



NOTIFICATION & BACKGROUND INFORMATION DOCUMENT (BID)

Prepared for:

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Project Description:

Application for Environmental and Water Use Authorisation for the proposed development of a 33 kV distribution line from the approved Saldanha Solar Photovoltaic (PV) projects to the ArcelorMittal Steel Works, near Langebaan, within the Saldanha Bay District Municipality in the Western Cape Province.

“Ignorance is more expensive than education, for both our back pocket and the planet!”

PURPOSE OF THIS DOCUMENT

The purpose of this document is to provide notification of and background information on the proposed project and to provide for objections, comments, and contributions from stakeholders, with regards to potential environmental impacts – which includes, but is not limited to, ecological, social, economic, physical, aesthetic, etc.

When an applicant proposes to undertake a Listed or Specified Activity/ies in terms of the Environmental Impact Assessment (EIA) Regulations (2014) and National Environmental Management Act (NEMA, Act 107 of 1998) as amended, an application must be made for authorisation. The application must be supported by a report, which has been compiled following an assessment process.

Ecoleges has been appointed, in its capacity as an independent Registered Environmental Assessment Practitioner (Reg. EAP), to manage the Public Participation Process (PPP) as part of both the Water Use and Environmental Authorisation processes.

Water use authorisation is proposed via registration against General Authorisation (GA) for sections 21 (c), (g) & (i) water uses as per Government Notice No. 665 of 06 September 2013 and Government Notice No. 509 of 26 August 2016, respectively in terms of Section 39 of the National Water Act (Act 36 of 1998).

The Environmental Authorisation is to be undertaken via a Basic Assessment (BA) process in accordance with Regulations 19 & 20 of the EIA Regulations, 2014 promulgated in terms of section 24(5) and 44 of the National Environmental Management Act (NEMA, Act 107 of 1998), as amended.

While the General Authorisation process is not governed by any formal PPP, the Environmental Authorisation PPP must be undertaken in accordance with Chapter 6 of the Environmental Impact Assessment Regulations (GG No. 40772, GN No. 326, 07 April 2017) and section 47D of the National Environmental Management Act (Act 107 of 1998), as amended, and taking into consideration inter alia the Public Participation 2017 Guideline Document (DEA, 2017).

The GA registration will be submitted to and reviewed by the relevant Responsible Authority, namely the Department of Water and Sanitation (DWS), and the BA will be submitted for consideration to the Western Cape Department of Environmental Affairs and Development Planning (WCDEA&DP) as the Competent Authority.

BACKGROUND & PROJECT DESCRIPTION

Two (2) 100 MW solar photo voltaic (PV) projects have been approved on the remainder of Waschkliip 183 (known as Saldanha 1) and Everts Hope 190 (known as Saldanha 2) which by way of an on-site sub-station, will Loop-In & Loop-Out of the existing Eskom transmission powerline, for wheeling into the grid. Additionally, the developer would like to install a 33 kV electricity distribution line to the ArcelorMittal Saldanha Steel Works to augment their electricity supply with a renewable energy source, across several properties including the remainder of Farm 1132, Portion 3 of Yzervarkensrug 129 and remainder of Uyekraal 189. The additional 33 kV distribution line currently falls outside of the scope of the authorisations and will require environmental authorisation for the vegetation clearance within Specified Geographic Areas and infilling from a watercourse.

APPLICABLE LEGISLATION

Water Use

An application for Water Use Authorisation in terms of the National Water Act, 1998 (Act No. 36 of 1998) will be submitted to the Department of Water & Sanitation (DWS): Breede-Olifants Catchment Management Agency for:

Water Uses as defined in Section 21 of the National Water Act (Act 36 of 1998)
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Section 21(c)	impeding or diverting the flow of water in a watercourse.
Section 21(i)	altering the bed, banks, course or characteristics of a watercourse.
Section 21(g)	disposing of waste in a manner which may detrimentally impact on a water resource

Environmental Authorisation

An Environmental Authorisation is required for the development of the 33kV Distribution Line as per the following Listed Activities through a Basic Assessment (BA) process:

