



# PROPOSED POWER LINE FOR THE SONVANGER SOLAR POWER PLANT

PRELIMINARY DESKTOP AVIFAUNAL ASSESSMENT- JULY 2021

*Draft Report*

**PLEASE NOTE- THIS PRELIMINARY DESKTOP ASSESSMENT IS TO BE FOLLOWED BY REPEAT WINTER AND SUMMER AVIFAUNAL ASSESSMENTS, THIS REPORT IS NOT THE FINAL AVIFAUNAL ASSESSMENT**

Prepared For: Environamics

Prepared By: Agreenco Environmental Projects (Pty) Ltd

## PROJECT INFORMATION

Project Title	Preliminary desktop avifaunal assessment for the proposed power line for the Sonvanger Solar Power Plant
Client	Environamics
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Project Number	C0217
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Document reviewed by:	
Submission Dates	First Draft- 30 July 2021

**PLEASE NOTE- THIS PRELIMINARY DESKTOP ASSESSMENT IS TO BE FOLLOWED BY REPEAT WINTER AND SUMMER AVIFAUNAL ASSESSMENTS, THIS REPORT IS NOT THE FINAL AVIFAUNAL ASSESSMENT**

## 1 SPECIALIST INFORMATION AND LEGAL REQUIREMENTS

National Environmental Management Act (NEMA, Act 107 of 1998) and GNR982 Appendix 6 compliance requirements:

The details of-	
○ the specialist who prepared the report; and	SPECIALIST DETAILS, CURRICULUM VITAE AND DECLARATION, pg. 9
○ the expertise of that specialist to compile a specialist report including a curriculum vitae;	SPECIALIST DETAILS, CURRICULUM VITAE AND DECLARATION, pg. 9
A declaration that the specialist is independent in a form as may be specified by the competent authority;	DECLARATION BY THE SPECIALIST, pg. 14
An indication of the scope of, and the purpose for which, the report was prepared;	TERMS OF REFERENCE, pg. 8
○ An indication of the quality and age of base data used for the specialist report;	BASELINE DESCRIPTION OF THE AVIFAUNAL COMMUNITY, pg. 28
○ A description of existing impacts on the site, cumulative impacts of the proposed development and levels of acceptable change;	REGIONAL SOLAR ENERGY DEVELOPMENT, pg. 25
The duration, date and season of the site investigation and the relevance of the season to the outcome of the assessment;	No site visits undertaken yet, planned for August and October 2021
A description of the methodology adopted in preparing the report or carrying out the specialised process inclusive of equipment and modelling used;	No site visits undertaken yet, planned for August and October 2021
Details of an assessment of the specific identified sensitivity of the site related to the proposed activity or activities and its associated structures and infrastructure, inclusive of a site plan identifying site alternatives;	IMPACT ASSESSMENT RATINGS, pg. 39
An identification of any areas to be avoided, including buffers;	None yet, to be advised following site visits
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;	None yet, to be advised following site visits
A description of any assumptions made and any uncertainties or gaps in knowledge;	None yet, to be advised following site visits
A description of the findings and potential implications of such findings on the impact of the proposed activity, or activities;	IMPACT ASSESSMENT RATINGS ,pg. 39
Any mitigation measures for inclusion in the EMPr;	MITIGATION REQUIREMENTS, pg. 46
Any conditions for inclusion in the environmental authorisation;	CONCLUSION AND RECOMMENDATIONS, pg. 50
Any monitoring requirements for inclusion in the EMPr or environmental authorisation;	CONCLUSION AND RECOMMENDATIONS, pg. 50

A reasoned opinion-	None yet, to be advised following site visits
<ul style="list-style-type: none"> <li>○ whether the proposed activity, activities or portions thereof should be authorised;</li> </ul>	None yet, to be advised following site visits
<ul style="list-style-type: none"> <li>▪ regarding the acceptability of the proposed activity or activities; and</li> </ul>	None yet, to be advised following site visits
<ul style="list-style-type: none"> <li>○ if the opinion is that the proposed activity, activities or portions thereof should be authorised, any avoidance, management and mitigation measures that should be included in the EMP, and where applicable, the closure plan;</li> </ul>	None yet, to be advised following site visits
A description of any consultation process that was undertaken during the course of preparing the specialist report;	N/A
A summary and copies of any comments received during any consultation process and where applicable all responses thereto; and	N/A
Any other information requested by the competent authority.	N/A

**PLEASE NOTE- THIS PRELIMINARY DESKTOP ASSESSMENT IS TO BE FOLLOWED BY REPEAT WINTER AND SUMMER AVIFAUNAL ASSESSMENTS, THIS REPORT IS NOT THE FINAL AVIFAUNAL ASSESSMENT**

## 2 EXECUTIVE SUMMARY

### Project background

The authorised Sonvanger Photovoltaic Solar Power Plant (SPP) is planned to be developed along the R30 provincial road, directly to the west of the town of Theunissen in the Free State Province. The project is intended to consist of a 132 kV single-circuit power line (with service road) to connect the Sonvanger SPP to the national grid network.

A grid connection corridor, 22 km long and 200 m wide, will be surveyed for avifauna and evaluated in relation to the potential impacts arising from the proposed power line infrastructure. This report serves only as a preliminary desktop assessment of avifauna on the basis of existing databases and records. **NOTE- THIS PRELIMINARY DESKTOP ASSESSMENT IS TO BE FOLLOWED BY REPEAT WINTER AND SUMMER AVIFAUNAL ASSESSMENTS, THIS REPORT IS NOT THE FINAL AVIFAUNAL ASSESSMENT**

### Avifaunal community

The proposed power line of the Sonvanger SPP is situated in an area of moderate avifaunal diversity, however much of the habitat is transformed due to crop production, mining and urban development. A relatively poor SABAP2 dataset exists for the pentads that the proposed power line will cross.

### Impacts and mitigations for the proposed power line

There are avifaunal impacts associated with the power line infrastructure (to be confirmed in formal site surveys), however, most of these can be adequately mitigated if sufficiently implemented and monitored:

- **Displacement of priority avian species from important habitats.** Rated **Medium-Negative** but can be reduced to **Low-Negative** with effective implementation and ongoing monitoring of required mitigations as specified;
- **Displacement of resident avifauna through increased disturbance.** Rated **Medium-Negative** but can be reduced to **Low-Negative** with effective implementation and ongoing monitoring of required mitigations as specified;
- **Loss of important avian habitats.** Rated **Medium-Negative** but can be reduced to **Low-Negative** with effective implementation and ongoing monitoring of required mitigations as specified;
- **Cumulative impacts of the above.** Rated **High-Negative** to **Medium-Negative** but cumulative displacement of resident avifauna can be reduced to **Low-Negative** with effective implementation and ongoing monitoring of required mitigations as specified. However, cumulative displacement of priority avifauna and cumulative loss of important avian habitats remain **Medium-Negative** even after reasonable mitigation controls can be implemented and are thus a lasting anticipated impact of the development of this project.
- **Collisions when flying into power line infrastructure.** Rated **Very High-Negative** but can be reduced to **Medium-Negative** with effective implementation and ongoing monitoring of required mitigations as specified.

- **Electrocution when perched on power line infrastructure.** Rated **High-Negative** but can be reduced to **Medium-Negative** with effective implementation and ongoing monitoring of required mitigations as specified.
- **Cumulative impacts of flying into power line infrastructure and electrocution risk.** Rated **Very High-Negative** but can be reduced to **Medium-Negative** with effective implementation and ongoing monitoring of required mitigations as specified. These are thus residual impacts that cannot be entirely addressed and are thus a lasting anticipated impact of the development of this project.

The residual impacts should be given special attention, with consideration of proposed offset concepts introduced in this report.

#### Impact statement

**No clear impact statement can be made as yet, as no site-specific surveys have yet been undertaken.** The desktop assessment suggests large numbers of potentially power line sensitive species, whose presence should be confirmed or excluded to inform further mitigations.

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### 3 DECLARATION OF INDEPENDENCE AND QUALITY

This report is free of any external prejudice or influence and is dedicated to accurately and precisely assessing the avifaunal community (at a preliminary desktop level) at the proposed power line of the authorised Sonvanger Solar Power Plant site near Theunissen in the Free State Province of South Africa, in relation to the impacts associated. All the work herein has been conducted by Agreenco Environmental Projects.

### 4 TERMS OF REFERENCE

Agreenco Environmental Projects (Pty) Ltd. (Agreenco) was requested to provide a quotation to assist Environamics in undertaking a specialist avifaunal assessment towards their pursuit of obtaining the requisite environmental authorisations for the proposed power line. The site details provided were that the EIA assessment corridor is approximately 22 km long and 200 m wide. Numerous properties will be affected. No further details were provided before project initiation. Agreenco proposed an initial winter assessment (of repeat surveys) and then an early summer assessment (also repeat surveys) to align with project timeline constraints.

### 5 STUDY LIMITATIONS

- We relied entirely on Environamics, as the EAP, to supply correct information on the site locality and extent, as well as project details. We assume that these are correct.
- **No site surveys have been undertaken as yet due to project timelines. A winter and early summer survey is planned.**
- The impacts of solar developments on avifauna are not completely understood in South Africa and are hampered by good monitoring data to evaluate the effectiveness of proposed mitigations.
- The cumulative assessment was based on information supplied by Environamics for similar projects within a 30 km radius of the project site.

## 6 SPECIALIST DETAILS, CURRICULUM VITAE AND DECLARATION

The surveys and assessment were undertaken by Adrian Haagner.

He is the current Technical Director for Agreenco Environmental Projects and carries registration as a Professional Natural Scientist with SACNASP (400136/13) since 2013. He has been undertaking structured avifaunal assessments since 2003 for a diversity of conservation, mining, energy, and industrial projects across South Africa. His work relating to avifauna has involved both research work and consulting work and he has presented on this work at local conferences. He is further involved in biodiversity planning and assessment for the mining sector.

Adrian completed a B.Tech in Game Ranch Management and Conservation in 2004, after working in private game reserves in the fields of reserve management and ecotourism. Thereafter he worked as a researcher for the University of Pretoria studying ecosystem recovery of coastal dune forests and grasslands following mining. He then furthered his studies, undertaking a B.Sc.(Hons) and an M.Sc. degree in Environmental Sciences. His career led him to work as an environmental project manager, whereafter he co-founded Agreenco in 2010 and has been involved in a diversity of environmental and ecological projects for industry, with a keen focus on avifauna.

### Solar Power Plant specialist avifaunal assessments

1. 2011. Specialist avifaunal assessment for the proposed SASOL ChemCity hybrid concentrated solar-natural gas plant. WSP Environment and Energy. Sasolburg, Free State, South Africa.
2. 2012-2013. Specialist avifaunal assessment for the proposed SASOL Solis I concentrated solar plant. WSP Environment and Energy, Upington, Northern Cape South Africa.
3. 2013. Specialist avifaunal assessment for the proposed SASOL Solis I concentrated solar plant expansion. WSP Environment and Energy, Upington, Northern Cape South Africa.
4. 2013-2014. Specialist avifaunal assessment for the proposed SASOL Solis II concentrated solar plant. Savanna Environmental, Upington, Northern Cape South Africa.
5. 2021. Specialist avifaunal assessment for the proposed Siyanda Photovoltaic Solar Power Plant and associated power lines. Environamics- Subsolar, Viljoenskroon, Free State, South Africa.
6. 2021. Specialist avifaunal assessment for the proposed Paleso Photovoltaic Solar Power Plant and associated power lines. Environamics- Subsolar, Viljoenskroon, Free State, South Africa.
7. 2021. Specialist avifaunal assessment for the proposed Sediba Photovoltaic Solar Power Plant and associated power lines. Environamics- Subsolar, Parys, Free State, South Africa.
8. 2021. Specialist avifaunal assessment for the proposed Springbok Photovoltaic Solar Power Plant and associated power lines. Environamics- Subsolar, Welkom, Free State, South Africa.
9. 2021. Specialist avifaunal assessment for the proposed Boitumelo Photovoltaic Solar Power Plant and associated power lines. Environamics- Subsolar, Lichtenburg, North West Province, South Africa.
10. 2021. Specialist avifaunal assessment for the proposed Lerato Photovoltaic Solar Power Plant and associated power lines. Environamics- Subsolar, Lichtenburg, North West Province, South Africa.

11. 2021. Specialist avifaunal assessment for the proposed Kutlwano Photovoltaic Solar Power Plant and associated power lines. Environamics- Subsolar, Lichtenburg, North West Province, South Africa.
12. 2021. Specialist avifaunal assessment for the proposed Impala Photovoltaic Solar Power Plant and associated power lines. Environamics- Subsolar, Vryburg, North West Province, South Africa.
13. 2021. Specialist avifaunal assessment for the proposed Protea Photovoltaic Solar Power Plant expansion. Environamics- Subsolar, Vryburg, North West Province, South Africa.
14. 2021. Specialist avifaunal assessment for the proposed Ingwe Photovoltaic Solar Power Plant and associated power lines. Environamics- Subsolar, Makhado, Limpopo Province, South Africa.

