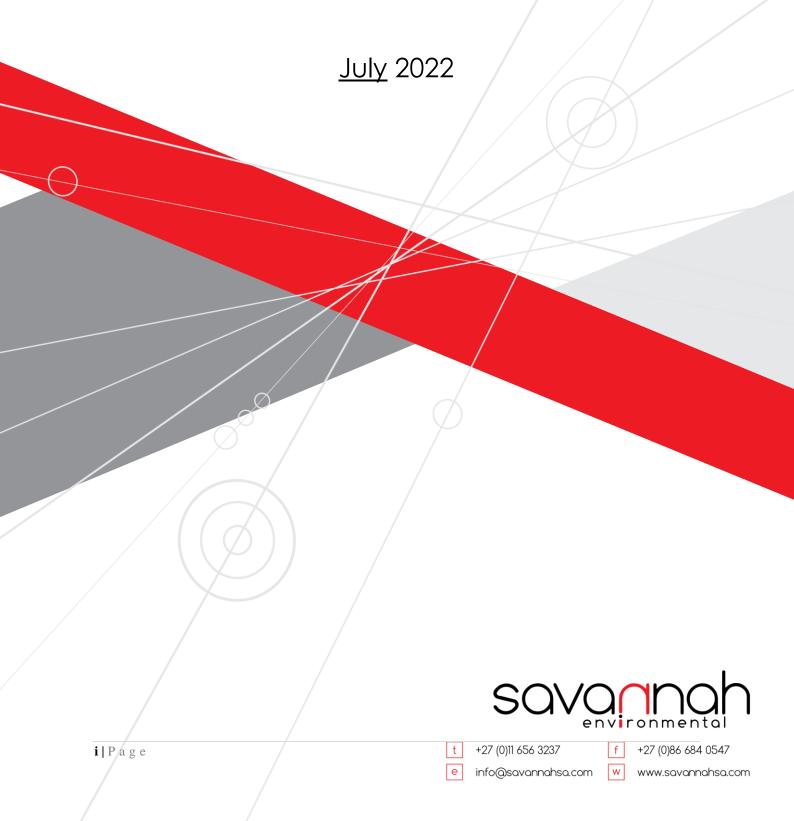
GREAT KAROO EGI, NORTHERN CAPE AND WESTERN CAPE PROVINCES

Environmental Management Programme for the 132kV collector substation



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











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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 substation infrastructure for the transmission and distribution of electricity, 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 substation infrastructure for the transmission and distribution of electricity. 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 substation infrastructure for the transmission and distribution of electricity requiring EA in terms of NEMA. 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 realization of such infrastructure.

5. Structure of this document

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

Part	Section	Heading	Content
A		Provides general guidance and information and is not legally binding	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 substation infrastructure for the transmission and distribution of electricity, which are presented in the form of a template that has been preapproved.
			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 is not required 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

Part	Section	Heading	Content
			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 legally binding . The preliminary infrastructure layout must be finalized to inform the final EMPr that is to be submitted with the basic assessment report (BAR) or environmental impact assessment report (EIAR), ensuring that all impact management outcomes and impact management actions have been either preapproved or approved in terms of <u>Part C</u> .
			This section must be 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.
С		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 preapproved EMPr template (Part B: section 1) This section will not be required should the site contain no specific environmental sensitivities or attributes. However, if Part C is applicable to the site, it is required to be submitted together with the BAR or EIAR, for consideration of, and decision on, the application for EA. The

Part	Section	Heading	Content
			approved, Part C forms part of the EMPr for the site and is legally binding.
			This section applies only to additional 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> .
Арре	endix 1		Contains the method statements to be prepared prior to commencement of the activity. The method statements are not required 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 property or farm in which the proposed substation infrastructure is 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: https://screening.environment.gov.za/screeningtool. The sensitivity map shall identify the nature of each sensitive feature e.g. threatened plant species, archaeological site, etc. Sensitivity maps shall identify features both within the planned working area and any known sensitive features and within 50 m from the development footprint.

<u>Sub-section 3</u> is the declaration that the applicant (s)/proponent (s) 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 impact management 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 as a minimum 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;

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

2. ACRONYMS and ABBREVIATIONS

Competent Authority
Contractors Environmental Officer
Developer Environmental Officer
Developer Project Manager
Developer Site Supervisor
Environmental Audit Report
Environmental Conservation Act No. 73 of
1989
Environmental Control Officer
Environmental Authorisation
Environmental Impact Assessment
Emergency Response Action Plan
Environmental Management Programme
Report
Environmental Assessment Practitioner
Fire Protection Agency
Hazardous chemical Substance
National Environmental Management Act,
1998 (Act No. 107 of 1998)
National Environmental Management:
Biodiversity Act, 2004 (Act No. 10 of 2004)
National Environmental Management:
Waste Act, 2008 (Act No. 59 of 2008)
Material Safety Data Sheet
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); - Issuing of site instructions to the Contractor for corrective actions required; - 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.

Responsible Person(s)	Role and Responsibilities
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 - Ensure that all contractors identify a contractor's Environmental Officer (cEO); - 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; Issuing of site instructions to the Contractor for corrective actions required; Will issue all non-compliances to contractors; and Ratify the Monthly Environmental Report.
Environmental Control Officer (ECO)	Role The 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

Responsible Person(s)	Role and Responsibilities
	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.
	 Responsibilities The responsibilities of the ECO will include the following: Be aware of the findings and conclusions of all EA related to the development; Be familiar with the recommendations and mitigation measures of this EMPr; Be conversant with relevant environmental legislation, policies and procedures, and ensure compliance with them; 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;
	 Educate the construction team about the management measures contained in the EMPr and environmental licenses; Compilation and administration of an environmental monitoring plan to ensure that the environmental management measures are implemented and are effective; Monitoring the performance of the Contractors and ensuring compliance with the EMPr and associated Method Statements; 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;
	 Liaison between the DPM, Contractors, authorities and other lead stakeholders on all environmental concerns; Compile a regular environmental audit report highlighting any non-compliance issues as well as satisfactory or exceptional compliance with the EMPr; Validating the regular site inspection reports, which are to be prepared by the contractor Environmental Officer (cEO); Checking the cEO's record of environmental incidents (spills, impacts, legal transgressions etc.) as well as corrective and preventive actions taken; Checking the cEO's public complaints register in which all complaints are recorded, as well as action taken;

Responsible Person(s)	Role and Responsibilities	
	 Assisting in the resolution of conflicts; Facilitate training for all personnel on the site – this may range from carrying out the training, to reviewing the training programmes of the Contractor; In case of non-compliances, 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; Maintenance, update and review of the EMPr; Communication of all modifications to the EMPr to the relevant stakeholders. 	
developer Environmental Officer (dEO)	Role The dEOs 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 - Be fully conversant with the EMPr; - Be familiar with the recommendations and mitigation measures of this EMPr, and implement these measures; - Ensure that all stipulations within the EMPr are communicated and adhered to by the Employees, Contractor(s); - Confine the development site to the demarcated area; - Conduct environmental internal audits with regards to EMPr and authorisation compliance (on cEO); - Assist the contractors in addressing environmental challenges on site; - Assist in incident management: - Reporting environmental incidents to developer and ensuring that corrective action is taken, and lessons learnt shared; - Assist the contractor in investigating environmental incidents and compile investigation reports; - Follow-up on pre-warnings, defects, non-conformance reports;	

Role and Responsibilities
 Measure and communicate environmental performance to the Contractor; Conduct environmental awareness training on site together with ECO and cEO; Ensure that the necessary legal permits and / or licenses are in place and up to date; Acting as Developer's Environmental Representative on site and work together with the ECO and 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 onsite 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 of substation infrastructure for the transmission and distribution of electricity activities. Responsibilities - project delivery and quality control for the development services as per appointment; - 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; - 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; - attend on site meeting(s) prior to the commencement of activities to confirm the procedure and designated activity zones; - ensure that contractors' staff repair, at their own cost, any environmental damage as a result of a

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

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 substation 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. As 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 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 Substance's;
- 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 notice 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 activities, 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 non-compliance 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-compliances;
- 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;
- 2. 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 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 included in the EMPr file and submitted to the CA at intervals as indicated in the EA.

The ECOs must prepare a monthly EAR. 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 substation infrastructure for the transmission and distribution of electricity. There is a list of aspects identified for the development or expansion of substation infrastructure for the transmission and distribution of electricity, 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 substation infrastructure for the transmission and distribution of electricity.

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 outcome: All onsite staff are aware and understands the individual responsibilities in terms of this EMPr.

Impact Management Actions	Implementation	1		Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
All staff must receive environmental awareness training	ECO / cEO /	Hold	Pre-construction	ECO	Monthly	Attendance
S .					,	
prior to commencement of the activities;	dEO	environmental	Construction and	dEO	and as and	register and
		awareness training	Operations		when	training
		workshops			required	minutes /
						notes for the
						record
- The Contractor must allow for sufficient sessions to train	Contractor	Scheduling of	Pre-construction	ECO	Monthly	Attendance
all personnel with no more than 20 personnel attending		sufficient sessions	Construction	dEO	and as and	register and
each course;		through			when	training
		consultation with			required	minutes /
		the ECO / cEO /				notes for the
		dEO				record
 Refresher environmental awareness training is available 	cEO / dEO in	Hold refresher	During the	ECO	Monthly	Attendance
as and when required;	consultation	environmental	construction	dEO	and as and	register and
	with the ECO	awareness training	phase		when	training
		workshops			required	minutes /
		·				notes for the
						record
 All staff are aware of the conditions and controls linked 	cEO / dEO	Hold training	During the	ECO	Monthly	Attendance
to the EA and within the EMPr and made aware of their		workshops and	construction	dEO	and as and	register and
individual roles and responsibilities in achieving		ensure that the EA	phase		when	training
compliance with the EA and EMPr;		and EMPr is readily	,		required	minutes /
		available			,	notes for the
						record

- The Contractor must erect and maintain information	Contractor	Develop and	Pre-construction	ECO	Monthly	Photographic
posters at key locations on site, and the posters must		place appropriate	Construction	dEO	,	record
include the following information as a minimum:		posters at key		cEO		
a) Safety notifications; and		locations		010		
b) No littering.						
- Environmental awareness training must include as a	cEO / dEO in	Develop	Pre-construction	ECO	Prior to the	Environment
minimum the following:	consultation	environmental	Construction	dEO	commence	al awareness
a) Description of significant environmental	with the ECO	awareness training			ment of the	training
impacts, actual or potential, related to their		material which			environmen	material
work activities;		covers the			tal	requirements
b) Mitigation measures to be implemented		minimum			awareness	checklist
when carrying out specific activities;		requirements			training	
c) Emergency preparedness and response						
procedures;						
d) Emergency procedures;						
e) Procedures to be followed when working						
near or within sensitive areas;						
f) Wastewater management procedures;						
g) Water usage and conservation;						
h) Solid waste management procedures;						
i) Sanitation procedures;						
j) Fire prevention; and						
k) Disease prevention.						
A record of all environmental awareness training courses	ECO / cEO /	Filing system	During the	ECO	Monthly	Completed
undertaken as part of the EMPr must be available;	dEO	including all proof	construction	dEO		and up to
		of training (i.e.	phase			date filing
		attendance				system with
		register and				proof of
		training minutes /				training
		notes for the				
		record)				
- Educate workers on the dangers of open and/or		Develop	Pre-construction	ECO	Prior to the	Environment
unattended fires;	consultation	environmental	Construction	dEO	commence	al awareness
	with the ECO	awareness training			ment of the	training

		material which				environmen	material
		covers the				tal	requirements
		dangers of open				awareness	checklist
		and/or				training	
		unattended fire					
 A staff attendance register of all staff to have received 	ECO / cEO /	Filing system	During	the	ECO	Monthly	Completed
environmental awareness training must be available.	dEO	including all proof	construction		dEO		and up to
		of training (i.e.	phase				date filing
		attendance					system
		register)					inclusive of all
							attendance
							registers
- Course material must be available and presented in	ECO / cEO /	Develop	During	the	ECO	Monthly	Environment
appropriate languages that all staff can understand.	dEO	environmental	construction		dEO		al awareness
		awareness training	phase				training
		material in the					material
		required					requirements
		languages.					checklist and
		Training material					the training
		must by readily					register which
		available to all					must indicate
		staff					the language
							of the training

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.

Impact Management Actions	Implementation			Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
- A method statement must be provided by the	'	· ·		ECO	On an invier	Availability of
,	Contractor	Development of	Pre-construction		Once, prior	,
contractor prior to any onsite activity that includes the		an appropriate method statement		dEO	to	the method
layout of the construction camp in the form of a plan		meinoa siaiemeni			constructio	statement
showing the location of key infrastructure and services					n	which
(where applicable), including but not limited to offices,						complies with
overnight vehicle parking areas, stores, the workshop,						the minimum
stockpile and lay down areas, hazardous materials						requirements
storage areas (including fuels), the batching plant (if one						listed
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;	DPM	Disco construction	Pre-construction	ECO	Once prier	A veril albility of
- Location of camps must be within approved area to	DPM	Place construction			Once, prior	Availability of
ensure that the site does not impact on sensitive areas		camps outside of sensitive areas	Construction	dEO	to	a layout and
identified in the environmental assessment or site walk					constructio	sensitivity
through;		identified in the			n	map
		Basic Assessment				indicating
		Report				avoidance of
						sensitive
	DDM	Discount of the second of the	Dun annahu atte	500	0	areas
- Sites must be located where possible on previously	DPM	Place site outside	Pre-construction	ECO	Once, prior	Availability of
disturbed areas;		of sensitive areas		dEO	to	a layout and
		and within			constructio	sensitivity
		previously			n	map
		disturbed areas				indicating

Impact Management Actions	Implementatio	n		Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
		identified in the BA Report				avoidance of sensitive areas and placement within disturbed areas
- The camp must be fenced in accordance with Section 5.5: Fencing and gate installation; and	DPM	Design and implementation of fencing as per the requirements of Section 5.5 of this EMPr	Pre-construction & Construction	ECO dEO	Once, prior to constructio n and once during the constructio n of the fencing	The camp is fenced in accordance with Section 5.5 of this EMPr
 The use of existing accommodation for contractor staff, where possible, is encouraged. 	7 7	e – the developmen ed in the nearby town				ployees will be red to and from

5.3 Access restricted areas

Impact management outcome: Access to restricted areas prevented.

Impact Management Actions	Implementatio	Implementation			Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance	
 Identification of access restricted areas is to be informed by the environmental assessment, site walk through and any additional areas identified during development; 	dEO / cEO in consultation with the ECO	Spatially demarcate access restricted areas informed by the BA Report	Pre-construction	ECO	Once, prior to constructio n	Access restricted areas are identified and provided in a spatial format	
 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 	dEO / cEO in consultation with the ECO	Erect appropriate temporary barriers around access restricted areas	At the commencement and for the duration of the construction phase	ECO	Monthly	Access restricted areas are closed-off through temporary barriers and barriers are maintained to a sufficient standard	
 Unauthorised access and development related activity inside access restricted areas is prohibited. 	Contractor / dEO / cEO	Erect appropriate temporary barriers around access restricted areas and provide clear signage of restricted status	During the construction phase	ECO	Monthly, and as and when required	Photographic evidence and notes of compliance that no unauthorised access or	

Impact Management Actions	Implementation			Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
						activities has
						taken place
						within the
						access
						restricted
						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	Implementatio	n		Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
 An access agreement must be formalised and signed by 	DPM	Develop access	Pre-construction	dEO	Once, prior	Availability of
the DPM, Contractor and landowner before	Contractor	agreements with		ECO	to	approved
commencing with the activities;		the affected			constructio	and signed
		landowners.			n	negotiations
		Ensure that				
		agreements are				
		approved and				
		signed				
- All private roads used for access to the servitude must be	Contractor	Undertake	During the	cEO / ECO	Weekly	Photographic
maintained and upon completion of the works, be left in		maintenance	construction			record of the
at least the original condition		activities on	phase			pre-
		private roads used				construction
		for construction as				condition

Impact Management Actions	Implementatio	n		Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
		degradation takes place				and degradation of roads, and records of the implementati on and effectiveness of maintenance activities
All contractors must be made aware of all these access routes.	dEO / cEO	Develop a map illustrating all access routes associated with the project and present and provide the map to all contractors	Pre-construction Construction	ECO	Once, prior to constructio n	Access routes map readily available
Any access route deviation from that in the written agreement must be closed and re-vegetated immediately, at the contractor's expense;	Contractor	All access routes developed that are not in-line with the access route agreements must be closed and rehabilitated to the pre-disturbance state	Construction and Rehabilitation	cEO ECO	Bi-weekly (every two weeks)	Photographic record of the closure of access roads and revegetation
 Maximum use of both existing servitudes and existing roads must be made to minimize further disturbance through the development of new roads; 	Contractor (and Eskom maintenance	Existing access routes to be used must be specified	Construction and operation	cEO Operation and	Weekly	Implementati on of the

Impact Management Actions	Implementatio	n		Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
	staff where	and the		maintenance		approved
	relevant to	development of		team		layout
	operation)	new roads must be				
		avoided as far as				
		possible				
- In circumstances where private roads must be used, the	dEO / cEO	Record the	During the	ECO	Prior to the	Photographic
condition of the said roads must be recorded in		conditions of	construction		use of	record and
accordance with section 4.9: photographic record; prior		private roads to be	phase		private	proof of the
to use and the condition thereof agreed by the		used (prior to use)			roads	road
landowner, the DPM, and the contractor;		as per the				conditions
		requirements of				agreed upon
		section 4.9 and				with the
		agree on the				relevant
		required condition				parties
		of the roads with				
		the landowner, DPM and				
		DPM and contractor				
Access roads in flattish areas must follow fence lines and	DPM and	Design access	Pre-construction	ECO	Once	Implementati
tree belts to avoid fragmentation of vegetated areas or	Contractor	roads to follow	116-construction		during the	on of the
croplands	Commución	fence lines and			design and	approved
Cropianas		avoid vegetated			once prior	layout
		areas			to	layool
		41043			constructio	
					n	
 Access roads must only be developed on pre-planned 	Contractor	Construction of	During the	ECO once	Once	Implementati
and approved roads.		access roads only	construction	during the	during the	on of the
		on pre-planned	phase	design	design and	approved
		and approved		dEO	weekly	layout
		access roads			during the	
					constructio	

Impact Management Actions	Implementation I				Monitoring		
	Despensible Method of Timeframe for D				_		
	Responsible	Method o	of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation		implementation	person		compliance
						n of access	
						roads	

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			Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
 Use existing gates provided to gain access to all parts of 	Contractor	Identify and inform	Pre-construction &	dEO	Monthly	Existing gates
the area authorised for development, where possible;		all relevant staff of	Construction			are utilised on
		the existing gates				a frequent
		to be used				basis and
						only limited
						new access
						gates are
						developed
- Existing and new gates to be recorded and	ECO	Existing and new	During the	ECO	Once,	Photographic
documented in accordance with section 4.9:		gates will be	construction		when the	record of the
photographic record;		recorded and	phase		constructio	existing and
		documented as			n of all new	new gates as
		per the			gates have	per the
		requirements of			been	requirements
		section 4.9			completed	of section4.9

Impact Management Actions	Implementation	on	Monitoring			
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
All gates must be fitted with locks and be kept locked at all times during the development phase, unless otherwise agreed with the landowner;	Contractor	Ensure all relevant gates are fitted with locks and are always locked	Construction and Operation	ECO monthly, Operation and maintenance team and cEO	Bi-weekly (every second week)	All gates are locked and no complaints from landowners are received in this regard
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;	dEO	Install new gates where required with the approval of the affected landowner	During the construction phase	ECO	Once, prior to constructio n and during the constructio n phase, as and when required	New gates are installed where required
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;	Contractor	Install gates in a manner so that there is a gap of no more than 100mm between the bottom of the gate and the ground	During the construction phase	CEO	Once, during the erection of the gates during the constructio n phase	New gates installed as per the requirement
Where gates are installed in jackal proof fencing, a suitable reinforced concrete sill must be provided beneath the gate;	Contractor	Implement a reinforced concrete sill beneath gates installed for jackal proofing	During the construction phase	cEO	Once, during the erection of the gates during the constructio n phase	New gates installed as per the requirement

Impact Management Actions	Implementatio	n		Monitoring		
	Responsible	Method of	Timeframe fo	r Responsible	Frequency	Evidence of
	person	implementation	implementation	person	Troquericy	compliance
 Original tension must be maintained in the fence wires; 	Contractor	Maintain original	During the	ECO	Monthly	No tension
		tension of fences	construction			reduction on
		through required	phase			fence wires
		activities				
- All gates installed in electrified fencing must be re-	Contractor	Electrify gates	During the	ECO	Once,	Gates
electrified;		installed in	construction		during the	installed in
		electrified fencing	phase		erection of the gates	electrified fencing is
					during the	electrified
					constructio	Ciccinica
					n phase	
- All demarcation fencing and barriers must be	Contractor	Undertake	During the	e ECO	Monthly	Photographic
maintained in good working order for the duration of the		maintenance	construction			record of
development activities;		activities on fences	phase			maintained
		and barriers				fences and
		_				barriers
- Fencing must be erected around the camp, batching	Contractor	Fence	During the	e ECO	Once	Photographic
plants, hazardous storage areas, and all designated access restricted areas, where applicable;		construction camps, batching	construction phase		during the erection of	record of fences
access restricted dieds, where applicable,		camps, batching plants, hazardous	priase		fencing	erected
		storage areas and			Terreing	Ciccica
		access restricted				
		areas. Avoid				
		sensitive flora				
- Any temporary fencing to restrict the movement of life-	dEO/ cEO	Obtain written	During the	e ECO	To be	Written
stock must only be erected with the permission of the	Contractor	approval from the	construction		monitored	approval to
land owner.		relevant	phase		as	be provided
		landowner where			temporary	by the dEO
		temporary fencing			fencing is	
		is required to			required	

Impact Management Actions	Implementatio	n	Monitoring			
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
	·	restrict livestock movement		·		
All fencing must be developed of high quality material bearing the SABS mark;	Contractor	Make use of high quality materials approved by SABS	During the construction phase	CEO	To be monitored as fencing is erected during the constructio n phase	Use of high quality materials for fencing approved by SABS
The use of razor wire as fencing must be avoided;	Contractor	Razor wire must not be sourced or used for the erection of fencing	During the construction phase	ECO	To be monitored as fencing is erected during the constructio n phase	Fences erected do not make use of razor wire
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;	DSS and Contractor	Ensure fenced areas are locked as required through the implementation of a formalised process. Appoint a security company	During the construction phase	CEO	Weekly and as and when required	Fences are locked and no complaints from landowners are received. A security company is appointed
On completion of the development phase all temporary fences are to be removed;	Contractor	Removal of all temporary fences	At the end of the Construction Phase	ECO dEO	Once, following the completion	No temporary fences associated

Impact Management Actions	Implementatio	n		Monitoring			
	Responsible person	Method o implementation	f Timeframe	Responsible person	Frequency	Evidence of compliance	
					of the constructio n phase	with the project is present following the completion of the construction phase	
The contractor must ensure that all fence uprights are appropriately removed, ensuring that no uprights are cut at ground level but rather removed completely.	Contractor	Appropriate removal of a fence uprights	At the end Construction Phase	ECO dEO	Once, following the completion of the construction phase	No fence uprights associated with the project is present following the completion of the construction phase	

5.6 Water Supply Management

Impact management outcome: Undertake responsible water usage.

Impact Management Actions	Implementation	n		Monitoring			
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance	
All abstraction points or bore holes must be registered with the DWS and suitable water meters installed to ensure that the abstracted volumes are measured on a daily basis;	DPM and Contractor	Obtaining relevant registrations from DWS and installation of water meters	Pre-construction	CEO	To be monitored with the installation of water meters and daily during constructio n and operation	Use of high quality water meters	
 The Contractor must ensure the following: a. The vehicle abstracting water from a river does not enter or cross it and does not operate from within the river; b. No damage occurs to the river bed or banks and that the abstraction of water does not entail stream diversion activities; and c. All reasonable measures to limit pollution or sedimentation of the downstream watercourse are implemented. 	Not applicable	e – No abstraction fror	n a river is proposed.				

Impact Management Actions	Implementation				Monitoring			
	Responsible	Method	of	Timeframe	for	Responsible	Frequency	Evidence of
	person	implemento	ation	implementation	on	person		compliance
 Ensure water conservation is being practiced by: 	Contractor /	Implement	the	During	the	ECO	Monthly,	Successful
a. Minimising water use during cleaning of equipment;	dEO / cEO in	required	water	construction			and as and	implementati
b. Undertaking regular audits of water systems; and	consultation	conservatio	n	phase			when	on of water
c. Including a discussion on water usage and	with the ECO	measures					required	conservation
conservation during environmental awareness training.		throughout	on-site					
d. The use of grey water is encouraged.		construction	า					
		processes						

5.7 Storm and waste water management

Impact management outcome: Impacts to the environment caused by storm water and wastewater discharges during construction are avoided.

Impact Management Actions	Implementation	n		Monitoring	Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of	
	person	implementation	implementation	person		compliance	
 Runoff from the cement/ concrete batching areas must 	Contractor	Implement	During the	cEO	Weekly	No	
be strictly controlled, and contaminated water must be		measures for the	construction			mismanage	
collected, stored and either treated or disposed of off-		control and	phase			ment of	
site, at a location approved by the project manager;		management of				runoff or	
		runoff				contaminate	
						d water due	
						to the	
						temporary	
						concrete	
						batching	
						plant	

Impact Management Actions	Implementation	n	Monitoring			
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person	, ,	compliance
- All spillage of oil onto concrete surfaces must be	Contractor	Obtain approved	During the	ECO	Monthly	Availability of
controlled by the use of an approved absorbent	and cEO	absorbent material	Construction			approved
material and the used absorbent material disposed of at		and make use of	Phase			absorbent
an appropriate waste disposal facility;		licensed waste				material at
		disposal facilities				the
		for disposal of oil				construction
						site and proof
						of disposal of
						oil at licensed
						disposal
						facilities
Natural storm water runoff not contaminated during the	DPM in	Consultation	During the	ECO	As and	Proof of
development and clean water can be discharged	consultation	between the DPM	construction		when the	consultation
directly to watercourses and water bodies, subject to the	with the ECO	and the ECO to	phase		need arises	between the
Project Manager's approval and support by the ECO;		determine if water			to	DPM and
		can be discharged			discharge natural	ECO and the outcomes
		directly into water			stormwater	thereof to be
		bodies (where			runoff and	provided.
		present). The			clean water	Proof of
		necessary water				water quality
		quality testing must				testing and
		be undertaken				the results
		prior to discharge				thereof.
- Water that has been contaminated with suspended	DPM in	Consultation	During the	ECO	As and	Proof of
solids, such as soils and silt, may be released into	consultation	between the DPM	construction		when the	consultation
watercourses or water bodies only once all suspended	with the ECO	and the ECO to	phase		need arises	between the
solids have been removed from the water by settling out		determine if water			to	DPM and
these solids in settlement ponds. The release of settled		can be released			discharge	ECO and the
water back into the environment must be subject to the		following settling.			settled	outcomes
Project Manager's approval and support by the ECO.					water	

Method of	Timeframe for	Responsible	T	
		KO3POLISIDIO	Frequency	Evidence of
implementation	implementation	person		compliance
				thereof to be
				provided.
	implementation	препению	препению препению резон	ппретиенталот регзон

5.8 Solid and hazardous waste management

Impact management outcome: Wastes are appropriately stored, handled and safely disposed of at a recognised waste facility.

