up a larger wind energy facility (WEF) (with associated BESS) which will be referred to as the Klipkraal WEF, consisting of up to five (5) phases, with a combined generation

capacity of up to approximately 1 500 MW.

The assessment section is divided into assessment of compatibility with relevant policy and planning.

assessment of social issues associated with construction phase, assessment of social issues

associated with operational phase, assessment of social issues associated with the decommissioning

and assessment of 'no development alternative and assessment of cumulative impacts. The findings of

review of key policy and planning documents indicates that renewable energy is supported at a national,

provincial and local level. The proposed projects also support a number of objectives contained in the

Northern Cape Province.

The key social issues include:

Air quality

Noise

Road and traffic hazards

Increase in crime

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Prepared by:

- Increased risk of HIV infections and unplanned and unwanted pregnancies
- In-migration of construction workers and other job seekers
- Hazard exposure
- Disruption of daily living patterns and of social networks
- Changing demands on social and community infrastructure
- Job creation and skills development
- Socio-economic stimulation
- · Community expectations of project-related benefits
- Company risks of pressure to engage in fraudulent and / or corrupt practices
- Human rights infringements related to labour practices

The findings at a scoping level for this Social Impact Assessment (SIA) indicate that the development of Klipkraal Wind Energy Facility (WEF) 1 will create employment and business opportunities for locals during both the construction and operational phase of the project.

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NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998 (ACT NO. 107 OF 1998) AND ENVIRONMENTAL IMPACT REGULATIONS, 2014 (AS AMENDED) – REQUIREMENTS FOR SPECIALIST REPORTS (APPENDIX 6)

2. (1) A specialist report prepared in terms of these Regulations must contain- a) details of-	
a) details of-	
,	
: the appaidint who prepared the appared	
i. the specialist who prepared the report; and	
ii. the expertise of that specialist to compile a specialist report	
including a curriculum vitae;	
b) a declaration that the specialist is independent in a form as may be Section 1.2	
specified by the competent authority;	
c) an indication of the scope of, and the purpose for which, the report Section 1.3	
was prepared;	
(cA) an indication of the quality and age of base data used for the Section 1.3	
specialist report;	
(cB) a description of existing impacts on the site, cumulative impacts Section 6	
of the proposed development and levels of acceptable change;	
d) the date and season of the site investigation and the relevance of the N/A	
season to the outcome of the assessment;	
e) a description of the methodology adopted in preparing the report or Section 1	
carrying out the gazetted process inclusive of equipment and	
modelling used;	
f) details of an assessment of the specific identified sensitivity of the site Section 5	
related to the proposed activity or activities and its associated	
structures and infrastructure, inclusive of a site plan identifying site	
alternatives;	

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gulation GNR 326 of 4 December 2014, as amended 7 April 2017, pendix 6	Section of Report
g) an identification of any areas to be avoided, including buffers;	None
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;	Section 1
i) a description of any assumptions made and any uncertainties or gaps in knowledge;	Section 2
 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) or activities; 	None
k) any mitigation measures for inclusion in the EMPr;	None
I) any conditions for inclusion in the environmental authorisation;	None
m) any monitoring requirements for inclusion in the EMPr or environmental gazetted on;	None
 n) a reasoned opinion- i. (as to) whether the proposed activity, activities or portions thereof should be gazetted; (iA) regarding the acceptability of the proposed activity or activities; and ii. if the opinion is that the proposed activity, activities or portions thereof should be gazetted, any avoidance, management and mitigation measures that should be included in the EMPr, and where applicable, the closure plan; 	Section 8
a description of any consultation process that was undertaken during the course of preparing the specialist report;	None
p) a summary and copies of any comments received during any consultation process and where applicable all responses thereto; and	None
q) any other information requested by the competent authority.	N/A

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Regulation GNR 326 of 4 December 2014, as amended 7 April 2017, Appendix 6	Section of Report
2) Where a government notice gazetted by the Minister provides for any	N/A
protocol or minimum information requirement to be applied to a specialist	
report, the requirements as indicated in such notice will apply.	

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AURA DEVELOPMENT COMPANY (PTY) LTD

KLIPKRAAL WIND ENERGY FACILITY (WEF) 1

SCOPING - SOCIAL IMPACT ASSESSMENT

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B-BBEE Broad-Based Black Economic Empowerment	
CLO Community Liaison Officer	
DFFE Department of Forestry Fisheries and the Environment	
DM District Municipality	
EA Environmental Authorisation	
EHS Environmental, Health and Safety	
EIA Environmental Impact Assessment	
EMPr Environmental Management Programme	
GNR Government Notice	
IDP Integrated Development Plan	
IEP Integrated Energy Plan	
IFC International Finance Corporation	
IRP Integrated Resource Plan	
kV Kilovolt	
LED Local Economic Development	
LM Local Municipality	
NEMA National Environmental Management Act (No. 107 of 1998)	
NDP National Development Plan	
PGDS Provincial Growth and Development Strategy	
PICC Presidential Infrastructure Coordinating Committee PSDF Provincial Spatial Development Framework	
SDF Spatial Development Framework	
SIA Social Impact Assessment	
SIP Strategic Infrastructure Project	
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AURA DEVELOPMENT COMPANY (PTY) LTD

KLIPKRAAL WIND ENERGY FACILITY (WEF) 1

SCOPING - SOCIAL IMPACT ASSESSMENT

1. INTRODUCTION

Aura is proposing to develop up to five (5) wind farms and associated infrastructure [including substations

and Battery Energy Storage Systems (BESS)] on a number of properties, majority being adjacent, near the

towns of Beaufort West and Fraserburg in the Northern Cape Province of South Africa. The proposed wind

farm projects will have maximum export capacities of up to 300 megawatt (MW) respectively. The proposed wind farms make up a larger wind energy facility (WEF) (with associated BESS) which will be referred to as

the Klipraal WEF, consisting of up to five (5) phases, with a combined generation capacity of up to

approximately 1 500 MW, as follows:

Klipkraal Phase 1 Wind Farm: up to 300MW + BESS (this application)

Klipkraal Phase 2 Wind Farm: up to 300MW + BESS (part of a separate EIA process which forms part of

separate application)

Klipkraal Phase 3 Wind Farm: up to 300MW + BESS (part of a separate EIA process which forms part of

separate application)

Klipkraal Phase 4 Wind Farm: up to 300MW + BESS (part of a separate EIA process which forms part of

separate application)

Klipkraal Phase 5 Wind Farm: up to 300MW + BESS (part of a separate EIA process which forms part of

separate application)

Klipkraal On-site Switching / Collector Substation and associated 132kV/400kV Power Line (part of a

separate BA application).

The overall objective of the development is to generate electricity by means of renewable energy technology

capturing wind energy to feed into the National Grid.

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It is anticipated that the proposed Klipkraal WEF 1 will comprise up to 60 wind turbines with a maximum total

energy generation capacity of up to 300MW. The electricity generated by the proposed WEF development

will be fed into the national grid via a 132kV/400kV overhead power line. A BESS will be located next to the

onsite 11-66/132-400kV substation. The storage capacity and type of technology would be determined at a

later stage during the development phase, but most likely will comprise an array of containers, outdoor

cabinets and/or storage tanks.

In terms of the Environmental Impact Assessment (EIA) Regulations, which were published on 04 December

2014 [GNR 982, 983, 984 and 985) and amended on 07 April 2017 [promulgated in Government Gazette

40772 and Government Notice (GN) R326, R327, R325 and R324 on 7 April 2017], various aspects of the

proposed development are considered listed activities under GNR 327 and GNR 324 which may have an

impact on the environment and therefore require authorisation from the National Competent Authority (CA),

namely the Department of Environment, Forestry and Fisheries (DEFF), prior to the commencement of such

activities. Specialist studies have been commissioned to assess and verify the project under the new Gazetted

specialist protocols.

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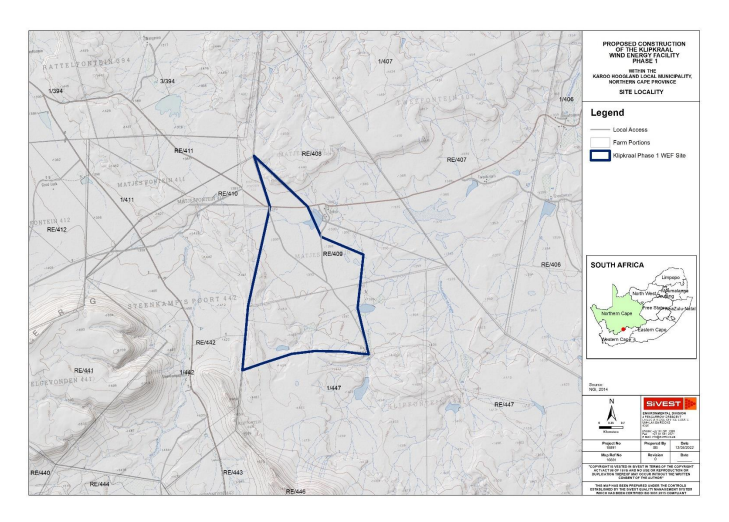


Figure 1:Locality map illustrating the locations of the Klipkraal Wind Energy Facility (WEF) 1.

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1.1 **Terms of Reference**

The proposed wind farm projects are situated near the town of Fraserburg, are subject to full EIA processes

respectively, in terms of the National Environmental Management Act (NEMA) (Act No. 107 of 1998, as amended) and the EIA Regulations, 2014 (as amended). Accordingly, separate respective EIA processes, as

contemplated in terms of the EIA Regulations (2014, as amended), are being undertaken for each proposed

wind farm project (including associated infrastructure).

It should be noted that five (5) separate EIA processes will ultimately be undertaken for the proposed wind

farm projects, one (1) for each wind farm phase which makes up the larger Klipkraal Wind Energy Facility

(WEF). The competent authority for these separate EIA processes is the national Department of Forestry,

Fisheries and the Environment (DFFE).