Other specialist avifaunal assessments and studies

1. 2003. Avifaunal surveys for the Welgevonden Private Game Reserve (36,000 Ha). WLOA, Vaalwater, Limpopo, South Africa.
2. 2003. Blue Crane population census and ringing. Waterberg District. Limpopo, South Africa.
3. 2004-2006. Avifaunal population monitoring across rehabilitating dune forests following open-cast mining (7,500 Ha). Rio Tinto. Richards Bay, KwaZulu-Natal, South Africa.
4. 2004-2006. Avifaunal breeding and nest site selection surveys in rehabilitating dune forests (7,500 Ha). Rio Tinto. Richards Bay, KwaZulu-Natal, South Africa.
5. 2005-2006. Seed dispersal by birds in the Zululand coastal dune forest system. Rio Tinto. Richards Bay, KwaZulu-Natal, South Africa.
6. 2004-2006. Monthly population monitoring of waterbirds at Thulazihleka Pan, Casuarinas Beach, Lake Nhlabane and Richards Bay Southern Sanctuary and Harbour. BirdLife Zululand, Richards Bay, KwaZulu-Natal, South Africa.
7. 2006. Avifaunal assessments of the proposed Zulti South mining lease area (3,100 Ha). Rio Tinto. Richards Bay, KwaZulu-Natal, South Africa.
8. 2010. Assessment of heavy metal accumulation in the eggs and tissues of birds breeding in waterbodies affected by gold mining. First Uranium. Stilfontein, North West, South Africa.
9. 2010. Assessment of avifaunal populations on the Chemwes Gold Mine. First Uranium. Stilfontein, North West, South Africa.
10. 2011. Avifaunal baseline assessment for the Rustenburg Operations mineral lease (33,000 Ha). Impala Platinum. Phokeng, North West, South Africa.
11. 2013-2021. Bi-annual avifaunal assessments for the Rustenburg Operations mineral lease (33,000 Ha). Impala Platinum. Phokeng, North West, South Africa.
12. 2013. Biodiversity action and management plan for the Rustenburg Operations mineral lease, including avifaunal conservation planning. Impala Platinum. Phokeng, North West, South Africa.
13. 2014. Investigation into mortalities of Greater and Lesser Flamingos. Undisclosed site and client.
14. 2016. Assessment and management plan for indigenous and exotic bird pests at the Rustenburg Mineral Processing Operations. Impala Platinum. Phokeng, North West, South Africa.

15. 2011. Avifaunal baseline assessment for the Rhovan Operations mineral lease (16,000 Ha). Xstrata Alloys. Bethanie, North West, South Africa.
16. 2012-2021. Bi-annual avifaunal assessments for the Rhovan Operations mineral lease (16,000 Ha). Glencore Alloys. Bethanie, North West, South Africa.
17. 2015. Avifaunal assessment for the Lovedale mineral lease (800 Ha). Lafarge Holcim. Lichtenburg, North West, South Africa.
18. 2015. Avifaunal assessment for the Eerstelingfontein Colliery (180 Ha). Sumo Coal. Wonderfontein, Mpumalanga, South Africa.
19. 2015. Biodiversity action and management plan for the Karee and Marikana Operations mineral leases, including avifaunal conservation planning. Lonmin Platinum. Marikana, North West, South Africa.
20. 2013. Avifaunal specialist assessment for the proposed TD8 Tailings Storage Facility. Lonmin Platinum. Marikana, North West, South Africa.
21. 2016. Specialist avifaunal assessment for the prospecting rights applications for the Kookfontein Operations. Nuco Chrome. Phokeng, North West, South Africa.
22. 2016. Specialist avifaunal assessment for the mining rights applications for the Kookfontein Operations. Nuco Chrome. Phokeng, North West, South Africa.
23. 2019. Specialist avifaunal assessment for the proposed Balgray Colliery. Buffalo Coal. Dundee, KwaZulu-Natal, South Africa.
24. 2019. Investigations into mortalities of Greater and Lesser Flamingos. Undisclosed site and client.
25. 2020. Specialist avifaunal assessment for the Klipfontein re-mining site. Sibanye-Stillwater Platinum. Bleskop, North West, South Africa.
26. 2020. Specialist avifaunal assessment for the Rustenburg ACP Plant. Anglo American Platinum. Rustenburg, North West, South Africa.



## environmental affairs

Department:  
 Environmental Affairs  
 REPUBLIC OF SOUTH AFRICA

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

	(For official use only)
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

Proposed Power Line for the Sonvanger Photovoltaic Solar Power Plant

#### Kindly note the following:

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.
2. This form is current as of 01 September 2018. It is the responsibility of the Applicant / Environmental Assessment Practitioner (EAP) to ascertain whether subsequent versions of the form have been published or produced by the Competent Authority. The latest available Departmental templates are available at <https://www.environment.gov.za/documents/forms>.
3. A copy of this form containing original signatures must be appended to all Draft and Final Reports submitted to the department for consideration.
4. All documentation delivered to the physical address contained in this form must be delivered during the official Departmental Officer Hours which is visible on the Departmental gate.
5. All EIA related documents (includes application forms, reports or any EIA related submissions) that are faxed; emailed; delivered to Security or placed in the Departmental Tender Box will not be accepted, only hardcopy submissions are accepted.

#### 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](mailto:EIAAdmin@environment.gov.za)

Draft

**SPECIALIST INFORMATION**

Specialist Company Name:	Agreenco Environmental Projects (Pty) Ltd		
B-BBEE	Contribution level (indicate 1 to 8 or non-compliant)	1	Percentage Procurement recognition 135%
Specialist name:	Adrian Haagner		
Specialist Qualifications:	Master’s degree (M.Sc.)		
Professional affiliation/registration:	SACNASP- 400136/13		
Physical address:	38 General van Reyneveld Street, Persequor Park, Pretoria		
Postal address:	P.O. Box 19896, Noordbrug		
Postal code:	2522	Cell:	082 214 3738
Telephone:	012-807 7223	Fax:	n/a
E-mail:	Adrian.haagner@agreencogroup.com		

**DECLARATION BY THE SPECIALIST**

I, Adrian Haagner, declare that –

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



---

Signature of the Specialist

---

Agreenco Environmental Projects

---

Name of Company:

---

2021/07/30

---

Date

UNDERTAKING UNDER OATH/ AFFIRMATION

I, Adrian Haagner, 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

---

Agreenco Environmental Projects

---

Name of Company

---

2021/07/30

---

Date

---

Signature of the Commissioner of Oaths

---

Date



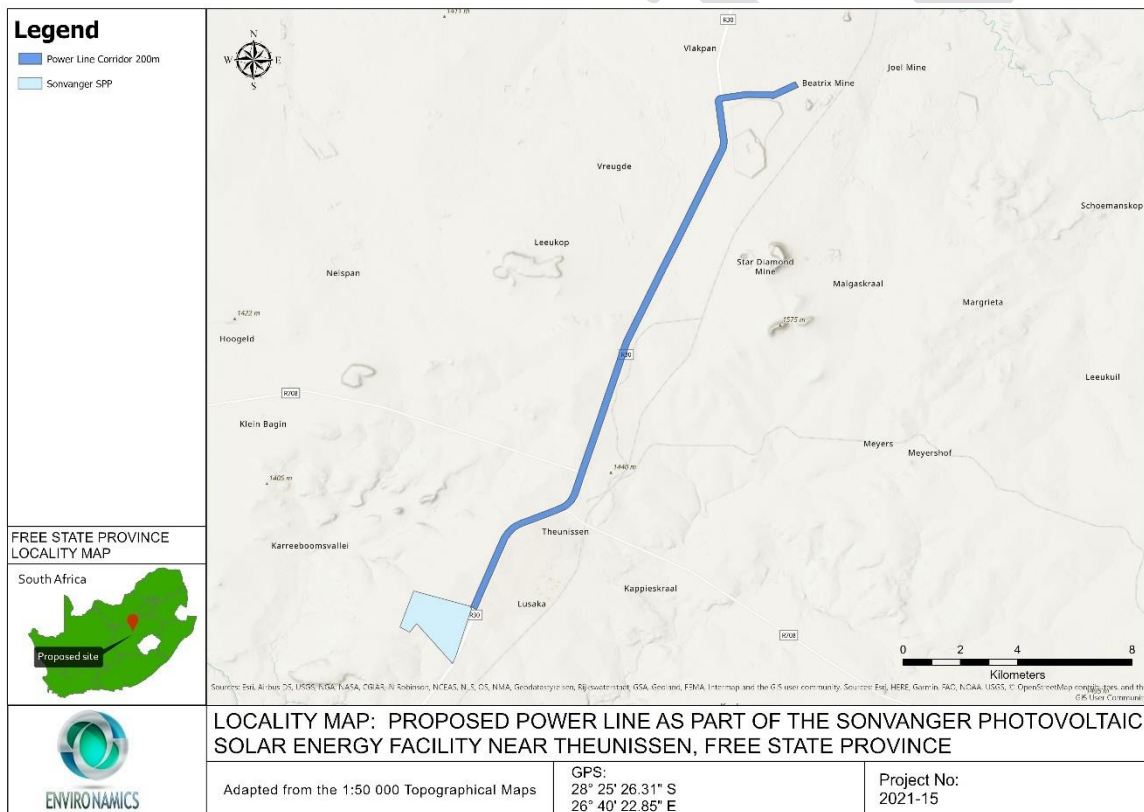
## 7 INTRODUCTION

Environamics has been appointed to undertake the environmental authorisation applications for the proposed power line for the authorised Sonvanger Photovoltaic Solar Power Plant (SPP) and has retained the services of Agreenco to undertake the avifaunal specialist assessment. There are Listed Activities that are triggered by the proposed development, which are contained in the Project Description and Scoping documents, respectively.

### 7.1 Project description

The project is intended to consist of a 132 kV single-circuit power line (with service road) to connect the Sonvanger SPP to the national grid network.

A grid connection corridor, 22 km long and 200 m wide, will be surveyed for avifauna and evaluated in relation to the potential impacts arising from the proposed power line infrastructure. Numerous properties will be affected along the corridor, which runs from the town of Theunissen (Free State Province), along the R30 in a north-easterly direction and will feed into the existing Joel-Oryx 132 kV line at the Beatrix Mine (Figure 1).



**Figure 1. Locality of the proposed power line for the Sonvanger SPP**

No alternative sites were identified or assessed; however, the no-go alternative was evaluated. Only one power-line route was provided and assessed.

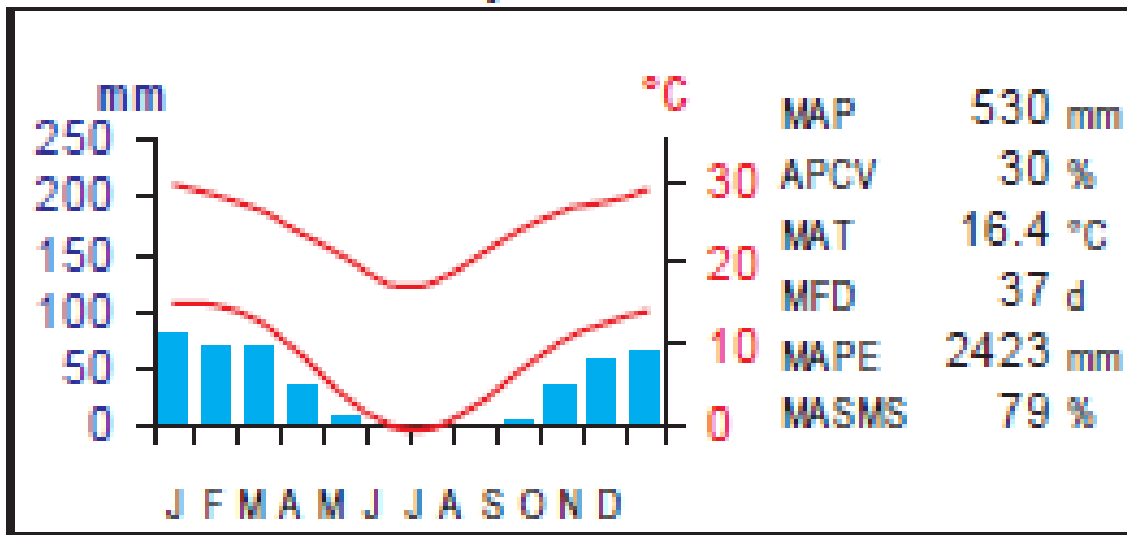
**7.2 Site description**

As indicated above, the power line corridor runs from Theunissen north-east to Beatrix Mine in the Free State Province (Figure 1). It is surrounded by a matrix of mining and agriculture and follows the R30 provincial road. Along the route there is a gold tailings dam, some cultivated fields, some natural veld and the edge of Theunissen town.

