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aurecon

PO Box 494
Cape Town
8000
Docex: DX 204

13 May 2013

Email: karen.versfeld@aurecongroup.com

Department of Environmental Affairs:
Environmental Impact Evaluation
Private Bag X447
Pretoria
0001

Attention: The Director

Dear Sir/Madam,

PROPOSED WIND ENERGY FACILITY NEAR AGGENEYS, NORTHERN CAPE: SUBMISSION OF APPLICATION FOR ENVIRONMENTAL AUTHORISATION

The above-mentioned project has reference. The purpose of this letter is to submit an Application Form for Environmental Authorisation, Details of the Environmental Assessment Practitioner and Declaration of Interest for the proposed project referred to above.

Proposed project

juwi Renewable Energies (Pty) Ltd (juwi) proposes to construct a Wind Energy Facility (WEF) with a generation capacity of 140MW on farms near Aggeneys in the Northern Cape. Aurecon South Africa (Pty) Ltd (Aurecon) has been appointed to undertake the requisite environmental process as required in terms of the National Environmental Management Act (No. 107 of 1998), as amended, on behalf of juwi.

Please find attached hereto:

- Application Form for Environmental Authorisation
- Annexure A: Written notice of the proposed activity to landowners and the locality map
- Annexure B: Project Schedule for Namies WEF
- Declaration of Interest for the proposed project

Way Forward

We trust that the attached Application Form and above background information is sufficient to register the project with your Department, and we look forward to liaising with your Department more extensively with regard to this EIA process.

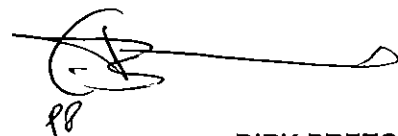
Should you have any queries please contact the undersigned.

Yours sincerely
AURECON



KAREN VERSFELD
Senior Practitioner: Environment & Advisory
Services

File Reference: \\zacplpdc011\Shares\ZACPT\Projects\Projects\109539 Juwi Namies WEF\03 DELIVERY\01 REPORTS\IDEA Application\Cover Ltr 09052013 app form.doc



DIRK PRETORIUS
Environmental Scientist: Environment & Advisory
Services

Aurecon South Africa (Pty) Ltd Reg No 1977/003711/07
Board of Directors
BMH Tsita (Chairperson), PC Bliersch, MG Diliza,
ZB Ebrahim, AB Geldenhuys, NH Gwagwa, SA le Roux,
PC Lombard, AW Möhr, GT Rohde

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environmental affairs

Department:
Environmental Affairs
REPUBLIC OF SOUTH AFRICA

APPLICATION FORM FOR ENVIRONMENTAL AUTHORISATION

	(For official use only)
File Reference Number:	12/12/20/
NEAS Reference Number:	DEAT/EIA/
Date Received:	

Application for authorisation in terms of the National Environmental Management Act, 1998 (Act No. 107 of 1998), as amended and the Environmental Impact Assessment Regulations, 2010

PROJECT TITLE

Proposed Wind Energy Facility on Namies Farm, near Aggeneys in the Northern Cape.

Kindly note that:

1. This application form is current as of September 2010. It is the responsibility of the applicant to ascertain whether subsequent versions of the form have been published or produced by the competent authority.
2. The application must be typed within the spaces provided in the form. The sizes of the spaces provided are not necessarily indicative of the amount of information to be provided. Spaces are provided in tabular format and will extend automatically when each space is filled with typing.
3. Where applicable **black out** the boxes that are not applicable in the form.
4. Incomplete applications may be returned to the applicant for revision.
5. The use of the phrase "not applicable" in the form must be done with circumspection. Should it be done in respect of material information required by the competent authority for assessing the application, it may result in the rejection of the application as provided for in the Regulations.
6. This application must be handed in at the offices of the relevant competent authority as determined by the Act and regulations.
7. No faxed or e-mailed applications will be accepted.
8. Unless protected by law, all information filled in on this application will become public information on receipt by the competent authority. Any interested and affected party should be provided with the information contained in this application on request, during any stage of the application process.

Queries must be addressed to the contact hereunder:

Departmental Details

Postal address:

Department of Environmental Affairs
Attention: Director: Environmental Impact Evaluation
Private Bag X447
Pretoria
0001

Physical address:

Department of Environmental Affairs
Fedsure Forum Building (corner of Pretorius and Van der Walt Streets)
2nd Floor North Tower
315 Pretorius Street
Pretoria
0002

Queries should be directed to the Directorate: Environmental Impact Evaluation at:

Tel: 012-310-3268
Fax: 012-320-7539

Please note that this form must be copied to the relevant provincial environmental department/s.

View the Department's website at <http://www.deal.gov.za> for the latest version of the documents.

SITE IDENTIFICATION AND LINKAGE

Please indicate all the Surveyor-general 21 digit site (erf/farm/portion) reference numbers for all sites (including portions of sites) that are part of the application.

Proposed Namies Wind Energy Facility:

C	0	3	6	0	0	0	0	0	0	0	0	0	2	1	2	0	0	0	0	0
C	0	5	3	0	0	0	0	0	0	0	0	0	0	8	8	0	0	0	0	1

Transmission line:

C	0	5	3	0	0	0	0	0	0	0	0	0	0	8	8	0	0	0	0	0
C	0	5	3	0	0	0	0	0	0	0	0	0	0	8	7	0	0	0	0	2
C	0	5	3	0	0	0	0	0	0	0	0	0	0	8	7	0	0	0	0	0
C	0	5	3	0	0	0	0	0	0	0	0	0	0	8	7	0	0	0	0	1
C	0	5	3	0	0	0	0	0	0	0	0	0	0	6	1	0	0	0	0	0
C	0	5	3	0	0	0	0	0	0	0	0	0	0	5	6	0	0	0	0	0
C	0	5	3	0	0	0	0	0	0	0	0	0	0	5	6	0	0	0	0	1
C	0	5	3	0	0	0	0	0	0	0	0	0	0	5	6	0	0	0	0	2

(if there are more that 6, please attach a list with the rest of the numbers)
 (These numbers will be used to link various different applications, authorisations, permits etc. that may be connected to a specific site)

Please refer to **Annexure A** for *Landowner Information* and *Written notice of the proposed activity to landowners*

PROJECT TITLE

Proposed Wind Energy Facility on Namies Farm, near Aggeneys in the Northern Cape

1. BACKGROUND INFORMATION

Project applicant:	juwi Renewable Energies (Pty) Ltd		
Trading name (if any):	Namies Wind Farm (Pty) Ltd		
Contact person:	Mr Mark van Niekerk		
Physical address:	22nd Floor Cape Town Met Life Centre 7 Coen Steytler Avenue Roggebaai Cape Town 8001		
Postal address:	22nd Floor Cape Town Met Life Centre 7 Coen Steytler Avenue Roggebaai Cape Town		
Postal code:	8001	Cell:	082 329 7383
Telephone:	(021) 831 6131	Fax:	(021) 831 6199
E-mail:	vanniekerk@juwi.co.za		
Provincial Authority:	Northern Cape Department of Environmental Affairs and Nature Conservation		
Contact person:	Ms Lucille Karsten		
Postal address:	Private Bag X16, Springbok		
Postal code:	8240	Cell:	079 694 9717
Telephone:	027 718 8800	Fax:	027 7188814
E-mail:	lucillekarsten@yahoo.com		
Landowner:	Annexure A: Landowner information for Namies WEF		
Contact person:			
Postal address:			
Postal code:			
Telephone:			
E-mail:			
Local authority in whose jurisdiction the proposed activity will fall:	Khai Ma Local Municipality		
Nearest town or districts:	Pofadder, Northern Cape.		
Contact person:	The Municipal Manager (Mr Edward Cloete)		
Postal address:	PO Box 108, Pofadder		
Postal code:	8890	Cell:	-
Telephone:	054 933 1000	Fax:	054 933 0252
E-mail:	munman@khaima.gov.za		

2. ACTIVITIES APPLIED FOR TO BE AUTHORISED

2.1 For an application for authorisation that involves more than one listed or specified activity that, together, make up one development proposal, all the listed activities pertaining to this application must be indicated.

Indicate the number and date of the relevant notice:	Activity No (s) (in terms of the relevant notice) :	Describe each listed activity as per project description ¹ :
No. 544, 18 June 2010 (as corrected)	10	The proposed wind energy facility would connect to the existing on site grid via 220 kV powerlines.
No. 544, 18 June 2010 (as corrected)	11	Drainage lines are scattered across the proposed site and one or more roads are likely to cross these lines as well as the footprint of the turbines being in excess of 50 square meters.
No. 544, 18 June 2010 (as corrected)	18	The infilling or depositing of any material of more than 5 cubic metres into a watercourse may be triggered with the construction of internal service roads.
No. 544, 18 June 2010 (as corrected)	22	The construction of a road, outside urban areas where no reserve exists where the road is wider than 8 metres
No. 545, 18 June 2010 (as corrected)	1	The proposed WEF would have a generation capacity of 140MW in total.
No. 545, 18 June 2010 (as corrected)	15	Physical alteration of undeveloped land for industrial use where the total area to be transformed is 20 hectares or more. (Note: The exact extent of the area that will be physically altered is not known at this stage.)
No. 546, 18 June 2010 (as corrected)	4	The construction of a road wider than 4 metres with a reserve less than 13,5 metres (no reserve). Outside urban areas, in Critical biodiversity areas as identified in systematic biodiversity plans (Namakwa District Biodiversity Sector Plan, 2008) adopted by the competent authority.
No. 546, 18 June 2010 (as corrected)	12	The clearance of an area of 300 square metres or more of vegetation where 75% or more of the vegetative cover constitutes indigenous vegetation will likely be cleared within a CBA as identified in the Namakwa District Biodiversity Sector Plan, 2008.
No. 546, 18 June 2010 (as corrected)	14	A vegetated area of at least 8.12 ha or more would need to be cleared for the proposed project, which is located in a rural area. The vegetation comprises of 75 % or more indigenous vegetation.
No. 546, 18 June 2010 (as corrected)	16	Infrastructure covering 10 square metres or more in the Northern Cape in CBA or ecosystem service areas as identified in systematic biodiversity plans (Namakwa District Biodiversity Sector Plan, 2008) adopted by the competent authority or in bioregional plans where such construction occurs within a watercourse or within 32 metres of a watercourse

¹ Please note that this description should not be a verbatim repetition of the listed activity as contained in the relevant Government Notice, but should be a brief description of activities to be undertaken as per the project description

Please note that any authorisation that may result from this application will only cover activities specifically applied for.

2.2 A project schedule, indicating the different phases and timelines of the project, must be attached to this application form.

Please refer to Annexure B for the Project Schedule

3. OTHER AUTHORISATIONS REQUIRED

3.1 DO YOU NEED ANY AUTHORISATIONS IN TERMS OF ANY OF THE FOLLOWING LAWS?

3.1.1 National Environmental Management: Waste Act	No
3.1.2 National Environmental Management: Air Quality Act	No
3.1.3 National Environmental Management: Protected Areas Act	No
3.1.4 National Environmental Management: Biodiversity Act	No
3.1.5 Mineral Petroleum Development Resources Act	No
3.1.6 National Water Act	No
3.1.7 National Heritage Resources Act	Yes
3.1.8 Other (please specify)	No
3.2 Have such applications been lodged already?	No

4. DECLARATIONS

4.1 The Applicant

I, Mark H. van Niekerk that I -

- am, or represent², the applicant in this application;
- have appointed / will appoint (delete that which is not applicable) an environmental assessment practitioner to act as the independent environmental assessment practitioner for this application / will obtain exemption from the requirement to obtain an environmental assessment practitioner³;
- will provide the environmental assessment practitioner and the competent authority with access to all information at my disposal that is relevant to the application;
- will be responsible for the costs incurred in complying with the Environmental Impact Assessment Regulations, 2010, including but not limited to –
 - costs incurred in connection with the appointment of the environmental assessment practitioner or any person contracted by the environmental assessment practitioner;
 - costs incurred in respect of the undertaking of any process required in terms of the Regulations;
 - costs in respect of any fee prescribed by the Minister or MEC in respect of the Regulations;
 - costs in respect of specialist reviews, if the competent authority decides to recover costs; and
 - the provision of security to ensure compliance with conditions attached to an environmental authorisation, should it be required by the competent authority;
- will ensure that the environmental assessment practitioner is competent to comply with the requirements of these Regulations and will take reasonable steps to verify whether the EAP complies with the Regulations;
- will inform all registered interested and affected parties of any suspension of the application as well as of any decisions taken by the competent authority in this regard;
- am responsible for complying with the conditions of any environmental authorisation issued by the competent authority;
- hereby indemnify the Government of the Republic, the competent authority and all its officers, agents and employees, from any liability arising out of the content of any report, any procedure or any action which the applicant or environmental assessment practitioner is responsible for in terms of these Regulations;
- will not hold the competent authority responsible for any costs that may be incurred by the applicant in proceeding with an activity prior to obtaining an environmental authorisation or prior to an appeal being decided in terms of these Regulations;
- will perform all other obligations as expected from an applicant in terms of the Regulations;
- 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 71 and is punishable in terms of section 24F of the Act.