Impact Management Actions	Implementatio	n			Monitoring			
	Responsible	Method	of	Timeframe	for	Responsible	Frequency	Evidence of
	person	implementation	n	implementation	on	person		compliance
- All measures regarding waste management must be	Contractor	Develop	and	During	the	ECO	Monthly	Implementati
undertaken using an integrated waste management		implement	а	construction				on of the
approach;		waste		phase				waste
		management						management
		plan						plan and
								proof of
								waste
								management
								through proof
								of responsible
								disposal
- Sufficient, covered waste collection bins (scavenger and	Contractor	Provision	of	During	the	cEO	Weekly	Appropriate
weatherproof) must be provided;		appropriate w	/aste	construction				waste
		collection	bins	phase				collection

Impact Management Actions	Implementatio	n		Monitoring			
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance	
		strategically placed throughout the site				bins are available throughout the site	
A suitably positioned and clearly demarcated waste collection site must be identified and provided;	DPM and Contractor	Identify an appropriate location for the waste collection site which must be clearly demarcated through signage and temporary fencing	Design and Construction Phase	ECO	Once, prior to the commence ment of construction	A waste collection site is appropriately placed and demarcated	
The waste collection site must be maintained in a clean and orderly manner;	Contractor	Regular collection of waste and maintenance of the area must be undertaken as per the waste requirements for the project during construction	During the Construction Phase	cEO	Weekly	The waste collection site is maintained and clean	
Waste must be segregated into separate bins and clearly marked for each waste type for recycling and safe disposal;	Contractor	Provide separate and marked bins for the different waste types associated with the construction phase	During the Construction Phase	cEO	Weekly	Separate waste bins are available on site and waste generated is separated	

Impact Management Actions	Implementatio	n		Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance into the
Staff must be trained in waste segregation;	cEO / dEO in consultation with the ECO	Include waste segregation as part of the environmental awareness training material.	Pre-construction Construction	ECO	Monthly, and as and when required	relevant bins Environmenta I awareness training material requirements checklist
Bins must be emptied regularly;	Contractor	Bins must be emptied before reaching total capacity and on a regular basis as required for the project	During the construction phase	ECO	Monthly	No mismanagem ent of bins.
General waste produced onsite must be disposed of at registered waste disposal sites/ recycling company;	Contractor	Disposal of general waste at licensed waste disposal facilities must be undertaken as per the waste management plan	During the construction phase	ECO	Monthly	Disposal certificates of disposal at licensed facilities to be provided
Hazardous waste must be disposed of at a registered waste disposal site;	Contractor	Disposal of hazardous waste at licensed waste disposal facilities must be undertaken as per the waste	During the construction phase	ECO	Monthly	Disposal certificates of disposal at licensed facilities to be provided

Impact Management Actions	Implementatio	n		Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
		management				
		plan				
 Certificates of safe disposal for general, hazardous and 	Contractor	Obtain certificates	During the	ECO	Monthly	Disposal
recycled waste must be maintained.		for safe disposal of	construction			certificates of
		waste	phase			disposal at
						licensed
						facilities to be
						provided and
						filed as part of
						the filing
						system

5.9 Protection of watercourses and estuaries

Impact management outcome: Pollution and contamination of the watercourse environment and or estuary erosion are prevented.

Impact Management Actions	Implementation			Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
- All watercourses must be protected from direct or	Contractor	Contractor to	During the	cEO	Weekly	No incidents
indirect spills of pollutants such as solid waste, sewage,		undertake	construction			reported of
cement, oils, fuels, chemicals, aggregate tailings, wash		activities which	phase			spillage of
and contaminated water or organic material resulting		can cause spills of				pollutants
from the Contractor's activities;		pollutants outside				into
		of watercourses				watercourses

Impact Management Actions	Implementatio	n		Monitoring		
		T	1		_	1 =
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
- In the event of a spill, prompt action must be taken to	Contractor	Develop a	During the	cEO	Weekly	Feedback
clear the polluted or affected areas;	and cEO	management plan	construction			must be
		or process for	phase			provided by
		implementation				the
		should a spill take				contractor in
		place				terms of how
						the spill was
						handled and
						photographi
						c evidence
						of the
						feedback
						must be
						provided and
						kept on
						record
- Where possible, no development equipment must	cEO and		Construction	ECO	Once off	Confirm no
traverse any seasonal or permanent wetland	Contractor	been informed by	Phase		review that	development
		the environmental			the layout	equipment
		sensitivities as			used is the	traverses any
		determined by the			approved	seasonal or
		basic assessment			one	permanent
		and specialist				wetland as
		studies				per the
						authorised
						layout by
						reviewing the
						as-built
						designs
						(once-off

Impact Management Actions	Implementatio	n		Monitoring		
		T	T		T _	Ι =
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
						confirmation)
 No return flow into the estuaries must be allowed and no disturbance of the Estuarine functional Zone should occur; 		e – no estuaries are loc	cated within the study	area.	,	
Development of permanent watercourse or estuary crossing must only be undertaken where no alternative access to tower position is available;	cEO, Contractor	Ensure that permenant crossings (access roads) are provided for access to the substations if no alternative crossing is available.	During the construction phase	cEO	Weekly	Ensure that permenant crossings are developed if there is no alternative.
There must not be any impact on the long term morphological dynamics of watercourses or estuaries;	DPM, cEO	Develop a management plan or process for implementation should a spill take place within a watercourse and ensure continuous monitoring	During the construction and operation phase	ECO, dEO	For all phases of the project life cycle (i.e. constructio n, operation, decommissi oning)	No incidents reported of spillage of pollutants into watercourses
Existing crossing points must be favored over the creation of new crossings (including temporary access)	DPM, cEO	Develop a management plan or process for implementation should a spill take place within a	During the pre- construction and construction phase	ECO, dEO	During the construction phase of the project.	Existing crossing points utilised as opposed to new ones created and

Impact Management Actions	Implementation	n	Monitoring	Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
When werking in or near grown stored use or estuant the	Contractor	watercourse and ensure continuous monitoring Activities	During the	ECO	Monthly	no incidents reported of spillage of pollutants into watercourses
 When working in or near any watercourse or estuary, the following environmental controls and consideration must be taken: a) Water levels during the period of construction; 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. 	Contractor	undertaken near watercourses must be in-line with and consider the specified environmental controls	During the construction phase		Monthly, and as and when required	degradation of the watercourses and no incidents of destruction reported

5.10 Vegetation clearing

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

Impact Management Actions	Implementation	n		Monitoring			
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance	
General:							
 Indigenous vegetation which does not interfere with the development must be left undisturbed; 	cEO and contractor	Demarcate areas of indigenous vegetation to be avoided before clearance is	Construction and operation (i.e. for maintenance purposes)	ECO monthly, Operation and maintenance team weekly	Weekly, and as and when required	No unnecessary clearance of indigenous vegetation is	
Protected or endangered species may occur on or near the development site. Special care should be taken not to damage such species;	Contractor	undertaken Demarcate areas containing protected or endangered species to be avoided by construction activities	During the Construction Phase	ECO monthly and Operation and maintenance team weekly	Weekly, and as and when required	undertaken No clearance of protected or endangered species other than those permitted to be removed	
 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; 	Relevant specialist in consultation with the Contractor	Develop and implement a Plant Search and Rescue Plan	Pre-construction & Construction	cEO	Weekly, and as and when required	Implementati on of the Plant Search and Rescue Plan and photographi c evidence and notes of the	

Impact Management Actions	Implementation	Implementation				
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
						implementati on of the plan
 Permits for removal must be obtained from the relevant CA prior to the cutting or clearing of the affected species, and they must be filed; 	DPM	Undertake the permitting process in order to obtain the relevant permits for the removal of protected species. Permits must be kept on file	Pre-construction	ECO	Once, prior to the commence ment of the constructio n phase and removal of the protected species	CA permits on file
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;	ECO	Ensure that the audit report indicates all species rescued and replanted and provides feedback in terms of compliance with the conditions of permits for replanting	During the Construction Phase and following the completion of the Construction Phase	ECO	Once off or as and when required	ECO confirmed rescued and replanted programme implemented correctly.
Trees felled due to construction must be documented and form part of the Environmental Audit Report;	ECO	Ensure that the audit report documents the details of trees felled	During the Construction Phase and following the completion of the	ECO	Once, prior to the commence ment of the construction phase	CA permits on file

Impact Management Actions	Implementatio	n	Monitoring			
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
			Construction Phase		and removal of the protected species	
Rivers and watercourses must be kept clear of felled trees, vegetation cuttings and debris;	Contractor	Felled trees, vegetation cuttings and debris must be disposed of at a licensed waste disposal facility	During the Construction Phase	ECO	Monthly	No felled trees, vegetation cuttings and debris are dumped in inappropriate locations and disposal certificates are available as proof of responsible disposal
 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; 	DPM qnd Contractor	A suitably qualified pest control operator must be appointed	Construction and Operation	ECO	As and when the use of herbicides is required	Only registered pest control operators must be appointed and proof of their registration must be provided

Impact Management Actions	Implementation			Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
A daily register must be kept of all relevant details of herbicide usage;	DPM qnd Contractor	A suitably qualified pest control operator must be appointed	Construction and Operation	ECO	As and when the use of herbicides is required	Only registered pest control operators must be appointed and proof of their registration must be provided
No herbicides must be used in estuaries	Not applicable	- no estuaries are pre	esent within the study	area		
 All protected species and sensitive vegetation not removed must be clearly marked and such areas fenced off in accordance to Section 5.3: Access restricted areas. 	Contractor in consultation with the cEO	Spatially demarcate protected species and sensitive vegetation and implement appropriate fencing where required as per section 5.3	During the construction phase	ECO	Once, during the undertaking of the demarcatio n of the areas and the erection of the fencing	Demarcation and fencing is undertaken in-line with the requirements of section 5.3
Alien invasive vegetation must be removed and disposed of at a licensed waste management facility.	Contractor	Undertake removal of alien invasive vegetation in accordance with the relevant	Construction and Operation	ECO Operation and maintenance team	Monthly, and as and when required	Proof must be provided that alien invasive vegetation has been cleared in

Impact Management Actions	Implementation	n	Implementation			Monitoring			
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of			
	person	implementation	implementation	person		compliance			
		guideline and				accordance			
		ensure the				to the			
		vegetation is				relevant			
		disposed of at a				guideline and			
		licensed waste				that the			
		disposal facility				vegetation			
						was disposed			
						of at a			
						licensed			
						waste			
						disposal			
						facility			

5.11 Protection of fauna

Impact management outcome: Disturbance to fauna is minimised.

Impact Management Actions	Implementation			Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
 No interference with livestock must occur without the landowner's written consent and with the landowner or a person representing the landowner being present; 	dEO / cEO Contractor	Develop a procedure for dealing with livestock within the affected properties	Pre-construction and during the construction phase	ECO	Once, prior to the commence ment of construction and as and when	Written consent provided by the landowner and proof of representatio

Impact Management Actions	Implementation	n		Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
					required	n of the
					during the	landowner
					construction	during
					phase	interference
 The breeding sites of raptors and other wild birds species 	dEO / cEO in	Ensure that the	Pre-construction &	ECO	Once, prior	The planning
must be taken into consideration during the planning of	consultation	planning and	Construction		to the	and
the development programme;	with the	development			commence	development
	Contractor	programme			ment of	programme
		considers breeding			construction	includes the
		sites for wild bird			and as and	consideration
		species			when	of breeding
					required	sites for wild
						bird species
- Breeding sites must be kept intact and disturbance to	dEO / cEO in	Avoid breeding	During the	ECO	Weekly, and	Photographic
breeding birds must be avoided. Special care must be	consultation	sites and ensure	Construction	monthly,	as an when	record of
taken where nestlings or fledglings are present;	with the	that special care is	Phase	cEO and	required	intact
	Contractor	taken in the	Operation Phase	Operation	during the	breeding sites
		presence of		and	construction	
		nestlings and		maintenanc	. Monthly,	
		fledglings		e team	and as and	
				weekly	when	
					required	
					during	
Special recommendations of the guide specialist must	dEO / cEO in	All mitigation	During the	ECO	operation	Dhatagraphia
 Special recommendations of the avian specialist must be adhered to at all times to prevent unnecessary 	consultation	All mitigation	During the		Monthly during	Photographic record of
disturbance of birds;	with the	measures recommended by	Construction	Operation and	construction	compliance
distribution of bilas,	Contractor	the avifauna	Phase	maintenanc	and	and
	Confidence	specialist must be	Operation Phase	e team	monthly	successful
		implemented		e leam	during	implementati
		Implemented			operation	on of the
					operation	on or me

Impact Management Actions	Implementatio	n		Monitoring		
	Dana anailala	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	T: f f	Dana andilala	I ====================================	F. dalaman af
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
						recommend
						ed measures
- No poaching must be tolerated under any	dEO / cEO in		During the	ECO	Monthly,	No instances
circumstances. All animal dens in close proximity to the	consultation	informed of this	Construction		and as and	of poaching
works areas must be marked as Access restricted areas;	with the	requirement	Phase		when	is reported
	Contractor	during the			required	
		Environmental				
		Awareness Training				
		and the				
		consequences of				
		not adhering to				
		the requirement.				
		These areas must				
		be demarcated as				
		Access Restricted				
	150 / 50 :	Areas		500		
 No deliberate or intentional killing of fauna is allowed; 	dEO / cEO in	All site staff must be	During the	ECO	Monthly,	No instances
	consultation	informed of this	Construction		and as and	of deliberate
	with the	requirement	Phase		when	or intentional
	Contractor	during the			required	killing is
		Environmental				reported
		Awareness Training				
		and the				
		consequences of				
		not adhering to				
		the requirement.				
		These areas must				
		be demarcated as				
		Access Restricted				
		Areas				

Impact Management Actions	Implementation	n				Monitoring				
	Responsible	Method	of	Timeframe	for	Responsible	Freque	ncy	Evidenc	
	person	implementat		implementation		person			complic	
 In areas where snakes are abundant, snake deterrents to 	dEO / cEO in	Implement	and	During	the	ECO	Once,		Photogr	aphic
be deployed on the pylons to prevent snakes climbing	consultation	maintain	snake	Construction		Operation	during	the	record (of the
up, being electrocuted and causing power outages;	with the	deterrents	on	Phase		and	constru	ıction	impleme	∍ntati
and	Contractor	pylons in	areas	Operation Pho	ase	maintenanc	of	the	on	and
		where snake	es are			e team	pylons	and	mainter	iance
		abundant					as	and	of	snake
							when		deterrer	nts
							require	d.		
							Month	У		
							during			
							operati	ion		
- No Threatened or Protected species (ToPs) and/or	DPM in	Undertake	а	Pre-construction	on	ECO	Once,	prior	Permits	for
protected fauna as listed according NEMBA (Act No. 10	consultation	permitting p	rocess				to	the	remova	l
of 2004) and relevant provincial ordinances may be	with the dEO	to obtain	the				comme	ence	and/rela	ocati
removed and/or relocated without appropriate		required peri	mits				ment	of	on mu	st be
authorisations/permits.							constru	ıction	kept o	n file
							and as	and	and	be
							when		readily	
							require	d	availabl	е

5.12 Protection of heritage resources

Impact management outcome: Impact to heritage resources is minimised.

Impact Management Actions	Implementation	n		Monitoring		
Identify, demarcate and prevent impact to all known constitute heritage features and its in appared and a with the	Responsible person DPM and a	Method of implementation Spatially identify	Timeframe for implementation Pre-construction	Responsible person ECO	Frequency Once, prior to the	Evidence of compliance Proof of avoidance of
sensitive heritage features on site in accordance with the No-Go procedure in Section 5.3: Access restricted areas ;	suitably qualified specialist dEO / cEO in consultation with the Contractor and ECO	and demarcate areas of heritage significance as per the Heritage Impact Assessment and the Heritage Walk-through Report and as per the requirements of section 5.3			to the commence ment of construction	sensitive heritage features through details of avoidance and photographi c records
Carry out general monitoring of excavations for potential fossils, artefacts and material of heritage importance;	dEO (in consultation with specialists if/as required).	Ensure construction staff are adequately informed (via environmental awareness training) to carry out monitoring of excavations for fossils, artefacts and important heritage material	During the Construction Phase	ECO	Monthly, or as required	Environment al awareness training includes measures relating to monitoring for chance finds

Impact Management Actions	Implementation	n		Monitoring			
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of	
	person	implementation	implementation	person		compliance	
 All work must cease immediately, if any human remains 	dEO / cEO in	Develop and	During the	ECO	As and	Proof of work	
and/or other archaeological, palaeontological and	consultation	implement	Construction		when	ceased and	
historical material are uncovered. Such material, if	with the	procedures for	Phase		required	the required	
exposed, must be reported to the nearest museum,	Contractor	situations where				procedures	
archaeologist/ palaeontologist (or the South African	and ECO	human remains,				followed in	
Police Services), so that a systematic and professional		archaeological,				cases where	
investigation can be undertaken. Sufficient time must be		palaeontolgoical				material is	
allowed to remove/collect such material before		or historical				discovered.	
development recommences.		material are					
		uncovered					

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	Implementation	n	Monitoring			
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
 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.; 	cEO in consultation with the Contractor	Develop an Emergency Preparedness, Response and Fire Management Plan specific to the project	Pre-construction Construction	CEO	Once, prior to the commence ment of constructio n and weekly during the	Compliance with the Emergency Preparedness , Response and Fire Managemen t Plan

Impact Management Actions	Implementatio	n	Monitoring			
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
					constructio	
					n phase	
All unattended open excavations must be adequately fenced or demarcated;	Contractor	Ensure that all excavations undertaken is fenced and demarcated within a reasonable timeframe and in instances where excavations will be open for longperiods of time	During the Construction Phase	cEO	Weekly	Excavations are fenced where required and photographi c proof can be provided
Adequate protective measures must be implemented to prevent unauthorised access to and climbing of partly constructed towers and protective scaffolding;	Contractor	All staff must be easily identifiable and the climbing of towers and scaffolding must only be undertaken by authorised personnel as managed by the Contractor	During the construction phase	ECO	Monthly, and as and when required	No incidents of unauthorised climbing is reported
Ensure structures vulnerable to high winds are secured;	Contractor	Ensure that sufficient stabilisation measures are implemented to	During the construction phase	CEO	Weekly, and as and when required	No incidents of unstable structures due to high

Impact Management Actions	Implementatio	n		Monitoring			
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of	
	person	implementation	implementation	person		compliance	
		secure structures				winds is	
		vulnerable to high				reported	
		winds					
- Maintain an incidents and complaints register in which	cEO	Compile and	During the	ECO	Monthly,	The incidents	
all incidents or complaints involving the public are		regularly update	construction		and as and	and	
logged.		as incidents and	phase		when	complaints	
		complaints are			required	register is	
		submitted from the				complete	
		public and				and provides	
		indicate the				all the	
		actions taken to				required	
		resolve the				details	
		complaint					

5.14 Sanitation

Impact management outcome: Clean and well maintained toilet facilities are available to all staff in an effort to minimise the risk of disease and impact to the environment.

Impact Management Actions	Implementation	n	Monitoring			
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
- Mobile chemical toilets are installed onsite if no other	Contractor	Mobile chemical	During the	cEO	Weekly	Mobile toilets
ablution facilities are available;		toilets must be	Construction			are installed
		placed	Phase			and avoid
		appropriately and				environment
		in areas that avoid				al sensitivities

Impact Management Actions	Implementatio	n		Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
		environmental sensitivities				
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;	Contractor in consultation with the cEO	All site staff must be informed of this requirement during the Environmental Awareness Training and the consequences of not adhering to the requirement.	Pe-construction & Construction	ECO	Monthly, and as and when required	No evidence of non-compliance identified
 Where mobile chemical toilets are required, the following must be ensured: a) Toilets are located no closer than 100 m to any watercourse or water body; b) Toilets are secured to the ground to prevent them from toppling due to wind or any other cause; c) No spillage occurs when the toilets are cleaned or emptied and the contents are managed in accordance with the EMPr; 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; e) Toilets are emptied before long weekends and workers holidays, and must be locked after working hours; f) Toilets are serviced regularly and the ECO must inspect toilets to ensure compliance to health standards; 	Contractor in consultation with the cEO	The installation of the toilets by the Contractor must be as per the listed requirements	During the Construction Phase	cEO	Weekly	No evidence of non-compliance identified

Impact Management Actions	Implementatio	n	Monitoring			
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
- A copy of the waste disposal certificates must be	Contractor	Certificates	During the	ECO	Monthly,	Certificates
maintained.		obtained from the	Construction		and as and	for waste
		licensed waste	Phase		when	disposal from
		disposal facility			required	the licensed
		with the emptying				waste
		of the toilets must				disposal
		be kept on file				facility
						available on
						site

5.15 Prevention of disease

Impact Management outcome: All necessary precautions linked to the spread of disease are taken.

Impact Management Actions	Implementatio	n		Monitoring			
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of	
	person	implementation	implementation	person		compliance	
- Undertake environmentally-friendly pest control in the	Contractor	Only	During the	ECO	As and	Contractor to	
camp area;		environmentally-	Construction		when pest	provide proof	
		friendly pest	Phase		control is	of pest	
		control must be			required for	control used	
		used, when			the project	being	
		required				environment	
						ally-friendly	
- Ensure that the workforce is sensitised to the effects of	cEO /	The effects of	Pre-construction &	ECO	Once, prior	Environment	
sexually transmitted diseases, especially HIV AIDS;	Contractor in	sexually	Construction		to the	al awareness	
		transmitted			commence	training	

Impact Management Actions	Implementation			Monitoring			
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of	
	consultation with the ECO	implementation diseases and HIV/ AIDS must be covered in the Environmental Awareness Training	implementation	person	ment of construction and monthly during constructio	compliance material requirements checklist	
The Contractor must ensure that information posters on AIDS are displayed in the Contractor Camp area;	Contractor	Develop and place information posters on HIV/	During the Construction Phase	cEO	n Weekly	Photographic evidence of poster placement	
 Information and education relating to sexually transmitted diseases to be made available to both construction workers and local community, where applicable; 	CEO / Contractor in consultation with the ECO	Information and education of sexually transmitted diseases must be covered in the Environmental Awareness Training.	Pre-construction & Construction	ECO	Monthly	Environment al awareness training material requirements checklist	
Free condoms must be made available to all staff on site at central points;	Contractor	Placement of free condoms in mobile toilets and at the construction camps	During the Construction Phase	ECO	Monthly	Proof of placement of free condoms by the contractor to be provided	
Medical support must be made available;	dEO / cEO in consultation with the Contractor	Ensure that designated personnel with first aid training are	Construction and Operations	ECO	Monthly	Check the availability of first aid trained	

Impact Management Actions	Implementatio	n		Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
		available on site and that first aid kits to provide medical support is readily available				personnel and medical kits (including if these are complete in terms of supplies)
 Provide access to Voluntary HIV Testing and Counselling Services. 	Contractor	Compile a HIV testing schedule and provide counselling services where required	During the Construction Phase	ECO	Quarterly, and as and when required	Voluntary testing schedules and proof of counselling (where undertaken)

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	Implementation			Monitoring			
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance	
Compile an Emergency Response Action Plan (ERAP) prior to the commencement of the proposed project;	Contractor	Develop an Emergency Preparedness, Response and Fire Management Plan specific to the project	Pre-construction	ECO	Once, prior to the commence ment of construction	Emergency Preparedness , Response and Fire Managemen t Plan compiled	
The Emergency Plan must deal with accidents, potential spillages and fires in line with relevant legislation;	Contractor	Develop an Emergency Preparedness, Response and Fire Management Plan specific to the project which covers accidents, potential spillages and fires	Pre-construction	ECO	Once, prior to the commence ment of construction	Emergency Preparedness , Response and Fire Managemen t Plan includes required specifications	
All staff must be made aware of emergency procedures as part of environmental awareness training;	cEO / dEO in consultation with the ECO	Develop environmental awareness training material which covers the relevant	Pre-construction	ECO	Prior to the commence ment of the environmen tal	Environment al awareness training material requirements checklist	

Impact Management Actions	Implementation			Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
		emergency procedures			awareness training	
The relevant local authority must be made aware of a fire as soon as it starts;	Contractor in consultation with the ECO	Develop and include a procedure in the Emergency Preparedness, Response and Fire Management Plan for the event of a fire and the procedure to be followed for informing the local authority	Construction	ECO	As and when a fire occurs	The local authority was informed as per the relevant procedure set out in the Emergency Preparedness , Response and Fire Managemen t Plan
 In the event of emergency necessary mitigation measures to contain the spill or leak must be implemented (see Hazardous Substances section 5.17). 	Contractor	Implement the required mitigation measures in the event of a spill or leak as per the requirements of Section 5.17.	Construction and Operations	ECO	As and when a spill or leak occurs	The mitigation measures included under Section 5.17 have been adhered to

5.17 Hazardous substances

Impact management outcome: Safe storage, handling, use and disposal of hazardous substances.

