# GENERIC ENVIRONMENTAL MANAGEMENT PROGRAMME (EMPR) FOR THE DEVELOPMENT AND EXPANSION FOR OVERHEAD ELECTRICITY TRANSMISSION AND DISTRIBUTION INFRASTRUCTURE.

# PROPOSED COLESKOP INFRASTRUCTURE DEVELOPMENT, EASTERN CAPE AND NORTHERN CAPE PROVINCES

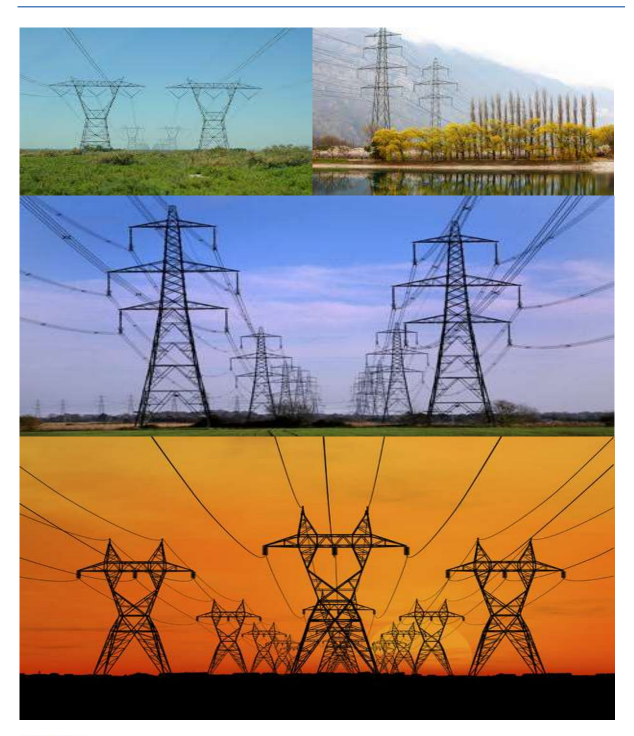
## (DEFF Reference NUMBER: 14/12/16/3/3/1/2039)

CORRIDOR OPTIONS FOR THE CONSTRUCTION OF A 132 KV OVERHEAD LINE

JULY 2021

## APPENDIX 1

## GENERIC ENVIRONMENTAL MANAGEMENT PROGRAMME (EMPr) FOR THE DEVELOPMENT AND EXPANSION FOR OVERHEAD ELECTRICITY TRANSMISSION AND DISTRIBUTION INFRASTRUCTURE





environmental affairs

Department: Environmental Affairs REPUBLIC OF SOUTH AFRICA

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#### INTRODUCTION

#### 1. Background

The National Environmental Management Act, 1998 (Act No. 107 of 1998) (NEMA) requires that an environmental management programme (EMPr) be submitted where an environmental impact assessment (EIA) has been identified as the environmental instrument to be utilised as the basis for a decision on an application for environmental authorisation (EA). The content of an EMPr must either contain the information set out in Appendix 4 of the Environmental Impact Assessment Regulations, 2014, as amended (EIA Regulations) or must be a generic EMPr relevant to an application as identified and gazetted by the Minister in a government notice. Once the Minister has identified, through a government notice, that a generic EMPr is relevant to an application for EA, that generic EMPr must be applied by all parties involved in the EA process, including, but not limited to, the applicant and the competent authority (CA).

#### 2. Purpose

This document constitutes a generic EMPr relevant to applications for the development or expansion of overhead electricity transmission and distribution infrastructure, and all listed and specified activities necessary for the realisation of such infrastructure.

#### 3. Objective

The objective of this generic EMPr is to prescribe and pre-approve generally accepted impact management outcomes and impact management actions, which can commonly and repeatedly be used for the avoidance, management and mitigation of impacts and risks associated with the development or expansion of overhead electricity transmission and distribution infrastructure. The use of a generic EMPr is intended to reduce the need to prepare and review individual EMPrs for applications of a similar nature.

#### 4. Scope

The scope of this generic EMPr applies to the development or expansion of overhead electricity transmission and distribution infrastructure requiring EA in terms of NEMA, i.e. with a capacity of 33 kilovolts or more. This generic EMPr applies to activities requiring EA, mainly activity 11 and 47 of the Environmental Impact Assessment Regulations Listing Notice 1 of 2014, as amended, and activity 9 of the Environmental Impact Assessment Regulations Listing Notice 2 of 2014, as amended, and all associated listed or specified activities necessary for the realisation of such infrastructure.

### 5. Structure of this document

Part	Section	Heading	Content
A		Provides general guidance and information and is <b>not legally</b> <b>binding</b>	Definitions, acronyms, roles & responsibilities and documentation and reporting.
В	1	Pre-approved generic EMPr template	Contains generally accepted impact management outcomes and impact management actions required for the avoidance, management and mitigation of impacts and risks associated with the development or expansion of overhead electricity transmission and distribution infrastructure, which are presented in the form of a template that has been pre-approved.
			The template in this section is to be completed by the Contractor, with each completed page signed and dated by the holder of the EA prior to commencement of the activity.
			Where an impact management outcome is not relevant, the words "not applicable" can be inserted in the template under the "responsible persons" column.
			Once completed and signed, the template represents the EMPr for the activity approved by the CA and is legally binding. The template <b>is not required</b> to be submitted to the CA as once the generic EMPr is gazetted for implementation, it has been approved by the CA.
			To allow interested and affected parties access to the pre-approved EMPr template for consideration through the decision-making process, the EAP on behalf of the applicant /proponent must make the hard copy of this EMPr available at a public location and where the applicant has a website, the EMPr should also be made available on such publicly accessible website.
	2	Site-specific information	Contains preliminary infrastructure layout and a declaration that the applicant/holder of the EA will comply with the pre-approved generic EMPr template contained in <u>Part B: Section 1</u> , and understands that the impact management outcomes and impact management actions are <b>legally binding</b> . The preliminary infrastructure layout must be finalised to inform the final EMPr that is to be submitted with the basic assessment report (BAR) or environmental impact management outcomes and

This document is structured in three parts with an Appendix as indicated in the table below:

Part	Section	Heading	Content
			actions have been either pre-approved or approved in terms of <u>Part C</u> .
			This section <b>must be</b> submitted to the CA together with the final BAR or EIAR. The information submitted to the CA will be considered to be incomplete should a signed copy of <u>Part B: section 2</u> not be submitted. Once approved, this Section forms part of the EMPr for the development and is legally binding.
C		Site-specific sensitivities/ attributes	If any specific environmental sensitivities/ attributes are present on the site which require site-specific impact management outcomes and impact management actions, not included in the pre-approved generic EMPr, to manage impacts, these specific impact management outcomes and impact management actions must be included in this section. These specific environmental attributes must be referenced spatially and impact management outcomes and impact management actions must be provided. These specific impact management outcomes and impact management actions must be presented in the format of the pre-approved EMPr template ( <u>Part B: section 1</u> )
			This section will not be required should the site contain no specific environmental sensitivities or attributes. However, if <u>Part C</u> applies to the site, it <b>is required</b> to be submitted together with the BAR or EIAR, for consideration of, and decision on, the application for EA. The information in this section must be prepared by an EAP, and must contain his/her name and expertise including a curriculum vitae. Once approved, Part C forms part of the EMPr for the site and is legally binding.
			This section applies only <b>to additional</b> impact management outcomes and impact management actions that are necessary for the avoidance, management and mitigation of impacts and risks associated with the specific development or expansion and which are not already included in <u>Part B: section 1</u> .
Apper	ndix 1	1	Contains the method statements to be prepared prior to commencement of the activity. The method statements are <b>not required</b> to be submitted to the competent authority.

#### 6. Completion of part B: section 1: the pre-approved generic EMPr template

The template is to be completed prior to commencement of the activity, by providing the following information for each environmental impact management action:

- For implementation
  - a 'responsible person',
  - a method for implementation,
  - a timeframe for implementation
- For monitoring
  - a responsible person
  - frequency
  - evidence of compliance.

The completed template must be signed and dated by the holder of the EA prior to commencement of the activity. The method statements prepared and agreed to by the holder of the EA must be appended to the template as <u>Appendix 1</u>. Each method statement must be signed and dated on each page by the holder of the EA. This template, once signed and dated, is legally binding. The holder of the EA will remain responsible for its implementation.

#### 7. Amendments of the impact management outcomes and impact management actions

Once the activity has commenced, a holder of an EA may make amendments to the impact management outcomes and impact management actions in the following manner:

- Amendment of the impact management outcomes: in line with the process contemplated in regulation 37 of the EIA Regulations; and
- Amendment of the impact management actions: in line with the process contemplated in regulation 36 of the EIA Regulations.

#### 8. Documents to be submitted as part of part B: section 2 site-specific information and declaration

<u>Part B: Section 2</u> has three distinct sub-sections. The first and third sub-sections are in a template format. Sub-section two requires a map to be produced.

<u>Sub-section 1</u> contains the project name, the applicant's name and contact details, the site information, which includes coordinates of the corridor in which the proposed overhead electricity transmission and distribution infrastructure are proposed as well as the 21-digit Surveyor General code of each cadastral land parcel and, where available, the farm name.

<u>Sub-section 2</u> is to be prepared by an EAP and must contain his/her name and expertise including a curriculum vitae. This sub-section must include a map of the site sensitivity overlaid with the preliminary infrastructure layout using the national web-based environmental screening tool, when available for compulsory use at: <u>https://screening.environment.gov.za/screeningtool.</u> The sensitivity map shall identify the nature of each sensitive feature e.g. raptor nest, threatened plant species, archaeological site, etc. Sensitivity maps must identify features both within the planned working area and any known sensitive features in the surrounding landscape within 50m from the development footprint. The overhead transmission and distribution profile must be illustrated at an appropriate resolution to enable fine scale interrogation. It is recommended that <20 km of overhead transmission and distribution length is illustrated per page in A3 landscape format. Where considered appropriate, photographs of sensitive features in the context of tower positions must be used.

<u>Sub-section 3</u> is the declaration that the applicant/proponent or holder of the EA in the case of a change of ownership must complete, which confirms that the applicant/EA holder will comply with the pre-approved generic EMPr template in <u>Section 1</u> and understands that the impact management outcomes and actions are legally binding.

#### (a) Amendments to Part B: Section 2 – site-specific information and declaration

Should the EA be transferred, <u>Part B: Section 2</u> must be completed by the new applicant/proponent and submitted with the application for an amendment of the EA in terms of Regulations 29 or 31 of the EIA Regulations, whichever applies. The information submitted as part of such an application for an amendment to an EA will be considered to be incomplete should a signed copy of <u>Part B: Section 2</u> not be submitted. Once approved, <u>Part B: Section 2</u> forms part of the EMPr for the development and the EMPr becomes legally binding to the new EA holder.

#### PART A – GENERAL INFORMATION

#### 1. DEFINITIONS

In this EMPr, any word or expression to which a meaning has been assigned in the NEMA or EIA Regulations has that meaning, and unless the context requires otherwise –

"clearing" means the clearing and removal of vegetation, whether partially or in whole, including trees and shrubs, as specified;

"construction camp" is the area designated for key construction infrastructure and services, including but not limited to offices, overnight vehicle parking areas, stores, the workshop, stockpile and lay down areas, hazardous storage areas (including fuels), the batching plant (if one is located at the construction camp), designated access routes, equipment cleaning areas and the placement of staff accommodation, cooking and ablution facilities, waste and wastewater management;

"contractor" - The Contractor has overall responsibility for ensuring that all work, activities, and actions linked to the delivery of the contract, are in line with the Environmental Management Programme and that Method Statements are implemented as described.

"hazardous substance" is a substance governed by the Hazardous Substances Act, 1973 (Act No. 15 of 1973) as well as the Hazardous Chemical and Substances Regulations, 1995;

"method statement" means a written submission by the Contractor to the Project Manager in response to this EMPr or a request by the Project Manager and ECO. The method statement must set out the equipment, materials, labour and method(s) the Contractor proposes using to carry out an activity identified by the Project Manager when requesting the Method Statement. This must be done in such detail that the Project Manager and ECO is able to assess whether the Contractor's proposal is in accordance with this specification and/or will produce results in accordance with this specification;

The method statement must cover applicable details with regard to:

- (i) Construction procedures;
- (ii) Plant, materials and equipment to be used;
- (iii) Transporting the equipment to and from site;
- (iv) How the plant/ material/ equipment will be moved while on-site;
- (v) How and where the plant/ material/ equipment will be stored;

(vi) The containment (or action to be taken if containment is not possible) of leaks or spills of any liquid or material that may occur;

- (vii) Timing and location of activities;
- (viii) Compliance/ non-compliance; and
- (ix) Any other information deemed necessary by the Project Manager.

"slope" means the inclination of a surface expressed as one unit of rise or fall for so many horizontal units;

"solid waste" means all solid waste, including construction debris, hazardous waste, excess cement/ concrete, wrapping materials, timber, cans, drums, wire, nails, food and domestic waste (e.g. plastic packets and wrappers);

**"spoil"** means excavated material which is unsuitable for use as material in the construction works or is material which is surplus to the requirements of the construction works;

**"topsoil"** means a varying depth (up to 300 mm) of the soil profile irrespective of the fertility, appearance, structure, agricultural potential, fertility and composition of the soil; and

"works" means the works to be executed in terms of the Contract

#### 2. ACRONYMS and ABBREVIATIONS

СА	Competent Authority
cEO Contractors Environmental Officer	
dEO Developer Environmental Officer	
DPM Developer Project Manager	
DSS	Developer Site Supervisor
EAR	Environmental Audit Report
ECA	Environmental Conservation Act No. 73 of 1989
ECO	Environmental Control Officer
EA	Environmental Authorisation
EIA Environmental Impact Assessment	
ERAP Emergency Response Action Plan	
EMPr Environmental Management Programme Report	
EAP Environmental Assessment Practitioner	
FPA	Fire Protection Agency
HCS	Hazardous chemical Substance
NEMA National Environmental Management Act, 1998 (Act No. 107 of 1998)	
NEMBA	National Environmental Management: Biodiversity Act ,2004 (Act No. 10 of 2004)
NEMWA	National Environmental Management: Waste Act, 2008 (Act No. 59 of 2008)
MSDS	Material Safety Data Sheet
RI&AP's	Registered interested and affected parties

#### 3. ROLES AND RESPONSIBILITIES FOR ENVIRONMENTAL MANAGEMENT PROGRAMME (EMPr) IMPLEMENTATION

The effective implementation of this generic EMPr is dependent on established and clear roles, responsibilities and reporting lines within an institutional framework. This section of the EMPr gives guidance to the various environmental roles and reporting lines, however, project-specific requirements will ultimately determine the need for the appointment of specific person(s) to undertake specific roles and or responsibilities. As such, it must be noted that in the event that no specific person, for example, an environmental control officer (ECO) is appointed, the holder of the EA remains responsible for ensuring that the duties indicated in this document for action by the ECO are undertaken.

#### Table 1: Guide to roles and responsibilities for implementation of an EMPr.

Responsible Person (s)	Role and Responsibilities
Developer's Project Manager (DPM)	Role
	The Project Developer is accountable for ensuring compliance with the EMPr and any conditions of approval from the
	competent authority (CA). Where required, an environmental control officer (ECO) must be contracted by the Project
	Developer to objectively monitor the implementation of the EMPr according to relevant environmental legislation, and the
	conditions of the environmental authorisation (EA). The Project Developer is further responsible for providing and giving
	mandate to enable the ECO to perform responsibilities, and he must ensure that the ECO is integrated as part of the project
	team while remaining independent.
	Responsibilities
	- Be fully conversant with the conditions of the EA;
	- Ensure that all stipulations within the EMPr are communicated and adhered to by the Developer and its Contractor(s);
	<ul> <li>Issuing of site instructions to the Contractor for corrective actions required;</li> </ul>
	- Monitor the implementation of the EMPr throughout the project by means of site inspections and meetings. Overall
	management of the project and EMPr implementation; and
	- Ensure that periodic environmental performance audits are undertaken on the project implementation.
Developer Site Supervisor (DSS)	Role
	The DSS reports directly to the DPM, oversees site works, liaises with the Contractor (s) and the ECO. The DSS is responsible for
	the day to day implementation of the EMPr and for ensuring the compliance of all contractors with the conditions and
	requirements stipulated in the EMPr.
	Responsibilities
	<ul> <li>Ensure that all contractors identify a contractor's Environmental Officer (cEO);</li> </ul>

Responsible Person (s)	Role and Responsibilities
	- Must be fully conversant with the conditions of the EA. Oversees site works, liaison with Contractor, DPM and ECO;
	- Must ensure that all landowners have the relevant contact details of the site staff, ECO and cEO;
	<ul> <li>Issuing of site instructions to the Contractor for corrective actions required;</li> </ul>
	<ul> <li>Will issue all non-compliances to contractors; and</li> </ul>
	- Ratify the Monthly Environmental Report.
Environmental Control Officer (ECO)	RoleThe ECO should have appropriate training and experience in the implementation of environmental management specifications.The primary role of the ECO is to act as an independent quality controller and monitoring agent regarding all environmental concerns and associated environmental impacts. In this respect, the ECO is to conduct periodic site inspections, attend regular site meetings, pre-empt problems and suggest mitigation and be available to advise on incidental issues that arise. The ECO is also required to conduct compliance audits, verifying the monitoring reports submitted by the cEO. The ECO provides feedback to the DSS and Project Manager regarding all environmental matters. The Contractor, cEO and dEO are answerable to the Environmental Control Officer for non-compliance with the Performance Specifications as set out in the EA and EMPr.
	The ECO provides feedback to the DSS and Project Manager, who in turn reports back to the Contractor and potential and Registered Interested &Affected Parties' (RI&AP's), as required. Issues of non-compliance raised by the ECO must be taken up by the Project Manager, and resolved with the Contractor as per the conditions of his contract. Decisions regarding environmental procedures, specifications and requirements which have a cost implication (i.e. those that are deemed to be a variation, not allowed for in the Performance Specification) must be endorsed by the Project Manager. The ECO must also, as specified by the EA, report to the relevant CA as and when required.
	<ul> <li><u>Responsibilities</u></li> <li>The responsibilities of the ECO will include the following: <ul> <li>Be aware of the findings and conclusions of all EA related to the development;</li> <li>Be familiar with the recommendations and mitigation measures of this EMPr;</li> <li>Be conversant with relevant environmental legislation, policies and procedures, and ensure compliance with them;</li> <li>Undertake regular and comprehensive site inspections / audits of the construction site according to the generic EMPr and applicable licenses in order to monitor compliance as required;</li> <li>Educate the construction team about the management measures contained in the EMPr and environmental licenses;</li> <li>Compilation and administration of an environmental monitoring plan to ensure that the environmental management measures are implemented and are effective;</li> </ul> </li> </ul>

Responsible Person (s)	Role and Responsibilities
developer Environmental Officer (dEO)	<ul> <li>Nonitoring the performance of the Contractors and ensuring compliance with the EMPr and associated Method Statements;</li> <li>In consultation with the Developer Site Supervisor order the removal of person(s) and/or equipment which are in contravention of the specifications of the EMPr and/or environmental licenses;</li> <li>Liaison between the DPM, Contractors, authorities and other lead stakeholders on all environmental concerns;</li> <li>Compile a regular environmental audit report highlighting any non-compliance issues as well as satisfactory or exceptional compliance with the EMPr;</li> <li>Validating the regular site inspection reports, which are to be prepared by the contractor Environmental Officer (cEO);</li> <li>Checking the cEO's public complaints register in which all complaints are recorded, as well as action taken;</li> <li>Assisting in the resolution of conflicts;</li> <li>Facilitate training for all personnel on the site – this may range from carrying out the training, to reviewing the training programmes of the Contractor;</li> <li>In case of non-compliance, the ECO must first communicate this to the Senior Site Supervisor, who has the power to ensure this matter is addressed. Should no action or insufficient action be taken, the ECO may report this matter to the authorities as non-compliance;</li> <li>Maintenance, update and review of the EMPr;</li> <li>Communication of all modifications to the EMPr to the relevant stakeholders.</li> </ul> Role The 4EOs will report to the Project Manager and are responsible for implementation of the EMPr, environmental monitoring and reporting, providing environmental input to the Project Manager and Contractor's Manager, liaising with contractors and the landowners, as well as a range of environmental coordination responsibilities. Responsibilities <ul> <li>Be familiar with the EMPr;</li> <li>Be familiar with the tempr;</li> <li>Be familiar with the recommendations and mitigation measur</li></ul>
	<ul> <li>Assist in incident management:</li> </ul>

Responsible Person (s)	Role and Responsibilities
	- Assist the Contractor in investigating environmental incidents and compile investigation reports;
	<ul> <li>Follow-up on pre-warnings, defects, non-conformance reports;</li> </ul>
	<ul> <li>Measure and communicate environmental performance to the Contractor;</li> </ul>
	<ul> <li>Conduct environmental awareness training on-site together with ECO and cEO;</li> </ul>
	- Ensure that the necessary legal permits and / or licenses are in place and up to date;
	<ul> <li>Acting as Developer's Environmental Representative on-site and work together with the ECO and Contractor;</li> </ul>
Contractor	Role
	The Contractor appoints the cEO and has overall responsibility for ensuring that all work, activities, and actions linked to the
	delivery of the contract are in line with the EMPr and that Method Statements are implemented as described. External
	contractors must ensure compliance with this EMPr while performing the on-site activities as per their contract with the
	Project Developer. The contractors are required, where specified, to provide Method Statements setting out in detail how
	the impact management actions contained in the EMPr will be implemented during the development or expansion for
	overhead electricity transmission and distribution infrastructure activities.
	Responsibilities
	<ul> <li>project delivery and quality control for the development services as per appointment;</li> </ul>
	<ul> <li>employ a suitably qualified person to monitor and report to the Project Developer's appointed person on the daily activities on-site during the construction period;</li> </ul>
	<ul> <li>ensure that safe, environmentally acceptable working methods and practices are implemented and that equipment is properly operated and maintained, to facilitate proper access and enable any operation to be carried out safely;</li> </ul>
	<ul> <li>attend on-site meeting(s) prior to the commencement of activities to confirm the procedure and designated activity zones;</li> </ul>
	<ul> <li>ensure that contractors' staff repair, at their own cost, any environmental damage as a result of a contravention of the specifications contained in EMPr, to the satisfaction of the ECO.</li> </ul>
contractor Environmental Officer (cEO)	Role
	Each Contractor affected by the EMPr should appoint a cEO, who is responsible for the on-site implementation of the EMPr (or
	relevant sections of the EMPr). The Contractor's representative can be the site agent; site engineer; a dedicated environmental
	officer; or an independent consultant. The Contractor must ensure that the Contractor's Representative is suitably qualified to
	perform the necessary tasks and is appointed at a level such that she/he can interact effectively with other site Contractors,
	labourers, the Environmental Control Officer and the public. As a minimum the cEO shall meet the following criteria:

Responsible Person (s)	Role and Responsibilities
	Responsibilities
	- Be on-site throughout the duration of the project and be dedicated to the project;
	- Ensure all their staff are aware of the environmental requirements, conditions and constraints with respect to all of their activities on-site;
	<ul> <li>Implementing the environmental conditions, guidelines and requirements as stipulated within the EA, EMPr and Method Statements;</li> </ul>
	<ul> <li>Attend the Environmental Site Meeting;</li> </ul>
	- Undertaking corrective actions where non-compliances are registered within the stipulated timeframes;
	<ul> <li>Report back formally on the completion of corrective actions;</li> </ul>
	<ul> <li>Assist the ECO in maintaining all the site documentation;</li> </ul>
	- Prepare the site inspection reports and corrective action reports for submission to the ECO;
	<ul> <li>Assist the ECO with the preparing of the monthly report; and</li> </ul>
	<ul> <li>Where more than one Contractor is undertaking work on-site, each company appointed as a Contractor will appoint a cEO representing that company.</li> </ul>

#### 4. ENVIRONMENTAL DOCUMENTATION REPORTING AND COMPLIANCE

To ensure accountable and demonstrated implementation of the EMPr, a number of reporting systems, documentation controls and compliance mechanisms must be in place for all overhead electricity transmission and distribution infrastructure projects as a minimum requirement.

#### 4.1 Document control/Filing system

The holder of the EA is solely responsible for the upkeep and management of the EMPr file. At a minimum, all documentation detailed below will be stored in the EMPr file. A hard copy of all documentation shall be filed, while an electronic copy may be kept where relevant. A duplicate file will be maintained in the office of the DSS (where applicable). This duplicate file must remain current and up to date. The filing system must be updated and relevant documents added as required. The EMPr file must be made available at all times on request by the CA or other relevant authorities. The EMPr file will form part of any environmental audits undertaken as prescribed in the EIA Regulations.

#### 4.2 Documentation to be available

At the outset of the project, the following preliminary list of documents shall be placed in the filing system and be accessible at all times:

- Full copy of the signed EA from the CA in terms of NEMA, granting approval for the development or expansion;
- Copy of the generic and site-specific EMPr as well as any amendments thereof;
- Copy of declaration of implementing generic EMPr and subsequent approval of site-specific EMPr and amendments thereof ;
- All method statements;
- Completed environmental checklists;
- Minutes and attendance register of environmental site meetings;
- An up-to-date environmental incident log;
- A copy of all instructions or directives issued;
- A copy of all corrective actions signed off. The corrective actions must be filed in such a way that a clear reference is made to the non-compliance record;
- Complaints register.

#### 4.3 Weekly Environmental Checklist

The ECOs are required to complete a Weekly Environmental Checklist, the format of which is to be agreed upon prior to commencement of the activity. The ECOs are required to sign and date the checklist, retain a copy in the EMPr file and submit a copy of the completed checklist to the DSS on a weekly basis.

The checklists will form the basis for the Monthly Environmental Reports. Copies of all completed checklists will be attached as Annexures to the Environmental Audit Report as required in terms of the EIA Regulations.

#### 4.4 Environmental site meetings

Minutes of the environmental site meetings shall be kept. The minutes must include an attendance register and will be attached to the Monthly Report that is distributed to attendees. Each set of minutes must clearly record "Matters for Attention" that will be reviewed at the next meeting.

#### 4.5 Required Method Statements

The method statement will be done in such detail that the ECOs are enabled to assess whether the Contractor's proposal is in accordance with the EMPr.

The method statement must cover applicable details with regard to:

- development procedures;
- materials and equipment to be used;
- getting the equipment to and from site;
- how the equipment/ material will be moved while on-site;
- how and where material will be stored;
- the containment (or action to be taken if containment is not possible) of leaks or spills of any liquid or material that may occur;
- timing and location of activities;
- compliance/ non-compliance with the EMPr; and
- any other information deemed necessary by the ECOs.

Unless indicated otherwise by the Project Manager, the Contractor shall provide the following method statements to the Project Manager no less than 14 days prior to the commencement date of the activity:

- Site establishment Camps, Lay-down or storage areas, satellite camps, infrastructure;
- Batch plants;
- Workshop or plant servicing;
- Handling, transport and storage of Hazardous Chemical Substances;
- Vegetation management Protected, clearing, aliens, felling;
- Access management Roads, gates, crossings etc.;
- Fire plan;
- Waste management transport, storage, segregation, classification, disposal (all waste streams);
- Social interaction complaints management, compensation claims, access to properties etc.;
- Water use (source, abstraction and disposal), access and all related information, crossings and mitigation;
- Emergency preparedness Spills, training, other environmental emergencies;
- Dust and noise management methodologies;
- Fauna interaction and risk management only if the risk was identified wildlife interaction especially on game farms; and
- Heritage and palaeontology management.

The ECOs shall monitor and ensure that the contractors perform in accordance with these method statements. Completed and agreed method statements between the holder of the EA and the Contractor shall be captured in Appendix 1.

4.6 Environmental Incident Log (Diary)

The ECOs are required to maintain an up-to-date and current Environmental Incident Log (environmental diary). The Environmental Incident Log is a means to record all environmental incidents and/or all non-compliance notice would not be issued. An environmental incident is defined as:

- Any deviation from the listed impact management actions (listed in this EMPr) that may be addressed immediately by the ECOs. (For example a contractor's staff member littering or a drip tray that has not been emptied);
- Any environmental impact resulting from an action or activity by a contractor in contravention of the environmental stipulations and guidelines listed in the EMPr which as a single event would have a minor impact but which if cumulative and continuous would have a significant effect (for example, no toilet paper available in the ablutions for an afternoon); and
- General environmental information, such as road kills or injured wildlife.

The ECOs are to record all environmental incidents in the Environmental Incident Log. All incidents regardless of severity must be reported to the Developer. The Log is to be kept in the EMPr file and at a minimum the following will be recorded for each environmental incident:

- The date and time of the incident;
- Description of the incident;
- The name of the Contractor responsible;
- The incident must be listed as significant or minor;
- If the incident is listed as significant, a non-compliance notice must be issued, and recorded in the log;
- Remedial or corrective action taken to mitigate the incident; and
- Record of repeat minor offences by the same Contractor or staff member.

The Environmental Incident Log will be captured in the EAR.

#### 4.7 Non-compliance

A non-compliance notice will be issued to the responsible Contractor by the ECOs via the DSS or Project Manager. The non-compliance notices will be issued in writing; a copy filed in the EMPr file and will at a minimum include the following:

- Time and date of the non-compliance;
- Name of the Contractor responsible;
- Nature and description of the non-compliance;
- Recommended / required corrective action; and
- Date by which the corrective action to be completed.
- The contractors shall act immediately when a notice of non-compliance is received and correct whatever is the cause for the issuing of the notice. Complaints received regarding activities on the development site pertaining to the environment shall be recorded in a dedicated register and the response noted with the date and action taken. The ECO should be made aware of any complaints. Any non-compliance with the agreed procedures of the EMPr is a transgression of the various statutes and laws that define the manner by which the environment is managed. Failure to redress the cause shall be reported to the relevant CA for them to deal with the transgression, as it deems fit. The Contractor is deemed not to have complied with the EMPr if, inter alia, there is a deviation from the environmental conditions, impact management outcomes and impact management actions, as approved in generic and site-specific EMPr as relevant as set out in the EMPr, which deviation has, or may cause, an environmental impact.