Signature of the applicant⁴/ Signature on behalf of the applicant:

Juni Renewable Energies (Pty) Ltd
Name of company (if applicable):

13 May 2013
Date:

² If this is signed on behalf of the applicant, proof of such authority from the applicant must be attached.

³ If exemption is obtained from appointing an EAP, the responsibilities of an EAP will automatically apply to the person conducting the environmental impact assessment in terms of the Regulations.

⁴ If the applicant is a juristic person, a signature on behalf of the applicant is required as well as proof of such authority. An EAP may not sign on behalf of an applicant.

ANNEXURE A
Landowner Information
&
Written notice of the proposed activity to landowners

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1 Century City Drive
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Century City
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E capetown@aurecongroup.com
W aurecongroup.com



PO Box 494
Cape Town
8000
Docex: DX 204

08 Mei 2013

E-pos : karenversfeld@aurecongroup.com

Van der Merwe - Miller Ingelyf
Buitekantstraat 10
Posbus 284
Pofadder
8890

Aandag: Annas van der Merwe

Geagte A. van der Merwe,

BEOOGDE NAMIES WINDENERGIE-AANLEG NABY AGGENEYS NOORD- KAAP: OMGEWINGSINVLOEDBEPALING

juwi Renewable Energies (Edms) Bpk (juwi) beoog om 'n windenergie-aanleg (WEA) met 'n opwekkingsvermoë van 140 MW op te rig op plase naby Aggeneys in die Noord-Kaap. Aurecon Suid-Afrika (Edms) Bpk (Aurecon) is aangestel om die verlangde omgewingsproses kragtens die Wet op Nasionale Omgewingsbestuur (Nr. 107 van 1998), soos gewysig, namens juwi uit te voer.

Die doel van hierdie brief is om u as verteenwoordiger van *Mnr Willem Visser* grondeienaar van Namies Suid (Restant van Plaas 121) en Vogelstruishoek (Gedeelte 1 van Plaas 88) van die Omgewingsinvloedbepaling (OIB proses) in te lig en om u die geleentheid te gun om te registreer as 'n Belanghebbende en Geaffekteerde Party (B&GP). Hiervolgens kan u deelneem aan die openbare deelname proses, soos afgekondig kragtens regulasie 54 van die OIB-regulasies, 2010 (Goewermentskennisgewing (GK) 543). As geregistreerde B&GP sal u alle verdere korrespondensie ontvang tydens die OIB-proses.

Die doel van die OIB-proses is om lewensvatbare alternatiewe te identifiseer, te evalueer en om moontlike maatreëls daar te stel wat ten doel het om impakte en potensiële negatiewe invloede te voorkom of te verminder en om positiewe impakte te bevorder. Die besluitnemende owerheid vir die OIB proses is die Departement van Omgewingsake (DOS) kragtens die Wet op Nasionale Omgewingsbestuur (Nr. 107 van 1998) (WNOB).

Ligging

Die voorgestelde Namies WEA is geleë op plase Namies Suid (Restant van Plaas 121) en Vogelstruishoek (Gedeelte 1 van Plaas 88). Die voorgestelde plase is ongeveer 26 km suidwes van die dorp Pofadder geleë en 27 km suidoos van die dorp Aggeneys in die Noord-Kaap en kan deur middel van die die N14 of 'n reeks grondpaaie vanaf hierdie dorpe (sien Figuur 1) bereik word. 'n Voorgestelde 220 kV oorhoofse kraglyn sal energie afvoer vanaf die WEA. Hierdie kraglyn sal langs die bestaande 400 kV Eskom kraglyn opgerig word. Die kraglyn korridor / serwituut sal strek oor die plase: Vogelstruis Hoek 88 Gedeelte

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Board of Directors
BMH Tsifa (Chairperson), PC Biersch, MG Diliza,
ZB Ebrahim, AB Gelukhuys, RN Gwagwa, SA le Roux,
PC Lombard, AW Mohn, GT Rohde, DM Triegaardt

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1; Kykgat 87 gedeelte 0; Kykgat 87 Gedeelte 1; Kykgat 87 gedeelte 2; Bloemhoek 61 gedeelte 0; Aggenys 56 gedeelte 0 en Aggenys 56 gedeelte 1.

Kragtens Artikel 15 (1) van die OIB-regulasies (GK 534), is ons verplig om u as grondeienaar formeel in te lig oor die voorgestelde bedrywighede waarvoor aansoek gedoen word op die bogenoemde eiendomme.

Wettlike vereistes

Die Regulasies vir 'n Omgewingsinvloedbepaling (OIB) (GK 544, 545 en 546) wat afgekondig is kragtens die WNOB, identifiseer sekere bedrywighede wat "n betekenisvolle nadelige invloed op die omgewing mag hê." Die voorgestelde WEA het 'n aantal gelyste bedrywighede tot gevolg vervat in Kennisgewing 1 (GK 544), Kennisgewing 2 (GK 545) en Kennisgewing 3 (GK 546). Hierdie gelyste bedrywighede vereis omgewingsmagtiging van die bevoegde omgewingsowerheid, naamlik DOS. Die voorgestelde projek vereis dat 'n Omvangbepalingsverslag en 'n OIB verslag (OIBV) soos uiteengesit in Artikels 28 en 31 van die OIB-regulasies (GK 543) ingedien moet word.

Indien u meer inligting wil bekom, enige kommentaar wil lewer of wil registreer as 'n belanghebbende of geaffekteerde party (B&GP) word u versoek om asseblief met Dirk Pretorius of Karen Versfeld by Aurecon in verbinding te tree.

OIE-projekspan	Dirk Pretorius	Karen Versfeld
Telefoonnommer:	044 805 5458	021 526 5737
Faksnommer:	044 805 5454	086 535 9856
E-posadres:	dirk.pretorius@aurecongroup.com	karen.versfeld@aurecongroup.com
Posadres:	Posbus 494, Kaapstad, 8000	Posbus 494, Kaapstad, 8000

Die uwe
AURECON



KAREN VERSFELD

Senior Praktisyn: Omgewing & Raadgewende Dienste



DIRK PRETORIUS

Omgewingswetenskaplike: Omgewing & Raadgewende Dienste



Figuur 1: Ligging van die voorgestelde wind energie aanleg naby Aggeneyns in die Noord Kaap.

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PO Box 494
Cape Town
8000
Docec: DX 204

08 May 2013

Email : karenversfeld@aurecongroup.com

Van der Merwe - Miller Inc.
Buitekantstraat 10
P.O. Box 284
Pofadder
8890

Attention: Annas van der Merwe

Dear A. van der Merwe,

PROPOSED NAMIES WIND ENERGY FACILITY NEAR AGGENEYS NORTHERN CAPE: ENVIRONMENTAL IMPACT ASSESSMENT

juwi Renewable Energies (Pty) Ltd (juwi) proposes to construct a Wind Energy Facility (WEF) with a generation capacity of 140MW on farms near Aggeneys in the Northern Cape. Aurecon South Africa (Pty) Ltd (Aurecon) has been appointed to undertake the requisite environmental process as required in terms of the National Environmental Management Act (No. 107 of 1998), as amended, on behalf of juwi.

The purpose of this letter is to inform you as representative of *Mr Willem Visser* landowner of Portion 0 of Farm 212 (Namies Suid) en Portion 1 of Farm 88 (Vogelstruis Hoek) of the Environmental Impact Assessment (EIA) process and provide you with the opportunity to register as an Interested and Affected Party (I&AP) so that you may participate in the public participation process as contemplated in Regulation 54 of the EIA Regulations, 2010 (Government Notice (GN) 543). As registered I&AP you will receive all further correspondence during the EIA process.

The purpose of the EIA process is to identify and evaluate feasible alternatives and potential impacts and to identify potential measures to avoid or reduce negative impacts and enhance positive impacts. The EIA decision-making authority is the Department of Environmental Affairs (DEA) in accordance with the National Environmental Management Act (No. 107 of 1998) (NEMA).

Location

The proposed Namies WEF is located on farms Namies Suid (Remainder of Farm 121) and Vogelstruishoek (Portion 1 of Farm 88). It is located approximately 26 km southwest of the town of Pofadder and 27 km southeast of Aggeneys in the Northern Cape and can be reached via the N14 or a series of dirt roads leading from the towns (see Figure 1). Energy generated at the WEF will be evacuated from the site via a proposed 220 kV overhead transmission line. This transmission line would be constructed adjacent to the existing 400 kV Eskom transmission line. The transmission line corridor / servitude will pass through

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Board of Directors
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ZB Ebrahim, AB Geldenhuys, NH Gwagwa, SA le Roux,
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the farms: Vogelstruis Hoek 88 portion 1; Kykgat 87 portion 0; Kykgat 87 portion 1; Kykgat 87 portion 2; Bloemhoek 61 portion 0; Aggenys 56 portion 0 & Aggenys 56 portion 1.

In terms of Section 15(1) of the EIA Regulations (GN 534), we are required to formally notify you, as a landowner, of the activity to be applied for on the aforementioned properties.


Legal Requirements

The EIA Regulations Listing Notices (GN 544, 545 and 546) promulgated in terms of the NEMA, identify certain activities, which "*could have a substantial detrimental effect on the environment*". The proposed Namies WEF triggers activities listed in Listing Notice 1 (GN 544), Listing Notice 2 (GN 545) and Listing Notice 3 (GN 546), as such environmental authorisation from the competent environmental authority, i.e. the DEA, is required prior to commencing. The proposed project will require the submission of a Scoping Report and an EIA Report (EIAR) as outlined in Sections 28 and 31 of the EIA Regulations (GN 543).

If you would like to obtain more information, submit any comments, or register as an I&AP, please contact Dirk Pretorius or Karen Versfeld of Aurecon.

EIA Project Team	Dirk Pretorius	Karen Versfeld
Telephone number:	044 805 5458	021 526 5737
Facsimile number:	044 805 5454	086 535 9856
Email address:	dirk.pretorius@aurecongroup.com	karen.versfeld@aurecongroup.com
Postal address:	PO Box 494, Cape Town, 8000	PO Box 494, Cape Town, 8000

Yours sincerely
AURECON



KAREN VERSFELD

Senior Practitioner: Environment & Advisory Services



DIRK PRETORIUS

Environmental Scientist: Environment & Advisory Services



Figure 1: Location of proposed wind energy facilities near Aggenys in the Northern Cape

Annexure A:

Landowner information for Namies WEF

Landowner:	Landowner of proposed Namies WEF		
SG number:	Willem Visser (Namies Boerdery (Pty) Ltd.)		
	C0360000000021200000 (Portion 0 of Farm 212 (Namies Suid))		
	C0530000000008800001 (Portion 1 of Farm 88 (Vogelstruis Hoek))		
Contact person:	Attorney: Annas van der Merwe		
Postal address:	P.O. Box 114, Pofadder		
Postal code:	8890	Cell:	0761763916 (Mrs Visser)
Telephone:	054 933 0502	Fax:	
E-mail:	jhbprok@lantic.co.za		

	Transmission line		
Landowner:	AJ A van Niekerk Family Trust		
SG number:	C0530000000008800000 (Portion 0 of Farm 88 (Vogelstruis Hoek))		
Contact person:	Abri van Niekerk / Annas van der Merwe (attorney)		
Postal address:	PO Box 82, Pofadder		
Postal code:	8890	Cell:	082 8089132
Telephone:	Attorney : 0549330502	Fax:	
E-mail:	0823144294@vodamail.co.za		

	Transmission line		
Landowner:	Jan Visser		
SG number:	C0530000000008700000 (Portion 0 of Farm 87 (Kykgat))		
Contact person:	Jan Visser		
Postal address:	P.O. Box 141, Pofadder		
Postal code:	8890	Cell:	073 2860443
Telephone:		Fax:	
E-mail:	* no emails, though neighbour Elzeth Visser, can deliver.		