Impact Management Actions	Implementatio	Implementation			Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance	
The use and storage of hazardous substances to be minimised and non-hazardous and non-toxic alternatives substituted where possible;	cEO in consultation with the Contractor	Develop a strategy of how hazardous	Pre-construction & Construction	ECO	Once, prior to the commence ment of constructio n and monthly during the constructio n phase	Contractor to provide evidence of substances used for proof of compliance	
All hazardous substances must be stored in suitable containers as defined in the Method Statement;	Contractor	Develop a Method Statement for the storage of hazardous substances in suitable containers	Pre-construction & Construction	ECO	Once, prior to the commence ment of constructio n and monthly during the constructio n phase	Photographic proof that hazardous substances are stored in suitable containers as per the requirements of the relevant Method Statements	

Impact Management Actions	Implementatio	n	Monitoring			
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
Containers must be clearly marked to indicate contents, quantities and safety requirements;	Contractor	Where hazardous waste is stored these must be clearly marked indicating the required details of the contents	During the Construction Phase	ECO	Monthly	Photographic proof that containers are marked as per the requirements
All storage areas must be bunded. The bunded area must be of sufficient capacity to contain a spill / leak from the stored containers;	Contractor	Ensure that storage areas are sufficiently bunded which are of sufficient capacity to contain a spill / leak from the stored containers	During the Construction Phase	ECO	Monthly during the Constructio n Phase	Photographic proof that storage areas are bunded and proof that the bund areas are of sufficient capacity to contain a spill / leak from the stored containers
Bunded areas to be suitably lined with a SABS approved liner;	Contractor	Ensure that bunded storage areas are suitably lined	During the Construction Phase	ECO	Once, during the Constructio n Phase	Photographic proof that bunded storage areas are suitably lined
An Alphabetical Hazardous Chemical Substance (HCS) control sheet must be drawn up and kept up to date on a continuous basis;	cEO / Contractor	Compile and update an Alphabetical Hazardous Chemical	During the Construction Phase	ECO	Monthly, and as and when required	Complete and up to date control sheet provided by

Impact Management Actions	Implementatio	n		Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
		Substance (HCS) control sheet specific to the project				the Contractor
All hazardous chemicals that will be used on site must have Material Safety Data Sheets (MSDS);	cEO / Contractor	Keep a record of all hazardous chemicals and the respective MSDS	During the Construction Phase	ECO	Monthly, and as and when required	Record of hazardous chemicals and the respective MSDS
All employees working with HCS must be trained in the safe use of the substance and according to the safety data sheet;	cEO / Contractor	Provide training for personnel working with HCS	Pre-construction	ECO	Once, prior to the commence ment of constructio n and as and when required	Record of training provided to personnel working with HCS
Employees handling hazardous substances / materials must be aware of the potential impacts and follow appropriate safety measures. Appropriate personal protective equipment must be made available;	cEO / Contractor	Develop environmental awareness training material which covers the relevant impacts and safety measures. Provide appropriate training and personal	Pre-construction & Construction	ECO	Prior to the commence ment of the environmen tal awareness training and monthly during the construction phase for personal	Environment al awareness training material requirements checklist and all relevant personnel have undergone appropriate training and have access

Impact Management Actions	Implementation			Monitoring	Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of	
	person	implementation	implementation	person		compliance	
		protective			protective	to personal	
		equipment for the			equipment	protective	
		relevant personnel				equipment	
		handling					
		hazardous					
		substances and					
The Control of a would also use the stational and a their liquid	Camtralatar	materials	During the	ECO	A A a sa Hali	Ctororo tombro	
The Contractor must ensure that diesel and other liquid final call and budgetties their in strengt in appropriate.	Contractor	Appropriate	During the	ECO	Monthly,	Storage tanks for the	
fuel, oil and hydraulic fluid is stored in appropriate storage tanks or in bowsers;		storage facilities must be	Construction Phase		and as and when	for the project are	
storage ratiks of itt bowsers,		constructed or	THOSE		required	appropriate	
		obtained for the			required	and no	
		storing of diesel,				incidents are	
		other liquid fuel, oil				reported in	
		and hydraulic fluid				this regard	
- The tanks/ bowsers must be situated on a smooth	Contractor	Appropriate	During the	ECO	Monthly,	Storage	
impermeable surface (concrete) with a permanent		storage facilities	Construction		and as and	areas for the	
bund. The impermeable lining must extend to the crest		must be	Phase		when	tanks/	
of the bund and the volume inside the bund must be		constructed or			required	bowsers for	
130% of the total capacity of all the storage tanks/		obtained for tanks				the project	
bowsers (110% statutory requirement plus an allowance		as per the				are	
for rainfall);		requirements listed				appropriate	
						and no	
						incidents are	
						reported in	
						this regard	
- The floor of the bund must be sloped, draining to an oil	Contractor	Appropriate	During the	ECO	Once,	Bunded	
separator;		storage facilities	Construction		during	storage areas	
		must be	Phase		constructio	are	
		constructed as per			n	constructed	
						according to	

Impact Management Actions	Implementation	on		Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
		the requirements				the
		listed				requirements
- Provision must be made for refueling at the storage area	Contractor	Appropriately	During the	ECO	Monthly	Soils at the
by protecting the soil with an impermeable		constructed	Construction	cEO	Weekly	refuelling
groundcover. Where dispensing equipment is used, a		refuelling facility	Phase			facility are
drip tray must be used to ensure small spills are		must be				protected as
contained;		developed as per				required and
		the requirements.				drip trays are
		Drip trays must be				provided and
		provided for use				used
All empty externally dirty drums must be stored on a drip	Contractor	Ensure that empty	During the	ECO	Monthly	Drip trays or
tray or within a bunded area;		dirty drums are	Construction	cEO	Weekly	bunded
		stored	Phase			areas are
		appropriately as				used for the
		per the				storage of
		requirements				dirty drums
- No unauthorised access into the hazardous substances	Contractor	Ensure through the	During the	ECO	Monthly	Proof of the
storage areas must be permitted;		implementation of	Construction			implementati
		procedures that	Phase			on of the
		no unauthorised				relevant
		access is				procedure
		undertaken into				must be
		the storage areas				provided by
						the
						contractor
- No smoking must be allowed within the vicinity of the	Contractor	Inform all	During the	ECO	Monthly	Photographic
hazardous storage areas;		employees of the	Construction	cEO	Weekly	record of the
		requirement and	Phase			signage
		develop and				placed must
		place relevant				be provided

Impact Management Actions	Implementatio	n	Monitoring			
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
		signage in the relevant areas				
Adequate fire-fighting equipment must be made available at all hazardous storage areas;	Contractor	Hazardous storage areas must be fitted with adequate fire- fighting equipment	During the Construction Phase	ECO	Monthly	Adequate fire-fighting equipment is available and has been serviced
 Where refueling away from the dedicated refueling station is required, a mobile refueling unit must be used. Appropriate ground protection such as drip trays must be used; 	Contractor	Provide a mobile refuelling unit as well as suitable ground protection, where required	During the Construction Phase	ECO	Monthly, and as and when required	A mobile refuelling unit and suitable ground protection is available for use
 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; 	Contractor	Provide an appropriate spill kit for the project for the use of hazardous substances	During the Construction Phase	ECO	Monthly, and as and when required	Appropriate spill kits are available for use
The responsible operator must have the required training to make use of the spill kit in emergency situations;	cEO and Contractor	Provide training on the use of spill kits to the relevant employees	Pre-construction	ECO	Once, prior to the commence ment of construction	Proof of training to be provided by the contractor
 An appropriate number of spill kits must be available and must be located in all areas where activities are being undertaken; 	cEO and Contractor	Provide an appropriate number of spill kits in relevant areas	During the Construction Phase	ECO	Monthly	Proof of appropriate number of spill kits in

Impact Management Actions	Implementation	n		Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
 In the event of a spill, contaminated soil must be 	cEO and	Storage and	During the	ECO	Monthly,	appropriate areas to be provided by the contractor Proof of
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 waste water management and 5.8 for solid and hazardous waste management.	Contractor	disposal of contaminated soil must be in accordance with the National Environmental Management: Waste Act and sections 5.7 and 5.8 of this EMPr	Construction Phase		and as and when required	storage and disposal in terms of the National Environment al Managemen t: Waste Act must be provided. Certificates of disposal at licensed waste disposal facilities must be provided

5.18 Workshop, equipment maintenance and storage

Impact management outcome: Soil, surface water and groundwater contamination is minimised.

Impact Management Actions	Implementation	on			Monitoring		
	Responsible person	Method of implementation	Timeframe implementation	for	Responsible person	Frequency	Evidence of compliance
Where possible and practical all maintenance of vehicles and equipment must take place in the workshop area;	Contractor	Demarcate specific areas for the maintenance of vehicles and equipment	During Construction Phase	the	ECO	Monthly	A dedicated area for the maintenance of vehicles and machinery is used.
 During servicing of vehicles or equipment, especially where emergency repairs are effected outside the workshop area, a suitable drip tray must be used to prevent spills onto the soil. The relevant local authority must be made aware of a fire as soon as it starts; 	Contractor	Ensure that a drip tray is available for any emergency repairs required	During Construction Phase	the	ECO	Monthly	Contractor to provide evidence of drip tray use for emergency repairs
Leaking equipment must be repaired immediately or be removed from site to facilitate repair;	Contractor	Ensure that where leaking equipment is identified it is repaired immediately or removed from site for repairs	During Construction Phase	the	ECO	Monthly	Contractor to provide details of equipment repaired or removed from site
Workshop areas must be monitored for oil and fuel spills;	cEO	Undertake regular inspections of the workshop areas for oil and fuel spills	During Construction Phase	the	ECO	Monthly	Register of inspection

Impact Management Actions	Implementatio	n		Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person	rrequericy	compliance
	регзетт	and keep an	Implementation	person		compliance
		updated register				
		of inspection on				
		site				
- Appropriately sized spill kit kept onsite relevant to the	Contractor	Provide an	During the	ECO	Monthly,	Appropriate
scale of the activity taking place must be available;		appropriate spill kit	Construction		and as and	spill kits are
		for the project	Phase		when	available for
					required	use
- The workshop area must have a bunded concrete slab	Contractor	Ensure that the	During the	ECO	Once,	Workshop
that is sloped to facilitate runoff into a collection sump or		workshop area is	Construction		during the	area is
suitable oil / water separator where maintenance work		sufficiently bunded	Phase		Constructio	bunded in
on vehicles and equipment can be performed;		in accordance			n Phase	accordance
		with the required			and as and	with the
		specification			when	required
					required	specification
Water drainage from the workshop must be contained	Contractor	Ensure that water	During the	ECO	Monthly	Workshop
and managed in accordance Section 5.7: Storm and		drainage from	Construction			drainage is
waste water management.		workshop area is	Phase			managed in
		managed as per				accordance
		the requirements				with the
		of section 5.7				requirements

5.19 Batching plants

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

Impact Management Actions	Implementation	on			Monitoring		
	Responsible person	Method of implementation	Timeframe implementation	for	Responsible person	Frequency	Evidence of compliance
Concrete mixing must be carried out on an impermeable surface;	Contractor	Provide impermeable surface for the mixing of concrete	During Construction Phase	the	cEO	Weekly	No concrete mixing is undertaken on open ground
Batching plants areas must be fitted with a containment facility for the collection of cement laden water.	Contractor	Implement measures for the control and management of cement laden water	During construction phase	the	CEO	Weekly	No mismanage ment of laden water due to the temporary concrete batching plant
Dirty water from the batching plant must be contained to prevent soil and groundwater contamination	Contractor	Implement measures for the control and management of dirty water to prevent soil and groundwater contamination	During construction phase	the	cEO	Weekly	No mismanage ment of dirty water due to the temporary concrete batching plant and no/minimal soil and

Impact Management Actions	Implementation	on		Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
						groundwater contaminatio n
 Bagged cement must be stored in an appropriate facility and at least 10 m away from any water courses, gullies and drains; 	Contractor	Demarcate and provide a storage area for bagged cement in-line with the listed requirements	During the Construction Phase	cEO	Weekly	Photographic proof of bagged cement stored within the demarcated area
 A washout facility must be provided for washing of concrete associated equipment. Water used for washing must be restricted; 	Contractor	Provide a washout facility for the washing of associated equipment. Enforce limitations on water use for washing of equipment	During the Construction Phase	cEO	Weekly	No cement laden water is released into the environment. Only minimal water is used for washing
Hardened concrete from the washout facility or concrete mixer can either be reused or disposed of at an appropriate licensed disposal facility;	Contractor	Make use of hardened concrete where possible or dispose of concrete in a suitable manner	During the Construction Phase	ECO	Monthly	Certificates of disposal of concrete at licensed waste disposal facility
Empty cement bags must be secured with adequate binding material if these will be temporarily stored on site;	Contractor	Bind empty cement bags and temporarily store it	During the Construction Phase	ECO	Monthly	Proof of binding of empty cement bags

Impact Management Actions	Implementatio	on		Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
		in an appropriate area on site				and storage in an appropriate are on site to be provided by the Contractor
Sand and aggregates containing cement must be kept damp to prevent the generation of dust (Refer to Section 5.20: Dust emissions)	Contractor	Ensure that sand and aggregates are kept damp or otherwise protected from dust generation	During the Construction Phase	ECO	Monthly	Proof of damping (or alternative dust suppression) of sand and aggregates must be provided by the Contractor
Any excess sand, stone and cement must be removed or reused from site on completion of construction period and disposed at a registered disposal facility;	Contractor	Ensure that all excess sand, stone and cement is removed or reused	At the completion of the Construction Phase	ECO	Once, with the completion of constructio n	Certificates for the disposal of sand, stone and cement at licensed waste disposal facilities or proof of reuse must be provided

Impact Management Actions	Implementation					Monitoring			
	Responsible	Method	d of	Timeframe	for	Responsible	Frequency	Evidence of	
	person	implem	nentation	implementation	n	person		compliance	
- Temporary fencing must be erected around batching	Contractor	Erect	Temporary	During	the	cEO	Weekly	Temporary	
plants in accordance with Section 5.5: Fencing and gate		fencing	9	construction				fencing	
installation.				phase				around	
								batching	
								plants	

5.20 Dust emissions

Impact management outcome: Dust prevention measures are applied to minimise the generation of dust.

Impact Management Actions	Implementatio	n		Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
Take all reasonable measures to minimise the generation of dust as a result of project development activities to the satisfaction of the ECO;	Contractor	Apply appropriate dust suppressant	During the Construction Phase	cEO	Weekly	Contractor to provide proof of use of appropriate dust suppressants
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;	Contractor	Proper planning for vegetation removal must be undertaken as well as for the associated rehabilitation	During the Construction Phase and Rehabilitation	cEO	Weekly	Plan for implementati on must be provided by the Contractor

Impact Management Actions	Implementatio	n		Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
Excavation, handling and transport of erodible materials must be avoided under high wind conditions or when a visible dust plume is present;	Contractor	Ensure that specific limitations are placed on the transport and handling of erodible materials during high wind conditions or when a visible dust plume is present	During the Construction Phase	CEO	Bi-weekly (every second week)	No complaints submitted in this regard
 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; 	ECO	ECO to provide adequate recommendations	During the Construction Phase	Not Applicable		
 Where possible, soil stockpiles must be located in sheltered areas where they are not exposed to the erosive effects of the wind; 	Contractor	Place soil stockpiles in areas less affected by wind	During the Construction Phase	cEO and	Bi-weekly (every second week)	Soil stockpiles are not exposed to wind and have not been eroded
Where erosion of stockpiles becomes a problem, erosion control measures must be implemented at the discretion of the ECO;	Contractor in consultation with the ECO	Contractor to implement erosion control measures as recommended and agreed with the ECO	During the Construction Phase	CEO	Weekly, until erosion is no longer a problem	Recommend ations made by the ECO have been implemented by the Contractor

Impact Management Actions	Implementatio	n		Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
- Vehicle speeds must not exceed 40 km/h along dust	cEO / dEO /	Inform all drivers of	During the	ECO	Monthly	No
roads or 20 km/h when traversing unconsolidated and	contractor	speed limits and	Construction	Operation		complaints
non-vegetated areas;		place appropriate	Phase	and		from
		signage along the	Operation Phase	Maintenance		community
		relevant roads		team		members are
						submitted
- Straw stabilisation must be applied at a rate of one	Contractor	Ensure that straw	During the	ECO	Monthly	Photographic
bale/10 m² and harrowed into the top 100 mm of top		stabilisation is	Construction			record of al
material, for all completed earthworks;		undertaken as per	Phase			straw
		the listed				stabilisation
		requirements				undertaken
 For significant areas of excavation or exposed ground, 	Contractor	Appropriate dust	During the	cEO	Weekly	Photographic
dust suppression measures must be used to minimise the		suppressant	Construction			record of
spread of dust.		measures are	Phase			measures
		implemented				being
						implemented
						and the
						results thereo

5.21 Blasting

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

Impact Management Actions	Implementation				Monitoring			
						1 _	1 =	
	Responsible	Method	of	Timeframe	for	Responsible	Frequency	Evidence of
	person	person implementation implementation				person		compliance
 Any blasting activity must be conducted by a suitably licensed blasting contractor; and 	Not Applicable – no blasting proposed.							
 Notification of surrounding landowners, emergency services site personnel of blasting activity 24 hours prior 	Not Applicable	e – no blasting p	propose	ed.				
to such activity taking place on Site.								

5.22 Noise

Impact Management outcome: Prevent unnecessary noise to the environment by ensuring that noise from development activity is mitigated.

Impact Management Actions	Implementation	n	Monitoring				
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of	
	person	implementation	implementation	person		compliance	
The Contractor must keep noise level within acceptable	Contractor	Ensure that noise	During the	ECO	Monthly,	No	
limits, Restrict the use of sound amplification equipment		limits do not	Construction		and as and	complaints	
for communication and emergency only;		exceed	Phase		when	registered in	
		acceptable limits			required	this regard.	
		and avoid the use				No	
		of amplification				amplification	
		communication				equipment is	
						used.	

Impact Management Actions	Implementation	n		Monitoring		
All vehicles and machinery must be fitted with appropriate silencing technology and must be properly maintained;	Responsible person Contractor	Method of implementation Provide and implement silencing	Timeframe for implementation During the Construction Phase	Responsible person ECO	Frequency Monthly, and as and when	Evidence of compliance No complaints registered in
		technology			required	this regard. Silencing technology is utilised.
 Any complaints received by the Contractor regarding noise must be recorded and communicated. Where possible or applicable, provide transport to and from the site on a daily basis for construction workers; 	CEO	Update complaints register. Provide daily transport to and from site for employees	During the Construction Phase	ECO	Monthly, and as and when required	Complaints register provided by the cEO and proof of transportatio n services provided
 Develop a Code of Conduct for the construction phase in terms of behaviour of construction staff. Operating hours as determined by the environmental authorisation are adhered to during the development phase. Where not defined, it must be ensured that development activities must still meet the impact management outcome related to noise management. 	cEO and Contractor in consultation with the ECO	Compile a Code of Conduct for staff. Appropriate operating hours must be identified for the project.	Pre-construction and Construction	ECO	Once, prior to the commence ment of construction	No complaints registered in this regard.

5.23 Fire prevention

Impact management outcome: Prevention of uncontrollable fires.

Impact Management Actions	Implementation	n		Monitoring			
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of	
	person	implementation	implementation	person		compliance	
 Designate smoking areas where the fire hazard could be 	cEO /	ldentify and	Pre-construction &	ECO	Monthly	Photographic	
regarded as insignificant;	Contractor	demarcate	Construction			record of	
		through signage				designated	
		designated				smoking area	
		smoking areas					
Firefighting equipment must be available on all vehicles	cEO / dEO in	Provide all vehicles	Construction	ECO	Monthly	All vehicles	
located on site;	consultation	with firefighting				are fitted with	
	with the	equipment				firefighting	
	Contractor					equipment	
						and the	
						details	
						thereof are	
						provided by	
						the cEO	
- The local Fire Protection Agency (FPA) must be informed	cEO in	Undertake formal	Pre-construction	ECO	Once,	Proof of	
of construction activities;	consultation	consultation to			during the	consultation	
	with the ECO	inform the local			commence	with the FPA	
		FPA of the			ment of the		
		associated			Constructio		
		construction			n Phase		
		activities					
- Contact numbers for the FPA and emergency services	dEO / cEO /	Develop	Pre-construction &	ECO	Prior to the	Environment	
must be communicated in environmental awareness	Contractor in	environmental	Construction		commence	al awareness	
training and displayed at a central location on site;		awareness training			ment of the	training	

Impact Management Actions	Implementatio	n				Monitoring			
	Responsible	Method	of	Timeframe	for	Responsible	Frequency	Evidence of	
	person	implemer		implementation	1	person		compliance	
	consultation	material	which				environmen	material	
	with the ECO	covers the	e contact				tal	requirements	
		numbers	for the				awareness	checklist and	
		FPA	and				training and	photographi	
		emergen	СУ				once during	c record of	
		services.	,				the	contact	
							constructio	numbers on	
		Place the	contact				n phase	display	
		numbers							
		FPA	and						
		emergen	СУ						
		services a	ıt a visible						
		and	central						
		location							
Two way swop of contact details between ECO and FPA.	ECO	Consultat	ion	Pre-construction	n	Not Applicable	<u> </u>		
		between	the ECO						
		and FPA i	n order to						
		exchange	e contact						
		details							

5.24 Stockpiling and stockpile areas

Impact management outcome: Reduce erosion and sedimentation as a result of stockpiling.

Impact Management Actions	Implementatio	n		Monitoring			
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance	
 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; 	Contractor	Identify and demarcate an appropriate location for the storage of excavated materials	Pre-construction & Construction	ECO	Monthly	Excavated material is not stored within sensitive environment al areas	
All stockpiled material must be maintained and kept clear of weeds and alien vegetation growth by undertaking regular weeding and control methods;	Contractor	Implement appropriate and sufficient maintenance on stockpiled material regularly	During the Construction Phase	cEO ECO	Bi-weekly (every second month) Monthly	Stockpiled material is maintained sufficiently and is clear of weeds and alien vegetation	
Topsoil stockpiles must not exceed 2 m in height;	Contractor	Enforce limitations for the height of topsoil stockpiles	During the Construction Phase	cEO ECO	Bi-weekly (every second month)	Topsoil stockpiles do not exceed 2m in height	
During periods of strong winds and heavy rain, the stockpiles must be covered with appropriate material (e.g. cloth, tarpaulin etc.);	Contractor	Appropriate material must be provided in order to cover stockpiles when required	During the Construction Phase	ECO	Monthly	Contractor to provide proof of availability of appropriate material to cover stockpiles when required	

Impact Management Actions	Implementatio	n	Monitoring	Monitoring			
	Responsible person	Method of implementation	Timeframe fimplementation	or Responsible person	Frequency	Evidence of compliance	
 Where possible, sandbags (or similar) must be placed at the bases of the stockpiled material in order to prevent erosion of the material. 	Contractor	Sandbags must be provided in order to prevent erosion of stockpiled materials	During th Construction Phase	e ECO	Monthly	Contractor to provide proof of availability of sandbags to prevent erosion of stockpiled materials	

5.25 Civil works

Impact management outcome: Impact to the environment minimised during civil works to create the substation terrace.

Impact Management Actions	Implementatio	n		Monitoring			
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of	
	person	implementation	implementation	person		compliance	
- Where terracing is required, topsoil must be collected	Contractor	Collection and	During the	ECO	Monthly	Visual	
and retained for the purpose of re-use later to		safe storage of			inspection of		
rehabilitate disturbed areas not covered by yard stone;		topsoil for later use	Phase			topsoil	
		in rehabilitation				stockpiles for	
		phase				later use	
Areas to be rehabilitated include terrace embankments	Contractor	Regard areas that	During the	ECO	Monthly	Visual	
and areas outside the high voltage yards;		do not house	Construction			inspection of	
		infrastructure as	Phase, where the			rehabilitation	
		requiring	area is no longer			implementati	
		rehabilitation and	going to be utilised			on to ensure	
		apply				these areas	

Impact Management Actions	Implementatio	n		Monitoring			
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of	
	person	implementation	implementation	person		compliance	
		rehabilitation				are being	
		measures to these				rehabilitated	
		regions					
- Where required, all sloped areas must be stabilised to	Contractor	If required stabilise	Duration of the	ECO	Monthly	Visual	
ensure proper rehabilitation is effected and erosion is		soil using	construction			inspection of	
controlled;		recognised	phase			stabilised soil	
		methods to ensure				regions and	
		proper				descriptions	
		rehabilitation and				of staff of	
		erosion control				stabilisation	
						method used	
- These areas can be stabilised using design structures or	Contractor	If required stabilise	Duration of the	ECO	Monthly	Visual	
vegetation as specified in the design to prevent erosion		soil using	construction			inspection of	
of embankments. The contract design specifications		recognised	phase			stabilised soil	
must be adhered to and implemented strictly;		methods to ensure				regions and	
		proper				descriptions	
		rehabilitation and				of staff of	
		erosion control				stabilisation	
						method used	
Rehabilitation of the disturbed areas must be managed	Contractor	Review and ensure	Duration of the	ECO	Monthly	Visual	
in accordance with Section 5.35 : Landscaping and		that all	construction			inspection of	
rehabilitation;		rehabilitation	phase			rehabilitation	
		measures are				conducted	
		implemented in				and the	
		accordance with				degree of	
		the requirements				conformanc	
		of Section 5.35				e with the	
						requirements	
						set out in	
						Section 35.5	
	<u> </u>					of this report	

Impact Management Actions	Implementation	n		Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
All excess spoil generated during terracing activities must be disposed of in an appropriate manner and at a recognised landfill site; and	Contractor	Dispose of all excess spoil using appropriate means and at recognised landfill sites. Keep written registers of the disposal conducted	Duration of the construction phase	ECO	Monthly	Evidence of disposal slips as applicable kept in the site environment al file
 Spoil can however be used for landscaping purposes and must be covered with a layer of 150 mm topsoil for rehabilitation purposes. 	Contractor	Where spoil is utilised for landscaping purposes implement a 150mm topsoil layer on top following shaping and compaction to promote rehabilitation	Duration of the construction phase	ECO	Monthly	Spoil material used in landscaping is suitably covered with a later of topsoil at least 150mm deep

5.26 Excavation of foundation, cable trenching and drainage systems

Impact management outcome: No environmental degradation occurs as a result of excavation of foundation, cable trenching and drainage systems.

Impact Management Actions	Implementation	on	Monitoring			
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
All excess spoil generated during foundation excavation must be disposed of in an appropriate manner and at a licensed landfill site, if not used for backfilling purposes;	Contractor	Use a licensed waste disposal facility for the disposal of excess spoil	During the Construction Phase	ECO	Monthly	Certificates obtained for the disposal of excess spoil at a licensed waste disposal facility
 Spoil can however be used for landscaping purposes and must be covered with a layer of 150 mm topsoil for rehabilitation purposes; 	Contractor	Spoil used for landscaping must be applied as per the listed requirements	Construction and Rehabilitation	ECO	Monthly	Photographic record of spoil used for landscaping purposes as well as feedback from the contractor
Management of equipment for excavation purposes must be undertaken in accordance with Section 5.18: Workshop, equipment maintenance and storage; and	Contractor	Undertake the management of equipment for excavation as per the requirements of section 5.18	During the Construction Phase	ECO	Monthly	Managemen t of equipment is undertaken in line with the requirements of section 5.18
 Hazardous substances spills from equipment must be managed in accordance with Section 5.17: Hazardous substances. 	Contractor	Undertake the management of hazardous substances spills from equipment as	During the Construction Phase	ECO	Monthly	Managemen t of hazardous substances spills from

Impact Management Actions	Implementatio	n	Monitoring			
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
		per the				equipment is
		requirements of				undertaken in
		section 5.17				line with the
						requirements
						of section
						5.17

5.27 Installation of foundations, cable trenching and drainage systems

Impact management outcome: No environmental degradation occurs during the installation of foundation, cable trenching and drainage system.

Impact Management Actions	Implementation	n				Monitoring			
	Responsible	Method	of	Timeframe	for	Responsible	Frequency	Evidence of	
	person	implemen	tation	implementati	on	person		compliance	
Batching of cement to be undertaken in accordance with	Contractor	Ensure	correct	During	the	cEO	Weekly	Measures in	
Section 5.19: Batching plants; and		batching	of	construction				place to	
		cement		phase				ensure the	
								batching of	
								cement is	
								done in	
								accordance	
								with Section	
								5.19:	
								Batching	
								plants	

Impact Management Actions	Implementation				Monitoring			
	Responsible	Method	of	Timeframe	for	Responsible	Frequency	Evidence of
	person	implementat	ion	implementati	on	person		compliance
- Residual solid waste must be disposed of in accordance	Contractor	Undertake	the	During	the	ECO	Monthly	The disposal
with Section 5.8: Solid waste and hazardous management.		disposal of re	esidual	Construction				of residual
		solid waste d	as per	Phase				solid waste is
		the require	ments					undertaken in
		of section 5.8	}					line with
								section 5.8.

5.28 Installation of equipment (circuit breakers, current Transformers, Isolators, Insulators, surge arresters, voltage transformers, earth switches)

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

Impact Management Actions	Implementatio	n		Monitoring	Monitoring			
- Management of dust must be conducted in accordance with Section 5. 20: Dust emissions;	Responsible person Contractor	Method of implementation Review and implement dust management actions in accordance with the requirement of Section 5.20 of this report	Timeframe for implementation During the Construction Phase	person	Frequency Monthly	Evidence of compliance Dust managemen t actions observed to be in accordance with the requirement of Section 5.20 of this		
						report		

Impact Management Actions	Implementatio	n		Monitoring		
	Responsible	Method of	Timeframe fo	'	Frequency	Evidence of
	person	implementation	implementation	person		compliance
 Management of equipment used for installation must be conducted in accordance with Section 5.18: Workshop, equipment maintenance and storage; 	Contractor	Review and implement equipment management actions in accordance with	During the Construction Phase	ECO	Monthly	Equipment managemen t actions observed to be in accordance
		the requirement of Section 5.18 of this report				with the requirement of Section 18 of this report
Management hazardous substances and any associated spills must be conducted in accordance with Section 5.17: Hazardous substances; and	Contractor	Review and implement hazardous substances and any associated spills in accordance with the requirement of Section 5.17 of this report	During the Construction Phase		Monthly	Hazardous substances and any associated spills managemen t actions observed to be in accordance with the requirement of Section 5.17 of this report
Residual solid waste must be recycled or disposed of in accordance with Section 5.8: Solid waste and hazardous management.	Contractor	Review and dispose/recycle residual solid waste in accordance with	During the Construction Phase	ECO	Monthly	Dispose/recy cle residual solid waste observed to be in

Impact Management Actions	Implementation	n	Monitoring			
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
		the requirement of				accordance
		Section 5.8 of this				with the
		report				requirement
						of Section 5.8
						of this report

5.29 Steelwork Assembly and Erection

Impact management outcome: No environmental degradation occurs as a result of steelwork assembly and erection.