Grid connection infrastructure for the respective wind farm projects will be subject to a separate Basic

Assessment (BA) Process, as contemplated in terms of regulation 19 and 20 of the 2014 EIA Regulations (as

amended), which is being undertaken in parallel to the separate EIA processes for each respective wind farm

project. It should be noted that one (1) BA process will ultimately be undertaken for the proposed Grid

Connection Infrastructure project encompassing all five (5) WEF's

1.2 **Specialist Credentials**

This SIA Report has been undertaken by Nondumiso Bulunga of Synergy Global Consulting.

Nondumiso Bulunga - holds a Master's degree in advanced Geographical Information System and

has eight years of experience in the environmental field. Her key focus is on environmental and social

impact assessments, public participation, stakeholder engagement environmental management

screening as well as mapping using ArcGIS for a variety of environmental projects.

Andrea Spitz has over 25 years of experience undertaking baseline social research, developing and

reviewing social impact assessments, running and reviewing stakeholder engagement processes,

social management plans, including resettlement action plans and livelihood restoration plans. Her

work has involved a range of methodologies including quantitative surveys; qualitative data gathering

(community meetings, gender-specific participatory meetings, focus groups meetings, one-on-one

interviews, rapid rural appraisal tools etc.); and filming and producing videos for visual documentation

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and effective communication across languages and levels of literacy, amongst others.

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1.3 Assessment Methodology

1.3.1 Purpose of the study

The current report is the result of the scoping phase of a social impact assessment for the Klipkraal WEF.

The International Principles for Social Impact Assessment (Vanclay, 2003) define SIA as:

"The processes of analysing, monitoring and managing the intended and unintended social consequences, both positive and negative, of planned interventions (policies, programs, plans, projects) and any social change processes invoked by those interventions".

The International Principles for Social Impact Assessment define social impacts as changes to one or more of the following:

- People's way of life that is, how they live, work, play and interact with one another on a day-to-day basis.
- Their culture that is, their shared beliefs, customs, values and language or dialect.
- Their community its cohesion, stability, character, services and facilities.
- Their political systems the extent to which people are able to participate in decisions that affect their lives, the level of democratisation that is taking place, and the resources provided for this purpose.
- Their environment the quality of the air and water people use, the availability and quality of the food they eat, the level of hazard or risk, dust and noise they are exposed to, the adequacy of sanitation, their physical safety, and their access to and control over resources.
- Their health and wellbeing health is a state of complete physical, mental, social and spiritual wellbeing and not merely the absence of disease or infirmity.
- Their personal and property rights particularly whether people are economically affected or experience personal disadvantage which may include a violation of their civil liberties.
- Their fears and aspirations their perceptions about their safety, their fears about the future of their community, and their aspirations for their future and the future of their children.

The purpose of this SIA scoping process is therefore to:

- Provide baseline information describing the social environment within which the project is proposed, and which may be impacted (both positively and negatively) as a result of the proposed development.
- Identify and describe possible social risks / fatal flaws and social impacts that may arise as a result
 of the proposed development (in terms of the detailed design and construction, operation, and
 decommissioning phases of the project).

1.3.2. Approach to study

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This Social Scoping Report provides a snapshot of the current socio-economic setting within which the

Klipkraal Wind Facility (WEF) 1 is proposed. It is intended to identify potential generic areas of impact (positive

and negative) that may arise from the various phases of development of the WEF (construction through to

decommissioning). The predominant intention of scoping is to highlight areas of focus needed in the detailed

SIA as well as other specialists' studies with overlapping social consequences, which will contribute to

meaningful mitigation, optimisation and management measures for the Environmental and Social

Management Plan.

This Social Scoping Report provides a snapshot of the current social setting within which the Klipkraal Wind

Energy Facility (WEF) 1 is proposed. It provides a high-level overview of the manner in which the status quo

is likely to change or be impacted by the construction, operation and decommissioning of the project, as well

as the way the social environment is likely to impact on the development itself.

The Scoping process comprised the following:

• Collection and review of existing information, including national, provincial, district, and local plans,

policies, programmes, census data, and available literature from previous studies conducted within the

area. Project specific information was obtained from the project proponent.

• Desktop identification of potential direct, indirect, and cumulative impacts likely to be associated with the

construction, operation, and decommissioning of the proposed project. Some impacts associated with

construction can also be expected to be associated with the decommissioning phase (however, to a lesser

extent as the project site would have previously undergone transformation and disturbance during

construction).

Preparation of a Social Scoping Report for inclusion in the overall Scoping Report to be prepared for the

Klipkraal project and which will inform more detailed specialist studies in the next stage of the ESIA.

No stakeholder engagement has been undertaken at this stage however as part the SIA this will be

undertaken in the full assessment.

1.3.3. Collection and review of existing information

Existing desktop information that has relevance to the proposed project, project area and / or surrounds was

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collected and reviewed. The following information was examined as part of this process:

· Project maps.

Google Earth imagery.

A description of the project (as provided by the project proponent).

• Census Data (2011), and the Local Government Handbook (2019).

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- Planning documentation such as Provincial Growth and Development Strategies (PGDSs), Local and District Municipality Integrated Development Plans (IDPs), Spatial Development Frameworks (SDFs), and development goals and objectives.
- Relevant legislation, guidelines, policies, plans, and frameworks.
- Available literature pertaining to social issues associated with the development and operation of Wind Energy facility and associated infrastructure.

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2. ASSUMPTIONS AND LIMITATIONS

• No primary data collection has been undertaken as part of this scoping process.

Data derived from the 2011 Census; Northern Cape Provincial Growth and Development Strategy 2004-

2014); Northern Cape Climate Change Response Strategy; Karoo Hoogland Local Municipality Integrated

Development Plan; Namakwa District Municipality Integrated Development Plan (2017 – 2022) was used

to generate most of the information provided in the baseline profile of the study area. There may have

been significant demographic, socio-economic, and socio-political changes, amongst others, since the

initial 2011 Census and data used may, therefore, not provide an accurate reflection of the current status

quo.

• This Social Scoping Report is intended to provide an overview of the current social environmental and

assist in the identification of potential social impacts.

No stakeholder mapping has been undertaken to determine relevant stakeholders for engagement during

the SIA phase, and no consultation has been conducted with key stakeholders as part of the Scoping

process to date.

· This Report was prepared based on information which was available to the specialist at the time of

preparing the report. The sources consulted are not exhaustive, and the possibility exists that additional

information which might strengthen arguments, contradict information in this report, and / or identify

additional information might exist.

• It is assumed that the motivation for, and planning and feasibility study of the project, was undertaken

with integrity; and that information provided by the project proponent is accurate and true at the time of

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preparing this Report.

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3. TECHNICAL DESCRIPTION

3.1 Project Location

The proposed WEF and associated grid connection infrastructure is located approximately 30 km south east of Fraserburg in the Karoo Hoogland Local Municipality, in the Namakwa District Municipality.

3.1.1. Wind Energy Facility

Phases 1 to 3 of the WEF application site incorporates the following farm portions:

- Remainder of the Farm Matjesfontein No. 409 (RE/409) C02600000000040900000;
- Remainder of the Farm Klipfontein No. 447 (RE/44) C0260000000044700000; and
- Portion 1 of the Farm Klipfontein No. 447 (1/447) C02600000000044700001.

Phases 4 to 5 of the WEF application site incorporates the following farm portions:

- Portion 3 of the Farm Ratelfontein No. 394 (3/394) C0260000000039400003; and
- Remainder of the Farm Matjiesfontein No. 411 (RE/411) C02600000000041100000.

3.2 Project Description

The details of the proposed wind farm projects which form part of the larger Klipkraal WEF are as follows:

Phase	Applicant	Capacity	No. of turbines
Phase 1	Klipkraal Wind Facility 1 (Pty) Ltd	300MW	60
Phase 2	Klipkraal Wind Facility 2 (Pty) Ltd	300MW	60
Phase 3	Klipkraal Wind Facility 3 (Pty) Ltd	300MW	60
Phase 4	Klipkraal Wind Facility 4 (Pty) Ltd	300MW	60
Phase 5	Klipkraal Wind Facility 5 (Pty) Ltd	300MW	60

The Klipkraal WEF will each include the following components:

Wind Turbines:

 Between approximately 60 turbines, between 5MW and 8MW, with a maximum export capacity of up to approximately 300MW. This will be subject to allowable limits in terms of the Renewable Energy Independent Power Producer Procurement Programme (REIPPPP) or any other program.

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• The final number of turbines and layout of the wind farm will, however, be dependent on the outcome of the Specialist Studies in the EIA phase of the project;

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- Each wind turbine will have a maximum hub height of up to approximately 200m;
- Each wind turbine will have a maximum rotor diameter of up to approximately 200m;
- Permanent compacted hardstanding areas / platforms (also known as crane pads) of approximately 100m x 100m (total footprint of approx. 10 000m2) per wind turbine during construction and for ongoing maintenance purposes for the lifetime of the proposed wind farm projects. This will however depend on the physical size of the wind turbine;
- Each wind turbine will consist of a foundation (i.e. foundation rings) which may vary in depth, from approximately 3m and up to 5m or greater, depending on the physical size of each wind turbine. It should be noted that the foundation can be up to 700m³

Electrical Transformers:

- Electrical transformers will be constructed near the foot of each respective wind turbine in order to step up the voltage to 66kV.
- The typical footprint of the electrical transformers is approximately 10m x 10m, but can be up to 20m x 20m at certain locations

Step-up / Collector Substations:

- One 11-66/132-400kV step-up / collector substation, each occupying an area of up to approximately 2ha.
- The proposed substations will include an Eskom portion and an Independent Power Producer (IPP)
 portion; hence the substations have been included in each respective wind farm EIA and in the grid
 connection infrastructure BA (substations, switching stations and power lines) to allow for handover
 to Eskom.
- Following construction, the substations will be owned and managed by Eskom. The current
 applicant will retain control of the medium voltage components (i.e. 33kV components) of the
 substations, while the high voltage components (i.e. 33kV components) of the substation, while the
 high voltage components (i.e 400kV components) of the substation will likely be ceded to Eskom
 shortly after the completion of construction

Main Transmission Substations (MTS):

One (1) new 132/400kV Main Transmission Substation (MTS) is being proposed, occupying an area
of up to approximately 120ha.