#### 4.8 Corrective action records

For each non-compliance notice issued, a documented corrective action must be recorded. On receiving a noncompliance notice from the DSS, the Contractor's cEO will ensure that the corrective actions required take place within the stipulated timeframe. On completion of the corrective action the cEO is to issue a Corrective Action Report in writing to the ECOs. If satisfied that the corrective action has been completed, the ECOs are to sign-off on the Corrective Action Report, and attach the report to the non-compliance notice in the EMPr file. A corrective action is considered complete once the report has signed off by the ECOs.

#### 4.9 Photographic record

A digital photographic record will be kept. The photographic record will be used to show before, during and post-rehabilitation evidence of the project as well used in cases of damages claims if they arise. Each image must be dated and a brief description note attached.

The Contractor shall:

1. Allow the ECOs access to take photographs of all areas, activities and actions.

The ECOs shall keep an electronic database of photographic records which will include:

- 1. Pictures of all areas designated as work areas, camp areas, development sites and storage areas taken before these areas are set up;
- 2. All bunding and fencing;
- 3. Road conditions and road verges;
- 4. Condition of all farm fences;
- 5. Topsoil storage areas;
- 6. All areas to be cordoned off during construction;
- 7. Waste management sites;
- 8. Ablution facilities (inside and out);
- 9. Any non-conformances deemed to be "significant";
- 10. All completed corrective actions for non-compliance;
- 11. All required signage;
- 12. Photographic recordings of incidents;
- 13. All areas before, during and post-rehabilitation; and
- 14. Include relevant photographs in the Final Environmental Audit Report.

#### 4.10 Complaints register

The ECOs shall keep a current and up-to-date complaints register. The complaints register is to be a record of all complaints received from communities, stakeholders and individuals. The Complaints Record shall:

- 1. Record the name and contact details of the complainant;
- 2. Record the time and date of the complaint;
- 3. Contain a detailed description of the complaint;
- 4. Where relevant and appropriate, contain photographic evidence of the complaint or damage (ECOs to take relevant photographs); and
- 5. Contain a copy of the ECOs written response to each complaint received and keep a record of any further correspondence with the complainant. The ECO's written response will include a description

of any corrective action to be taken and must be signed by the Contractor, ECO and affected party. Where a damage claim is issued by the complainant, the ECOs shall respond as described in (**section 4.11**) below.

#### 4.11 Claims for damages

In the event that a Claim for Damages is submitted by a community, landowner or individual, the ECOs shall:

- 1. Record the full detail of the complaint as described in (section 4.10) above;
- The DPM will evaluate the claim and associated damage and submit the evaluation to the Senior Site Representative for approval;
- 3. Following consideration by the DPM, the claim is to be resolved and settled immediately, or the reason for not accepting the claim communicated in writing to the claimant. Should the claimant not accept this, the ECO shall, in writing report the incident to the Developer's negotiator and legal department; and
- 4. A formal record of the response by the ECOs to the claimant as well as the rectification of the method of making payments not amount will be recorded in the EMPr file.
- 4.12 Interactions with affected parties

Open, transparent and good relations with affected landowners, communities and regional staff are an essential aspect to the successful management and mitigation of environmental impacts.

The ECOs shall:

- 1. Ensure that all queries, complaints and claims are dealt with within an agreed timeframe;
- 2. Ensure that any or all agreements are documented, signed by all parties and a record of the agreement kept in the EMPr file;
- 3. Ensure that a complaints telephone numbers are made available to all landowners and affected parties; and
- 4. Ensure that contact with affected parties is courteous at all times;

#### 4.13 Environmental audits

Internal environmental audits of the activity and implementation of the EMPr must be undertaken. The findings and outcomes must be included in the EMPr file and be submitted to the CA at intervals as indicated in the EA.

An Environmental Audit Report must be prepared monthly. The report will be tabled as the key point on the agenda of the Environmental Site Meeting. The Report is submitted for acceptance at the meeting and the final report will be circulated to the Project Manager and filed in the EMPr file. At a frequency determined by the EA, the ECOs shall submit the monthly reports to the CA. At a minimum the monthly report is to cover the following:

- Weekly Environmental Checklists;
- Deviations and non-compliances with the checklists;
- Non-compliances issued;
- Completed and reported corrective actions;
- Environmental Monitoring;

- General environmental findings and actions; and
- Minutes of the Bi-monthly Environmental Site Meetings.

#### 4.14 Final environmental audits

On final completion of the rehabilitation and/or requirements of the EA, a final EAR is to be prepared and submitted to the CA. The EAR must comply with Appendix 7 of the EIA Regulations.

#### PART B: SECTION 1: Pre-approved generic EMPr template

#### 5. IMPACT MANAGEMENT OUTCOMES AND IMPACT MANAGEMENT ACTIONS

This section provides a pre-approved generic EMPr template with aspects that are common to the development of overhead electricity transmission and distribution infrastructure. There is a list of aspects identified for the development or expansion of overhead electricity transmission and distribution infrastructure, and for each aspect a set of prescribed impact management outcomes and associated impact management actions have been identified. Holders of EAs are responsible to ensure the implementation of these outcomes and actions for all projects as a minimum requirement, in order to mitigate the impact of such aspects identified for the development or expansion of overhead electricity transmission and distribution infrastructure.

The template provided below is to be completed by providing the information under each heading for each environmental impact management action.

The completed template must be signed and dated on each page by both the Contractor and the holder of the EA prior to commencement of the activity. The method statements prepared and agreed to by the holder of the EA must be appended to the template as Appendix 1. Each method statement must also be duly signed and dated on each page by the contactor and the holder of the EA. This template, once signed and dated, is legally binding. The holder of the EA will remain responsible for its implementation.

#### 5.1 Environmental awareness training

Impact Management Actions	Implementation			Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
<ul> <li>All staff must receive environmental awareness training prior to commencement of the activities;</li> <li>The Contractor must allow for sufficient sessions to train all personnel with no more than 20 personnel attending each course;</li> <li>Refresher environmental awareness training is available as and when required;</li> <li>All staff are aware of the conditions and controls linked to the EA and within the EMPr and made aware of their individual roles and responsibilities in achieving compliance with the EA and EMPr;</li> <li>The Contractor must erect and maintain information posters at key locations on site, and the posters must include the following information as a minimum: <ul> <li>a) Safety notifications; and</li> <li>b) No littering.</li> </ul> </li> <li>Environmental awareness training must include as a minimum the following: <ul> <li>a) Description of significant environmental impacts, actual or potential, related to their work activities;</li> <li>b) Mitigation measures to be implemented when carrying out specific activities;</li> <li>c) Emergency procedures;</li> <li>e) Procedures to be followed when working near or within sensitive areas;</li> <li>f) Waste management procedures;</li> <li>g) Water usage and conservation;</li> <li>h) Solid waste management procedures;</li> <li>i) Sanitation procedures;</li> <li>i) Fire prevention; and</li> </ul></li></ul>	The Contractor and the Contractor Environmental Officer (cEO).	<ul> <li>Compulsory Environmental Awareness Training Sessions.</li> <li>Information Posters in accessible locations.</li> </ul>	Pre- construction Phase.	The appointed Environmental Control Officer (ECO).	Monthly.	An Environmental Site File should be compiled and maintained by the cEO for the duration of the construction phase. This file should include proof of training, attendance registers, etc., and a copy of this file should be provided to the ECO, to append to the monthly audit reports.

k) Disease prevention.			
- A record of all environmental awareness training courses undertaken as			
part of the EMPr must be available;			
<ul> <li>Educate workers on the dangers of open and/or unattended fires;</li> </ul>			
- A staff attendance register of all staff to have received environmental			
awareness training must be available.			
- Course material must be available and presented in appropriate			
languages that all staff can understand.			

#### 5.2 Site Establishment development

Impact management outcome: Impacts on the environment are minimised during site establishment and the development footprint are kept to demarcated development area.

Responsible person The Contractor.	MethodofimplementationSubmissionof	Timeframe for implementation <b>Pre-</b>	Responsible person <b>The</b>	Frequency	Evidence of compliance
The	Submission of	•	•		compliance
-		Pre-	The		
	relevant Method Statement(s) for approval.	construction Phase.	appointed ECO.	As Method Statements are submitted, and monthly monitoring.	Evidence of compliance and copies of all approved Method Statements must be appended to the pre- construction audit report.
					for approval. and monthly

#### 5.3 Access restricted areas

Impact management outcome: Access to restricted areas prevented.												
Impact Management Actions	Implementation	า		Monitoring								
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of compliance						
	person	implementation	implementation	person								
<ul> <li>Identification of access restricted areas is to be informed by the environmental assessment, site walkthrough, and any additional areas identified during development;</li> <li>Erect, demarcate and maintain a temporary barrier with clear signage around the perimeter of any access restricted area, colour coding could be used if appropriate; and</li> <li>Unauthorised access and development related activity inside access restricted areas is prohibited.</li> </ul>	The Contractor and the ECO.	Demarcation and the placement of relevant signage.	Pre-construction Phase.	The ECO.	Monthly.	The ECO must monitor the site to ensure that all restricted areas have been demarcated (photographic evidence) and that construction is not taking place within these areas.						

#### 5.4 Access roads

Impact management outcome: Minimise impact to the environment through the planned and restricted movement of vehicles on site.											
Impact Management Actions	Implementation	Implementation Monitoring									
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of					
	person	implementation	implementation	person		compliance					
<ul> <li>Access to the servitude and tower positions must be negotiated with the relevant landowner and must fall within the assessed and authorised area;</li> <li>An access agreement must be formalised and signed by the DPM, Contractor and landowner before commencing with the activities;</li> <li>The access roads to tower positions must be signposted after access has been negotiated and before the commencement of the activities;</li> <li>All private roads used for access to the servitude must be maintained and upon completion of the works, be left in at least the original condition</li> <li>All contractors must be made aware of all these access routes.</li> <li>Any access route deviation from that in the written agreement must be closed and re-vegetated immediately, at the Contractor's expense;</li> <li>Maximum use of both existing servitudes and existing roads must be made to minimise further disturbance through the development of new roads;</li> </ul>	The Developer Site Supervisor (DSS), the Contractor and the affected Landowners.	Formal access agreement.	Construction Phase.	The ECO.	Once-off, and monthly reporting.	The Contractor must provide the ECO with a copy of the access agreement, as well as any specific (agreed-upon) conditions.					

<ul> <li>In circumstances where private roads must be used, the condition of the said</li> </ul>			
roads must be recorded in accordance with section 4.9: photographic record;			
prior to use and the condition thereof agreed by the landowner, the DPM,			
and the Contractor;			
<ul> <li>Access roads in flattish areas must follow fence lines and tree belts to avoid</li> </ul>			
fragmentation of vegetated areas or croplands			
<ul> <li>Access roads must only be developed on pre-planned and approved roads.</li> </ul>			

#### 5.5 Fencing and Gate installation

Impact management outcome: Minimise impact to the environment and ensure safe and controlled access to the site through the erection of fencing and gates where required.

Impact Management Actions	Implementation	า		Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
<ul> <li>Use existing gates provided to gain access to all parts of the area authorised for development, where possible;</li> <li>Existing and new gates to be recorded and documented in accordance with section 4.9: photographic record;</li> <li>All gates must be fitted with locks and be kept locked at all times during the development phase, unless otherwise agreed with the landowner;</li> <li>At points where the line crosses a fence in which there is no suitable gate within the extent of the line servitude, on the instruction of the DPM, a gate must be installed at the approval of the landowner;</li> <li>Care must be taken that the gates must be so erected that there is a gap of no more than 100 mm between the bottom of the gate and the ground;</li> <li>Where gates are installed in jackal proof fencing, a suitable reinforced concrete sill must be provided beneath the gate;</li> <li>Original tension must be maintained in the fence wires;</li> <li>All gates installed in electrified fencing must be re-electrified;</li> <li>All demarcation fencing and barriers must be maintained in good working order for the duration of overhead transmission and distribution electricity infrastructure development activities;</li> <li>Fencing must be erected around the camp, batching plants, hazardous storage areas, and all designated access restricted areas, where appropriate and would not cause harm to the sensitive flora;</li> </ul>	The Contractor.	Supervision.	Construction Phase and prior to the commencement of the Operational Phase.	The ECO.	As required and reporting monthly.	Photographic evidence should be included in the monthly audit reports.

_	Any temporary fencing to restrict the movement of life-stock must only be erected with the permission of the landowner.			
-	All fencing must be developed of high-quality material bearing the SABS mark;			
-	The use of razor wire as fencing must be avoided;			
-	Fenced areas with gate access must remain locked after hours, during weekends			
	and on holidays if staff is away from site. Site security will be required at all			
	times;			
_	On completion of the development phase all temporary fences are to be			
	removed;			
_	The contractor must ensure that all fence uprights are appropriately removed,			
	ensuring that no uprights are cut at ground level but rather removed completely.			

#### 5.6 Water Supply Management

Impact Management Actions	Implementation			Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
<ul> <li>All abstraction points or boreholes must be registered with the DWS and suitable water meters installed to ensure that the abstracted volumes are measured on a daily basis;</li> <li>The Contractor must ensure the following:         <ul> <li>a. The vehicle abstracting water from a river does not enter or cross it and does not operate from within the river;</li> <li>b. No damage occurs to the riverbed or banks and that the abstraction of water does not entail stream diversion activities; and</li> <li>c. All reasonable measures to limit pollution or sedimentation of the downstream watercourse are implemented.</li> </ul> </li> <li>Ensure water conservation is being practiced by:         <ul> <li>a. Minimising water use during cleaning of equipment;</li> <li>b. Undertaking regular audits of water systems; and</li> <li>c. Including a discussion on water usage and conservation during environmental awareness training.</li> <li>d. The use of greywater is encouraged.</li> </ul> </li> </ul>	The Contractor.	<ul> <li>Environmental Awareness Training.</li> <li>Monitoring and supervision.</li> </ul>	Construction Phase.	The cEO and the ECO.	Daily (cEO) and monthly (ECO).	The cEO should report to the ECO and photographic evidence should be included in the monthly audit reports.

#### 5.7 Storm- and wastewater management

Impact management outcome: Impacts on the environment caused by stormwater and wastewater discharges during construction are avoided.

Impact Management Actions	Implementation	ו		Monitoring			
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence	of
	person	implementation	implementation	person		compliance	
<ul> <li>Runoff from the cement/ concrete batching areas must be strictly controlled, and contaminated water must be collected, stored and either treated or disposed of off-site, at a location approved by the project manager;</li> <li>All spillage of oil onto concrete surfaces must be controlled by the use of an approved absorbent material and the used absorbent material disposed of at an appropriate waste disposal facility;</li> <li>Natural stormwater runoff not contaminated during the development and clean water can be discharged directly to watercourses and water bodies, subject to the Project Manager's approval and support by the ECO;</li> <li>Water that has been contaminated with suspended solids, such as soils and silt, may be released into watercourses or water bodies only once all suspended solids have been removed from the water by settling out these solids in settlement ponds. The release of settled water back into the environment must be subject to the Project Manager's approval and support by the ECO.</li> </ul>	The Contractor.	The implementation of the Stormwater Management Plan.	Construction Phase.	The cEO and the ECO.	Monthly.	Photographic evidence sho be included the mon- audit repo The ECO sho monitor Contractor's compliance v the Stormwa Management Plan.	ould i in thly orts. ould the with ater

#### 5.8 Solid and hazardous waste management

Impact management outcome: Waste is appropriately stored, handled and safely disposed of at a recognised waste facility.										
Impact Management Actions	Actions Implementation									
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of				
	person	implementation	implementation	person		compliance				
<ul> <li>All measures regarding waste management must be undertaken using an integrated waste management approach;</li> <li>Sufficient, covered waste collection bins (scavenger and weatherproof) must be provided;</li> <li>A suitably positioned and clearly demarcated waste collection site must be identified and provided;</li> <li>The waste collection site must be maintained in a clean and orderly manner;</li> </ul>	Contractor.	The implementation of the Waste Management Plan.	Construction Phase.	The ECO.	Monthly.	Copies of the waste disposal certificates must be submitted to the ECO for inclusion in the audit reports.				

- Waste must be segregated into separate bins and clearly marked for each	The ECO should
waste type for recycling and safe disposal;	monitor the
<ul> <li>Staff must be trained in waste segregation;</li> </ul>	Contractor's
<ul> <li>Bins must be emptied regularly;</li> </ul>	compliance with
<ul> <li>General waste produced on-site must be disposed of at registered waste</li> </ul>	the Waste
disposal sites/ recycling company;	Management
<ul> <li>Hazardous waste must be disposed of at a registered waste disposal site;</li> </ul>	Plan.
<ul> <li>Certificates of safe disposal for general, hazardous and recycled waste must</li> </ul>	
be maintained.	

#### 5.9 Protection of watercourses and estuaries

mpact Management Actions	Implementation			Monitoring			
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence	of
	person	implementation	implementation	person		compliance	
<ul> <li>All watercourses must be protected from direct or indirect spills of pollutants such as solid waste, sewage, cement, oils, fuels, chemicals, aggregate tailings, wash and contaminated water or organic material resulting from the Contractor's activities;</li> <li>In the event of a spill, prompt action must be taken to clear the polluted or affected areas;</li> <li>Where possible, no development equipment must traverse any seasonal or permanent wetland</li> <li>No return flow into the estuaries must be allowed and no disturbance of the Estuarine Functional Zone should occur;</li> <li>Development of permanent watercourse or estuary crossing must only be undertaken where no alternative access to tower position is available;</li> <li>There must not be any impact on the long-term morphological dynamics of watercourses or estuaries;</li> <li>Existing crossing points must be favoured over the creation of new crossings (including temporary access)</li> <li>When working in or near any watercourse or estuary, the following environmental controls and consideration must be taken:         <ul> <li>a) Water levels during the period of construction;</li> </ul> </li> </ul>		Adherence to the conditions of all General Authorisations and/or Water Use Licenses.	Construction Phase.	The ECO.	Monthly.	All conditions the Gene Authorisatior and/or Wa Use Licen must included in ECO's au checklist. Photographic evidence sho be included the mont audit reports	eral ns nter ses be the udit in thly

No altering of the bed, banks, course or characteristics of a watercourse			
b) During the execution of the works, appropriate measures to prevent			
pollution and contamination of the riparian environment must be implemented			
e.g. including ensuring that construction equipment is well maintained;			
c) Where earthwork is being undertaken in close proximity to any watercourse,			
slopes must be stabilised using suitable materials, i.e. sandbags or geotextile			
fabric, to prevent sand and rock from entering the channel; and			
d) Appropriate rehabilitation and re-vegetation measures for the watercourse			
banks must be implemented timeously. In this regard, the banks should be			
appropriately and incrementally stabilised as soon as development allows.			

#### 5.10 Vegetation clearing

Impact management outcome: Vegetation clearing is restricted to the authorised development footprint of the proposed infrastructure.

Impact Management Actions	Implementation		Monitoring		Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of	
	person	implementation	implementation	person		compliance	
<ul> <li>General:</li> <li>Indigenous vegetation which does not interfere with the development must be left undisturbed;</li> <li>Protected or endangered species may occur on or near the development site. Special care should be taken not to damage such species;</li> <li>Search, rescue and replanting of all protected and endangered species likely to be damaged during project development must be identified by the relevant specialist and completed prior to any development or clearing;</li> <li>Permits for removal must be obtained from the Department of Agriculture, Forestry and Fisheries prior to the cutting or clearing of the affected species, and they must be filed;</li> <li>The Environmental Audit Report must confirm that all identified species have been rescued and replanted and that the location of replanting is compliant with conditions of approvals;</li> <li>Trees felled due to construction must be documented and form part of the Environmental Audit Report;</li> <li>Rivers and watercourses must be kept clear of felled trees, vegetation cuttings and debris;</li> </ul>	The Contractor and a Botanical Specialist (appointed to undertake Floral Search and Rescue).	<ul> <li>Applications for all necessary permits.</li> <li>Implementation of the Alien Vegetation Management Plan.</li> <li>Thorough Floral Search and Rescue by a suitably qualified specialist.</li> <li>Monitoring.</li> </ul>	Pre-Construction and Construction Phases.	The ECO.	Monthly.	Copies of all relevant permits must be included in the pre- construction audit report, compliance with the Alien Vegetation Management Plan must be monitored, and photographic evidence of replanting of Search and	

	Only a registered pest control operator may apply herbicides on a commercial basis and commercial application must be carried out under the supervision of a registered pest control operator, supervision of a registered pest control operator or is appropriately trained; A daily register must be kept of all relevant details of herbicide usage; No herbicides must be used in estuaries; and All protected species and sensitive vegetation not removed must be clearly marked and such areas fenced off in accordance to <b>Section 5.3: Access</b>			Rescue vegetation must be included in the audit reports.
Serv	restricted areas. tude:			
Jeiv	Vegetation that does not grow high enough to cause interference with			
_	overhead transmission and distribution infrastructures, or cause a fire			
	hazard to any plantation, must not be cut or trimmed unless it is growing in			
	the road access area, and then only at the discretion of the Project			
	Manager;			
_	Where clearing for access purposes is essential, the maximum width to be			
	cleared within the servitude must be in accordance to distance as agreed			
	between the landowner and the EA holder;			
_	Alien invasive vegetation must be removed according to a plan (in line with			
	relevant municipal and provincial procedures, guidelines and			
	recommendations) and disposed of at a recognised waste disposal facility;			
-	Vegetation must be trimmed where it is likely to intrude on the minimum			
	vegetation clearance distance (MVCD) or will intrude on this distance			
	before the next scheduled clearance. MVCD is determined from SANS			
	10280;			
-	Debris resulting from clearing and pruning must be disposed of at a			
	recognised waste disposal facility, unless the landowners wish to retain the			
	cut vegetation; and			
—	In the case of the development of new overhead transmission and			
	distribution infrastructures, a one metre "trace-line" must be cut through			
	the vegetation for stringing purposes only and no vehicle access must be			
	cleared along the "trace-line". Alternative methods of stringing which limit			
	impact on the environment must always be considered.			

#### 5.11 Protection of fauna

Impact management outcome: Minimise disturbance to fauna.						
Impact Management Actions	Implementati	on		Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of compliance
	person	implementation	implementation	person		
<ul> <li>No interference with livestock must occur without the landowners' written consent and with the landowner or a person representing the landowner being present;</li> <li>The breeding sites of raptors and other wild birds species must be taken into consideration during the planning of the development programme;</li> <li>Breeding sites must be kept intact and disturbance to breeding birds must be avoided. Special care must be taken where nestlings or fledgelings are present;</li> <li>Nesting sites on existing parallel lines must be documented;</li> <li>Special recommendations of the avian specialist must be adhered to at all times to prevent unnecessary disturbance of birds;</li> <li>Bird guards and diverters must be installed on the new line as per the recommendations of the specialist;</li> <li>No poaching must be tolerated under any circumstances. All animal dens in close proximity to the works areas must be marked as Access restricted areas;</li> <li>No deliberate or intentional killing of fauna is allowed;</li> <li>In areas where snakes are abundant, snake deterrents to be deployed on the pylons to prevent snakes climbing up, being electrocuted and causing power outages; and</li> <li>No Threatened or Protected species (ToPs) and/or protected fauna as listed according to NEMBA (Act No. 10 of 2004) and relevant provincial ordinances may be removed and/or relocated without appropriate authorisations/permits.</li> </ul>	Contractor.	<ul> <li>Implementation of the mitigation measures stipulated in the Ecological Assessment Report.</li> <li>Installation of bird guards and diverters along the overhead line(s).</li> <li>Relevant Faunal Permits.</li> <li>Faunal Search and Rescue by a suitably qualified specialist.</li> <li>Snakes which occur within the development footprints should be removed and relocated by an experienced snake handler. Snake deterrents should be installed, where necessary.</li> </ul>	Pre- construction and Construction Phases.	The ECO.	Monthly.	The compliance with the conditions and mitigation measures must be audited by the ECO. Photographic evidence of the bird guards and diverters should be included in the audit reports. Copies of any permits must be included in the audit reports. The ECO must ensure that any snakes, found within the development footprint, are removed by a suitably experienced snake handler. The ECO should include the type of snake(s) found in the audit reports and provide details of the removal as well as the area of relocation. Contact details of a suitably experienced snake handler must be available on site.

#### 5.12 Protection of heritage resources

Impact management outcome: Minimise impact to heritage resources.

mpact Management Actions	Implementati	on		Monitoring			
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of compliance	
	person	implementation	implementation	person			
<ul> <li>Identify, demarcate and prevent impact to all known sensitive heritage features on-site in accordance with the No-Go procedure in <i>Section 5.3: Access restricted areas</i>;</li> <li>Carry out general monitoring of excavations for potential fossils, artefacts and material of heritage importance;</li> <li>All work must cease immediately, if any human remains and/or other archaeological, palaeontological and historical material are uncovered. Such material, if exposed, must be reported to the nearest museum, archaeologist/ palaeontologist (or the South African Police Services), so that a systematic and professional investigation can be undertaken. Sufficient time must be allowed to remove/collect such material before development</li> </ul>		<ul> <li>Demarcation of identified sensitive heritage resources.</li> <li>Education in the identification of sensitive archaeological and palaeontological resources.</li> <li>Relevant permits.</li> </ul>	Pre- Construction and Construction Phases.	The ECO and a suitably qualified Archaeological and/or Palaeontological Specialist (if or when required).	Monthly (ECO) and when required (the Specialists).	The ECO should include photographic evidence of the demarcated site(s) in the monthly audit reports. Copies of all permits must be included in the audit reports. The ECO should advise the Contractor on the correct course of action should potentially sensitive archaeological and/or palaeontological resources be discovered	

#### 5.13 Safety of the public

Impact management outcome: All precautions are taken to minimise the risk of injury, harm or complaints.									
Impact Management Actions	Implementati	Implementation M			Monitoring				
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of compliance			
	person	implementation	implementation	person					
<ul> <li>Identify fire hazards, demarcate and restrict public access to these areas as well as notify the local authority of any potential threats e.g. large brush stockpiles, fuels etc.;</li> <li>All unattended open excavations must be adequately fenced or demarcated;</li> <li>Adequate protective measures must be implemented to prevent unauthorised access to and climbing of partly constructed towers and protective scaffolding;</li> </ul>	The Contractor.	Monitoring.	Construction Phase.	The cEO and the ECO.	As required (cEO) and monthly (ECO).	The cEO should compile and maintain an incident and complaints register. All incidents and complaints must be reported to the ECO and the Developer's Project Manager (DPM). The incident and complaints register must be submitted to the ECO			

_	Ensure structures vulnerable to high winds are secured;			monthly for inclusion in the audit
-	Maintain an incidents and complaints register in which all			reports.
	incidents or complaints involving the public are logged.			

#### 5.14 Sanitation

Impact management outcome: Clean and well-maintained toilet facilities are a	vailable to all sta	aff in an effort to mi	nimise the risk of d	isease and impa	ct to the enviro	nment.	
Impact Management Actions	Implementati	on		Monitoring			
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of compliance	
	person	implementation	implementation	person			
<ul> <li>Mobile chemical toilets are installed on-site if no other ablution facilities are available;</li> <li>The use of ablution facilities and or mobile toilets must be used at all times and no indiscriminate use of the veld for the purposes of ablutions must be permitted under any circumstances;</li> <li>Where mobile chemical toilets are required, the following must be ensured:         <ul> <li>a) Toilets are located no closer than 100 m to any watercourse or water body;</li> <li>b) Toilets are secured to the ground to prevent them from toppling due to wind or any other cause;</li> <li>c) No spillage occurs when the toilets are cleaned or emptied, and the contents are managed in accordance with the EMPr;</li> <li>d) Toilets have an external closing mechanism and are closed and secured from the outside when not in use to prevent toilet paper from being blown out;</li> <li>e) Toilets are serviced regularly, and the ECO must inspect toilets to ensure compliance with health standards;</li> <li>A copy of the waste disposal certificates must be maintained.</li> </ul> </li> </ul>		The implementation of the Waste Management Plan.	Construction Phase.	The ECO.	As required and monthly.	Copies of the wase disposal certificates must be submitted to the ECO for inclusion in the audit reports. The ECO should monitor the Contractor's compliance with the Waste Management Plan as well as the general levels of sanitation on the site.	

## 5.15 Prevention of disease

Impact Management outcome: All necessary precautions linked to the spread of disease are taken.							
Impact Management Actions	Implementati	on		Monitoring			
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of	
	person	implementation	implementation	person		compliance	
<ul> <li>Undertake environmentally friendly pest control in the camp area;</li> </ul>	The	• Information	Construction	The ECO.	Monthly.	The ECO should	
<ul> <li>Ensure that the workforce is sensitised to the effects of sexually transmitted diseases, especially HIV AIDS;</li> <li>The Contractor must ensure that information posters on AIDS are displayed in the Contractor Camp area;</li> <li>Information and education relating to sexually transmitted diseases to be made available to both construction workers and local community, where applicable;</li> <li>Free condoms must be made available to all staff on-site at central points;</li> <li>Medical support must be made available;</li> <li>Provide access to Voluntary HIV Testing and Counselling Services.</li> </ul>	Contractor.	<ul> <li>posters,</li> <li>including contact</li> <li>details of</li> <li>suitable support.</li> <li>Provision of</li> <li>medical guidance</li> <li>and support,</li> <li>where necessary.</li> </ul>	Phase.			monitor the compliance with these management actions through verbal discussions with the Contractor and photographic evidence of information posters.	

