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Your Ref.: Kudusberg Split

Our Ref.: 4880

08 January 2021

G7 Renewable Energies (Pty) Ltd 5th Floor, 125 Buitengracht Street Cape Town 8001

ATTENTION: VERONIQUE FYFE

Dear Veronique

TRANSPORT SPECIALIST - PART 2 ENVIRONMENTAL AUTHORISATION (EA) AMENDMENT PROCESS FOR THE KUDUSBERG WIND ENERGY FACILITY (WEF) NEAR SUTHERLAND, WESTERN AND NORTHERN CAPE PROVINCES

1. INTRODUCTION

JG Afrika (Pty) Ltd was appointed by SiVEST SA (Pty) Ltd as the Transport Specialist as part of the Part 2 EA Amendment process, in terms of the National Environmental Management Act, 1998 (Act No. 107 of 1998) (NEMA) (as amended) and Environmental Impact Assessment (EIA) Regulations, 2014 (as amended), for the authorised Kudusberg WEF (14/12/16/3/3/1/1976/AM1).

This letter is to be read in conjunction with the original Transport Study, *Basic Assessment* for the proposed development of the 325 MW Kudusberg Wind Energy Facility located west of the R354 between Matjiesfontein and Sutherland in the Northern and Western Cape, conducted by JG Afrika (Pty) Ltd in October 2018.

2. PROJECT DESCRIPTION

Kudusberg Wind Farm (Pty) Ltd (hereafter referred to as "Kudusberg Wind Farm") was issued with an Environmental Authorisation (EA) for the proposed construction of the 325MW Kudusberg Wind Energy Facility (WEF) and associated infrastructure, between Matjiesfontein and Sutherland in the Western and Northern Cape Provinces. The EA was granted on 25 March 2019 (DEFF Reference No.: 14/12/16/3/3/1/1976), and subsequently amended on 04 April 2019 to correct a minor naming error (14/12/16/3/3/1/1976/AM1).

The layout for the authorised Kudusberg WEF is presented in **Figure 1** below.

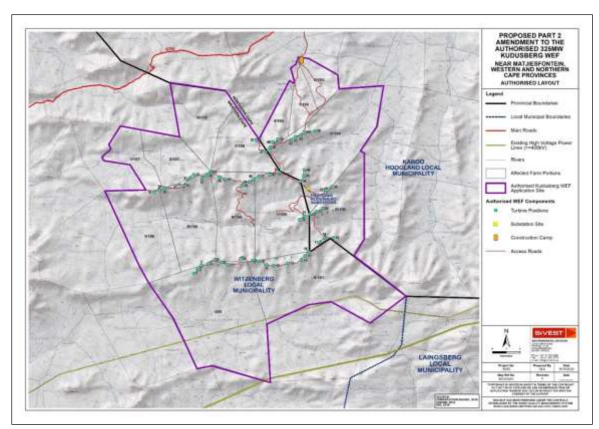


Figure 1: Layout map for authorised Kudusberg WEF (14/12/16/3/3/1/1976/AM1)

Kudusberg Wind Farm is now proposing to submit a Part 2 EA Amendment Application to split the authorised Kudusberg WEF (14/12/16/3/3/1/1976/AM1) into two (2) separate smaller WEF projects, namely the Kudusberg WEF and Oya WEF, which will result in a number of technical and administrative changes detailed below in **Table 1**. The split is being proposed to allow the projects to be suitable for numerous opportunities, such as either the Renewable Energy Independent Power Producer Procurement Programme (REIPPPP), Risk Mitigation Independent Power Producer Procurement Programme (RMIPPPP), other government run procurement programmes that may arise or for sale to private entities, if enabled and/or required in the drive for energy security in South Africa.

Following the split, the northern section of the authorised WEF will become the Oya WEF (**Figure** 2), while the southern section of the authorised WEF will remain known as the Kudusberg WEF (authorised under 14/12/16/3/3/1/1976/AM1) (**Table 1**) (**Figure 3**). In addition to the split, the final layout for the Oya WEF is being submitted which has been informed by detailed specialist walk-throughs and on-site micro-siting as per condition 29 of the Kudusberg EA¹.

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¹ Condition 29 of Kudusberg EA [DEFF Ref: <u>14/12/16/3/3/1/1976/AM1</u> – Page 15 of EA (page 17 of full document)]: the final placement of turbines must follow a micro siting procedure involving a walk-through and identification of any sensitive areas by ecological, avifaunal, bat, surface water and heritage specialists.

The respective layouts for the proposed Kudusberg WEF (southern section of the authorised WEF) and Oya WEF (northern section of the authorised WEF) are presented in **Figure 2** and **Figure 3** below.