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The proposed MTS will include an Eskom portion and an IPP portion.

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Following construction, the substations will be owned and managed by Eskom. The current
applicant will retain control of the 132-400kV and lower voltage components of each MTS, while the
132/400kV voltage components of each MTS will likely be ceded to Eskom shortly after the
completion of construction

Electrical Infrastructure:

- The wind turbines will be connected to the proposed substations via medium voltage (i.e. 33kV)
 cables.
- These cables will be buried along access roads wherever technically feasible, however, the cables can also be overhead (if required)
- Each WEF will then connect to the MTS via an up to 400kV powerline.

Battery Energy Storage Systems (BESS):

- One (1) Battery Energy Storage System (BESS) will be constructed for the wind farm and will be located next to the 33-66/132-400kV step-up / collector substations which form part of the respective wind farms, or in between the wind turbines.
- It is anticipated that the type of technology will be either Lithium Ion or Sodium-Sulphur (or as determine prior to construction).
- These batteries are not considered hazardous goods as they will be storing 'energy'.
- The size, storage capacity and type of technology will be determined / confirmed prior to construction. This information will be provided to I&APs prior to the commencement of construction.

Roads:

- Internal roads with a temporary width of up to approximately 15m will provide access to the location each wind turbine. These roads will be rehabilitated back to 8m once construction has been completed.
- Existing site roads will be used wherever possible, although new site roads will be constructed where necessary.
- Existing site roads may also be upgraded using temporary concrete stones in order to accommodate for the heavy loads.
- Turns will have a radius of up to 50m for abnormal loads (especially turbine blades) to access the various wind turbine positions.

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Site Access:

The proposed wind farm application sites will be accessed via existing gravel roads from the R353
 Regional Route

Temporary Staging Areas:

- A temporary staging area will be required for the wind farm and will be located both at the foot of each wind turbine and at the storage facility (i.e. turbine development area) to allow for working requirements
- One (1) temporary staging area per wind turbine / range of wind turbines will be required.
- Temporary staging areas will cover an area of up to approximately 100m x 100m (10 000m2 / 1ha) each.

Temporary Construction Camps:

- One (1) temporary construction camp will be required during the construction phase for the wind farm.
- This area will be used as a permanent maintenance area during the operational phase.
- The combined Temporary Construction Camp / Permanent Maintenance Area will cover an area of up to approximately 2.25ha.
- A cement batching plant as well as a chemical storage area will fall within each Temporary Construction Camp and Permanent Maintenance Area.
- The Temporary Construction Camp and Permanent Maintenance Area will be strategically placed around the proposed wind farm sites and will avoid all high sensitivity and/or 'no-go' areas;

Offices, Accommodation, a Visitors' Centre and Operation & Maintenance (O&M) Buildings:

- An office (including ablution facilities), accommodation, a Visitors' Centre and Operation &
 Maintenance (O&M) building will be required and will occupy areas of up to approximately 100m x
 100m (i.e. 1ha).
- Each wind farm (i.e. each phase) will have its own O&M building and Office, however, the Accommodation and Visitors' Centre will be centralised locations which will be shared between

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certain wind farm projects (i.e. shared between certain phases which will be confirmed at a later stage).

Septic Tank and Soak-Away Systems:

The proposed wind farm will consist of septic tank and soak-away systems.

This will be required for construction as well as long term use.

Septic tanks and soak-away systems will be placed 100m or more from water resource (which

includes boreholes),

Fencing:

Fencing will be required and will surround the wind farm.

• The maximum height of the fencing as well as the area which the fencing will cover will be

confirmed during the detailed design phase, prior to construction commencing.

Fences will however be constructed according to specifications recommended by the Ecologist and

Avifauna specialist (as per the EMPr).

Temporary Infrastructure to Obtain Water from Available Local Sources:

• Temporary infrastructure to obtain water from available local sources will be required. Water may

also be obtained from onsite boreholes and from the town of Fraserburg.

• New or existing boreholes, including a potential temporary above ground pipeline (approximately

50cm in diameter) for each wind farm, to feed water to the sites are being proposed.

• Water will potentially be stored in temporary water storage tanks.

The necessary approvals from the Department of Water and Sanitation (DWS) will be applied for

separately (should this be required); and

Temporary Containers:

Temporary containers of up to approximately 80m³ will be required for the storage of fuel on-site

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during the construction phase of each wind farm.

The chemical storage area will fall within the Temporary Construction Camp and permanent

Maintenance Area.

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4. LEGAL REQUIREMENT AND GUIDELINES

The legislative and policy context applicable to a project plays an important role in identifying and assessing the potential social impacts associated with the development. In this regard a key component of the SIA process is to assess a proposed development in terms of its suitability with regards to key planning and policy documents.

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

4.1. National Policy and Planning Context:

- Constitution of the Republic of South Africa, 1996
- National Environmental Management Act (No. 107 of 1998) (NEMA)
- White Paper on the Energy Policy of the Republic of South Africa (1998)
- National Energy Act (No. 34 of 2008)
- Integrated Energy Plan (IEP) (2016)
- National Development Plan (NDP) 2030 (2012)
- Integrated Resource Plan for Electricity (IRP) 2010 2030 (2011) (and subsequent updates thereto)
- Strategic Infrastructure Projects (SIPs)

4.2. Provincial Policy and Planning Context:

- Northern Cape Provincial Growth and Development Strategy (2004-2014)
- Northern Cape Province Twenty Year Review (2014)
- Northern Cape Spatial Development Framework (2012)
- Northern Cape Department of Environment & Nature Conservation Annual Report (2016/17)
- Northern Cape Department of Economic Development & Tourism Annual Report (2017)
- Northern Cape State of Province Address (2018)
- Northern Cape Climate Change Response Strategy

4.3. Local Policy and Planning Context:

- Namakwa District Municipality Integrated Development Plan (IDP) (2017 2022)
- Karoo Hoogland Local Municipality Integrated Development Plan (IDP) (2017 -2022)
- Karoo Hoogland Spatial Development Framework (SDF) (2019)

4.4. National Policy and Planning Context

Any project which contributes positively towards the objectives mentioned within national policies could be considered strategically important for the country. A review of the national policy environment suggests that the increased utilisation of Renewable Energy (RE) sources is considered integral to reducing South Africa's carbon footprint, diversifying the national economy, and contributing towards social upliftment and economic development. As the project comprises a RE project and would contribute RE supply to provincial and national

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Nondumiso Bulunga

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targets set out and supported within these national policies, it is considered that the project fits within the national policy framework.

A brief review of the most relevant national legislation and policies is provided in table format Table 1 below.

Table 1 Relevant national legislation and policies for the Klipkraal Wind Energy Facility (WEF) 1

D 1 (1 : 1 ::	
Relevant legislation or policy	Relevance to the proposed project
Constitution of the Republic of South Africa, 1996	Section 24 of the Constitution pertains specifically to the environment. It states that Everyone has the right to an environment that is not harmful to their health or well-being, and to have the environment protected, for the benefit of present and future generations, through reasonable legislative and other measures that prevent pollution and ecological degradation, promote conservation and secure ecologically sustainable development and use of natural resources while promoting justifiable economic and social development.
	The Constitution 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. This is especially significant for previously disadvantaged individuals who are most at risk to environmental impacts.
National Environmental Management Act (No. 107 of 1998) (NEMA)	This piece of legislation is South Africa's key piece of environmental legislation and sets the framework for environmental management in South Africa. 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.
,	The national environmental management principles state that the social, economic and environmental impacts of activities, including disadvantages and benefits, must be considered, assessed and evaluated, and decisions must be appropriate in the light of such consideration and assessment.
	The need for responsible and informed decision-making by government on the acceptability of environmental impacts is therefore enshrined within NEMA.
White Paper on the Energy Policy of the Republic of South Africa (1998)	The White Paper on Energy Policy places emphasis on the expansion of energy supply options to enhance South Africa's energy security. This can be achieved through increased use of RE and encouraging new entries into the generation market. South Africa has an attractive range of cost-effective renewable resources, taking into consideration social and environmental costs. Government policy RE is thus concerned with meeting the following challenges:
	 Ensuring that economically feasible technologies and applications are implemented. Ensuring that an equitable level of national resources is invested in renewable technologies, given their potential and compared to investments in other energy supply options.
	Addressing constraints on the development of the renewable industry. The policy states that the advantages of RE include minimal environmental impacts during operation in comparison with traditional supply technologies, generally lower running costs,

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Relevant legislation or policy	Relevance to the proposed project
	and high labour intensities. Disadvantages include higher capital costs in some cases; lower energy densities; and lower levels of availability, depending on specific conditions, especially with sun and wind-based systems. Nonetheless, renewable resources generally operate from an unlimited resource base and, as such, can increasingly contribute towards a long-term sustainable energy future. The White Paper on Energy Policy therefore supports the advancement of RE sources and ensuring energy security through the diversification of supply.
National Energy Act (No.34 of 2008)	The purpose of the National Energy Act (No. 34 of 2008) is to ensure that diverse energy resources are available, in sustainable quantities and at affordable prices, to the South African economy in support of economic growth and poverty alleviation, while taking environmental management requirements into account. In addition, the Act also provides for energy planning, and increased generation and consumption of Renewable Energies (REs). The objectives of the Act, are to amongst other things, to:
	Ensure uninterrupted supply of energy to the Republic. Description of energy to the Republic.
	Promote diversity of supply of energy and its sources. Promote diversity of supply of energy and its sources. Promote diversity of supply of energy and its sources.
	 Facilitate energy access for improvement of the quality of life of the people of the Republic.
	Contribute to the sustainable development of South Africa's economy.
	The National Energy Act therefore recognises the significant role which electricity plays growing the economy while improving citizens' quality of life. The Act provides the legal framework which supports the development of RE facilities for the greater environmental and social good and provides the backdrop against which South Africa's strategic planning regarding future electricity provision and supply takes place. It also provides the legal framework which supports the development of RE facilities for the greater environmental and social good.
Integrated Energy Plan (IEP) (2016)	The Integrated Energy Plan (IEP) (which was developed under the National Energy Act (No. 34 of 2008)), recognises that energy is essential to many human activities, and is critical to the social and economic development of a country. The purpose of the IEP is essentially to ensure the availability of energy resources, and access to energy services in an affordable and sustainable manner, while minimising associated adverse environmental impacts. Energy planning therefore needs to balance the need for continued economic growth with social needs, and the need to protect the natural environment. The IEP is a multi-faceted, long-term energy framework which has multiple aims, some of
	which include:
	To guide the development of energy policies and, where relevant, set the framework for regulations in the energy sector.
	 To guide the selection of appropriate technologies to meet energy demand (i.e., the types and sizes of new power plants and refineries to be built and the prices that should be charged for fuels).
	To guide investment in and the development of energy infrastructure in South Africa.