Impact Management Actions	Implementatio	n		Monitoring			
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of	
	person	implementation	implementation	person		compliance	
- During assembly, care must be taken to ensure that no	Contractor	Conduct an	Duration of the	ECO	Monthly	Evidence of	
wasted/unused materials are left on site e.g. bolts and		inspection of the	construction			leftover	
nuts		site once assembly	phase			waste/unuse	
		is complete to				d materials	
		remove all stray				on site	
		bolts or unused				following	
		materials that may				closure of	
		be left on site				assembly	
- Emergency repairs due to breakages of equipment must	Contractor	Review and	Duration of the	ECO	Monthly	Evidence of	
be managed in accordance with Section 5.18 :		conduct all	construction			emergency	
Workshop, equipment maintenance and storage and		emergency	phase			repairs	
Section 5.16: Emergency procedures.		repairs in				carried out	
		accordance with					

Impact Management Actions	Implementatio	n	Monitoring			
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person	ricquericy	compliance
		Sections 5.18 and				having been
		5.16 of this report				conducted in
						accordance
						with Sections
						5.18 and 5.16
						of this report

5.30 Cabling and Stringing

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

Impact Management Actions	Implementatio	n		Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
- Residual solid waste (off cuts etc.) shall be recycled or	Contractor	Undertake	During the	ECO	Monthly	Undertake
disposed of in accordance with Section 6.8: Solid waste		recycling or	Construction			recycling or
and hazardous Management;		disposal of solid	Phase			disposal of
		waste as per the				solid waste as
		requirements of				per the
		section 6.8				requirements
						of section 6.8
Management of equipment used for installation shall be	Contractor	Undertake the	During the	ECO	Monthly	Managemen
conducted in accordance with Section 5.18: Workshop ,		management of	Construction			t of
equipment maintenance and storage;		equipment as per	Phase			equipment is
		the requirements				undertaken in
		of section 5.18				line with the
						requirements

Impact Management Actions	Implementatio	n		Monitoring	Monitoring			
	Responsible	Method of	Timeframe fo	r Responsible	Frequency	Evidence of		
	person	implementation	implementation	person		compliance		
						of section 5.18		
Management hazardous substances and any associated spills shall be conducted in accordance with Section 5.17: Hazardous substances.	Contractor	Undertake the management of hazardous substances as per the requirements of section 5.17	During the Construction Phase	e ECO	Monthly	Managemen t of hazardous substances is undertaken in line with the requirements of section 5.17		

5.31 Testing and Commissioning (all equipment testing, earthing system, system integration)

Impact management outcome: No environmental degradation occurs as a result of Testing and Commissioning.

Impact Management Actions	Implementation				Monitoring			
	Responsible	Method of	Tim	neframe	for	Responsible	Frequency	Evidence of
	person	implementation	imp	plementation	า	person		compliance
 Residual solid waste must be recycled or disposed of in 	Contractor	Undertake	Dur	uring	the	ECO	Monthly	Undertake
accordance with Section 5.8: Solid waste and hazardous		recycling or	Co	onstruction				recycling or
management.		disposal of solid	Pho	iase				disposal of
		waste as per the						solid waste as
		requirements of	:					per the
		section 5.8						requirements
								of section 5.8

5.32 Socio-economic

Impact management outcome: enhanced socio-economic development.

Impact Management Actions	Implementatio	n		Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
Develop and implement communication strategies to facilitate public participation;	dEO / cEO	Identify and implement appropriate strategies for communication with the communities through consideration of the community needs	Pre-construction & Construction	ECO	Once, prior to the commence ment of constructio n and monthly during the construction	Communicati on is undertaken as per the identified strategies and no complaints are submitted regarding communicati on
Develop and implement a collaborative and constructive approach to conflict resolution as part of the external stakeholder engagement process;	Contractor	Development and implement a Grievance Mechanism which considers the community needs and provides procedures for conflict resolution	Pre-construction & Construction	ECO	Once, prior to the commence ment of constructio n and monthly during the constructio n phase	Conflict resolution is undertaken in line with the requirements of the Grievance Mechanism. No complaints on conflict resolution is submitted by

Impact Management Actions	Implementatio	n		Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
	P013011	imperiori and	implementation.	poison		the community
 Sustain continuous communication and liaison with neighboring owners and residents 	Contractor	Development and implement and Grievance Mechanism provides procedures for communication / liaison with neighbouring landowners and residents	Pre-construction & Construction	ECO	Once, prior to the commence ment of constructio n and monthly during the constructio n phase	Communicati on / liaison with neighbouring landowners and residents are undertaken in line with the requirements of the Grievance Mechanism. No complaints on communicati on with neighbouring landowners and residents are submitted
Create work and training opportunities for local stakeholders; and	Contractor	Develop and implement a "locals first" policy for the provision of employment opportunities	Pre-construction & Construction	ECO	Once, prior to the commence ment of construction and	The "locals first" policy is considered in terms of the employment

Impact Management Actions	Implementation				Monitoring			
	Responsible	Method	of	Timeframe	for	Responsible	Frequency	Evidence of
	person	implementation		implementation	on	person		compliance
							monthly	and training
							during the	opportunities
							constructio	
							n phase	
- Where feasible, no workers, with the exception of	Not applicable	e –no on-site hou	sing	is envisaged v	vith d	aily commute to	o and from sit	e expected of
security personnel, must be permitted to stay over-night	construction staff.							
on the site. This would reduce the risk to local farmers.								

5.33 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		
	Responsible	Method of	Timeframe fo	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
- Bunds must be emptied (where applicable) and need to	Contractor	Regular emptying	During the	ECO	Prior to site	Bunds are
be undertaken in accordance with the impact		of the bunds must	Construction		closure for	emptied as
management actions included in sections 5.17:		be undertaken.	Phase		more than	per the
Hazardous substances and 5.18: Workshop, equipment		This must be			05 days	requirements
maintenance and storage;		undertaken as per				listed under
		the requirements				sections 5.17
		listed in sections				and 5.18
		5.17 and 5.18				
 Hazardous storage areas must be well ventilated; 	Contractor	Install appropriate	During the	ECO	Prior to site	Effective
		ventilation in all	construction		closure for	ventilation is
		hazardous storage	phase		more than	installed in
		areas			05 days	

Impact Management Actions	Implementation			Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
						hazardous storage areas
Fire extinguishers must be serviced and accessible. Service records to be filed and audited at last service;	Contractor / cEO	Ensure fire extinguishers are serviced, as required and are easily accessible with appropriate signage indicating location. Ensure service records and kept up to date and filed	During the Construction Phase	ECO	Prior to site closure for more than 05 days	Signage placed indicating location of fire extinguishers and service records
 Emergency and contact details displayed must be displayed; 	Contractor / cEO	Place emergency and contact details which are readily available and easily accessible	During the Construction Phase	ECO	Prior to site closure for more than 05 days	Photographic proof of contact details on display
Security personnel must be briefed and have the facilities to contact or be contacted by relevant management and emergency personnel;	Contractor in consultation with the ECO	Hold a workshop with all security personnel to provide a brief of the project and security requirements. Provide facilities in order to contact management and emergency personnel	Pre-construction & construction	ECO	Prior to site closure for more than 05 days	Proof of the workshop held must be kept on file by the contractor.

Impact Management Actions	Implementatio	n	Monitoring	Monitoring			
	Responsible person	Method of implementation	Timeframe fo implementation	Responsible person	Frequency	Evidence of compliance	
Night hazards such as reflectors, lighting, traffic signage etc. must have been checked;	Contractor	Regular checks of night hazards must be undertaken	During the Construction Phase	ECO	Prior to site closure for more than 05 days	Proof of checks of night hazards must be provided by the contractor	
Fire hazards identified and the local authority must have been notified of any potential threats e.g. large brush stockpiles, fuels etc.;	cEO / Contractor in consultation with the ECO	Identify any potential fire hazards and notify the relevant local authority	During the Construction Phase	ECO	Prior to site closure for more than 05 days	Proof of notification of the fire hazards to the local authority must be provided by the Contractor	
Structures vulnerable to high winds must be secured;	Contractor	Ensure structures vulnerable to wind are secure prior to site closure	During the Construction Phase	ECO	Prior to site closure for more than 05 days	Structures vulnerable to wind are secured prior to site closure	
Wind and dust mitigation must be implemented;	Contractor	Implement wind and dust mitigation prior to site closure	During the Construction Phase	ECO	Prior to site closure for more than 05 days	Wind and dust mitigation is implemented prior to site closure	
 Cement and materials stores must have been secured; 	Contractor	Ensure cement and material stores	During the Construction Phase	ECO	Prior to site closure for	Cement and material stores are	

Impact Management Actions	Implementatio	n	Monitoring			
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
		are secured prior			more than	secured prior
		to site closure			05 days	to site closure
 Toilets must have been emptied and secured; 	Contractor	Ensure toilets are	During the	ECO	Prior to site	Toilets are
		emptied and	Construction		closure for	emptied and
		secured prior to	Phase		more than	secured prior
		site closure			05 days	to site closure
 Refuse bins must have been emptied and secured; 	Contractor	Ensure refuse bins	During the	ECO	Prior to site	Refuse bins
		are emptied and	Construction		closure for	are emptied
		secured prior to	Phase		more than	and secured
		site closure			05 days	prior to site
						closure
Drip trays must have been emptied and secured.	Contractor	Ensure drip trays	During the	ECO	Prior to site	Drip trays are
·		are emptied and	Construction		closure for	emptied and
		secured prior to	Phase		more than	secured prior
		site closure			05 days	to site closure

5.34 Dismantling of old equipment

Impact management outcome: Impact to the environment to be minimised during the dismantling, storage and disposal of old equipment commissioning.

Impact Management Actions	Implementation				Monitoring			
	Responsible	Method	of	Timeframe	for	Responsible	Frequency	Evidence of
	person	implementat	ion	implementati	on	person		compliance
- All old equipment removed during the project must be	Contractor	Ensure	old	During	the	ECO	Monthly	Drip trays are
stored in such a way as to prevent pollution of the		equipment	is	Construction				emptied and
environment		secured	and	Phase				

Impact Management Actions	Implementatio	n	Monitoring			
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
		where required, stored in contained areas				secured prior to site closure
		where no spillage or pollution may result				
Oil containing equipment must be stored to prevent leaking or be stored on drip trays;	Contractor	Ensure old equipment is secured and where required, stored in contained areas where no spillage or pollution may result	During the Construction Phase	ECO	Monthly	Drip trays are emptied and secured prior to site closure
All scrap steel must be stacked neatly and any disused and broken insulators must be stored in containers;	Contractor	Store defunct insulators in containers and scrap steel in one single place, neatly secured	During the Construction Phase	ECO	Monthly	Where needed, insulators observed to be stored in containers and scrap stored neatly as determined by the ECO
 Once material has been scrapped and the contract has been placed for removal, the disposal Contractor must ensure that any equipment containing pollution causing substances is dismantled and transported in such a way as to prevent spillage and pollution of the environment; 	Contractor , cEO	Ensure dismantling and packaging of scrapped material is transported in such a way as to	During the Construction Phase	ECO	Monthly	Where needed, insulators observed to be stored in

Impact Management Actions	Implementation	n	Monitoring	Monitoring			
	Responsible person	Method of implementation	Timeframe for implementation	or Responsible person	Frequency	Evidence of compliance	
		prevent spillage and pollution of the environment;				containers and scrap stored neatly as determined by the ECO	
The Contractor must also be equipped to contain and clean up any pollution causing spills; and	cEO and Contractor	Provide training on the use of spill kits to the relevant employees	During th Construction Phase	e ECO	Monthly	Proof of training to be provided by the contractor	
Disposal of unusable material must be at a licensed waste disposal site.	cEO and Contractor	Ensure a registered waste disposal site is utilised and keep disposal slips and record in the site environmental file	During th Construction Phase	e ECO	Monthly	Visual inspection of disposal record documentati on and registration of the waste disposal site utilised.	

5.35 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	Implementatio	Implementation			Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance	
All areas disturbed by construction activities must be subject to landscaping and rehabilitation; All spoil and waste must be disposed of to a registered waste site;	Contractor	Develop and implement a rehabilitation plan for the rehabilitation of all disturbed areas. Dispose of all spoil and waste at a licensed waste disposal facility	Pre-construction & Rehabilitation	CEO	Weekly	Rehabilitation of the disturbed areas is undertaken as per the rehabilitation plan. All certificates of waste disposal at licensed facilities are available.	
 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 	Contractor in consultation with the ECO	Assess all slopes and determine whether contouring is required	Rehabilitation	cEO	Weekly	All slopes are assessed and contoured as required	
 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; 	Contractor in consultation with the ECO	Assess all slopes and determine whether terracing is required	Rehabilitation	CEO	Weekly	All slopes are assessed and terraced as required	
Berms that have been created must have a slope of 1:4 and be replanted with indigenous species and grasses that approximates the original condition;	Contractor	Ensure all berms have a slope of 1:4 and is replanted with indigenous species and grasses	Rehabilitation	cEO	Weekly	All berms have a slope of 1:4 and is replanted with indigenous species and grasses	

Impact Management Actions	Implementation			Monitoring			
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance	
 Where new access roads have crossed cultivated farmlands, that lands must be rehabilitated by ripping which must be agreed to by the holder of the EA and the landowners; 	Not applicable					,	
 Rehabilitation of access roads outside of farmland; 	Not applicable	Э					
 Indigenous species must be used for with species and/grasses to where it compliments or approximates the original condition; 	Contractor	Make use of indigenous species for rehabilitation	Rehabilitation	cEO	Weekly	Indigenous species are used for rehabilitation	
Stockpiled topsoil must be used for rehabilitation (refer to Section 5.24: Stockpiling and stockpiled areas);	Contractor	Ensure stockpiled topsoil is used as per the requirements listed under section 5.24	Rehabilitation	cEO	Weekly	Stockpiled topsoil is used as per the requirements listed under section 5.24	
 Stockpiled topsoil must be evenly spread so as to facilitate seeding and minimise loss of soil due to erosion; 	Contractor	Ensure that topsoil is spread evenly	Rehabilitation	cEO	Weekly	Topsoil is spread evenly	
Before placing topsoil, all visible weeds from the placement area and from the topsoil must be removed;	Contractor	Remove all visible weeds from placement area and topsoil before spreading the topsoil	Rehabilitation	cEO	Weekly	No weeds are visible in the placement area or the topsoil	
Subsoil must be ripped before topsoil is placed;	Contractor	Undertake the ripping of subsoil prior to the spreading of topsoil	Rehabilitation	cEO	Weekly	Subsoil is ripped before topsoil is placed	

Impact Management Actions	Implementation			Monitoring			
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance	
The rehabilitation must be timed so that rehabilitation can take place at the optimal time for vegetation establishment;	Contractor	Plan the timeframe for rehabilitation in order to undertake vegetation planting during the optimal time for vegetation establishment	Rehabilitation	ECO	At the start of rehabilitation to confirm correct timeframe	Rehabilitation is undertaken during the optimal time	
 Where impacted through construction related activity, all sloped areas must be stabilised to ensure proper rehabilitation is effected and erosion is controlled; 	Contractor	All disturbed slope areas must be stabilised	Rehabilitation	CEO	Weekly	Disturbed slopes are stabilised sufficiently	
 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; 	Contractor	Stabilise slopes as per the design specifications	Pre-construction & Rehabilitation	CEO	Weekly	Slopes are stabilised as per the design specifications	
Spoil can be used for backfilling or landscaping as long as it is covered by a minimum of 150 mm of topsoil.	Contractor	Spoil used for landscaping must be applied as per the listed requirements	Rehabilitation	cEO	Weekly	Photographic record of spoil used for landscaping purposes as well as feedback from the contractor	
 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: 	Contractor in consultation with a suitably	Make use of a suitable vegetation seed mixture should	Rehabilitation	ECO	As and when required	Use of a suitable vegetation seed mixture if required	

Impact Management Actions	Implementatio	n	Monitoring			
		1				
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
a) Annual and perennial plants are chosen;	qualified	enhancement be				
b) Pioneer species are included;	specialist	required				
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:

Applicant Name	Great Karoo Renewable Energy (Pty) Ltd
Contact Person	Romaya Dorasamy & Tobias Hobbach
Physical Address	53 Carlisle Street, Paarden Eiland, Cape Town, 7405
Postal Address	53 Carlisle Street, Paarden Eiland, Cape Town, 7405
Telephone	N/A
Fax	N/A
Cell	N/A
Email Address	tobias@greatkaroo.energy romaya@greatkarro.energy

7.1.2 Details and expertise of the EAP:

EAP Name	Jo-Anne Thomas
EAP Qualifications	M.Sc. (Botany)
Professional	South African Council for Scientific Natural Professions (SACNASP):
Affiliation/Registration	Certified Natural Scientist – Pr.Sci.Nat. (Membership No.: 117178)
Physical Address	South African Council for Natural Scientific Professions (SACNASP) – registration number: registration number 400024/00 Environmental Assessment Practitioners Association of South Africa (EAPASA) – registration number: 2019/726
Telephone	011 656 3237
Fax	086 684 0547
Cell	082 775 5628
Email Address	joanne@savannahsa.com

7.1.3 Project name: Great Karoo Electrical Grid Infrastructure, Northern Cape and Western Cape Provinces

7.1.4 Description of the project:

Great Karoo Renewable Energy (Pty) Ltd is proposing the development of a 132kV central collector substation and a 132kV double circuit power line on a site located approximately 35km south-west of Richmond and 80km south-east of Victoria West, within the Ubuntu Local

Municipality of the Pixley Ka Seme District Municipality in the Northern Cape Province. A portion (approximately 2km) of the grid corridor falls within the Beaufort West Local Municipality of the Central Karoo District in the Western Cape Province. One grid corridor has been considered for the assessment and placement of the 132kV double circuit power line. The entire extent of the site falls within the Central Corridor of the Strategic Transmission Corridors. The grid connection infrastructure is known as the Great Karoo Electrical Grid Infrastructure (EGI).

The development of the 132kV central collector substation and 132kV power line is required to enable the connection for the Great Karoo Cluster of Renewable Energy Facilities, which comprises three (3) 100MW Solar Photovoltaic (PV) Energy Facilities, and two (2) 140MW Wind Farms, to the national grid for the evacuation of the generated electricity. The connection point into the national grid will be the existing Eskom Gamma Substation.

The projects which the proposed grid connection infrastructure will facilitate connection for are:

- » Angora Wind Farm
- » Merino Wind Farm
- » Nku Solar PV Energy Facility
- » Moriri Solar PV Energy Facility
- » Kwana Solar PV Energy Facility

The above-mentioned renewable energy facilities are proposed in response to identified objectives of the national and provincial government, and local and district municipalities to develop renewable energy facilities for power generation purposes.

It is the developer's intention to either bid the projects under the Department of Mineral Resources and Energy's (DMRE's) Renewable Energy Independent Power Producer Procurement (REIPPP) Programme, with the aim of evacuating the generated power into the national grid or supply the electricity to private off-takers nationally. The generated electricity will be evacuated through use of the 132kV central collector substation and 132kV double circuit power line and the national electricity grid. The development of the Great Karoo EGI will indirectly aid in the diversification and stabilisation of the country's electricity supply, in line with the objectives of the Integrated Resource Plan (IRP). As the project has the potential to impact on the environment, an Environmental Authorisation (EA) is required from the National Department of Forestry, Fisheries, and the Environment (DFFE) subject to the completion of a BA process, as prescribed in Regulations 19 and 20 of the 2014 Environmental Impact Assessment (EIA) Regulations (GNR 326), as amended.

Infrastructure associated with the Great Karoo EGI includes:

- » A 132kV collector substation with a development footprint of 19.95ha.
- » A double circuit 132kV distribution line to connect the central collector 132kV substation to the existing Eskom Gamma Substation will be constructed.

¹ The Strategic Transmission Corridors are identified by the Department of Environment, Forestry and Fisheries (DEFF) as geographical areas of strategic importance for the development of the supporting large scale electricity transmission and distribution infrastructure in terms of Strategic Integrated Project 10: Electricity Transmission and distribution. This is as per GNR113 of February 2018.

- » Temporary and permanent laydown areas.
- » Associated equipment, infrastructure and buildings.
- » A 4-6 m wide road along the length of the power line corridor to allow for large crane movement and for maintenance purposes.

A summary of the details and dimensions of the proposed EGI is provided in **Table 1**.

Table 1: Details and dimensions of the planned infrastructure associated with the Great Karoo EGI

LGI							
Infrastructure	Footprint and	dim	ensions				
Development footprint (permanent infrastructure area)	19.95ha						
Capacity of the central collector substation	580MVA at 132kV						
Corridor width (for assessment purposes)	One grid connection corridor has been identified for the assessment and placement of the grid connection infrastructure. The grid connection corridor is up to 1km wide and 37.5km long to allow for avoidance of environmental sensitivities, and suitable placement of the 132kV overhead power line within the corridor. Therefore, the entire corridor is being proposed for the development provided the infrastructure remains within the assessed corridor and environmental sensitivities are avoided.						
Capacity and circuit of the power line	580MVA at 1	32kV	(double circuit)				
Power line servitude width	Up to 40m						
Length of the grid connection corridor	Collector Sub – Gamma ~ 37.5km						
Height of the power line towers (pylons)	Up to 41m						
Access road	During construction, a permanent access road along length of the power line corridor between 4 - 6m wide will established to allow for large crane movement. This track then be utilised for maintenance during operation.						
A description and coordinates of the		C	Central Collector Su	bstation			
corridor in which the proposed			Lat	Long			
activity or activities is to be	Great		Centre C	oordinates			
undertaken Substation coordinates	Karoo EGI		31°28'21.93"S	23°38'2.75"	E		
(approximate centre point and			Corner C	oordinates			
corner points)			31°28'13.91"S	23°37'53.22	"E		
			31°28'11.83"S	23°38'20.01	"E		
			31°28'28.91"S	23°38'21.02	"E		
			31°28'33.05"S	23°37'33.58	"E		
	Point		Latitu	Grid Corridor			
	Start Poir						
	Middle Po		31°34'(
	Middle Point		51 616				

Intrastructure	Footprint and dime		
	End Point	31°42'0.68"S	23°24'5.71"E

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: https://screening.environment.gov.za/screeningtool. The sensitivity map shall identify the nature of each sensitive feature e.g., threatened plant species, archaeological site, etc. Sensitivity maps shall identify features both within the planned working area and any known sensitive features within 50 m from the development footprint.

The national web-based environmental screening tool was utilised for this project and the Merino Wind Farm sensitivity maps can be seen in Figures 2 to 10. The site-specific environmental sensitivity map included in the EIA Report is included as Figure 1.

Site sensitivity

A combined sensitivity map for the grid connection corridor is provided below. This has been compiled based on the specialist sensitivities determined from their respective studies, and therefore aims to represent the entirety of the site and the combined sensitivities. The following environmental sensitivities were noted on site (refer to **Figure 1**):

- » Terrestrial Ecology: Sensitivities that occur within the grid connection corridor include:
 - Drainage lines/CBA1 (high very high sensitivity)
 - * Mountain slopes (medium high sensitivity)
 - * | Karroid plains (medium sensitivity)
 - Infrastructure (roads) (low sensitivity)
- » Aquatic Ecology: The drainage lines and rivers that traverse the grid connection corridor are considered to be of high sensitivity and a 15m no-go buffer has been recommended around these features.
- Avifauna: At a site-specific level, environmentally sensitive features present within the proposed study area include the existing eagle nests, in addition to permanent and ephemeral waterbodies. These areas are classified as areas of HIGH sensitivity. Construction in the areas containing eagle nests will need to be carefully managed to ensure minimal disturbance to the breeding birds and/or their progeny. The construction of the proposed power line across or within close proximity to the waterbodies will necessitate the marking of the power line with bird flight diverters to mitigate the collision impact. The remainder of the study area is considered to be of MEDIUM sensitivity, given its propensity to support Ludwig's Bustard.
- » Heritage: A total of thirty (30) archaeological heritage resources and six (6) palaeontological heritage resources were identified during the survey of the grid connection corridor and substation footprint. None of the identified heritage resources are regarded to be conservation worthy or of significance and as such, no buffers have been recommended around these sites.