### 5.16 Emergency procedures

Impact management outcome: Emergency procedures are in place to enable a rapid and effective response to all types of environmental emergencies.							
Impact Management Actions	Implementati	on		Monitoring			
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of compliance	
	person	implementation	implementation	person			
<ul> <li>Compile an Emergency Response Action Plan (ERAP) prior to the commencement of the proposed project;</li> <li>The Emergency Plan must deal with accidents, potential spillages and fires in line with relevant legislation;</li> <li>All staff must be made aware of emergency procedures as part of environmental awareness training;</li> <li>The relevant local authority must be made aware of a fire as soon as it starts;</li> <li>In the event of an emergency necessary mitigation</li> </ul>	The Contractor.	Implementation of the Emergency Response Action Plan.	All phases of development.	The ECO.	Monthly.	The ECO should ensure that the Contractor has compiled an Emergency Response Action Plan and that emergency contact details are available at suitable locations within the construction site. Photographic evidence of the emergency contact details must be included in the audit reports.	

measures to contain the spill or leak must be implemented			
(see Hazardous Substances section 5.17).			

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#### 5.17 Hazardous substances

**Impact management outcome:** Safe storage, handling, use and disposal of hazardous substances. Impact Management Actions Monitoring Implementation Responsible Method of Timeframe for Responsible Frequency Evidence person implementation implementation person compliance The Daily (cEO) The cEO and the The use and storage of hazardous substances to be minimised and non-Construction The cEO and \_ Method hazardous and non-toxic alternatives substituted where possible; Contractor. Statement(s). Phase. the ECO. and ECO monthly monitor All hazardous substances must be stored in suitable containers as defined in Implementation \_ (ECO). Contractor's of the Method Statement; the compliance with Containers must be clearly marked to indicate contents, quantities and safety Stormwater \_ all relevant Management requirements: Method Plan. All storage areas must be bunded. The bunded area must be of sufficient \_ Statements, the capacity to contain a spill / leak from the stored containers; Implementation Stormwater of the Waste \_ Bunded areas to be suitably lined with a SABS approved liner; Management Management An Alphabetical Hazardous Chemical Substance (HCS) control sheet must be \_ Plan, the Waste Plan. drawn up and kept up to date on a continuous basis; Management Implementation All hazardous chemicals that will be used on-site must have Material Safety \_ Plan, and of the Emergency Data Sheets (MSDS); Emergency **Response Action** All employees working with HCS must be trained in the safe use of the \_ **Response** Action Plan. substance and according to the safety data sheet; (if/when Plan Employees handling hazardous substances / materials must be aware of the \_ required). potential impacts and follow appropriate safety measures. Appropriate addition, the ECO personal protective equipment must be made available; should monitor The Contractor must ensure that diesel and other liquid fuel, oil and hydraulic availabilitv the fluid is stored in appropriate storage tanks or in bowsers; and use of spill The tanks/ bowsers must be situated on a smooth, impermeable surface kits and drip trays (concrete) with a permanent bund. The impermeable lining must extend to within the site. the crest of the bund and the volume inside the bund must be 130% of the Copies of the HCS total capacity of all the storage tanks/ bowsers (110% statutory requirement control sheet and plus an allowance for rainfall); the MSDS must

The floor of the bund must be sloped, draining to an oil separator; \_

Impact Management Actions	Implementation			Monitoring				
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence	of	
	person	implementation	implementation	person		compliance		
<ul> <li>Provision must be made for refuelling at the storage area by protecting the soil with an impermeable groundcover. Where dispensing equipment is used, a drip tray must be used to ensure small spills are contained;</li> <li>All empty externally dirty drums must be stored on a drip tray or within a bunded area;</li> <li>No unauthorised access into the hazardous substances' storage areas must be permitted;</li> <li>No smoking must be allowed within the vicinity of the hazardous storage areas;</li> <li>Adequate fire-fighting equipment must be made available at all hazardous storage areas;</li> <li>Where refuelling away from the dedicated refuelling station is required, a mobile refuelling unit must be used. Appropriate ground protection such as drip trays must be used;</li> <li>An appropriately sized spill kit kept onsite relevant to the scale of the activity/s involving the use of hazardous substance must be available at all times;</li> <li>The responsible operator must have the required training to make use of the spill kit in emergency situations;</li> <li>An appropriate number of spill kits must be available and must be located in all areas where activities are being undertaken;</li> <li>In the event of a spill, contaminated soil must be collected in containers and stored in a central location and disposed of according to the National Environmental Management: Waste Act 59 of 2008. Refer to Section 5.7 for procedures concerning storm- and wastewater management and 5.8 for</li> </ul>						audit reports.		

## 5.18 Workshop, equipment maintenance and storage

Impact management outcome: Soil, surface water and groundwater contamination is minimised.									
Impact Management Actions	t Management Actions Implementation Monitoring								
	Responsible	Method o	of	Timeframe	for	Responsible	Frequency	Evidence	of

# 5.19 Batching plants

Impact management outcome: Minimise spillages and contamination of soil, surface water and groundwater.

Impact Management Actions	Implementati	on		Monitoring			
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of compliance	
	person	implementation	implementation	person			
<ul> <li>Concrete mixing must be carried out on an impermeable surface;</li> <li>Batching plants areas must be fitted with a containment facility for the collection of cement laden water.</li> <li>Dirty water from the batching plant must be contained to prevent soil and groundwater contamination</li> <li>Bagged cement must be stored in an appropriate facility and at least 10 m away from any watercourses, gullies and drains;</li> <li>A washout facility must be provided for washing of concrete associated equipment. Water used for washing must be restricted;</li> </ul>		<ul> <li>Erect temporary fencing around the batching plant(s).</li> <li>Method Statement(s).</li> <li>Implementation of the Stormwater</li> </ul>	Construction Phase.	The ECO.	Monthly.	The ECO must monitor the Contractor's compliance with the Stormwater Management Plan and the Waste Management Plan. The ECO should provide photographic evidence of the necessary temporary fencing, which is erected	
<ul> <li>Hardened concrete from the washout facility or concrete mixer can</li> </ul>		Management				around batching plants. In	

#### 5.20 Dust emissions

Impact Management Actions	Implementati	on		Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
<ul> <li>Take all reasonable measures to minimise the generation of dust as a result of project development activities to the satisfaction of the ECO;</li> <li>Removal of vegetation must be avoided until such time as soil stripping is required and similarly exposed surfaces must be re-vegetated or stabilised as soon as is practically possible;</li> <li>Excavation, handling and transport of erodible materials must be avoided under high wind conditions or when a visible dust plume is present;</li> <li>During high wind conditions, the ECO must evaluate the situation and make recommendations as to whether dust-damping measures are adequate, or whether working will cease altogether until the wind speed drops to an acceptable level;</li> <li>Where possible, soil stockpiles must be located in sheltered areas where they are not exposed to the erosive effects of the wind;</li> <li>Where erosion of stockpiles becomes a problem, erosion control measures must be implemented at the discretion of the ECO;</li> </ul>	The Contractor.	Implementation of impact management actions (this report) and relevant mitigation measures (Basic Assessment Report).	Construction Phase.	The cEO and ECO.	Daily (cEO) and monthly (ECO).	The compliance with these management actions, as well as the mitigation measures stipulated in the Basic Assessment Report, must be indicated in the monthly audit reports. The cEO and ECO should ensure that any complaints relating to dust are recorded in the incident and complaints register.

<ul> <li>Vehicle speeds must not exceed 40 km/h along dust roads or 20 km/h when traversing unconsolidated and non-vegetated areas;</li> <li>Straw stabilisation must be applied at a rate of one bale/10 m<sup>2</sup> and harrowed into the top 100 mm of top material, for all completed earthworks;</li> </ul>		
<ul> <li>For significant areas of excavation or exposed ground, dust suppression measures must be used to minimise the spread of dust.</li> </ul>		

#### 5.21 Blasting

Impact management outcome: Impact to the environment is minimised through a safe blasting practice.

Impact Management Actions	Implementati	on		Monitoring			
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of compliance	
	person	implementation	implementation	person			
<ul> <li>Any blasting activity must be conducted by a suitably licensed blasting contractor; and</li> <li>Notification of surrounding landowners, emergency services site personnel of blasting activity 24 hours prior to such activity taking place on Site.</li> </ul>	The Contractor.	<ul> <li>Notification of the landowners and surrounding landowners.</li> <li>Blasting activities must only occur within the authorised (EA) times.</li> </ul>	Construction Phase.	The ECO.	Limited to the specific blasting times (if any blasting is required).	The ECO must audit the blasting activities to ensure that blasting is undertaken in accordance with all relevant legislation, guidelines, and by-laws. Proof of landowner notification must be included in the audit reports. The ECO should ensure that any complaints relating to blasting are recorded in the incident and complaints register.	

#### 5.22 Noise

Impact Management outcome: Unnecessary noise is prevented by ensuring that noise from construction activities is mitigated. Monitoring Impact Management Actions Implementation Timeframe for Evidence of compliance Responsible Method of Responsible Frequency implementation person implementation person - The Contractor must keep noise level within acceptable limits, The Construction The cEO and Daily (cEO) The noise levels must be Monitor the Restrict the use of sound amplification equipment for monitored daily by the Contractor. construction Phase. ECO. and monthly cEO, and the cEO must communication and emergency only; workers' (ECO). report on these levels to All vehicles and machinery must be fitted with appropriate adherence to the

silencing technology and must be properly maintained;	Code of Conduct.	the ECO for inclusion in
<ul> <li>Any complaints received by the Contractor regarding noise</li> </ul>	No construction	the monthly audit reports.
must be recorded and communicated. Where possible or	activities may take	The ECO must monitor the
applicable, provide transport to and from the site on a daily	place outside of	adherence of construction
basis for construction workers;	the authorised	workers to the Code of
<ul> <li>Develop a Code of Conduct for the construction phase in terms</li> </ul>	(EA) times.	Conduct. The ECO should
of behaviour of construction staff. Operating hours as	• Ensure that	ensure that any
determined by the environmental authorisation are adhered to	vehicles and	complaints relating to
during the development phase. Where not defined, it must be	machinery are	noise are recorded in the
ensured that development activities must still meet the impact	serviced and	incident and complaints
management outcome related to noise management.	maintained	register.
	regularly to reduce	
	noise.	

## 5.23 Fire prevention

mpact Management Actions	Implementation	ı		Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of compliance
	person	implementation	implementation	person		
<ul> <li>Designate smoking areas where the fire hazard could be regarded as insignificant;</li> <li>Firefighting equipment must be available on all vehicles located on-site;</li> <li>The local Fire Protection Agency (FPA) must be informed of construction activities;</li> <li>Contact numbers for the FPA and emergency services must be communicated in environmental awareness training and displayed at a central location on-site; and</li> <li>Two-way swop of contact details between ECO and FPA.</li> </ul>	The Contractor and the cEO.	<ul> <li>Establishment of designated smoking areas.</li> <li>Availability of fire- fighting equipment at the site camp.</li> <li>Posters containing emergency contact details.</li> <li>Implementation of the Emergency Response Action Plan.</li> </ul>	Construction Phase.	The ECO.	Monthly.	The ECO should inspect the site and liaise with the cEO and the Contractor regarding fire prevention precautions which are in place within site. The ECO should review the Emergency Response Action Plan and provide photographic evidence of the designated smoking areas, posters which contain emergency contact details and the available fire-fighting equipment. The ECO should ensure that any incidents relating to fire are recorded in the incident and complaints register and reported to the DPM.

## 5.24 Stockpiling and stockpile areas

Impact management outcome: Erosion and sedimentation as a result of stockpiling are reduced.										
Impact Management Actions	Implementati	on		Monitoring						
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of compliance				
	person	implementation	implementation	person						
<ul> <li>All material that is excavated during the project development phase (either during piling (if required) or earthworks) must be stored appropriately on-site in order to minimise impacts to watercourses, watercourses and water bodies;</li> <li>All stockpiled material must be maintained and kept clear of weeds and alien vegetation growth by undertaking regular weeding and control methods;</li> <li>Topsoil stockpiles must not exceed 2 m in height;</li> <li>During periods of strong winds and heavy rain, the stockpiles must be covered with appropriate material (e.g. cloth, tarpaulin etc.);</li> <li>Where possible, sandbags (or similar) must be placed at the bases of the stockpiled material in order to prevent erosion of the material.</li> </ul>	Contractor.	Supervision of the implementation of the management actions and the mitigation measures.	Construction Phase.	The cEO and the ECO.	Daily (cEO) and monthly (ECO).	The cEO and ECO should monitor the stockpiling of materials. The ECO should include photographic evidence of the material stockpiles and stockpile areas in the audit reports. The cEO should report any growth of alien vegetation on the stockpiles to the ECO, as well as any signs of erosion or sedimentation which occur as a result of the material stockpiles. The ECO should report on the condition of the material stockpiles in the audit reports and recommend additional mitigation measures and/or remedial actions should these be required.				

## 5.25 Finalising tower positions

Impact management outcome: No environmental degradation occurs as a result of the survey and pegging operations.								
Impact Management Actions	Implementation			Monitoring				
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of compliance		
	person	implementation	implementation	person				
<ul> <li>No vegetation clearing must occur during survey and pegging operations;</li> </ul>	The Contractor, a suitably qualified	Site surveying and demarcation.	Pre-construction Phase.	The ECO.	Once-off.	The ECO should approve the final		
<ul> <li>No new access roads must be developed to facilitate access for survey and pegging purposes;</li> </ul>	Botanical Specialist, and the Developer's					development footprints in		

<ul> <li>Project manager, botanical specialist and contractor to agree on final tower positions based on survey within assessed and approved areas;</li> </ul>		accordance with the conditions of the EA and specialist input.
<ul> <li>The surveyor is to demarcate (peg) access roads/tracks in consultation with ECO. No deviations will be allowed without the prior written consent from the ECO.</li> </ul>		

## 5.26 Excavation and Installation of foundations

Impact management outcome: No environmental degradation occurs as a result of excavation or installation of foundations.

Impact Management Actions	Implementation	า		Monitoring			
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence	of
	person	implementation	implementation	person		compliance	
<ul> <li>All excess spoil generated during foundation excavation must be disposed of in an appropriate manner and at a recognised disposal site, if not used for backfilling purposes;</li> <li>Spoil can however be used for landscaping purposes and must be covered with a layer of 150 mm topsoil for rehabilitation purposes;</li> <li>Management of equipment for excavation purposes must be undertaken in accordance with <i>Section 5.18: Workshop equipment maintenance and storage</i>; and</li> <li>Hazardous substances spills from equipment must be managed in accordance with <i>Section 5.17: Hazardous substances</i>.</li> <li>Batching of cement to be undertaken in accordance with <i>Section 5.17: Solid and hazardous waste management</i>.</li> </ul>	The Contractor.	Implementation of the Waste Management Plan.	Construction Phase.	The ECO.	Monthly.	waste dispo certificates m be submitted the ECO inclusion in audit reports. ECO sho monitor Contractor's compliance w the relev	to for the The ould the vith

## 5.27 Assembly and erecting towers

Impact management outcome: No environmental degradation occurs as a result of assembly and erecting of towers.									
Impact Management Actions	Implementation				Monitoring				
	Responsible Method of Timeframe for Responsible Frequency					Frequency	Evidence	of	

		person	implementation	implementation	person		compliance
_	Prior to erection, assembled towers and tower sections must be stored on	The	Method	Construction	The cEO and	Daily.	Either the cEO
	elevated surface (suggest wooden blocks) to minimise damage to the	Contractor.	Statement(s).	Phase	the ECO.		or the ECO
	underlying vegetation;		• Implementation of				should be
-	In sensitive areas, tower assembly must take place off-site or away from		the Waste				present
	sensitive positions;		Management Plan.				during the
-	The crane used for tower assembly must be operated in a manner which		• Implementation of				assembly and
	minimises impact to the environment;		the Erosion				erecting of
-	The number of crane trips to each site must be minimised;		Management Plan.				towers to
-	Wheeled cranes must be utilised in preference to tracked cranes;		• Implementation of				ensure that
-	Consideration must be given to erecting towers by helicopter or by hand where		the Stormwater				the
	it is warranted to limit the extent of environmental impact;		Management Plan.				management
_	Access to tower positions to be undertaken in accordance with access						actions are
	requirements specified in Section 8.4: Access Roads;						implemented
_	Vegetation clearance to be undertaken in accordance with general vegetation						and to
	clearance requirements specified in Section 8.10: Vegetation clearing;						provide
-	No levelling at tower sites must be permitted unless approved by the						photographic evidence into
	Development Project Manager or Developer Site Supervisor;						the audit
-	Topsoil must be removed separately from subsoil material and stored for later						reports.
	use during rehabilitation of such tower sites;						reports.
-	Topsoil must be stored in heaps not higher than 1m to prevent destruction of						
	the seed bank within the topsoil;						
-	Excavated slopes must be no greater than 1:3, but where this is unavoidable,						
	appropriate measures must be undertaken to stabilise the slopes;						
-	Fly rock from blasting activity must be minimised and any pieces greater than						
	150 mm falling beyond the Working Area, must be collected and removed;						
-	Only existing disturbed areas are utilised as spoil areas;						
_	Drainage is provided to control groundwater exit gradient with the spill areas						
	such that migration of fines is kept to a minimum;						
-	Surface water runoff is appropriately channelled through or around spoil areas;						
_	During backfilling operations, care must be taken not to dump the topsoil at						
	the bottom of the foundation and then put spoil on top of that;						
_	The surface of the spoil is appropriately rehabilitated in accordance with						
	the requirements specified in Section 5.29: Landscaping and rehabilitation;						
-	The retained topsoil must be spread evenly over areas to be rehabilitated and						

suitably compacted to effect re-vegetation of such areas to prevent erosion as			
soon as construction activities on the site is complete. Spreading of topsoil			
must not be undertaken at the beginning of the dry season.			

## 5.28 Stringing

Impact management outcome: No environmental degradation occurs as a result of stringing.

Impact Management Actions	Implementati	on		Monitoring			
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence	of
	person	implementation	implementation	person		compliance	
<ul> <li>Where possible, previously disturbed areas must be used for the siting of winch and tensioner stations. In all other instances, the siting of the winch and tensioner must avoid Access restricted areas and other sensitive areas;</li> <li>The winch and tensioner station must be equipped with drip trays in order to contain any fuel, hydraulic fuel or oil spills and leaks;</li> <li>Refuelling of the winch and tensioner stations must be undertaken in accordance with Section 5.17: Hazardous substances;</li> <li>In the case of the development of overhead transmission and distribution infrastructure, a one metre "trace-line" may be cut through the vegetation for stringing purposes only and no vehicle access must be cleared along "trace-lines". Vegetation clearing must be undertaken by hand, using chainsaws and handheld implements, with vegetation being cut off at ground level. No tracked or wheeled mechanised equipment must be used;</li> <li>Alternative methods of stringing which limit impact to the environment must always be considered, e.g. by hand or by using a helicopter;</li> <li>Where the stringing operation crosses a public or private road or railway line, the necessary scaffolding/ protection measures must be installed to facilitate access. If, for any reason, such access has to be closed for any period(s) during development, the persons affected must be given reasonable notice, in writing;</li> <li>No services (electrical distribution lines, telephone lines, roads, railways lines, pipelines fence etc.) must be damaged because of stringing operations. Where disruption to services is unavoidable, persons affected must be given reasonable notice, in writing;</li> <li>Where stringing operations cross cultivated land, damage to crops is restricted to the minimum required to conduct stringing operations, and reasonable notice</li> </ul>	The Contractor and the cEO.	<ul> <li>Supervision.</li> <li>Method Statement(s).</li> <li>Implementation of the Waste Management Plan.</li> <li>Implementation of the Emergency Response Action Plan.</li> </ul>	Construction Phase.	The cEO and the ECO.	Daily (cEO) and once- off (ECO).	should monitor t stringing the overhe lines a provide feedback the compliance with t managemen	and on the nt and ons as as

	(10 workdays minimum), in writing, must be provided to the landowner;			
-	Necessary scaffolding protection measures must be installed to prevent damage			
	to the structures supporting certain high-value agricultural areas such as			
	vineyards, orchards, nurseries.			

#### 5.29 Socio-economic

**Impact management outcome:** Socio-economic development is enhanced.

Impact Management Actions	Implementation	ו		Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of compliance
	person	implementation	implementation	person		
<ul> <li>Develop and implement communication strategies to facilitate public participation;</li> <li>Develop and implement a collaborative and constructive approach to conflict resolution as part of the external stakeholder engagement process;</li> <li>Sustain continuous communication and liaison with neighbouring owners and residents</li> <li>Create work and training opportunities for local stakeholders; and</li> <li>Where feasible, no workers, with the exception of security personnel, must be permitted to stay over-night on the site. This would reduce the risk to local farmers.</li> </ul>	The Contractor and the DSS.	Communication and management.	All phases of development.	The cEO and the ECO.	Daily (cEO) and monthly (ECO).	The cEO should compile and maintain an incident and complaints register. This register should be submitted to the ECO on a monthly basis. Incidents and complaints should be reported to the ECO within 48 hours and the ECO should report all incidents to the DSS.

#### 5.30 Temporary closure of site

Impact management outcome: Minimise the risk of environmental impact during periods of site closure greater than five days. Impact Management Actions Implementation Monitoring Timeframe for Evidence Responsible Method of Responsible Frequency of implementation implementation compliance person person Bunds must be emptied (where applicable) and need to be undertaken in The Contractor • Supervision and All phases of Whenever The ECO should The ECO and \_ development. accordance with the impact management actions included in sections 5.17: and the DSS. management. the DPM. temporary undertake a site inspection prior management of hazardous substances and 5.18 workshop, equipment site • The maintenance and storage; implementation to closure the Hazardous storage areas must be well ventilated; of the conditions occurs. temporary

- - - - - - - - -	Fire extinguishers must be serviced and accessible. Service records to be filed and audited at last service; Emergency and contact details displayed must be displayed; Security personnel must be briefed and have the facilities to contact or be contacted by relevant management and emergency personnel; Night hazards such as reflectors, lighting, traffic signage etc. must have been checked; Fire hazards identified and the local authority must have been notified of any potential threats e.g. large brush stockpiles, fuels etc.; Structures vulnerable to high winds must be secured; Wind and dust mitigation must be implemented; Cement and materials stores must have been secured; Toilets must have been emptied and secured; Befuse bins must have been emptied and secured;	of this EMPr and all relevant EMPrs.	closure of the site. The ECO should include the temporary site closure dates as well as photographic evidence of the condition of the site in the audit reports.
-	Refuse bins must have been emptied and secured; Drip trays must have been emptied and secured.		

## 5.31 Landscaping and rehabilitation

Impact management outcome: Areas disturbed during the development phase are returned to a state that approximates the original condition.

Impact Management Actions	Implementation			Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
<ul> <li>All areas disturbed by construction activities must be subject to landscaping and rehabilitation; All spoil and waste must be disposed to a registered waste site and certificates of disposal provided;</li> <li>All slopes must be assessed for contouring, and to contour only when the need is identified in accordance with the Conservation of Agricultural Resources Act, No 43 of 1983</li> <li>All slopes must be assessed for terracing, and to terrace only when the need is identified in accordance with the Conservation of Agricultural Resources Act, No 43 of 1983;</li> <li>Berms that have been created must have a slope of 1:4 and be replanted with</li> </ul>	The Contractor, a suitably qualified Botanical Specialist, and the DSS.	<ul> <li>Compliance with the conditions of the EA and EMPrs.</li> <li>Implementation of the Erosion Management Plan.</li> <li>Implementation of the</li> </ul>	Construction, Post- construction, and Operational Phases.	The cEO and the ECO.	Daily (cEO) and monthly (ECO).	The cEO and ECO should monitor the site landscaping and rehabilitation against all required conditions. Photographic evidence should
indigenous species and grasses that approximates the original condition;		Stormwater				be provided in
- Where new access roads have crossed cultivated farmlands, that lands must		Management				the audit reports
be rehabilitated by ripping which must be agreed to by the holder of the EA		Plan.				as well as the

	and the landowners;	Implementation	recommendation
_	Rehabilitation of tower sites and access roads outside of farmland;	of the Alien	of additional
_	Indigenous species must be used for with species and/grasses to where it	Vegetation	mitigation
	compliments or approximates the original condition;	Management	measures, where
	Stockpiled topsoil must be used for rehabilitation (refer to Section <b>5.24</b> :	Plan.	necessary.
_		Implementation	necessary.
	Stockpiling and stockpiled areas);	of the Waste	
_	Stockpiled topsoil must be evenly spread so as to facilitate seeding and		
	minimise loss of soil due to erosion;	Management	
-	Before placing topsoil, all visible weeds from the placement area and from	Plan.	
	the topsoil must be removed;		
_	Subsoil must be ripped before topsoil is placed;		
-	The rehabilitation must be timed so that rehabilitation can take place at the		
	optimal time for vegetation establishment;		
-	Where impacted through construction-related activity, all sloped areas must		
	be stabilised to ensure proper rehabilitation is effected and erosion is		
	controlled;		
_	Sloped areas stabilised using design structures or vegetation as specified in		
	the design to prevent erosion of embankments. The contract design		
	specifications must be adhered to and implemented strictly;		
_	Spoil can be used for backfilling or landscaping as long as it is covered by a		
	minimum of 150 mm of topsoil.		
_	Where required, re-vegetation, including hydro-seeding can be enhanced		
	using a vegetation seed mixture as described below. A mixture of seed can be		
	used, provided the mixture is carefully selected to ensure the following:		
	a) Annual and perennial plants are chosen;		
	b) Pioneer species are included;		
	c) Species chosen must be indigenous to the area with the seeds used coming		
	from the area;		
	d) Root systems must have a binding effect on the soil;		
	e) The final product must not cause an ecological imbalance in the area		

#### 6 ACCESS TO THE GENERIC EMPr

Once completed and signed, to allow the public access to the generic EMPr, the holder of the EA must make the EMPr available to the public in accordance with the requirements of regulation 26(h) of the EIA Regulations.

#### PART B: SECTION 2

#### 7 SITE SPECIFIC INFORMATION AND DECLARATION

#### 7.1 Sub-section 1: contact details and description of the project

7.1.1 Details of the applicant:

Name of applicant: Coleskop Wind Power (Pty) Ltd.

Tel No: +27 (0)41 506 4900

Fax No: N/A

Postal Address: P.O. Box 71664, Central, Port Elizabeth, 6001

Physical Address: Waterfront Business Park, Building 5 – Ground Floor, 1204 Humerail Road,

Humerail, 6001

7.1.2 Details and expertise of the EAP:

Name of environmental consultancy: Coastal and Environmental Services (Pty) Ltd. (t/a "CES")

Name of EAP: Dr Alan Carter

Assisting EAP: Mrs Rosalie Greeff (née Evans) and Mrs Caroline Beer (née Evans)

Tel No: +27 (0)43 726 7809

Fax No: +27 (0)86 410 7822

E-mail address: a.carter@cesnet.co.za | r.evans@cesnet.co.za | c.evans@cesnet.co.za

Expertise of the EAP (Curriculum Vitae included): Yes, please see Appendix 2.

## 7.1.3 Project name: **Proposed Coleskop Infrastructure Development, Eastern Cape and Northern Cape Provinces (DEFF Reference Number: 14/12/16/3/3/1/2039).**

7.1.4 Description of the project:

Coleskop Wind Power (Pty) Ltd, a subsidiary of EDF Renewables (Pty) Ltd, (the Applicant) is proposing the development of infrastructure, associated with the Coleskop Wind Energy Facility (WEF), near Noupoort and Middelburg in the Pixley Ka Seme District Municipality (Northern Cape Province) and the Chris Hani District Municipality (Eastern Cape Province).

The proposed Coleskop Infrastructure Development includes the following:

- Creating a new access point and upgrading existing jeep tracks and farm roads of approximately 7.1 km in length to create new access road routes. These roads will be expanded to 12 m in width during the construction phase and rehabilitated to 5 m in width during the operational phase.
- The construction of three (3) concrete batching plants, temporary laydown areas and construction areas. Each will consist of a concrete and/or steel batching plant of approximately 11 250 m<sup>2</sup>, a temporary laydown area of approximately 22 500 m<sup>2</sup> and a construction compound area of approximately 11 250 m<sup>2</sup>. The combined total area to be cleared for these three (3) concrete batching plants, temporary

laydown areas and construction areas is approximately 45 000  $m^2$  (4.5 ha) within the 135 000  $m^2$  (13.5 ha) assessed area.

- The construction of electrical infrastructure which includes an Operation and Maintenance Services (OMS) building of up to 60 m x 60 m, requiring the clearance of up to 3 600 m<sup>2</sup> (0.36 ha).
- <u>Two (2) 500 m corridors for the construction of a 132 kV overhead line of approximately 7.6 km in length,</u> which will be routed from the Coleskop Substation to the MTS Substation. This will include a double circuit, twin Tern 132 kV conductor. The overhead line will connect the proposed infrastructure to the existing electrical grid.
- \* Note: <u>The line route, within the preferred (authorised) overhead line corridor option, will be determined</u> <u>after micro-siting to ensure that the line routing avoids highly sensitive areas</u>. \*

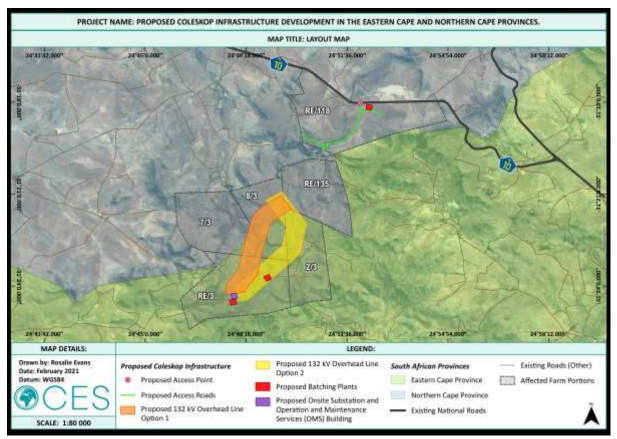


Figure 1: Layout Map of the Proposed Coleskop Infrastructure Development with Overhead Line Corridor Option 1 (orange) and Overhead Line Corridor Option 2 (yellow).

#### 7.1.5 Project location:

Table 2: Details of Affected Properties.