*Climate*

A summary diagram of the climate encountered within the Vaal-Vet Sandy Grassland (which dominates the proposed power line corridor) is shown in Figure 2 below. The climate is strongly seasonal and semi-arid, with an average rainfall volume of 530 mm/annum, falling between October and May. The summers are hot and wet, with summer temperatures ranging typically between 14-30°C. The winters are cold and dry, with wintertime temperatures ranging typically between -1 to 19°C. An average of 37 frost days occur each winter. The soils are perpetually moisture stressed, with mean annual evaporation of 2,423 mm, resulting in 79% of days where the soils lose more moisture than they receive from precipitation.

**Gh 10 Vaal-Vet Sandy Grassland**



**Figure 2. Climatic diagram representative of the proposed power line corridor for the Sonvanger (Mucina & Rutherford, 2007)**

*Geology and soils*

To be confirmed following the site visits.

*Vegetation*

There are two vegetation types present, namely the Vaal-Vet Sandy Grassland (Gh10) classified as Endangered, and the Central Free State Grassland (Gh06) classified as Vulnerable. Gh10 areas are grassland dominated, with some herbaceous plants present. Gh6 presents a mixture of grassland and some trees/shrubs.

*Land-use*

The land-use is predominantly extensive livestock grazing with mostly intact natural vegetation, urban development, crop cultivation and mining.

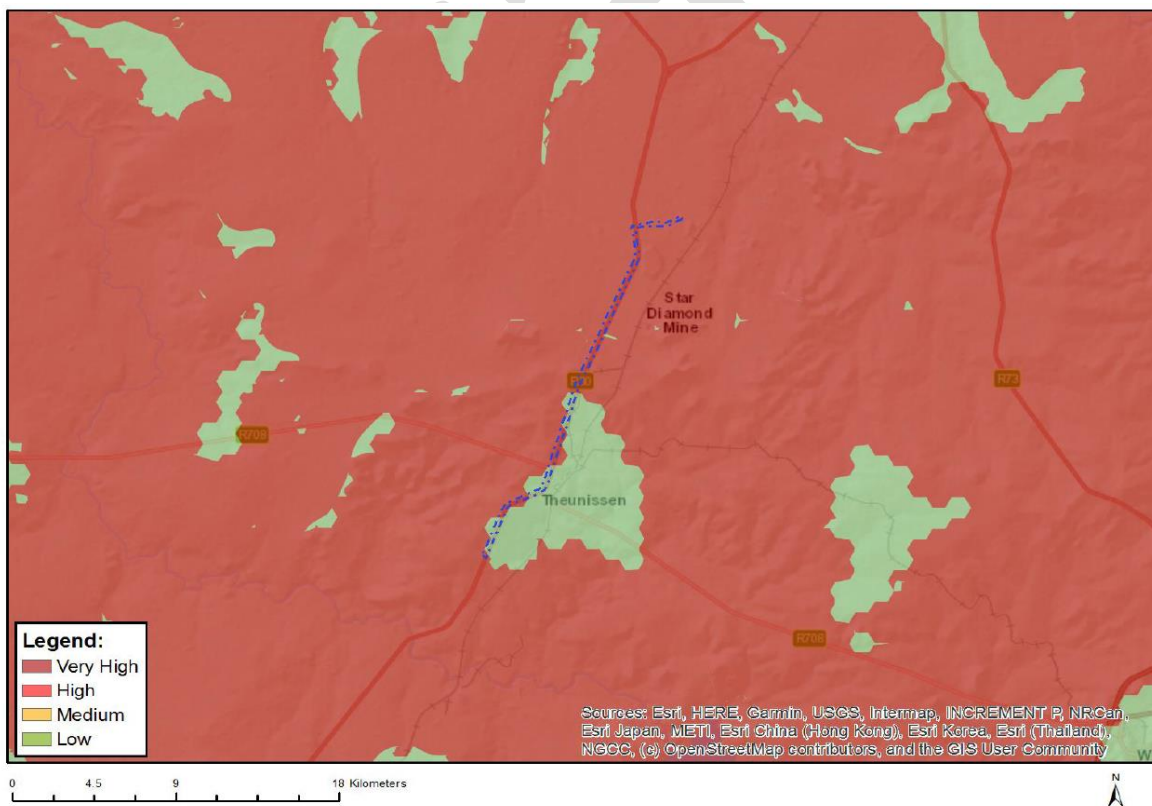
**7.3 Why would a significant bird population occur in this area?**

The general area in which the proposed power line for the Sonvanger SPP site occurs does not harbour especially high numbers of bird species, nor populations of endemic, range-restricted or protected species. There are no Important Bird Areas (IBAs) and much of the landscape has been impacted by agriculture, mining and urban development.

The habitat is reasonably diverse, comprising a mixture of intact sweet grassland with patches of intact and degraded croplands.

Notwithstanding the above, the DEFF screening tool outputs (Figure 3) provided a terrestrial ecology risk ranking for the site as having mostly High Sensitivity. This is due to the corridor crossing Critical Biodiversity Areas, and Ecological Support areas, as well as Endangered ecosystems and focus areas for protect areas expansions.

The site also crosses within ecosystems that are considered threatened, the Vaal-Vet Sandy Grassland (Gh10) classified as Endangered, and the Central Free State Grassland (Gh06) suggested as Vulnerable by Mucina & Rutherford (2006) but not listed under GN1002 in the National List of Ecosystems that are Threatened and in need of Protection.



**Figure 3. DEFF screening tool outputs of avifaunal sensitivity for the proposed power line for the Sonvanger SPP**

#### **7.4 The use of birds as indicators of wider ecosystem impacts**

Wild birds are a conspicuous part of any ecosystem, whether man-made or natural. Their diversity, presence and abundance vary greatly over time and between seasons due to their high mobility. It is because of this high mobility that birds have been the focus of much debate in their use as bio-indicators of ecosystem effects. Proponents for the use of birds as bio-indicators state that specific functional groupings of birds are particularly suitable due to their wide distribution, relative abundance, position in the food chain, diet specificity, and the ease with which they can be sampled (Mora, 1991; Siegfried, 1971).

Detractors from the use of birds as bio-indicators state highly variable movement patterns and abundance, spatially disconnected resource-utilisation patterns, unproven sensitivity levels to many environmental pollutants, and problems with sampling (Eeva and Lehtikoinen, 1995).

Notwithstanding either of the above arguments for or against the use of birds as indicators for assessing ecosystem damage as a result of development, there will be impacts on the extant avifaunal population of the immediate region by the proposed development, and this must be accurately assessed. However, in this case the avifaunal impacts are not representative of the wider ecosystem and thus no direct inferences can be drawn to other taxonomic groups. This is due to the highly mobile nature of birds and their wide geographical distributions that vary seasonally and annually, as opposed to plant populations that are rather more finite.

#### **7.5 Assessments of avifauna in general terms in South Africa**

Assessments of avian community structure and composition are best described at regional or habitat scales due to their high mobility and the vastly different movement and migration patterns exhibited between species. Added to these temporal fluctuations in the species that may be present at any given time, there is also a distinctive spatial fluctuation where large numbers of birds may unaccountably be present or absent in otherwise suitable habitat. This is as a result of the high mobility of birds and the relative distances covered by different functional groups in any given day. The drivers of these spatio-temporal fluctuations are:

- Seasonality- some birds are Palaearctic, Nearctic, intra-African or local migrants and will only be present in any area during a given season;
- Abundance of prey- many birds are nomadic within large ranges and move about in response to irruptions of prey items such as locusts, other birds, etc.;
- Temporary habitat changes- stochastic disturbances such as fires attract large numbers of some species, whilst displacing others;
- Rainfall- a large suite of species is most abundant in seasonal wetlands and flooded areas that only exist after periods of above-average rainfall and will move around in search of such ephemeral conditions.

The only true means of accurately assessing the avifaunal community structure is by repeated surveys over a number of years, across different seasonal conditions and at different times of day and night. Unfortunately, even then the majority of species recorded will have very low reporting

rates, with a few species showing high reporting rates over time. Further compounding the issue is that many species are highly cryptic, nocturnal or rare, making them far more difficult to survey. It is these species that will form the ‘resident’ avifauna, which will be supplemented seasonally and as conditions change, by a larger selection of more mobile species. Typically, these resident species will exhibit territorial behaviour and would be likely to breed in the area. Although roosting in the non-breeding season and feeding may occur elsewhere, a certain degree of residency can be declared based on the temporal site fidelity displayed. Given the relatively small area (approximately 400 Ha), the number of resident birds will also be obscured, as many birds have territories and home ranges greater than this area.

Despite the constraints in accurately reflecting avifaunal community structures (and predicting what the impacts of habitat transformations will be), local knowledge of habitat conditions and fluctuations, as well as familiarity with the life-history characteristics of bird species does allow for a relatively accurate appraisal.

## **8 LEGAL FRAMEWORK RELATING TO AVIFAUNA AND DEVELOPMENT**

### **8.1 International law and conventions**

There has been an increased synergy on a global scale regarding environmental matters. The UN *Conference on the Human Environment* (1972) was the first major emergence of international environmental law. The importance of sustainable development and the protection of environmental resources have since then become a driving factor globally in the construction of new legislation governing industrial practices and their impact on the environment. South Africa has signed and ratified a number of global treaties, protocols and conventions, agreeing to implement the policies, which endorse sustainable development and promote a positive environmental legacy for future generations. A substantial agreement that South Africa ratified regarding biodiversity, is the Convention on Biodiversity (CBD), signed in 1998. This agreement highlights the loss of biodiversity as “a common concern of humankind”. The most relevant international summit related to environmental management for South Africa is arguably the “Johannesburg World Summit of 2002”, which developed a number of policies and standards and built on previous international meetings. The two main points which arose from this summit was “Sustainable development” and “reducing the rate at which biodiversity is being lost”. Other agreements include “The Convention on the Conservation of Migratory Species of Wild Animals”, “the African-Eurasian Waterbird Agreement”, “The Convention to Combat desertification”, and “SADC Protocol on Wildlife Conservation and Law Enforcement in the Southern African Development Community”. South Africa is also an active member of NEPAD (The New Partnership for Africa’s Development), which drives for the sustainable development and associated conservation, with the wise use of biodiversity resources.

### **8.2 South African Constitution**

Environmental law is broadly distributed, across multiple disciplines in South Africa’s legal framework. The foundation of South Africans Environmental law is set in the Constitution of the Republic of South Africa (1996), specifically “Chapter 2- The Bill of Rights: section 24”. This has allowed for the rapid development of environmentally based legislations which guard, enforce and guide all parties to maintain the human rights granted in the Constitution. These rights include “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”. Although South Africa’s environmental issues are found at various levels (domestic, regional and national), the majority of the legislation regulating these issues is at a national level.

### **8.3 NEMA**

The major environmental legislation which aims to strengthen the rights granted in the Constitution and incorporate international agreements is the National Environmental Management Act (NEMA), Act 107 of 1998. This act is the cornerstone of environmental law in South Africa and has set the

framework for additional legislation to build on. NEMA was drafted by incorporating earlier environmental legislation, such as Environmental Conservation Act of 1989, as well as standards and policies in international agreements ratified by South Africa. The Act establishes principles for decision-making on environmental matters, as well as providing motive for institutions which promote cooperative governance, and which can coordinate environmental action plans. The principles within NEMA provide the formula from which environmental management plans are synthesised. Section 2(4) specifies that sustainable development requires the consideration of all relevant factors. With regard to biodiversity, development should not result in the disturbance of ecosystems and loss of biological diversity, if not possible, these effects must be minimised and remedied. A low-risk, cautious approach should always be applied, considering limits of current knowledge concerning consequences and actions. Always anticipate possible negative impacts on the environment and people's environmental rights, identified impacts should be prevented and where they cannot be altogether prevented, are minimised and remedied. The “polluter pays principle” is applied with regard to the cost of remedying negative impacts on the environment or effected parties, meaning liability lies with the party responsible for the impact (Section 2(4)p). Vulnerable or fundamental ecosystems require specific consideration in management and planning procedures, particularly where they are the focus of significant human resource usage and development pressure. NEMA reconfirms that the state acts as trustees on behalf of the country's inhabitants, which allows for cooperative governance of environmental issues and the establishment of governmental institutes. These institutes ensure proper enforcement of environmental protection; provide fair decision making and conflict arbitration. Environmental crimes are contained in the schedules to the Acts.