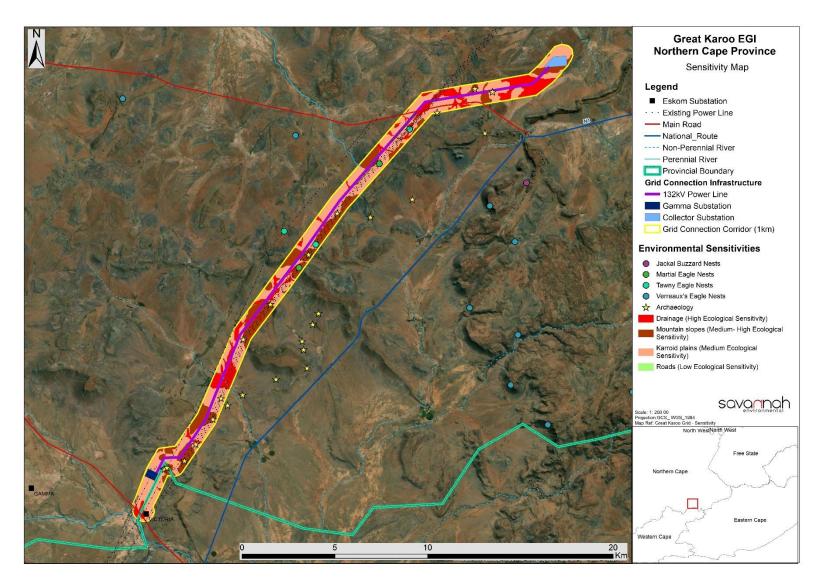


Figure 1: Environmental sensitivity map showing the grid connection corridor and collector substation location

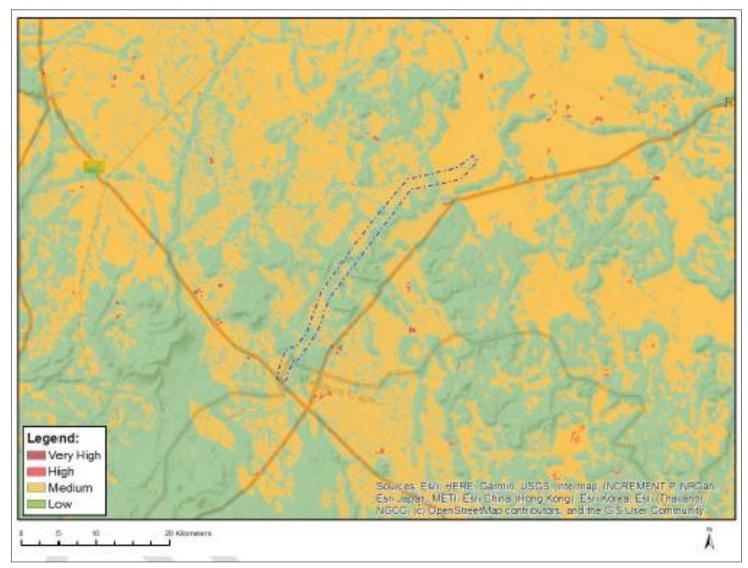


Figure 2: Map of relative agriculture theme sensitivity

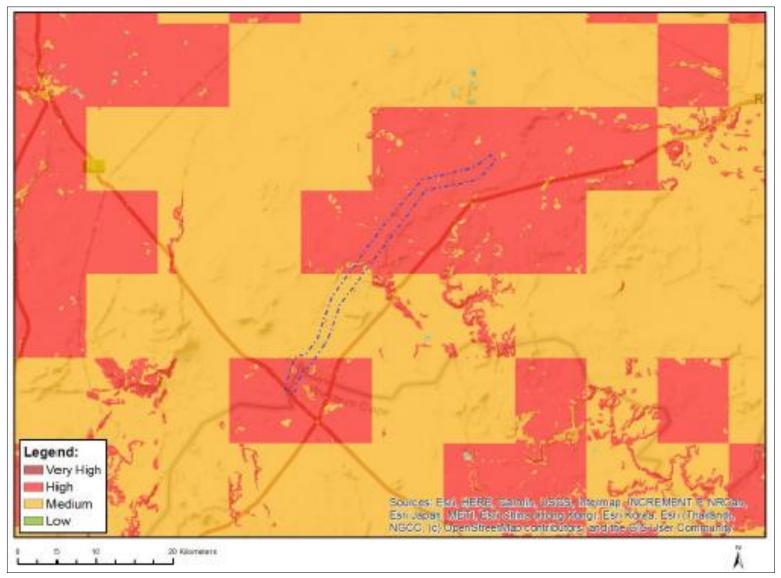


Figure 3: Map of relative animal species theme sensitivity

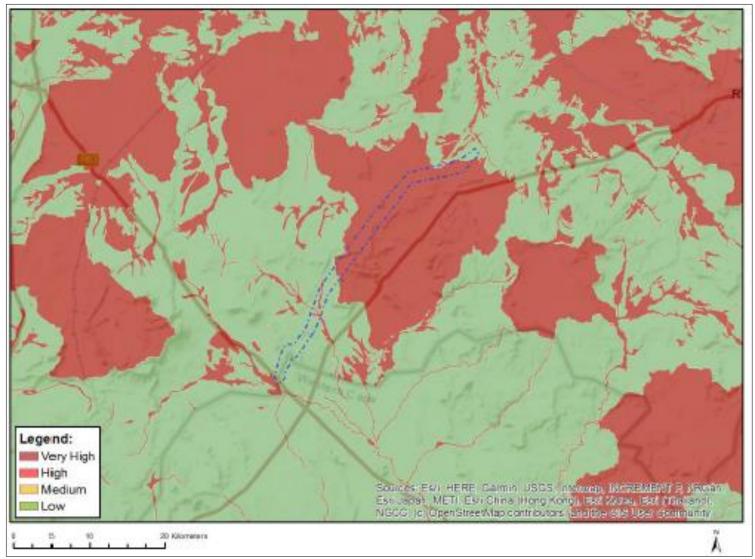


Figure 4: Map of relative aquatic biodiversity theme sensitivity

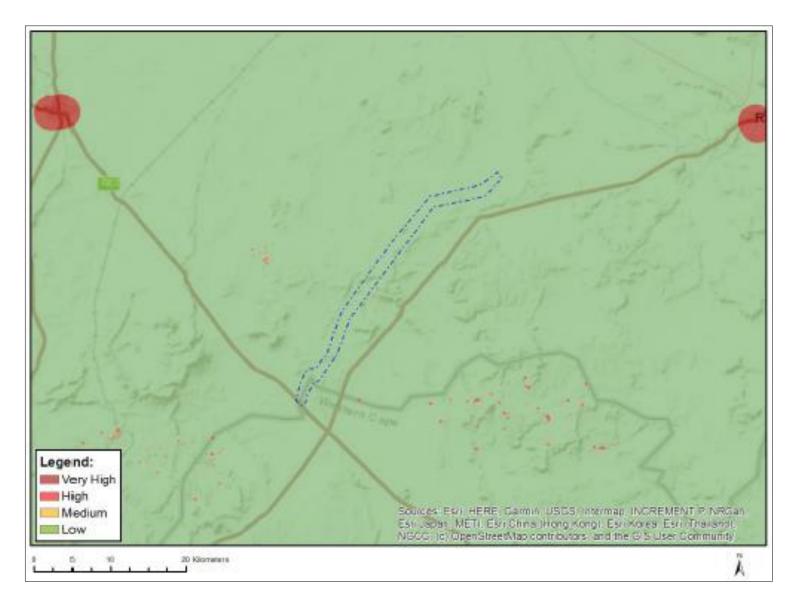


Figure 5: Map of relative archaeological and cultural heritage theme sensitivity



Figure 6: Map of relative civil aviation theme sensitivity

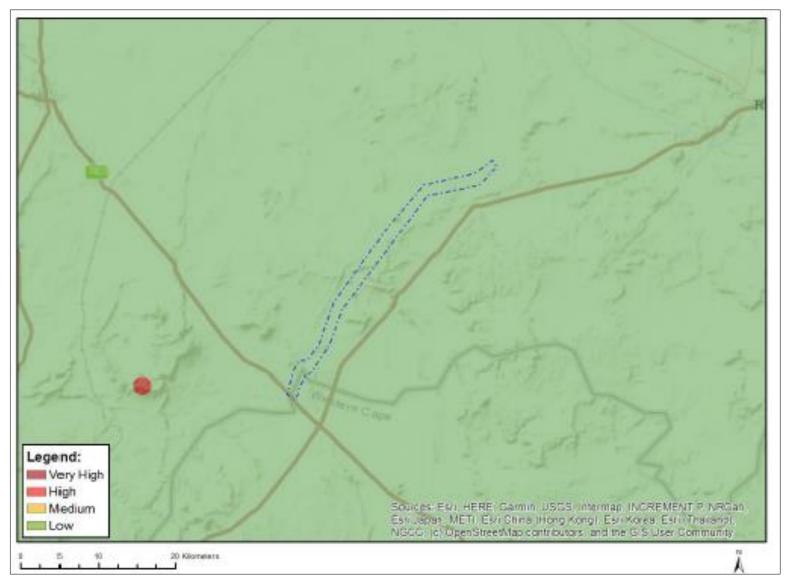


Figure 7: Map of relative defence theme sensitivity

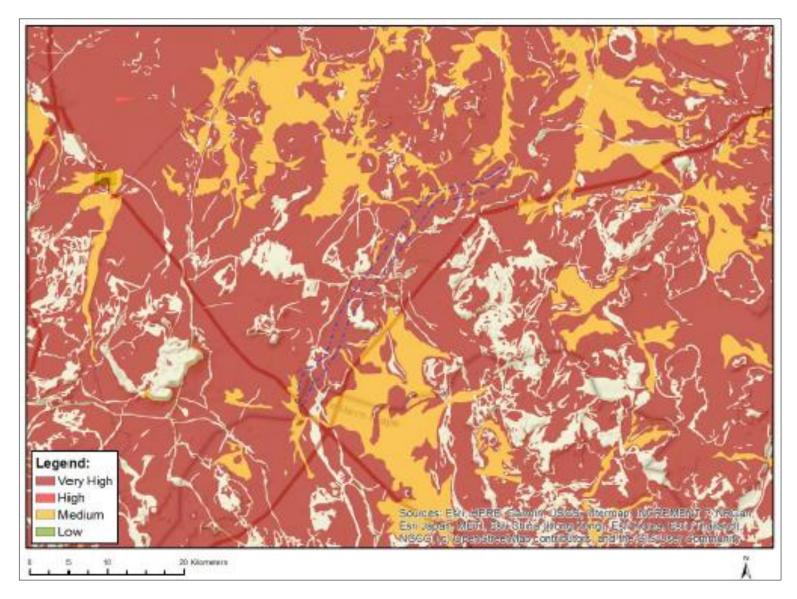


Figure 8: Map of relative palaeontological theme sensitivity

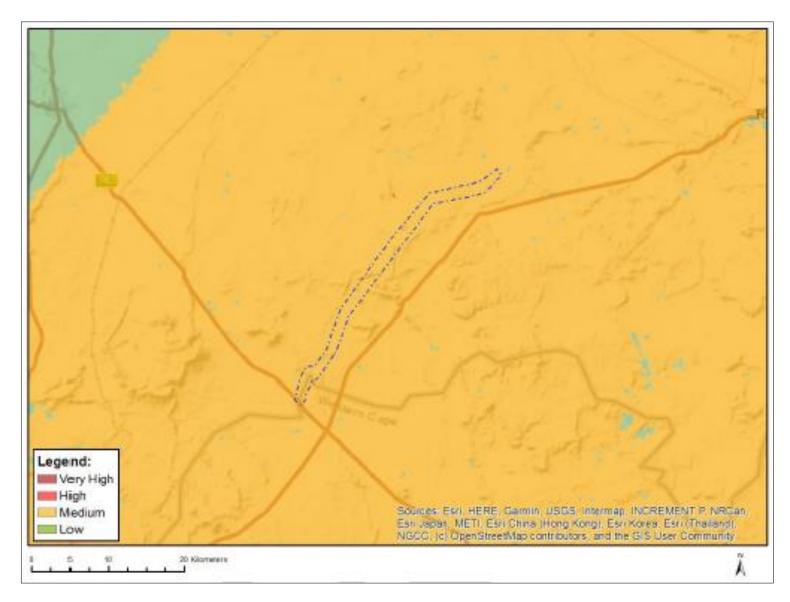


Figure 9: Map of relative plant species theme sensitivity

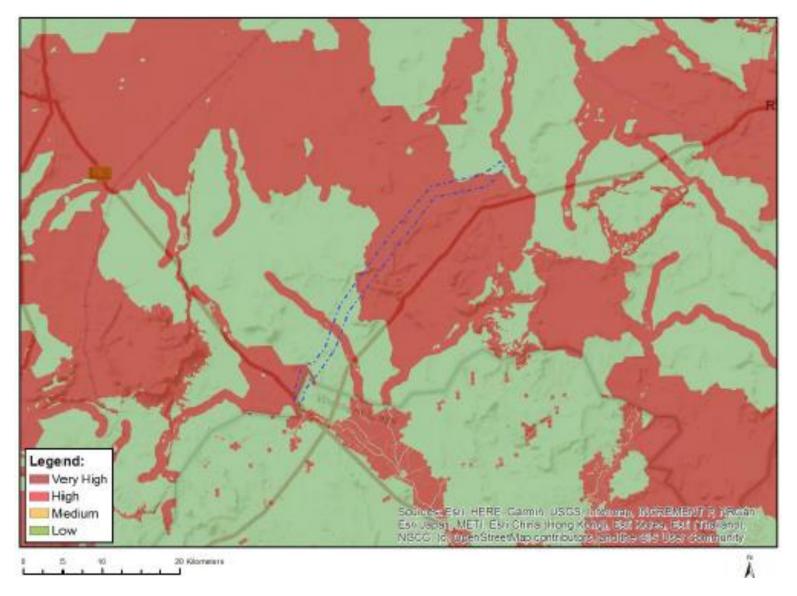


Figure 10: Map of relative terrestrial biodiversity theme

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 part B: section 1 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 day prior to the date on which the activity will commence of commencement of construction to facilitate compliance inspections.

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VINUA	05 July 2022

<u>This declaration will be signed by the proponent/applicant/holder of the EA once the contractor is appointed and has provided inputs to this Generic EMPr as per the requirements of this template.</u>

<u>The contractor would be required to develop the following site-specific plans in accordance with the specialist recommendation contained in Section C of this EMPr:</u>

- » Alien Invasive Plant Management Plan
- » <u>Plant Rescue Plan</u>
- » Storm Water Management Plan
- » Rehabilitation Plan

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.

8 SITE SPECIFIC ENVIRONMENTAL ATTRIBUTES

If any specific environmental sensitivities/attributes are present on the site which require more specific impact management outcomes and actions, not included in the pre-approved generic EMPr template, to manage impacts, those impact management outcomes and impact management 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 preapproved 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.

CONSTRUCTION AND DECOMMISSIONING OUTCOMES AND ACTIONS

7.1 Ecology (Fauna and Flora)

Impact management outcome: Direct loss and/or fragmentation of indigenous natural vegetation is minimised

Impact Management Actions	Implementation			Monitoring		
	Responsible person	Method of implementation	Timeframe for implementati	Responsible person	Timeframe	Evidence of compliance
			on			·
Restrict impact to development footprint only and limit disturbance creeping into surrounding areas.	Contractor	Place a barricade around the development footprint to indicate that no disturbance is allowed beyond that point	During the construction phase	ECO	Monthly	No evidence of disturbance beyond the development footprint
 As far as possible, locate infrastructure within areas that have been previously disturbed or in areas with lower sensitivity scores. Avoid sensitive features and habitats when locating infrastructure. 	Design Engineer and Contractor	Develop a layout that avoids areas of high sensitivity Provide layout to the contractor and demarcate areas of high sensitivity	Prior to construction and during the construction phase	ECO	Monthly	Infrastructure avoids areas of high sensitivity
- Compile a Rehabilitation Plan.	Contractor, cEO	Make contractor aware of the requirement for a rehabilitation plan for the site	During the construction phase	ECO	Monthly	Rehabilitation Plan available on request
 Compile an Alien Plant Management Plan, including monitoring, to ensure minimal impacts on surrounding areas. 	Contractor, cEO	Make contractor aware of the requirement for an alien plant	During the construction phase	ECO	Monthly	Alien Plant Management Plan available on request

Impact Management Actions	Implementation			Monitoring		
	Responsible person	Method of implementation	Timeframe for implementati	Responsible person	Timeframe	Evidence of compliance
			on			
		management plan for the site				
Where possible, access roads should be located along existing farm and district roads.	Design Engineer and Contractor	Develop a layout with access roads the=at are in alignment with existing farm and district roads and provide layout to the contractor	Prior to construction and during the construction phase	ECO	Monthly	Access roads are established along existing farm and district roads.
 Footprints of infrastructure, laydown areas, construction sites, roads and substation sites should be clearly demarcated. 	Contractor	Make contractor aware of the requirement to demarcate the infrastructure footprint	During the construction phase	ECO	Monthly	Barricade evident around infrastructure footprints
 No additional clearing of vegetation should take place without a proper assessment of the environmental impacts and authorization from relevant authorities, unless for maintenance purposes, in which case all reasonable steps should be taken to limit damage to natural areas 	Contractor	Place a barricade around the development footprint to indicate that no disturbance is allowed beyond that point	During the construction phase	ECO	Monthly	No vegetation clearing observed beyond the barricaded development footprint
 Limit clearing of natural habitat designated as sensitive, especially rocky outcrops, cliffs and riparian habitats, where possible. 	Contractor, cEO	Install signage at locations of sensitive features that states that no disturbance is allowed	During the construction phase	ECO	Monthly	No clearing of natural habitat designated as sensitive is observed on site
 No driving of vehicles off-road outside of construction areas. Personnel and vehicles should be restricted to 	Contractor	Install signage stating that no driving of vehicle	Duration of construction phase	ECO	Monthly	No evidence of vehicles driving in the veld

Impact Management Actions	Implementation	Implementation			Monitoring			
	Responsible	Method of	Timeframe for	Responsible	Timeframe	Evidence of		
	person	implementation	implementati	person		compliance		
			on					
access / internal roads and no off-road driving should		off-road outside of				outside the		
occur.		construction areas				demarcated		
		is permitted and				roads		
		also include this in						
		toolbox talks and						
		induction training						
		material						
- Access to sensitive areas should be limited during	cEO and	Include topic the	Duration of	ECO	Monthly	Avoidance of		
construction.	Contractor	avoidance of	construction			sensitive areas		
		sensitive features in	phase			included in		
		toolbox talks				toolbox talks		

Impact management outcome: Impact on the integrity of Critical Biodiversity Areas is avoided

Impact Management Actions	Implementation	n		Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Timeframe	Evidence of
	person	implementation	implementati	person		compliance
			on			
- Locate linear infrastructure outside boundaries of CBA1	Design	Design facility	Prior to	ECO	Monthly	Linear
areas, except where these are located entirely within	Engineer,	layout such that it	construction			infrastructure
existing disturbance and/or transformation.	Contractor	avoids CBA1 areas	and during			avoids CBA1
			the			areas
		Include topic of the	construction			
		avoidance of CBA1	phase			
		areas by in linear				
		infrastructure in				
		toolbox talks				

Impact Management Actions	Implementation	Implementation			Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Timeframe	Evidence of	
	person	implementation	implementati	person		compliance	
			on				
- Place tower structures as far as possible away from the	Design	Ensure that tower	Prior to	ECO	Monthly	No tower	
point of origin of the drainage line that constitutes the	Engineer;	structures are	construction			structures are	
core of the CBA1 area (this point is approximately at	Contractor	placed away from	and during			located near	
31o31'36.1"S, 23o31'28"E). » Use the existing service		the point of origin of	the			the point of	
roads under the existing power line to access towers at		the drainage line in	construction			origin of the	
this particular location.		the layout and	phase			drainage line	
'		provide layout and					
		coordinates of this					
		point to the					
		contractor					

Impact management outcome: Loss of individual species of conservation concern due to clearing is minimised

Impact Management Actions	Implementation			Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Timeframe	Evidence of
	person	implementation	implementati	person		compliance
			on			
 A detailed pre-construction walk-through survey will be 	Developer,	Appoint specialist	Prior to	ECO	Once at the	Walk-through
required during a favourable season to locate any	Specialist	prior to construction	construction		commencement	report produced
individuals of protected plants, as well as for any		to undertake a			of construction	and kept on file
populations of threatened plant species. This survey must		detailed walk-				during
cover the footprint of all approved infrastructure,		through survey of				construction
including internal service roads and footprints of tower		the footprint areas				
structures (final infrastructure layout). The best season is						
early to late Summer, but dependent on recent rainfall						
and vegetation growth.						
- Where significant populations of SCC are found, shift	Design	Use the results of	Prior to	ECO	Monthly	No infrastructure
infrastructure to avoid direct impacts.	Engineer	the detailed walk-	construction			established in
		through survey to				areas where
		design the facility				significant

Impact Management Actions	Implementation	n		Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Timeframe	Evidence of
	person	implementation	implementati	person		compliance
			on			
		layout and ensure				populations of
		that the layout				species of
		avoids areas of				conservation
		significant				concern are
		populations of				found
		species of				
		conservation				
		concern				
- Compile a Plant Rescue Plan to be approved by the	Specialist,	Appoint specialist	Prior to	ECO	Monthly	Plan rescue plan
appropriate authorities.	Developer	to compile a	construction			available on
		detailed plant				request
		rescue plan				
Obtain the necessary permits for specimens or protected	Specialist;	Undertake the	Prior to	ECO	Monthly	Necessary
plant species that will be lost due to construction of the	Developer	permitting process	construction			permits are
project.		in order to obtain				available on file
		the relevant permits				at the site
		for the removal of				
		protected species.				
		Permits must be				
		kept on file				
For any plants that are transplanted, annual monitoring	cEO,	Prepare plan for the	Prior to	ECO	As and when	Plan for the
should take place to assess survival. This should be	Contractor	monitoring of	construction		required	monitoring of
undertaken for a period of three years after translocation		transplanted plants				transplanted
and be undertaken by a qualified botanist. The						plants available
monitoring programme must be designed prior to						upon request
translocation of plants and should include control sites						and results of
(areas not disturbed by the project) to evaluate mortality						monitoring are
relative to wild populations.						available on site
 No collecting or poaching of any plant species must be 	cEO,	Requirement for	During the	ECO	Monthly	No evidence of
permitted on site. Report any illegal collection to	Contractor	induction of all staff	construction			collection of
conservation authorities.		prior to entry, in	phase			plant species,
		particular about the				and induction

Impact Management Actions	Implementation			Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Timeframe	Evidence of
	person	implementation	implementati	person		compliance
			on			
		collection of plant				roster of all stuff
		species				completed,
						maintained and
						available on site
 Loss of protected species of conservation concern must 	cEO,	Include this	During the	ECO	Monthly	Condition
be report to the conservation authorities.	Contractor	condition within the	construction			include in the
		contractor's pack	phase			site induction
		and within the site				material and
		induction material				contractor's
						pack
 Personnel must be educated about protection status of 	cEO	Develop	During the	ECO	M Prior to the	Protection status
species, including distinguishing features, to be able to		environmental	construction		commencement	of species,
identify protected species.		awareness training	phase		of the	including
		material which			environmental	distinguishing
		covers the			awareness	features
		protection status of			training	included in
		species, including				induction
		distinguishing				material
		features				
 Implement strict access control for the site. 	DSS, dEO	Demarcate the	Duration of	ECO	Monthly	Security guard
		project site and	the project			placed on site
		place a security				and no reports
		guard and register				of unauthorised
		at the main gate				entry
- The location of all transplanted rescued plants must be	Contractor,	Ensure that the	During the	ECO	Monthly	Record of
recorded, along with the identity of the plant.	cEO	locations of	construction			transplanted
		transplanted	phase			rescued plants
		rescued plants are				available on site
		recorded along				(includes
		with the identify of				location and
		the plant and kept				identify of
		on file				plants)

Impact management outcome: Establishment and spread of declared weeds and alien invader plants is minimised

Impact Management Actions	Implementation			Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Timeframe	Evidence of
	person	implementation	implementati	person		compliance
			on			
 Undertake regular monitoring to detect alien invasions 	Contractor,	Prepare alien	During the	ECO	Monthly	Alien Plant
early so that they can be controlled.	cEO	management plan	construction			Management
		for implementation	phase			Plan available
		for the duration of				on request
		the construction				
		phase				

Impact management outcome: Runoff and erosion are reduced

Impact Management Actions	Implementation	Implementation				
	Responsible	Method of	Timeframe for	Responsible	Timeframe	Evidence of
	person	implementation	implementati	person		compliance
			on			
- Compile and implement a stormwater management	Contractor,	Make contractor	During the	ECO	Monthly	Alien Plant
plan.	cEO	aware of the	construction			Management
		requirement for a	phase			Plan available
		stormwater				on request
		management plan				
		for the site				
 Speed limits should be set for all roads on site, as well as 	Contractor,	Install speed	During the	ECO	Monthly	Minimal
access roads to the site. These limits should not exceed	cEO	signature	construction			instances of
40 km/h, but may be set lower, depending on local		throughout site,	phase			speeding as
circumstances. Strict enforcement of speed limits should		include speed limit				observed on site
occur – install speed control measures, such as speed		into induction and				during audits
humps, if necessary.		ensure all staff				and as

Impact Management Actions	Implementation	1		Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Timeframe	Evidence of
	person	implementation	implementati	person		compliance
			on			
		entering site is				evidenced in
		aware of the				the written log
		requirement to				of warnings and
		implement speed				fines issued for
		limits. Institute				contraventions
		verbal and written				
		warnings for				
		violations and				
		appropriate fines				
		for repeat				
		contraventions.				
		Written log of fines				
		and warning issued				
		kept on site				
- Maintain adequate buffer zones around hydrological	Design	Ensure layout has	Prior to	ECO	Once off review	Hydrological
features so that these do not become degraded from	Engineer and	been informed by	construction		that the layout	features clearly
runoff and erosion	Contractor	the environmental	and during		used is the	demarcated
		sensitivities as	construction		approved one,	
		determined by the			and monthly	No evidence of
		environmental			thereafter	construction
		impact assessment				activities taking
		and specialist				place within the
		studies				'no-go' areas
						during audit

Impact management outcome: Minimal to no impacts to fauna species

Impact Management Actions	Implementation			Monitoring			
	Responsible	Method of	Timeframe for	Responsible	Timeframe	Evidence of	
	person	implementation	implementati	person		compliance	
			on				
 Pre-construction walk-through, undertaken in the correct season, in front of construction must be undertaken to move any individual animals, such as tortoises, prior to construction. 	Developer, Specialist	Appoint specialist prior to construction to undertake a detailed walk-through survey of the footprint areas	Prior to construction	ECO	Once at the commencement of construction	Walk-through report produced and kept on file during construction	
 No dogs or other pets should be allowed on site, except those confined to landowners' dwellings. 	Contractor, cEO	Include topic on 'no dogs allowed on site' in toolbox talks	Duration of construction phase	ECO	Monthly	Topic on 'no dogs allowed on site' included in toolbox talks	
 Personnel on site should undergo environmental induction training, including the need to abide by speed limits, the increased risk of collisions with wild animals on roads in rural areas. 	cEO, Contractor	Include topic on speed limits and collision with wild animals in induction material	During the construction phase	ECO	Monthly	Topic on speed limits and collision with wild animals included induction material	
 Proper waste management must be implemented, ensuring no toxic or dangerous substances are accessible to wildlife. This should also apply to stockpiles of new and used materials to ensure that they do not become a hazard. 	Contractor	Compile a waste management plan for implementation during the construction phase	During the construction phase	ECO	Monthly	Waste management plan available on site and waste is being managed in accordance with the plan	

Impact Management Actions	Implementation	n		Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Timeframe	Evidence of
	person	implementation	implementati	person		compliance
			on			
 No collecting, hunting or poaching of any animal species should take place. Report any mortality of protected species to conservation authorities. 	cEO	Requirement for induction of all staff prior to entry, in particular about the	Duration of the project	ECO	Monthly	No evidence of fauna mortality, and induction roster of all stuff
		collection, hunting or harvesting of and animals				completed, maintained and available on site
 Appropriate lighting should be installed to minimize impacts on nocturnal animals, as per visual specialist assessment. 	Developer, Contractor	Include lighting specifications in the contractor's pack	Prior to construction and during construction	ECO	Monthly	Lighting specifications include din contractor's pack Appropriate lighting utilised on site
 Construction activities should not be undertaken at night. 	Developer, Contractor	Include working hours in contractor's pack	Prior to construction and during construction	ECO	Monthly	No evidence of construction activities being undertaken at night

7.2 Aquatic Ecology

Impact management outcome: Watercourse disturbance/loss is reduced

Impact Management Actions	Implementation			Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of compliance
	person	implementation	implementation	person		
Avoid direct impacts to water resources and their associated 15m buffer width.	cEO, Contractor	Demarcate the delineated water resources	Duration of the construction phase	ECO	Monthly	Delineated water resources are appropriately demarcated and no direct impact to these resources and the associated buffer is observed
 Clearly demarcate the construction footprint and restrict all construction activities to within the proposed infrastructure area. Minimize the disturbance footprint and unnecessary clearing of vegetation outside of the construction footprint. 	Contractor	Demarcate the construction footprint	During the construction phase	ECO	Weekly and as and when required	No construction activities are taking place outside the proposed infrastructure area
When clearing vegetation, allow for some vegetation cover as opposed to bare areas.	Contractor	Compile method statement for the clearing of vegetation	During the construction phase	ECO	Monthly	Method statement for the clearing of vegetation available on site
Use the shapefiles to signpost the edge of the watercourses closest to site. Place the sign 15 m from the edge (stating this is the buffer zone). Label these areas as environmentally sensitive areas, keep out	Design Engineer, Contractor	Layout design should consider the watercourses identified as part of the BA process and the delineated water	Prior to and during the construction phase	ECO	Monthly	Layout avoids water courses and their buffers, and delineated water resources are appropriately demarcated

Impact Management Actions	Implementation			Monitoring			
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance	
		courses and their buffers should be demarcated					
All activities (including driving) must adhere to the respective buffer areas.	Contractor	Toolbox talks should include topic on the avoidance of water courses and their buffer areas	During the construction phase	ECO	Monthly	Toolbox talks include topic on the avoidance of water resources and their buffer areas	
 All alien vegetation within the site should be managed in terms of the Regulation GNR.1048 of 25 May 1984 (as amended) issued in terms of the CARA and IAP regulations. 	Contractor, cEO	Prepare an alien plant management plan for implementation during the construction phase	Prior to construction	ECO	Monthly	Alien plant management plan available on site	
Landscape and re-vegetate all denuded areas as soon as possible.	Contractor, cEO	Prepare a rehabilitation plan for the site	Prior to construction	ECO	Monthly	Rehabilitation plan available on site	

Impact management outcome: Minimised impacts on surface water quality and runoff, erosion and sedimentation are reduced

Impact Management Actions	Implementation			Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of compliance
	person	implementation	implementation	person		
The contractors used for the construction phase should have spill kits available onsite prior to construction to ensure that any fuel, oil or hazardous substance spills are cleaned-up and discarded correctly	Developer	Make contractors aware of the requirement for a spill kit on site	Construction phase	ECO	Monthly	Visual observation of spills kits
During construction activities, all rubble generated must be kept in a skip (or similar) and removed from the site to a licensed facility.	Contractor	Provision of appropriate sklips which are strategically placed throughout the site Disposal of general waste at licensed waste disposal facilities must be undertaken as per the waste management plan	During the construction phase	ECO	Weekly	Appropriate skips are available throughout the site Disposal certificates of disposal at licensed facilities to be provided
All chemicals and toxicants to be used for the construction must be stored in a bunded area.	Contractor	Ensure that storage areas are impermeable and are sufficiently bunded, and	During the Construction Phase	ECO	Monthly	Photographic proof that storage areas are impermeable, and have bunds, sumps and roofing

Impact Management Actions	Implementation			Monitoring			
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance	
		have sumps and roofing					
All machinery and equipment should be inspected regularly for faults and possible leaks, these should be serviced off-site at designed areas.	Contractor, cEO	Make contractors aware of the requirement for regular inspection of their machinery and equipment	Prior to construction and during construction	ECO	Monthly	Inspection checklists available on request	
 Adequate sanitary facilities and ablutions on the servitude must be provided for all personnel throughout the project area. Use of these facilities must be enforced (these facilities must be kept clean so that they are a desired alternative to the surrounding vegetation). 	Contractor	Ablution facilities must be provided and must be placed appropriately and in areas which avoid environmental sensitivities	During the Construction Phase	ECO	Weekly	Ablution facilities are installed and avoid environmental sensitivities	
 All contractors and employees should undergo induction which is to include a component of environmental awareness. The induction is to include aspects such as the need to avoid littering, the reporting and cleaning of spills and leaks and general good "housekeeping". 	cEO and Contractor	Prepare induction material which includes environmental awareness	Pre-construction and Construction	ECO	Monthly	Register of attendance available on request	

Impact Management Actions	Implementation			Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
During construction activities, all rubble	Contractor, cEO	Develop and	Pre-construction	ECO	Monthly	Waste managed in
generated must be kept in a skip (or similar) and the removed from the site to a licensed facility.		implement a waste management plan for the site.	and Construction		, ,	accordance with the waste management plan for the site.
 All removed soil and material stockpiles must be protected from erosion, stored on flat areas where run-off will be minimised, and be surrounded by bunds. 	Contractor	Prepare a method statement for the handling of soil	During the construction phase	ECO	Monthly	Method statement available on file at the site
No dumping of material on site may take place.	Contractor	Toolbox talks must include topics on the handling of waste material	During the construction pahse	ECO	Monthly	No dumping of material observed on site Register of attendance of toolbox talks on the handling of waste material available on site
 All waste generated on site during construction must be adequately managed. Separation and recycling of different waste materials should be supported. 	Contractor, cEO	Develop and implement a waste management plan for the site.	Pre-construction and Construction	ECO	Monthly	Waste managed in accordance with the waste management plan for the site.
Landscape and re-vegetate all unnecessarily denuded areas as soon as possible.	Contractor	Develop and implement a rehabilitation plan for the rehabilitation of	Pre-construction & Rehabilitation	ECO	Weekly	Rehabilitation of the disturbed areas is undertaken as per the rehabilitation plan.