NO	FARM NAME( if applicable)	FARM NUMBER( if applicable)	PORTION NAME	PORTION NUMBER	LATITUDE	LONGITUDE
1.	Uitzicht	Farm 3	Remaining Extent (0)		31°23'59.89"S	24°48'14.75"E
2.			Portion 2		31°23'1.96"S	24°50'15.96"E
3.			Portion 7		31°21'52.98"S	24°47'19.12"E
4.			Portion 8		31°21'45.83"S	24°49'6.59"E
5.	Elands Kloof	Farm 135	Remaining Extent		31°20'53.76"S	24°50'34.21"E
6.	Winterhoek	Farm 118	Remaining Extent		31°18'41.00"S	24°51'36.62"E

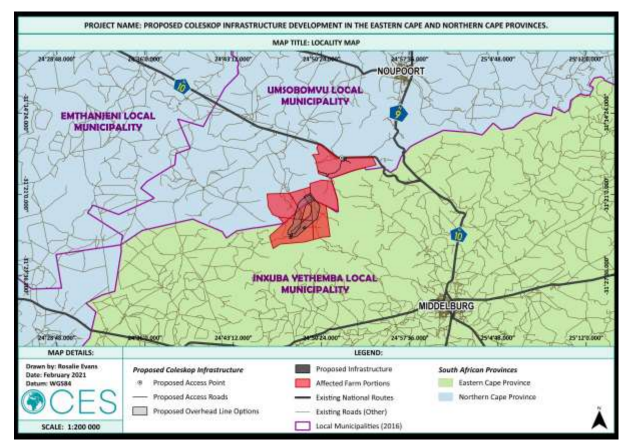
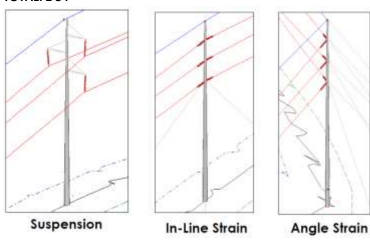


Figure 2: Locality Map of the Proposed Coleskop Infrastructure Development.

7.16 Preliminary technical specification of the overhead transmission and distribution:

## \* Preliminary technical specification with approximate values \*

- Length: **± 7.6 km**
- Tower parameters: Steel monopoles with stayed structures as an option.
  - Number and types of towers:
    - Angle strains: 7 In-line strains: 4 Suspensions: 23 TOTAL: ± 34



- Tower spacing (mean and maximum): Approximately 230 m
- Tower height (lowest, mean and height): **21 m (for most common structure), a possible range between 15 to 55 m in height.**
- Conductor attachment height (mean):
   OPGW: ± 20.8 m
   Top Phase: ± 17.2 m
   Mid Phase: ± 15.2 m
   Bottom Phase: ± 13.2 m
- Minimum ground clearance: ± 6.3 m (at 70°)

#### 7.2 Sub-section 2: Development footprint site map

This sub-section must include a map of the site sensitivity overlaid with the preliminary infrastructure layout. The sensitivity map must be prepared from the national web-based environmental screening tool, when available for compulsory use at: <u>https://screening.environment.gov.za/screeningtool</u>. The sensitivity map shall identify the nature of each sensitive feature e.g. raptor nest, threatened plant species, archaeological site, etc. Sensitivity maps shall identify features both within the planned working area and any known sensitive features in the surrounding landscape. The overhead transmission and distribution profile shall be illustrated at an appropriate resolution to enable fine scale interrogation. It is recommended that <20 km of overhead transmission and distribution length is illustrated per page in A3 landscape format. Where considered appropriate, photographs of sensitive features in the context of tower positions shall be used.

Please see Appendix 3 and Appendix 4 for the National Screening Tool Report Maps of Overhead Line Corridor Option 1 (Appendix 3) and Overhead Line Corridor Option 2 (Appendix 4).

#### 7.3 Sub-section 3: Declaration

The proponent/applicant or holder of the EA affirms that he/she will abide and comply with the prescribed impact management outcomes and impact management actions as stipulated in <u>Part B: section 1</u> of the generic EMPr and have the understanding that the impact management outcomes and impact management actions are legally binding. The proponent/applicant or holder of the EA affirms that he/she will provide written notice to the CA 14 days prior to the date on which the activity will commence of commencement of construction to facilitate compliance inspections.

Signature Proponent/applicant/ holder of EA

Date: 24 March 2021

#### 7.4 Sub-section 4: amendments to site-specific information (Part B; section 2)

Should the EA be transferred to a new holder, <u>Part B: Section 2</u> must be completed by the new holder and submitted with the application for an amendment of the EA in terms of Regulations 29 or 31 of the EIA Regulations, whichever applies. The information submitted for an amendment to an environmental authorisation will be considered to be incomplete should a signed copy of <u>Part B: Section 2</u> not be submitted. Once approved, <u>Part B: Section 2</u> forms part of the EMPr for the development and the EMPr becomes legally binding to the new EA holder.

#### PART C

#### 8 SITE-SPECIFIC ENVIRONMENTAL ATTRIBUTES

If any specific environmental sensitivities/attributes are present on the site which require more specific impact management outcomes and impact management actions, not included in the pre-approved generic EMPr template, to manage impacts, those impact management outcomes and actions must be included in this section. These specific management controls must be referenced spatially, and must include impact management outcomes and impact management actions. The management controls including impact management outcomes and impact management actions must be presented in the format of the pre-approved generic EMPr template. This applies only to additional impact management outcomes and impact management actions that are necessary.

If <u>Part C</u> is applicable to the development as authorised in the EA, it is required to be submitted to the CA together with the BAR or EIAR, for consideration of, and decision on, the application for EA. The information in this section must be prepared by an EAP and the name and expertise of the EAP, including the curriculum vitae, are to be included. Once approved, <u>Part C</u> forms part of the EMPr for the site and is legally binding.

This section will **not be required** should the site contain no specific environmental sensitivities or attributes.

The following general, specialist and stakeholder impact management actions are relevant to the specified phases of the Coleskop Infrastructure Development. In addition, please refer to the Sensitivity Map in Appendix 5.

#### PLANNING & DESIGN PHASE IMPACT MANAGEMENT ACTIONS

- → Activities, which trigger listed activities in terms of the NEMA (Act No. 107 of 1998, as amended) EIA Regulations (2014 and subsequent 2017 amendments), must not commence prior to receipt of an EA from the national DFFE.
- → All identified water uses in terms of Section 21 of the NWA must not commence prior to receipt of the necessary water use authorisation(s) from the DWS.
- → All additional permitting and authorisation requirements, including plant removal permits, must be obtained prior to the commencement of any vegetation clearance and/or construction activities.
- → A suitably qualified Environmental Control Officer (ECO) must be appointed prior to the commencement of the construction phase to monitor the Applicant's compliance with the conditions of all the relevant permits and authorisations.
- → All phases of the Coleskop Infrastructure Development must comply with the relevant municipal bylaws and should consider the available best practice guidelines.

#### SAHRA:

- → The Final BAR and EMPr must be submitted to SAHRA for record purposes.
- → The decision regarding the EA Application must be communicated to SAHRA and uploaded to the SAHRIS Case application.
- → Should it not be possible to avoid the identified heritage site, a permit in terms of section 35 of the NHRA and Chapter II and IV of the NHRA regulations must be applied for from SAHRA prior to the construction phase. No mitigation may occur without a permit issued in this regard.
- → Permits pertaining to all heritage resources protected in terms of section 34 of the NHRA must be sought from the Northern Cape Provincial Heritage Resources Authority.

#### ESKOM:

Eskom requirements for work in or near Eskom servitudes.

 $\rightarrow$  Eskom's rights and services must be acknowledged and respected at all times.

- → Eskom shall at all times retain unobstructed access to and egress from its servitudes.
- → Eskom's consent does not relieve the developer from obtaining the necessary statutory, landowner or municipal approvals.
- → Any cost incurred by Eskom as a result of non-compliance to any relevant environmental legislation will be charged to the developer.
- → If Eskom has to incur any expenditure in order to comply with statutory clearances or other regulations as a result of the developer's activities or because of the presence of his equipment or installation within the servitude restriction area, the developer shall pay such costs to Eskom on demand.
- → Eskom's rights and duties in the servitude shall be accepted as having prior right at all times and shall not be obstructed or interfered with.
- → In spite of the restrictions stipulated by Regulation 15 of the Electrical Machinery Regulations of the Occupational Health and Safety Act, 1993 (Act 85 of 1993), as an additional safety precaution, Eskom will not approve the erection of houses, or structures occupied or frequented by human beings, under the power lines or within the servitude restriction area.
- → Eskom may stipulate any additional requirements to highlight any possible exposure to Customers or Public to coming into contact or be exposed to any dangers of Eskom plant.
- → It is required of the developer to familiarise himself with all safety hazards related to Electrical plant.
- → Any third-party servitudes encroaching on Eskom servitudes shall be registered against Eskom's title deed at the developer's own cost. If such a servitude is brought into being, its existence should be endorsed on the Eskom servitude deed concerned, while the third party's servitude deed must also include the rights of the affected Eskom servitude.

#### **DFFE BIODIVERSITY AND CONSERVATION:**

- → A final avifaunal walk through must be conducted prior to construction to ensure that all the avifaunal aspects have been adequately managed and to ground truth the final layout of all infrastructure.
- → Anti-collision devices such as bird flappers must be installed on all high risk sections of the powerline to forewarn birds of the risk.
- → All areas with habitat rich and high concentration of flora and fauna must be avoided.
- → The proposed development footprints must be surveyed during peak flowering season prior to construction.
- → The proposed development must comply with all the requirements as outlines in the EIA guideline for renewable energy projects and the Best Practice Guideline for Birds and Wind Energy for assessing and monitoring the impact of wind energy facilities on birds in Southern Africa.

## CONSTRUCTION PHASE IMPACT MANAGEMENT ACTIONS

- → Exhaust emissions from construction vehicles must be minimised by ensuring that all vehicles are properly equipped and serviced.
- → Vegetation clearance must be limited to approved and demarcated infrastructure development footprints.
- → If fine building materials, such as sand, are to be transported on the back of trucks, they must be adequately covered.
- → Excavations and other clearing activities must only be done during the agreed-upon working hours and days.
- → A speed limit of 40 km per hour must not be exceeded on gravel roads.
- → All construction vehicles must be in sound working order and meet the necessary noise level requirements.
- → All relevant municipal by-laws, with regards to noise control, must apply.
- → Construction workers must not make use of portable radios, vehicle radios, whistles, and other items which generate excessive noise, while they are on the construction site.
- → A Stormwater Management Plan must be compiled and implemented during the construction phase.
- $\rightarrow$  Vegetation must be retained, where possible, to avoid soil erosion.
- → If slopes are cleared during construction, they must be rehabilitated as soon as possible to minimise soil erosion losses.

- → Development footprints must be demarcated and vegetation clearing and topsoil removal (if required) limited to these areas.
- $\rightarrow$  Stockpiled materials must not be stored within 100 m of a watercourse.
- → Stockpile areas must be suitably bunded to prevent waterborne erosion of exposed soils where there is a likelihood that the soils will be washed into nearby watercourses.
- → The storage of fuels and hazardous materials must be located away from all identified sensitive water resources.
- → All hazardous substances, including fuel, oil and cement, must be stored in a bunded area.
- → The recommendations of the Stormwater Management Plan must be implemented throughout the construction phase.
- → Spill kits must be readily available on site throughout the construction phase.
- → Drip trays must be placed under all stationary plant.
- → If a spill occurs on a permeable surface (e.g. soil), a spill kit must be used to reduce the potential spread of the spill immediately.
- → If a spill occurs on an impermeable surface such as cement or concrete, the surface spill must be contained using oil absorbent materials.
- → Contaminated remediation materials must be carefully removed from the area of the spill, to prevent the further release of hazardous chemicals to the environment and stored in adequate containers until appropriate disposal at a suitably licenced landfill site.
- → Should the removal of riparian vegetation be required, it should take place under the supervision of the ECO and must be demarcated prior to removal. The clearance of riparian vegetation should be restricted to the amount required for the upgrade of the existing roads and the construction of the new road.
- → Avoid placing the OHL pylons within 20 m from wetlands, rivers, and tributaries.
- $\rightarrow$  The removal of the alien invasive vegetation must be prioritised.
- → Open fires must not be permitted within the proposed site during the construction phase.
- → Smoking must be restricted to designated smoking areas which have easy access to fire-fighting equipment.
- → The Contractor, or the appointed fire marshal, must take all responsible steps to prevent the accidental occurrence and the spreading of fires.
- → The Contractor and/or the appointed fire marshal must ensure that there is always fire-fighting equipment available on-site during the construction phase.
- → The Contractor and/or the appointed fire marshal must ensure that all site personnel are aware of the risk of fires, the procedure to be followed in the event of a fire and that all site personnel have access to the relevant contact details of the nearest Fire and Emergency Services.
- → Where suitable, preference should be given to the employment of individuals residing in the communities which are located close to the site.
- → A Community Liaison Officer (CLO) should be appointed for the duration of the construction phase. This individual should have knowledge of the local communities and assist with the employment processes. The CLO should be available and accessible to the general public, the developer and all individuals employed by the developer during the construction phase.
- → Vegetation clearance must be limited to the demarcated development footprints.
- → All general waste, which is temporarily stored, on site must be done so in windproof/sealable containers before being disposed of at a registered landfill site.
- → Waste must not be burned on site.
- → Construction workers must be informed that littering is prohibited within the construction site and surrounding areas.
- → A Waste Management Plan should be compiled and implemented for the duration of the construction phase.
- → All general waste, which is temporarily stored, on site must be done so in windproof/sealable containers before being disposed of at a registered landfill site.
- → Vegetation clearance must be limited to the demarcated development footprint.
- $\rightarrow$  Temporary disturbed areas must be rehabilitated as soon as practically possible.
- → The clearance of vegetation at any given time should be kept to a minimum and vegetation clearance must be strictly limited to the development footprint.

- → Employees must be prohibited from making fires and harvesting plants.
- → As far as practically possible, existing access roads should be utilised.
- → The development footprint/construction area must be demarcated to prevent encroachment of construction activities into surrounding areas.
- → Ensure that roads on slopes incorporate storm water diversion.
- → Where possible, reserve and store natural vegetation for re-vegetation post-construction.
- ightarrow Only indigenous plant species must be used for rehabilitation purposes.
- → Topsoil must be carefully removed and used to rehabilitate the site.
- → The proposed Coleskop Infrastructure Layout must be surveyed by a qualified botanical specialist in peak flowering season, prior to construction. Where feasible, minor realignment should be considered to preserve the species in situ. Where this is not feasible, all identified SCC must be translocated to the nearest appropriate habitat, preferably a protected portion of the property.
- → Permits for the removal/translocation of all SCC must be obtained prior to vegetation clearance for the construction phase.
- → In the unlikely event that a protected tree species must be removed, a permit to do so must be attained from the Department of Agriculture, Forestry and Fisheries (DAFF).
- $\rightarrow$  A faunal Search and Rescue should be conducted prior to the commencement of construction activities.
- → Search and clear the area directly prior to vegetation clearance.
- → Vehicle speed must be limited to 40km/hr to reduce faunal collision mortality.
- → Construction activities must be restricted to the approved layout plans.
- → Permit only limited construction activities before sunrise or after sunset. The ECO must be notified in this instance.
- → No animal shall be killed or injured as a result of the construction of the Coleskop Infrastructure Development and presence of construction staff.
- → No hunting, baiting or trapping shall be allowed within the affected properties or surrounding properties by construction staff.
- → All individuals should sign a register prior to accessing the construction site, including construction workers.
- → Construction workers must not be housed on-site.
- → No animal shall be killed or injured as a result of the construction of the Coleskop Infrastructure Development and presence of construction staff.
- → The appointed ECO should inquire and undertake an overview inspection of the site for the evidence of snares during the construction phase.
- → No hunting, baiting, or trapping shall be allowed within the affected properties or surrounding properties by construction staff.
- → The relevant Water Use Authorisation (WUA) must be obtained prior to construction within the 100 m regulatory buffers of all rivers and tributaries as well as within
- $\rightarrow$  500 m of all identified wetlands.
- → Construction must take place within the smallest possible construction footprint, where construction is required within the regulatory buffers of watercourses.
- → Construction within the regulatory buffers of watercourses should take place during the dry season, where reasonable and feasible.
- → Construction within the regulatory buffers of watercourses must be followed by erosion stabilisation and re-vegetation.
- → An Alien Vegetation Management Plan must be compiled and implemented during the Construction Phase.
- → A Rehabilitation Management Plan must be compiled and implemented during the Construction Phase.
- → Any alien vegetation which establishes during the construction phase should be removed from site and disposed of at a registered waste disposal site. Continuous monitoring for seedlings should take place throughout the construction phase.
- → Monitoring of all substantial bedrock excavations for fossil remains by the ECO, with reporting of new palaeontological finds (notably fossil vertebrate bones and teeth) to ECPHRA (Eastern Cape) or SAHRA (Northern Cape) for possible specialist mitigation.

- → Should the routing of the proposed 132 kV Overhead Line Option 2, within the assessed corridor, affect the UMZ006 heritage site, a permit will be required prior to the commencement of the construction phase.
- → Should the proposed road upgrade affect the UMZ014 heritage site, a permit will be required prior to the commencement of the construction phase.
- → The UMZ024 heritage site must not be affected by the routing of the proposed 132 kV Overhead Line Option 2.
- → There must be no damage to the UITSIG buildings. These sites must be monitored during construction and possible excavations.
- → There must be no damage to the WILGEFONTEIN buildings. These sites must be monitored during construction and possible excavations.
- $\rightarrow$  The necessary permits must be obtained from SAHRA prior to the commencement of vegetation clearing.
- → Any houses and/or walling which is situated within 50 m of the infrastructure development footprints must be demarcated before the commencement of construction-related activities.
- $\rightarrow$  No infrastructure may occur within 20 m of walling.
- → All identified sites, which have been identified in the Archaeological Assessment Report, must be monitored by an archaeologist during the construction phase.

#### SAHRA:

- → 38(4)a The SAHRA Archaeology, Palaeontology and Meteorites (APM) Unit has no objections to the proposed development.
- → 38(4)b The recommendations provided by the heritage specialists and BAR are supported and must be adhered to. Specific conditions are provided for the development as follows.
- → A Monitoring report by the ECO on all substantial excavations must be submitted to SAHRA upon completion of the construction phase.
- → An archaeological monitoring report conducted by the appointed qualified archaeologist must be submitted to SAHRA upon completion of the construction phase.
- → 38(4)c(i) If any evidence of archaeological sites or remains (e.g. remnants of stone-made structures, indigenous ceramics, bones, stone artefacts, ostrich eggshell fragments, charcoal and ash concentrations), fossils or other categories of heritage resources are found during the proposed development, SAHRA APM Unit (Natasha Higgitt/Phillip Hine 021 462 5402) must be alerted as per section 35(3) of the NHRA. Non-compliance with section of the NHRA is an offense in terms of section
- $\rightarrow$  51(1)e of the NHRA and item 5 of the Schedule.
- → 38(4)c(ii) If unmarked human burials are uncovered, the SAHRA Burial Grounds and Graves (BGG) Unit (Thingahangwi Tshivhase/Mimi Seetelo 012 320 8490), must be alerted immediately as per section 36(6) of the NHRA. Non-compliance with section of the NHRA is an offense in terms of section 51(1)e of the NHRA and item 5 of the Schedule.
- $\rightarrow$  38(4)d See section 51(1) of the NHRA.
- → 38(4)e The following conditions apply with regards to the appointment of specialists:
- → i) If heritage resources are uncovered during the course of the development, a professional archaeologist or palaeontologist, depending on the nature of the finds, must be contracted as soon as possible to inspect the heritage resource. If the newly discovered heritage resources prove to be of archaeological or palaeontological significance, a Phase 2 rescue operation may be required subject to permits issued by SAHRA.

#### ESKOM:

Eskom requirements for work in or near Eskom servitudes.

- → Eskom's rights and services must be acknowledged and respected at all times.
- ightarrow Eskom shall at all times retain unobstructed access to and egress from its servitudes.
- → Eskom's consent does not relieve the developer from obtaining the necessary statutory, landowner or municipal approvals.
- → Any cost incurred by Eskom as a result of non-compliance to any relevant environmental legislation will be charged to the developer.
- → If Eskom has to incur any expenditure in order to comply with statutory clearances or other regulations as a result of the developer's activities or because of the presence of his equipment or installation within the servitude restriction area, the developer shall pay such costs to Eskom on demand.

- → The use of explosives of any type within 500 metres of Eskom's services shall only occur with Eskom's previous written permission. If such permission is granted the developer must give at least fourteen working days prior notice of the commencement of blasting. This allows time for arrangements to be made for supervision and/or precautionary instructions to be issued in terms of the blasting process. It is advisable to make application separately in this regard.
- → Changes in ground level may not infringe statutory ground to conductor clearances or statutory visibility clearances. After any changes in ground level, the surface shall be rehabilitated and stabilised so as to prevent erosion. The measures taken shall be to Eskom's satisfaction.
- → Eskom shall not be liable for the death of or injury to any person or for the loss of or damage to any property whether as a result of the encroachment or of the use of the servitude area by the developer, his/her agent, contractors, employees, successors in title, and assignees. The developer indemnifies Eskom against loss, claims or damages including claims pertaining to consequential damages by third parties and whether as a result of damage to or interruption of or interference with Eskom's services or apparatus or otherwise. Eskom will not be held responsible for damage to the developer's equipment.
- → No mechanical equipment, including mechanical excavators or high lifting machinery, shall be used in the vicinity of Eskom's apparatus and/or services, without prior written permission having been granted by Eskom. If such permission is granted the developer must give at least seven working days' notice prior to the commencement of work. This allows time for arrangements to be made for supervision and/or precautionary instructions to be issued by the relevant Eskom Manager Note: Where and electrical outage is required, at least fourteen work days are required to arrange it.
- → Eskom's rights and duties in the servitude shall be accepted as having prior right at all times and shall not be obstructed or interfered with.
- → Under no circumstances shall rubble, earth or other material be dumped within the servitude restriction area. The developer shall maintain the area concerned to Eskom's satisfaction. The developer shall be liable to Eskom for the cost of any remedial action which has to be carried out by Eskom.
- → The clearances between Eskom's live electrical equipment and the proposed construction work shall be observed as stipulated by Regulation 15 of the Electrical Machinery Regulations of the Occupational Health and Safety Act, 1993 (Act 85 of 1993).
- → Equipment shall be regarded electrically live and therefore dangerous at all times.
- → In spite of the restrictions stipulated by Regulation 15 of the Electrical Machinery Regulations of the Occupational Health and Safety Act, 1993 (Act 85 of 1993), as an additional safety precaution, Eskom will not approve the erection of houses, or structures occupied or frequented by human beings, under the power lines or within the servitude restriction area.
- → Eskom may stipulate any additional requirements to highlight any possible exposure to Customers or Public to coming into contact or be exposed to any dangers of Eskom plant.
- → It is required of the developer to familiarise himself with all safety hazards related to Electrical plant.
- → Any third-party servitudes encroaching on Eskom servitudes shall be registered against Eskom's title deed at the developer's own cost. If such a servitude is brought into being, its existence should be endorsed on the Eskom servitude deed concerned, while the third party's servitude deed must also include the rights of the affected Eskom servitude.

#### **DFFE BIODIVERSITY AND CONSERVATION:**

- → Rescue operation of all listed species suitable for translocation within the development footprint that cannot be avoided must be conducted. Affected individuals must be translocated to a similar habitat outside the development footprint and marked for monitoring purposes.
- → All species listed in terms of TOPs and Red Data list must not be disturbed or removed without a permit from relevant authorities.
- → All disturbed, exposed earth and cleared areas must be rehabilitated with indigenous vegetation and topsoil from local area.
- → Concurrent rehabilitation and alien vegetation control program within all sensitive areas must be implemented.
- → Alien invasive plant species in and around wetland areas must be removed in terms of Conservation of Agricultural Resources Act (CARA) and National Environmental Management Biodiversity Act (NEMBA) and follow up actions for at least five years need to take place.

→ The proposed development must comply with all the requirements as outlines in the EIA guideline for renewable energy projects and the Best Practice Guideline for Birds and Wind Energy for assessing and monitoring the impact of wind energy facilities on birds in Southern Africa.

### **OPERATIONAL PHASE IMPACT MANAGEMENT ACTIONS**

- → The Stormwater Management Plan, compiled and implemented during the construction phase, must include operational phase management measures for implementation throughout the operational phase.
- → The site must be monitored regularly for signs of erosion by the ECO. Remedial action must be taken at the first signs of erosion.
- → The maintenance personnel, or the appointed fire marshal, must take all responsible steps to prevent the accidental occurrence and the spreading of fires.
- → The maintenance personnel and/or the appointed fire marshal must ensure that there is always firefighting equipment available on site during the operational phase.
- → The maintenance personnel must be aware of the risk of fires, the procedure to be followed in the event of a fire and they must have access to the relevant contact details of the nearest Fire and Emergency Services.
- → Where suitable, preference should be given to the employment of individuals residing in the communities which are located close to the site.
- → Maintenance staff must be informed that littering is prohibited within the construction site and surrounding areas.
- → All general waste, including litter, must be stored in windproof/sealable containers before being disposed of at a registered landfill site.
- → The rehabilitation of disturbed areas must be monitored to ensure successful rehabilitation and the resultant decrease in the visual impact.
- → The Coleskop Infrastructure must be maintained frequently to reduce the risk of degradation of the infrastructure.
- → The Coleskop Infrastructure must be maintained frequently to reduce the risk of degradation and to ensure that the infrastructure adequately contributes to the construction and functioning of the Coleskop Wind Energy Facility.
- → The Alien Vegetation Management Plan must be compiled and implemented to prevent the establishment and the spread of undesirable alien plant species during the Operational Phase.
- → Monitoring of the establishment of alien seedlings should continue throughout the Operational Phase. Any alien seedlings should be removed and disposed of at a registered landfill.
- → A Rehabilitation Management Plan must be compiled and implemented during the Operational Phase.
- → Regular maintenance and checks of the infrastructure must be undertaken to ensure that infrastructure is within regulated/standard noise limits.
- → Where possible, external lighting should be avoided, and site access should be minimised.
- → To mitigate for a collision of the relevant species, the earth wires on the spans identified as high risk must be fitted with the best available (at the time of construction) Eskom approved anti-bird collision line marking device. This should preferably be a dynamic device, i.e. one that moves as it is believed that these are more effective in reducing collisions, especially for bustards, which are one of the key species (Ludwig's Bustard) in this area. It is important that these devices are installed as soon as the conductors are strung, not only once the line is commissioned, as the conductors, and earth wires pose a collision risk as soon as they are strung. The devices should be installed alternating light and a dark colour to provide contrast against dark and light backgrounds, respectively. This will make the overhead cables more visible to birds flying in the area. Eskom Distribution has a guideline for this work, and this should be followed. Note that 100% of the length of each span needs to be marked (i.e. right up to each tower/pylon) and not the middle 60% as some guidelines recommend. This is based on a finding by Shaw (2013) that collisions still occur close to the towers or pylons.
- → The overhead line must be built on an Eskom approved bird-friendly pole structure which provides ample clearance between phases and phase-earth to allow large birds to perch on them in safety.
- → The preferred option for the 132 kV Overhead Line to the MTS Substation is proposed 132 kV Overhead Line Option 2 as the corridor does not pass through the no-go area around the Verreaux's Eagle nests.

#### SAHRA:

- → An archaeological monitoring report conducted by the appointed qualified archaeologist must be submitted to SAHRA upon completion of the construction phase.
- → 38(4)e The following conditions apply with regards to the appointment of specialists:
- → i) If heritage resources are uncovered during the course of the development, a professional archaeologist or palaeontologist, depending on the nature of the finds, must be contracted as soon as possible to inspect the heritage resource. If the newly discovered heritage resources prove to be of archaeological or palaeontological significance, a Phase 2 rescue operation may be required subject to permits issued by SAHRA.

#### ESKOM:

Eskom requirements for work in or near Eskom servitudes.

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- → Eskom shall at all times retain unobstructed access to and egress from its servitudes.
- → Any cost incurred by Eskom as a result of non-compliance to any relevant environmental legislation will be charged to the developer.
- → If Eskom has to incur any expenditure in order to comply with statutory clearances or other regulations as a result of the developer's activities or because of the presence of his equipment or installation within the servitude restriction area, the developer shall pay such costs to Eskom on demand.
- → Changes in ground level may not infringe statutory ground to conductor clearances or statutory visibility clearances. After any changes in ground level, the surface shall be rehabilitated and stabilised so as to prevent erosion. The measures taken shall be to Eskom's satisfaction.
- → Eskom shall not be liable for the death of or injury to any person or for the loss of or damage to any property whether as a result of the encroachment or of the use of the servitude area by the developer, his/her agent, contractors, employees, successors in title, and assignees. The developer indemnifies Eskom against loss, claims or damages including claims pertaining to consequential damages by third parties and whether as a result of damage to or interruption of or interference with Eskom's services or apparatus or otherwise. Eskom will not be held responsible for damage to the developer's equipment.
- → No mechanical equipment, including mechanical excavators or high lifting machinery, shall be used in the vicinity of Eskom's apparatus and/or services, without prior written permission having been granted by Eskom. If such permission is granted the developer must give at least seven working days' notice prior to the commencement of work. This allows time for arrangements to be made for supervision and/or precautionary instructions to be issued by the relevant Eskom Manager Note: Where and electrical outage is required, at least fourteen work days are required to arrange it.
- → Eskom's rights and duties in the servitude shall be accepted as having prior right at all times and shall not be obstructed or interfered with.
- → Under no circumstances shall rubble, earth or other material be dumped within the servitude restriction area. The developer shall maintain the area concerned to Eskom's satisfaction. The developer shall be liable to Eskom for the cost of any remedial action which has to be carried out by Eskom.
- → Equipment shall be regarded electrically live and therefore dangerous at all times.
- → Eskom may stipulate any additional requirements to highlight any possible exposure to Customers or Public to coming into contact or be exposed to any dangers of Eskom plant.
- → It is required of the developer to familiarise himself with all safety hazards related to Electrical plant.
- → Any third-party servitudes encroaching on Eskom servitudes shall be registered against Eskom's title deed at the developer's own cost. If such a servitude is brought into being, its existence should be endorsed on the Eskom servitude deed concerned, while the third party's servitude deed must also include the rights of the affected Eskom servitude.