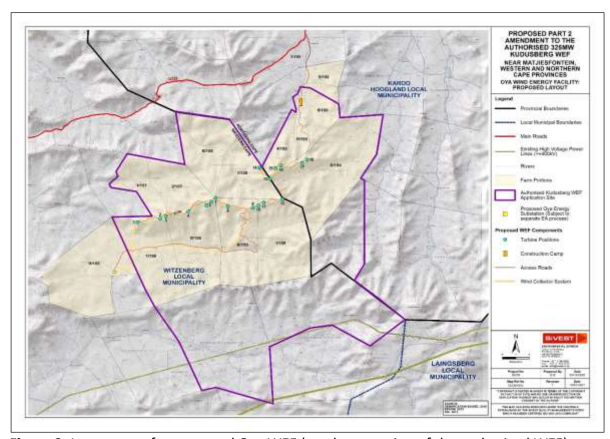


Figure 2: Layout map for proposed Oya WEF (northern section of the authorised WEF)

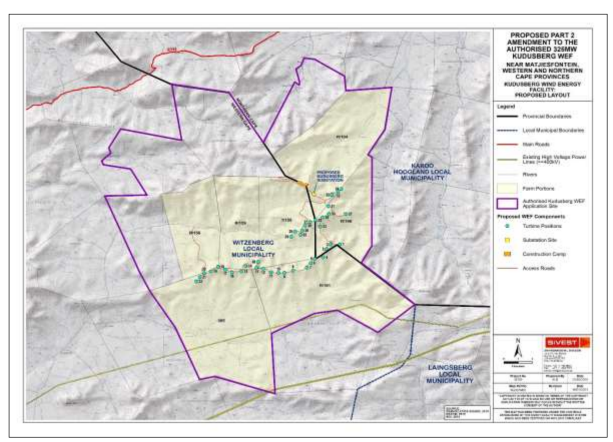


Figure 3: Layout map for proposed Kudusberg WEF (southern section of the authorised WEF)

Furthermore, the approved EMPr authorised as part of the Kudusberg EA is being amended to each WEF and to incorporate the final layout for the Oya WEF, management plans and the walk-throughs.

The amendments detailed in **Table 1** below are proposed for each of the two (2) WEF mentioned above:

Table 1: Proposed Amendments

Aspect to be amended	Authorised	Proposed Amendment	
		Oya WEF	Kudusberg WEF
		Administrative Aspects	
Amend the holder of the EA's	Kudusberg Wind Farm (Pty) Ltd	Oya Energy (Pty) Ltd	Kudusberg Wind Farm (Pty) Ltd
mend the name of the VEFs	Kudusberg Wind Energy Facility	Oya Wind Energy Facility	Kudusberg Wind Energy Facility
Contact Details	kudusberg@g7energies.com	oya@g7energies.com	kudusberg@g7energies.com
extend the validity of the A	This activity must commence within a period of five (05) years from the date of issue of this environmental authorization.	This activity must commence within a period of five (05) years from the date of issue of this amended environmental authorization.	This activity must commence within a period of five (05) year from the date of issue of this amended environmental authorization.
ocation of Activity and SG codes	 Western Cape Portion 1 of 156 Gats Rivier Farm: C0190000000000156000001 Portion 3 of 156 Gats River Farm: C019000000000156000002 Remainder of 156 Gats Rivier Farm: C01900000000015600000 Portion 1 of 157 Riet Fontein Farm: C0190000000015700001 Portion 1 of 158 Amandelbloom Farm: C0190000000015800001 Remainder of 158 Amandelbloom Farm: C01900000000015800000 Portion 1 of 159 Oliviers Berg Farm: C01900000000015900001 Remainder of 159 Oliviers Berg Farm: C01900000000015900000 Portion 2 of 157 Riet Fontein Farm: C01900000000015700002 Remainder of 161 Muishond Rivier Farm: C0190000000001100000 Remainder of 395 Klipbanks Fontein Farm: C01900000000019500000 Northern Cape Portion 4 of 193 Urias Gat Farm: C07200000000019300006 Remainder of 193 Urias Gat Farm: C07200000000019300000 Remainder of 193 Urias Gat Farm: C07200000000019300000 Remainder of 194 Matjes Fontein Farm: C07200000000019400000 	 Western Cape Portion 1 of the Farm Gats Rivier No 156:	 Remainder of the Farm Gats Rivier No 156: C01900000000015600000 Portion 1 of the Farm Oliviers Berg No 159; C01900000000015900001 Remainder of the Farm Oliviers Berg No 159: C019000000000015900000 Klipbanks Fontein No 395: C0190000000039500000 Remainder of the Farm Muishond Rivier No 159: C0190000000016100000 Remainder of the Farm Karee Kloof No 196: C0720000000019600000 Remainder of the Farm Matjes Fontein No 194: C0720000000019400000 Properties affected by public road: Zeekoegat Farm No 169: C07200000000016900000 Portion 1 of the Farm Roodeheuvel No 170:

Aspect to be amended	Authorised	Proposed Amendment	
		Oya WEF	Kudusberg WEF
	16. Remainder of 196 Karree Kloof Farm:	15. Zeekoegat Farm No 169: C07200000000016900000 16. Portion 1 of the Farm Roodeheuvel No 170:	16. Portion 1 of the Farm Lange Huis No 174: C0720000000017400001
		Technical Aspects	
Overall Capacity	325MW	99MW	226MW
Number of turbines	56	18	38
Hub height	Up to 140 m	Up to 101 m above the foundation	Up to 140 m
Rotor diameter	Up to 180 m	Up to 158 m	Up to 180 m
Blade length	Up to 90 m	Up to 79 m	Up to 90 m
Wind Measuring Lattice Wasts	Up to 4 x 140 m high depending the final hub height.	2 x height of the hub height	2 x up to 140 m high depending the final hub height.
Layout	-	Layout submitted for final approval.	To be submitted prior to construction.
EMPr	The EMPr submitted as part of the Application for EA is hereby approved.	Approve Final EMPr	To be submitted based on final approval of layout.

3. METHODOLOGY

This letter followed the same methodology used for the original report. The original report considered and assessed the traffic impact on the surrounding road network in the vicinity of the site during the construction of the WEF, during maintenance in the operational phase and during the decommissioning phase.

Applicable Legislation and Permit Requirements

Key legal requirements pertaining to the transport requirements for the proposed WEF development are:

- Abnormal load permits, (Section 81 of the National Road Traffic Act 93 of 1996 and National Road Traffic Regulations, 2000);
- Port permit (Guidelines for Agreements, Licenses and Permits in terms of the National Ports Act No. 12 of 2005), and
- Authorisation from Road Authorities to modify the road reserve to accommodate turning movements of abnormal loads at intersections.

4. SPECIALIST COMMENT

The Transport Study for the original Kudusberg WEF estimated the vehicle trips generated during the construction, operation and decommissioning phases based on a 325MW facility. The study concluded that the construction and decommissioning phases of the development are the only significant traffic generators and therefore noise and dust pollution will be higher during these phases. The duration of the phases is short term, i.e. the impact of the traffic on the surrounding road network is temporary and wind energy facilities, when operational, do not add any significant traffic to the road network. The impact ratings during the construction and decommissioning phases were deemed to have a **low significance**.

The splitting of the Kudusberg WEF into two smaller WEF projects, namely Oya WEF (99MW) and Kudusberg WEF (226MW), will result in the same traffic impacts during the construction and decommissioning phases. The advantage of splitting the Kudusberg WEF, from a transport perspective, is that the <u>individual WEFs</u> will generate less traffic during the construction and decommissioning phases as the total number of turbines of the original Kudusberg WEF will be distributed between the two smaller WEF projects. The impacts assessed in the original Kudusberg WEF report can therefore be viewed as the worst-case scenario as construction of the two smaller WEF projects will likely not commence at the same time or construction will be slightly staggered.

The splitting of the Kudusberg WEF, from a transport perspective, will not lead to any disadvantages.

The specifications for the proposed Oya WEF and Kudusberg WEF do not exceed the specifications of the authorised Kudusberg WEF i.e. the turbines proposed for the Oya WEF and Kudusberg WEF do not exceed the turbine specifications of the original Kudusberg WEF report (candidate turbine with a maximum hub height of up to 140m and a blade length of approximately 90m and rotor diameter up to 180 m.)

The impact ratings during the construction and decommissioning phases will remain at **low** significance for the two smaller WEF projects.

The proposed Oya WEF and Kudusberg WEF will not require any additional recommendations or mitigation measures and all the proposed mitigation measures stated in the original Kudusberg report remain valid.

In light of the above, the impacts identified in the original Kudusberg Transport Study dated October 2018 remain relevant to the proposed Oya WEF and Kudusberg WEF.

5. CONCLUSION

The original Kudusberg WEF was based on an overall capacity of 325MW. It is proposed to split the Kudusberg WEF into two smaller WEF projects, namely Oya WEF (99MW) and Kudusberg WEF (226MW). The advantage of this, from a transport perspective, is that original total number of turbines and the associated impacts will be distributed between the two WEFs. The impacts assessed in the original Kudusberg WEF report can be viewed as the worst-case scenario as construction of the two smaller WEF projects will likely not commence at the same time or construction will be slightly staggered. There are no transport related disadvantages to the splitting the Kudusberg WEF. The impact ratings during the construction and decommissioning phases of the two WEFS will remain at a **low significance**.

The impacts associated with the project split are acceptable, from a transport perspective, with the implementation of the recommended mitigation measures and it is therefore recommended that the proposed amendments and the final layout be authorised.

Yours faithfully

I WINK PRENG ASSOCIATE

MANAGER: TRAFFIC & TRANSPORT ENGINEERING

for: JG AFRIKA (PTY) LTD