Impact Management Actions	Implementation			Monitoring				
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of compliance		
	person	implementation	implementation	person				
		all disturbed						
		areas.						
- All hazardous and domestic waste	Contractor, cEO	Develop and	Pre-construction	<u>ECO</u>	Monthly	Waste managed in		
generated must be disposed of at licensed		implement a	and Construction			accordance with the		
landfill site. A signed copy of service		<u>waste</u>				<u>waste</u> <u>management</u>		
agreement shall be submitted to this		<u>management</u>				plan for the site.		
Department to demonstrate that indeed		plan for the site.						
provision will be made to render such services.								
SOLVICOS.		Obtain written				Confirmation letter from		
		<u>confirmation</u> <u>from the</u>				municipality to render		
		municipality that				waste management		
		they will indeed				services available on site		
		be able to						
		accept the						
		waste generated						
		from the site						
 Storm water must be effectively managed 	<u>Contractor</u>	<u>Implement</u>	During the	<u>cEO</u>	<u>Weekly</u>	No mismanagement of		
and channelled effectively also the details		measures for the	<u>construction</u>			<u>stormwater</u>		
of the storm water management plan must be forwarded to the local municipality for		<u>control and</u>	<u>phase</u>					
approval.		management of stormwater						
A qualified Environmental Control Officer	Developer	Appoint a	Pre-construction	cEO	Monthly	ECO present on site for		
who will ensure that the activity does not	2010001	qualified ECO	110 00110110011011	<u> </u>	17.101111111	the duration of the		
lead to environmental degradation		prior to the				construction phase.		
especially the water resources be it surface		commencement						
or underground, must be appointed.		of construction						

Impact Management Actions	Implementation			Monitoring			
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of compliance	
	person	implementation	implementation	person			
						Letter of appointment of ECO available on record.	
- In case of leakages or spillages of hydrocarbons this department must be informed within 24 hours and immediate clean-up procedure must be conducted as stipulated in section 19 of the National Water Act; (Act 36 of 1998), any clean-up of the contaminants must be disposed of in a permitted hazardous landfill site and remediation report for the clean-up measures must be sent to the department for comments before implementation.	Contractor and cEO	Develop a management plan or process for implementation should a spill take place	During the construction phase	<u>cEO</u>	Weekly	Feedback must be provided by the contractor in terms of how the spill was handled and photographic evidence of the feedback must be provided and kept on record	

7.3 Avifauna

Impact management outcome: Displacement of priority species due to disturbance and habitat transformation associated with construction of the Great Karoo EGI 132kV central collector substation and 132kV overhead power line is reduced

Impact Management Actions	Implementation			Monitoring		
	Responsible Method of Timeframe for Ro		Permansible Everyoney Evidence		Evidence of	
	Responsible			Responsible	Frequency	
	person	implementation	implementation	person		compliance
- Construction activity should be restricted to the	cEO,	Visual inspection	Duration of	ECO	Monthly	No evidence of
immediate footprint of the infrastructure.	Contractor	of the	construction			construction
		construction	phase			activity outside
		activities to				the immediate
		observe whether				footprint of the
		they remain				infrastructure
		within the defined				
		footprint area				

Impact Management Actions	Implementation			Monitoring			
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance	
		Demarcate project footprint					
Access to the remainder of the site should be strictly controlled to prevent unnecessary disturbance of priority species.	cEO, Contractor	Demarcate sensitive areas to restrict access to these areas	Duration of construction phase	ECO	Monthly	Sensitive areas appropriately demarcated and fenced off for the duration of the construction phase	
Conduct a pre-construction inspection (avifaunal walk-through) of the final central collector substation layout and power line alignment to identify priority species that may be breeding within the substation area and to record the status of the eagle nests on the existing transmission power lines. If a nest is occupied, the avifaunal specialist must consult with the contractor to find ways of minimising the potential disturbance to the breeding pair of eagles during the construction period. This could include measures such as delaying some of the activities until after the breeding season.	DPM	Appoint a qualified avifauna specialist to conduct a preconstruction walk-through of the final central collector substation layout	Pre-construction	ECO	Once off at the commencemen t of construction	Walk-through report available on file	
Measures to control noise and dust should be applied according to current best practice in the industry	Contractor	Ensure that measures to control noise and dust are applied throughout construction	During the construction phase	ECO	Monthly	No noise or dust complaints reported	
Maximum use should be made of existing access roads and the construction of new roads should be kept to a minimum.	Contractor	Existing access routes to be used must be specified and the	Construction	cEO	Weekly	Implementation of the approved layout	

Impact Management Actions	Implementation			Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
		development of				
		new roads must				
		be avoided as far				
		as possible				
- Vegetation clearance should be limited to what is	cEO and	Demarcate areas	During the	ECO	Weekly, and as	No unnecessary
absolutely necessary.	contractor	of indigenous	construction		and when	clearance of
		vegetation to be	phase		required	indigenous
		avoided before				vegetation is
		clearance is				undertaken
		undertaken				

7.4 Land Use, Soils and Agricultural Potential

Impact management outcome: Minimise loss of land capability

Impact Management Actions	Implementation			Monitoring			
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of	
	person	implementation	implementation	person		compliance	
- Prevent any spills from occurring. Machines must be	Contractor	Vehicle and	During the	ECO	Monthly	Vehicle and	
parked within hard park areas and must be checked		equipment storage	construction			equipment storage	
daily for fluid leaks.	cEO	areas must have	phase			areas have hard	
		hard surfaces and				surfaces and are	
		must be				appropriately	
		appropriately				bunded.	
		bunded.					
						No spills recorded in	
						the site incident	
						register.	
- Proper invasive plant control must be undertaken	Contractor	Ensure that invasive	During the	ECO	As and when	Photographic proof	
quarterly.		plant control is	construction		required	of invasive plant	
	cEO	undertaken on an	phase			control being	
						undertaken on site.	

Impact Management Actions	Implementation	on		Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
		ongoing basis (at				
		least quarterly).				
All excess soil (soil that are stripped and stockpiled to	Contractor	Development a	During the	ECO	Monthly	Copy of procedure
make way for foundations) must be stored, continuously		procedure for the	construction		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	for the removal.
managed / maintained to be used for rehabilitation of	cEO	removal, handling,	phase			handling, and
eroded areas.		and storage of soil				storage of soil
		and ensure				provided during the
		implementation of				review.
		this procedure				
		during the				Visual observation
		construction				of appropriate soil
		phase.				storage and
		·				handling practices
						on site.
Rip all compacted areas outside of the developed areas	Contractor	Ensure that ripping	Following	ECO	Monthly	Visual observation
that have been compacted.		is undertaken on all	completion of			of ripping being
	cEO	compacted areas	the construction			undertaken on
		outside of the	phase.			compacted areas
		development				outside the
		areas.				development
						areas.
Ripping must be done by means of a commercial ripper	Contractor	Utilise a	During the	ECO	As and when	Ripping undertaken
that has at least two rows of tines.		commercial ripper	construction		required	using a commercial
	Developer	with at least two	phase			ripper with at least
		rows of tines for				two rows of tines.
		ripping purposes.				
- Ripping must take place between 1 and 3 days after	Contractor	Ensure that ripping	During the	ECO	As and when	Visual observation
seeding and following a rainfall event (seeding must		is undertaken	construction		required	of ripping being
therefore be carried out directly after a rainfall event).	cEO	between 1 and 3	phase			undertaken
		days after seeding				between 1 and 3
		and following a				days after seeding
		rainfall event.				

Impact Management Actions	Implementation	n		Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
						and following a
						rainfall event.

7.5 Heritage

Impact management outcome: Impacts on archaeological and palaeontological heritage resources are reduced

Impact Management Actions	Implementatio	n		Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
Should any significant archaeological resources be uncovered during the course of the construction phase, work must cease in the area of the find and SAHRA must be contacted regarding an appropriate way forward.	Contractor, cEO, Specialist (if required)	If any evidence of unrecorded archaeological resources or possible burials is observed during the course of construction activities, all work must cease immediately within the vicinity of the find and the find be reported to the SAHRA.	Duration of Construction Phase	ECO, cEO	Ongoing (cEO), Monthly (ECO)	Evidence of communication with SAHRA where any evidence of unrecorded archaeological resources or possible burials is found
 The Chance Fossil Finds Procedure must be implemented for the duration of construction activities: Once alerted to fossil occurrence(s): alert site foreman, stop work in area immediately (N.B. safety 	Developer, Contractor	The chance fossil finds procedure must be include in the contractor's pack	During the construction phase	ECO	Monthly	Chance fossil finds procedure is included in the contractor's pack and evidence of implementation of

Impac	t Management Actions	Implementatio	on		Monitoring		
		Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
		person	implementation	implementation	person		compliance
	first!), safeguard site with security tape / fence /						the procedure is
	sand bags if necessary.						observed
0	Record key data while fossil remains are still in situ:						
	* Accurate geographic location – describe						
	and mark on site map / 1: 50 000 map /						
	satellite image / aerial photo.						
	 Context – describe position of fossils within 						
	stratigraphy (rock layering), depth below						
	surface.						
	 Photograph fossil(s) in situ with scale, from 						
	different angles, including images						
	showing context (e.g. rock layering).						
0	If feasible to leave fossils in situ:						
	 * Alert Heritage Resources Agency and 						
	project palaeontologist (if any) who will						
	advise on any necessary mitigation.						
	 Ensure fossil site remains safeguarded until 						
	clearance is given by the Heritage						
	Resources Agency for work to resume.						
0	If not feasible to leave fossils in situ (emergency						
	procedure only):						
	 Carefully remove fossils, as far as possible 						
	still enclosed within the original						
	sedimentary matrix (e.g. entire block of						
	fossiliferous rock).						
	 Photograph fossils against a plain, level 						
	background, with scale.						
	 Carefully wrap fossils in several layers of 						
	newspaper / tissue paper / plastic bags.						
	 Safeguard fossils together with locality 						
	and collection data (including collector						

Impac	t Management Actions	Implementation			Monitoring			
		Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of	
		person	implementation	implementation	person		compliance	
0	and date) in a box in a safe place for examination by a palaeontologist. * Alert Heritage Resources Agency and project palaeontologist (if any) who will advise on any necessary mitigation. If required by Heritage Resources Agency, ensure that a suitably-qualified specialist palaeontologist is		·					
	appointed as soon as possible by the developer.							
·	ment any further mitigation measures proposed by the ontologist and Heritage Resources Agency.							
per fror	s not possible to avoid palaeontological site 918, a rmit in terms of section 35 of the NHRA must be applied m SAHRA to mitigate the site prior to the construction ase.	Developer and Appointed Specialist	A specialist must be appointed to complete the permit application	Prior to construction	<u>ECO</u>	Once-off, at the commenceme nt of construction	A copy of the permit for the destruction of palaeontological site 918 is available on file at the site	
rem cer frag oth the Hig sec of t	In evidence of archaeological sites or remains (e.g. mants of stone-made structures, indigenous ramics, bones, stone artefacts, ostrich eggshell gments, charcoal and ash concentrations), fossils or the categories of heritage resources are found during a proposed development, SAHRA APM Unit (Natasha egitt/Phillip Hine 021 462 5402) must be alerted as per cation 35(3) of the NHRA. Non-compliance with section the NHRA is an offense in terms of section 51(1)e of the RA and item 5 of the Schedule.	Contractor and cEO	Contractors must be made aware that they need to notify the cEO, should they uncover archaeological sites or remains	During the construction phase	ECO	Monthly	A record of chance finds (if any) is available on site	
Bur Tshi ale Noi in t	inmarked human burials are uncovered, the SAHRA ial Grounds and Graves (BGG) Unit (Thingahangwi ivhase/Ngqabutho Madida 012 320 8490), must be red immediately as per section 36(6) of the NHRA. n-compliance with section of the NHRA is an offense erms of section 51(1)e of the NHRA and item 5 of the needule.	Contractor and cEO	Contractors must be made aware that they need to notify the cEO, should they uncover unmarked human burials	During the construction phase	<u>ECO</u>	Monthly	A record of chance finds (if any) is available on site	

Impact Management Actions	Implementation			Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
 If heritage resources are uncovered during the course of 	<u>Developer,</u>	Heritage specialist	During the	<u>ECO</u>	<u>Monthly</u>	Heritage specialist
the development, a professional archaeologist or	cEO and	contacted when	<u>construction</u>			<u>appointment</u>
palaeontologist, depending on the nature of the finds,	<u>Specialist</u>	<u>chance finds are</u>	<u>phase</u>			(should any
must be contracted as soon as possible to inspect the		<u>uncovered</u>				heritage resources
heritage resource. If the newly discovered heritage						<u>be uncovered on</u>
resources prove to be of archaeological or						<u>site) available on</u>
palaeontological significance, a Phase 2 rescue						<u>site</u>
operation may be required subject to permits issued by						
SAHRA.						

7.6 Visual

Impact management outcome: Visual impact of construction activities on sensitive visual receptors, and the potential impact on the sense of place is reduced.

Implementation			Monitoring			
Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance	
Project proponent/ design consultant Contractor	Visual inspection of the layout to ensure that vegetation immediately adjacent to the development footprint will not be disturbed Ensure that natural vegetation	Prior to construction and during construction	ECO	Ongoing throughout construction	Onsite evidence that natural vegetation immediately adjacent to the development footprint/servitu de is retained and maintained.	
	Responsible person Project proponent/ design consultant Contractor	Responsible person implementation Project Visual inspection of the layout to ensure that consultant vegetation immediately Contractor adjacent to the development footprint will not be disturbed Ensure that natural	Responsible person Method of implementation Timeframe for implementation Project proponent/ design consultant Visual inspection of the layout to ensure that vegetation immediately Prior to construction and during construction and during construction Contractor adjacent to the development footprint will not be disturbed Ensure that natural vegetation immediately	Responsible person implementation implementation Project Visual inspection of proponent/ design ensure that consultant vegetation immediately Contractor adjacent to the development footprint will not be disturbed Ensure that natural vegetation immediately Ensure that natural vegetation immediately	Responsible person Method of implementation Project proponent/ design consultant CEO Contractor CEO Ceo disturbed Ceo disturbed	

Impact Management Actions	Implementation	on		Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
		development footprint/servitude is retained and maintained.				
Ensure that vegetation is not unnecessarily removed during the construction phase.	Contractor	Visual inspection of the project site to ensure that no unnecessary vegetation clearance is being undertaken.	During construction	ECO	Daily, during the vegetation clearance phase and monthly thereafter	Onsite evidence that not unnecessary vegetation clearance is being undertaken.
		Include this mitigation in the contractor's environmental awareness training.				
Plan the placement of laydown areas and temporary construction equipment camps in order to minimise vegetation clearing (i.e., in already disturbed areas) wherever possible.	Project proponent/ design consultant Contractor	Ensure that temporary construction infrastructure in the final layout is placed within already disturbed areas, where possible. Ensure that temporary construction infrastructure is established within already disturbed	Prior to construction and during construction	ECO	Once-off review of the final layout prior to construction and as and when required during the construction phase	Photographic proof that temporary construction infrastructure is placed in already disturbed areas, where possible. Final layout shows placemen of temporary construction infrastructure

Impact Management Actions	Implementation Monitoring					
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
		areas, where possible, during the construction phase.				within already disturbed areas.
Restrict the activities and movement of construction workers and vehicles to the immediate construction site and existing access roads.	Contractor	Demarcate construction site to restrict movement within the construction site and immediate area. Inform the contractors, through inclusion of this condition in the environmental awareness training and contractor's packs, that movement should be restricted to existing access roads.	Duration of the construction phase	ECO	Monthly	Reduced duration of the construction phase. Copy of construction programme provided during audit
 Ensure that rubble, litter, and disused construction materials are appropriately stored (if not removed daily) and then disposed regularly at licensed waste facilities. 	Contractor	Waste to be appropriately stored in designated areas. Disposal of waste at licensed waste disposal facilities must be undertaken as per	Duration of the construction phase	ECO	Monthly	Appropriate storage of waste in designated areas. Disposal certificates of disposal at licensed facilities to be provided

Impact Management Actions	Implementation	on		Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
		the waste management plan				·
Reduce and control construction dust using approved dust suppression techniques as and when required (i.e. whenever dust becomes apparent).		Apply appropriate dust suppression techniques.	Duration of the construction phase	ECO	Weekly	Contractor to provide proof of use of appropriate dust suppression technique. Photographic evidence that dust suppression is being undertaken on site
Restrict construction activities to daylight hours whenever possible in order to reduce lighting impacts.	Developer Contractor cEO	Ensure that working hours are clearly communicated to construction workers and that the working hours are restricted to	Duration of the construction phase	ECO	Daily	Limited construction activities taking place at night.
Rehabilitate all disturbed areas immediately after the completion of construction works.	Contractor	daylight hours and are adhered to. Ensure that disturbed areas are rehabilitated immediately after completion of construction works and that this is	Following completion of construction	ECO	As and when required	Visual observation that disturbed areas are rehabilitated immediately after the completion of

Impact Management Actions	Implementation			Monitoring			
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of	
	person	implementation	implementation	person		compliance	
		communicated to				construction	
		the contractor.				works.	
		Develop and					
		implement a					
		rehabilitation plan					
		for the site.					

7.7 Socio-Economic

Impact management outcome: Enhanced socio-economic development and reduction in potential negative social impacts.

Impact Management Actions	Implementation			Monitoring			
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance	
 Where reasonable and practical, the proponent should appoint local contractors and implement a 'locals first' policy, especially for semi and low-skilled job categories. However, due to the low skills levels in the area, the majority of skilled posts are likely to be filled by people from outside the area. 	Developer	Develop and implement a "locals first" policy for the provision of employment opportunities	Prior to construction	ECO	Once, prior to the commencement of construction and monthly during the construction phase	The "locals first" policy is considered in terms of the employment and training opportunities	
Where feasible, efforts should be made to employ local contactors that are compliant with Broad Based Black Economic Empowerment (BBBEE) criteria.	Developer	Develop and implement a "locals first" policy for the provision of employment opportunities that states that first preference will be given to	Prior to construction	ECO	Once, prior to the commencement of construction and monthly during the construction phase	The "locals first" policy is considered in terms of the employment and gives first preference to contractors that are compliant	

		contractors that are compliant with BBBEE criteria				with BBBEE criteria
 Before the construction phase commences the proponent should meet with representatives from the MLM to establish the existence of a skills database for the area. If such as database exists it should be made available to the contractors appointed for the construction phase. 	Developer	Identify and implement appropriate strategies for communication with representatives from the MLM	Prior to construction	ECO	Once, prior to the commencement of construction and monthly during the construction	Communication is undertaken as per the identified strategies and evidence of the meeting with the MLM (meeting minutes) is provided during the audit
 The local authorities, community representatives, and organisations on the interested and affected party database should be informed of the final decision regarding the project and the potential job opportunities for locals and the employment procedures that the proponent intends following for the construction phase of the project. 	Developer	Identify and implement appropriate strategies to communicate the availability of job opportunities to interested and affected parties and ensure that all interested and affected parties are aware of the job opportunities associated with the project	Prior to construction	ECO	Once, prior to the commencement of construction and monthly during the construction	Evidence indicating that interested and affected parties were informed of the job opportunities is provided during the audit
 Where feasible, training and skills development programmes for locals should be initiated prior to the initiation of the construction phase. 	Developer	Develop and implement a "locals first" policy for the provision of employment opportunities	Pre-construction & Construction	ECO	Once, prior to the commencement of construction and monthly during the	The "locals first" policy is considered in terms of the employment

					construction phase	and training opportunities
The recruitment selection process should seek to promote gender equality and the employment of women wherever possible.	Developer	Develop and implement a "locals first" policy for the provision of employment opportunities and ensure that the policy promotes gender equality and women empowerment	Pre-construction & Construction	ECO	Once, prior to the commencement of construction and monthly during the construction phase	The "locals first" policy, which promotes gender equality and women empowerment is considered in terms of the employment
The proponent should liaise with the ULM with regards the establishment of a database of local companies, specifically BBBEE companies, which qualify as potential service providers (e.g., construction companies, catering companies, waste collection companies, security companies etc.) prior to the commencement of the tender process for construction contractors. These companies should be notified of the tender process and invited to bid for project-related work.	Developer	Establish communication channels with the ULM	Pre-construction & Construction	ECO	Once, prior to the commencement of construction and monthly during the construction phase	Documentary evidence indicating liaison between the developer and the ULM
 Where possible, the proponent should make it a requirement for contractors to implement a 'locals first' policy for construction jobs, specifically for semi and low-skilled job categories. 	Developer	Develop and implement a "locals first" policy for the provision of employment opportunities	Pre-construction & Construction	ECO	Once, prior to the commencement of construction and monthly during the construction phase	The "locals first" policy is considered in terms of the employment
 Ongoing consultation with stakeholders must be undertaken throughout the construction phase. 	Developer	Establish communication channels with stakeholders and implement a	During the construction phase	ECO	Monthly	Documentary evidence indicating liaison between the

		grievance mechanism				developer and stakeholders
 The proponent and the contractor(s) should develop a code of conduct for the construction phase. The code should identify which types of behaviour and activities are not acceptable. Construction workers in breach of the code should be dismissed. All dismissals must comply with the South African labour legislation. 	Developer, in consultation with the Monitoring Forum	Develop and implement code of conduction for the construction phase	Prior to construction and during the construction phase	ECO	Monthly	Code of conduct evident during audit
The proponent and the contractor should implement an HIV/AIDS awareness programme for all construction workers at the outset of the construction phase.	CEO / Contractor in consultation with the ECO	The effects of sexually transmitted diseases and HIV/AIDS must be covered in the Environmental Awareness Training	Pre-construction & Construction	ECO	Once, prior to the commencement of construction and monthly during construction	Environmental awareness training material requirements checklist
 The contractor should provide transport for workers to and from the site on a daily basis. This will enable the contactor to effectively manage and monitor the movement of construction workers on and off the site. 	cEO	Provide daily transport to and from site for employees	During the Construction Phase	ECO	Monthly, and as and when required	Proof of transportation services provided
The contractor must ensure that all construction workers from outside the area are transported back to their place of residence within 2 days for their contract coming to an end.	CEO	Provide transport from site to employees within 2 days of their contract coming to an end	Towards the end of the construction phase	ECO	As and when required, towards the end of the construction phase	Proof of transportation services provided
 It is recommended that no construction workers, with the exception of security personnel, should be permitted to stay over-night on the site. 	Not Applicable staff.	e - no on-site housing is	envisaged with dail	y commute to a	nd from site expected	d of construction
 The proponent should enter into an agreement with the local farmers in the area whereby damages to farm property etc. during the construction phase will be compensated for. The agreement should be signed before the construction phase commences. 	DPM Contractor	Develop agreements for compensation for the damage of farm property etc. with the affected landowners. Ensure that agreements	Pre-construction	dEO ECO	Once, prior to construction	Availability of approved and signed agreements

		are approved and signed				
Traffic movement and construction related activities should be contained within clearly designated areas.	Contractor, cEO	Ensure that traffic and activities are contained within designated areas	During the construction phase	ECO	Weekly	Traffic and activities are contained within designated areas
Strict traffic speed limits must be enforced on the farm.	cEO / dEO / Contractor	Inform all drivers of speed limits and place appropriate signage along the relevant roads	During the construction and operation phase	ECO Operation and Maintenance team	Monthly	No complaints regarding speeding on site are received
All farm gates must be closed after passing through.	DSS and Contractor	Ensure farm gates are closed after passing through as required through the implementation of a formalised process	During the construction phase	CEO	Weekly and as and when required	Farm gates are closed after passing through and no complaints from landowners are received.
 Contractors appointed by the proponent should provide daily transport for low and semi-skilled workers to and from the site. This would reduce the potential risk of trespassing on the remainder of the farm and adjacent properties. 	сЕО	Provide daily transport to and from site for employees	During the construction phase	ECO	Monthly, and as and when required	Proof of transportation services provided during audit
 The proponent should hold contractors liable for compensating farmers and communities in full for any stock losses and/or damage to farm infrastructure that can be linked to construction workers. This should be contained in the Code of Conduct to be signed between the proponent, the contractors' and neighbouring landowners. The agreement should also cover loses and costs associated with fires caused by construction workers or construction related activities (see below). 	DPM Contractor	Develop agreements with the contractors regarding their liability for compensating farmers and communities in full for any stock losses and/or damage to farm infrastructure	Pre-construction	dEO ECO	Once, prior to construction	Availability of approved and signed agreement