#### DFFE BIODIVERSITY AND CONSERVATION:

- → All disturbed, exposed earth and cleared areas must be rehabilitated with indigenous vegetation and topsoil from local area.
- → Concurrent rehabilitation and alien vegetation control program within all sensitive areas must be implemented.

- → Alien invasive plant species in and around wetland areas must be removed in terms of Conservation of Agricultural Resources Act (CARA) and National Environmental Management Biodiversity Act (NEMBA) and follow up actions for at least five years need to take place.
- → The proposed development must comply with all the requirements as outlines in the EIA guideline for renewable energy projects and the Best Practice Guideline for Birds and Wind Energy for assessing and monitoring the impact of wind energy facilities on birds in Southern Africa.

## **DECOMMISSIONING PHASE IMPACT MANAGEMENT ACTIONS**

The proposed Coleskop Infrastructure Development is unlikely to be decommissioned in the foreseeable future because it is required to supplement the development of the Coleskop WEF (20-25 year lifespan), however, should components of the development be decommissioned in the short-term, such as the batching plants, the following mitigation measures and rehabilitation measures will apply.

- → Exhaust emissions from heavy vehicles must be minimised by ensuring that all vehicles are properly equipped and serviced.
- → Decommissioning activities must only be done during the agreed-upon working hours and days.
- → A speed limit of 40 km per hour must not be exceeded on gravel roads.
- → All vehicles must be in sound working order and meet the necessary noise level requirements.
- → All relevant municipal by-laws, with regards to noise control, must apply.
- → Workers must not make use of portable radios, vehicle radios, whistles, and other items which generate excessive noise, while they are on the site.
- → The storage of fuels and hazardous materials must be located away from all identified sensitive water resources.
- → All hazardous substances, including fuel and oil, must be stored in a bunded area.
- → Spill kits must be readily available on site throughout the decommissioning phase.
- $\rightarrow$  Drip trays must be placed under all stationary plant.
- → If a spill occurs on a permeable surface (e.g. soil), a spill kit must be used to reduce the potential spread of the spill immediately.
- → If a spill occurs on an impermeable surface such as cement or concrete, the surface spill must be contained using oil absorbent materials.
- → Contaminated remediation materials must be carefully removed from the area of the spill, to prevent the further release of hazardous chemicals to the environment and stored in adequate containers until appropriate disposal at a suitably licenced landfill site.
- $\rightarrow$  Open fires must not be permitted within the proposed site during the decommissioning phase.
- → Smoking must be restricted to designated smoking areas which have easy access to fire-fighting equipment.
- → The Contractor, or the appointed fire marshal, must take all responsible steps to prevent the accidental occurrence and the spreading of fires.
- → The Contractor and/or the appointed fire marshal must ensure that there is always fire-fighting equipment available on-site during the decommissioning phase.
- → The Contractor and/or the appointed fire marshal must ensure that all site personnel are aware of the risk of fires, the procedure to be followed in the event of a fire and that all site personnel have access to the relevant contact details of the nearest Fire and Emergency Services.
- → Where suitable, preference should be given to the employment of individuals residing in the communities which are located close to the site.
- → All general waste, which is temporarily stored, on site must be done so in windproof/sealable containers before being disposed of at a registered landfill site.
- → Waste must not be burned on site.
- ightarrow Workers must be informed that littering is prohibited within the site and surrounding areas.
- → The Waste Management Plan should be should include relevant decommissioning waste management measures and it should be implemented for the duration of the decommissioning phase.
- → All general waste, which is temporarily stored, on site must be done so in windproof/sealable containers before being disposed of at a registered landfill site.

- → Rehabilitation of the decommissioned footprints must take place as soon as practically possible.
- → A portion of the operational phase earnings should be set aside for costs associated with the landscaping and re-vegetation of the development footprint.
- → All temporary disturbed areas that do not form part of development, must be rehabilitated using only indigenous vegetation.
- → All impacted areas must be restored as per the EMPr requirements.
- → A Rehabilitation Plan should be compiled and implemented during the decommissioning phase.
- $\rightarrow$  Search and clear the area directly prior to decommissioning.
- → Vehicle speed must be limited to 40 km per hour to reduce faunal collision mortality.
- → Limit decommissioning activities to before sunrise or after sunset.
- → No animal shall be killed or injured as a result of the decommissioning of the Coleskop Infrastructure Development and presence of staff.
- → No hunting, baiting, or trapping shall be allowed within the affected properties or surrounding properties by construction staff.
- → All individuals should sign a register prior to accessing the site.
- → Workers must not be housed onsite.
- → No animal shall be killed or injured as a result of the decommissioning of the Coleskop Infrastructure Development and presence of workers.
- → An ECO should be appointed for the duration of the decommissioning phase.
- → The ECO should investigate the site for evidence of snares during the decommissioning phase.
- → No hunting, baiting, or trapping shall be allowed within the affected properties or surrounding properties by workers.

#### SAHRA:

- → 38(4)a The SAHRA Archaeology, Palaeontology and Meteorites (APM) Unit has no objections to the proposed development.
- → 38(4)b The recommendations provided by the heritage specialists and BAR are supported and must be adhered to. Specific conditions are provided for the development as follows.
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→ The proposed development must comply with all the requirements as outlines in the EIA guideline for renewable energy projects and the Best Practice Guideline for Birds and Wind Energy for assessing and monitoring the impact of wind energy facilities on birds in Southern Africa.

## **APPENDIX 1: METHOD STATEMENTS**

To be prepared by the contractor prior to commencement of the activity. The method statements are **not required** to be submitted to the CA.

## APPENDIX 2: CURRICULUM VITAE OF THE EAP AND ENVIRONMENTAL TEAM

- Dr Alan Carter (CES, Executive Consultant) EAP, Project Leader and Report Reviewer
- Ms Caroline Evans (CES, Principal Consultant) *Report Reviewer*
- Ms Rosalie Evans (CES, Senior Consultant) Project Manager, Lead Report Writer and GIS Mapping

## ALAN ROBERT CARTER

**Curriculum Vitae** 



## CONTACT DETAILS

Name of Company	Coastal and Environmental Services (Pty) Ltd. t/a CES		
Designation	East London Branch – Executive		
Profession	Executive		
Years with firm	18 (Eighteen) Years		
E-mail	a.carter@cesnet.co.za		
Office number	+27 (0) 43 – 7267809 / 8313		
Nationality	South African		
Professional Affiliations	SACNASP: South African Council for Natural Scientific Profession EAPSA: Environmental Assessment Practitioners Southern Africa IWMSA: Institute Waste Management Southern Africa TSBPA: Texas State Board of Public Accountancy (USA)		
Key areas of expertise	<ul> <li>Marine Ecology</li> <li>Environmental and coastal management</li> <li>Waste management</li> <li>Financial accounting and project feasibility studies</li> <li>Environmental management systems, auditing and due-diligence</li> </ul>		
PROFILE			

## PROFILE

#### Dr Alan Carter

Alan has extensive training and experience in both financial accounting and environmental science disciplines with international accounting firms in South Africa and the USA. He is a member of the American Institute of Certified Public Accountants (licensed in Texas) and holds a PhD in Plant Sciences. He is also a certified ISO14001 EMS auditor with the American National Standards Institute. Alan has been responsible for leading and managing numerous and varied consulting projects over the past 25 years.

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# ALAN ROBERT CARTER

Curriculum Vitae



<ul> <li>ACADEMIC QUALIFICATIONS</li> <li>Ph.D. Plant Science (Marine) Rhodes University 1987</li> <li>B. Com. Financial Accounting Rhodes University 1983</li> <li>B. Sc. Hons. Plant Science Rhodes University 1983</li> <li>B. Sc. Plant Science &amp; Zoology Rhodes University 1982</li> <li>Environmental Management Systems Lead Auditor American National Standards Institute and British Standards</li> <li>ISO 14001:2015 Implementing Changes - British Standards</li> <li>Numerous other workshops and training courses</li> </ul>	Environmental Services, Environmental Services, r Andersen LLP, Public /Auditor (Ernst & Young Auditor (Ernst & Young, on, South Africa) ioastal & Environmental itock Exchange, London,
PROFESSIONAL         American National Standards Institute and British Standards           DEVELOPMENT         ISO 14001:2015 Implementing Changes - British Standards	h Africa 1997
	dards Institute (2000)



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PROFESSIONAL EXPERIENCE	Environmental Impact Assessment, Feasibility and Pre-feasibility Assessments:-
EAFERIEINCE	<ul> <li>Managed numerous projects and prepared environmental impact assessment (EIA) reports in terms of relevant EIA legislation and regulations for development proposals including: Infrastructure projects: bulk water and waste water, roads, electrical, mining, ports, aquaculture, renewable energy (solar and wind), industrial processes, housing developments, golf estates and resorts, etc. (2002 – present).</li> <li>Projects have also included preparation of applications in terms of other statutory requirements, such as water-use and mining licence /permit applications.</li> <li>Managed projects to develop pre-feasibility and feasibility assessments for various projects, including various tourism developments, infrastructure projects, etc.</li> <li>Managed project for the East London Industrial Development Zone (ELIDZ) to develop a Conceptual Framework for a Mariculture Zone within the ELIDZ (2009).</li> <li>Managed pre-feasibility study to establish a Mariculture Zone within the Coega Industrial Development Zone (2014).</li> <li>Assisted City of Johannesburg in the process to proclaim four nature reserves in terms of relevant legislation (2015-2016).</li> <li>Acted as Environmental Control Officer (ECO) for numerous projects including and and and and and and and and and and</li></ul>
	solar and wind farms, roads, industrial processes, etc.
	Strategic Environmental Assessment:-
	<ul> <li>Managed Strategic Environmental Assessment (SEA) project toward the development of a Biofuel Industry in the Eastern Cape Province of South Africa (2014-2016)</li> <li>Managed Strategic Environmental Assessment (SEA) projects for two South African ports (2006 – 2007).</li> <li>Managed Strategic Environmental Assessment (SEA) projects for five (5) local municipalities in the Eastern Cape as part of the municipal Spatial Development Framework plans (2004 – 2005).</li> <li>Involved in the financial assessment of various land-use options and carbon credit potential as part of a larger Strategic Environmental Assessment (SEA) for assessing forestry potential in Water Catchment Area 12 in the Eastern Cape of South Africa (2006).</li> </ul>
	<u>Climate change, emissions trading and renewable energy:-</u>
	<ul> <li>Provided specialist peer review services for National Department of Environmental Affairs relating to climate change impact assessments for large infrastructure projects (2017-2018).</li> <li>Conducted climate change impact assessment for a proposed coal-fired power station in Africa (2017-2018).</li> </ul>

2020

**Coastal & Environmental Services** 



- Curriculum Vitae
- Participated in the development of a web-based Monitoring & Evaluation (M&E) system for climate change Mitigation and Adaptation in South Africa for National Department of Environmental Affairs (DEA) (2015-2016.
- Managed project to develop a Climate Change Strategy for Buffalo City Metro Municipality (2013).
- Managed projects to develop climate change strategies for two district municipalities in the Eastern Cape Province (2011).
- Conducted specialist carbon stock and greenhouse gas emissions impact and life cycle assessment as part of the Environmental, Social and Health Impact Assessment for a proposed sugarcane to ethanol project in Sierra Leone (2009 - 2010) and a proposed Jatropha bio-diesel project in Mozambique (2009 -2010).
- Managed project to develop the Eastern Cape Province Climate Change Strategy (2010).
- Managed project to develop a Transnet National Ports Authority Climate Change Risk Strategy (2009)
- Participated in a project to develop a Renewable Energy roadmap for the East London Industrial Development Zone (ELIDZ) (2013).
- Participated in a project for the East London Industrial Development Zone (ELIDZ) and Eastern Cape Government to prepare a Renewable Energy Strategy (2009).
- Contributed to the development of Arthur Andersen LLP's International Climate Change and Emissions Trading Services (2001).
- Conducted carbon credit (Clean Development Mechanism CDM) feasibility assessment for a variety of renewable energy projects ranging from biogas to solar PV.
- Participated in the preparation of CDM applications for two solar PV projects in the Eastern Cape.

### Waste Management:-

- Managed project to develop Integrated Waste Management Plans for six local municipalities on behalf of the Sarah Baartman District Municipality in the Eastern Cape Province (2016).
- Managed project to develop Integrated Waste Management Plans for four local municipalities on behalf of Alfred Nzo District Municipality in the Eastern Cape Province (2015).
- Managed project to develop Integrated Waste Management Plans for eight local municipalities on behalf of Chris Hani District Municipality in the Eastern Cape Province (2011).
- Managed a project to develop a zero-waste strategy for a community development in the Eastern Cape Province (2010).
- Managed waste management status quo analysis for a District Municipality in the Eastern Cape Province (2003).
- For three consecutive years, managed elements of the evaluation of the environmental financial reserves of the three largest solid waste companies (Waste Management, Inc., Republic Services, Inc., Allied Waste, Inc.) and number of smaller waste companies in the USA as part of the annual financial audit process for SEC reporting purposes. Ensured compliance with RCRA and

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CERCLA environmental regulations.

 Managed elements of the evaluation of the environmental financial reserves of the largest hazardous waste company in the USA (Safety-Kleen, Inc.), as part of the audit process for SEC reporting purposes. Ensured compliance with RCRA and CERCLA environmental regulations.

#### Environmental Due Diligence and Business Risk:-

- Conducted environmental due diligence projects on behalf of the German Development Bank for a forestry pulp and paper operation in Swaziland (2010) and for a large diversified South African agricultural/agro-processing company (2011)
- Managed project for the Transnet National Ports Authority to identify the environmental risks and liabilities associated with the operations of the Port of Durban as part of a broader National initiative to assess business and financial risks relating to environmental management (2006).
- Managed project to determine the financial feasibility of various proposed tourism developments for the Kouga Development Agency in the Eastern Cape Province (2006)
- Contributed significantly to a study to determine the financial and environmental feasibility of three proposed tourism development projects at Coffee Bay on the Wild Coast (2004).
- Conducted sustainability and cost/benefit analysis of various waste water treatment options (including a marine pipeline at Hood Point) for the West Bank of East London (2004).
- Conducted analysis of permit fees and application processing costs for off-road vehicle use on the South African coastline for the Department of Environmental Affairs and Tourism, Marine & Coastal Management (2003).
- Involved in the determination of the historical cost element of environmental remediation insurance claims for a number of multinational companies, including Dow Chemicals, Inc. and International Paper, Inc.
- Evaluated the environmental budgeting process of the US Army and provided best practice guidance for improving the process.

#### Policy and Guidelines:-

- Development of Administration / Application Fee Structure for the Reclamation of Land, Coastal Use Permits, Coastal Waters
- Discharge Permits, Dumping Of Waste at Sea, Off-Road Vehicle Regulations Promulgated in Terms of the National Environmental Management Act: Integrated Coastal Management Act (Act No. 24 Of 2008) (2017).
- Managed project to develop an Estuarine Management Plan for the Buffalo River Estuary for the National Department of Environmental Affairs (2017).
- Managed project to develop a Coastal Management Programme for Amathole District Municipality, Eastern Cape (2015 – 2016).
- Managed project to develop a sustainability diagnostic report as part of the development of the Eastern Cape Development Plan and Vision 2030 (2013).
- Managed project for the Department of Environmental Affairs and Tourism, Marine & Coastal Management to determine the cost implications associated

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with the implementation of the Integrated Coastal Management Act (2007).

- Managed project to develop a Conservation Plan and Municipal Open Space System (MOSS) for Buffalo City Municipality (2007)
- Managed project to develop a Sanitation Policy and Strategy for Buffalo City Municipality, Eastern Cape (2004 – 2006).
- Managed project to develop an Integrated Environmental Management Plan and Integrated Coastal Zone Management Plan for Buffalo City Municipality, Eastern Cape (2004 – 2005).
- Managed projects to develop and implement an Environmental Management System (EMS) for the Chris Hani and Joe Gqabi (formerly Ukhahlamba) District Municipalities in the Eastern Cape generally in line with ISO14001 EMS standards (2004 – 2005).
- Managed project to develop a State of the Environment Report and Environmental Implementation Plans for Amathole, Chris Hani, OR Tambo and Joe Gqabi District Municipalities in the Eastern Cape Province (2005 – 20010).
- Conducted analysis of permit fees and application processing costs for off-road vehicle use on the South African coastline for the Department of Environmental Affairs and Tourism, Marine & Coastal Management (2003).

#### Environmental auditing and compliance:-

- Conducted environmental legal compliance audit for various large Transnet Freight Rail facilities (2018).
- Managed projects to develop Environmental & Social Management Systems (ESMS) in line with IFC Performance Standards for three (3) wind farms in South Africa (2015-2018).
- Managed project to develop an Environmental & Social Management System (ESMS) in line with IFC Performance Standards for a telecoms company in Zimbabwe on behalf of the German Development Bank (2013)
- Participated in numerous ISO14001 Environmental Management System (EMS) audits for large South African corporations including SAPPI, BHP Billiton, SAB Miller, Western Platinum Refinery, Dorbyl Group and others (2002 – present).
- Reviewed the SHE data reporting system of International Paper, Inc. (IP) for three successive years as part of the verification of the IP SHE Annual Report, which included environmental assessments of 12 IP pulp and paper mills located throughout the USA.
- Conducted Environmental Management System (EMS) reviews for a number of large US corporations, including Gulfstream Aerospace Corporation

#### Public financial accounting:-

- While with Ernst & Young LLP, (USA), functioned as lead financial auditor for various public and private companies, mostly in the technology business segment of up to \$200 million in annual sales. Client experience included assistance in a \$100 million debt offering, a \$100 million IPO and SEC annual and quarterly reporting requirements.
- Completed three years of articles (training contract) in fulfilment of the certification requirements of the South African Institute of Chartered

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Accountants which included auditing, accounting and preparation of tax returns for many small to medium sized commercial entities.

### Refereed Publications:-

- Carter, A.R. 1985. Reproductive morphology and phenology, and culture studies of Gelidium pristoides (Rhodophyta) from Port Alfred in South Africa. Botanica Marina 28: 303-311.
- Carter, A.R. 1993. Chromosome observations relating to bispore production in Gelidium pristoides (Gelidiales, Rhodophyta). Botanica Marina 36: 253-256.
- Carter, A.R. and R.J. Anderson. 1985. Regrowth after experimental harvesting of the agarophyte Gelidium pristoides (Gelidiales: Rhodophyta) in the eastern Cape Province. South African Journal of Marine Science 3: 111-118.
- Carter, A.R. and R.J. Anderson. 1986. Seasonal growth and agar contents in Gelidium pristoides (Gelidiales, Rhodophyta) from Port Alfred, South Africa. Botanica Marina 29: 117-123.
- Carter, A.R. and R.H. Simons.1987. Regrowth and production capacity of Gelidium pristoides (Gelidiales, Rhodophyta) under various harvesting regimes at Port Alfred, South Africa. Botanica Marina 30: 227-231.
- Carter, A.R. and R.J. Anderson. 1991. Biological and physical factors controlling the spatial distribution of the intertidal alga Gelidium pristoides in the eastern Cape Province, South Africa. Journal of the Marine Biological Association of the United Kingdom 71: 555-568.

#### Published reports:-

- Water Research Commission. 2006. Profiling Estuary Management in Integrated Development Planning in South Africa with Particular Reference to the Eastern Cape. Project No. K5/1485.
- Turpie J., N. Sihlophe, A. Carter, T, Maswime and S. Hosking. 2006. Maximising the socio-economic benefits of estuaries through integrated planning and management: A rationale and protocol for incorporating and enhancing estuary values in planning and management. Un-published Water Research Commission Report No. K5/1485

#### Conference Proceedings:-

- Carter, A.R. 2002. Climate change and emission inventories in South Africa. Invited plenary paper at the 5th International System Auditors Convention, Pretoria. Held under the auspices of the South African Auditor & Training Certification Association Conference (SAATCA).
- Carter, A.R. 2003. Accounting for environmental closure costs and remediation liabilities in the South African mining industry. Proceedings of the Mining and Sustainable Development Conference. Chamber of Mines of South Africa, Vol. 2: 6B1-5
- Carter, A.R. and S. Fergus. 2004. Sustainability analysis of wastewater treatment options on the West Bank of East London, Buffalo City. Proceedings of the Annual National Conference of the International Association for Impact

#### Coastal & Environmental Services

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Assessment, South African Affiliate: Pages 295-301.

- Carter, A., L. Greyling, M. Parramon and K. Whittington-Jones. 2007. A methodology for assessing the risk of incurring environmental costs associated with port activities. Proceedings of the 1st Global Conference of the Environmental Management Accounting Network.
- Hawley, GL, McMaster AR and Carter AR. 2009, Carbon, carbon stock and lifecycle assessment in assessing cumulative climate change impacts in the environmental impact process. Proceedings of the Annual National Conference of the International Association for Impact Assessment, South African Affiliate.
- Hawley, GL, McMaster AR and Carter AR. 2010. The Environmental and Social Impact Assessment and associated issues and challenges. African, Caribbean and Pacific Group of States (ACP), Science and Technology Programme, Sustainable Crop Biofuels in Africa.
- Carter, A.R. 2011. A case study in the use of Life Cycle Assessment (LCA) in the assessment of greenhouse gas impacts and emissions in biofuel projects. 2nd Environmental Management Accounting Network- Africa Conference on Sustainability Accounting for Emerging Economies. Abstracts: Pages 69-70.

#### CERTIFICATION

I, the undersigned, certify that to the best of my knowledge and belief, this CV correctly describes me, my qualifications, and my experience. I understand that any wilful misstatement described herein may lead to my disqualification or dismissal, if engaged.

Date: 22 January 2020

Alan Robert Carter

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### CONTACT DETAILS

Name of Company	CES – Environmental and Social Advisory Services			
Designation	Grahamstown Branch			
Profession	Principal Environmental Consultant			
Years with firm	7 Years			
E-mail	c.evans@cesnet.co.za			
Office number	+27 (0)46 622 2364			
Nationality	South African			
Professional Body	SACNASP, South African Council for Natural Scientific Profession, Professional 2017			
	IAIA			
Key areas of expertise	Project Management			
	Renewable Energy			

## PROFILE

### Ms Caroline Evans

Ms Caroline Evans is a Principal Environmental Consultant based in the Grahamstown branch. She holds a BSc degree in Zoology and Environmental Science (with distinction) and a BSc Honours degree in Environmental Science (with distinction), both from Rhodes University. Caroline has completed accredited courses in environmental impact assessments and wetland assessments.

Caroline's primary focuses include Project Management, the general Environmental Impact Assessment Process, Visual Impact Assessments and Wetland Impact Assessments. Examples of fields in which Caroline was the project manager and lead report writer include Wind Energy Facilities and the associated infrastructure (including powerlines), Solar PV, Waste Water Treatment Works, Housing Developments and Agricultural Developments. Her experience with wind energy facilities and associated infrastructure includes the project management and report writing for the Umsobomvu WEF, Dassiesridge WEF, Scarlet Ibis WEF, Albany WEF, Waaihoek WEF and the Great Kei WEF.

Caroline is well versed in South African policy and legislation relating to development, particularly in the Eastern Cape Province. In addition, Caroline's project management experience has helped her gain knowledge and experience in the technical and financial management and coordination of large specialist teams, competent authority and stakeholder engagement, and client liaison.

### **Coastal & Environmental Services**

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EMPLOYMENT	CES, Senior Environmental Consultant
EXPERIENCE	August 2020 – present
	Project Management     Renewable Energy Consultant
	Refewable Effergy Consultant
	EOH Coastal and Environmental Services, Senior Environmental Consultant
	August 2016 – July 2020
	Project Management
	Renewable Energy Consultant     Wetland Specialist
	- Wettand Specialist
	EOH Coastal and Environmental Services, Environmental Consultant
	November 2013 – July 2016
	Rhodes University, Department of Environmental Science, Graduate Assistant
	January 2010 – January 2012
Academic	Rhodes University, Eastern Cape, South Africa
QUALIFICATIONS	B.Sc. Honours Environmental Science (with distinction)
QUALIFICATIONS	2011
	Rhodes University, Eastern Cape, South Africa
	B.Sc. Zoology & Environmental Science (with distinction)
	2007-2010
Courses	Rhodes University, Eastern Cape
COURSES	"Tools for Wetland Assessment" 2010. (with distinction)
	Rhodes University, Eastern Cape
	"Urban Ecology" 2010. (with distinction)
	Rhodes University, Eastern Cape
	"Post Graduate Statistics" 2010. (with distinction)
	Rhodes University, Eastern Cape
	"Environmental Impact Assessment" 2013. (with distinction)
CONSULTING	ENVIRONMENTAL IMPACT ASSESSMENTS:
EXPERIENCE	Project: Albany Wind Energy Facility (Grahamstown, EC) Role: Project Manager and Report Production
	Project: Umsobomvu Wind Energy Facility (Middelburg, EC / Noupoort, NC)
	Role: Project Manager and Report Production
	Project: Waainek Wind Energy Facility Post-Construction Bird and Bat
	Monitoring (Grahamstown, EC)





Role: Project Manager and Report Production

- Project: Dassiesridge Wind Energy Facility (Uitenhage, EC) Role: Project Manager and Report Production
- Project: Waaihoek Wind Energy Facility (Utrecht, KZN) Role: Project Manager and Report Production
- Project: Waaihoek Wind Energy Facility (Utrecht, KZN) Role: Project Manager and Report Production
- Project: Great Kei Wind Energy Facility (Komga, EC) Role: Assistant Project Manager and Report Production
- Project: Doorndraai Citrus Plantation (Cookhouse, EC) Role: Project Manager and Report Production
- Project: Fishwater Flats WWTW Biogas (Port Elizabeth, EC) Role: Report Production
- Project: Olivewood Golf and Residential Estate (Chintsa, EC) Role: Report Production

#### **BASIC ASSESSMENTS:**

- Project: Albany Powerline (Grahamstown, EC) Role: Project Manager and Report Production
- Project: Scarlet Ibis Wind Energy Facility (NMBM, EC) Role: Project Manager and Report Production
- Project: Grey Jade Waterfall Feedlot Biogas (Berlin, EC) Role: Project Manager and Report Production
- Project: Black Lite Solar 5MW PV (Berlin, EC) Role: Project Manager and Report Production
- Project: Sitrusrand Kirkwood Citrus (Kirkwood, EC) Role: Project Manager
- Project: Kareekrans Middleton Pivot (Middleton, EC) Role: Project Manager
- Project: Uitsig Boerdery Kirkwood Citrus (Kirkwood, EC) Role: Project Manager

### **OTHER REPORTS:**

- Project: Eastern Cape Biofuels Strategic Environmental Assessment (EC) Role: Report Production
- Project: Coega Industrial Development Zone (EC)

Coastal	&	Environmental	Services
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Role: Report Production

- Project: Umsobomvu WEF EA Amendments (EC & NC) Role: Project Manager and Report Production
- Project: Dassiesridge WEF EA Amendments (EC) Role: Project Manager and Report Production
- Project: Great Kei WEF EA Amendments (EC) Role: Project Manager and Report Production
- Project: Ukomeleza WEF EA Amendments (EC) Role: Project Manager and Report Production
- Project: Motherwell WEF EA Amendments (EC) Role: Project Manager and Report Production
- Project: Golden Valley II WEF EA Amendments (EC) Role: Project Manager and Report Production
- Project: Peddie WEF and PV EA Amendments (EC) Role: Project Manager and Report Production
- Project: Nqamakwe WEF and PV EA Amendments (EC) Role: Project Manager and Report Production
- Project: Thomas River Renewable Energy Facility EA Amendments (EC) Role: Project Manager and Report Production
- Project: Qunu WEF and PV EA Amendments (EC) Role: Project Manager and Report Production

### SPECIALIST REPORTS:

- Project: Umsobomvu Wind Energy Facility (Middelburg, EC / Noupoort, NC) Role: Visual Impact Assessment
- Project: Dassiesridge Wind Energy Facility (Uitenhage, EC) Role: Visual Impact Assessment
- Project: Great Kei Wind Energy Facility (Komga, EC) Role: Visual Impact Assessment
- Project: Waaihoek Wind Energy Facility (Utrecht, KZN) Role: Visual Impact Assessment & Wetland Impact Assessment
- Project: Olivewood Golf and Residential Estate (Chintsa, EC) Role: Visual Impact Assessment
- Project: Oyster Bay Wind Energy Facility (Oyster Bay, EC) Role: Wetland Impact Assessment

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### CERTIFICATION

I, the undersigned, certify that to the best of my knowledge and belief, this CV correctly describes me, my qualifications, and my experience. I understand that any wilful misstatement described herein may lead to my disqualification or dismissal, if engaged.

CAROLINE ANN EVANS

Date: June 2019

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## CONTACT DETAILS

Legal Name of Company	Coastal and Environmental Services (Pty) Ltd				
Trading Name of Company	CES				
Designation	Port Elizabeth Branch				
Profession	Senior Environmental Consultant				
Years with firm	Six (6) Years, Five (5) Months				
E-mail	f.evans@cesnet.co.za				
Office number (Head Office)	+27 (0)46 622 2364				
Nationality	South African				
Professional Body	International Association for Impact Assessment (IAIA) Member No. 5809 Land Rehabilitation Society of Southern Africa (LaRSSA) Member No. 52119				
Key areas of expertise	Project Management				
	Basic Assessment Processes				
	Scoping and Environmental Impact Assessment (EIA) Processes				
	GIS Mapping				
	Reviewing Reports				
	Part 2 Environmental Authorisation (EA) Amendment Processes				
	Public Participation Processes				
	NEMA Section 24 (G) Applications				
	MPRDA Section 53 Applications				
PROFILE					

#### Ms Rosalie Evans

Rosalie is a Senior Environmental Consultant with six (6) and a half years' experience and she is based in the Port Elizabeth branch. She holds a BA Honours Degree in Geography and Environmental Studies and a Degree in Social Dynamics with majors in Geography and Psychology, both from Stellenbosch University. Rosalie's honours dissertation analysed the role of small grains in soil carbon sequestration in the agricultural sector of the Western Cape.