Listing Notice 1 (GN No. 983, 4 December 2014) as amended	
Listed Activity 19	<p>The infilling or depositing of any material of more than 10 cubic metres into, or the dredging, excavation, removal or moving of soil, sand, shells, shell grit, pebbles or rock of more than 10 cubic metres from a watercourse; but excluding where such infilling, depositing, dredging, excavation, removal or moving—</p> <p>(a) will occur behind a development setback;</p> <p>(b) is for maintenance purposes undertaken in accordance with a maintenance management plan;</p> <p>(c) falls within the ambit of activity 21 in this Notice, in which case that activity applies;</p> <p>(d) occurs within existing ports or harbours that will not increase the development footprint of the port or harbour; or</p> <p>(e) where such development is related to the development of a port or harbour, in which case activity 26 in Listing Notice 2 of 2014 applies.</p>
Listing Notice 3 (GN No. 985, 4 December 2014) as amended	
Specified Activity 12	<p>The clearance of an area of 300 square metres or more of indigenous vegetation except where such clearance of indigenous vegetation is required for maintenance Purposes undertaken in accordance with a maintenance management plan.-</p> <p>i. Western Cape</p> <p>i. Within any critically endangered or endangered ecosystem listed in terms of section 52 of the NEMBA or prior to the publication of such a list, within an area that has been identified as critically endangered in the National Spatial Biodiversity Assessment 2004;</p> <p>ii. Within critical biodiversity areas identified in bioregional plans;</p> <p>iii. Within the littoral active zone or 100 metres inland from high water mark of the sea or an estuarine functional zone, whichever distance is the greater, excluding where such removal will occur behind the development setback line on erven in urban areas;</p> <p>iv. On land, where, at the time of the coming into effect of this Notice or thereafter such land was zoned open space, conservation or had an equivalent zoning; or</p> <p>v. On land designated for protection or conservation purposes in an Environmental Management Framework adopted in the prescribed manner, or a Spatial Development Framework adopted by the MEC or Minister.</p>

PURPOSE OF THE PROJECT

The overall objective is to undertake and complete a robust and defensible BA and WUA process that will serve to inform the WCDEA&DP and DWS's decision on the acceptability of the proposed project.

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LOCATION

Properties affected by the proposed 33 kV distribution line, near Langebaan, within the Saldanha Bay District Municipality in the Western Cape Province, are as follows:

No	Farm Name	Farm/ Erf No	Portion	Latitude	Longitude	Property Type
1		1132	0	32°58'56.61S	18°1'31.25E	Farm
2	WASCHKLIP	183	0	33°2'27.99S	18°6'13.95E	Farm
3	OLIPHANTS KOP	191	0	33°1'20.64S	18°3'28.19E	Farm
4	OS FONTEIN	194	0	33°0'20.83S	18°3'41.75E	Farm
5	YZERVARKENSRUG	129	0	32°58'5.25S	18°2'33.73E	Farm
6	UYEKRAAL	189	0	32°59'19.72S	18°3'57.76E	Farm
7	EVERTS HOPE	190	0	33°0'58.08S	18°6'21.26E	Farm
8	OS FONTEIN	194	0	33°0'13.91S	18°3'44.65E	Farm Portion
9	UYEKRAAL	189	0	32°59'30.42S	18°3'37.36E	Farm Portion
10	OLIPHANTS KOP	191	4	33°0'56.37S	18°3'48.32E	Farm Portion
11	YZERVARKENSRUG	129	3	32°58'17.9S	18°2'12.33E	Farm Portion
12	WASCHKLIP	183	0	33°2'29.54S	18°6'14.04E	Farm Portion
13	OS FONTEIN	194	0	33°0'15.02S	18°3'43.89E	Farm Portion
14	OLIPHANTS KOP	191	4	33°1'0.93S	18°3'26.8E	Farm Portion
15		1132	0	32°58'56.61S	18°1'31.24E	Farm Portion
16	YZERVARKENSRUG	129	0	32°59'0.89S	18°2'34.84E	Farm Portion
17	EVERTS HOPE	190	0	33°0'57.83S	18°6'21.27E	Farm Portion
18		1132	0	32°59'9.01S	18°1'25.84E	Farm Portion



Screening Report Map



Figure 1: Location of proposed 33kV distribution line (blue dashes).

DESCRIPTION OF TASKS

- An advertisement was placed in the Die Burger Newspaper, on 05 October 2023,
- Stakeholders, including landowners and land occupiers of neighbouring properties, other interested & affected parties, including the relevant authorities; will be notified of the proposed development in writing,
- Notice boards advertising the applications were placed in and around the site; and
- Additional public participation processes may be undertaken to help ensure dissemination & access of information to I&APs.

ANTICIPATED ISSUES

Environmental issues that may be addressed in the reports include the following:

- Agricultural Impact Assessment,
- Archaeological and Cultural Heritage Compliance Statement,
- Palaeontology Impact Assessment,
- Terrestrial & Avifaunal Biodiversity Impact Assessment (incl. an Animal and Plant Species Assessment),
- Aquatic Biodiversity Impact Assessment
- Civil Aviation & Radio Frequency Interference Assessment,
- Visual Impact Assessment.

YOUR COMMENTS PLEASE!

Your comments on the proposed projects, the public participation process, and issues needing investigation, will assist the technical studies and the authorities in their consideration of the relevant environmental and social aspects.