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Relevant legislation or policy	Relevance to the proposed project
	To propose alternative energy strategies which are informed by testing the potential impacts of various factors such as proposed policies, introduction of new technologies, and effects of exogenous macro- economic factors.
National	The National Development Plan (NDP) 2030 is a plan prepared by the National Planning
Development Plan 2030 (2012)	Commission in consultation with the South African public which is aimed at eliminating poverty and reducing inequality by 2030.
	In terms of the Energy Sector's role in empowering South Africa, the NDP envisages that, by 2030, South Africa will have an energy sector that promotes:
	Economic growth and development through adequate investment in energy infrastructure. The sector should provide reliable and efficient energy service at competitive rates, while supporting economic growth through job creation.
	Social equity through expanded access to energy at affordable tariffs and through targeted, sustainable subsidies for needy households.
	Environmental sustainability through efforts to reduce pollution and mitigate the effects of climate change.
	The NDP aims to provide a supportive environment for growth and development, while promoting a more labour-absorbing economy.
	The development of the grid connection infrastructure is considered to be relevant to the plan due to the need of the infrastructure for economic growth within the Kai !Garib Local Municipality municipal area.
Integrated Resource Plan for Electricity (IRP) 2010- 2030 (2011) and subsequent updates	The Integrated Resource Plan for Electricity (IRP) 2010 – 2030 is a subset of the IEP and constitutes South Africa's national electricity plan. The primary objective of the IRP is to determine the long-term electricity demand and detail how this demand should be met in terms of generating capacity, type, timing and cost. The IRP also serves as input to other planning functions, including amongst others, economic development and funding, and environmental and social policy formulation.
	The current iteration of the IRP, led to the Revised Balanced Scenario (RBS) that was published in October 2010. Following a round of public participation which was conducted in November / December 2010, several changes were made to the IRP model assumptions. The document outlines the proposed generation new-build fleet for South Africa for the period 2010 to 2030. This scenario was derived based on a cost- optimal solution for new-build options (considering the direct costs of new build power plants), which was then "balanced" in accordance with qualitative measures such as local job creation.
	The Policy-Adjusted IRP reflects recent developments with respect to prices for renewables. In addition to all existing and committed power plants, the plan includes 9.6GW of nuclear; 6.25GW of coal; 17.8GW of renewables; and approximately 8.9GW of other generation sources such as hydro, and gas.
Strategic Infrastructure Projects (SIPs)	The Presidential Infrastructure Coordinating Committee (PICC) are integrating and phasing investment plans across 18 Strategic Infrastructure Projects (SIPs) which have the following 5 core functions:

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Relevant legislation or policy	Relevance to the proposed project
	To unlock opportunity.
	Transform the economic landscape.
	Create new jobs.
	Strengthen the delivery of basic services.
	Support the integration of African economies.
	A balanced approach is being fostered through greening of the economy, boosting energy security, promoting integrated municipal infrastructure investment, facilitating integrated urban development, accelerating skills development, investing in rural development, and enabling regional integration.
	SIP 8 of the energy SIPs supports the development of RE projects as follow:
	SIP 8: Green energy in support of the South African economy:
	Support sustainable green energy initiatives on a national scale through a diverse range of clean energy options as envisaged in the Integrated Resource Plan (IRP 2010) and supports bio-fuel production facilities. The development of the proposed project is therefore also aligned with SIP 8 as it constitutes a green energy initiative which would contribute clean energy in accordance with the IRP 2010 – 2030.

4.5. Provincial Policies

This section provides a brief review of the most relevant provincial policies. The Klipkraal Wind Energy Facility (WEF) 1 and associated infrastructure is considered to align with the aims of these policies, even if contributions to achieving the goals therein are only minor.

A brief review of the most relevant provincial policies is provided in table format (Table 2) below.

Table 2 Relevant provincial and policies for the Klipkraal Wind Energy Facility (WEF) 1

Relevant policy	Relevance to the proposed project
Northern Cape	The Northern Cape Provincial Growth and Development Strategy (NCPGDS) identifies
Provincial Growth	poverty reduction as the most significant challenges facing the government and its partners.
and Development	All other societal challenges that the province faces emanate predominately from the effects
Strategy (2004 -	of poverty. The NCPGDS notes that the only effective way to reduce poverty is through long-
2014)	term sustainable economic growth and development, The sectors where economic growth
	and development can be promoted include:
	Agriculture and Agro-processing;
	Fishing and Mariculture
	Mining and mineral processing
	Transport
	Manufacturing

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Relevance to the proposed project

Tourism

However, the NCPGDS also notes that economic development in these sectors also requires:

- Creating opportunities for lifelong learning
- Improving the skills of the labour force to increase productivity
- Increasing accessibility to knowledge and information

The achievement of these primary development objectives depends on the achievement of a number of related objectives that, at a macro-level, describe necessary conditions for growth and development. These are:

- Developing requisite levels of human and social capital
- Improving the efficiency and effectiveness of governance and other development institutions
- Enhancing infrastructure for economic growth and social development

Of specific relevance to the SIA the NCPGDS refers to the need to ensure the availability of inexpensive energy. The section notes that to promote economic growth in the Northern Cape the availability of electricity to key industrial users at critical localities at rates that enhance the competitiveness of their industries must be ensured, At the same time, the development of new sources of energy through the promotion of the adoption of energy applications that display a synergy with the province's natural resource endowments must be encouraged. In this regard the NCPGDS notes "the development of energy sources such as solar energy, the natural gas fields, bio-fuels etc., could be some of the means by which new economic opportunity and activity is generated in the Northern Cape". The NCPGDS also highlights the importance of close co-operation between the public and private sectors for the economic development potential of the Northern Cape to be realised.

The NCPGDS also highlights the importance of enterprise development, and notes that the current levels of private sector development and investment in the Northern Cape are low. In addition, the province also lags in the key policy priority areas of SMME Development and Black Economic Empowerment. The proposed solar energy facility therefore has the potential to create opportunities to promote private sector investment and the development of SMMEs in the Northern Cape Province.

In this regard care will need to be taken to ensure that the proposed STPs and other renewable energy facilities do not negatively impact on the regions natural environment, in this regard the NCPGDS notes that the sustainable utilisation of the natural base on which agriculture depends is critical in the Northern Cape with its fragile eco-systems and vulnerability to climatic variation. The document also indicates that due to the provinces exceptional natural and cultural attributes, it has the potential to become the preferred adventure and ecotourism destination in South Africa. Care therefore needs to be undertaken to ensure that the development of large renewable energy project, such as the proposed solar energy facility, do not affect the tourism potential of the province.

Northern Cape Provincial Spatial Development Framework

Northern Cape Provincial Spatial Development Framework (NCSDF) (2012) lists a number of sectoral strategies and plans are to be read and treated as key components of the PSDF. Of these there are a number that are relevant to the proposed STPs. These includes: Sectoral Strategy 1: Provincial Growth and Development Strategy of the Provincial Government;

Sectoral Strategy 2: Comprehensive Growth and Development Programme of the Department of Agriculture, Land Reform and Rural Development

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Sectoral Strategy 5: Local Economic Development (LED) Strategy of the Department of Economic Development and Tourism

Sectoral Strategy 11: Small Micro Medium Enterprises (SMME) Development Strategy of the Department of Economic Development and Tourism;

Sectoral Strategy 12: Tourism Strategy of the Department of Economic Development and Tourism

Sectoral Strategy 19: Provincial renewable energy strategy (to be facilitated by the Department of Economic Development and Tourism)

Under Section B14.4, Energy Sector the NCSDF (2012), notes the total area of high radiation in South Africa amounts to approximately 194 000 km² of which the majority falls within the Northern Cape. It is estimated that, if the electricity production per km² of mirror surface in a solar thermal power station were 30.2 MW and only 1% of the area of high radiation were available for solar power generation, the generation potential would equate to approximately 64 GW. A mere 1.25% of the area of high radiation could thus meet projected South African electricity demand in 2025 (80 MW) (NCPSDF, 2012). However, the SDF does indicate that this would require large investments in transmission lines from the areas of high radiation to the main electricity consumer centres. The SDF also notes that the implementation of large concentrating solar power (CSP) plants has been proposed as one of the main contributors to greenhouse gas emission reductions in South Africa. In this regard various solar parks and CSP plants have been proposed in the province with Upington being the hub of such developments (NCPSDF,2012).

Section C8.23, Energy Objectives, set out the energy objectives for the Northern Cape Province. The section makes specific reference to renewable energy, The objectives are listed below.