	Transmission line		
Landowner:	Tertius Visser		
SG number:	C0530000000008700001 (Portion 1 of Farm 87 (Kykgat))		
	C0530000000008700002 (Portion 2 of Farm 87 (Kykgat))		
Contact person:	Elzeth Visser		
Postal address:	P.O. Box 173, Pofadder		
Postal code:	8890	Cell:	083 6605550
Telephone:	053 933 0800	Fax:	
E-mail:	kykgate@gmail.com		

	Transmission line		
Landowner:	Albertus Roux / Solar Capital		
SG number:	C0530000000006100000 (Portion 0 of Farm 61 (Bloemhoek))		
Contact person:	Albertus Roux		
Postal address:	PO Box 1025, Springbok		
Postal code:	8240	Cell:	083 3114559
Telephone:	027 7121811	Fax:	
E-mail:	namlam@telkomsa.net		

Transmission line

Landowner:	Black Mountain Mining		
SG number:	C053000000000560000 (Portion 0 of Farm 56 (Aggenys))		
	C0530000000005600001 (Portion 1 of Farm 56 (Aggenys))		
Contact person:	Leon van Wyk		
Postal address:	Head: Power Projects Vedanta Resources Plc, Zinc International Johannesburg Office 8th Floor, The Forum 2 Maude Street Sandton		
Postal code:	2196	Cell:	0828024453 / 07833254540
Telephone:	011 685 3967	Fax:	
E-mail:			

Aggeneys Substation

Landowner:	Eskom		
SG number:	C0530000000005600002 (Aggeneys substation)		
Contact person:	Pamela Ijumba		
Postal code:	Sunninghill, Johannesburg, 2157	Cell:	072 325 7524
Telephone:	011 800 2703	Fax:	086 517 6216
Postal address:	Eskom Transmission – Grid Planning MegaWatt Park (D1Z37) Sunninghill, Johannesburg		
E-mail:	Pamela.Ijumba@eskom.co.za		

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08 Mei 2013

E-pos : karenversfeld@aurecongroup.com

Bloemhoek
Posbus 1025
Springbok
8240

Aandag: Albertus Roux

Geagte Mnr Roux,

**BEOOGDE NAMIES WINDENERGIE-AANLEG NABY AGGENEYS NOORD-
KAAP: OMGEWINGSINVLOEDBEPALING**

juwi Renewable Energies (Edms) Bpk (juwi) beoog om 'n windenergie-aanleg (WEA) met 'n opwekkingsvermoë van 140 MW op te rig op plase naby Aggeneys in die Noord-Kaap. Aurecon Suid-Afrika (Edms) Bpk (Aurecon) is aangestel om die verlangde omgewingsproses kragtens die Wet op Nasionale Omgewingsbestuur (Nr. 107 van 1998), soos gewysig, namens juwi uit te voer.

Die doel van hierdie brief is om u as grondeienaar van die Omgewingsinvloedbepaling (OIB proses) in te lig en om u die geleentheid te gun om te registreer as 'n Belanghebbende en Geaffekteerde Party (B&GP). Hiervolgens kan u deelneem aan die openbare deelname proses, soos afgekondig kragtens regulasie 54 van die OIB-regulasies, 2010 (Goewermentskennisgewing (GK) 543). As geregistreerde B&GP sal u alle verdere korrespondensie ontvang tydens die OIB-proses.

Die doel van die OIB-proses is om lewensvatbare alternatiewe te identifiseer, te evalueer en om moontlike maatreëls daar te stel wat ten doel het om impakte en potensiële negatiewe invloede te voorkom of te verminder en om positiewe impakte te bevorder. Die besluitnemende owerheid vir die OIB proses is die Departement van Omgewingsake (DOS) kragtens die Wet op Nasionale Omgewingsbestuur (Nr. 107 van 1998) (WNOB).

Ligging

Die voorgestelde Namies WEA is geleë op plase Namies Suid (Restant van Plaas 121) en Vogelstruishihoek (Gedeelte 1 van Plaas 88). Die voorgestelde plase is ongeveer 26 km suidwes van die dorp Pofadder geleë en 27 km suidoos van die dorp Aggeneys in die Noord-Kaap en kan deur middel van die die N14 of 'n reeks grondpaaie vanaf hierdie dorpe (sien Figuur 1) bereik word. 'n Voorgestelde 220 kV oorhoofse kraglyn sal energie afvoer vanaf die WEA. Hierdie kraglyn sal langs die bestaande 400 kV Eskom kraglyn opgerig word. Die kraglyn korridor / serwituuat sal strek oor die plase: Vogelstruis Hoek 88 Gedeelte

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1; Kykgat 87 gedeelte 0; Kykgat 87 Gedeelte 1; Kykgat 87 gedeelte 2; Bloemhoek 61 gedeelte 0; Aggenys 56 gedeelte 0 en Aggenys 56 gedeelte 1.

Kragtens Artikel 15 (1) van die OIB-regulasies (GK 534), is ons verplig om u as grondeienaar formeel in te lig oor die voorgestelde bedrywighede waarvoor aansoek gedoen word op die bogenoemde eiendomme.

Wetlike vereistes

Die Regulasies vir 'n Omgewingsinvloedbepaling (OIB) (GK 544, 545 en 546) wat afgekondig is kragtens die WNOB, identifiseer sekere bedrywighede wat "n betekenisvolle nadelige invloed op die omgewing mag hê." Die voorgestelde WEA het 'n aantal gelyste bedrywighede tot gevolg vervat in Kennisgewing 1 (GK 544), Kennisgewing 2 (GK 545) en Kennisgewing 3 (GK 546). Hierdie gelyste bedrywighede vereis omgewingsmagtiging van die bevoegde omgewingsowerheid, naamlik DOS. Die voorgestelde projek vereis dat 'n Omvangbepalingsverslag en 'n OIB verslag (OIBV) soos uiteengesit in Artikels 28 en 31 van die OIB-regulasies (GK 543) ingedien moet word.

Indien u meer inligting wil bekom, enige kommentaar wil lewer of wil registreer as 'n belanghebbende of geaffekteerde party (B&GP) word u versoek om asseblief met Dirk Pretorius of Karen Versfeld by Aurecon in verbinding te tree.

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Senior Praktisyn: Omgewing & Raadgewende Dienste



DIRK PRETORIUS

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Figuur 1: Ligging van die voorgestelde wind energie aanleg naby Aggeneys in die Noord Kaap.

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Attention: Albertus Roux

Dear Mr Roux,

PROPOSED NAMIES WIND ENERGY FACILITY NEAR AGGENEYS NORTHERN CAPE: ENVIRONMENTAL IMPACT ASSESSMENT

Juwi Renewable Energies (Pty) Ltd (Juwi) proposes to construct a Wind Energy Facility (WEF) with a generation capacity of 140MW on farms near Aggeneys in the Northern Cape. Aurecon South Africa (Pty) Ltd (Aurecon) has been appointed to undertake the requisite environmental process as required in terms of the National Environmental Management Act (No. 107 of 1998), as amended, on behalf of Juwi.

The purpose of this letter is to inform you as landowner of the Environmental Impact Assessment (EIA) process and provide you with the opportunity to register as an Interested and Affected Party (I&AP) so that you may participate in the public participation process as contemplated in Regulation 54 of the EIA Regulations, 2010 (Government Notice (GN) 543). As registered I&AP you will receive all further correspondence during the EIA process.

The purpose of the EIA process is to identify and evaluate feasible alternatives and potential impacts and to identify potential measures to avoid or reduce negative impacts and enhance positive impacts. The EIA decision-making authority is the Department of Environmental Affairs (DEA) in accordance with the National Environmental Management Act (No. 107 of 1998) (NEMA).

Location

The proposed Namies WEF is located on farms Namies Suid (Remainder of Farm 121) and Vogelstruishoek (Portion 1 of Farm 88). It is located approximately 26 km southwest of the town of Pofadder and 27 km southeast of Aggeneys in the Northern Cape and can be reached via the N14 or a series of dirt roads leading from the towns (see Figure 1). Energy generated at the WEF will be evacuated from the site via a proposed 220 kV overhead transmission line. This transmission line would be constructed adjacent to the existing 400 kV Eskom transmission line. The transmission line corridor / servitude will pass through the farms: Vogelstruis Hoek 88 portion 1; Kykgat 87 portion 0; Kykgat 87 portion 1; Kykgat 87 portion 2; Bloemhoek 61 portion 0; Aggenys 56 portion 0 & Aggenys 56 portion 1.

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PC Lombard, AW Mohr, GT Rohde, DM Trigaardt

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In terms of Section 15(1) of the EIA Regulations (GN 534), we are required to formally notify you, as a landowner, of the activity to be applied for on the aforementioned properties.

Legal Requirements

The EIA Regulations Listing Notices (GN 544, 545 and 546) promulgated in terms of the NEMA, identify certain activities, which "could have a substantial detrimental effect on the environment". The proposed Namies WEF triggers activities listed in Listing Notice 1 (GN 544), Listing Notice 2 (GN 545) and Listing Notice 3 (GN 546), as such environmental authorisation from the competent environmental authority, i.e. the DEA, is required prior to commencing. The proposed project will require the submission of a Scoping Report and an EIA Report (EIAR) as outlined in Sections 28 and 31 of the EIA Regulations (GN 543).

If you would like to obtain more information, submit any comments, or register as an I&AP, please contact Dirk Pretorius or Karen Versfeld of Aurecon.