*NEMA principles of particular relevance to biodiversity (from the Mining Biodiversity guideline)*

1. Section 2(4)(a)(i): the disturbance of ecosystems and loss of biological diversity are avoided, or, where they cannot be altogether avoided, are minimised and remedied;
2. Section 2(4)(a)(ii): pollution and degradation of the environment are avoided, or, where they cannot be altogether avoided, are minimised and remedied;
3. Section 2(4)(a)(vi): the development, use and exploitation of renewable resources and the ecosystems of which they are part do not exceed the level beyond which their integrity is jeopardised;
4. Section 2(4)(a)(vii): a risk-averse and cautious approach is applied, which considers the limits of current knowledge about the consequences of decisions and actions;
5. Section 2(4)(e): responsibility for the environmental health and safety consequences of a policy, programme, project, product, process, service or activity exists throughout its life cycle.
6. Section 2(4)(o): The environment is held in public trust for the people, the beneficial use of environmental resources must serve the public interest and the environment must be protected as the people's common heritage;
7. Section 2(4)(p): The costs of remedying pollution, environmental degradation and consequent adverse health effects and of preventing, controlling or minimising further pollution, environmental damage or adverse health effects must be paid for by those responsible for harming the environment; and
8. Section 2(4)(r): Sensitive, vulnerable, highly dynamic or stressed ecosystems, such as coastal habitats including dunes, beaches and estuaries, reefs, wetlands, and similar ecosystems require

specific attention in management and planning procedures, especially where they are subject to significant human resource usage and development pressure.

#### **8.4 NEMBA**

The National Environmental Management of Biodiversity Act (NEMBA) Act 10 of 2004 was specifically designed to provide a management and conservation outline for biological diversity, drafted under the NEMA. This Act deals with the management and conservation of biodiversity, with its relevant components, which includes the use of indigenous biological resources in a sustainable manner, the fair and equitable sharing of benefits arising from bio-prospecting, cooperative governance in biodiversity management and conservation within the structures of NEMA. The Act, in protecting biodiversity, deals with the protection of threatened ecosystems and species, the control of alien invasive species, genetically modified organisms and regulates bio-prospecting. As with NEMA, NEMBA incorporates and gives effect to international agreements relating to biodiversity. The Act gives the Minister of Environmental Affairs, Forestry and Fisheries the power to categorise any process or activity in a listed ecosystem, as a threatening process, thereafter, be regarded as an activity contemplated in Section 24(2) (b) of NEMA which states that: Specified activities may not be commenced without prior authorisation from the Minister or MEC and specify such activities. The Act also allows any person or party to contribute to the management of biodiversity. For a biodiversity management plan to be implemented a draft must be submitted to the Minister for approval and an agreement entered into regarding the plan's implementation. The Minister also has the authority to set standards and norms (published in the Gazette) and provide indicators which must be measure as proof of conformance. NEMBA gives a number of bodies of state the power to police and enforce the minimum standards set out in the act. NEMBA has also established the South African National Biodiversity Institute (SANBI) with mandate in dealing with the monitoring, advising and co-ordinating of biodiversity issues in South Africa. In order for the NEMBA to better the management and conservation of biodiversity the standards, norms and indicators are continuously reviewed, and amendments or additions are published by the Minister in the Government Gazette. These publications should always be referred to when planning on undertaking a listed activity, in order to ensure that the minimum standards are considered, and guidelines followed.

##### NEMBA TOPS Regulations

The NEMBA Regulations on Threatened or Protected Species (TOPS, 2007) list all of the species (including avian) that are threatened with extinction and therefore, nationally protected under an approach to sustainable use and development. Periodically, Red Data books are published, and the data used to update these lists of protected species.

#### **8.5 Norms, Guidelines & Standards**

South Africa has structured a number of policies and guidelines to promote conservation and management of biodiversity. The National Spatial Biodiversity Assessment (NSBA) was constructed to help meet targets set by the NEMBA, in reducing the loss of biodiversity on a global, regional and national scale, while also attending to poverty alleviation. The National Biodiversity Strategy and Action Plan (NBSAP) has also been drafted in order to begin the process of construction a National Biodiversity Framework, as called for in NEMBA (chapter 3). NBSAP has identified a



number of key points to implement in order for biodiversity to be conserved and benefit both current and future generations. One point is that biodiversity cannot be conserved through protected areas only. All stakeholders, including private industry, must be involved in biodiversity management.

BirdLife South Africa (Jenkins *et al.*, 2017) compiled the Best Practice Guidelines on Birds and Solar Energy to guide the assessment and monitoring of the impact of solar generating facilities on birds in South Africa. This guideline has been followed as far as possible in the compilation of this report.

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## 9 REGIONAL SOLAR ENERGY DEVELOPMENT

The regional setting of existing or planned solar energy developments is required to undertake an assessment of the cumulative impacts that avifauna experience. This is in addition to other forms of habitat transformation that have taken place.

Environamics, as the project EAP, specified the similar projects within a 30 km radius (Figure 4) with their project descriptions (Table 1).

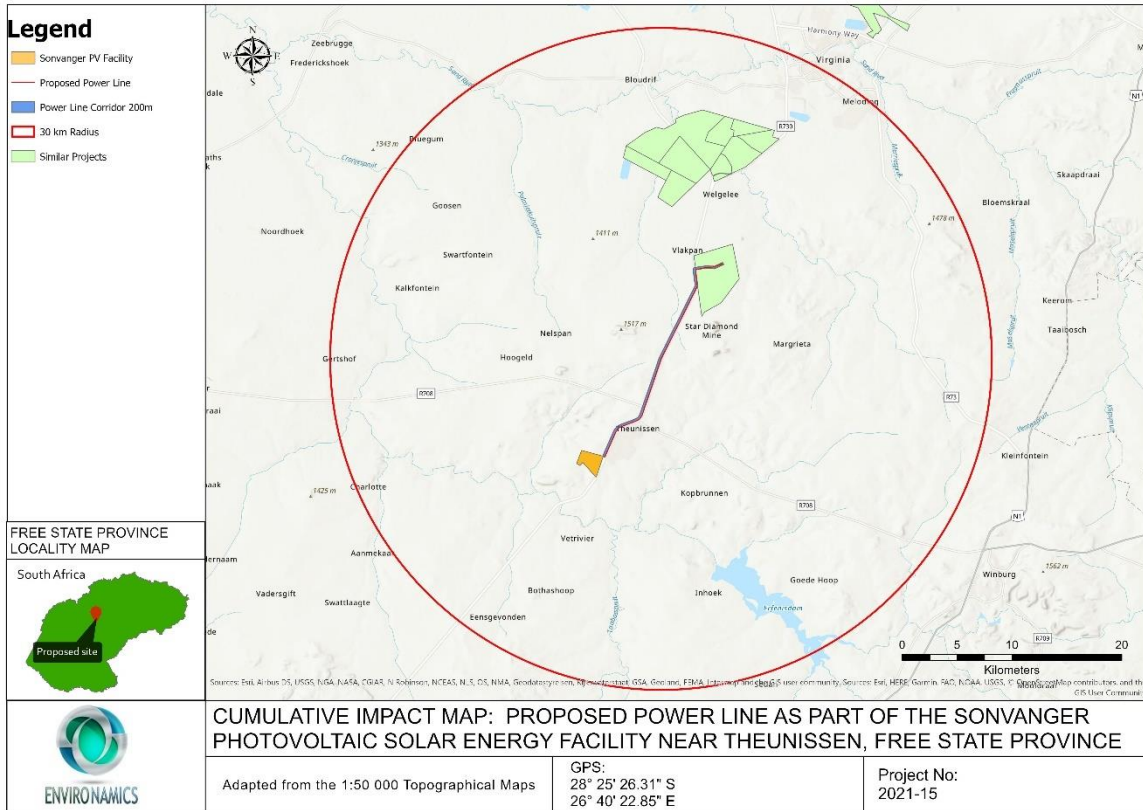
The temporal parameters for this cumulative effects analysis are the anticipated lifespan of the Proposed Project, beginning in 2022 and extending out at least 20 years, which is the minimum expected project life of the proposed project.

It is unclear whether other projects, not related to renewable energy, are being or have been constructed in this area. In general, development activity in the area is focused on agriculture and mining. It is quite possible that future solar farm development may take place within the general area.

**Table 1. A summary of similar projects within a 30 km radius of the proposed power line for the Sonvanger SPP**

No	EIA Reference No	Classification	Status of application
1	14/12/16/3/3/2/672/AM4	Proposed Sonvanger photovoltaic solar energy facility near Theunissen within Masilonyana Local Municipality in Free State	In process
2	14/12/16/3/3/2/672/AM3	Proposed Sonvanger photovoltaic solar energy facility near Theunissen within Masilonyana Local Municipality in Free State	In process
3	14/12/16/3/3/2/543	The Proposed Keren Property Holdings Korhaan Creek Project no.2 Solar Plant on farm 50F no 330, Theunissen, Free State Province	Withdrawn/Lapsed
4	12/12/20/2666	Construction Of the 19.9MW Photovoltaic Facility for The Generation of Electricity on Portion of Farm Palmietkuil 328, Beatrix Mine Shaft 4, Oryx Mine in Virginia, Free State Province.	Approved
5	12/12/20/2666/A	Construction Of the 19.9MW Photovoltaic Facility for The Generation of Electricity on Portion of Farm Palmietkuil 328, Beatrix Mine Shaft 4, Oryx Mine in Virginia, Free State Province.	Approved
6	12/12/20/2667	Proposed Construction of a Photovoltaic Solar Panel Facility and Associated Infrastructure on Portion 52 Of Farm Leeubult, Beatrix Mine Shaft 2 In Virginia, Free-State Province	Approved
7	12/12/20/2668	Proposed development and implementation of solar panels (solar	Approved

		photovoltaic project 221) for electricity generation on portion of the farm Leeubult 52 Beatrix Mine Shaft 2, Virginia, Free State	
8	12/12/20/2669	The Proposed Construction of The Photovoltaic Solar Facility and Associated Infrastructure on Portion 225 Of Farm Kalkoenkrans, Beatrix Mine Shaft 4, Oryx Mine in Virginia, Free-State Province	Approved
9	12/12/20/2669/A	The Proposed Construction of The Photovoltaic Solar Facility and Associated Infrastructure on Portion 225 Of Farm Kalkoenkrans, Beatrix Mine Shaft 4, Oryx Mine in Virginia, Free-State Province	Approved
10	14/12/16/3/1/3	The Proposed Installation of a Co-Generation Plant at Shaft 4 At the Beatrix Gold Mine, Theunissen, Free State Province	Approved
11	14/12/16/3/3/2/328	The Proposed Development of Co-Generation Facility at The Beatrix Gold Mine Shaft 4, Located Between Theunissen and Virginia, Within Masilonyana Local Municipality, Free State Province.	Approved
12	14/12/16/3/3/2/433	Proposed Keren Property Holdings Kalkoenkrans solar plant on Farm Kalkoenkrans NR 225 Portion 7, Theunissen, Matjhabeng Local Municipality, Free State	Withdrawn/Lapsed
13	14/12/16/3/3/2/434	Proposed Keren Holdings Korhaan Creek Solar plant on Farm 330 Portion 5, Theunissen within Matjhabeng Local Municipality, Free State	Withdrawn/Lapsed
14	14/12/16/3/3/2/436	Proposed Keren Holdings Doornriver Solar plant on remainder of Farm NR330, Theunissen within Matjhabeng Local Municipality, Free State	Withdrawn/Lapsed
15	14/12/16/3/3/2/526	Proposed 75MW Oryx solar energy facility near Virginia Free State Province	In process
16	14/12/16/3/3/2/672	Proposed Sonvanger photovoltaic solar energy facility near Theunissen in Free State	In process



**Figure 4. Geographic extent of existing power lines and similar solar projects within a 30 km radius of the Sonvanger SPP**