- The Environmental Management Plan (EMP) must outline procedures for managing and storing waste on site, specifically plastic waste that poses a threat to livestock if ingested.	cEO	that can be linked to construction workers. Ensure that agreements are approved and signed Ensure that the EMP contains measures for managing and storing waste on site	Pre-construction and during the construction and operation phase	dEO, ECO, cEO	Once, at the onset of the construction phase, and again on the onset of the operation phase	Measures for managing and storing waste included in the EMP and the implementation thereof observed during audit
 Contractors appointed by the proponent must ensure that all workers are informed at the outset of the construction phase of the conditions contained on the Code of Conduct, specifically consequences of stock theft and trespassing on adjacent farms. 	cEO and Contractor in consultation with the ECO	Compile a Code of Conduct for staff. Ensure that the conditions of the Code of Conduct are communicated staff at the outset of construction	Pre-construction	ECO	Once, prior to the commencement of construction	No complaints registered in this regard
 Contractors appointed by the proponent must ensure that construction workers who are found guilty of stealing livestock and/or damaging farm infrastructure are dismissed and charged. This should be contained in the Code of Conduct. All dismissals must be in accordance with South African labour legislation. 	Developer	Compile a Code of Conduct for staff. Ensure that any dismissals are done in accordance with South African labour legislation	During the construction phase	ECO	As and when necessary	No complaints from dismissed staff Code of Conduct observed during audit
 No construction workers, with the exception of security personnel, should be permitted to stay over-night on the site. 	Not Applicable - no on-site housing is envisaged with daily commute to and from site expected of construction staff.					
 Contractor should ensure that open fires on the site for cooking or heating are not allowed except in designated areas. 	ECO / cEO / dEO	Hold environmental awareness training workshops. Training	Pre-construction	ECO dEO	Monthly and as and when required	Attendance register and training minutes

		material should include the fact that open fires for cooking or heating are prohibited, in designated areas	construction and operations			/ notes for the record
Smoking on site should be confined to designated areas.		Erect signage indicating designated smoking areas, and ensure that smoking is only confined to these areas	Construction and operations	ECO dEO cEO	Monthly, and as and when required	Photographic evidence of signage indicating designated smoking areas
 Contractor to ensure that construction related activities that pose a potential fire risk, such as welding, are effectively managed and are confined to areas where the risk of fires has been reduced. Measures to reduce the risk of fires include avoiding working in high wind conditions when the risk of fires is greater. In this regard special care should be taken during the high risk dry, windy winter months. 	dEO / cEO / Contractor	Ensure that construction related activities that pose a potential fire risk, such as welding, are effectively managed and are confined to areas where the risk of fires has been reduced Develop environmental awareness training material which covers conditions under which work should not be undertaken to reduce the risk of fires	Pre-construction, construction and operations	ECO	Prior to the commencement of the environmental awareness training, once during the construction phase and once during the operation phase	No fire outbreaks occurred Environmental awareness training material observed

 Contractor should provide adequate fire-fighting equipment on-site, including a fire fighting vehicle. Contractor to provide fire-fighting training to selected 	Contractor cEO and	The site must be fitted with adequate fire-fighting equipment	During the Construction Phase Pre-construction	ECO ECO	Monthly Once, prior to the	Adequate fire- fighting equipment is available and has been serviced Proof of training
construction staff.	Contractor	the use of fire- fighting equipment to the relevant employees			commencement of construction	to be provided by the contractor
 As per the conditions of the Code of Conduct, in the event of a fire being caused by construction workers and or construction activities, the appointed contractors must compensate farmers for any damage caused to their farms. The contractor should also compensate the fire-fighting costs borne by farmers and local authorities. 	DPM Contractor	Develop agreements with the contractors regarding their liability for damage as a result of fires caused by construction workers and or construction activities. Ensure that agreements are approved and signed	Pre-construction	dEO ECO	Once, prior to construction	Availability of approved and signed agreement
 Dust suppression measures must be implemented on un-surfaced roads, such as wetting on a regular basis and ensuring that vehicles used to transport sand and building materials are fitted with tarpaulins or covers. 	Contractor	Appropriate dust suppression measures are implemented	During the construction phase	cEO, ECO	Weekly	Photographic record of measures being implemented and the results thereof
 All vehicles must be road-worthy, and drivers must be qualified and made aware of the potential road safety issues and need for strict speed limits. 	cEO / dEO / Contractor	Regular inspection of vehicles Inform all drivers of speed limits and place appropriate	During construction and operations	ECO Operation and	Monthly	No complaints from community members are submitted

		signage along the relevant roads		Maintenance team		Vehicle inspection checklists available
 An Environmental Control Officer (ECO) should be appointed to monitor the construction phase. The Environmental Control Officer (ECO) should conduct regular inspections (daily or weekly) of affected farms to ensure farm gates are closed and damage to fences is addressed timeously. 	Developer	Ensure that an ECO is appointed prior to the commencement of construction activities	Pre-construction	cEO	Once, prior to construction	Appointment letter provided for review
Ongoing communication with landowners and road users during the construction period.	dEO / cEO	Identify and implement appropriate strategies for communication with landowners and road users	Pre-construction & Construction	ECO	Once, prior to the commencement of construction and monthly during the construction	Communication is undertaken as per the identified strategies and no complaints are submitted regarding communication
Establishment of a Grievance Mechanism that provides local farmers and other road users with an effective and efficient mechanism to address issues related to construction related impacts, including damage to local gravel farm roads.	Contractor	Development and implement a Grievance Mechanism which provides procedures for communication / liaison with neighbouring landowners and residents	Pre-construction & Construction	ECO	Once, prior to the commencement of construction and monthly during the construction phase	Communication / liaison with neighbouring landowners and residents are undertaken in line with the requirements of the Grievance Mechanism. No complaints on communication with neighbouring landowners and residents is submitted

- Repair of all affected road portions at the end of	dEO / cEO	Record the	During the	ECO	Prior to the use of	Photographic
construction period where required.		conditions of	construction		private roads and	record and
		private roads to be	phase and post-		after completion	proof of the
		used (prior to use)	construction		of construction	road conditions
		and get into an				pre-construction
		agreement with				
		the landowner on				Agreement
		requirement for				between the
		repairing of the				developer and
		affected roads				landowner
		portions at the end				
		of the construction				
		period				
- Implementation of a road maintenance programme	Contractor	Develop and	Pre-construction	ECO	Once, prior to the	Road
throughout the construction phase to ensure that the		implement a road	& Construction		commencement	maintenance
affected roads are maintained in a good condition		maintenance			of construction	programme
and repaired once the construction phase is		programme that			and monthly	available on file
completed.		provides			during the	and no bad
		procedures on how			construction	road conditions
		affected roads can			phase	resulting from
		be maintained in				the construction
		good condition				activities are
						observed

OPERATIONAL PHASE OUTCOMES AND ACTIONS

7.8 Ecology (Fauna and Flora)

Impact management outcome: Direct loss and/or fragmentation of indigenous natural vegetation is minimised

Impact Management Actions	Implementation			Monitoring			
	Responsible person	Method of implementation	Timeframe for implementati	Responsible person	Timeframe	Evidence of compliance	
Restrict impact to development footprint only and limit disturbance creeping into surrounding areas.	Operator	Place a barricade around the development footprint to indicate that no disturbance is allowed beyond that point	During the operational phase	dEO	Monthly	No evidence of disturbance beyond the development footprint	
Protect sensitive features and habitats during operation activities.	Design Engineer and Operator	Develop a facility layout that avoids areas of high sensitivity Provide layout to the operator and demarcate areas of high sensitivity	Prior to and during the operational phase	dEO	Monthly	Infrastructure avoids areas of high sensitivity	
- Compile a rehabilitation plan	Operator, cEO	Make operator aware of the requirement for a rehabilitation plan for the site	During the operational phase	dEO	Monthly	Rehabilitation Plan available on request	
 Implement Alien Plant Management Plan, including monitoring, to ensure minimal impacts on surrounding areas. 	Operator, cEO	Make operator aware of the requirement for an alien plant	During the operational phase	dEO	Monthly	Alien Plant Management Plan available on request	

Impact Management Actions	Implementation			Monitoring			
	Responsible	Method of	Timeframe for	Responsible	Timeframe	Evidence of	
	person	implementation	implementati	person		compliance	
			on				
		management plan					
		for the site					
 No additional clearing of vegetation should take place 	Operator	Place a barricade	During the	dEO	Monthly	No vegetation	
during the operation phase without a proper assessment		around the	operational			clearing	
of the environmental impacts and authorization from		development	phase			observed	
relevant authorities, unless for maintenance purposes, in		footprint to indicate				beyond the	
which case all reasonable steps should be taken to limit		that no disturbance				barricaded	
damage to natural areas		is allowed beyond				development	
		that point				footprint	

Impact management outcome: Establishment and spread of declared weeds and alien invader plants is minimised

Impact Management Actions	Implementation			Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Timeframe	Evidence of
	person	implementation	implementati	person		compliance
			on			
 Undertake regular monitoring to detect alien invasions 	Operator	Prepare alien	During the	dEO	Monthly	Alien Plant
early so that they can be controlled.		management plan	operational			Management
		for implementation	phase			Plan available
		for the duration of				on request
		the operational				
		phase				

Impact management outcome: Runoff and erosion are reduced

Impact Management Actions	Implementation			Monitoring			
	Responsible	Method of implementation	Timeframe for implementati	Responsible	Timeframe	Evidence of compliance	
	person	Implementation	on	person		Compliance	
Compile and implement a stormwater management plan.	Operator	Make operator aware of the requirement for a stormwater management plan for the site	During the operational phase	dEO	Monthly	Stomrwater Management Plan available on request	
 Speed limits should be set for all roads on site, as well as access roads to the site. These limits should not exceed 40 km/h, but may be set lower, depending on local circumstances. Strict enforcement of speed limits should occur – install speed control measures, such as speed humps, if necessary. 	Operator	Install speed signature throughout site, include speed limit into induction and ensure all staff entering site is aware of the requirement to implement speed limits. Institute verbal and written warnings for violations and appropriate fines for repeat contraventions. Written log of fines and warning issued kept on site	During the operational phase	dEO	Monthly	Minimal instances of speeding as observed on site during audits and as evidenced in the written log of warnings and fines issued for contraventions	

Impact Management Actions	Implementation			Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Timeframe	Evidence of
	person	implementation	implementati	person		compliance
			on			
 Maintain adequate buffer zones around hydrological features so that these do not become degraded from 	Design Engineer and	Ensure layout has been informed by	Prior to and during the	dEO	Once off review that the layout	Hydrological features clearly
runoff and erosion	Operator	the environmental sensitivities as	operational phase		used is the approved one,	demarcated
		determined by the environmental			and monthly thereafter	No evidence of construction
		impact assessment			moreamen	activities taking
		and specialist				place within the
		studies				'no-go' areas during audit
 Surface runoff and erosion must be properly controlled 	Contractor	Implement	During the	dEO	Monthly	No
during the operational phase, and any issues addressed		measures for the	operation			mismanagemen
as quickly as possible.		control and	phase			t of runoff
		management of				
		runoff				

Impact management outcome: Minimal to no impacts to fauna species

Impact Management Actions	Implementation			Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Timeframe	Evidence of
	person	implementation	implementati	person		compliance
			on			
No dogs or other pets should be allowed on site, except those confined to landowners' dwellings.	Operator, cEO	Include topic on 'no dogs allowed on site' in induction training material	During the operational phase	dEO	Monthly	Topic on 'no dogs allowed on site' included in induction training material

Impact Management Actions	Implementation			Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Timeframe	Evidence of
	person	implementation	implementati	person		compliance
			on			
 Personnel on site should undergo environmental induction training, including the need to abide by speed limits, the increased risk of collisions with wild animals on roads in rural areas. 	cEO, Operator	Include topic on speed limits and collision with wild animals in induction material	During the operational phase	dEO	Monthly	Topic on speed limits and collision with wild animals included in induction material
 Proper waste management must be implemented, ensuring no toxic or dangerous substances are accessible to wildlife. This should also apply to stockpiles of new and used materials to ensure that they do not become a hazard. 	Operator	Compile a waste management plan for implementation during the operational phase	During the operational phase	dEO	Monthly	Waste management plan available on site and waste is being managed in accordance with the plan
 No collecting, hunting or poaching of any animal species should take place. Report any mortality of protected species to conservation authorities. 	cEO, Operator	Requirement for induction of all staff prior to entry, in particular about the collection, hunting or harvesting of and animals	Duration of the project	dEO	Monthly	No evidence of fauna mortality, and induction roster of all stuff completed, maintained and available on site

7.9 Aquatic Ecology

Impact management outcome: Minimise erosion and sedimentation

Impact Management Actions	Implementation			Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
Monitor and maintain stormwater management features.	Operator	Develop and implement a maintenance programme for stormwater management features	During the operational phase	dEO	Monthly	Stormwater management features are in good condition and functioning appropriately
No activities are permitted within the watercourses and associated buffer areas.	Operator, cEO	Ensure layout has been informed by the environmental sensitivities as determined by the environmental impact assessment and specialist studies	During the operational phase	dEO	Once off review that the layout used is the approved one	Confirm no activities are taking place within the watercourses and associated buffer areas as per the authorised layout by reviewing the as-built designs (onceoff confirmation)
Monitor and maintain all landscaped and re-vegetated areas.	Operator, cEO	Prepare a rehabilitation plan for the site	During the operational phase	ECO	Monthly	Rehabilitation plan available on site

7.10 Avifauna

Impact management outcome: Mortality of priority species due to electrocution within the Great Karoo EGI central collector substation is reduced.

Impact Management Actions	Implementation			Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
The hardware within the proposed central collector substation yard is too complex to warrant any mitigation for electrocution at this stage. It is recommended that if on-going impacts are recorded once operational, site- specific mitigation (insulation) be applied reactively. This is an acceptable approach because Red List priority species are unlikely to frequent the switching station and substation and be electrocuted.	Developer	Consult with an avifauna specialist determine ways to mitigate impacts on avifauna.	During the operational phase	dEO	Annually	Proof of consultation with avifauna specialist.

7.11 Land Use, Soils and Agricultural Potential

Impact management outcome: Minimise loss of land capability

Impact Management Actions	Implementation			Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
- Prevent any spills from occurring. Machines must be	Operator	Vehicle and	During the	dEO	Monthly	Vehicle and
parked within hard park areas and must be checked		equipment storage	operational			equipment storage
daily for fluid leaks.		areas must have	phase			areas have hard
		hard surfaces and				surfaces and are
		must be				appropriately
		appropriately				bunded.
		bunded.				

Impact Management Actions	Implementatio	n		Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
						No spills recorded in
						the site incident
						register.
- Proper invasive plant control must be undertaken	Operator	Ensure that invasive	During the	dEO	As and when	Photographic proof
quarterly.		plant control is	operational		required	of invasive plant
		undertaken on an	phase			control being
		ongoing basis (at				undertaken on site.
		least quarterly).				
Rip all compacted areas outside of the developed areas	Operator	Ensure that ripping	During the	dEO	Monthly	Visual observation
that have been compacted.		is undertaken on all	operational			of ripping being
		compacted areas	phase			undertaken on
		outside of the				compacted areas
		development				outside the
		areas.				development
						areas.
Ripping must be done by means of a commercial ripper	Operator	Utilise a	During the	dEO	As and when	Ripping undertaken
that has at least two rows of tines.		commercial ripper	operational		required	using a commercial
	Developer	with at least two	phase			ripper with at least
		rows of tines for				two rows of tines.
		ripping purposes.				
- Ripping must take place between 1 and 3 days after	Operator	Ensure that ripping	During the	dEO	As and when	Visual observation
seeding and following a rainfall event (seeding must		is undertaken	operational		required	of ripping being
therefore be carried out directly after a rainfall event).	cEO	between 1 and 3	phase			undertaken
		days after seeding				between 1 and 3
		and following a				days after seeding
		rainfall event.				and following a
						rainfall event.

7.12 Visual

Impact management outcome: Visual impact on observers travelling along the roads and residents at homesteads in close proximity to the grid connection infrastructure is reduced

Impact Management Actions	Implementation			Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
Maintain the general appearance of the infrastructure.	Operator	Ensure regular maintenance of the infrastructure area is undertaken so that the appearance of the infrastructure is maintained	During the operation phase	dEO	Monthly	General appearance of the infrastructure is maintained

7.13 Socio-Economic

Impact management outcome: Enhanced socio-economic development and reduction in potential negative social impacts.

Impact Management Actions	Implementation			Monitoring			
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance	
Implement training and skills development programs for members from the local community.	Developer	Develop and implement a "locals first" policy for the provision of employment and training opportunities	During the operation phase	dEO	Once prior to the commencement of operation and monthly during the operation phase	The "locals first" policy is considered in terms of the employment and training opportunities	
 Maximise opportunities for local content and procurement. 	Developer	Develop and implement a "locals first" policy	During the operation phase	dEO	Once prior to the commencement of operation and	The "locals first" policy is considered in	

		in the procurement process			monthly during the operation phase	terms of procuring goods and services
Maximise the number of employment opportunities for local community members.	Developer	Develop and implement a "locals first" policy in the procurement process	During the operation phase	dEO	Once prior to the commencement of operation and monthly during the operation phase	The "locals first" policy is considered in terms of procuring goods and services
 Where reasonable and practical, the proponent should appoint local contractors and implement a 'locals first' policy, especially for semi and low-skilled job categories. However, due to the low skills levels in the area, the majority of skilled posts are likely to be filled by people from outside the area. 	Developer	Develop and implement a "locals first" policy for the provision of employment opportunities	During the operational phase	dEO	Once, prior to the commencement of the operational phase and monthly during the operational phase	The "locals first" policy is considered in terms of the employment and training opportunities
Where feasible, efforts should be made to employ local contactors that are compliant with Broad Based Black Economic Empowerment (BBBEE) criteria.	Developer	Develop and implement a "locals first" policy for the provision of employment opportunities that states that first preference will be given to contractors that are compliant with BBBEE criteria	During the operational phase	dEO	Once, prior to the commencement of operations and monthly during the operational phase	The "locals first" policy is considered in terms of the employment and gives first preference to contractors that are compliant with BBBEE criteria
 Before the construction phase commences the proponent should meet with representatives from the MLM to establish the existence of a skills database for the area. If such as database exists it should be made available to the contractors appointed for the construction phase. 	Developer	Identify and implement appropriate strategies for communication with representatives from the MLM	During the operational phase	dEO	Once, prior to the commencement of operations and monthly during the operational phase	Communication is undertaken as per the identified strategies and evidence of the meeting with the MLM (meeting

						minutes) is provided during the audit
- The local authorities, community representatives, and organisations on the interested and affected party database should be informed of the final decision regarding the project and the potential job opportunities for locals and the employment procedures that the proponent intends following for the construction phase of the project.	Developer	Identify and implement appropriate strategies to communicate the availability of job opportunities to interested and affected parties and ensure that all interested and affected parties are aware of the job opportunities associated with the project	During the operational phase	dEO	Once, prior to the commencement of coperations and monthly during the operational phase	Evidence indicating that interested and affected parties were informed of the job opportunities is provided during the audit
 Where feasible, training and skills development programmes for locals should be initiated prior to the initiation of the construction phase. 	Developer	Develop and implement a "locals first" policy for the provision of employment opportunities	Pre-operations & during the operational phase	dEO	Once, prior to the commencement of operations and monthly during the operational phase	The "locals first" policy is considered in terms of the employment and training opportunities
 The recruitment selection process should seek to promote gender equality and the employment of women wherever possible. 	Developer	Develop and implement a "locals first" policy for the provision of employment opportunities and ensure that the policy promotes gender equality	Pre-operations & during the operational phase	dEO	Once, prior to the commencement of operations and monthly during the operational phase	The "locals first" policy, which promotes gender equality and women empowerment is considered in terms of the employment

		and women empowerment				
 The proponent should liaise with the ULM with regards the establishment of a database of local companies, specifically BBBEE companies, which qualify as potential service providers (e.g., construction companies, catering companies, waste collection companies, security companies etc.) prior to the commencement of the tender process for construction contractors. These companies should be notified of the tender process and invited to bid for project-related work. 	Developer	Establish communication channels with the ULM	Pre-operations & during the operational phase	dEO	Once, prior to the commencement of operations and monthly during the operational phase	Documentary evidence indicating liaison between the developer and the ULM
- Implement agreements with affected landowners.	DPM	Develop agreements for compensation of landowners for use of their properties. Ensure that agreements are approved and signed	During the operational phase	dEO	Once, prior to commencement of operations	Availability of approved and signed agreements

Impact management outcome: Potential risk to safety to farming operations and livestock associated with the presence of maintenance workers on the site is reduced.

Impact Management Actions	Implementation		Monitoring			
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
 Affected property owners should be notified in advance 	Developer	Ensure that	During the	dEO	As and when	Proof of
of the timing and duration of maintenance activities.	and	affected property	operational		necessary	notification of
	Operator	owners are notified	phase			maintenance
		of maintenance				activities to the
		activities in				affected
		advance				property owners

						is available on site
Maintenance teams must ensure that all farm gates must be closed after passing through.	Operator	Ensure farm gates are closed after passing through as required through the implementation of a formalised process	During the operational phase	dEO	As and when required	Farm gates are closed after passing through and no complaints from landowners are received
Property owners should be compensated for damage to farm property and or loss of livestock or game associated maintenance related activities.	DPM Contractor	Develop agreements for compensation for the damage of farm property etc. with the affected landowners. Ensure that agreements are approved and signed	Pre-operation	dEO	Once, at the commencement of the operational phase	Availability of approved and signed agreements
Movement of traffic and maintenance related activities should be strictly contained within designated areas associated with transmission lines and substations.	Developer, Operator	Develop and implement code for the operational and maintenance phase to control the movement of maintenance staff on site	Prior to operations and during the operational phase	dEO	Monthly	Code of conduct evident during audit No movement of traffic and maintenance related activities outside designated areas
Strict traffic speed limits must be enforced on the farm.	Operator	Install speed signature throughout site, include speed limit	During the operational phase	dEO	Monthly	Minimal instances of speeding as observed on site

	into induction and	during audits	
	ensure all staff	and as	
	entering site is	evidenced in	
	aware of the	the written log of	
	requirement to	warnings and	
	implement speed	fines issued for	
	limits. Institute	contraventions	
	verbal and written		
	warnings for		
	violations and		
	appropriate fines		
	for repeat		
	contraventions.		
	Written log of fines		
	and warning issued		
	kept on site		
 No maintenance workers should be allowed to stay over- 	- Not applicable – the development of new accommodation is not proposed. Employees will be accommodated		
night on the affected properties.	in the nearby towns such as Richmond and Victoria West and transported to and from site daily.		

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: CV OF THE EAP





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CURRICULUM VITAE OF MMAKOENA MMOLA

Profession: Senior Environmental Assessment Practitioner

Specialisation: Environmental Permitting, Environmental Assessments, and Compliance

Work Experience: 5 years

VOCATIONAL EXPERIENCE

Mmakoena is an Environmental Consultant with 5 years of experience in the environmental field. She holds a B.Sc. (Hons) in Geochemistry from the University of the Witwatersrand and is currently completing her B.Sc. (Hons) in Environmental Management with the University of South Africa. She is registered as a Professional Natural Scientist with the South African Council for Natural Scientific Professions (SACNASP), Registration Number: 126748 and an Environmental Assessment Practitioner with the Environmental Assessment Practitioners Association of South Africa, Number 2019/260.

Mmakoena's experience includes Environmental Impact Assessment (EIA) permitting for a variety of projects, ranging from infrastructure (transport services and localised infrastructure), mining, waste management services, and renewable energy. These include Environmental Authorisations (Basic Assessments and Scoping and Environmental Impact Assessments), Water Use Authorisations, compliance auditing and mining permitting. She therefore has a wide ranging experience with various legislation including the National Environmental Management Act (NEMA), National Heritage Resources Act (NHRA), National Environmental Management Waste Management Act (NEM:WA), National Environmental Management Biodiversity Act (NEM:BA), the Mineral and Petroleum Resources Development Act (MPRDA) and the National Water Act (NWA), having applied them for numerous small, medium and large-scale projects across various industries. Mmakoena also has experience beyond the permitting sphere through screening assessments for potential developers, including pre-feasibility desktop screening and regulatory and permitting approval screening.

SKILLS BASE AND CORE COMPETENCIES

- Environmental management, environmental impacts assessments, environmental permitting and compliance monitoring
- Project management
- Public participation and stakeholder engagement
- Field work skills
- Adaptability and ability to handle pressure
- Organisational skills
- MS Office Package (Word, PowerPoint and Excel)
- Google Earth
- ArcGIS (basic)

EDUCATION AND PROFESSIONAL STATUS

Degrees:

- Bachelor of Science (Hons) Environmental Management, in progress, University of South Africa
- Bachelor of Science (Hons) Geochemistry, 2016, University of the Witwatersrand
- Bachelor of Science Geology, 2015, University of the Witwatersrand

Short Courses and Workshops Attended:

- Environmental Law Update Webinar, 2021, Inlexso
- Environmental Management and Regulations, 2018, Kuvimbika
- Research Methodology and Report Writing, 2017, Imsimbi Training

Professional Society Affiliations:

- Professional Natural Scientist, Environmental Science, South African Council for Natural and Scientific Professions
 Registration Number: 126748
- Environmental Assessment Practitioner with the Environmental Assessment Practitioners Association of South Africa Number 2019/260.

EMPLOYMENT

Date	Company	Roles and Responsibilities		
2022 - Current	Savannah Environmental (Pty) Ltd	Senior Environmental Assessment Practitioner Tasks include: • Undertake environmental screening assessments,		
		 Undertake environmental screening assessments, environmental permitting and environmental authorisation applications. Undertake water use authorisation applications on the e-WULAA system. Complete Part 1 and Part 2 EA amendment applications and prepare motivation reports in support of applications for Part 2 EA amendments. Undertake environmental compliance audits and provide ECO services. Efficient and quality report writing to execute and manage the delivery of environmental impact assessment (EIA) reports and Environmental Management Programmes in line with the requirements of the National Environmental Management Act and EIA Regulations. Liaison with relevant environmental authorities. Execution of the public participation process. Professional client liaison. 		
		 Project management. Manage third parties or sub-consultants to which functions have been outsourced. Preparation of proposals and budgets. Mentoring and advising junior environmental consultants and evaluating their work. 		

Date	Company	Roles and Responsibilities	
2021 - Current: 2019 - 2020	Savannah Environmental (Pty) Ltd Golder Associates Africa (Pty) Ltd	Environmental Assessment Practitioner Tasks include: • Undertake environmental screening assessments, environmental permitting and environmental authorisation applications. • Undertake water use authorisation applications on the e-WULAA system. • Complete Part 1 and Part 2 EA amendment applications and prepare motivation reports in support of applications for Part 2 EA amendments. • Undertake environmental compliance audits and provide ECO services. • Efficient and quality report writing to execute and manage the delivery of environmental impact assessment (EIA) reports and Environmental Management Act and EIA Regulations. • Liaison with relevant environmental authorities. • Execution of the public participation process. • Professional client liaison. • Project management. • Manage third parties or sub-consultants to which functions have been outsourced. • Preparation of proposals and budgets. Junior Environmental Consultant Tasks included: • Providing assistance on local environmental and social impact assessments. • Completing water use license applications. • Undertaking environmental compliance and water use license audits. • Providing ECO Services. • Conducting annual integrated water and waste management plan updates. • Preparing project proposal documents and budgets. • Preparing project proposal documents and budgets. • Assisting in the compilation of terrestrial ecology and wetland impact assessment reports and mine closure plans.	
2017 - 2019	Shango Solutions	 Liaising with clients and regulatory authorities. Providing administrative support to project managers. Junior Consultant Tasks included: Completing environmental authorisation, prospecting and mining permit applications. Completing Section 102 amendment 	

Date	Company	Roles and Responsibilities	
Date	Company	 Conducting performance assessments and financial provisioning assessments in accordance with the Mineral and Petroleum Resources Development Act (MPRDA). Compiling basic assessment reports and synthesizing work from other environmental specialists for inclusion in the basic assessment reports. Identifying potential environmental impacts and preparing environmental management programmes detailing suitable mitigation measures. Identification of key stakeholders, landowners, neighbours, organs of state and other applicable interested and affected parties for specific projects and compilation of Interested and Affected Party (I&AP) databases. Drafting public participation documentation according to regulatory requirements: Background Information Documents; site notices and adverts; letters to stakeholders and/or Interested and Affected Parties; and comments and responses reports. Arranging and facilitating public meetings. Conducting consultations with community 	
		 Conducting consultations with community leaders, tribal chiefs, affected landowners, etc. Providing administrative support to project managers. 	