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Yours sincerely
AURECON



KAREN VERSFELD

Senior Practitioner: Environment & Advisory Services



DIRK PRETORIUS

Environmental Scientist: Environment & Advisory Services

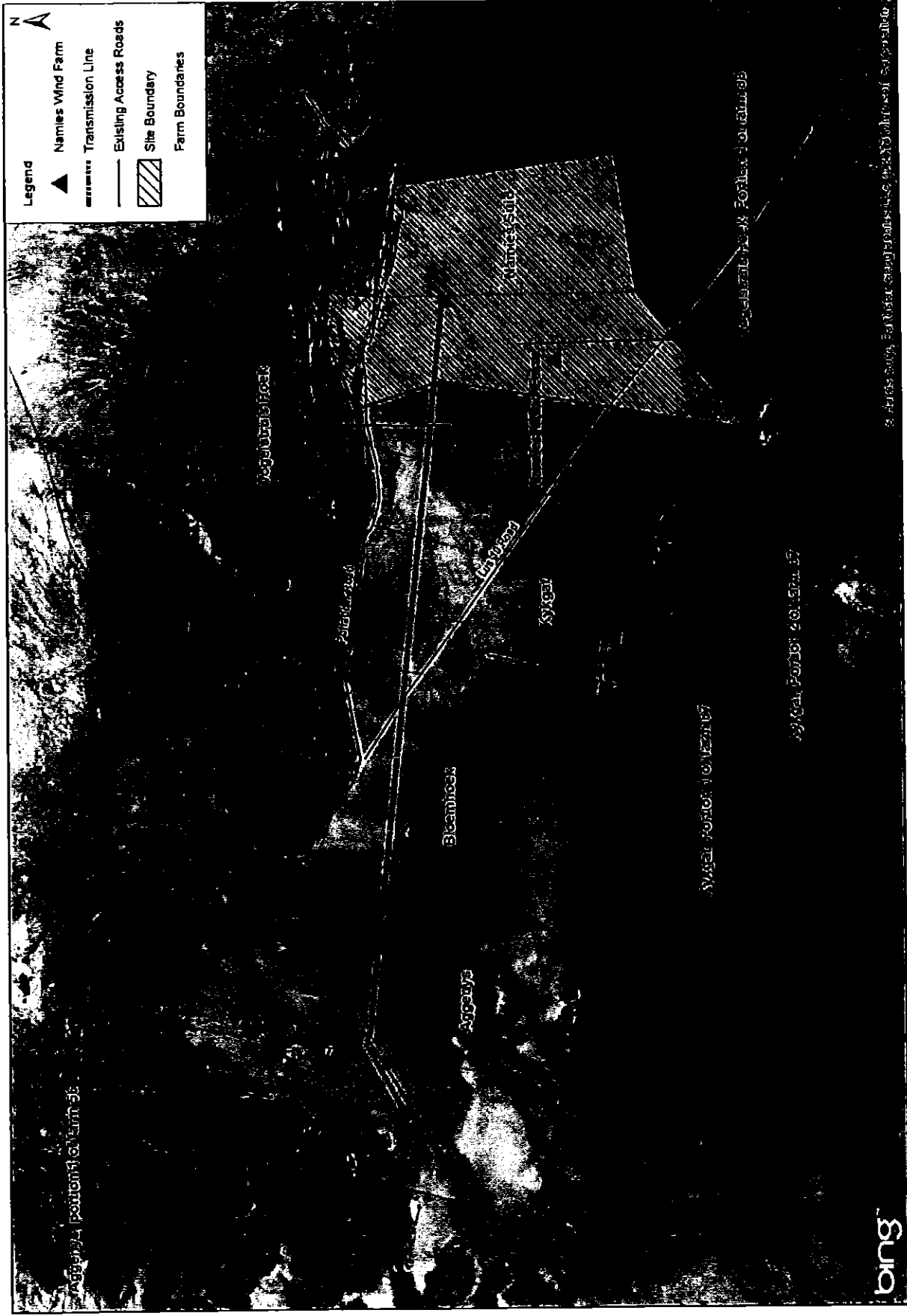


Figure 1: Location of proposed wind energy facilities near Aggeneys in the Northern Cape

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Hoof: Power Projects
Vedanta Resources Plc, Zinc International
Johannesburg Kantoor
8ste Vloer, The Forum
2 Maude Street
2196
Sandton

Aandag: Leon van Wyk

Geagte Mnr Van Wyk,

BEOOGDE NAMIES WINDENERGIE-AANLEG NABY AGGENEYS NOORD- KAAP: OMGEWINGSINVLOEDBEPALING

juwi Renewable Energies (Edms) Bpk (juwi) beoog om 'n windenergie-aanleg (WEA) met 'n opwekkingsvermoë van 140 MW op te rig op plase naby Aggeneys in die Noord-Kaap. Aurecon Suid-Afrika (Edms) Bpk (Aurecon) is aangestel om die verlangde omgewingsproses kragtens die Wet op Nasionale Omgewingsbestuur (Nr. 107 van 1998), soos gewysig, namens juwi uit te voer.

Die doel van hierdie brief is om u as verteenwoordiger Black Mountain Mining van die OmgewingsInvloedbepaling (OIB proses) in te lig en om u die geleentheid te gun om te registreer as 'n Belanghebbende en Geaffekteerde Party (B&GP). Hiervolgens kan u deelneem aan die openbare deelname proses, soos afgekondig kragtens regulasie 54 van die OIB-regulasies, 2010 (Goewermentskennisgewing (GK) 543). As geregistreerde B&GP sal u alle verdere korrespondensie ontvang tydens die OIB-proses.

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Ligging

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Kragtens Artikel 15 (1) van die OIB-regulasies (GK 534), is ons verplig om u as grondeienaar formeel in te lig oor die voorgestelde bedrywighede waarvoor aansoek gedoen word op die bogenoemde eiendomme.

Wetlike vereistes

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KAREN VERSFELD

Senior Praktisyn: Omgewing & Raadgewende Dienste



DIRK PRETORIUS

Omgewingswetenskaplike: Omgewing & Raadgewende Dienste



Figuur 1: Ligging van die voorgestelde wind energie aanleg naby Aggeneys in die Noord Kaap.

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08 May 2013

Email : karenversfeld@arecongroup.com

Head: Power Projects
Vedanta Resources Plc, Zinc International
Johannesburg Office
8th Floor, The Forum
2 Maude Street
2196
Sandton

Attention: Leon van Wyk

Dear Mr Van Wyk,

PROPOSED NAMIES WIND ENERGY FACILITY NEAR AGGENEYS NORTHERN CAPE: ENVIRONMENTAL IMPACT ASSESSMENT

Juwi Renewable Energies (Pty) Ltd (Juwi) proposes to construct a Wind Energy Facility (WEF) with a generation capacity of 140MW on farms near Aggeneys in the Northern Cape. Aurecon South Africa (Pty) Ltd (Aurecon) has been appointed to undertake the requisite environmental process as required in terms of the National Environmental Management Act (No. 107 of 1998), as amended, on behalf of Juwi.

The purpose of this letter is to inform you as representative of Black Mountain Mining of the Environmental Impact Assessment (EIA) process and provide you with the opportunity to register as an Interested and Affected Party (I&AP) so that you may participate in the public participation process as contemplated in Regulation 54 of the EIA Regulations, 2010 (Government Notice (GN) 543). As registered I&AP you will receive all further correspondence during the EIA process.

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Location

The proposed Namies WEF is located on farms Namies Suid (Remainder of Farm 121) and Vogelstruishoek (Portion 1 of Farm 88). It is located approximately 26 km southwest of the town of Pofadder and 27 km southeast of Aggeneys in the Northern Cape and can be reached via the N14 or a series of dirt roads leading from the towns (see Figure 1). Energy generated at the WEF will be evacuated from the site via a proposed 220 kV overhead transmission line. This transmission line would be constructed adjacent to the existing 400 kV Eskom transmission line. The transmission line corridor / servitude will pass through

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the farms: Vogelstruis Hoek 88 portion 1; Kykgat 87 portion 0; Kykgat 87 portion 1; Kykgat 87 portion 2; Bloemhoek 61 portion 0; Aggenys 56 portion 0 & Aggenys 56 portion 1.

In terms of Section 15(1) of the EIA Regulations (GN 534), we are required to formally notify you, as a landowner, of the activity to be applied for on the aforementioned properties.

Legal Requirements

The EIA Regulations Listing Notices (GN 544, 545 and 546) promulgated in terms of the NEMA, identify certain activities, which "*could have a substantial detrimental effect on the environment*". The proposed Namles WEF triggers activities listed in Listing Notice 1 (GN 544), Listing Notice 2 (GN 545) and Listing Notice 3 (GN 546), as such environmental authorisation from the competent environmental authority, i.e. the DEA, is required prior to commencing. The proposed project will require the submission of a Scoping Report and an EIA Report (EIAR) as outlined in Sections 28 and 31 of the EIA Regulations (GN 543).

If you would like to obtain more information, submit any comments, or register as an I&AP, please contact Dirk Pretorius or Karen Versfeld of Aurecon.

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Postal address:	PO Box 494, Cape Town, 8000	PO Box 494, Cape Town, 8000

Yours sincerely
AURECON



KAREN VERSFELD

Senior Practitioner: Environment & Advisory Services



DIRK PRETORIUS

Environmental Scientist: Environment & Advisory Services



Figure 1: Location of proposed wind energy facilities near Aggenys in the Northern Cape

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08 May 2013

Email : karen.versfeld@aurecongroup.com

Eskom Transmission – Grid Planning
MegaWatt Park (D1Z37)
Sunninghill
Johannesburg
2157

Attention: Pamela Ijumba

Dear P. Ijumba,

PROPOSED NAMIES WIND ENERGY FACILITY NEAR AGGENEYS NORTHERN CAPE: ENVIRONMENTAL IMPACT ASSESSMENT

juwi Renewable Energies (Pty) Ltd (juwi) proposes to construct a Wind Energy Facility (WEF) with a generation capacity of 140MW on farms near Aggeneys in the Northern Cape. Aurecon South Africa (Pty) Ltd (Aurecon) has been appointed to undertake the requisite environmental process as required in terms of the National Environmental Management Act (No. 107 of 1998), as amended, on behalf of juwi.

The purpose of this letter is to inform Eskom as landowner of the Aggeneys substation (C0530000000005600002) of the Environmental Impact Assessment (EIA) process and provide you with the opportunity to register as an Interested and Affected Party (I&AP) so that you may participate in the public participation process as contemplated in Regulation 54 of the EIA Regulations, 2010 (Government Notice (GN) 543). As registered I&AP you will receive all further correspondence during the EIA process.

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Yours sincerely
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KAREN VERSFELD

Senior Practitioner: Environment & Advisory Services



DIRK PRETORIUS

Environmental Scientist: Environment & Advisory Services



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E-pos : karenversfeld@aurecongroup.com

Gedeelte 0 van Plaas 87 (Kykgat)
Posbus 114
Pofadder
8890

Aandag: Jan Visser

Geagte Mnr Visser,

BEOOGDE NAMIES WINDENERGIE-AANLEG NABY AGGENEYS NOORD- KAAP: OMGEWINGSINVLOEDBEPALING

Juwi Renewable Energies (Edms) Bpk (Juwi) beoog om 'n windenergie-aanleg (WEA) met 'n opwekkingsvermoë van 140 MW op te rig op plase naby Aggeneys in die Noord-Kaap. Aurecon Suid-Afrika (Edms) Bpk (Aurecon) is aangestel om die verlangde omgewingsproses kragtens die Wet op Nasionale Omgewingsbestuur (Nr. 107 van 1998), soos gewysig, namens Juwi uit te voer.

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Senior Praktisyn: Omgewing & Raadgewende Dienste



DIRK PRETORIUS

Omgewingswetenskaplike: Omgewing & Raadgewende Dienste



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08 May 2013

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Pofadder
8890

Attention: Jan Visser

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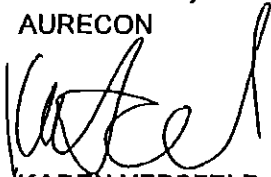
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Yours sincerely
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KAREN VERSFELD

Senior Practitioner: Environment & Advisory Services



DIRK PRETORIUS

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Figure 1: Location of proposed wind energy facilities near Aggeneys in the Northern Cape