- Promote the development of renewable energy supply schemes. Large-scale renewable energy supply schemes are strategically important for increasing the diversity of domestic energy supplies and avoiding energy imports while minimizing detrimental environmental impacts
- Enhance the efficiency of Eskom's power station at the Vanderkloof power station
- To reinforce the existing transmission network and to ensure a reliable electricity supply in the Northern Cape, construct a 400 IV transmission power line from Ferrum Substation (near Kathu/Sishen) to Garona Substation (near Groblershoop). There is a national electricity supply shortage and the country is now in a position where it needs to commission additional plants urgently. Consequently, renewable energy project is a high priority
- Develop and institute innovative new energy technologies to improve access to reliable, sustainable and affordable energy services with the objectives to realize sustainable economic growth and development. The goals of service in supplying and providing energy services, tackling climate change, avoiding air pollution and reaching sustainable development in the province offer both opportunities and synergies which require joint planning between local and provincial government as well as the private sector
- Develop and institute energy supply schemes with the aim to contribute to the
 achievement of the targets set by the White Paper on Renewable Energy (2003).
 This target relates to the delivery of 10 000 GWh of energy from renewable energy
 sources (mainly biomass, wind, solar, and small-scale hydro) by 2013.

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Section C8.3.3, Energy Policy, sets out the policy guidelines for the development of energy sector, with specific refence to the renewable energy sector.

- The construction of telecommunication infrastructure must be strictly regulated in terms of the spatial plans and guidelines put forward in the PSDF. They must be carefully places to avoid visual impacts on landscapes of significant symbolic, aesthetic, cultural or historic value and should blend in with the surrounding environment to the extent possible
- EIAs undertaken for such construction must assess the impacts of such activities against the directives above
- Renewable energy sources such as wind, solar thermal, biomass and domestic hydroelectricity are to constitute 25% of the province's energy generation capacity by 2020.

The following key policy principles for renewable energy apply:

- Full cost accounting: Pricing policies will be based on an assessment of the full economic, social and environmental costs and benefits of energy production and utilisation
- Equity: There should be equitable access to basic services to meet human needs and ensure human well-being. Each generation has a duty to avoid impairing the ability of future generation to ensure their own well-being
- Global and international cooperation and responsibilities: Government recognises
 its share responsibility for global and regional issues and act with due regard to
 the principles contained in relevant policies and applicable regional and
 international agreements
- Allocation of functions: Government will allocate functions within the framework of the Constitution to competent institutions and spheres of government that can mostly effectively achieve the objectives of the energy policy
- The implementation of sustainable renewable energy is to be promoted through appropriate financial and fiscal instruments
- An effective legislative system to promote the implementation of reenable energy is to be developed, implemented, and continuously improved
- Public awareness of the benefits and opportunities of renewable energy must be promoted
- The development of renewable energy systems is to be harnessed as a mechanism for economic development throughout the province in accordance with the Sustainable Development Initiative (SDI)an approach
- Renewable energy must, first and foremost, be used to address the needs of the province before being exported

Northern Cape Climate Change Response Strategy

The key aspects of the PCCRS Report are summarised in the MEC's (NCPG Environment and Nature Conservation) 2011 budget speech "The Provincial Climate Change Response Strategy will be underpinned by specific critical sector climate change adaptation and mitigation strategies that include the Water, Agriculture and Human Health sectors as the 3 key Adaptation Sectors, the Industry and Transport alongside the Energy sector as the 3 key Mitigation Sectors with the Disaster Management, Natural Resources and Human Society, livelihoods and Services sectors as 3 remaining key sectors to ensure proactive long term responses to the frequency and intensity of extreme weather events such as flooding and wild fore, with heightened requirements for effective disaster management

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Relevant policy Relevance to the proposed project Key points from the MEC's address include the NCPG's commitment to develop and implement policy in accord with the National Green Paper for the National Climate Change Response Strategy (2010) and an acknowledgment of the NCP's extreme vulnerability to climate-change driven desertification. The development and promotion of a provincial green economy, including green jobs, and environmental leadership is indented as an important provincial intervention in addressing climate change. The renewable energy sector, including solar and wind energy (but also biofuels and energy from waste), is explicitly indicated as important element to the Provincial Climate Change Response Strategy. The MEC also indicated that the NCP was involved in the processing several WEF and Solar Energy Facility EIA applications. Northern Cape The NCP Green Document (2017-2018) was prepared by the Northern Cape Department of Province Green Economic Development and Tourism and provides an impact assessment of IPPs on the Document communities in the province located within a 50 km radius from existing facilities. The document notes that the NCP is nationally a leader in commercial-scale renewable energy projects. By 2018 a total of 23 IPP projects in the province had been integrated into the national grid. These projects include Solar PV, Concentrated Solar and WEFs. The document notes that through their economic development obligations these projects have already made a significant positive contribution to affected communities. Much of the effort has been directed at supporting local education. The document also notes that, as these projects are committed to 20-year minimum lifespans, the collectively hold a tremendous potential for socio-economic upliftment. Key issues identified about improving the potential beneficial impact of IPPs in the NCP include: Local community members abusing project benefits for personal gain. Difficulty in outreach to local community beneficiaries due to high local illiteracy levels A lack of business skills generally hampers the successful establishment of local small enterprises which could benefit from projects. Community benefit obligations are currently met in a piecemeal and uncoordinated fashion. Anticipated community benefits are often frustrated by inadequate engagement and insufficient ongoing consultation. The scarcity of people skilled in maths and sciences in local communities hampers meaningful higher-level local skills development and employment. Insufficient support from local municipalities for IPP development.

4.6. District and Local Municipalities Policies

The strategic policies at a district and local level have similar objectives for the respective areas, namely, to accelerate economic growth, create jobs, and uplift communities. The proposed Klipkraal Wind Energy Facility (WEF) 1 and associated infrastructure is considered to align with the aims of these policies, even if contributions to achieving the goals therein are only minor.

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A brief review of the most relevant district and local municipal policies is provided in table format Table 3 below.

Table 3 Relevant district and local municipal policies for the Klipkraal Wind Energy Facility (WEF) 1

Relevant policy Namakwa District Municipality Integrated Development Plan (IDP) (2017 – 2022)

Relevance to the proposed project

The Namakwa District Municipality IDP (2017-2022) contains thirteen strategic objectives namely:

- Monitor and support local municipalities to deliver basic services which include water, sanitation, housing, electricity and waste management
- Support vulnerable groups
- Improve administrative and financial viability and capability
- Promote and facilitate Local Economic development
- Enhance good governance
- Promote and facilitate spatial transformation and sustainable urban development
- Improve communication and communication systems
- Establish a customer care system
- Invest in the improvement of ICT systems
- To render a municipal health service
- To coordinate the disaster management and fire management services in the district
- Implement the climate change response plan
- Caring for the environment

The IDP includes sectoral plans which are intended to ensure alignment between the different organs of state while providing input in the overall strategic objectives of the municipality. Sectoral plans include the Rural Development Plan, Climate Change Response Plan, Tourism Sector Plan, Air Quality Plan and the Housing Sector Plan.

The Rural Development Plan notes that the NDM has a competitive advantage in the energy sector with solar, wind, nuclear, wave and natural gas energy plants identified for the area. Of note is the potential for an Eskom nuclear power plant to be constructed at Klienzee. RE has recently become one of the cornerstones of NDM's economy of the District and there needs to be engagement on a National level to ensure that the district profits from this resource. The plan notes unemployment as one of the main reasons for poverty and highlights the importance of productive employment opportunities for reducing poverty and poverty and achieving sustainable economic and social development. Economic diversification is important in rural areas is crucial for bringing about rural development.

The Tourism Sector Plan is of relevance to the proposed development as it identifies existing and priority tourism clusters based on destinations and distribution points. Five such clusters have been identified. The clusters include the diamond and history cluster, the river and grapes cluster, outdoor action cluster, the Kalahari adventure cluster and the Ocean, desert and flower cluster, which the proposed power line would pass by

Karoo Hoogland Local Municipality Integrated Development Plan (IDP) (2017 -2022)

The KH IDP (2017-2022) identifies four Key Performance Areas (KPAs). The following categories of importance for the Municipality is as follows for the KPA's: KPA 1, Basic Service Delivery and KPA 2, Local Economic Development, are the most relevant to the proposed project.

In terms of KPA 2, Local Economic Development (LED), the IDP highlights the importance of private public partnerships for achieving economic development in the KH. The LED policy

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Relevance to the proposed project

framework identifies a number of LED Policy Pillars/Thrusts. Of relevance to the Needs Assessment these include building a diverse economic base, developing learning and skilful economies, and enterprise development and support. The IDP identifies a number of projects associated with the LED Pillar/Thrusts. Of relevance these include:

Building a diverse economic base

• Investigate possible opportunities for development of renewable energy.

Developing learning and skilful local economies

• Identify skill gaps and implements skills development and training programmes **Developing inclusive economies**

- · Support the informal and rural economy.
- Support development of women and the youth.
- · Establish community gardens.

The IDP also highlights the need to support for the rural economy, with specific reference to the One House Hold One Hectare (1HH1HA) Programme. The Objectives of the 1HH1HA Programme include reducing poverty in rural areas, creating opportunities for Black Commercial Smallholding Farmers, improving security of tenure for HD rural communities and develop farming skills. The benefits for the 1HH1HA Programme include job creating, poverty alleviation, food security, skills development, security of tenure and restoration of dignity to marginalised HD rural communities.

KPA 2, Local Economic Development (LED) identifies the need to address the challenges facing vulnerable groups in the KH, including the youth and physically and mentally challenged members of the community.

The high unemployment levels and the lack of meaningful employment opportunities represents a key challenge faced by the youth in the KH. There are also inadequate educational facilities/institutions such as Technikons, FET colleges and Universities in the KH and ND.

The IDP also refers to the need to interact with National and Provincial and District agencies aimed at youth development. The provision of quality education at Early Child Development (ECD) is also a key need. The challenges facing ECDs include lack of proper facilities and support material at learning centres, lack of funding, and food security.

The IDP also highlights the threat posed by climate change, noting it threatens food security, poverty alleviation and sustainable socio-economic growth. Vulnerable households are at most risk. A combination of increasing temperatures and reduced and/or more variable rainfall could have severe negative impacts for the Namakwa District, including the KHM. In this regard the KHM is characterised by high levels of poverty and inequality, isolated communities, and a large geographical area, which results in a vulnerable population. Large numbers of people, both private and communal, are also directly dependent on agriculture, and therefore on functioning ecosystems and water regimes, for their livelihoods. These communities and households are therefore directly affected by the risks posed by climate change.