You are invited to register as an Interested and Affected Party (I&AP) and to assist us in:

- identifying possible impacts of the proposed development on the environment,
- making suggestions for mitigation and/or alternatives, and
- considering the "Need and Desirability".

Mitigations

Mitigation measures will be developed for the anticipated issues. Stakeholders are however welcome to comment on these issues and provide additional observations. NEMA and the EIA Regulations call for a hierarchical approach to impact management for which we have prepared a YouTube video that explains in greater detail the concept of Impact & Risk Assessment: <https://www.youtube.com/watch?v=Cvir5AViP4k>.

The Impact Mitigation Hierarchy

- *Firstly*, alternatives must be investigated to avoid negative impacts altogether.
- *Secondly*, after it has been found that the negative impacts cannot be avoided, alternatives must be investigated to reduce (mitigate and manage) unavoidable negative impacts to acceptable limits.
- *Thirdly*, alternatives must be investigated to remediate (rehabilitate and restore).
- *Fourthly*, unavoidable impact that remain after mitigation and remediation must be compensated for through investigating options to offset the negative impacts.
- While *throughout*, alternatives must be investigated to optimise positive impact.

Alternatives

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Consideration of “Alternatives” is one element of the BA process. Its role is to provide a framework for sound decision-making based on the principle of sustainable development. Alternatives should be identified as early as possible in the project cycle. Ecoleges not only welcomes stakeholders’ input/suggestions, but also urges the public to submit possible alternatives.

It is important to note that an alternative is defined as a different means of meeting the general purpose and requirements of the activity, which may include alternatives to-

- (a) the property on which or location where it is proposed to undertake the activity,
- (b) the type of activity to be undertaken,
- (c) the design or layout of the activity,
- (d) the technology to be used in the activity,
- (e) the operational aspects of the activity, and
- (f) the option of not implementing the activity.

When submitting alternatives, the recommended alternative must be:

- Practicable,
- Feasible,
- Relevant,
- Reasonable and
- Viable.

Need & Desirability

According to Regulation 13(1)(b) and 13(1)(e) read together with Regulation 18 of the amended EIA Regulations, 2014, EAPs and specialists must have knowledge of any guidelines that have relevance to the proposed activity and have regard to the need for and desirability of the undertaking of the proposed activity.

Considering that ‘Need and Desirability’ is determined by considering the broader societal/community needs and public interests, that is NOT the needs of the applicant/developer, we encourage you to also consider the Guideline on Need and Desirability published by DEA (2017) to help you identify key issues in respect of the need for and desirability of undertaking the proposed activity/development. The guideline is freely available on the web. However, we have also prepared a YouTube video that explains the intended concept of Need and Desirability (<https://www.youtube.com/channel/UC0iHr-zE4TPzwhZjzoTPQMw>).

The aim of BA process is to find that (reasonable and feasible) alternative that will ensure sustainable development. Consistent with the aforesaid aim and purpose of BA, the concept of “need and desirability” relates to, amongst others, the nature, scale and location of development being proposed, as well as the wise use of land.

Strictly speaking, “need” primarily refers to time and “desirability” refers to place, e.g. is this the right time and is it the right place for locating the type of land-use/activity being proposed? However, “need and desirability” are interrelated and the two components collectively can be considered in an integrated and holistic manner by engaging the **Questions** provided in the guideline document. The questions are divided into two broad categories relating to ecological sustainability (e.g. how the development will impact on ecosystems and biological diversity) and justifiable economic and social development.

We suspect the ecological category of questions address desirability and whether it is the right place, while the economic and social category of questions addresses broader societal needs, and whether this is the right time.

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Need and desirability is like a drawstring that pulls the assessment process together to decide on the best option. When the sum of the impacts (evaluated during the impact assessment) is considered holistically through the lens of Need and Desirability, that is by presenting them within the framework of questions posed by the guideline, then Need and Desirability becomes the overall impact summary to determine if the proposed activity is the best option or to decide on the fate of the application.

When collectively considering ecological, social and economic impacts it is important to remember that while there might be some trade-offs between the considerations, all development must in terms of Section 24 of the Constitution be ecologically sustainable, while economic and social development must be justifiable. Consequently, there are specific “trade-off rules that apply, namely environmental integrity may never be compromised, and the social and economic development must take a certain form and meet certain specific objectives for it to be considered justifiable.



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REGISTRATION

To ensure that you are registered as an interested and/or affected party, please complete the enclosed REGISTRATION AND COMMENT SHEET and forward it to the address, fax or email provided below.

Postal Address:

P.O. Box 516

Machadodorp

1170

Fax: 086 697 9316

E-mail: info@ecoleges.co.za or shannon@ecoleges.co.za

ENQUIRIES

Please do not hesitate to visit us at our office or give us a call should you have any further queries or concerns regarding the listed activity(ies) or development that is being proposed.