In 2016, Rosalie completed the Introduction to Environmental Impact Assessment Procedure Short Course by Coastal and Environmental Services and the Department of Environmental Science Rhodes University as well as the Estuary Management Short Course by Nelson Mandela University (NMU). In addition, Rosalie is a member of the Land Rehabilitation Society of Southern Africa (LaRSSA) and a member of the International Association for Impact Assessment (IAIA).

Rosalie's key focus areas include renewable energy developments, linear developments, residential developments and agricultural developments. Her main focuses include Project Management, Basic Assessment Processes, Scoping and EIA Processes, Part 1 and Part 2 Environmental Authorisation (EA) Amendment Processes, Reviewing Reports, the Public Participation Process (PPP), NEMA Section 24 (G) Applications and associated reports, MPRDA Section 53 Applications and GIS Mapping.

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EMPLOYMENT	Senior Environmental Consultant, CES				
EXPERIENCE	1 August 2018 - present Project Management, Report Reviewing, GIS Mapping, BA and EIA Report Writing, NEMA Section 24 (G) Applications, Sub-consultant Management, MPRDA Section 53 Applications, Specialist Report Writing, & Part 2 Amendments.				
	Environmental Consultant, CES				
	1 August 2014 – 31 July 2018 GIS Mapping, BA and EIA Report Writing, NEMA Section 24 (G) Applications, MPRDA Section 53 Applications, Specialist Report Writing, Water Use Licensing Process & Public Participation Process.				
	Online Tutor (2 <sup>nd</sup> year Geography, GGH2602), University of South Africa (UNISA) 1 August 2014 – present				
	Responding to/resolving e-tutor group student queries, maintaining the myUnisa GGH2602 e-tutor module site & preparing online activities for GGH2602.				
	Geography Junior Lecturer (1 <sup>st</sup> year Geography, GGH1501), University of South Africa (UNISA) 1 June 2013 – 31 July 2014 Marking undergraduate and post-graduate assignments and examinations, responding to/resolving				
	student queries and maintaining the myUnisa GGH1501 module site, assisting with writing study material for GGH1501 & Assisting with setting up assignments for GGH1501.				
Academic	Stellenbosch University, Stellenbosch				
QUALIFICATIONS	BA Honours in Geography & Environmental Studies 2012				
	Stellenbosch University, Stellenbosch				
	BA in Social Dynamics (Geography & Psychology) 2011				
COURSES	<ol> <li>Coastal &amp; Environmental Services and the Department of Environmental Science Rhodes University, Grahamstown. "Introduction to Environmental Impact Assessment Procedure Short Course." 2016.</li> </ol>				
	<ol> <li>Nelson Mandela Metropolitan University, Port Elizabeth. "Estuary Management Short Course." 2016.</li> </ol>				
CONSULTING	RENEWABLE ENERGY PROJECTS				
EXPERIENCE	<ol> <li>Dassiesridge Battery Energy Storage System BA, Uitenhage, EC. 2020. DEFF Basic Assessment Report &amp; Biophysical Mapping.</li> </ol>				
	2. Amended Bayview Wind Farm EIA, near Port Elizabeth, EC. 2020. Project Management, Amended Public Participation Process Material, Amended DEFF Environmental Impact Report, Amended Environmental Management Programme & Amended Biophysical Mapping.				
	<ol> <li>Coleskop Infrastructure (associated with the Coleskop WEF) Development Amended BA, Middelburg, EC / Noupoort, NC. 2020/21.</li> </ol>				
	Project Management, Sub-Consultant Coordination, DEFF Amended Application, DEFF Amended Basic Assessment Report, DEFF Appendix 1 and Appendix 2 Generic Environmental Management Programmes, DEFF Standard NEMA EIA Regulations Environmental Management Programme & Public Participation Process.				
	<ol> <li>Umsobomvu Infrastructure (associated with the Umsobomvu WEF) Development Amended BA, Middelburg, EC / Noupoort, NC. 2020/21.</li> <li>Project Management, Sub-Consultant Coordination, DEFF Amended Basic Assessment Report, DEFF Standard Environmental Management Programme Template &amp; Public Participation Process.</li> </ol>				
	5. Water Use for 7 Wind Farms, EC & NC. 2019-2020. Project Management, e-WULAAS Process (Phase 1) for Non-Binding Letters & DWS Liaison.				
	6. Dassiesridge Wind Energy Facility, Uitenhage, EC. 2020. Project Management, DMRE Section 53 Application & DMRE Liaison.				

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<ol> <li>Grahamstown Wind Farm, Morgan Bay, EC. 2020. DEFF Pre-Application Ligison &amp; Locality, Layout &amp; Sensitivity Mapping.</li> </ol>
<ol> <li>Haga Haga Wind Energy Facility, Makhanda, EC. 2019-2020. DEFF Pre-Application Liaison, Application Form for Part 2 EA Amendment &amp; Biophysical Mapping.</li> </ol>
<ol> <li>Part 2 Amendment of the Ukomeleza Wind Energy Facility EA, Uitenhage, EC. 2019. Biophysical Mapping.</li> </ol>
<ol> <li>Part 2 Amendment of the Motherwell Wind Energy Facility EA, Uitenhage, EC. 2019. Biophysical Mapping.</li> </ol>
<ol> <li>Part 2 Amendment of the Dassiesridge Wind Energy Facility EA, Uitenhage, EC. 2019. Biophysical Mapping &amp; Assisting Part 2 Amendment of the EA Report Writing.</li> </ol>
<ol> <li>Part 2 Amendment of the Great Kei Wind Energy Facility EA, Komga, EC. 2019. Biophysical Mapping &amp; Assisting Part 2 Amendment of the EA Report Writing.</li> </ol>
13. Part 2 Amendment of the Umsobomvu Wind Energy Facility Environmental Authorisation, Middelburg, EC/Noupoort, NC. 2019. DEFF Application for Part 2 Amendment, Part 2 Amendment Report, Public Participation Material, DEFF Environmental Impact Report for the Umsobomvu I WEF, DEFF Environmental Impact Report for the Coleskop WEF, DEFF Environmental Impact Report for the Eskom Infrastructure MTS, Agriculture & Soils Assessment Report for the Umsobomvu I WEF, Agriculture & Soils Assessment Report for the Coleskop WEF, Agriculture & Soils Assessment Report for the Eskom MTS, Agriculture & Soils Opinion Letter & Biophysical Mapping.
<ol> <li>Coleskop Infrastructure Development BA, Middelburg, EC / Noupoort, NC. 2019.</li> <li>Project Management, DEFF Application, DEFF Basic Assessment Report, DEFF Environmenta Management Programme Template (March 2019) &amp; Public Participation Process Material.</li> </ol>
<ol> <li>Umsobomvu Infrastructure Development BA, Middelburg, EC / Noupoort, NC. 2019. Project Management, DEFF Application, DEFF Basic Assessment Report, DEFF Environmenta Management Programme Template (March 2019) &amp; Public Participation Process Material.</li> </ol>
<ol> <li>Impofu Wind Farms (North, East and West) Section 53 Applications, Oyster Bay, EC 2019.</li> <li>Project Management for Three (3) Separate DMRE Section 53 Applications &amp; DMRE Liaison.</li> </ol>
<ol> <li>Waainek Post-Construction Bird and Bat Monitoring, Grahamstown, EC. 2018. Assisting Bat Data Analysis.</li> </ol>
<ol> <li>Albany Wind Energy Facility EIA, Grahamstown, EC. 2018/2019/2020. Agriculture &amp; Soils Assessment Report, DMRE Regulation 2.2 Map, Updating Ecological Assessment Report, Assisting DEFF Scoping Report, Biophysical Mapping &amp; Public Participation Process Material.</li> </ol>
19. Bayview Wind Farm EIA, near Port Elizabeth, EC. 2017. Agriculture & Soils Assessment Report, Blophysical Mapping, Public Participation Process Material Chapters of the DEFF Scoping Report, Chapters of the DEFF Environmental Impact Report, Environmental Management Programme & PPP on the Environmental Authorisation.
20. Upington SEZ & PV Solar EIA, Upington, NC. 2017. Assisting DEFF Scoping Report & Tourism Assessment Report.
<ol> <li>Scarlet Ibis Wind Energy Facility BA, Motherwell, EC. 2017. Agriculture &amp; Soils Assessment Report, DMRE Section 53 Application, DMRE Liaison, DMRE Regulation 2.2 Map, Public Participation Process Material, Biophysical Mapping &amp; PPP on the Environmenta Authorisation.</li> </ol>
22. Waaihoek Wind Energy Facility EIA, Utrecht, KZN. 2015/2016. Amended DEFF Applications (WEF & Powerline), Amended DEFF Powerline Environmental Impact Report, Appeals Process Public Participation Process & Tourism Assessment Report.
23. Umsobomvu Wind Energy Facility EIA, Middelburg, EC / Noupoort, NC. 2015. Assisting DEFF Environmental Impact Report, Visual Assessment Report & DMRE Section 53 Application
24. Dassiesridge Wind Energy Facility EIA, Uitenhage, EC. 2015. Visual Assessment Report.
<ol> <li>Great Kei Wind Energy Facility Section 53 Application, Komga, EC. 2015. DMRE Section 53 Application &amp; DMRE Liaison.</li> </ol>

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#### LINEAR DEVELOPMENT PROJECTS

26. Woodlands 22 kV Overhead Line EMPr, Humansdorp, EC. 2020. *Project Management & Report Review.* 

27. Albany Overhead Line & Associated Grid Infrastructure BA, Makhanda, EC. 2020. DEFF Basic Assessment Report, Appendix 1 and Appendix 2 Generic Environmental Management Programmes & Biophysical Mapping.

28. Driftsands Sewer Collector Augmentation (Phase II) ECO, Port Elizabeth, EC. 2019. *Review of Monthly Audit Reports.* 

29. Eskom Substation and Powerlines EIA, Heidelberg, GP. 2019. Visual Assessment Report.

30. Grahamstown to Fish River Pass: Phase 2 Road Upgrade ECO, EC. 2017-2019. *Project Management & Review of Monthly Audit Reports.* 

31. Lizmore to Heidelberg Road Upgrade & Borrow Pits BA, Heidelberg, WC. 2017. Baseline Sensitivity Report, DEFF Application, DEFF Basic Assessment Report, Environmental Management Programme, DMRE Regulation 2.2 Maps & Specialist Mapping.

32. Matatiele to KZN Border Road Upgrade & Borrow Pits BA, Matatiele, EC. 2016. Baseline Sensitivity Report, DEFF Application, DEFF Basic Assessment Report, Environmental Management Programme, Public Participation Process, DMRE Application, DMRE Scoping Report & PPP on the Environmental Authorisation.

 Specialist Input for the Route Location of possible Bypasses at Butterworth on National Route N2 Section 17 and 18, Butterworth, EC. 2016.

Project Management & Biophysical Mapping.

- Specialist Input for the Route Location of possible Bypasses at Dutywa on National Route N2 Section 17 and 18, Dutywa, EC. 2016.
- Project Management & Biophysical Mapping.

35. National Route N2 Bypass Road EIA, King William's Town, EC. 2016.

DEFF Application & DEFF Scoping Report

36. Green River to Zwelitsha and the new Breidbach Interchange Road Upgrade BA, King William's Town, EC. 2016.

Baseline Sensitivity Report, DEFF Application, DEFF Basic Assessment Report, Environmental Management Programme, DWS Water Use Applications, Public Participation Process & PPP on the Environmental Authorisation.

37. Molteno Sewer & Sewage Pump Stations BA, Molteno, EC. 2015/2016.

Project Management, DEDEAT Application, DEDEAT Basic Assessment Report, Environmental Management Programme, DWS Water Use Applications, Public Participation Process, Rehabilitation, Erosion Management & Alien Invasive Management Plan & PPP on the Environmental Authorisation.

38. Lusikisiki Regional Water Supply Scheme EIA: Zalu Dam, Lusikisiki, EC. 2015. *Visual Assessment Report & Environmental Management Programme*.

#### **RESIDENTIAL DEVELOPMENT PROJECTS**

39. Khayamnandi Extension on Erven 114, 609, 590 and 24337 ECO, Bethelsdorp, EC. 2019. *Review of Monthly Audit Reports & Quarterly Report Review.* 

 Residential Development on a Portion of Erf 1226 in Fairview ECO, Port Elizabeth, EC. 2019.

Review of Monthly Audit Reports.

- 41. Victoria Drive ECO, Port Elizabeth, EC. 2019. Review of Monthly Audit Reports & Quarterly Report Review.
- 42. Phase 3 & Phase 4 West End Student Residence Development BA, Port Elizabeth, EC. 2018.

Project Management, Public Participation Process Material, Biophysical Mapping, DEDEAT Basic Assessment Report, Environmental Management Programme & PPP on the Environmental Authorisation.

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Curriculum Vitae



<ol> <li>Phase 1 &amp; Phase 2 West End Student Residence Development BA, Port Elizabeth, EC 2018.</li> </ol>
Project Management, Public Participation Process Material, Biophysical Mapping, DEDEAT Basi Assessment Report, Environmental Management Programme & PPP on the Environmenta Authorisation.
44. St Christopher's Private School BA, Port Elizabeth, EC. 2017. Project Management, DEDEAT Application, Biophysical Mapping & DEDEAT Basic Assessment Report.
45. Wells Estate Social Housing Development BA, Port Elizabeth, EC. 2017. Project Management, DEDEAT Basic Assessment Report, Environmental Management Programme & ELC Meeting Presentation.
46. Subdivision & Mixed-Use Development on Erf 1 Parsonsvlei EIA, EC.2017. Project Management, DEDEAT Scoping Report & Public Participation Process.
47. Thriftwood Housing Development NEMA Section 24G Application, EC. 2017. Project Management & Biophysical Mapping.
48. Brickvest NEMA Section 24G Application, EC. 2017. Project Management, Biophysical Mapping, Public Participation Process Material, NEMA Section 24G Application, DWS Water Use Applications & DWS Risk Assessment.
49. Potsdam Housing Development EIA, Potsdam, EC. 2016. DEDEAT Application & DEDEAT Scoping Report.
50. Phase 4 Housing Development BA, East London, EC. 2016. Assisting DEDEAT Basic Assessment Report.
51. Olivewood Golf & Country Estate BA, Chintsa, EC. 2015/2016. DEDEAT Basic Assessment Report & Public Participation Process.
Agricultural Development Projects
<ol> <li>Development of Citrus and Associated Infrastructure on Nomzamo Farm EIA, Kirkwood EC. 2019-2021.</li> <li>Project Management, Specialist Coordination &amp; the review of the Application.</li> </ol>
<ol> <li>Development of Citrus and Associated Infrastructure on Siyahluma Farm EIA, Addo, EC 2019-2021.</li> </ol>
Project Management, Specialist Coordination & the review of the Application. 54. Development of 19.9 ha of Citrus BA, Kirkwood, EC. 2019-2020. Project Management, DEDEAT Application, DEDEAT Basic Assessment Report, Environmenta Management Programme & Public Participation Process.
55. Dwarsleegte Farm Citrus Development BA, Kirkwood, EC. 2019-2020. Report Review.
56. Development of Agricultural Lands Section 24(G), Cookhouse, EC. 2019. Section 24(G) Application and Reporting, Environmental Management Programme, Publi Participation Process & Biophysical Mapping.
57. Development of Agricultural Lands Section 24(G), Klipfontein, EC. 2019. Section 24(G) Application and Reporting, Environmental Management Programme, Publi Participation Process & Biophysical Mapping.
58. Joubert Dorndraai Citrus Farm EIA, EC. 2018. DEDEAT Application, Public Participation Process Material, DEDEAT Scoping Report & Biophysico Mapping.
OTHER DEVELOPMENT PROJECTS
59. Kenton-on-Sea Private Jetty BA, Kenton-on-Sea, EC. 2020-2021. Project Management & Report Review.
<ol> <li>Fishwater Flats Wastewater Treatment Works ECO, Nelson Mandela Bay Municipality EC. 2019.</li> <li>Review of Monthly Audit Reports.</li> </ol>

CES

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## Curriculum Vitae



	<ol> <li>The Refurbishment of the Kwanobuhle Wastewater Treatment Plant ECO, Nelson Mandela Bay Municipality, EC. 2019. Review of Monthly Audit Reports.</li> </ol>
	<ol> <li>Development of a Facility for the Recycling &amp; Smelter of Non-ferrous Metals in the Coega SEZ, Port Elizabeth, EC. 2019.</li> <li>Project Management &amp; Specialist Coordination.</li> </ol>
	63. Central Balama Graphite Mine ESIA, Balama, Mozambique. 2018. Land & Natural Resource Use Report.
	64. Roode Heuwel Prospecting Right, Garies, NC. 2018. Biophysical Mapping.
	65. Kenmare Moma Titanium Minerals Mine ESIA, Mozambique. 2018. Biophysical Mapping, Assisting Estuarine Assessment Report, Assisting PPP Posters & Presentation.
	66. General Motors NEMA Section 24G, EC. 2017-2019. Project Management, NEMA Section 24G Application, Public Participation Process Material, Biophysical Mapping, DWS Water Use Applications & DWS Risk Assessment.
	67. Toliara Sand Heavy Minerals Mine ESHIA, Madagascar. 2017. PPP Presentation & Posters & Infrastructure Mapping.
	68. Pofadder Prospecting Right, NC. 2017. Biophysical Mapping.
	69. Kurlandbrik Mine Social and Labour Plan, WC. 2017. <i>Updated Social &amp; Labour Plan.</i>
	70. Justin Le Roux Weir Development NEMA Section 24G Application, EC. 2017-2020. Project Management, NEMA Section 24G Application, Basic Assessment Report (for rectification), Environmental Management Programme & Public Participation Process Material.
	71. Port St Johns Beach Infrastructure EIA, Port St Johns, EC. 2017. Estuarine Assessment Report.
	72. Tyityaba Game Reserve Conservation Management Plan, Komga, EC. 2016. Assisting Conservation Management Plan.
	73. Environmental Screening for a Pumped Storage Scheme, Hogsback, EC. 2016. Biophysical Mapping.
	74. Eastern Cape Biodiversity Conservation Strategy and Action Plan, EC. 2016. Assisting Mapping Specialist Data.
	75. Bodeux Fuel Station EMPr, East London, EC. 2015. Assisting Environmental Management Programme.
	76. Gonubie Boardwalk NEMA Section 24G Application, Gonubie, EC. 2014. Assisting NEMA Section 24G Application.
CERTIFICATIO	)N
I, the undersigr qualifications, a	ned, certify that to the best of my knowledge and belief, this CV correctly describes me, my nd my experience. I understand that any wilful misstatement described herein may lead to my or dismissal, if engaged.
ROSALIE ANN G	REEFF Date: December 2020

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## APPENDIX 3: NATIONAL SCREENING TOOL REPORT A3 SENSITIVITY MAPS: Overhead Line Corridor Option 1

Тнеме	VERY HIGH SENSITIVITY	HIGH SENSITIVITY	MEDIUM SENSITIVITY	LOW SENSITIVITY	S
Agriculture Theme					Low: Land capability;01. Very low/ Medium: Land capability;06. Low/
ANIMAL SPECIES THEME					High: Aves-Neotis Iudwigii and Aves
AQUATIC BIODIVERSITY THEME					Low: Low sensitivity.
ARCHAEOLOGICAL AND CULTURAL HERITAGE THEME					High:Within an important wetland Medium:Mountain or ridge.
CIVIL AVIATION THEME					Low: Low sensitivity.
DEFENCE THEME					Low: Low sensitivity.
PALAEONTOLOGY THEME					Very high: Features with a Very Hig
PLANT SPECIES THEME					Low: Low sensitivity.
TERRESTRIAL BIODIVERSITY THEME					Low: Lowsensitivity. Very high: CBA 1, CBA 2, and Focus

## ENSITIVITY FEATURES

102. Very low/03. Low-Very low/04. Low-Very low/05. Vicderate/07. Low-IVicderate/08.

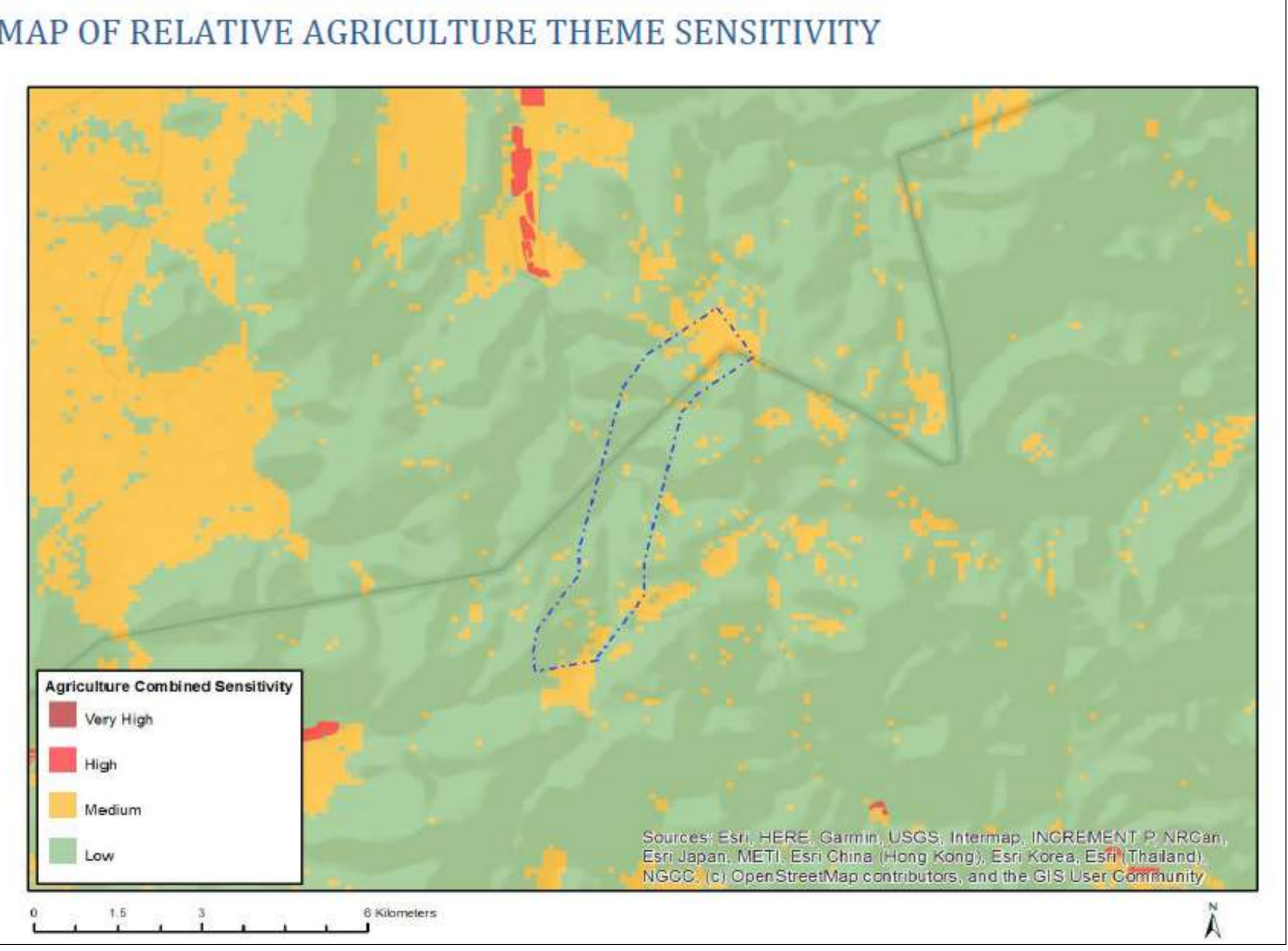
s-Aquila verreauxii.

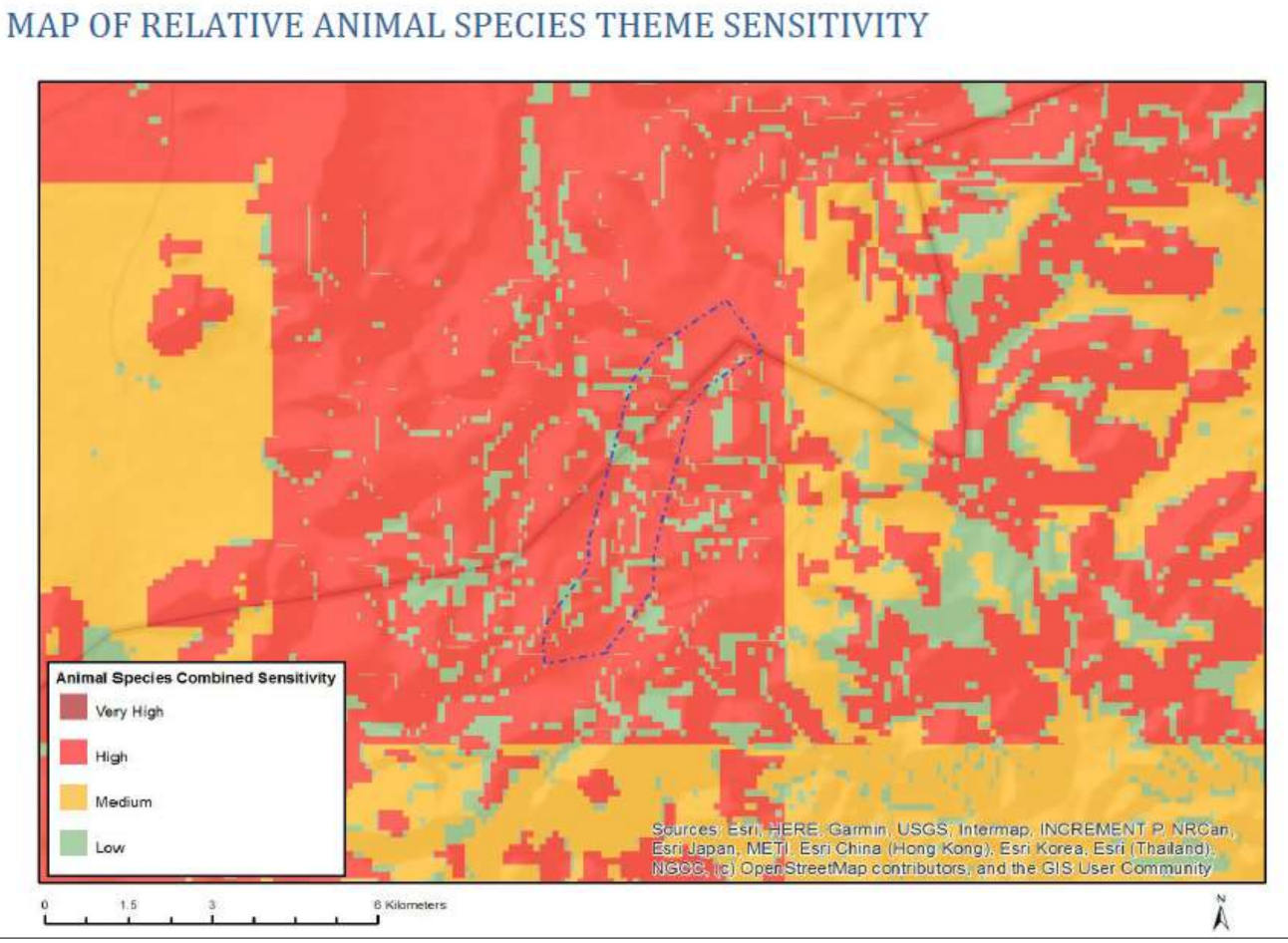
land within 500 mofan important wetland.

gh palaeontological sensitivity.