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Aandag: Willem Visser

Geagle Mnr Visser,

BEOOGDE NAMIES WINDENERGIE-AANLEG NABY AGGENEYS NOORD- KAAP: OMGEWINGSINVLOEDBEPALING

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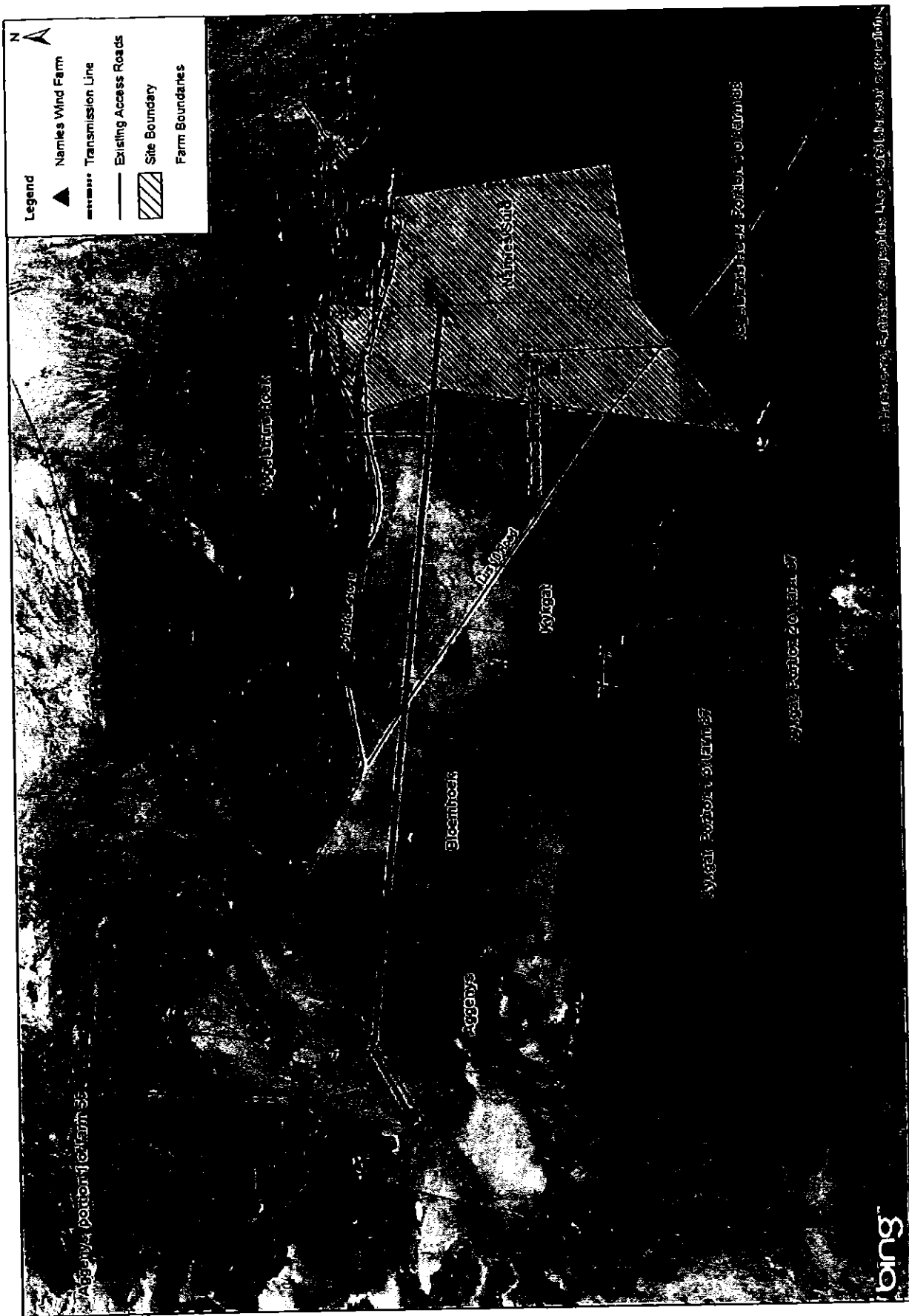
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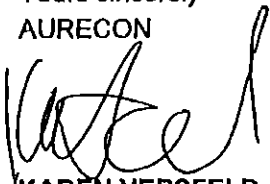
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Yours sincerely
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Aandag: Tertius Visser

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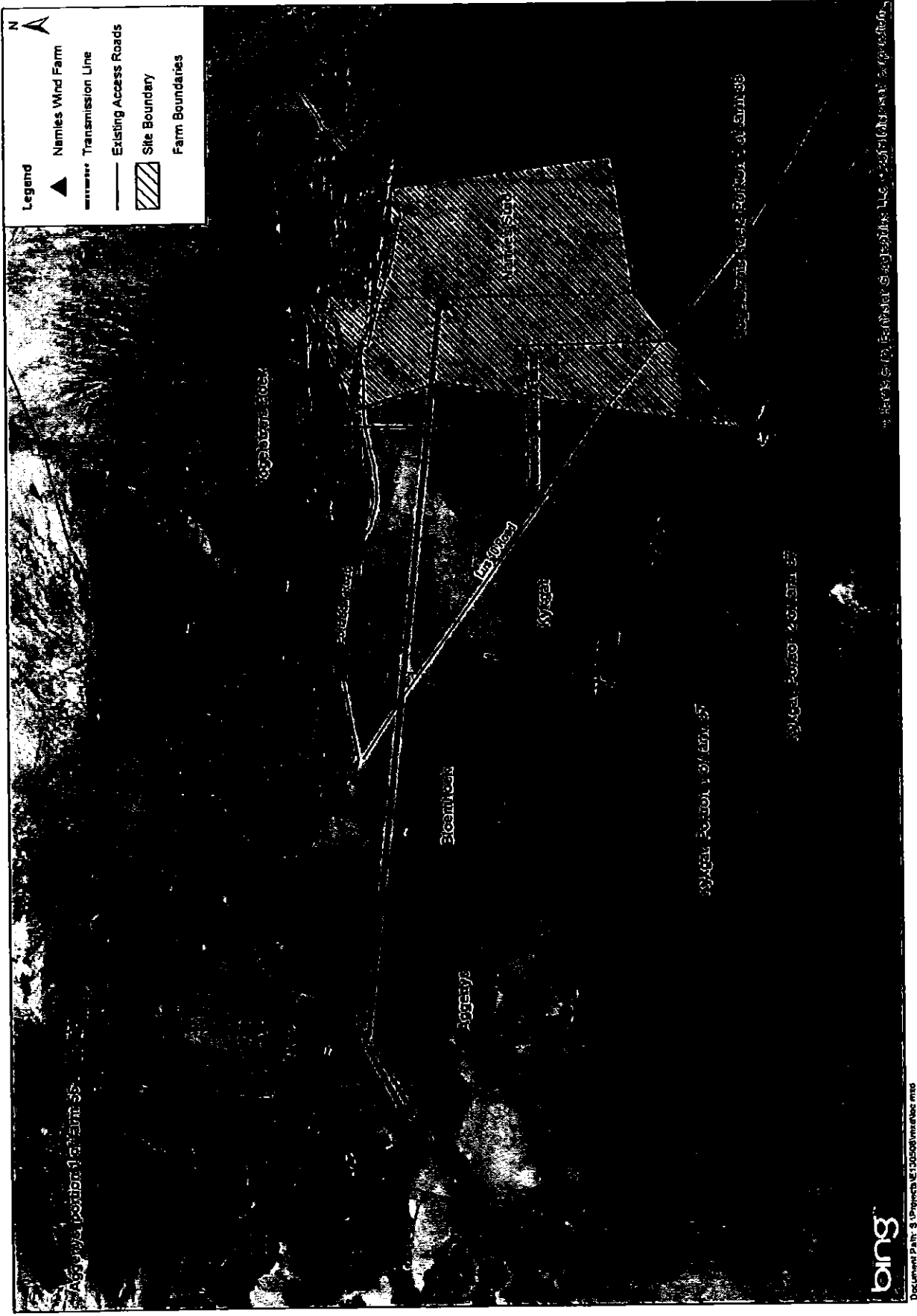
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The proposed Namies WEF is located on farms Namies Suid (Remainder of Farm 121) and Vogelstruishoek (Portion 1 of Farm 88). It is located approximately 26 km southwest of the town of Pofadder and 27 km southeast of Aggeneys in the Northern Cape and can be reached via the N14 or a series of dirt roads leading from the towns (see Figure 1). Energy generated at the WEF will be evacuated from the site via a proposed 220 kV overhead transmission line. This transmission line would be constructed adjacent to the existing 400 kV Eskom transmission line. The transmission line corridor / servitude will pass through the farms: Vogelstruis Hoek 88 portion 1; Kykgat 87 portion 0; Kykgat 87 portion 1; Kykgat 87 portion 2; Bloemhoek 61 portion 0; Aggeneys 56 portion 0 & Aggeneys 56 portion 1.

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Board of Directors
BMH Tsita (Chairperson), PC Bliersch, MG Dhliza,
ZB Ebrahim, AB Geldenhuys, NN Gwagwa, SA le Roux,
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the farms: Vogelstruis Hoek 88 portion 1; Kykgat 87 portion 0; Kykgat 87 portion 1; Kykgat 87 portion 2; Bloemhoek 61 portion 0; Aggenys 56 portion 0 & Aggenys 56 portion 1.

In terms of Section 15(1) of the EIA Regulations (GN 534), we are required to formally notify you, as a landowner, of the activity to be applied for on the aforementioned properties.

Legal Requirements

The EIA Regulations Listing Notices (GN 544, 545 and 546) promulgated in terms of the NEMA, identify certain activities, which "*could have a substantial detrimental effect on the environment*". The proposed Namies WEF triggers activities listed in Listing Notice 1 (GN 544), Listing Notice 2 (GN 545) and Listing Notice 3 (GN 546), as such environmental authorisation from the competent environmental authority, i.e. the DEA, is required prior to commencing. The proposed project will require the submission of a Scoping Report and an EIA Report (EIAR) as outlined in Sections 28 and 31 of the EIA Regulations (GN 543).

If you would like to obtain more information, submit any comments, or register as an I&AP, please contact Dirk Pretorius or Karen Versfeld of Aurecon.

EIA Project Team	Dirk Pretorius	Karen Versfeld
Telephone number:	044 805 5458	021 526 5737
Facsimile number:	044 805 5454	086 535 9856
Email address:	dirk.pretorius@aurecongroup.com	karen.versfeld@aurecongroup.com
Postal address:	PO Box 494, Cape Town, 8000	PO Box 494, Cape Town, 8000

Yours sincerely
AURECON



KAREN VERSFELD

Senior Practitioner: Environment & Advisory Services



DIRK PRETORIUS

Environmental Scientist: Environment & Advisory Services

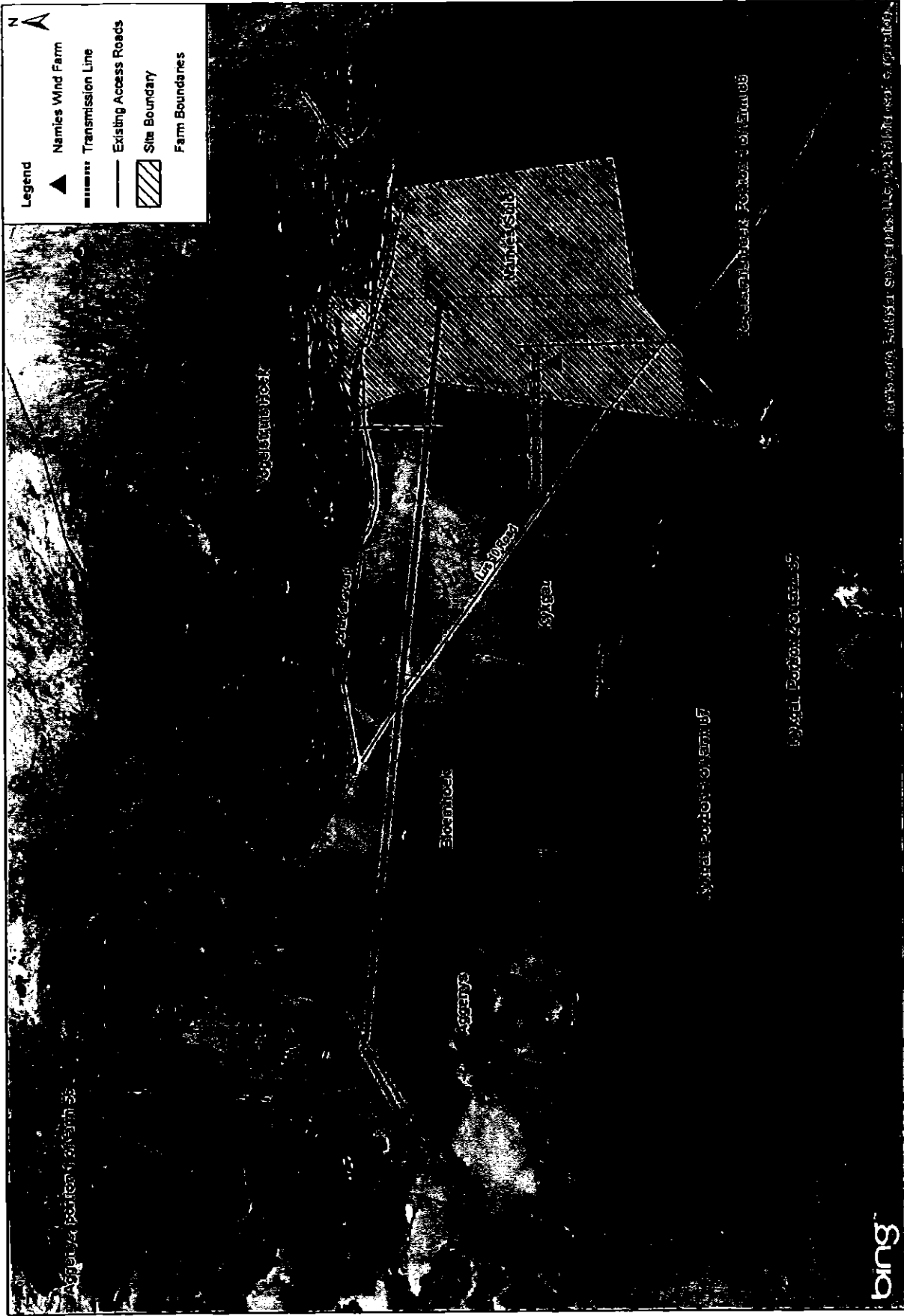


Figure 1: Location of proposed wind energy facilities near Aggenys in the Northern Cape