The IDP notes that the KHM is likely to be one of the most affected municipalities in terms of

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Relevant policy	Relevance to the proposed project	
	the impact of climate change on water quality and availability. Addressing these threats and	
	the needs associated with the threat posed by climate change is therefore a key challenge.	
Karoo Hoogland	The KH Spatial Development Framework (SDF) (2019) identifies list four strategies, namely:	
Spatial	Strategy 1: Enhance local connectivity	
Development	The objectives of Strategy 1 include improving the connection between the towns of	
Framework (SDF)	Sutherland, Williston and Fraserberg and the surrounding rural areas, and support for the	
(2019)	diversification of economies, tourism, the knowledge economy, the green economy and	
	alternative energy-related enterprise development.	
	Strategy 2: Protecting local resources	
	The objectives of Strategy 2 include integrated management and prioritisation of Karoo	
	Hoogland's natural and man-made cultural landscape resources and protection of high value	
	agricultural land. The actions identified include alien vegetation clearing and riverine and	
	wetland management and environmental awareness and education programmes.	
	Strategy 3: Urban and rural development	
	The objectives of Strategy 3 include more sustainable land reform process and in areas closer	
	to urban centres, creating opportunities for increased food security and economic	
	development for rural dwellers, creation of sustainable and accessible employment	
	opportunities, and improved opportunities in the Tourism Sector. The actions identified include	
	establishing opportunities for urban agriculture (home, school and community gardens) to	
	promote household food security and improved nutrition, create opportunities for local food	
	producers to market their products (farmers markets, etc.), and establishment of artisan	
	workshops to provide local population with the chance to develop skills to participate within	
	the economic sectors. Tourism and the renewable energy sector are identified as key drivers	
	in terms of development in the KH.	
	Strategy 4: Enhance infrastructure development	
	The objectives of Strategy 3 include, maintain basic services and addressing backlogs,	
	improving public facilities and access to these facilities, improving public transport and access	
	to public transport and recycling programmes.	

The implementation of Klipkraal Wind Energy Facility (WEF) 1 would contribute towards addressing the Karoo Hoogland local municipality key issue regarding high levels of poverty and unemployment, skills shortage, and inequalities through the creation of employment opportunities, the provision of skills training opportunities, and local economic growth, including growth in personal income levels of those community members who would be employed on the project.

4.7. Conclusion

The main findings of the review of the policy documents on all spheres of Government indicated that strong support was given towards renewable energy, specifically wind energy. The White Paper on the Energy Policy of the Republic of South Africa of 1998 stated that due to the fact that renewable energy resources operate from an unlimited resource base, for example the wind, renewable energy can increasingly contribute towards a long-term sustainable energy for future generations. This policy further highlighted that due to the unlimited resources base of renewable energy in South Africa, renewable energy applications like wind energy is

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considered as having lowest water consumption, lowest relative greenhouse gas emission, and most

favourable social impacts. It is considered as one of the most sustainable renewable energy sources. The

Integrated Resource Planning for Electricity for South Africa of 2010 – 2030, the National Infrastructure Plan

of South Africa and the New Growth Path Framework all support the development of the renewable energy

sector.

In particular, the IRP also indicated that 43% of the energy generations in South Africa is allocated to

renewable energy applications. On District and Local level not much attention is given to renewable sources

like wind energy, however the documents reviewed do make provision for energy efficiency in improving the

quality of lives in terms of efficient physical infrastructure. At Provincial, District and Local level the policy

 $documents\ support\ the\ applications\ of\ renewables.\ The\ Northern\ Cape\ Provincial\ Development\ and\ Resource$

Management Plan/ Provincial Spatial Development Framework (PSDF) of 2012 indicated that the

development of renewable energy applications such as WEFs, could be some of the means by which the

Northern Cape can benefit economically. The review of the relevant policies and documents related to the

energy section, indicate that renewables like wind energy and the establishment of WEFs are supported by

all spheres of Government.

The legislative context plays an important role in identifying and assessing the potential social impacts

associated with a proposed development. The policies also highlight awareness of the need for socio-

economic development; skills and training; improved education towards future employability. The

developments that are undertaken in the area from such proposed projects has a potential to provide support

to socio-economic development and enterprise development will further benefit the surrounding communities

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and local municipality.

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5. DESCRIPTION OF THE RECEIVING ENVIRONMENT

The proposed WEF and associated grid connection infrastructure is located approximately 30 km southeast of Fraserburg in the Karoo Hoogland Local Municipality, in the Namakwa District Municipality.

Phases 1 to 3 of the WEF application site incorporates the following farm portions:

- Remainder of the Farm Matjesfontein No. 409 (RE/409)
- Remainder of the Farm Klipfontein No. 447 (RE/44) and Portion 1 of the Farm Klipfontein No. 447 (1/447).

Phases 4 to 5 of the WEF application site incorporates the following farm portions:

- Portion 3 of the Farm Ratelfontein No. 394 (3/394) and
- Remainder of the Farm Matjiesfontein No. 411 (RE/411).

Table 4 Spatial Context of the study area for the development of the Klipkraal Wind Energy Facility (WEF)

Province	Northern Cape Province
District Municipality	Namakwa District Municipality
Local Municipality	Karoo Hoogland Local Municipality
Ward number(s)	3
Nearest town(s)	30km southeast of Fraserburg
Preferred access	The proposed wind farm application sites will be accessed via existing gravel roads from the R353 Regional Route

This Chapter provides an overview of the social environment of the province, DM, and LM within which the Klipkraal Wind Energy Facility (WEF) 1 is proposed and provides the social basis against which potential issues can be identified.

5.1 Northern Cape Province

The Northern Cape Province, is the largest province in South Africa and covers an area of 361 830 km2 and, constitutes approximately 30% of South Africa. The province is divided into five district municipalities (DM), namely, Frances Baard, Karoo, Namakwa, Pixley Ka Seme and ZF Mgcawu District Municipality (known before 1 July 2013 as Siyanda DM). Despite having the largest surface area, the Northern Cape has the smallest population of 1 193 780 (Community Household Survey, 2016) or 2.2% of the population of South Africa. Of the five districts, Frances Baard has the largest population (32.5%), followed by ZF Mgcawu District

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Municipality (21.2%), John Taola Gaetsewe (20.3%), Pixley ka Seme (16.4%) and Namakwa (9.7%). The

majority of the population in the Northern Cape Province are Black African (48.1%), followed by Coloureds

(43.7%) and Whites (7.7%).

In terms of age, 36.5% of the Northern Cape population is between 15 and 34 years old, which is the highest

age distribution, followed by 29.2% of those aged 35-64 years, while only 6.6% comprised those aged 65

years and older. Similarly, this pattern is also seen across all districts in the province. The district profile shows that the highest proportions of persons aged 15-34 years were recorded in Pixley Ka Seme, ZF Mgcawu and

John Taolo Gaetsewe districts. The figures for these three districts were also above the provincial average of

36.5%. The proportion of persons aged 65 years and older was higher in Namakwa (9.5%) and Frances Baard

(8.2%).

The Northern Cape offers unique tourism opportunities including wildlife conservation destinations, natural

features, historic sites, festivals, cultural sites, star gazing, adventure tourism, agricultural tourism,

ecotourism, game farms, and hunting areas, etc. The province is home to the Richtersveld Botanical and

Landscape World Heritage Site, which comprises a United Nations Educational, Scientific and Cultural

Organisation (UNESCO) World Heritage Site under the World Heritage Convention. The Northern Cape is

also home to two (2) Transfrontier National Parks, namely the Kgalagadi Transfrontier Park, and the

Richtersveld /Ai-Ais Transfrontier Park, as well as five (5) national parks, and six (6) provincial reserves.

The Northern Cape plays a significant role in South Africa's science and technology sector, and is home to the Square Kilometre Array (SKA), the Southern African Large Telescope (SALT), and the Karoo Array

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Telescope (MeerKAT).

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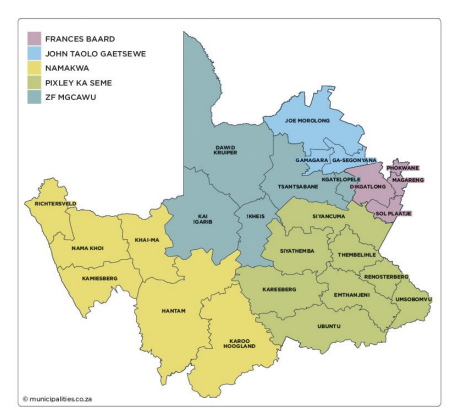


Figure 2: Map showing the district municipalities of the Northern Cape (Source www.municiaplities.co.za)

5.2 Namakwa District Municipality

The Namakwa District Municipality (NDM) is situated in the north-western corner of South Africa and is bordered by the Atlantic Ocean to the west, Namibia to the north, ZF Mgcawu and Pixley ka Seme District Municipalities to the north-east and east, respectively and the Western Cape Province to the south. The NDM is made up of six local municipalities, namely Richtersveld, Nama Khoi, Khai Ma, Kamiesberg, Hantam and Karoo Hoogland. The district has an area of 126 836km², making it the largest district municipality in South Africa, with the town of Springbok functions as the administrative centre. The National Route 7 (N7), an important transport route, passes through the district.

The main economic sectors contributing to the district are agriculture, mining, mari-culture, tourism, industry, and electricity. Between 2003 and 2013, the tertiary (tourism) sector had the highest contribution to the economy with an average annual contribution of 63.1%. This was followed by the primary sector contributing an annual average of 33.8%.

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The agricultural sector is the second largest employer in the district and includes stock-farming and the cultivation of various fruits along the Orange River. Abalone and oyster production along the western coast offer further opportunities which could be developed.

Mining is a major economic contributor to the NDM and occurs in four of the six local municipalities. Minerals mined include diamonds, copper, zinc, lead and granite. Several of the mines have come to the end of their economic life, which has led to a number of mines that have either closed or are about to close. One of the largest mines, O'kiep Copper Company, is one such mine that has closed. The closure of mines has had a large negative impact on the district's economy.