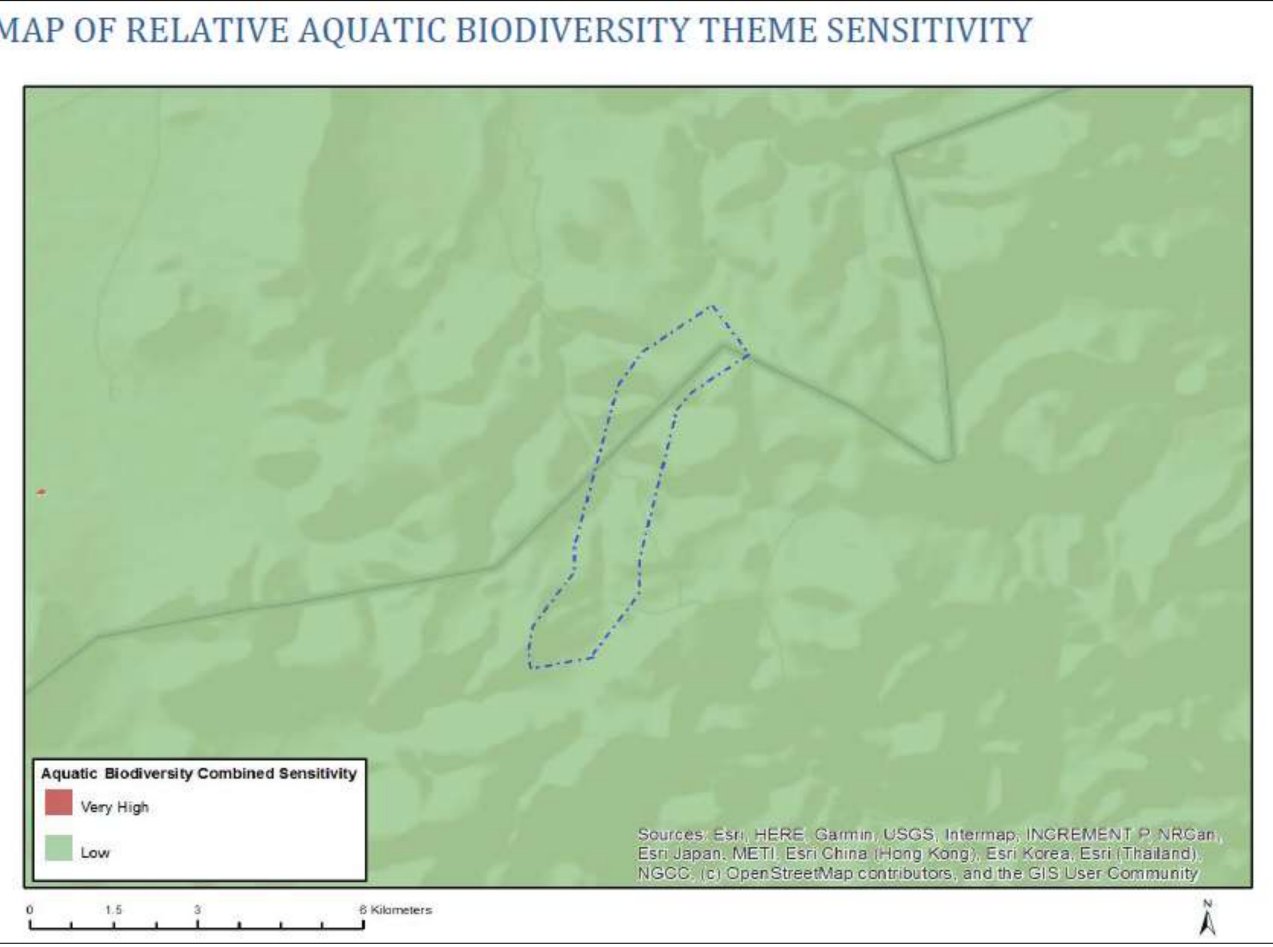
s Areas for land-based protected areas expansion.

# MAP OF RELATIVE AGRICULTURE THEME SENSITIVITY

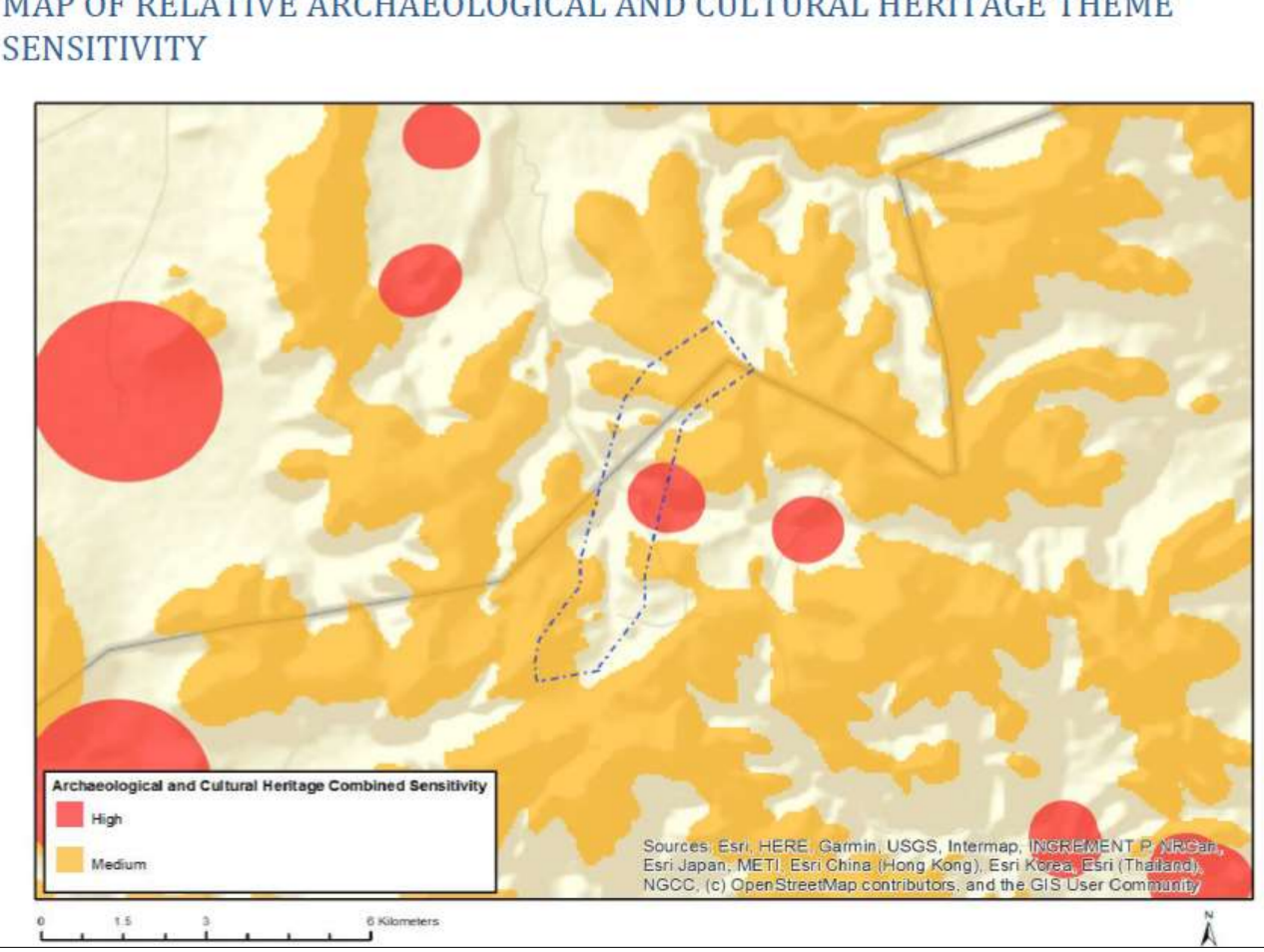




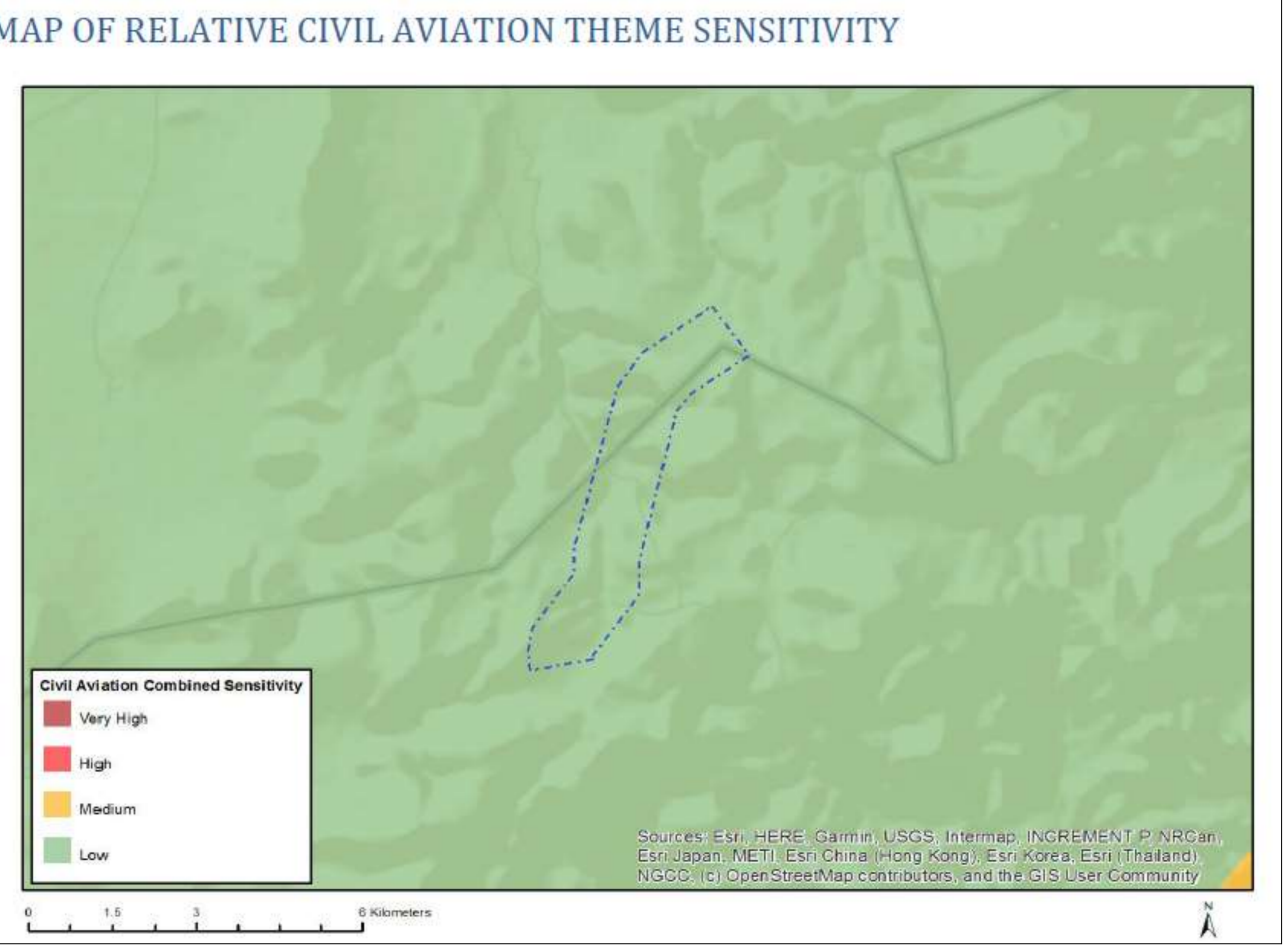
# MAP OF RELATIVE AQUATIC BIODIVERSITY THEME SENSITIVITY

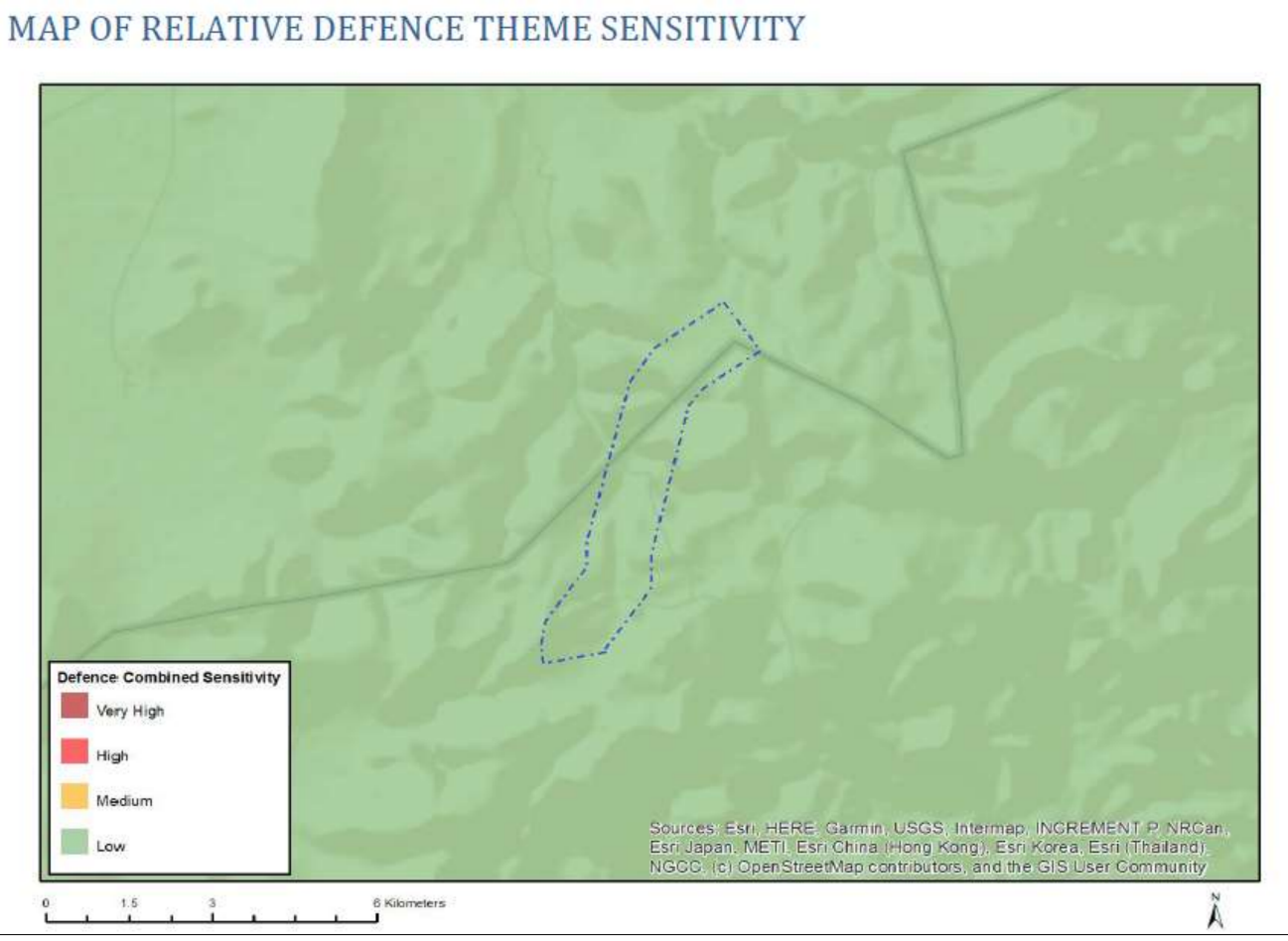


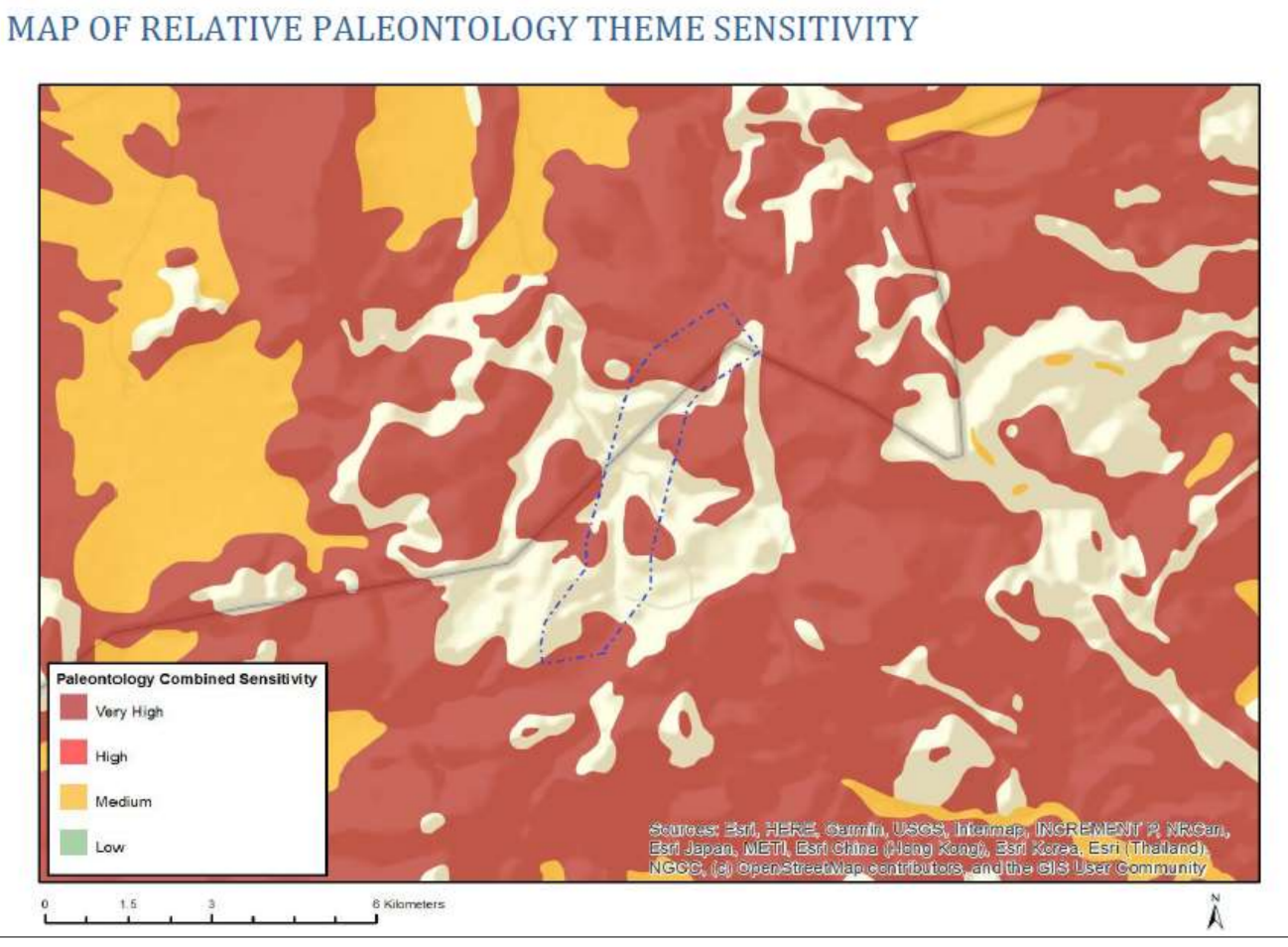
# MAP OF RELATIVE ARCHAEOLOGICAL AND CULTURAL HERITAGE THEME SENSITIVITY



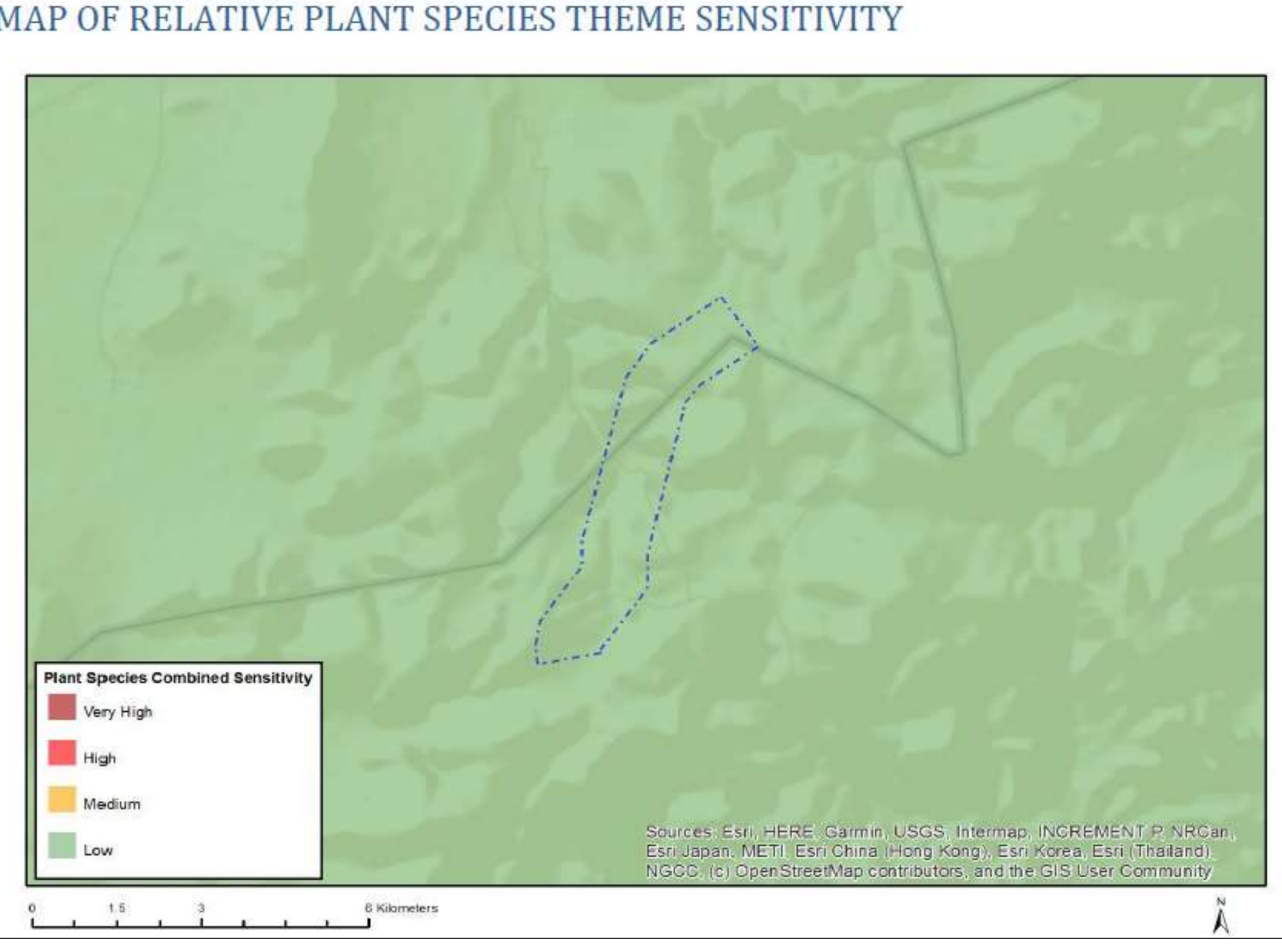
# MAP OF RELATIVE CIVIL AVIATION THEME SENSITIVITY



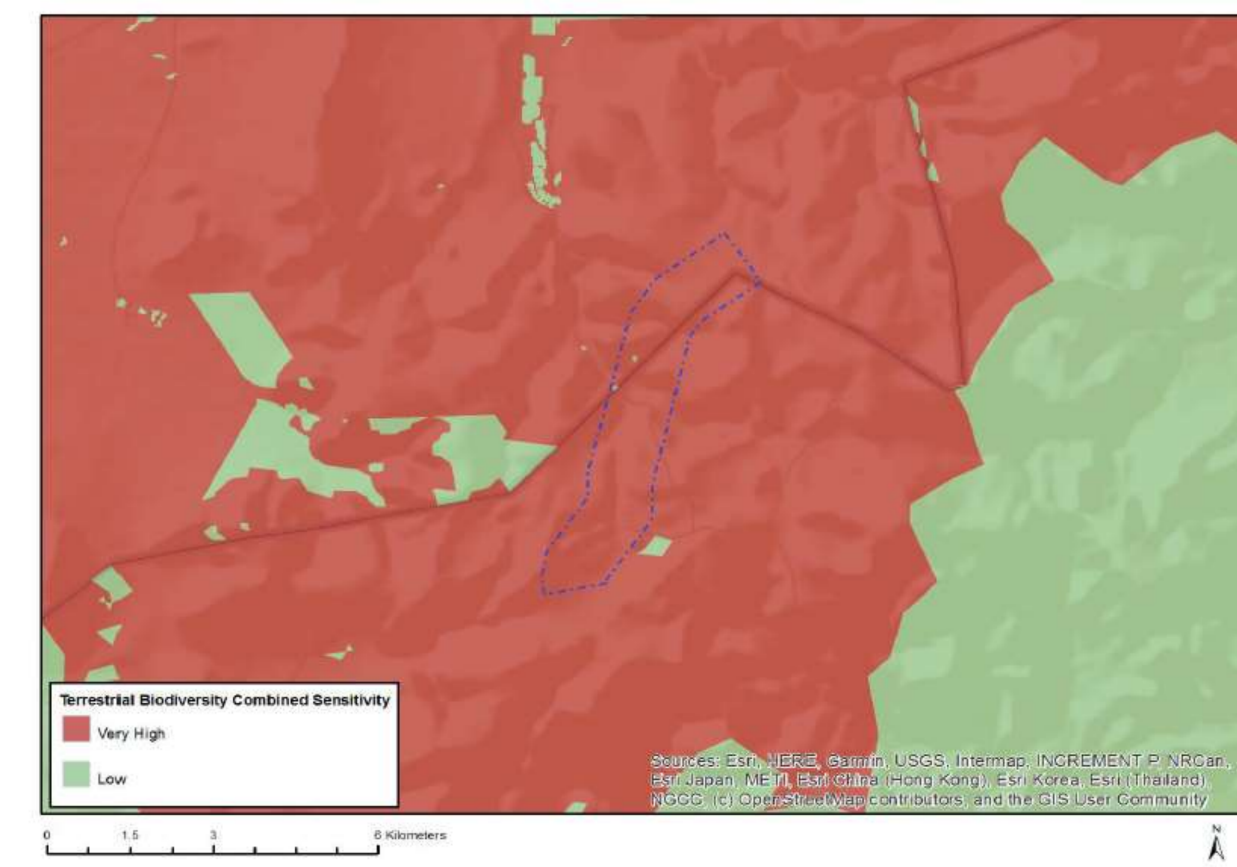




# MAP OF RELATIVE PLANT SPECIES THEME SENSITIVITY



# MAP OF RELATIVE TERRESTRIAL BIODIVERSITY THEME SENSITIVITY







## APPENDIX 4: NATIONAL SCREENING TOOL REPORT A3 SENSITIVITY MAPS: Overhead Line Comidor Option 2

Тнеме	VERY HIGH SENSITIVITY	HIGH SENSITIVITY	MEDIUM SENSITIVITY	LOW SENSITIVITY	S
AGRICULTURE THEME					Low: Land capability;01. Very low/ Medium: Land capability;06. Low?
Animal Species Theme					High: Aves-Neotis Iudwigii and Ave Medium: Aves-Neotis Iudwigii Low: Lowsensitivity.
AQUATIC BIODIVERSITY THEME					Low: Low sensitivity.
ARCHAEOLOGICAL AND CULTURAL HERITAGE THEME					High: Within 500 mof an important Medium: Mountain or ridge.
CIVIL AVIATION THEME					Low: Low sensitivity.
DEFENCE THEME					Low: Low sensitivity.
PALAEONTOLOGY THEME					Veryhigh: Features with a Very Hig
PLANT SPECIES THEME					Low: Low sensitivity.
TERRESTRIAL BIODIVERSITY THEME					Low: Low sensitivity. Very high: CBA 1, CBA 2, and Focus

## ENSITIVITY FEATURES

102. Very low/08. Low-Very low/04. Low-Very low/05. Voderate/07. Low-Woderate/08.

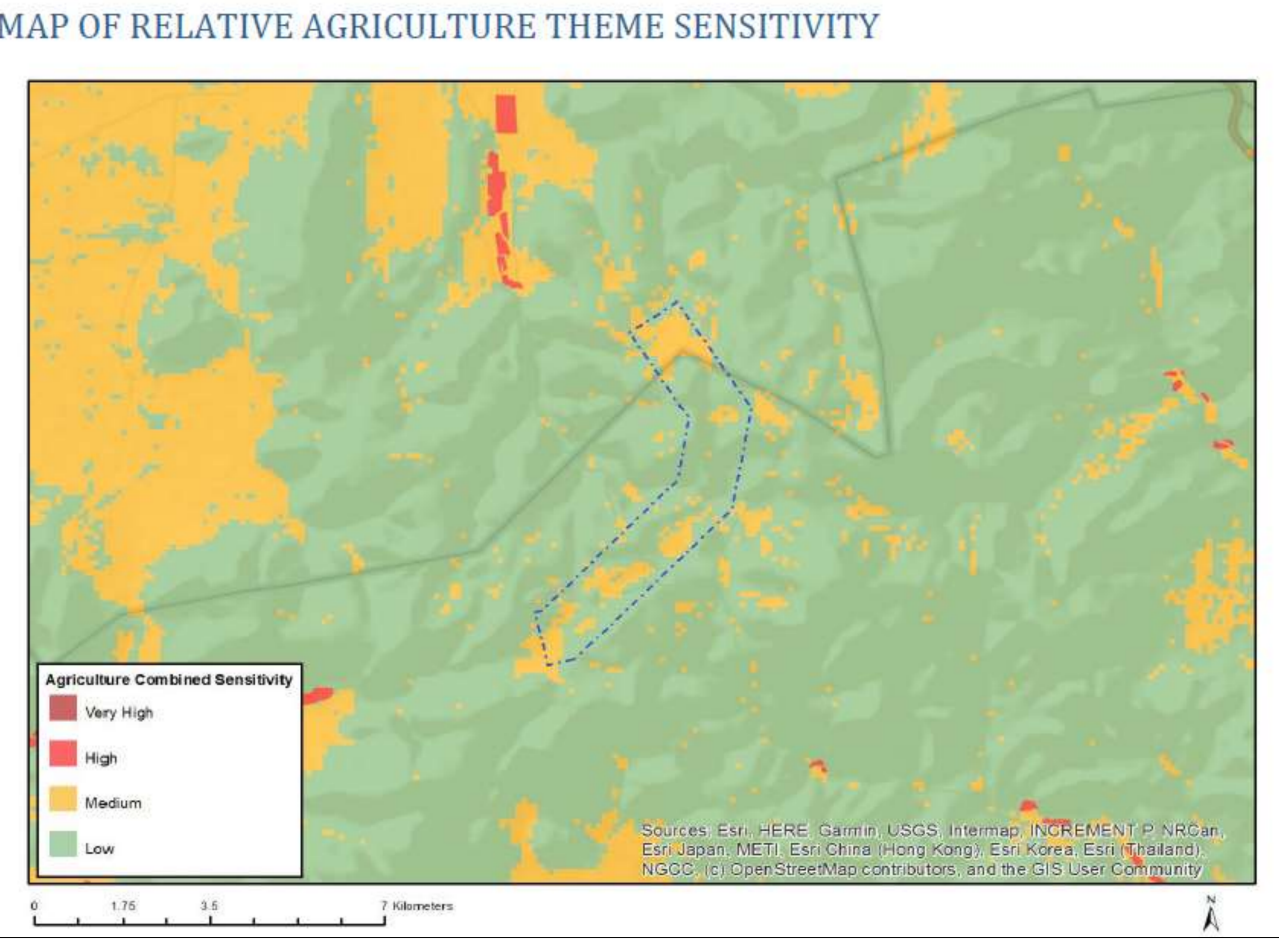
s-Aquila verreauxii.