List of REGISTERED LETTERS Lys van GEREGISTREERDE BRIEWE

(with an insurance option/met 'n versekeringsopsie)



Post Office

Full tracking and tracing/Volledige volg en spoor

Name and address of sender: Dirk Pretorius, Aurecon
 Naam en adres van afsender: PO Box 509, George 6530

Enquiries/Navrae
 Toll-free number
 Tolvry nommer
0800 111 502

No	Name and address of addressee Naam en adres van geadresseerde	Insured amount Versekerde bedrag	Insurance fee Versekeringsgeld	Postage Posgeld	Service fee Diensgeld	Affix Track and Trace customer copy Plak Volg-en-Spoor-kliëntafskrif	
1	Mnr. N. Visser, Namies Boerdery Postbus 114, Pofadder, 8890					REGISTERED LETTER (with a domestic insurance option) ShareCall 0800 111 502 www.sapo.co.za RD 698 195 866 ZA CUSTOMER COPY 301028R	
2	Mnr. A Roux, Bbembok, Postbus 1025 Springbok, 8240					REGISTERED LETTER (with a domestic insurance option) ShareCall 0800 111 502 www.sapo.co.za RD 698 195 852 ZA CUSTOMER COPY 301028R	
3	Mnr. T. Visser, Kykool 87, Gedeele, Postbus 173, Pofadder, 8890					REGISTERED LETTER (with a domestic insurance option) ShareCall 0800 111 502 www.sapo.co.za RD 698 195 849 ZA CUSTOMER COPY 301028R	
4	Mr. van Hijk, Vedanta Resources, Zina International, 8th Floor, The Forum 2, Maudslayi 2106, Sandton					REGISTERED LETTER (with a domestic insurance option) ShareCall 0800 111 502 www.sapo.co.za RD 698 195 855 ZA CUSTOMER COPY 301028R	
5	[Wavy line]						
5a	Mnr. J. Visser, Gedeele O van Ploos 87, Kykool, Postbus 114, Pofadder, 8890					REGISTERED LETTER (with a domestic insurance option) ShareCall 0800 111 502 www.sapo.co.za RD 698 195 821 ZA CUSTOMER COPY 301028R	
7	Van der Merwe - Miller Ing. Buitokant str 10, Postbus 284, Pofadder, 8890					REGISTERED LETTER (with a domestic insurance option) ShareCall 0800 111 502 www.sapo.co.za RD 698 195 870 ZA CUSTOMER COPY 301028R	
8	Mnr. A van Niekerk, Vogelstruis Heek, Postbus 82, Pofadder, 8890					REGISTERED LETTER (with a domestic insurance option) ShareCall 0800 111 502 www.sapo.co.za RD 698 195 526 ZA CUSTOMER COPY 301028R	
9							
10							

Number of letters posted 6
 Getal briewe gepos 5

Total Totaal R R R R

Signature of client [Signature]
 Handtekening van klient

Signature of accepting officer [Signature]
 Handtekening van aanneembeampte

Date stamp
GEORGE
 2013-05-09
 Datumstempel

The value of the contents of these letters is as indicated and compensation is not payable for a letter received unconditionally. Compensation is limited to R100,00. No compensation is payable without documentary proof. Optional insurance of up to R200,00 is available and applies to domestic registered letters only.

Die waarde van die inhoud van hierdie briewe is soos aangedui en vergoeding sal nie betaal word vir 'n brief wat sonder voorbehoud ontvang word nie. Vergoeding is beperk tot R100,00. Geen vergoeding is sonder dokumentere bewys betaalbaar nie. Opsionele versekering van tot R2 000,00 is beskikbaar en is slegs op binnelandse geregistreerde briewe van toepassing.

GEORGE

05-05-10

COUNTER

2330

Pamela Ijumba
Eskom Transmission
Grid Planning
MegaWatt Park (D1Z37)
Sunninghill
Johannesburg
2157

A RD 698 195 530 ZA



RD 698 195 530 ZA



1st

RD 698 195 530 ZA



D

RD 698 195 530 ZA

RECIPIENT NAME (please print clearly)

REGISTERED LETTER
(with a domestic international option)

RD 698 195 530 ZA

A BOOK COPY

REGISTERED LETTER
(with a domestic international option)

RD 698 195 530 ZA

CUSTOMER COPY 301026R

Cape Town
1 Century City Drive
Waterford Precinct
Century City
7441

T +27 21 526 9400
F +27 21 526 9500
E capetown@aurecongroup.com
W aurecongroup.com



PO Box 494
Cape Town
8000
Docex: DX 204

08 Mei 2013

E-pos : karenversfeld@aurecongroup.com

Vogelstruis Hoek
Posbus 82
Pofadder
8890

Aandag: Abri van Niekerk

Geagte Van Niekerk,

BEOOGDE NAMIES WINDENERGIE-AANLEG NABY AGGENEYS NOORD- KAAP: OMGEWINGSINVLOEDBEPALING

juwi Renewable Energies (Edms) Bpk (juwi) beoog om 'n windenergie-aanleg (WEA) met 'n opwekkingsvermoë van 140 MW op te rig op plase naby Aggeneys in die Noord-Kaap. Aurecon Suid-Afrika (Edms) Bpk (Aurecon) is aangestel om die verlangde omgewingsproses kragtens die Wet op Nasionale Omgewingsbestuur (Nr. 107 van 1998), soos gewyslg, namens juwi uit te voer.

Die doel van hierdie brief is om u as grondeienaar van die Omgewingsinvloedbepaling (OIB proses) in te lig en om u die geleentheid te gun om te registreer as 'n Belanghebbende en Geaffekteerde Party (B&GP). Hiervolgens kan u deelneem aan die openbare deelname proses, soos afgekondig kragtens regulasie 54 van die OIB-regulasies, 2010 (Goewermentskennisgewing (GK) 543). As geregistreerde B&GP sal u alle verdere korrespondensie ontvang tydens die OIB-proses.

Die doel van die OIB-proses is om lewensvatbare alternatiewe te identifiseer, te evalueer en om moontlike maatreëls daar te stel wat ten doel het om impakte en potensiële negatiewe invloede te voorkom of te verminder en om positiewe impakte te bevorder. Die besluitnemende owerheid vir die OIB proses is die Departement van Omgewingsake (DOS) kragtens die Wet op Nasionale Omgewingsbestuur (Nr. 107 van 1998) (WNOB).

Ligging

Die voorgestelde Namies WEA is geleë op plase Namies Suid (Restant van Plaas 121) en Vogelstruishoek (Gedeelte 1 van Plaas 88). Die voorgestelde plase is ongeveer 26 km suidwes van die dorp Pofadder geleë en 27 km suidoos van die dorp Aggeneys in die Noord-Kaap en kan deur middel van die die N14 of 'n reeks grondpaaie vanaf hierdie dorpe (sien Figuur 1) bereik word. 'n Voorgestelde 220 kV oorhoofse kraglyn sal energie afvoer vanaf die WEA. Hierdie kraglyn sal langs die bestaande 400 kV Eskom kraglyn opgerig word. Die kraglyn korridor / serwituut sal strek oor die plase: Vogelstruis Hoek 88 Gedeelte

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ZB Ebrahim, AB Geldenhuys, NN Gwagwa, SA le Roux,
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South Africa

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1; Kykgat 87 gedeelte 0; Kykgat 87 Gedeelte 1; Kykgat 87 gedeelte 2; Bloemhoek 61 gedeelte 0; Aggenys 56 gedeelte 0 en Aggenys 56 gedeelte 1.

Kragtens Artikel 15 (1) van die OIB-regulasies (GK 534), is ons verplig om u as grondelenaar formeel in te lig oor die voorgestelde bedrywighede waarvoor aansoek gedoen word op die bogenoemde eiendomme.

Wetlike vereistes

Die Regulasies vir 'n Omgewingsinvloedbepaling (OIB) (GK 544, 545 en 546) wat afgekondig is kragtens die WNOB, identifiseer sekere bedrywighede wat "n betekenisvolle nadelige invloed op die omgewing mag hê." Die voorgestelde WEA het 'n aantal gelyste bedrywighede tot gevolg vervat in Kennisgewing 1 (GK 544), Kennisgewing 2 (GK 545) en Kennisgewing 3 (GK 546). Hierdie gelyste bedrywighede vereis omgewingsmagtliging van die bevoegde omgewingsowerheid, naamlik DOS. Die voorgestelde projek vereis dat 'n Omvangbepalingsverslag en 'n OIB verslag (OIBV) soos uiteengesit in Artikels 28 en 31 van die OIB-regulasies (GK 543) ingedien moet word.

Indien u meer inligting wil bekom, enige kommentaar wil lewer of wil registreer as 'n belanghebbende of geaffekteerde party (B&GP) word u versoek om asseblief met Dirk Pretorius of Karen Versfeld by Aurecon in verbinding te tree.

OIE-projekspan	Dirk Pretorius	Karen Versfeld
Telefoonnommer:	044 805 5458	021 526 5737
Faksnommer:	044 805 5454	086 535 9856
E-posadres:	dirk.pretorius@aurecongroup.com	karen.versfeld@aurecongroup.com
Posadres:	Posbus 494, Kaapstad, 8000	Posbus 494, Kaapstad, 8000

Die uwe
AURECON



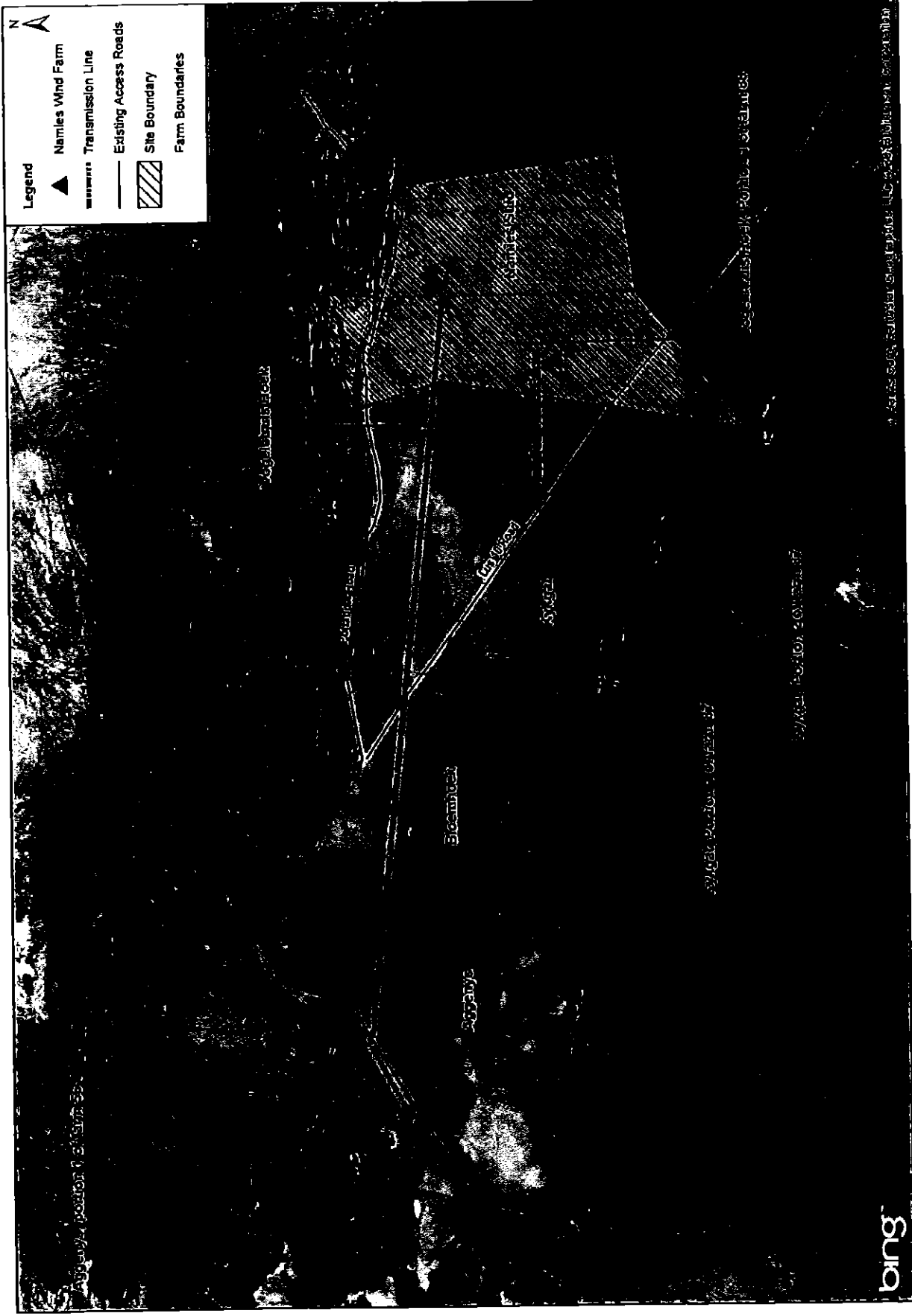
KAREN VERSFELD

Senior Praktisyn: Omgewing & Raadgewende Dienste



DIRK PRETORIUS

Omgewingswetenskaplike: Omgewing & Raadgewende Dienste



Figuur 1: Ligging van die voorgestelde wind energie aanleg naby Aggenys in die Noord Kaap.