The NDM had the highest solar radiation intensity in Southern Africa, making it an ideal location for solar projects. Wind, wave and nuclear energy have also been identified as renewable energy sources which could potentially support the energy sector in the region (Namakwa District Municipality: IDP, 2017).



Figure 3: Map showing the local municipalities of the Namakwa DM (Source: www,municiaplities.co.za)

5.3 Karoo Hoogland LM

The Karoo Hoogland (KH) is one of six local municipalities that make up the Namakwa District (ND) Municipality. The three main towns in Karoo Hoogland are Williston, Fraserburg and Sutherland. The town of

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Sutherland was founded in 1855 as a church and market town to serve the sheep farming community in the area. The town is located approximately 100 km north of the small village of Matjiesfontiein and is accessed via the R 354. The main economic activities include tourism and sheep farming. South African Astronomical Observatory (SAAO) was established outside the town in 1972 and plays a key role in the town's tourism related economy.

It is the second-largest of the six municipalities in the district, making up a quarter of its geographical area. Although the municipality's towns are separated by more than 100km by road, they share many administrative tasks. The Main Administration Office is situated in Williston.

Main Economic Sectors: Community, social and personal services (42.5%), transport, storage and communication (15%), wholesale and retail trade, catering and accommodation (13.7%), agriculture, forestry and fishing (13%), finance, insurance, real estate and business services (8.8%), manufacturing (5.9%).



Figure 4: Map showing the local municipalities of the Karoo Hoogland LM (Source: www,municiaplities.co.za)

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5.4 **Demographic and Economic Context**

In this section the demographic and economic context of the respective Province, District and Local

municipalities will be discussed. The information below was obtained from the Northern Cape Provincial

Development and Resource Management Plan/Provincial Spatial Framework (PSDF) of 2021, the Namakwa

District Municipality Draft Integrated Development Plan 201/2019 for 2017-2022, and the Karoo Hoogland

Local Municipality Draft Integrated Development Plan of 2017/2022.

5.5 **Project Site**

The site is situated on top of a plateau landform. The edge of the landform forms an escarpment that descends

generally to the south. The landscape is flat and stony dotted with hills and mountains. The current land-use

is primarily small stock grazing. The peripheral visual boundaries to the north and east are truncated by low

ridges. The peripheral visual boundary to the south and west is relatively undistinguished. The area appears

to be sparsely populated.

According to the visual impact assessment report (Klapwijk (2022), there have a homesteads and structures

that have been identified in the area identified as part. The farms are privately owned by landowners that are

within the project site. The study area is not regarded as having a high visual quality when compared to other

areas in the region such as the Swartberg Mountains, Meiringspoort and the mountains around Beaufort West

and the Karoo National Park but it does display the typical and iconic Karoo landscape (Klapwijk (2022)).

The Area of Influence of the project is based on 50km radius and is currently anticipated to include all

renewable energy facilities that are within close proximity of the project site, homesteads, other visual

receptors like Fraserburg, the Karoo National Park, travellers on main roads such as the R353, R356 and the

R61, activities and institutions that rely on the aesthetic environment such as small-scale farmers, game

farms, national parks, lodges, guesthouses, as well as hunting and photographic safari operations.

5.6 **Baseline Description of the Social Environment**

Table 5 provides a baseline summary of the social profile of the Karoo Hoogland Local Municipality within

which Klipkraal Wind Energy Facility (WEF) 1 is proposed. To provide context against which the Local

Municipality's social profile can be compared, the social profiles of the Namakwa District, Northern Cape

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Province, and South Africa as a whole have also been provided where applicable. The data presented in this

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section have been derived from the 2011 Census, the Northern Cape Provincial Spatial Development Framework (PSDF), and the Namakwa DM and Karoo Hoogland LM IDPs.

Table 5 Baseline description of the social characteristics of the area within which the Klipkraal Wind Energy Facility (WEF) 1

Population characteristics

- Namakwa DM has a population of 115 489 people as of the 2016 community survey which is about 10 percent of the figure in Northern Cape (1,193,789).
- Namakwa is 127 663.3 square kilometres with 0.9 people per square kilometre whilst Karoo Hoogland LM 30 253.6 square kilometres with 0.4 people per square kilometre.
- Based on the 2016 Community Household Survey the population of the Karoo Hoogland LM was 13 010.

Economic, education and household characteristics

- The Karoo Hoogland LM main economic activities include tourism and sheep farming.
- South African Astronomical Observatory (SAAO) was established outside the town in 1972 and plays a key role in the town's tourism and related economy.
- The dependency ratio for the Karoo Hoogland in 2011 was 50.9%.
- Most people between the age of 15 and 17 are not economically active (i.e. they are still likely to be at school or dependent upon their parents or other family members).
- The dependency ratio in 2016 was 72%, this figure is significantly higher than the national, provincial and municipal levels in 2011.
- A higher dependency ratio reflects the limited employment opportunities in the area and represents a significant risk to the district and local municipality.
- Based on 2011 Census the official unemployment figure for Karoo Hoogland was 8%. The figures also indicate that the majority of the population were not economically active, namely 40.4%.
- The 2011 unemployment figure is lower than the official unemployment rate for the Namakwa District (11.1%) and Northern Cape (14.5%)
- While the level of unemployed was low, this needs to be considered within the context of the low-income levels and the dependence on the agricultural sector.
- Based on the 2016 household community survey, 13.2% of population over the age of 20 had no formal education. This is significantly higher than the figures of Namakwa District (4.4%) and Northern Cape (7.9%) and reflects the rural nature of large parts of the Karoo Hoogland.
- Namakwa IDP (2017-2022) notes that the Karoo Hoogland has the lowest functional literacy rate in the Namakwa District
- Based on the data from 2011 census, 6.6% of the population of the Karoo Hoogland had no formal income, 2.4% earned less than R4 800, 5% earned between R5 000 and R10 000 per annum.
- Based on the World Bank Development Research group in the region 64.8% of the households in the Karoo Hoogland live close to or below poverty line.
- The low household income levels are reflected in the number of indigent households in the Karoo Hoogland, which had 944 registered indigent households in 2016.
- 32.4% households are headed by women which is about 90% of the rate in Namakwa (37.55%) (Wazimap, 2016).
- 67.6% households are headed by male which is about 10% higher than rate in Namakwa (62%) Wazimap, 2016).

Services

- Based on the information from the 2016 community survey 96.6% of households in the Karoo Hoogland had access to electricity.
- Of this total 66.7% had in-house prepaid meters, while 6.6% have conventional in-houses meters, and 20.3% had solar power.

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- Only 3.4% of households did not have access to electricity, this is marginally higher than the figures for the Namakwa District (2.2%), but lower than the figure for Northern Cape (6.7%).
- Most of the households in the Karoo Hoogland (74.3) are supplied with electricity by the Karoo Hoogland.
- 69% of households were supplied by a regional or local service provider, while 30.4% rely on their own source of water.
- 69.7% of households have access to flush toilets, this is significantly lower than Namakwa District (82.3) and marginally lower than Northern Cape (71.6).
- 67.9% of households have their refuse collected by a local authority of private company on a regular basis, while 30% rely on their own waste disposal dump.
- The higher number of households that dispose of their waste at their own dump reflects the rural nature of the Karoo Hoogland.
- The IDP notes that services provided in Karoo Hoogland are not satisfactory due to shortage of doctors, ambulances as well as inferior conditions of the road infrastructure between the towns.
- The most prevalent disease resulting in deaths in the Namakwa district in 2010 was TB with 72 deaths recorded. In 2011, the Chronic lower respiratory disease was the leading cause of death with 46 deaths.
- The Ischaemic heart disease was the leading cause of death in 2012 with 108 deaths, and in 2013 it was the Chronic lower respiratory disease with 75 deaths.
- The Ischaemic heart disease and chronic lower respiratory disease were the leading causes of death over the years 2014 and 2015 respectively.

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6. SPECIALIST FINDINGS AND INITIAL ISSUE IDENTIFICATION

This section provides an overview of the potential social impacts that have been identified, which may be

associated with the development of Klipkraal Wind Energy Facility (WEF) 1. Potential impacts have been

identified based on the current understanding of the project and the social environment within which it is

proposed as well as through experience of similar projects in similar socio-economic environments. Further

detailed investigation will be necessary to ensure a site-specific socio-economic, cultural, political and

governance understanding and to tailor mitigation and optimisation measures as appropriate for the local

environment.

Various stakeholder engagements with a range of stakeholders in the affected area, will take place to

understand the socio-economic environment more extensively. Stakeholders are defined as: "Any group or

organisation which may affect or be affected by the issue under consideration" (UN, 2001: 26). These may be

directly or indirectly impacted and may include organisations, institutions, groups of people or individuals, and

can be at any level or position in society, from the international to regional, national, or household level (Franke

& Guidero, 2012).

Stakeholder analysis involves the identification of affected or impacted people and their key grouping and

sub-groupings (IFC, 2007). Identifying stakeholders that are directly and indirectly affected by the project is

important to determine who might be impacted by the development and in what way. The key stakeholders in

the area proposed for development will be identified, grouped / sub-grouped (e.g the recognition of community

members, gender considerations in those groupings etc). There are immediate, direct and indirect areas of

influence to the proposed development. Affected stakeholders comprise sensitive social receptors that may

potentially be affected by the proposed development based on their location.

6.1 Construction Phase Impacts associated with Klipkraal Wind Energy Facility

(WEF) 1

Most social impacts associated with the project are anticipated to occur during the construction phase of the

development and are typical of the type of social impacts generally associated with construction activities.

These impacts will be temporary and short-term (~12 months) but could have long-term effects on the

surrounding social environment if not planned or managed appropriately. It is therefore necessary that the

detailed design phase be conducted in such a manner so as not to result in permanent social impacts

associated with the ill-placement of project components or associated infrastructure or result in the

mismanagement of the construction phase activities.