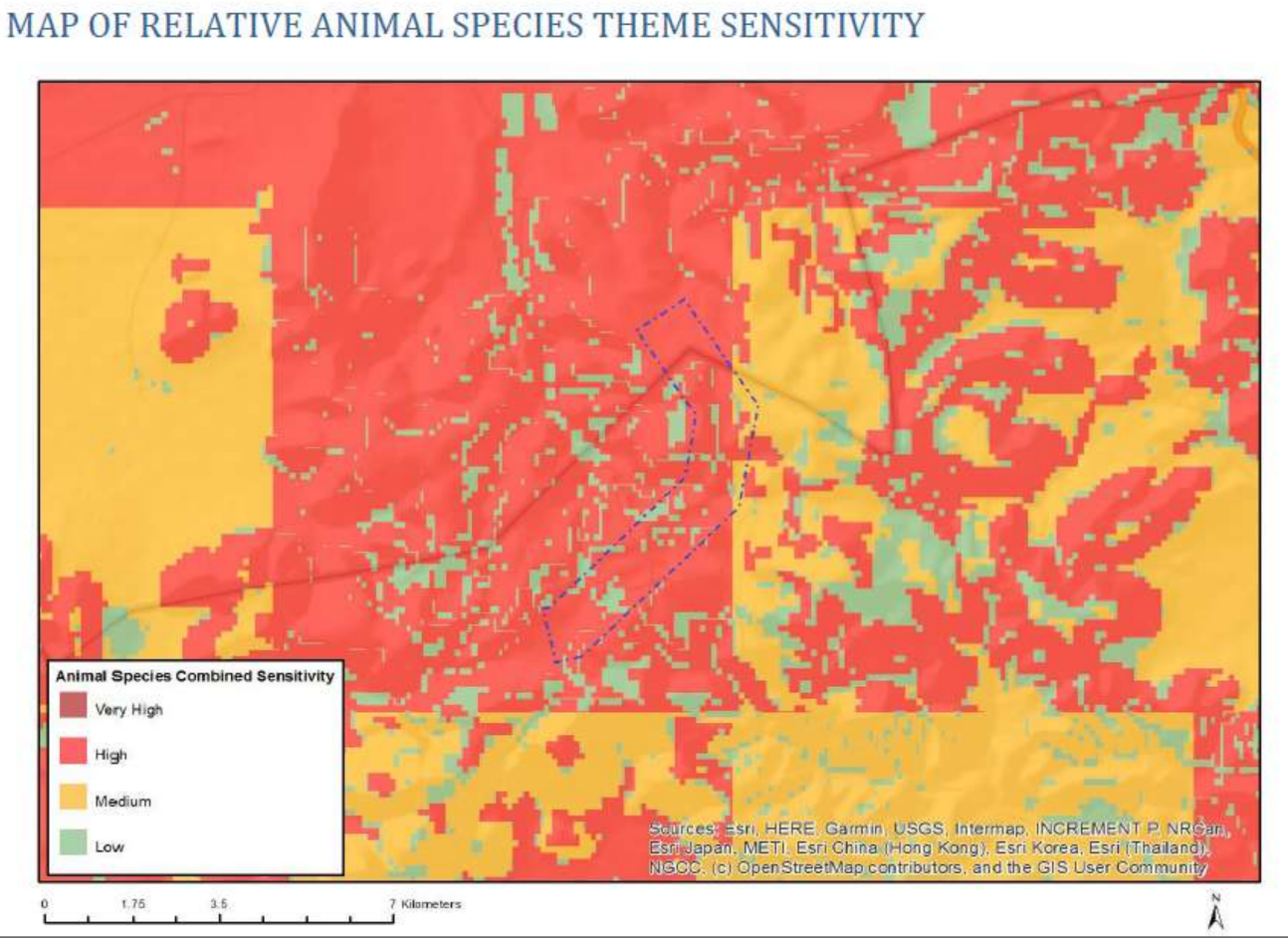
twetland.

gh palaeontological sensitivity.

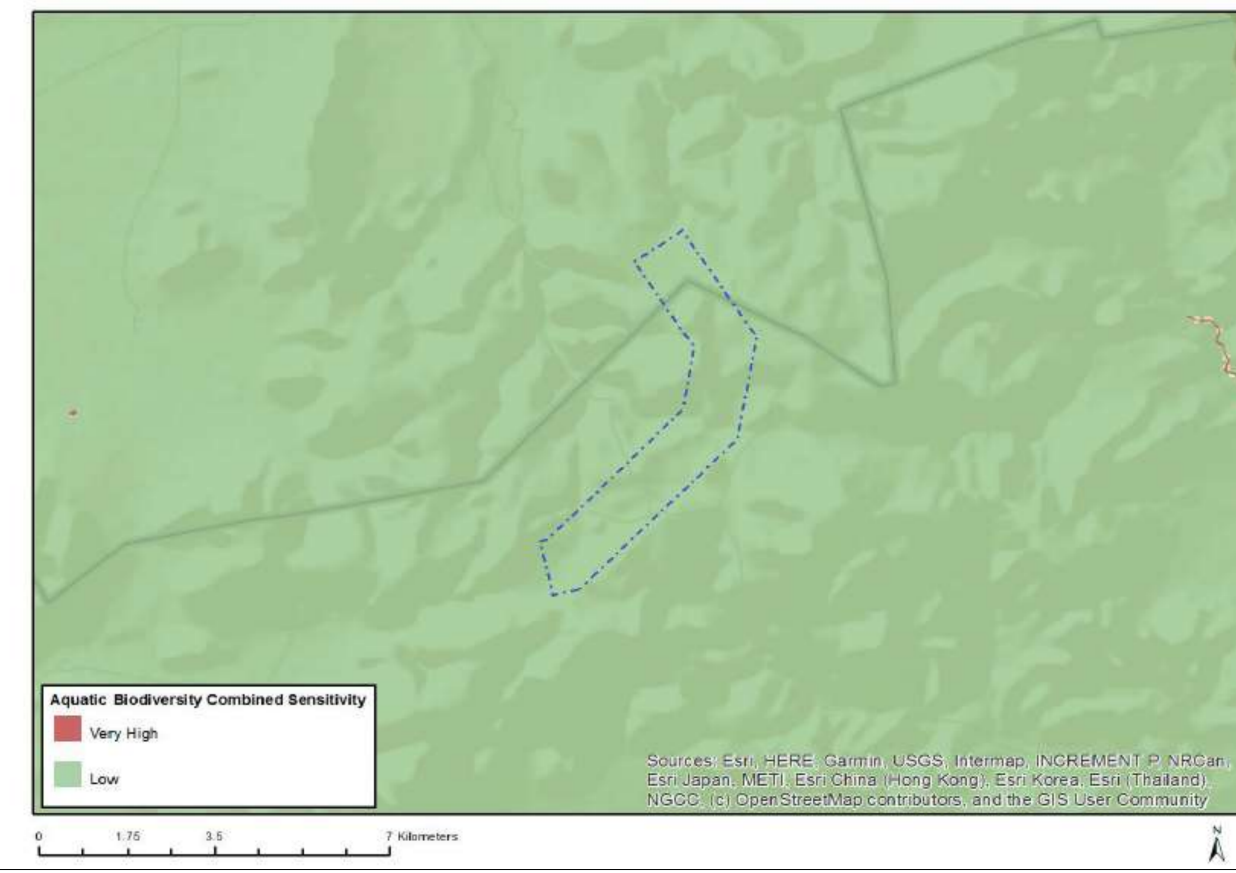
s Areas for land-based protected areas expansion.

# MAP OF RELATIVE AGRICULTURE THEME SENSITIVITY



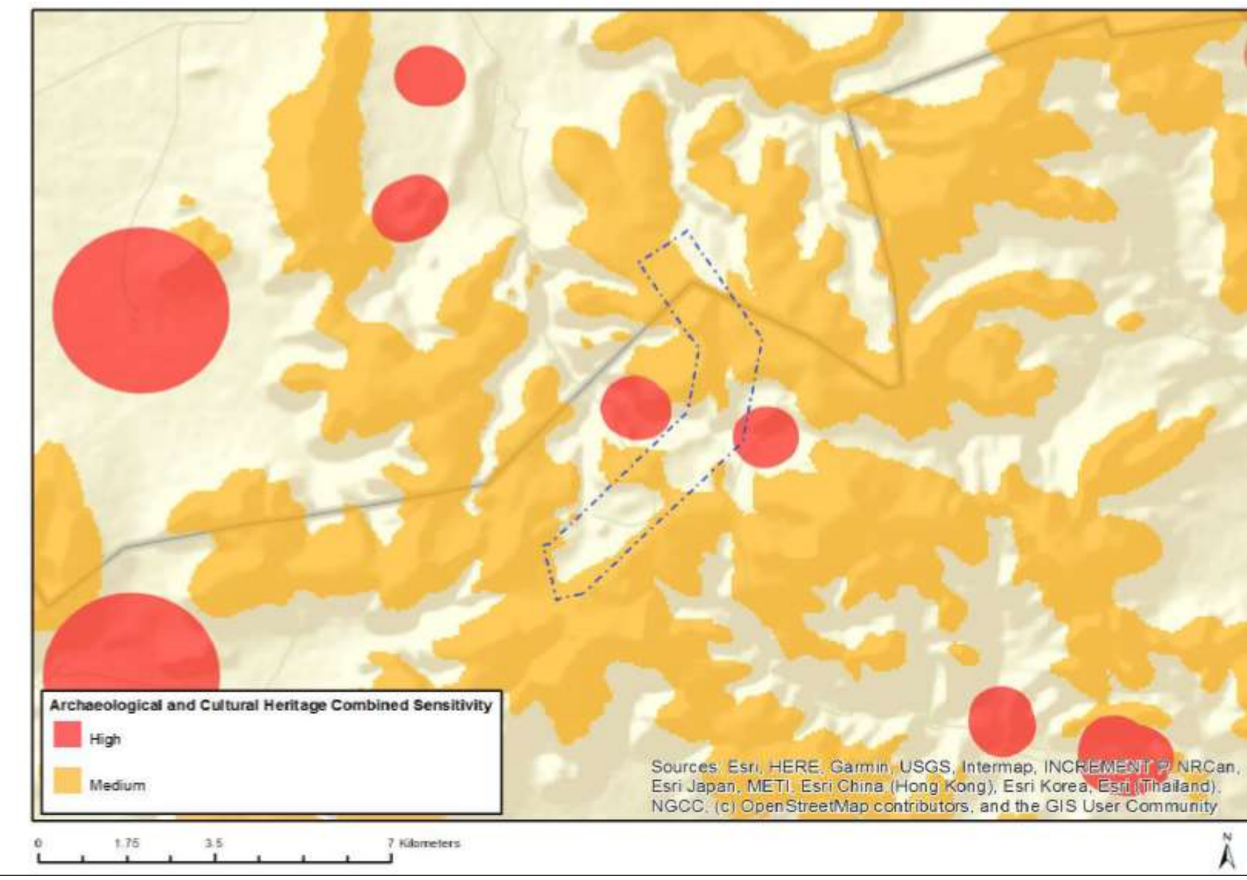


## MAP OF RELATIVE AQUATIC BIODIVERSITY THEME SENSITIVITY



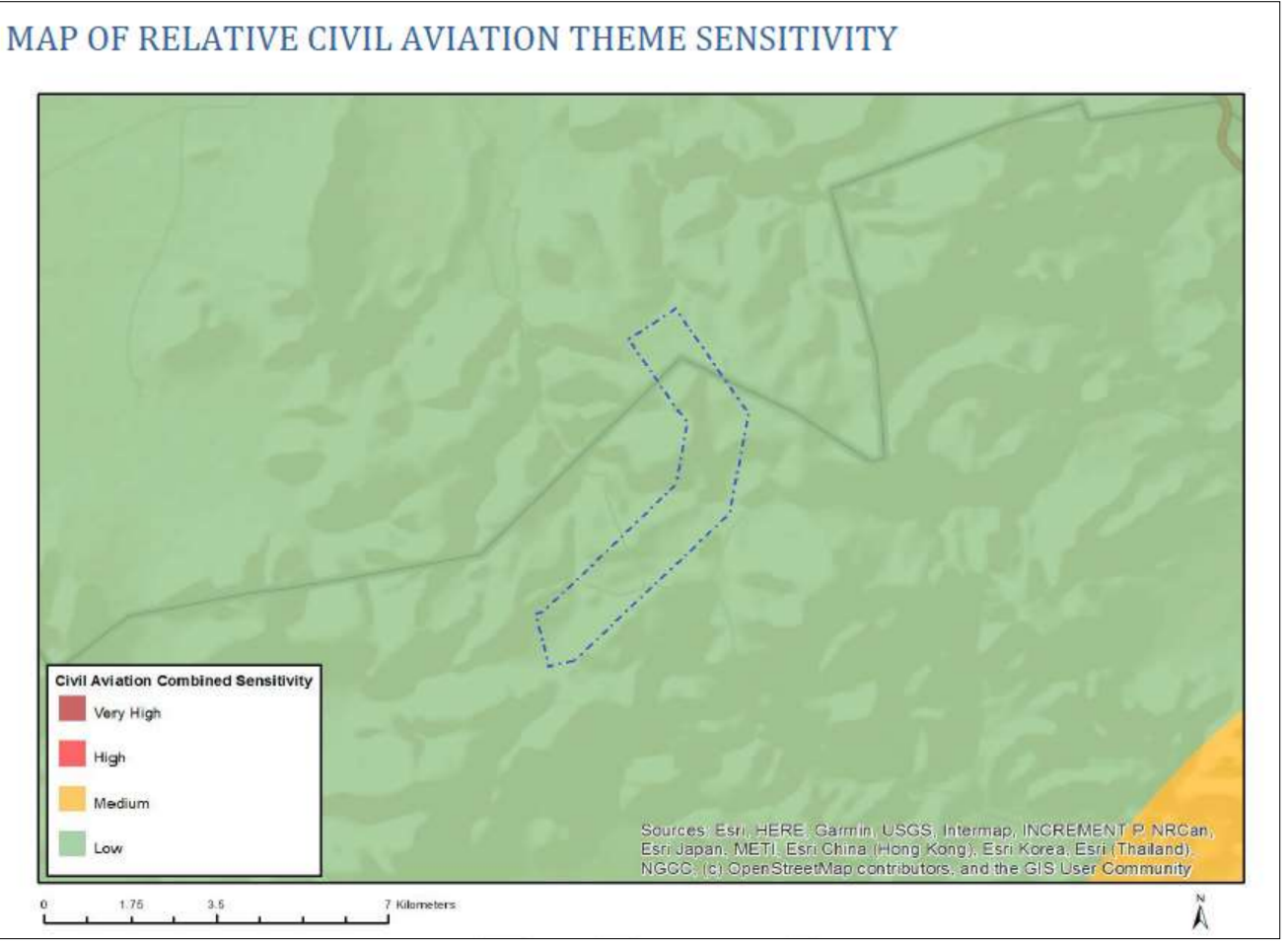


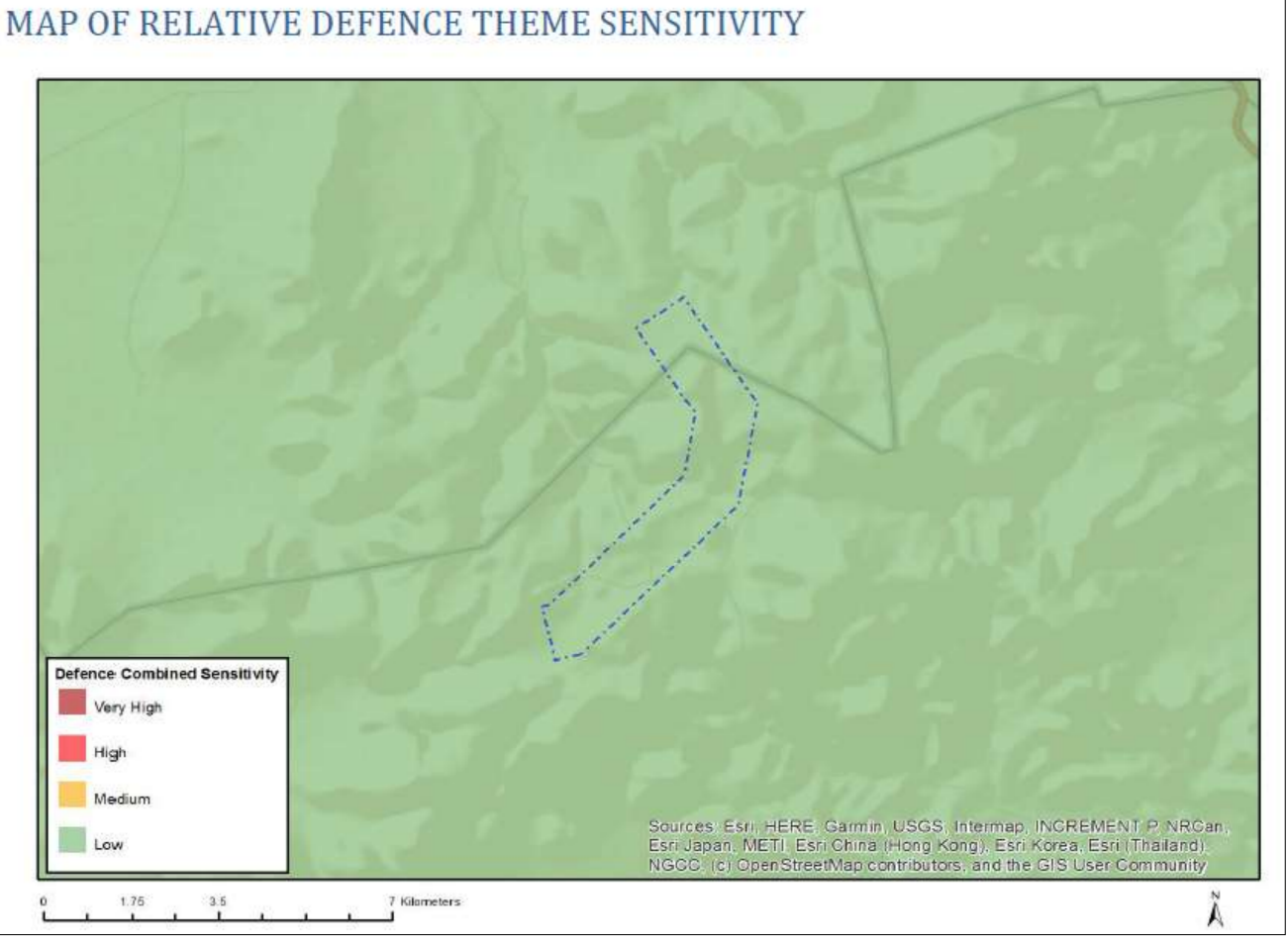
# MAP OF RELATIVE ARCHAEOLOGICAL AND CULTURAL HERITAGE THEME SENSITIVITY





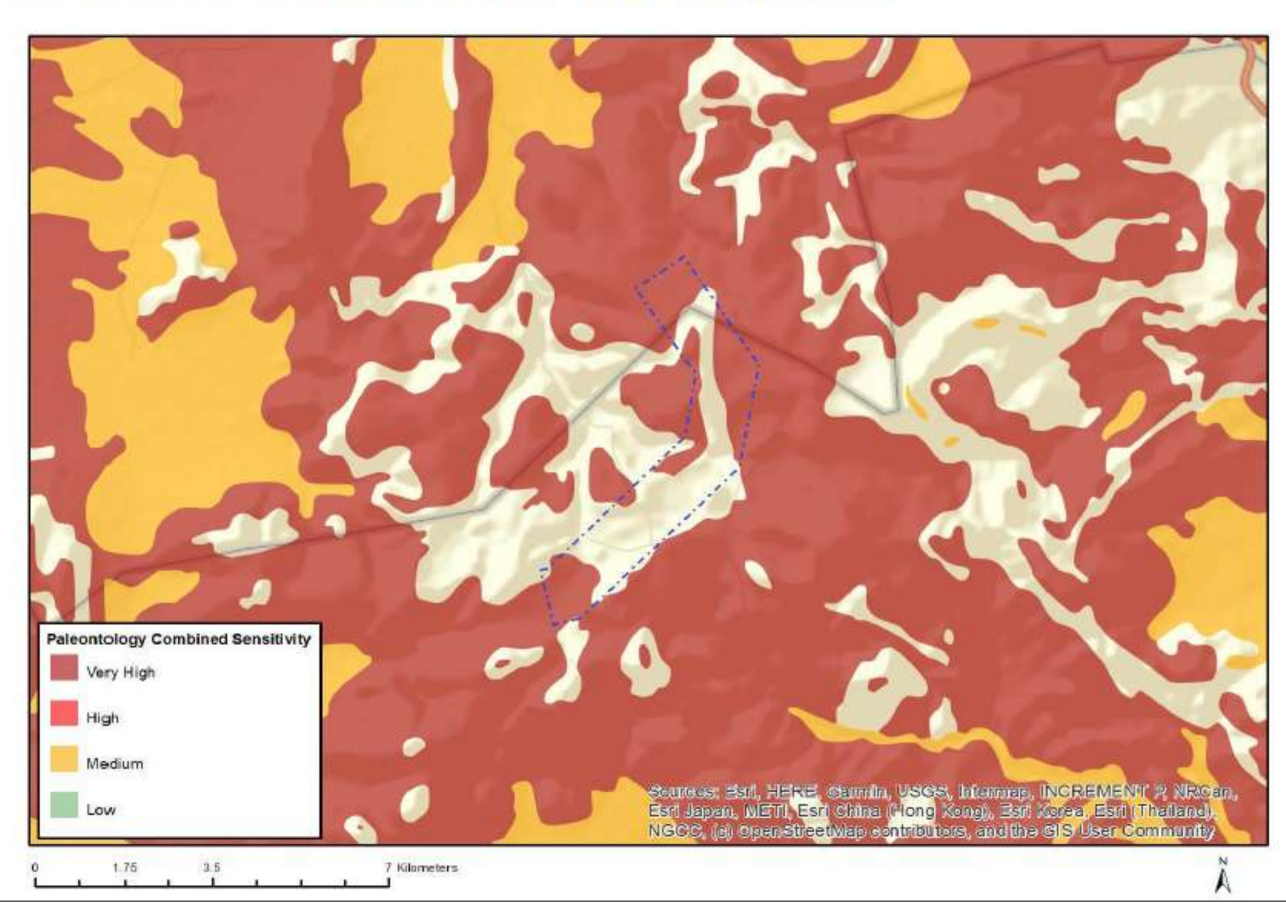






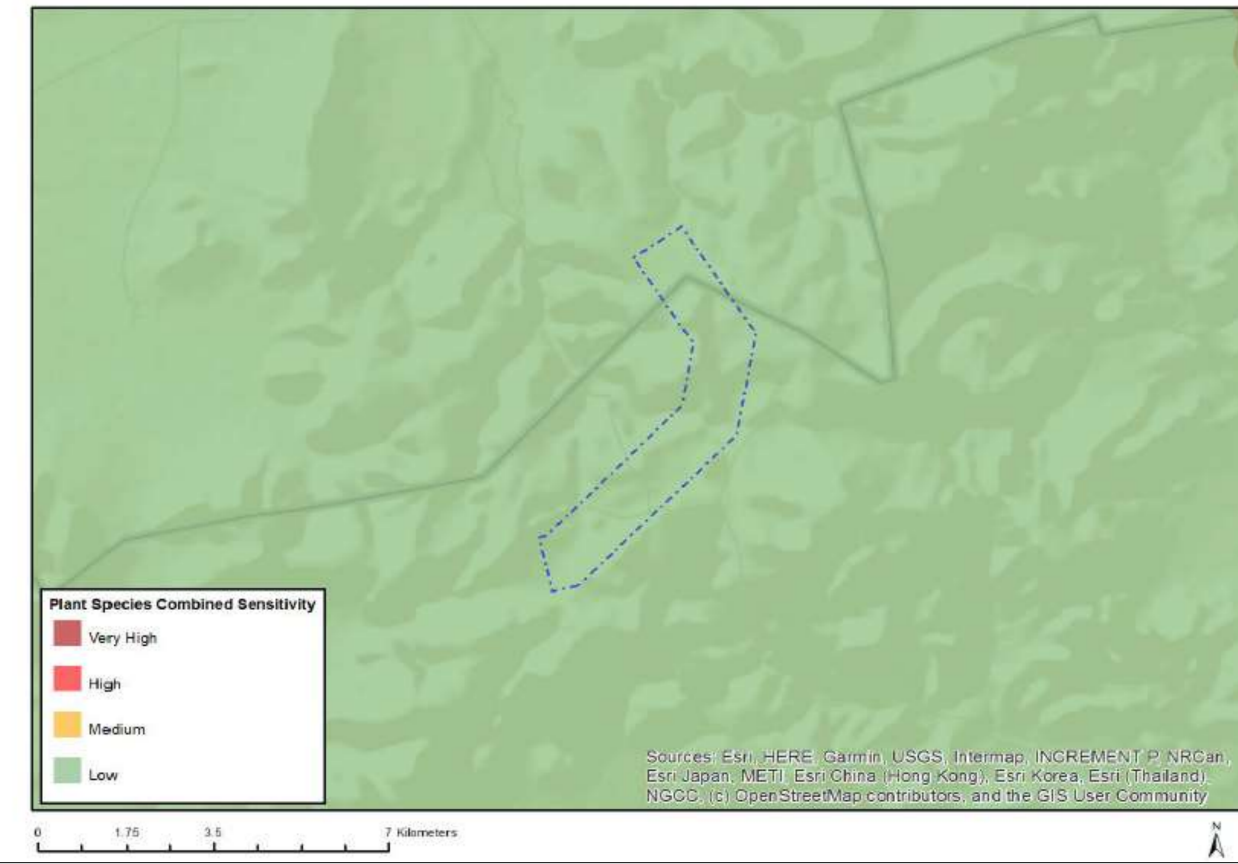
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## MAP OF RELATIVE PALEONTOLOGY THEME SENSITIVITY



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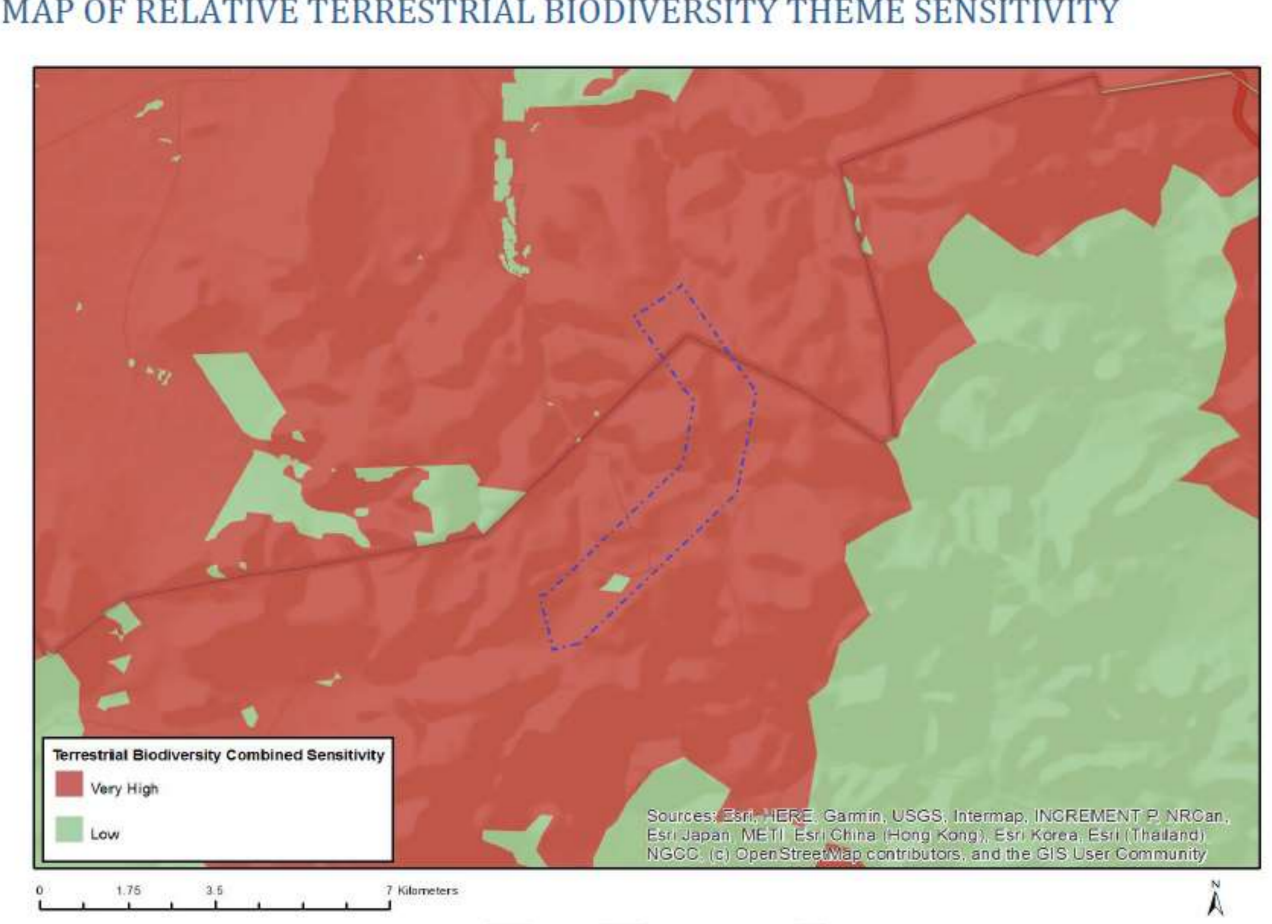
# MAP OF RELATIVE PLANT SPECIES THEME SENSITIVITY



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## MAP OF RELATIVE TERRESTRIAL BIODIVERSITY THEME SENSITIVITY



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## APPENDIX 5: SENSITIMITY MAP