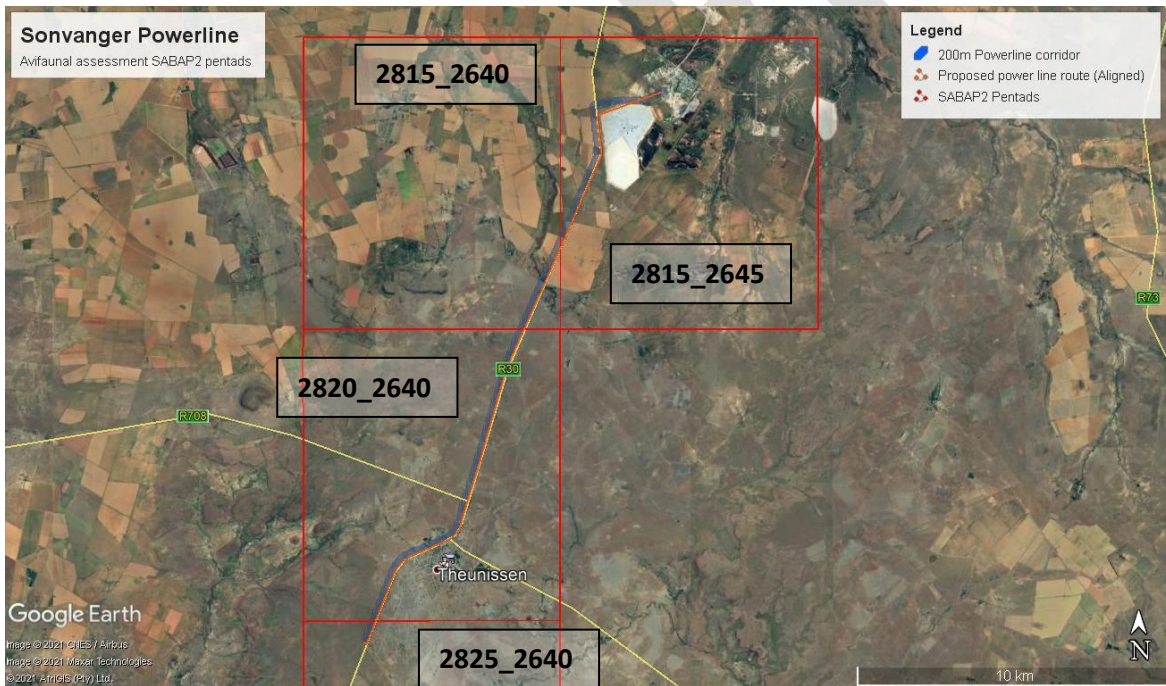
## 10 BASELINE DESCRIPTION OF THE AVIFAUNAL COMMUNITY

### 10.1 SABAP2 data

The Second South African Bird Atlas Project (SABAP2), an initiative of the Animal Demography Unit of the University of Cape Town, was consulted or data collected for the pentads in which the site is situated. There are four pentads through which the power line corridor runs, namely:

- I. 2815\_2645 (which has 3 atlas assessments recording 92 species between 2008 and 2021);
- II. 2815\_2640 (which has 2 atlas assessments recording 66 species between 2015 and 2021);
- III. 2820\_2640 (which has 2 atlas assessments recording 93 species between 2009 and 2021);
- IV. 2825\_2640 (which has 3 atlas assessments recording 115 species between 2014 and 2016).

The pentads shown in Figure 5. Each pentad occupies approximately 7,700 Ha, whereas the total corridor is 440 Ha. The pentads both cover much greater habitat diversity and comprise riverine habitats as well, which will substantially increase the species counts. These species counts should not be expected for the development site.



**Figure 5. Location and extent of SABAP2 pentads relative to the proposed power line for the Sonvanger SPP**

The total list of species recorded during SABAP2 surveys from 2008-2021 for the four pentads is shown in Table 2. The table shows the Red Data status (regionally for Southern Africa and then globally), endemic status and whether the species is considered to be at threat from the proposed power line development through either collision with the infrastructure or via electrocutions when perched.

**Table 2. List of avifaunal species recorded during SABAP2 assessments for the wider pentads (EN= endangered, VU=vulnerable, NT=near-threatened, LC=least concern, NE=near-endemic, BNE=breeding near-endemic, SLS=endemic to RSA, Lesotho & Eswatini)**

No	Species	RD status (Regional, Global)	Endemic	Collision sensitive	Electrocution sensitive
1	Acacia Pied Barbet	-	-	-	-
2	African Black Duck	-	-	Yes	-
3	African Darter	-	-	Yes	-
4	African Hoopoe	-	-	-	-
<b>5</b>	<b>African Marsh Harrier</b>	<b>EN, LC</b>	-	<b>Yes</b>	<b>Yes</b>
6	African Palm Swift	-	-	-	-
7	African Pipit	-	-	-	-
8	African Red-eyed Bulbul	-	-	-	-
9	African Reed Warbler	-	-	-	-
10	African Sacred Ibis	-	-	Yes	Yes
11	African Snipe	-	-	Yes	-
12	African Stonechat	-	-	-	-
13	African Swamphen	-	-	Yes	-
14	Alpine Swift	-	-	Yes	-
15	Amur Falcon	-	-	Yes	-
16	Ant-eating Chat	-	-	-	-
17	Ashy Tit	-	-	-	-
18	Barn Swallow	-	-	-	-
<b>19</b>	<b>Black Harrier</b>	<b>EN, EN</b>	<b>NE</b>	<b>Yes</b>	<b>Yes</b>
20	Black-chested Prinia	-	-	-	-
21	Black-faced Waxbill	-	-	-	-
22	Black-headed Heron	-	-	Yes	Yes
23	Black-necked Grebe	-	-	Yes	-
24	Blacksmith Lapwing	-	-	Yes	-
25	Black-throated Canary	-	-	-	-
26	Black-winged Kite	-	-	Yes	-
27	Black-winged Stilt	-	-	Yes	-
28	Blue Waxbill	-	-	-	-
29	Blue-billed Teal	-	-	Yes	-
30	Bokmakierie	-	-	-	-
31	Brown-crowned Tchagra	-	-	-	-
32	Brown-hooded Kingfisher	-	-	-	-
33	Brown-throated Martin	-	-	-	-
34	Cape Longclaw	-	-	-	-
35	Cape Robin-chat	-	-	-	-
36	Cape Shoveler	-	-	Yes	-
37	Cape Sparrow	-	-	-	-
38	Cape Starling	-	-	-	-
39	Cape Teal	-	-	Yes	-
40	Ring-necked Dove	-	-	-	-

No	Species	RD status (Regional, Global)	Endemic	Collision sensitive	Electrocution sensitive
41	Cape Wagtail	-	-	-	-
42	Chestnut-vented Warbler	-	-	-	-
43	Cinnamon-breasted Bunting	-	-	-	-
44	<i>Cloud Cisticola</i>	-	NE	-	-
45	Common Buzzard	-	-	Yes	Yes
46	Common Moorhen	-	-	Yes	-
47	Common Myna	-	-	-	-
48	Common Ostrich	-	-	-	-
49	Common Scimitarbill	-	-	-	-
50	Common Waxbill	-	-	-	-
51	Crested Barbet	-	-	-	-
52	Crowned Lapwing	-	-	Yes	-
53	Desert Cisticola	-	-	-	-
54	Diederik Cuckoo	-	-	-	-
55	Double-banded Courser	-	-	Yes	-
56	Egyptian Goose	-	-	Yes	Yes
57	European Bee-eater	-	-	-	-
58	Familiar Chat	-	-	-	-
59	<i>Fiscal Flycatcher</i>	-	NE	-	-
60	Gabar Goshawk	-	-	Yes	-
61	Glossy Ibis	-	-	Yes	Yes
62	Greater Striped Swallow	-	-	-	-
63	Green-winged Pytilia	-	-	-	-
64	Grey Heron	-	-	Yes	Yes
65	Grey-headed Gull	-	-	Yes	-
66	Hadeda Ibis	-	-	Yes	Yes
67	Hamerkop	-	-	Yes	-
68	Helmeted Guineafowl	-	-	Yes	Yes
69	House Sparrow	-	-	-	-
70	Intermediate Egret	-	-	Yes	-
71	Jameson's Firefinch	-	-	-	-
72	Kalahari Scrub Robin	-	-	-	-
73	Karoo Scrub Robin	-	-	-	-
74	<i>Karoo Thrush</i>	-	NE	-	-
75	Laughing Dove	-	-	-	-
76	<b>Lesser Flamingo</b>	<b>NT, NT</b>	-	<b>Yes</b>	-
77	Lesser Grey Shrike	-	-	-	-
78	Lesser Kestrel	-	-	Yes	-
79	Lesser Swamp Warbler	-	-	-	-
80	Levaillant's Cisticola	-	-	-	-
81	Little Bee-eater	-	-	-	-
82	Little Egret	-	-	Yes	-

No	Species	RD status (Regional, Global)	Endemic	Collision sensitive	Electrocution sensitive
83	Little Grebe	-	-	Yes	-
84	Little Swift	-	-	-	-
85	Long-tailed Widowbird	-	-	-	-
<b>86</b>	<b>Maccoa Duck</b>	<b>NT, VU</b>	-	<b>Yes</b>	-
87	Malachite Kingfisher	-	-	-	-
88	Marsh Owl	-	-	Yes	Yes
89	Mountain Wheatear	-	-	-	-
90	Namaqua Dove	-	-	-	-
91	Natal Spurfowl	-	-	Yes	-
92	Neddicky	-	-	-	-
93	Northern Black Korhaan	-	-	Yes	-
94	Orange River Francolin	-	-	Yes	-
95	Orange River White-eye	-	-	-	-
96	Pale Chanting Goshawk	-	-	Yes	Yes
97	Pied Avocet	-	-	Yes	-
98	Pied Crow	-	-	Yes	-
99	Pied Kingfisher	-	-	-	-
100	<i>Pied Starling</i>	-	<i>SLS</i>	-	-
101	Pin-tailed Whydah	-	-	-	-
102	Pririt Batis	-	-	-	-
103	Quailfinch	-	-	-	-
104	Rattling Cisticola	-	-	-	-
105	Red-backed Shrike	-	-	-	-
106	Red-billed Firefinch	-	-	-	-
107	Red-billed Quelea	-	-	-	-
108	Red-billed Teal	-	-	Yes	-
109	Red-capped Lark	-	-	-	-
110	Red-chested Cuckoo	-	-	-	-
111	Red-eyed Dove	-	-	-	-
112	Red-faced Mousebird	-	-	-	-
113	Red-headed Finch	-	-	-	-
114	Red-knobbed coot	-	-	Yes	-
115	Reed Cormorant	-	-	Yes	-
116	Rock Dove	-	-	-	-
117	Rock Kestrel	-	-	Yes	Yes
118	Rock Martin	-	-	-	-
119	Ruff	-	-	Yes	-
120	Rufous-naped Lark	-	-	-	-
121	Sabota Lark	-	-	-	-
122	Scaly-feathered Weaver	-	-	-	-
123	<i>Sickle-winged Chat</i>	-	<i>NE</i>	-	-



No	Species	RD status (Regional, Global)	Endemic	Collision sensitive	Electrocution sensitive
124	<i>South African Cliff Swallow</i>	-	<i>BNE</i>	-	-
125	South African Shelduck	-	-	Yes	-
126	Southern Fiscal	-	-	-	-
127	Southern Grey-headed Sparrow	-	-	-	-
128	Southern Masked Weaver	-	-	-	-
129	Southern Pochard	-	-	Yes	-
130	Southern Red Bishop	-	-	-	-
131	Speckled Pigeon	-	-	-	-
132	Spike-heeled Lark	-	-	-	-
133	Spotted Eagle-Owl	-	-	Yes	Yes
134	Spur-winged Goose	-	-	Yes	Yes
135	Striated Heron	-	-	Yes	-
136	Swainson's Spurfowl	-	-	Yes	-
137	Swallow-tailed Bee-eater	-	-	-	-
138	Three-banded Plover	-	-	-	-
139	Village Indigobird	-	-	-	-
140	Wattled Starling	-	-	-	-
141	Western Cattle Egret	-	-	Yes	Yes
142	White-backed Mousebird	-	-	-	-
143	White-bellied Sunbird	-	-	-	-
144	White-browed Sparrow-Weaver	-	-	-	-
145	White-faced Whistling Duck	-	-	Yes	-
146	White-fronted Bee-eater	-	-	-	-
147	White-rumped Swift	-	-	-	-
148	White-throated Swallow	-	-	-	-
149	Yellow Canary	-	-	-	-
150	Yellow-billed Duck	-	-	Yes	-
151	Yellow-crowned Bishop	-	-	-	-
152	Zitting Cisticola	-	-	-	-

*\*Italics denotes endemic species*

**\*Bold denotes Red Data species**

Table 2 above shows that there are 57 of the species recorded previously for the wider pentads that have potential risk for collisions with the power line cables. These are mostly fast-flying species, heavy-bodied species, birds that tend to fly higher above the ground and those that may migrate at night.

Table 2 also shows the bird species that are potentially influenced by electrocution whilst perched, particularly through sitting on the ground rail or having earth contact by touching multiple wires. These are bird species that are large-bodied or have wide wingspans. 15 species recorded during

prior SABAP2 surveys for the wider pentads are considered vulnerable to electrocution on the power line.