The positive and negative social impacts for construction, identified at this Scoping stage and that will be

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assessed in the detailed SIA fall broadly into the environmental parameters of:

- 1. Quality of the living environment; and
- 2. Economic

The impacts to be considered include:

- Air quality
- Noise
- Road and traffic hazards
- Increase in crime
- Increased risk of HIV infections and unplanned and unwanted pregnancies
- In-migration of construction workers and other job seekers
- Hazard exposure
- Disruption of daily living patterns and of social networks
- Changing demands on social and community infrastructure
- Job creation and skills development
- Socio-economic stimulation
- Community expectations of project-related benefits
- Company risks of pressure to engage in fraudulent and / or corrupt practices
- Human rights related to labour practices

These high-level identified impacts will further be investigated in the full SIA with recommended mitigation measures provided. Any additional issues identified during the SIA will also be assessed for their impacts and opportunities during the impact analysis and assessment process. The following provides a summary of the proposed mitigation measures, it is important to note that these are generic and additional investigation is required:

- Ensure that construction workers are clearly identifiable. All workers should carry identification cards and wear identifiable clothing.
- Fence off the construction sites and control access to these sites.
- Appoint an independent security company to monitor the site.
- Encourage local people to report any suspicious activity associated with the construction sites through the establishment of a community liaison forum and accessible Grievance Mechanism.
- Prevent loitering within the vicinity of the construction camp as well as construction sites.
- Ensure that an onsite HIV Infections Policy is in place and that construction workers have easy access to condoms.
- Expose workers to a health and HIV/AIDS awareness educational program.
- Extend the HIV/AIDS program into the community with a specific focus on schools and youth clubs.
- Implement a training and skills development programme for locals.
- Work closely with the appropriate municipal structures regarding establishing a social responsibility programme.
- Ensure that the procurement policy supports local
- enterprises.
- Establish a social responsibility programme either in line with the REIPPP BID guidelines or equivalent.

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- Work closely with the appropriate municipal structures regarding establishing a social responsibility programme.
- Ensure that any trusts or funds are strictly managed in respect of outcomes and funds.

As part of the full SIA these above-mentioned proposed mitigation measures will further be stated clearly to which environmental parameter these mitigation measures apply too.

6.2 Operational Phase Impacts associated with Klipkraal Wind Energy Facility (WEF) 1

The impacts below, associated with the operational phase of the project, have been divided into three environmental parameters:

- 1. Technical considerations.
- 2. Quality of living environment; and
- 3. Economic

Issues and impacts identified, and to be investigated further in the SIA, include:

- Noise (associated with the energy facility and not the grid infrastructure)
- Shadow flicker (associated with the energy facility and not the grid infrastructure)
- Blade glint (associated with the energy facility and not the grid infrastructure)
- Electromagnetic field and radio frequency interference
- Hazard exposure
- · Transformation of the sense of place
- Job creation and skills development
- Socio-economic stimulation
- Community expectations of project-related benefits and potential conflicts arising therefrom (including the structure and functioning of a Community Trust, which is part of the REIPPP conditions.
- Impacts associated with loss of agricultural land

The proposed mitigation measures need to be investigated further in the full SIA and additional areas the specialist would need to assess include (but is not limited to):

- Plant screening vegetation between their property and the turbines(s)
- Install heavy blinds or shutter on affected winddowns
- Manufacturer to ensure the wind turbine blades are coated to prevent reflective glint
- Non-reflective finish and color.
- Wind turbine mechanisms will be elevated and the risk of EMFs will be minimal. Notwithstanding this,
 it would be pertinent to regularly monitor the levels of EMFs emitted by the turbines and, if necessary,
 make the appropriate adjustments to ensure that these levels remain within acceptable parameters.
- Ensure that power lines are not routed in close proximity (with 300 meters) of residential areas to limit the effect off EMFs.
- Consult with the appropriate telecommunication authorities to ensure that the telecommunication installations identified within the vicinity of the project are not comprised through RFI
- Install early detection techniques to avoid or reduce structural damage
- Install lighting protection systems

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- Install five prevention and control measures
- Apply the mitigation measures suggested in the Visual Impact Assessment Report.
- Communicate the benefits associated with renewable energy to the broader community.
- Ensure that all affected landowners and tourist associations are regularly consulted.
- A Grievance Mechanism should be put in place and all grievances should be dealt with transparently.
- The mitigation measures recommended in the Heritage and Palaeontology Impact Assessment should be followed.
- Implement a training and skills development programme for locals.
- Work closely with the appropriate municipal structures regarding establishing a social responsibility programme.
- Ensure that the procurement policy supports local
- enterprises.
- Establish a social responsibility programme either in line with the REIPPP BID guidelines or equivalent.
- Work closely with the appropriate municipal structures regarding establishing a social responsibility programme.
- Ensure that any trusts or funds are strictly managed in respect of outcomes and funds.

6.3 Decommissioning

It is estimated that the project will have a lifespan of approximately 25 years and that there is a possibility that after this period the facility could be replace with more up-to-date technology, extending the project lifespan even further

The following impacts would need to be considered:

- Loss of jobs
- Economic contraction at the local level
- Training and skills useable in other markets
- Site clearance and rehabilitation of the area

6.4 No Go Option

The option of not having this project go ahead means that the social environment is not affected as the status quo remains. On a negative basis, it also means that all positive aspects associated with the project would not materialize. This would mean that there would be no job creation, no revenue streams into the local economy and no opportunity to enhance the National Grid with renewable source of energy.

• The only mitigation measure would be to proceed with the project which would revise the negative impact to positive

6.5 Cumulative Impacts

Cumulative impacts have been considered as part of this wind energy facility has the potential to result in significant positive cumulative impacts and relatively low cumulative impact; specifically with the establishment of a number of energy facilities in the vicinity of the Local Municipality will create a number of

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socio-economic opportunities for the area, which in turn, will result in a positive social benefit. The positive cumulative impacts include creation of employment, skills development and training opportunities, and downstream business opportunities. Benefits to the local, regional and national economy through employment and procurement of services could be substantial should many renewable energy facilities proceed. This benefit will increase significantly should critical mass be reached that allows local companies to develop the necessary skills to support construction and maintenance activities and that allows for components of the

renewable energy facilities to be manufactured in South Africa. Furthermore, at municipal level, the cumulative impact could be positive and could incentivize operation and maintenance companies to centralize

and expand their activities towards education and training.

6.6 No-Go Alternative

As per the requirements of the National Environmental Management Act, 1998 (Act No. 107 of 1998) (NEMA) the alternative of not proceeding with the proposed project; must be assessed as an alternative. The No-Go Alternative would mean not constructing the proposed Wind Energy Facility, The impacts, both positive and negative, will not be realised for the construction, operational and decommissioning phases.

It is most unlikely that this option would have any significant social impacts in respect of constructing and operating the Klipkraal Wind Energy Facility (WEF). On a social basis, this will have a significant negative effect in that a less efficient, reliable and consistent supply of electricity will have economic, health and safety and nuisance consequences. Economic in that disruptive electricity supply seriously undermine business confidence. Health and safety risks in respect of disrupted medical/surgical procedures and treatment and increased safety risk to motorists, pedestrian and the general public due to road traffic signaling outages and other public safety issues. Nuisance factor can range from disrupted entertainment, inability to use power tools and computers to missed appointments due to traffic congestion. All of this will have negative social impacts and could result in increased stress levels as well as, increased public health, and safety risks.

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7. CONCLUSION AND SUMMARY

7.1 Summary of Findings

The social impacts identified (including all positive and negative impacts) are evident in that the positive

elements outweigh the negative and that the project carries with it significant social benefits, however this

statement is subject to further investigation from this scoping phase of this report. A detailed and more

understanding in the SIA will need to further elaborate and understand fully the negative and positive impacts.

At scoping level, it can be concluded that all negative social impacts are within acceptable limits with no

impacts considered as unacceptable from a social perspective at scoping level. Given the local unemployment

rate and limited job opportunities, this development will bring job opportunities in the area, that will represent

a localized, social benefit. Even more the sector of the local economy most likely to benefit from the proposed

development. The recommendations proposed for the project are appropriate and suitable for the mitigation

of the negative impacts and the enhancement of the positive impacts.

It is recommended that a full EIA level Social Impact Assessment (SIA) be conducted as part of the EIA phase.

Based on the findings of the scoping process, the following recommendations are made:

• Review comments pertaining to social impacts received from members of the public, key stakeholders,

and any organ of state during the public review of the Scoping Report. Where applicable, comments

received from the Department of Environment, Forestry and Fisheries on the Final Scoping Report (FSR),

which may pertain to social impacts or have relevance to the SIA, will also be reviewed.

Collect primary data during a site visit. Interview directly affected and adjacent landowners, and key

stakeholders to obtain primary information related to the project site, social environment, and to gain their

inputs on the proposed project and its perceived social impact (positive and /or negative).

Update the baseline information with information received during the site visit, as well as any additional

information received from the client, or updates to the project description.

Assess impacts identified for the project in terms of their nature, extent, duration, magnitude, probability,

status, and significance; as well as the degree to which the impact can be reversed, may cause

irreplaceable loss of resources, and can be mitigated.

Identify mitigation measures with which to reduce negative impacts and enhance positive impacts for

inclusion in the Environmental Management Programme (EMPr). As far as possible the mitigation

hierarchy of "avoid, minimise, and reduce" will be followed in the mitigation of potential negative impacts.

• Ensure adequate consideration of risks and opportunities for special interest groups, including

consideration of gender and vulnerability, people involved in affected land-based livelihood activities, entrepreneurs, and local service providers, as well as potential areas of social conflict related to the

project.

Identify any conditions for inclusion in the Environmental Authorisation (EA).

Identify any monitoring requirements for inclusion in the EMPr or EA.

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- Provide a reasoned opinion regarding the acceptability of the project, and whether the proposed project should be authorised.
- Prepare a SIA Report for inclusion in the EIA Report to be prepared for the project.
- Subject the SIA Report prepared for the project for inclusion in the EIA Report to external peer review.

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