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Century City
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E capetown@aurecongroup.com
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PO Box 494
Cape Town
8000
Docex: DX 204

08 May 2013

Email : karenversfeld@aurecongroup.com

Vogelstruis Hoek
AJ A van Niekerk Family Trust
P.O. Box 82
Pofadder
8890

Attention: Abri van Niekerk

Dear Mr Van Niekerk,

PROPOSED NAMIES WIND ENERGY FACILITY NEAR AGGENEYS NORTHERN CAPE: ENVIRONMENTAL IMPACT ASSESSMENT

Juwi Renewable Energies (Pty) Ltd (Juwi) proposes to construct a Wind Energy Facility (WEF) with a generation capacity of 140MW on farms near Aggeneys in the Northern Cape. Aurecon South Africa (Pty) Ltd (Aurecon) has been appointed to undertake the requisite environmental process as required in terms of the National Environmental Management Act (No. 107 of 1998), as amended, on behalf of Juwi.

The purpose of this letter is to inform you as landowner of the Environmental Impact Assessment (EIA) process and provide you with the opportunity to register as an Interested and Affected Party (I&AP) so that you may participate in the public participation process as contemplated in Regulation 54 of the EIA Regulations, 2010 (Government Notice (GN) 543). As registered I&AP you will receive all further correspondence during the EIA process.

The purpose of the EIA process is to identify and evaluate feasible alternatives and potential impacts and to identify potential measures to avoid or reduce negative impacts and enhance positive impacts. The EIA decision-making authority is the Department of Environmental Affairs (DEA) in accordance with the National Environmental Management Act (No. 107 of 1998) (NEMA).

Location

The proposed Namies WEF is located on farms Namies Suid (Remainder of Farm 121) and Vogelstruishihoek (Portion 1 of Farm 88). It is located approximately 26 km southwest of the town of Pofadder and 27 km southeast of Aggeneys in the Northern Cape and can be reached via the N14 or a series of dirt roads leading from the towns (see Figure 1). Energy generated at the WEF will be evacuated from the site via a proposed 220 kV overhead transmission line. This transmission line would be constructed adjacent to the existing 400 kV Eskom transmission line. The transmission line corridor / servitude will pass through

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the farms: Vogelstruis Hoek 88 portion 1; Kykgat 87 portion 0; Kykgat 87 portion 1; Kykgat 87 portion 2; Bloemhoek 61 portion 0; Aggenys 56 portion 0 & Aggenys 56 portion 1.

In terms of Section 15(1) of the EIA Regulations (GN 534), we are required to formally notify you, as a landowner, of the activity to be applied for on the aforementioned properties.

Legal Requirements

The EIA Regulations Listing Notices (GN 544, 545 and 546) promulgated in terms of the NEMA, identify certain activities, which "could have a substantial detrimental effect on the environment". The proposed Namles WEF triggers activities listed in Listing Notice 1 (GN 544), Listing Notice 2 (GN 545) and Listing Notice 3 (GN 546), as such environmental authorisation from the competent environmental authority, i.e. the DEA, is required prior to commencing. The proposed project will require the submission of a Scoping Report and an EIA Report (EIAR) as outlined in Sections 28 and 31 of the EIA Regulations (GN 543).

If you would like to obtain more information, submit any comments, or register as an I&AP, please contact Dirk Pretorius or Karen Versfeld of Aurecon.

EIA Project Team	Dirk Pretorius	Karen Versfeld
Telephone number:	044 805 5458	021 526 5737
Facsimile number:	044 805 5454	086 535 9856
Email address:	dirk.pretorius@aurecongroup.com	karen.versfeld@aurecongroup.com
Postal address:	PO Box 494, Cape Town, 8000	PO Box 494, Cape Town, 8000

Yours sincerely
AURECON



KAREN VERSFELD

Senior Practitioner: Environment & Advisory Services



DIRK PRETORIUS

Environmental Scientist: Environment & Advisory Services

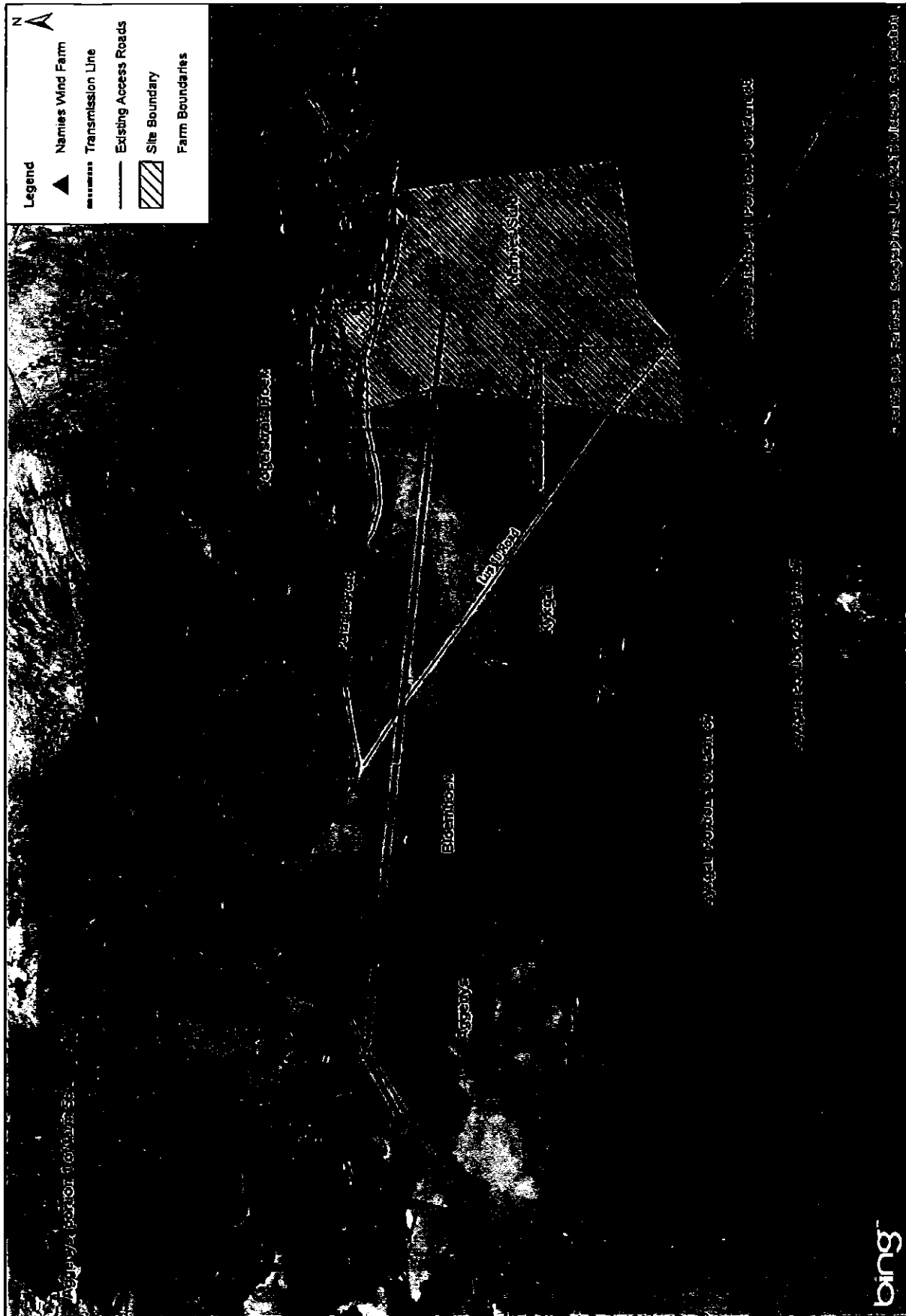


Figure 1: Location of proposed wind energy facilities near Aggeneys in the Northern Cape