**10.2 General species description**

No site assessments have been undertaken as yet, however the mix of species recorded previously during SABAP2 assessments for the wider pentads comprised a wide diversity of species, with waders, waterfowl, gamebirds, raptors, insectivores and granivores all well represented. The total species count and diversity of functional groups is expected to be much lower for the site surveys, due to the shorter survey timeframes and vastly smaller assessment area with lower habitat diversity.

**10.3 Species of conservation importance**

The IUCN uses 9 categories of conservation status to apply across taxa (IUCN, 2001). These are summarised in Table 3. The assessment of Red Data status follows Taylor (2015) and the ESKOM Red Data Book of Birds of South Africa, Lesotho and Swaziland.

**Table 3.** IUCN red-list conservation criteria.

<b>Extinct</b>	A taxon is Extinct when there is no reasonable doubt that the last individual has died. A taxon is presumed Extinct when exhaustive surveys in known and/or expected habitat, at appropriate times (diurnal, seasonal, annual), and throughout its historic range have failed to record an individual. Surveys should be over a time frame appropriate to the taxon's life cycle and life form.
<b>Extinct in the Wild</b>	A taxon is extinct in the wild when it is known only to survive in cultivation, in captivity or as a naturalized population (or populations) well outside the past range. A taxon is presumed extinct in the wild when exhaustive surveys in known and/or expected habitat, at appropriate times (diurnal, seasonal, annual), and throughout its historic range have failed to record an individual. Surveys should be over a time frame appropriate to the taxon's life cycle and life form.
<b>Critically Endangered</b>	A taxon is critically endangered when the best available evidence indicates that it meets any of the criteria for critically endangered, and it is therefore considered to be facing an extremely high risk of extinction in the wild.
<b>Endangered</b>	A taxon is endangered when the best available evidence indicates that it meets any of the criteria for endangered, and it is therefore considered to be facing a very high risk of extinction in the wild.
<b>Vulnerable</b>	A taxon is vulnerable when the best available evidence indicates that it meets any of the criteria for vulnerable, and it is therefore considered to be facing a high risk of extinction in the wild.
<b>Near Threatened</b>	A taxon is near threatened when it has been evaluated against the criteria but does not qualify for critically endangered, endangered or vulnerable now, but is close to qualifying for or is likely to qualify for a threatened category in the near future.

<b>Least Concern</b>	A taxon is least concern when it has been evaluated against the criteria and does not qualify for critically endangered, endangered, vulnerable or near threatened. Widespread and abundant taxa are included in this category.
<b>Data Deficient</b>	A taxon is data deficient when there is inadequate information to make a direct, or indirect, assessment of its risk of extinction based on its distribution and/or population status. A taxon in this category may be well studied, and its biology well known, but appropriate data on abundance and/or distribution are lacking. Data deficient is therefore not a category of threat. Listing of taxa in this category indicates that more information is required and acknowledges the possibility that future research will show that threatened classification is appropriate.
<b>Not Evaluated</b>	A taxon is not evaluated when it is has not yet been evaluated against the criteria.

There are Red Data species that could possibly occur on site, even as vagrants and the likelihood of their occurrence must be assessed. The potential red data species for the proposed power line for the Sonvanger SPP, along with probability estimates and notes are presented below.

- *Secretarybird*- Vulnerable. Not recorded in the pentads but has low likelihood of occasionally occurring on site.
- *Lanner Falcon*- Vulnerable. Not recorded in the pentads but has moderate likelihood of occasionally occurring on site.
- *Red-footed Falcon*- Near Threatened. Not recorded in the pentads but has low likelihood of occasionally occurring on site .
- *Cape Vulture*- Endangered. Not recorded in the pentads, very low likelihood of occasionally occurring on site if animal carcasses are present.
- *Lappet-faced Vulture*- Endangered. Not recorded in the pentads, very low likelihood of occasionally occurring on site if animal carcasses are present.
- *Martial Eagle*- Endangered. Not recorded in the pentads, very low likelihood of occasionally occurring on site.
- *African Marsh Harrier*- Endangered. Recorded in the pentads. Confirmed presence for the wider pentads.
- *Black Harrier*- Endangered. Recorded in the pentads. Confirmed presence for the wider pentads.
- *White-bellied Bustard*- Vulnerable. Not recorded in the pentads and has very low likelihood of sporadic occurrence.
- *African Grass Owl*- Vulnerable. Not recorded in the pentads. Habitat suitability is marginal, thus has very low likelihood of sporadic occurrence.
- *Black-winged Pratincole*- Near Threatened. Not recorded in the pentads. Habitat suitability is marginal on the SPP site but is expected to occasionally occur in the surrounding croplands.
- *Lesser Flamingo*- Near-Threatened. Recorded in the pentads. Confirmed presence for the wider pentads.

- *Maccoa Duck*- Near-Threatened. Recorded in the pentads. Confirmed presence for the wider pentads.

The Red Data species listed above as occurring in the wider area or having reasonable likelihood of even occasional occurrence will be considered in the impact assessment and the methodology for mitigations.

#### **10.4 Range-restricted or endemic species**

South Africa has a rich diversity of nationally and regionally endemic species that are found nowhere else on earth and, therefore, warrant consideration for assessment of sensitivity to potential developments.

The following endemic or near-endemic (most of the global range is within South Africa's borders) species were recorded during prior SABAP2 assessments for the wider pentads:

- *Cloud Cisticola*- Near-endemic.
- *Fiscal Flycatcher*- Endemic.
- *Pied Starling*- Endemic to South Africa, Lesotho and Swaziland.
- *South African Cliff Swallow*- Breeding Near-endemic.
- *Karoo Thrush*- Near-endemic.
- *Black Harrier*- Near-endemic.
- *Sickle-winged Chat*- Near-endemic.

Apart from Black Harrier (which is also Endangered), all of the endemic or near-endemic species listed above that have been confirmed during past SABAP2 assessments have wide distributional ranges and reportedly healthy populations and should not present and substantial threats as a result of development of this site.

## 11 IMPACTS OF POWER LINES ON AVIFAUNA

BirdLife South Africa has a strong position statement on the impacts of solar power generation and distribution/transmission on birds but favours the technology and methodology above wind and fossil fuels. Their main concerns involve the displacement and exclusion of globally or nationally threatened bird species, endemic or range-restricted species, or rare species from important habitats. The issues stemming from their position statement and contemporary studies are as follows:

1. Displacement of threatened species from important habitats;
2. Loss of habitat for resident species, especially where cumulative impacts exist;
3. Disturbance of resident species throughout construction, operation and maintenance;
4. Collisions with photovoltaic panels;
5. Reflective surfaces of panels creating a mirror affect and possibly attracting waterbirds;
6. Electrocution and collision at power line infrastructure;
7. New power line construction.

They suggest the following course of actions in terms of mitigating the impacts on birds:

- Undertaking sufficient pre-construction monitoring to determine the presence of threatened, rare, endemic or range-restricted species. SABAP2 data is recommended to supplement adequate field surveys.
- Constructing PV plants close to existing power lines and, if new lines are required, motivate the need for lines to be adequately marked with anti-collision devices and bird-friendly designs to prevent electrocution.
- Not constructing PV plants in formally or informally protected areas or Important Bird Areas (IBAs), but in areas of low relevance for nature conservation.
- Constructing PV plants in already degraded areas.
- Avoiding construction near drainage lines with trees where birds will be concentrated (e.g., in Karoo where most PV plant are likely to be constructed).
- Avoiding construction near large trees (e.g., in the Karoo) which serve as nesting and roosting sites for raptors and vultures.
- Building solar arrays outside known waterbird flight paths.
- Not using chemicals/pesticides for the maintenance of land/vegetation and rather use mowing or grazing to retard vegetation growth.
- Constructing new power lines in such a way that they have minimal impact on birds (i.e., bird-friendly designs, appropriate wire marking devices).
- Deconstruction of the plant after the expected economic life span

The impacts that were considered relevant to the proposed power lines for the Sonvanger SPP and that have been included in the impact assessment for scoring are shown in Table 4.

**Table 4. Avifaunal impacts specific to the proposed power lines for the Sonvanger SPP as used in the impact ratings**

<b>Avifaunal impacts specific to the proposed power line</b>	
<i>Displacement of priority avian species from important habitats.</i>	The area is not within an IBA; however, it has been identified as ‘Very High Sensitivity’ by DEFF’s screening tool. Some priority species were recorded for the wider SABAP2 pentads ( <b>Maccoa Duck, Lesser Flamingo, African Marsh Harrier, Black Harrier</b> ) or have a reasonable chance of at least occasional occurrence based on habitat and distribution ( <b>Lanner Falcon, Black-winged Pratincole</b> ).
	These impacts are expected to start during the construction phase, but will reduce through the operational phase, and be eliminated after decommissioning. The habitats are likely to be directly impacted/disturbed and the increased disturbance is likely to deter protected species from accessing the area.
	These impacts are also considered as cumulative due to the large number of planned solar developments in a 30 km radius, and the current extent of regional ecosystem disturbance by mining and crop production.
<i>Displacement of resident avifauna through increased disturbance.</i>	There are numerous endemic or near-endemic species that have been recorded during prior SABAP2 assessments for the wider pentads ( <i>Cloud Cisticola, Fiscal Flycatcher, <b>Black Harrier</b>, Pied Starling, South African Cliff Swallow, Karoo Thrush, Sickle-winged Chat</i> ).
	These impacts are expected to start during the construction phase, and will decline through the operational phase, disappearing after decommissioning. Many of the resident species are expected to be displaced, either temporarily or permanently, due to the habitat transformation and ongoing human presence and disturbance.
	These impacts are also considered as cumulative due to the large number of planned solar developments in a 30 km radius, and the current extent of regional ecosystem disturbance by mining and crop production.
<i>Loss of important avian habitats</i>	The site contains a threatened habitat types, namely the Vaal-Vet Sandy Grassland (Gh10) classified as Endangered. These This is expected to be disturbed and transformed during construction. Furthermore, the area is within a critical biodiversity area, an ecological support area and is a focus area for protected area expansion.
	These impacts are expected to start during the construction phase, may last through the operational phase, into and after decommissioning. The transformation of some of the avian habitats will be permanent
	These impacts are also considered as cumulative due to the large number of planned solar developments in a 30 km radius, and the current extent of regional ecosystem disturbance by mining and crop production.
<i>Electrocutions when perched on</i>	Some species that are sensitive to power line collisions have been recorded during SABAP2 assessments ( <b>African Marsh Harrier, Black Harrier, Grey Heron, African Sacred Ibis, Black-headed Heron, Grey Heron, Egyptian</b>

<b>Avifaunal impacts specific to the proposed power line</b>	
<i>power line infrastructure</i>	Goose, Glossy Ibis, Hadedda Ibis, Helmeted Guineafowl, Marsh Owl, Pale Chanting Goshawk, Spotted Eagle-Owl, Spur-winged Goose, Western Cattle Egret, Common Buzzard) or have a reasonable chance of occurring on site ( <b>Lanner falcon, Secretarybird</b> ).
<i>Collisions with power line infrastructure leading to injury or loss of avian life</i>	<p>The 132 kV power lines are expected to be quite high and some species that are sensitive to power line collisions occur on site (<b>Black Harrier, African Marsh Harrier</b>, African Sacred Ibis, Black-headed Heron, Common Buzzard, Egyptian Goose, Glossy Ibis, Grey Heron, Hadedda Ibis, Helmeted Guineafowl, Marsh Owl, Pale Chanting Goshawk, Spotted Eagle-Owl, Spur-winged Goose, Western Cattle Egret, <b>Maccoa Duck, Lesser Flamingo</b>, Amur Falcon, Black-winged Kite, Gabar Goshawk, Lesser Kestrel, Pied Crow, Rock Kestrel, African Black Duck, African Darter, African Snipe, African Swamphen, Alpine Swift, Black-necked Grebe, Blacksmith Lapwing, Black-winged Stilt, Blue-billed Teal, Cape Shoveler, Cape Teal, Common Moorhen, Crowned Lapwing, Double-banded Courser, Grey-headed Gull, Hamerkop, Intermediate Egret, Little Egret, Little Grebe, Natal Spurfowl, Northern Black Korhaan, Orange River Francolin, Pied Avocet, Red-billed Teal, Red-knobbed coot, Reed Cormorant, Ruff, South African Shelduck, Southern Pochard, Striated Heron, Swainson's Spurfowl, White-faced Whistling Duck, White-rumped Swift, Yellow-billed Duck) or have a reasonable chance of occurring on site (<b>Secretarybird, Black-winged Pratincole, Lanner falcon</b>).</p> <p>These impacts are expected to start during the construction phase, will last through the operational phase, but will cease upon decommissioning and demolition.</p> <p>These impacts are also considered as cumulative due to the large number of planned solar developments in a 30 km radius.</p>

*\*Italics denotes endemic or near-endemic species*

**\*Bold denotes Red Data species**

## 12 IMPACT ASSESSMENT RATINGS

The methodology for assessing the impact ratings was supplied by Environamics as the EAP for the proposed SPP project.