Physical address (Office):

3 Generaal Street

Machadodorp

1170

Cell: 083 644-7179 (office) or 072 654 8202 (Shannon Farnsworth)

Please be assured that your comments will form part of the documents to be submitted to the decision-making authority.

Please complete and return the below Registration and Comment Sheet and/or POPIA Consent Form at your earliest convenience:

- **No later than 06 November 2023.**

Note: To withdraw your consent at any time please email us directly, and we will immediately delete your information from our records. Thank you.

REGISTRATION AND COMMENT SHEET

SALDANHA 33KV DISTRIBUTION LINE

Title: _____ Name: _____

Surname: _____

Company Name / Interest Group: _____

Postal or Residential Address: _____

Town / City: _____

Postal Code: _____

Tel: (_____) _____

Cell: _____

Fax: (_____) _____

E-mail address: _____

A registered interested and affected party is entitled to object and comment, in writing, on all written submissions including draft reports made to the competent authority provided that - (c) the interested and affected party discloses any direct business, financial, personal or other interest which that party may have in the approval or refusal of the application. Please supply such information in the space provided below.

Please indicate with an **X** whether you would like to be kept informed of the BA process.

YES, I would like to be kept informed	
NO, I am not interested	

POPIA CONSENT FORM

Kindly be advised that should you receive unsolicited correspondence directly from us, and you are (i) an occupier, owner or person in control of the site or any alternative site where the activity is to be undertaken, (ii) an owner, person in control or occupier of land adjacent to the site or any alternative site where the activity is to be undertaken, (iii) the municipal councillor of a ward, (iv) any organisation of ratepayers that represents the community, (v) a municipality, (vi) any organ of state having jurisdiction in respect of any aspect of the activity, or (vii) any other party as required by the competent authority, then we were required to give you notice in terms of EIA Regulation 41(2), and had to therefore derive your information, including name, contact details and address, from a public record. Alternatively, you may have been referred to us. If you are not an organ of state, did not submit written comments or attend meetings, did not request in writing for your name to be placed on the register, then we are not obligated in terms of EIA Regulation 42 to retain a record of your personal information in a register of interested and affected parties, and as such, must obtain proof of consent provided by yourself. To this effect, kindly confirm your consent by ticking the boxes below.

- I, in my capacity as the data subject, give consent to ecoleges, in its capacity as the responsible party, to process my personal information for purposes of pursuing its legitimate interests or those of a third party to whom the information is supplied, but limited to (1) the submission of reports or plans for comment, (2) transferring the same information to a third party, including registered interested and affected parties, the competent authority and applicant or holder of the environmental authorisation, (3) submitting a copy of an appeal against a decision to grant or refuse environmental authorisation, and/or (4) submission of environmental audit reports (containing recommendations for amending the EMPr) for comment.
- I hereby acknowledge that only the minimum personal information that is required to be processed for the purpose of the EIA Regulations (2014) will be processed, including my name, contact details, address, and disclosure on any direct business, financial, personal, or other interest which that party may have in the approval or refusal of the application.
- I hereby confirm that the personal information, which I shall provide is mine, and that it is complete, accurate, not misleading and updated.
- I hereby acknowledge that my personal information is being collected explicitly for public participation processes associated with this project.
- Irrespective of the decision to grant or refuse an environmental authorisation, and irrespective of whether the scope of the authorisation includes operational or development aspects only, I hereby give consent to ecoleges to retain my records indefinitely for historical and/or research purposes.
- I understand, upon submitting my personal information to ecoleges, that it will be saved on their server, which meets the various conditional "Minimum Security Requirements" of their Cyber Insurance company, including *inter alia* firewalls to restrict access to digitally stored sensitive information, anti-virus software implemented on all desktops, laptops and sensitive systems, password controls implemented on sensitive systems, etc.
- I understand that ecoleges shall inform me when there are reasonable grounds to believe that my personal information has been accessed or acquired by any unauthorised person.

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- I have read and understand my [Section 5 Rights](#) as a data subject including *inter alia*, the right to -
- request access to my personal information,
 - request information about the identity of all third parties,
 - request ecologes to correct, update, destroy or delete my personal information, and
 - lodge a complaint in writing to the [Information Regulator](#) if in my opinion the processing of information is not reasonable.

For more information about the Protection of Personal Information Act, 2013 (POPIA), which commenced on 01st July 2020, it is available at the following link: www.popia.co.za

Your participation in the Public Participation Process (PPP) is voluntary, but it is mandatory in terms of Regulation 42 and 43(1) of the amended EIA Regulations (2014) that we receive the relevant personal information for us to register you as an Interested and Affected Party, and for you to be entitled to comment, in writing, on all reports or plans that we submit to you, respectively.

Failure to supply the information or incomplete information may impact your eligibility as a registered Interested and Affect Party.