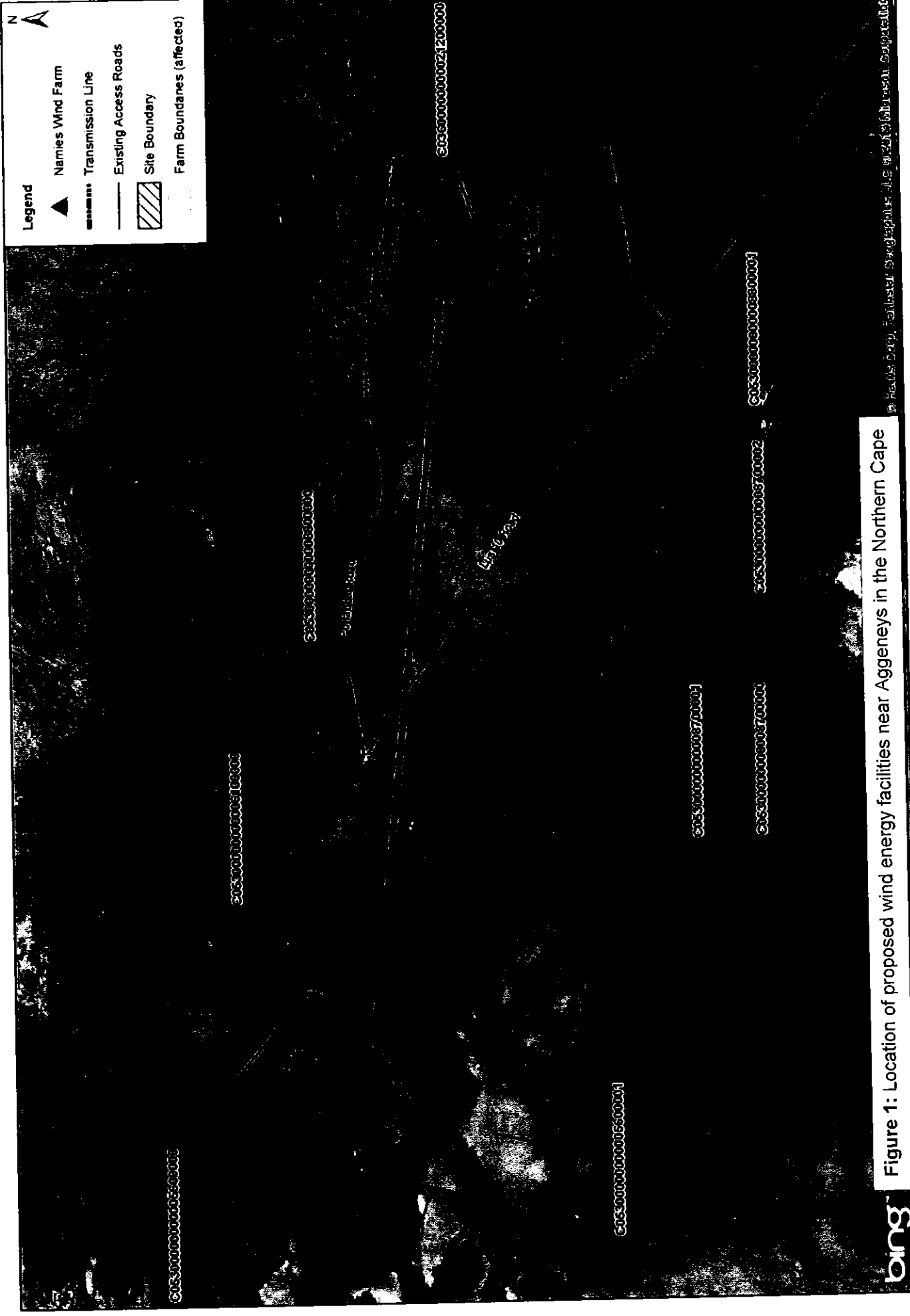
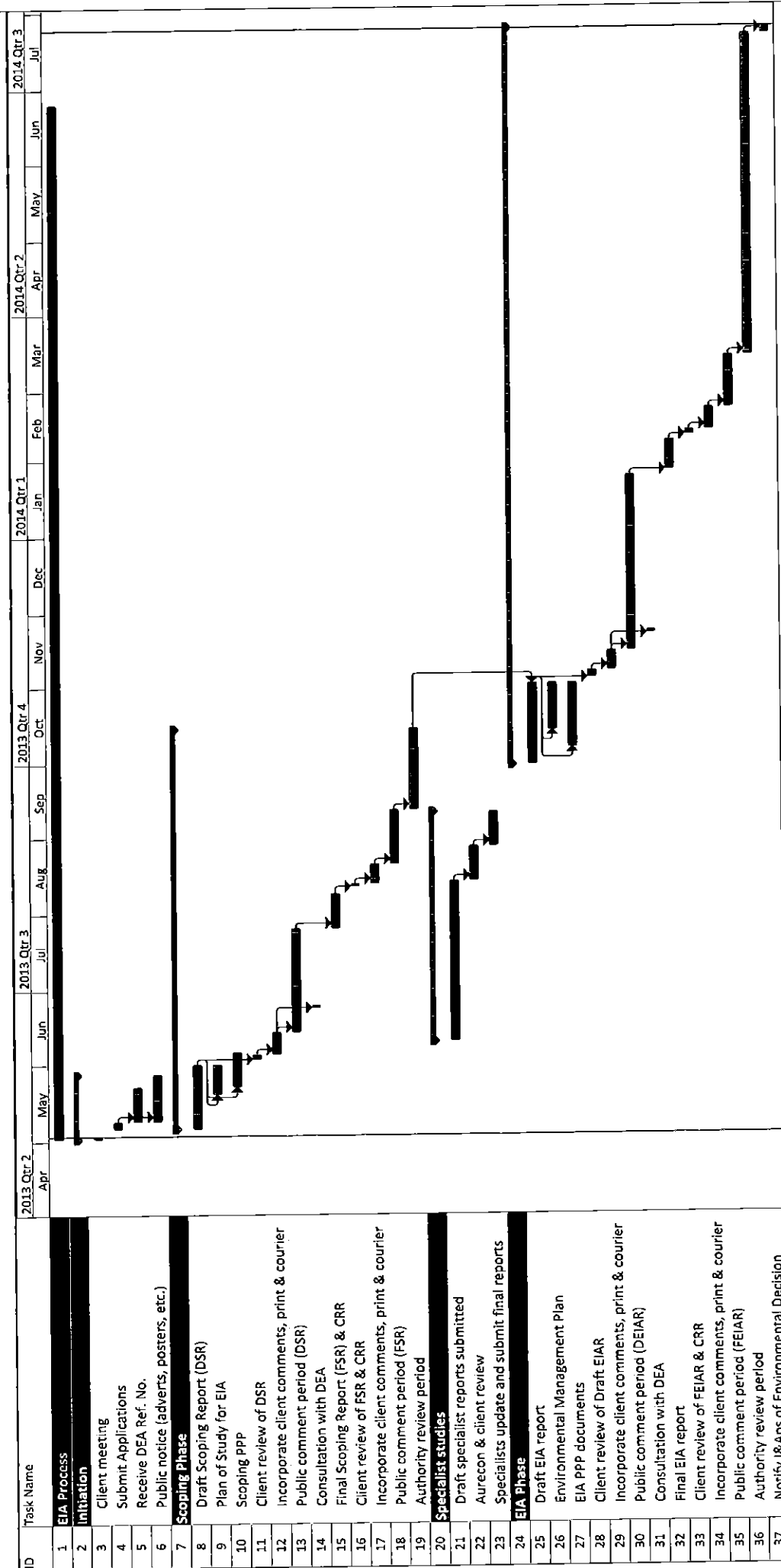


Figure 1: Location of proposed wind energy facilities near Aggenys in the Northern Cape



ANNEXURE B
Project Schedule for Namies WEF

**PROPOSED ENVIRONMENTAL IMPACT ASSESSMENT FOR A WIND ENERGY FACILITY
25 APRIL 2013**



ID	Task Name
1	EIA Process
2	Initiation
3	Client meeting
4	Submit Applications
5	Receive DEA Ref. No.
6	Public notice (adverts, posters, etc.)
7	Scoping Phase
8	Draft Scoping Report (DSR)
9	Plan of Study for EIA
10	Scoping PPP
11	Client review of DSR
12	Incorporate client comments, print & courier
13	Public comment period (DSR)
14	Consultation with DEA
15	Final Scoping Report (FSR) & CRR
16	Client review of FSR & CRR
17	Incorporate client comments, print & courier
18	Public comment period (FSR)
19	Authority review period
20	Specialist studies
21	Draft specialist reports submitted
22	Aurecon & client review
23	Specialists update and submit final reports
24	EIA Phase
25	Draft EIA report
26	Environmental Management Plan
27	EIA PPP documents
28	Client review of Draft EIA R
29	Incorporate client comments, print & courier
30	Public comment period (DEIAR)
31	Consultation with DEA
32	Final EIA report
33	Client review of FEIAR & CRR
34	Incorporate client comments, print & courier
35	Public comment period (FEIAR)
36	Authority review period
37	Notify I&As of Environmental Decision

Project: Namies WEF Project Plan
Date: Fri 13/05/03

Task
Split
Milestone
Summary

Project Summary
External Tasks
External Milestone
Inactive Task

Inactive Milestone
Inactive Summary
Manual Task
Duration-only

Manual Summary Rollup
Manual Summary
Start-only
Finish-only

Deadline
Progress



environmental affairs

Department:
Environmental Affairs
REPUBLIC OF SOUTH AFRICA

DETAILS OF EAP AND DECLARATION OF INTEREST

File Reference Number: NEAS Reference Number: Date Received:	(For official use only)
	12/12/20/
	DEAT/EIA/

Application for authorisation in terms of the National Environmental Management Act, 1998 (Act No. 107 of 1998), as amended and the Environmental Impact Assessment Regulations, 2010

PROJECT TITLE

Proposed Wind Energy Facility on Namies Farm, near Aggeneys in the Northern Cape.

Environmental Assessment Practitioner (EAP): ¹	Aurecon South Africa (Pty) Ltd		
Contact person:	Miss Karen Versfeld / Mr Dirk Pretorius		
Postal address:	PO Box 494, Cape Town		
Postal code:	8000	Cell:	
Telephone:	021 526 5737 / 044 805 5458	Fax:	086 535 9856
E-mail:	dirk.pretorius@aurecongroup.com karen.versfeld@aurecongroup.com		
Professional affiliation(s) (if any)	Karen Versfeld: <i>Cand. Sci. Nat</i> (Registration Number: 100005/07)		

Project Consultant:	N/A		
Contact person:			
Postal address:			
Postal code:		Cell:	
Telephone:		Fax:	
E-mail:			

4.2 The Environmental Assessment Practitioner

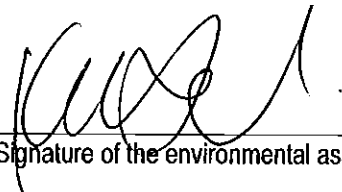
I, Karen Versfeld of Aurecon South Africa (Pty) Ltd, declare that –

General declaration:

- I act as the independent environmental practitioner 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 environmental impact assessments, 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 will take into account, to the extent possible, the matters listed in regulation 8 of the regulations when preparing the application and any report relating to the application;
- 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;
- I will ensure that information containing all relevant facts in respect of the application is distributed or made available to interested and affected parties and the public and that participation by interested and affected parties is facilitated in such a manner that all interested and affected parties will be provided with a reasonable opportunity to participate and to provide comments on documents that are produced to support the application;
- I will ensure that the comments of all interested and affected parties are considered and recorded in reports that are submitted to the competent authority in respect of the application, provided that comments that are made by interested and affected parties in respect of a final report that will be submitted to the competent authority may be attached to the report without further amendment to the report;
- I will keep a register of all interested and affected parties that participated in a public participation process; and
- I will provide the competent authority with access to all information at my disposal regarding the application, whether such information is favourable to the applicant or not
- all the particulars furnished by me in this form are true and correct;
- will perform all other obligations as expected from an environmental assessment practitioner in terms of the Regulations; and
- I realise that a false declaration is an offence in terms of regulation 71 and is punishable in terms of section 24F of the Act.

Disclosure of Vested Interest (delete whichever is not applicable)

- I do not have and will not have any vested interest (either business, financial, personal or other) in the proposed activity proceeding other than remuneration for work performed in terms of the Environmental Impact Assessment Regulations, 2010;



Signature of the environmental assessment practitioner:

Aurecon South Africa (Pty) Ltd

Name of company:

13/05/2013.

Date:

RESOLUTION OF THE BOARD OF DIRECTORS OF K2012/045161 (PTY) LIMITED (Registration Number 2012/045161/07) WHICH IS IN THE PROCESS OF CHANGING ITS NAME TO NAMIES WIND FARM (PTY) LIMITED ("the Company")

RESOLVED THAT:

1. The Company submit an application for environmental authorisation in terms of the National Environmental Management Act 107 of 1998 (as amended) and any other applicable legislation or regulations in respect of the Namies Farm, near Aggeneys and/or any other relevant properties, near Aggeneys in the Northern Cape at the relevant governmental authority ("EIA Application")
2. Raphael de la Harpe (Identity Number 790713 5110 087) in his capacity as legal manager is hereby authorised to sign, on behalf of the Company the necessary power of attorney authorising Mark van Niekerk (Identity Number: 760115 5027 087) in his capacity as project manager to submit the EIA Application on behalf of the Company

and all acts already taken in this regard by him be and are hereby confirmed and ratified

COMPANY SECRETARY

10 May 2013

SPECIAL POWER OF ATTORNEY

I, the undersigned

RAPHAEL DE LA HARPE (ID NO 790713 5110 087)

duly authorised hereto in terms of a resolution of the board of directors of

K2012045161 (Pty) Limited which is in the process of changing its name to **Namies Wind Farm (Pty) Limited**
Registration Number **2012/045161/07**

passed at Cape Town on the 10 May 2013

do hereby nominate, constitute and appoint

MARK VAN NIEKERK (ID NUMBER: 760115 5027 087)

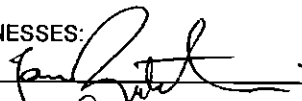

with the power of substitution to be my/our legal attorney(s) and agent(s) in my/our name, place and
stead to-

**Submit an application for environmental authorisation in terms of the National Environmental Management Act 107
of 1998 or any other applicable legislation or regulations in respect of Namies Farm, near Aggeneys and/or any other
relevant properties, near Aggeneys in the Northern Cape at the relevant governmental authority**

and in general to do everything to effect the application and to do whatever I/we would do if I/we were present in person and
acting in the matter; and I/we hereby ratify, allow and confirm, and promise and agree to ratify, allow and confirm everything
and anything my/our attorney(s) and agent(s) may do or may permit to be done legally in terms of this power of attorney.

Signed at CAPE TOWN on this the 10th day of MAY 2013 in the presence of the undersigned witnesses.

AS WITNESSES:

1. 
2. 

RAPHAEL DE LA HARPE

Duly authorised