The methodology is included as Appendix A: Method of Environmental Assessment at the end of this report. The rating rankings are as shown in Table 5 below.

**The findings of the impact assessment ratings are preliminary only** and are shown in the table below (Table 5).

**Table 5. Impact rating scoring used for the avifaunal impact assessment at the proposed power lines for the Sonvanger SPP**

Rating	Rating explanation
6-28	Low- negative
29-50	Medium- negative
51-73	High- negative
74-96	Very high- negative

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**Table 6. Avifaunal impact ratings for the power lines at the proposed power lines for the Sonvanger SPP**

<b>PROPOSED POWER LINE IMPACT RATING FOR SONVANGER SPP</b>														
<b>Description of risk and suggested mitigation</b>	<b>Applicable project phase</b>	<b>Probability</b>	<b>Duration</b>	<b>Extent</b>	<b>Reversibility</b>	<b>Irreplaceability</b>	<b>Cumulative effects</b>	<b>Total</b>	<b>Intensity/Magnitude</b>	<b>Significance (unmitigated)</b>	<b>Significance (mitigated)</b>	<b>Before mitigation</b>	<b>After mitigation</b>	
<b>Displacement of priority avian species from important habitats</b>	Construction	3	1	1	3	2	2	12	3	36		Medium-negative		
<i>Mitigated displacement: limit construction footprint and retain indigenous vegetation wherever possible, limit access to remainder of area, avoid breeding season (summer), lay-down areas on only disturbed zones, construct in shortest timeframe, control noise to minimum. Maintain single access and maintenance road within power line servitude</i>		1	1	1	2	2	1	8	3		24		Low-negative	
<b>Displacement of resident avifauna through increased disturbance</b>	Construction	2	1	1	2	2	2	10	2	20		Low-negative		
<i>Mitigated displacement: none required due to low significance</i>								0			20		Low-negative	
<b>Loss of important avian habitats</b>	Construction	2	1	1	3	2	2	11	2	22		Low-negative		
<i>Mitigated displacement: none required due to low significance</i>								0			22		Low-negative	
<b>Displacement of priority avian species from important habitats</b>	Operation	1	3	1	3	2	1	11	2	22		Low-negative		
<i>Mitigated displacement: none required due to low significance</i>								0			22		Low-negative	
<b>Displacement of resident avifauna through increased disturbance</b>	Operation	1	3	1	2	2	1	10	2	20		Low-negative		

<b>PROPOSED POWER LINE IMPACT RATING FOR SONVANGER SPP</b>													
<b>Description of risk and suggested mitigation</b>	<b>Applicable project phase</b>	<b>Probability</b>	<b>Duration</b>	<b>Extent</b>	<b>Reversibility</b>	<b>Irreplaceability</b>	<b>Cumulative effects</b>	<b>Total</b>	<b>Intensity/Magnitude</b>	<b>Significance (unmitigated)</b>	<b>Significance (mitigated)</b>	<b>Before mitigation</b>	<b>After mitigation</b>
<i>Mitigated displacement: none required due to low significance</i>								0			20		Low-negative
<b>Collision when flying into power line infrastructure</b>	Operation	4	3	1	4	3	4	19	4	76		Very high-negative	
<i>Mitigated collision: require walk-through after pole positions are determined to demarcate sections requiring bird deterrents/flappers, install flappers on all required sections of power lines (as directed by avifaunal specialist) on or directly adjacent to site, quarterly fatality monitoring</i>		1	3	1	2	2	2	11	3		33		Medium-negative
<b>Electrocution when perched on power line infrastructure</b>	Operation	2	3	1	4	3	4	17	4	68		High-negative	
<i>Pole designs to discourage bird perching and to be signed-off by avifaunal specialist, quarterly fatality monitoring</i>		1	3	1	1	2	2	10	3		30		Medium-negative
<b>Displacement of priority avian species from important habitats</b>	Decom-missioning	2	1	1	2	2	1	9	1	9		Low-negative	
<i>Mitigated displacement: none required due to low significance</i>								0			9		Low-negative
<b>Displacement of resident avifauna through increased disturbance</b>	Decom-missioning	2	1	1	2	2	1	9	1	9		Low-negative	
<i>Mitigated displacement: none required due to low significance</i>								0			9		Low-negative
<b>Cumulative displacement of priority avian species from important habitats</b>	Throughout	3	3	1	3	3	4	17	3	51		High-negative	
<i>Mitigate displacement: limit disturbance footprint and habitat transformation, limit ongoing human activity to the minimum required for ongoing operation, control noise to</i>		2	3	1	2	2	3	13	3		39		Medium-negative

<b>PROPOSED POWER LINE IMPACT RATING FOR SONVANGER SPP</b>														
<b>Description of risk and suggested mitigation</b>	<b>Applicable project phase</b>	<b>Probability</b>	<b>Duration</b>	<b>Extent</b>	<b>Reversibility</b>	<b>Irreplaceability</b>	<b>Cumulative effects</b>	<b>Total</b>	<b>Intensity/Magnitude</b>	<b>Significance (unmitigated)</b>	<b>Significance (mitigated)</b>	<b>Before mitigation</b>	<b>After mitigation</b>	
<i>minimum, rehabilitate with native vegetation and retain indigenous vegetation throughout as far as possible, limit roadways and vehicle speeds; rehabilitate thoroughly post-decommissioning with locally native species</i>														
<b>Cumulative displacement of resident avifauna</b>	Throughout	3	3	1	3	2	3	15	2	30		Medium-negative		
<i>Mitigate displacement: limit disturbance footprint and habitat transformation, limit ongoing human activity to the minimum required for ongoing operation, control noise to minimum, rehabilitate with native vegetation and retain indigenous vegetation throughout as far as possible, limit roadways and vehicle speeds; rehabilitate thoroughly post-decommissioning with locally native species</i>		2	3	2	2	2	2	13	2		26		Low-negative	
<b>Cumulative collisions when flying into power line infrastructure</b>	Operation	4	4	3	4	3	4	22	4	88		Very high-negative		
<i>Engage avifaunal specialist to conduct walk-through of regional lines (within 30km) and mark areas where bird deterrents/flappers are required</i>		2	4	2	2	2	3	15	3		45		Medium-negative	
<b>Cumulative electrocutions when perched on power line infrastructure</b>	Operation	3	4	3	4	3	4	21	4	84		Very high-negative		

<b>PROPOSED POWER LINE IMPACT RATING FOR SONVANGER SPP</b>													
<b>Description of risk and suggested mitigation</b>	<b>Applicable project phase</b>	<b>Probability</b>	<b>Duration</b>	<b>Extent</b>	<b>Reversibility</b>	<b>Irreplaceability</b>	<b>Cumulative effects</b>	<b>Total</b>	<b>Intensity/Magnitude</b>	<b>Significance (unmitigated)</b>	<b>Significance (mitigated)</b>	<b>Before mitigation</b>	<b>After mitigation</b>
<i>Engage avifaunal specialist to conduct walk-through of regional lines (within 30km) and mark areas where perch deterrents/flappers are required</i>		1	4	2	2	2	2	13	3		39		Medium-negative

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The pre-mitigation impact rating average is **Medium-Negative**, however with mitigations it can be reduced to **Low-Negative**.

**Table 7. Summary of avifaunal impact ratings for the proposed power lines for the Sonvanger SPP**

	<b>Average impact rating</b>	<b>Significance class</b>	<b>Average mitigated impact</b>	<b>Significance class</b>
Avifaunal impacts of the SPP power lines	41	Medium-negative	26	Low-negative

Mitigations are required to bring the following power line-associated risks within acceptable levels (Low-Negative impact rating, below 28 score):

- Displacement of priority avian species from important habitats during the construction and operational phases- This scored **Medium-Negative** due to priority species being involved, that have high irreplaceability, low reversibility, relatively high probability of suffering impacts and a relatively severe intensity or consequence multiplier. Priority species (Red Data species in this instance) are threatened with extinction to some degree and extremely sensitive to disturbance and habitat loss. Both of these are expected to occur during the construction of the power line. It is expected that priority species have at least a medium chance of being displaced from habitat that they would otherwise have utilised, albeit occasionally. Some of these species (refer to Table 4) were either recorded during SABAP2 surveys for the surrounding pentads (filtered by habitat) or are protected species that have not yet been recorded but have a reasonable likelihood of occurring (section 10.3 and 10.4 earlier in this report).
- Collision when flying into power line infrastructure- This impact scored **Very High-Negative** due to the large number of power line-sensitive species that have been recorded during the transect surveys for this project and during the SABAP2 assessments. These were determined using the recommendations by Jenkins et al (2010) and essentially cover the waterfowl, waders, game birds, raptors, larger bodied birds (bustards, egrets, herons) and smaller, fast-flying birds (terns). The full list is shown in Table 2. When not mitigated, power line collisions are a significant threat to birds (Van Rooyen, 2004) and has been very well documented through ongoing monitoring by the ESKOM-EWT Strategic Partnership. This has the potential to begin as soon as the power lines are erected in the construction phase and to continue throughout the life of the SPP project, and potentially beyond, if the power lines are not decommissioned and removed.
- Electrocution when perched on power line infrastructure- This impact scored **High-Negative** due to the large number of big birds that do roost on power line infrastructure and have been recorded during SABAP2 assessments for the wider pentads. The full list of susceptible species is shown in Table 2 and essentially consists of the raptors, herons and some gamebirds that are large enough to bridge the air gap between lines and thus risk electrocution. The planned line is reportedly 132 kV, and this would generally exclude electrocution risk for smaller birds, however the electrical hardware (which determines

electrocution risk) has not yet been finalised. This impact begins as soon as the power lines are commissioned and charged and will continue throughout the life of the project, and potentially beyond if the power line is not decommissioned.

- Cumulative impacts- the same impacts as described above were ranked for cumulative impacts and all ranked higher due the high prevalence of solar projects in a 30 km radius (Section 9: **REGIONAL SOLAR ENERGY DEVELOPMENT**). Cumulative impacts associated with displacement of priority avian species from important habitats scored **High-Negative**, whilst the cumulative displacement of resident avifauna scored **Medium-Negative**. Cumulative impacts associated with power line collisions and electrocutions scored **Very High-Negative**.

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### 13 MITIGATION REQUIREMENTS

As shown in the risk assessment ratings (Table 6), many of the avifaunal impacts are considered **Medium-Negative** or higher and, therefore, warrant intervention to decrease the risks to an acceptable level (**Low-Negative** rating). The mitigations required for the power line infrastructure is shown in Table 8. **The findings of the impact assessment ratings are preliminary only.**

**Table 8. Mitigations required for the proposed power lines for the Sonvanger SPP avifaunal impacts to achieve acceptable impact ratings**

	Significance reduction	Before mitigation	After mitigation
<b>Displacement of priority avian species from important habitats during construction phase</b>		Medium-negative	
<i>Mitigated displacement: limit construction footprint and retain indigenous vegetation wherever possible, limit access to remainder of area, avoid breeding season (summer), lay-down areas only disturbed zones, construct in shortest timeframe, control noise to minimum</i>	33%		Low-negative
<b>Collision when flying into power line infrastructure during operational phase</b>		Very high-negative	
<i>Mitigated collision: require walk-through after pole positions are determined to demarcate sections requiring bird deterrents/flappers, install flappers on all required sections of power lines (as directed by avifaunal specialist) on or directly adjacent to site, quarterly fatality monitoring</i>	57%		Medium-negative
<b>Electrocution when perched on power line infrastructure during operational phase</b>		High-negative	
<i>Pole designs to discourage bird perching and to be signed off by avifaunal specialist, quarterly fatality monitoring</i>	56%		Medium-negative
<b>Cumulative displacement of priority avian species from important habitats, throughout project life</b>		High-negative	
<i>Mitigate displacement: limit disturbance footprint and habitat transformation, limit ongoing human activity to the minimum required for ongoing operation, control noise to minimum, rehabilitate with native vegetation and retain indigenous vegetation throughout as far as possible, limit roadways and vehicle speeds; rehabilitate thoroughly post-decommissioning with locally native species</i>	24%		Medium-negative
<b>Cumulative displacement of resident avifauna, throughout project life</b>		Medium-negative	
<i>Mitigate displacement: limit disturbance footprint and habitat transformation, limit ongoing human activity to the minimum required for ongoing operation, control noise to minimum, rehabilitate with native vegetation and retain indigenous vegetation throughout as far as possible, limit</i>	13%		Low-negative

	Significance reduction	Before mitigation	After mitigation
<i>roadways and vehicle speeds; rehabilitate thoroughly post-decommissioning with locally native species</i>			
<b>Cumulative collisions when flying into power line infrastructure during operational phase</b>		Very high-negative	
<i>Engage avifaunal specialist to conduct walk-through of regional lines (within 30km) and mark areas where bird deterrents/flappers are required</i>	49%		Medium-negative
<b>Cumulative electrocutions when perched on power line infrastructure during operational phase</b>		Very high-negative	
<i>Engage avifaunal specialist to conduct walk-through of regional lines (within 30km) and mark areas where perch deterrents/flappers are required,</i>	54%		Medium-negative

The majority of the mitigations listed in Table 8 above for the power line infrastructure are quite standard, involving minimising impact footprints during construction, limiting site access beyond direct disturbance zones, reducing noise and constructing in winter (avoiding breeding season), trying to stick to existing roads. Implementing these mitigations reduces the significance by 33% and results in acceptable **Low-Negative** impact ratings.

Minimising impacts along the power line route should be relatively straightforward. Fortunately, the beginning and end stretches of the power line route run parallel and close to existing power lines, which automatically lessens the potential impact.

Perhaps less straightforward will be mitigating collisions with power lines, which is the single greatest impact for the SPP project, an indeed any solar project. Power line markers, such as flappers or large PVC spiral-type bird flight diverters at least every 5 m on earth and live wires are an absolute requirement. Another possibility is the avoidance of earth wires, where possible.

It is suggested that the entire power line length be fitted with bird flight diverters. Implementing this mitigation should reduce the collision impact by 57% and achieve an anticipated **Medium-Negative** impact rating.

For electrocutions, the risk is largely associated with the technology used (which is yet to be decided), however the presence of a wide diversity of large birds that utilise power lines to roost and/nest does warrant intervention. It is suggested that the electrocution mitigation designs associated with the pole technology options are presented to the avifaunal specialist for sign-off prior to implementation. Implementing low-risk electrocution technology conservatively should achieve at least a 54% impact reduction but still resulting in a **Medium-Negative** impact rating. This is the same mitigation that is suggested for cumulative impacts relating to minimising electrocution risk.



It is the cumulative impacts, when considering the existing transformation of the threatened habitats to croplands and mining, in addition to the prevalence of planned solar developments, that increase the cumulative risks and, therefore, warrant mitigations.

Mitigating the cumulative impacts would require limiting the impact of Sonvanger SPP's power lines to an absolute minimum, which is not necessarily feasible but should be pursued. The mitigations to reduce cumulative impacts involve limiting the disturbance footprint (overall size), focussing the development on already disturbed zones, limiting human activity and noise throughout the project life, disturbing as little natural vegetation as possible, retaining the natural vegetation beneath the panels and around infrastructure, limiting the extent and width of roadways, reducing the speeds that vehicles travel, and then thoroughly rehabilitating the entire footprint back to natural grassland representing the Vaal-Vet Sandy Grassland after decommissioning.

Implementing successful mitigations along the power line should reduce the impact rating for cumulative displacement resident avifauna by 19% down to an acceptable **Low-Negative** score, however cumulative displacement of priority avian species would reduce by 28% but would still be in the **Medium-Negative** category.

## 14 RESIDUAL IMPACTS POST-MITIGATION

Collision when flying into power lines/infrastructure, electrocutions, and cumulative displacement of priority avifauna- project-specific and cumulative impacts will remain, even after mitigations are implemented. These should be balanced against the gains made in displacing fossil fuels with solar energy. The residual impacts are on the low side of the **Medium-Negative** scale. Due to the expected residual impacts, monitoring is recommended. This preliminary desktop study has been supplemented by SABAP2 data and changes in bird presence, abundance and species richness should be noted on a bi-annual basis (winter and summer) by an avifaunal specialist and compared over time. Monitoring electrocution and collision impacts can be undertaken by trained site staff on a quarterly basis.

These residual impacts will be difficult, if not impossible, and expensive to mitigate to Low-Negative levels. Offsetting, as a last resort, with effective monitoring controls or effectiveness, could be considered, should the overall project environmental impact be considered too great, and should other specialists require additional mitigations or offsets.

## 15 NO-GO AREAS, BUFFERS AND ALTERNATIVES

No no-go areas are applicable to the project site from an avifaunal perspective.  
No alternative site locations or power line routes have been provided.

## 16 CONCLUSION AND RECOMMENDATIONS

The proposed power line for the Sonvanger SPP is situated in an area of moderate avifaunal diversity, but has the potential to impact many large, fast-flying and otherwise power line-sensitive species. **The findings of this desktop study should only be considered preliminary and will be updated following repeat winter and summer surveys.**

There are individual impacts that are relatively high, however most can be effectively mitigated through the controls prescribed in this report. The overall mitigated impacts can result in the project having an overall Low-Negative impact rating on avifauna.

It is largely the cumulative impacts on avifauna, as a result of loss of important habitats, the displacement of priority and resident birds and the continued and growing power line collision impacts that are concerns.

### Impact statement

**No clear impact statement can be made as yet, as no site-specific surveys have yet been undertaken.** The desktop assessment suggests large numbers of potentially power line sensitive species, whose presence should be confirmed or excluded to inform further mitigations.

### Specific conditions recommended for the EA from an avifaunal perspective

1. Implement mitigation controls during the construction phase as specified in Section 15: MITIGATION REQUIREMENTS. Monitor and report on their effectiveness.
2. Implement mitigation controls during the operational phase as specified in Section 15: MITIGATION REQUIREMENTS. Monitor and report on their effectiveness.
3. Consult with the avifaunal specialist regarding the positions and designs of bird perching/nesting deterrents and power line markers.
4. Monitoring of implementation of mitigation controls, along with reporting, should be undertaken at least quarterly throughout the construction phase, and bi-annually during the operational phase. Monitoring, at the minimum, should consist of:
  - a. quarterly monitoring of power line route for evidence of collisions or electrocutions;
  - b. bi-annual monitoring of the resident avifaunal population, including priority species, to compare the impacts to the baseline avifaunal community description in this report.
5. As much of the natural habitat as possible should be preserved during construction and operation to lessen the operational impacts and to reduce the irreversibility of impacts.
6. Effective restoration of the natural habitats that were intact before the development should be implemented and reported on after decommissioning.

## 17 REFERENCES

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## 18 APPENDICES

### 18.1 Appendix A: Method of Environmental Assessment

The environmental assessment aims to identify the various possible environmental impacts that could result from the proposed activity. Different impacts need to be evaluated in terms of their significance and in doing so highlight the most critical issues to be addressed.

Significance is determined through a synthesis of impact characteristics which include context and intensity of an impact. Context refers to the geographical scale i.e., site, local, national or global whereas intensity is defined by the severity of the impact e.g., the magnitude of deviation from background conditions, the size of the area affected, the duration of the impact and the overall probability of occurrence. Significance is calculated as shown in the Table below.

Significance is an indication of the importance of the impact in terms of both physical extent and time scale, and therefore indicates the level of mitigation required. The total number of points scored for each impact indicates the level of significance of the impact.

#### Impact Rating System

Impact assessment must take account of the nature, scale and duration of impacts on the environment whether such impacts are positive or negative. Each impact is also assessed according to the project phases:

- planning
- construction
- operation
- decommissioning

Where necessary, the proposal for mitigation or optimisation of an impact should be detailed. A brief discussion of the impact and the rationale behind the assessment of its significance should also be included. The rating system is applied to the potential impacts on the receiving environment and includes an objective evaluation of the mitigation of the impact. In assessing the significance of each impact, the following criteria is used:

**Table 1:** The rating system

NATURE		
Include a brief description of the impact of environmental parameter being assessed in the context of the project. This criterion includes a brief written statement of the environmental aspect being impacted upon by a particular action or activity.		
GEOGRAPHICAL EXTENT		
This is defined as the area over which the impact will be experienced.		
1	Site	The impact will only affect the site.
2	Local/district	Will affect the local area or district.
3	Province/region	Will affect the entire province or region.
4	International and National	Will affect the entire country.
PROBABILITY		
This describes the chance of occurrence of an impact.		

1	Unlikely	The chance of the impact occurring is extremely low (Less than a 25% chance of occurrence).
2	Possible	The impact may occur (Between a 25% to 50% chance of occurrence).
3	Probable	The impact will likely occur (Between a 50% to 75% chance of occurrence).
4	Definite	Impact will certainly occur (Greater than a 75% chance of occurrence).

#### **DURATION**

This describes the duration of the impacts. Duration indicates the lifetime of the impact as a result of the proposed activity.

1	Short term	The impact will either disappear with mitigation or will be mitigated through natural processes in a span shorter than the construction phase (0 – 1 years), or the impact will last for the period of a relatively short construction period and a limited recovery time after construction, thereafter it will be entirely negated (0 – 2 years).
2	Medium term	The impact will continue or last for some time after the construction phase but will be mitigated by direct human action or by natural processes thereafter (2 – 10 years).
3	Long term	The impact and its effects will continue or last for the entire operational life of the development but will be mitigated by direct human action or by natural processes thereafter (10 – 30 years).
4	Permanent	The only class of impact that will be non-transitory. Mitigation either by man or natural process will not occur in such a way or such a time span that the impact can be considered indefinite.

#### **INTENSITY/ MAGNITUDE**

Describes the severity of an impact.

1	Low	Impact affects the quality, use and integrity of the system/component in a way that is barely perceptible.
2	Medium	Impact alters the quality, use and integrity of the system/component but system/component still continues to function in a moderately modified way and maintains general integrity (some impact on integrity).
3	High	Impact affects the continued viability of the system/component, and the quality, use, integrity and functionality of the system or component is severely impaired and may temporarily cease. High costs of rehabilitation and remediation.

4	Very high	Impact affects the continued viability of the system/component, and the quality, use, integrity and functionality of the system or component permanently ceases and is irreversibly impaired. Rehabilitation and remediation often impossible. If possible, rehabilitation and remediation often unfeasible due to extremely high costs of rehabilitation and remediation.
<b>REVERSIBILITY</b>		
This describes the degree to which an impact can be successfully reversed upon completion of the proposed activity.		
1	Completely reversible	The impact is reversible with implementation of minor mitigation measures.
2	Partly reversible	The impact is partly reversible but more intense mitigation measures are required.
3	Barely reversible	The impact is unlikely to be reversed even with intense mitigation measures.
4	Irreversible	The impact is irreversible, and no mitigation measures exist.
<b>IRREPLACEABLE LOSS OF RESOURCES</b>		
This describes the degree to which resources will be irreplaceably lost as a result of a proposed activity.		
1	No loss of resource	The impact will not result in the loss of any resources.
2	Marginal loss of resource	The impact will result in marginal loss of resources.
3	Significant loss of resources	The impact will result in significant loss of resources.
4	Complete loss of resources	The impact is result in a complete loss of all resources.
<b>CUMULATIVE EFFECT</b>		
This describes the cumulative effect of the impacts. A cumulative impact is an effect which in itself may not be significant but may become significant if added to other existing or potential impacts emanating from other similar or diverse activities as a result of the project activity in question.		
1	Negligible cumulative impact	The impact would result in negligible to no cumulative effects.
2	Low cumulative impact	The impact would result in insignificant cumulative effects.
3	Medium cumulative impact	The impact would result in minor cumulative effects.
4	High cumulative impact	The impact would result in significant cumulative effects
<b>SIGNIFICANCE</b>		
Significance is determined through a synthesis of impact characteristics. Significance is an indication of the importance of the impact in terms of both physical extent and time scale, and therefore indicates the level of mitigation required. The calculation of the significance of an impact uses the following formula: (Extent + probability + reversibility + irreplaceability + duration + cumulative effect) x magnitude/intensity.		

The summation of the different criteria will produce a non-weighted value. By multiplying this value with the magnitude/intensity, the resultant value acquires a weighted characteristic which can be measured and assigned a significance rating.

Points	Impact significance rating	Description
6 to 28	Negative low impact	The anticipated impact will have negligible negative effects and will require little to no mitigation.
6 to 28	Positive low impact	The anticipated impact will have minor positive effects.
29 to 50	Negative medium impact	The anticipated impact will have moderate negative effects and will require moderate mitigation measures.
29 to 50	Positive medium impact	The anticipated impact will have moderate positive effects.
51 to 73	Negative high impact	The anticipated impact will have significant effects and will require significant mitigation measures to achieve an acceptable level of impact.
51 to 73	Positive high impact	The anticipated impact will have significant positive effects.
74 to 96	Negative very high impact	The anticipated impact will have highly significant effects and are unlikely to be able to be mitigated adequately. These impacts could be considered "fatal flaws".
74 to 96	Positive very high impact	The anticipated impact will have highly significant positive effects.