PROJECT EXPERIENCE

RENEWABLE POWER GENERATION PROJECTS: SOLAR ENERGY FACILITIES AND WIND ENERGY FACILITIES

Project Name & Location	Client Name	Role
400MW (4x 100MW) Mutsho Solar PV, Limpopo	CRI Eagle	EAP
Province		
Angora Wind Energy Facility, Northern Cape	Great Karoo Renewable	EAP
Province	Energy (Pty) Ltd	
Merino Wind Energy Facility, Northern Cape	Great Karoo Renewable	EAP
Province	Energy (Pty) Ltd	
Vrede and Rondavel Solar PV Facilities, Free State	Mainstream Renewable	Assistant EAP
Province	Energy Developments (Pty)	
	Ltd	
40MW Buffelspoort Solar PV Energy Facility, North-	Buffelspoort Solar Project	EAP
West Province		
100MW Northam Solar PV Energy Facility, Limpopo	Zondereinde Solar Proprietary	EAP
Province	Limited	
Ummbila Emoyeni Renewable Farm, Mpumalanga	Emoyeni Renewable Energy	EAP
Province	Farm (Pty) Ltd	

Basic Assessments

Project Name & Location	Client Name	Role
Northam Solar Photovoltaic (PV) Facility, Limpopo	Northam Platinum Limited	EAP
Province		
Hamlett Wind Energy Facility, Eastern Cape Province	Hamlett (Pty) Ltd	EAP
(project in progress)		
19.99MW Becrux Solar PV Facility, Mpumalanga	The SOLA Group	EAP
Province		
10MW Becrux Two Solar PV Facility, Free State	The SOLA Group	EAP
Province		
Aberdeen Wind Farm cluster - 4x 170MW Wind	Atlantic Energy Partners (Pty)	EAP
	Ltd	

Screening Studies

Project Name & Location	Client Name	Role
Environmental Screening for the Proposed Secunda	The SOLA Group	EAP
and Sasolburg Solar PV Facilities, Free State Province		
and Mpumalanga Province		
Pre-feasibility Desktop Screening and Fatal Flaw	SaldaWind (Pty) Ltd	EAP
Scan for wind project near Saldanha, Western Cape		

Environmental Permitting, \$53, Water Use Licence (WUL), Waste Management Licence (WML) & Other Applications

Project Name & Location	Client Name	Role
Biodiversity Permitting and General Authorisation	Nyala Photovoltaic (Pty) Ltd	EAP
Applications for the Harmony Tshepong, Nyala and	Tshepong Photovoltaic (Pty)	
Eland Solar PV Facilities, Free State Province	Ltd	
	Eland Photovoltaic (Pty) Ltd	
General Authorisation Application for the Northam	Northam Platinum Limited	EAP
Solar PV Facility, Limpopo Province		

Environmental Authorisation Amendment Applications

Project Name & Location	Client Name	Role
Part I Amendment: Proposed 75MW Sannaspos PV	ENGIE BU Africa	EAP
Plant (Phase 1) and its associated infrastructure, Free		
State Province		
Part I Amendment: Construction of the 140MW Korana	Mainstream Renewable	EAP
Wind Energy Facility, Northern Cape Province	Energy Developments (Pty)	
	Ltd	
Part I Amendment: Construction of the 75MW Korana	Mainstream Renewable	EAP
Solar Energy Facility, Northern Cape Province	Energy Developments (Pty)	
	Ltd	
Part I Amendment: Construction of the 140MW Khai-	Mainstream Renewable	EAP
Ma Wind Energy Facility, Northern Cape Province	Energy Developments (Pty)	
	Ltd	

GRID INFRASTRUCTURE PROJECTS

Basic Assessments

Project Name & Location	Client Name	Role

Electrical Grid Infrastructure for the Kolkies and	Mainstream Renewable	EAP
Sadawa PV clusters, Western Cape Province	Energy Developments (Pty)	
	Ltd	
Electrical Grid Infrastructure for the Vrede and	Mainstream Renewable	EAP
Rondavel Solar PV Facilities, Free State Province	Energy Developments (Pty)	
	Ltd	
Sadawa Collector Substation, Western Cape	Mainstream Renewable	EAP
Province	Energy Developments (Pty)	
	Ltd	
Main Transmission Substation (MTS) associated with	Wind Relic (Pty) Ltd	EAP
the Choje Wind Farm cluster, Eastern Cape Province		
(project in progress)		
Great Karoo Electrical Grid Infrastructure, Northern	Great Karoo Renewable	EAP
Cape Province	Energy (Pty) Ltd	
Electrical Grid Infrastructure for the Ummbila	Emoyeni Renewable Energy	EAP
Emoyeni Renewable Farm, Mpumalanga Province	Farm (Pty) Ltd	
Electrical Grid Infrastructure for the Aberdeen Wind	Atlantic Energy Partners (Pty)	EAP
Farm Cluster	Ltd	

Environmental Authorisation Amendment Applications

Project Name & Location	Client Name	Role
Part I Amendment: Construction of a 132kV power	Mainstream Renewable	EAP
lines associated with the Poortjies Wind Energy Facility,	Energy Developments (Pty)	
Northern Cape Province	Ltd	
Part I Amendment: Construction of a 132kV power	Mainstream Renewable	EAP
lines associated with the Khai-Ma Wind Energy Facility,	Energy Developments (Pty)	
Northern Cape Province	Ltd	
Part II Amendment: Korana solar power line Part 2 EA	Mainstream Renewable	EAP
amendment, Northern Cape Province	Energy Developments (Pty)	
	Ltd	

GAS EXPLORATION PROJECTS

Environmental Impact Assessments and Environmental Management Programmes

Project Name & Location	Client Name	Role
Kroonstad Gas Exploration Right and Environmental	Western Allen Ridge Gold	Assistant EAP and Public
Authorisation, Free State Province	Mines (Pty) Ltd	Participation Consultant

MINING PROJECTS

Environmental Impact Assessments and Environmental Management Programmes

Project Name & Location	Client Name	Role
Pure Source Mine Mining Right Application, Free	Monte Cristo Commercial	Assistant EAP and Public
State Province	Park (Pty) Ltd	Participation Consultant

Basic Assessments

Project Name & Location	Client Name	Role
Basic Assessment for the Western Margin Gap West	White Rivers Exploration (Pty)	Assistant EAP
Prospecting Right, Free State Province	Ltd	

Basic Assessment for the Ventersburg Consolidated	White Rivers Exploration (Pty)	Assistant EAP
Prospecting Right, Free State Province	Ltd	
Basic Assessment for the Nkunzana Prospecting	WRE Base Metals (Pty) Ltd	Junior EAP
Right, KwaZulu-Natal Province		
Basic Assessment for the Kroonstad North	White Rivers Exploration (Pty)	Junior EAP
Prospecting Right, Free State Province	Ltd	
Basic Assessment for the Vredefort West Extension	White Rivers Exploration (Pty)	Junior EAP
Prospecting Right, Free State Province	Ltd	
Basic Assessment for the Beisa North Prospecting	Sunshine Mineral Reserves	EAP
Right, Free State Province	(Pty) Ltd	
Basic Assessment for the Palmietfontein Mining	Palm Chrome (Py) Ltd	Assistant EAP
Permit, North-West Province		

Specialist Studies

Project Name & Location	Client Name	Role
New Largo Mine Closure and Rehabilitation Plan,	Seriti Coal	Junior Environmental
Mpumalanga Province		Consultant
Smarty Minerals Integrated Environmental	Smarty Minerals Investment	Junior Environmental
Authorisation: Wetland Impact Assessment Report,	(Pty) Ltd	Consultant
Limpopo Province		
Glencore Water Treatment Plant Pipeline: Wetland	Glencore	Junior Environmental
Monitoring, Mpumalanga Province		Consultant

Environmental Compliance, Auditing and ECO

Project Name & Location	Client Name	Role
Glencore Merafe Wonderkop Smelter, Regulation 34	Glencore	Auditor
Audit, North West Province		
Tshipi Borwa Mine Water Use Licence Audit, Northern	Tshipi Borwa Mine	Auditor
Cape Province		
Samancor Middelburg Ferrochrome: Construction of	Samancor Middelburg	ECO
ore dryer, Mpumalanga Province	Ferrochrome	
Various Annual Financial Provision and	White River's Exploration (Pty)	Auditor
Environmental Compliance Audits for prospecting	Ltd	
sites as per the MPRDA, Free State and KwaZulu-		
Natal Province		
Impala Platinum Limited – Springs annual external	Impala Platinum Limited	Auditor
Water Use Licence Audit, Gauteng Province		

INFRASTRUCTURE DEVELOPMENT PROJECTS (BRIDGES, PIPELINES, ROADS, WATER RESOURCES, STORAGE, ETC)

Specialist Studies

Project Name & Location	Client Name	Role
Closure cost model estimate and closure cost report	AngloGold Ashanti	Junior Environmental
for the Proposed Surface Pipeline and Associated		Consultant
Infrastructure, Gauteng Province		
Wetland Impact Assessment report for Proposed	AngloGold Ashanti	Junior Environmental
Surface Pipeline and Associated Infrastructure,		Consultant
Gauteng Province		

Environmental Compliance, Auditing and ECO

Project Name & Location	Client Name	Role
MWCAP-2A Environmental Management Audit,	Nexia SAB&T	Auditor
Limpopo Province		

AGRICULTURE PROJECTS

Environmental Permitting, S53, Water Use Licence (WUL), Waste Management Licence (WML) & Other Applications

Project Name & Location	Client Name	Role
Dew Crisp Water Use Licence Application, Gauteng	Dew Crisp (Pty) Ltd	Junior Environmental
Province		Consultant (providing
		assistance)

OTHER

Project Name & Location	Client Name	Role
Anglo African Metals Zero Waste Recovery Solution,	Anglo African Metals (Pty) Ltd	EAP
Mpumalanga Province		
Eskom Majuba Landfill, Mpumalanga Province	Eskom	EAP
(project in progress)		
Expansion of Recreational and Sports Facilities at the	Country Club Johannesburg	EAP
Country Club Johannesburg		





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CURRICULUM VITAE OF JO-ANNE THOMAS

Profession: Environmental Management and Compliance Consultant; Environmental Assessment

Practitioner

Specialisation: Environmental Management; Strategic environmental advice; Environmental compliance

advice & monitoring; Environmental Impact Assessments; Policy, strategy & guideline

formulation; Project Management; General Ecology

Work experience: Twenty four (24) years in the environmental field

VOCATIONAL EXPERIENCE

Provide technical input for projects in the environmental management field, specialising in Strategic Environmental Advice, Environmental Impact Assessment studies, environmental auditing and monitoring, environmental permitting, public participation, Environmental Management Plans and Programmes, environmental policy, strategy and guideline formulation, and integrated environmental management. Key focus on integration of the specialist environmental studies and findings into larger engineering-based projects, strategic assessment, and providing practical and achievable environmental management solutions and mitigation measures. Responsibilities for environmental studies include project management (including client and authority liaison and management of specialist teams); review and manipulation of data; identification and assessment of potential negative environmental impacts and benefits; review of specialist studies; and the identification of mitigation measures. Compilation of the reports for environmental studies is in accordance with all relevant environmental legislation.

Undertaking of numerous environmental management studies has resulted in a good working knowledge of environmental legislation and policy requirements. Recent projects have been undertaken for both the public- and private-sector, including compliance advice and monitoring, electricity generation and transmission projects, various types of linear developments (such as National Road, local roads and power lines), waste management projects (landfills), mining rights and permits, policy, strategy and guideline development, as well as general environmental planning, development and management.

SKILLS BASE AND CORE COMPETENCIES

- Project management for a range of projects
- Identification and assessment of potential negative environmental impacts and benefits through the review and manipulation of data and specialist studies
- Identification of practical and achievable mitigation and management measures and the development of appropriate management plans
- · Compilation of environmental reports in accordance with relevant environmental legislative requirements
- External and peer review of environmental reports & compliance advice and monitoring
- Formulation of environmental policies, strategies and guidelines
- Strategic and regional assessments; pre-feasibility & site selection
- Public participation processes for a variety of projects
- Strategic environmental advice to a wide variety of clients both in the public and private sectors
- Working knowledge of environmental planning processes, policies, regulatory frameworks and legislation

EDUCATION AND PROFESSIONAL STATUS

Degrees:

- B.Sc Earth Sciences, University of the Witwatersrand, Johannesburg (1993)
- B.Sc Honours in Botany, University of the Witwatersrand, Johannesburg (1994)
- M.Sc in Botany, University of the Witwatersrand, Johannesburg (1996)

Short Courses:

- Environmental Impact Assessment, Potchefstroom University (1998)
- Environmental Law, Morgan University (2001)
- Environmental Legislation, IMBEWU (2017)
- Mining Legislation, Cameron Cross & Associates (2013)
- Environmental and Social Risk Management (ESRM), International Finance Corporation (2018)

Professional Society Affiliations:

- Registered EAP with the Environmental Assessment Practitioners Association of South Africa (EAPASA) (2019/726)
- Registered with the South African Council for Natural Scientific Professions as a Professional Natural Scientist: Environmental Scientist (400024/00)
- Registered with the International Associated for Impact Assessment South Africa (IAIAsa): 5601
- Member of the South African Wind Energy Association (SAWEA)

EMPLOYMENT

Date	Company	Roles and Responsibilities
January 2006 - Current:	Savannah Environmental (Pty) Ltd	Director
		Project manager
		Independent specialist environmental consultant,
		Environmental Assessment Practitioner (EAP) and
		advisor.
1997 – 2005:	Bohlweki Environmental (Pty) Ltd	Senior Environmental Scientist at. Environmental
		Management and Project Management
January – July 1997:	Sutherland High School, Pretoria	Junior Science Teacher

PROJECT EXPERIENCE

Project experience includes large infrastructure projects, including electricity generation and transmission, wastewater treatment facilities, mining and prospecting activities, property development, and national roads, as well as strategy and guidelines development.

RENEWABLE POWER GENERATION PROJECTS: PHOTOVOLTAIC SOLAR ENERGY FACILITIES

Project Name & Location	Client Name	Role
Christiana PV 2 SEF, North West	Solar Reserve South Africa	Project Manager & EAP
De Aar PV facility, Northern Cape	iNca Energy	Project Manager & EAP
Everest SEF near Hennenman, Free State	FRV Energy South Africa	Project Manager & EAP
Graafwater PV SEF, Western Cape	iNca Energy	Project Manager & EAP
Grootkop SEF near Allanridge, Free State	FRV Energy South Africa	Project Manager & EAP
Hertzogville PV 2 SEF with 2 phases, Free State	SunCorp / Solar Reserve	Project Manager & EAP

Project Name & Location	Client Name	Role
Karoshoek CPV facility on site 2 as part of the larger	FG Emvelo	Project Manager & EAP
Karoshoek Solar Valley Development East of		
Upington, Northern Cape		
Kgabalatsane SEF North-East for Brits, North West	Built Environment African	Project Manager & EAP
	Energy Services	
Kleinbegin PV SEF West of Groblershoop, Northern	MedEnergy Global	Project Manager & EAP
Cape		
Lethabo Power Station PV Installation, Free State	Eskom Holdings SoC Limited	Project Manager & EAP
Majuba Power Station PV Installation, Mpumalanga	Eskom Holdings SoC Limited	Project Manager & EAP
Merapi PV SEF Phase 1 – 4 South-East of Excelsior,	SolaireDirect Southern Africa	Project Manager & EAP
Free State		2.512
Sannaspos Solar Park, Free State	SolaireDirect Southern Africa	Project Manager & EAP
Ofir-Zx PV Plant near Keimoes, Northern Cape	S28 Degrees Energy	Project Manager & EAP
Oryx SEF near Virginia, Free State	FRV Energy South Africa	Project Manager & EAP
Project Blue SEF North of Kleinsee, Northern Cape	WWK Development	Project Manager & EAP
S-Kol PV Plant near Keimoes, Northern Cape	S28 Degrees Energy	Project Manager & EAP
Sonnenberg PV Plant near Keimoes, Northern Cape	S28 Degrees Energy	Project Manager & EAP
Tutuka Power Station PV Installation, Mpumalanga	Eskom Transmission	Project Manager & EAP
Two PV sites within the Northern Cape	MedEnergy Global	Project Manager & EAP
Two PV sites within the Western & Northern Cape	iNca Energy	Project Manager & EAP
Upington PV SEF, Northern Cape	MedEnergy Global	Project Manager & EAP
Vredendal PV facility, Western Cape	iNca Energy	Project Manager & EAP
Waterberg PV plant, Limpopo	Thupela Energy	Project Manager & EAP
Watershed Phase I & II SEF near Litchtenburg, North	FRV Energy South Africa	Project Manager & EAP
West		
Alldays PV & CPV SEF Phase 1, Limpopo	BioTherm Energy	Project Manager & EAP
Hyperion PV Solar Development 1, 2, 3, 4, 5 & 6,	Building Energy	Project Manager & EAP
Northern Cape		
Vrede & Rondavel PV, Free State	Mainstream Renewable	Project Manager & EAP
	Energy Developments	

Basic Assessments

Project Name & Location	Client Name	Role
Aberdeen PV SEF, Eastern Cape	BioTherm Energy	Project Manager & EAP
Christiana PV 1 SEF on Hartebeestpan Farm, North-	Solar Reserve South Africa	Project Manager & EAP
West		
Heuningspruit PV1 & PV 2 facilities near Koppies,	Sun Mechanics	Project Manager & EAP
Free State		
Kakamas PV Facility, Northern Cape	iNca Energy	Project Manager & EAP
Kakamas II PV Facility, Northern Cape	iNca Energy	Project Manager & EAP
Machadodorp 1 PV SEF, Mpumalanga	Solar To Benefit Africa	Project Manager & EAP
PV site within the Northern Cape	iNca Energy	Project Manager & EAP
PV sites within 4 ACSA airports within South Africa,	Airports Company South Africa	Project Manager & EAP
National	(ACSA)	
RustMo1 PV Plant near Buffelspoort, North West	Momentous Energy	Project Manager & EAP
RustMo2 PV Plant near Buffelspoort, North West	Momentous Energy	Project Manager & EAP
RustMo3 PV Plant near Buffelspoort, North West	Momentous Energy	Project Manager & EAP
RustMo4 PV Plant near Buffelspoort, North West	Momentous Energy	Project Manager & EAP

Project Name & Location	Client Name	Role
Sannaspos PV SEF Phase 2 near Bloemfontein, Free	SolaireDirect Southern Africa	Project Manager & EAP
State		
Solar Park Expansion within the Rooiwal Power	AFRKO Energy	Project Manager & EAP
Station, Gauteng		
Steynsrus SEF, Free State	SunCorp	Project Manager & EAP
Sirius Solar PV Project Three and Sirius Solar PV	SOLA Future Energy	Project Manager & EAP
Project Four (BA in terms of REDZ regulations),		
Northern Cape		
Northam PV, Limpopo Province	Northam Platinum	Project Manager & EAP
Kolkies PV Suite (x 6 projects) and Sadawa PV Suite	Mainstream Renewable	Project Manager & EAP
(x 4 projects), Western Cape	Energy Developments	

Screening Studies

Project Name & Location	Client Name	Role
Allemans Fontein SEF near Noupoort, Northern Cape	Fusion Energy	Project Manager & EAP
Amandel SEF near Thabazimbi, Limpopo	iNca Energy	Project Manager & EAP
Arola/Doornplaat SEF near Ventersdorp, North West	FRV & iNca Energy	Project Manager & EAP
Bloemfontein Airport PV Installation, Free State	The Power Company	Project Manager & EAP
Brakspruit SEF near Klerksorp, North West	FRV & iNca Energy	Project Manager & EAP
Carolus Poort SEF near Noupoort, Northern Cape	Fusion Energy	Project Manager & EAP
Damfontein SEF near Noupoort, Northern Cape	Fusion Energy	Project Manager & EAP
Everest SEF near Welkom, Free State	FRV & iNca Energy	Project Manager & EAP
Gillmer SEF near Noupoort, Northern Cape	Fusion Energy	Project Manager & EAP
Grootkop SEF near Allansridge, Free State	FRV & iNca Energy	Project Manager & EAP
Heuningspruit PV1 & PV 2 near Koppies, Free State	Cronimat	Project Manager & EAP
Kimberley Airport PV Installation, Northern Cape	The Power Company	Project Manager & EAP
Kolonnade Mall Rooftop PV Installation in Tshwane,	Momentous Energy	Project Manager & EAP
Gauteng		
Loskop SEF near Groblersdal, Limpopo	S&P Power Unit	Project Manager & EAP
Marble SEF near Marble Hall, Limpopo	S&P Power Unit	Project Manager & EAP
Morgenson PV1 SEF South-West of Windsorton,	Solar Reserve South Africa	Project Manager & EAP
Northern Cape		
OR Tambo Airport PV Installation, Gauteng	The Power Company	Project Manager & EAP
Oryx SEF near Virginia, Free State	FRV & iNca Energy	Project Manager & EAP
Rhino SEF near Vaalwater, Limpopo	S&P Power Unit	Project Manager & EAP
Rustmo2 PV Plant near Buffelspoort, North West	Momentous Energy	Project Manager & EAP
Spitskop SEF near Northam, Limpopo	FRV & iNca Energy	Project Manager & EAP
Steynsrus PV, Free State	Suncorp	Project Manager & EAP
Tabor SEF near Polokwane, Limpopo	FRV & iNca Energy	Project Manager & EAP
UpingtonAirport PV Installation, Northern Cape	The Power Company	Project Manager & EAP
Valeria SEF near Hartebeestpoort Dam, North West	Solar to Benefit Africa	Project Manager & EAP
Watershed SEF near Lichtenburg, North West	FRV & iNca Energy	Project Manager & EAP
Witkop SEF near Polokwane, Limpopo	FRV & iNca Energy	Project Manager & EAP
Woodmead Retail Park Rooftop PV Installation,	Momentous Energy	Project Manager & EAP
Gauteng		

Environmental Compliance, Auditing and ECO

Project Name & Location	Client Name	Role
ECO and bi-monthly auditing for the construction of	Enel Green Power	Project Manager
the Adams Solar PV Project Two South of Hotazel,		

Project Name & Location	Client Name	Role
Northern Cape		
ECO for the construction of the Kathu PV Facility,	REISA	Project Manager
Northern Cape		
ECO and bi-monthly auditing for the construction of	Enel Green Power	Project Manager
the Pulida PV Facility, Free State		
ECO for the construction of the RustMo1 SEF, North	Momentous Energy	Project Manager
West		
ECO for the construction of the Sishen SEF, Northern	Windfall 59 Properties	Project Manager
Cape		
ECO for the construction of the Upington Airport PV	Sublanary Trading	Project Manager
Facility, Northern Cape		
Quarterly compliance monitoring of compliance	REISA	Project Manager
with all environmental licenses for the operation		
activities at the Kathu PV facility, Northern Cape		
ECO for the construction of the Konkoonsies II PV SEF	BioTherm Energy	Project Manager
and associated infrastructure, Northern Cape		
ECO for the construction of the Aggeneys PV SEF	BioTherm Energy	Project Manager
and associated infrastructure, Northern Cape		

Compliance Advice and ESAP Reporting

Project Name & Location	Client Name	Role
Aggeneys Solar Farm, Northern Cape	BioTherm Energy	Environmental Advisor
Airies II PV Facility SW of Kenhardt, Northern Cape	BioTherm Energy	Environmental Advisor
Kalahari SEF Phase II in Kathu, Northern Cape	Engie	Environmental Advisor
Kathu PV Facility, Northern Cape	Building Energy	Environmental Advisor
Kenhardt PV Facility, Northern Cape	BioTherm Energy	Environmental Advisor
Kleinbegin PV SEF West of Groblershoop, Northern	MedEnergy	Environmental Advisor
Cape		
Konkoonises II SEF near Pofadder, Northern Cape	BioTherm Energy	Environmental Advisor
Konkoonsies Solar Farm, Northern Cape	BioTherm Energy	Environmental Advisor
Lephalale SEF, Limpopo	Exxaro	Environmental Advisor
Pixley ka Seme PV Park, South-East of De Aar,	African Clean Energy	Environmental Advisor
Northern Cape	Developments (ACED)	
RustMo1 PV Plant near Buffelspoort, North West	Momentous Energy	Environmental Advisor
Scuitdrift 1 SEF & Scuitdrift 2 SEF, Limpopo	Building Energy	Environmental Advisor
Sirius PV Plants, Northern Cape	Aurora Power Solutions	Environmental Advisor
Upington Airport PV Power Project, Northern Cape	Sublunary Trading	Environmental Advisor
Upington SEF, Northern Cape	Abengoa Solar	Environmental Advisor
Ofir-ZX PV SEF near Keimoes, Northern Cape	Networx \$28 Energy	Environmental Advisor
Environmental Permitting for the Steynsrus PV1 & PV2	Cronimet Power Solutions	Environmental Advisor
SEF's, Northern Cape		
Environmental Permitting for the Heuningspruit PV	Cronimet Power Solutions	Environmental Advisor
SEF, Northern Cape		

Due Diligence Reporting

Project Name & Location	Client Name	Role
5 PV SEF projects in Lephalale, Limpopo	iNca Energy	Environmental Advisor
Prieska PV Plant, Northern Cape	SunEdison Energy India	Environmental Advisor
Sirius Phase One PV Facility near Upington, Northern	Aurora Power Solutions	Environmental Advisor
Cape		

Environmental Permitting, \$53, Water Use Licence (WUL), Waste Management Licence (WML) & Other Applications

Project Name & Location	Client Name	Role
Biodiversity Permit & WULA for the Aggeneys SEF	BioTherm Energy	Project Manager & EAP
near Aggeneys, Northern Cape		
Biodiversity Permit for the Konkoonises II SEF near	BioTherm Energy	Project Manager & EAP
Pofadder, Northern Cape		
Biodiversity Permitting for the Lephalale SEF,	Exxaro Resources	Project Manager & EAP
Limpopo		
Environmental Permitting for the Kleinbegin PV SEF	MedEnergy	Project Manager & EAP
West of Groblershoop, Northern Cape		
Environmental Permitting for the Upington SEF,	Abengoa Solar	Project Manager & EAP
Northern Cape		
Environmental Permitting for the Kathu PV Facility,	Building Energy	Project Manager & EAP
Northern Cape		
Environmental Permitting for the Konkoonsies Solar	BioTherm Energy	Project Manager & EAP
Farm, Northern Cape		
Environmental Permitting for the Lephalale SEF,	Exxaro Resources	Project Manager & EAP
Limpopo		
Environmental Permitting for the Scuitdrift 1 SEF &	Building Energy	Project Manager & EAP
Scuitdrift 2 SEF, Limpopo		
Environmental Permitting for the Sirius PV Plant,	Aurora Power Solutions	Project Manager & EAP
Northern Cape		
Environmental Permitting for the Steynsrus PV1 & PV2	Cronimet Power Solutions	Project Manager & EAP
SEF's, Northern Cape		
Environmental Permitting for the Heuningspruit PV	Cronimet Power Solutions	Project Manager & EAP
SEF, Northern Cape		
Permits for the Kleinbegin and UAP PV Plants,	MedEnergy Global	Project Manager & EAP
Northern Cape		
S53 Application for Arriesfontein Solar Park Phase 1 –	Solar Reserve / SunCorp	Project Manager & EAP
3 near Danielskuil, Northern Cape		
S53 Application for Hertzogville PV1 & PV 2 SEFs, Free	Solar Reserve / SunCorp	Project Manager & EAP
State		
\$53 Application for the Bloemfontein Airport PV	Sublunary Trading	Project Manager & EAP
Facility, Free State		
S53 Application for the Kimberley Airport PV Facility,	Sublunary Trading	Project Manager & EAP
Northern Cape		
\$53 Application for the Project Blue SEF, Northern	WWK Developments	Project Manager & EAP
Cape		
\$53 Application for the Upington Airport PV Facility,	Sublunary Trading	Project Manager & EAP
Free State		
WULA for the Kalahari SEF Phase II in Kathu, Northern	Engie	Project Manager & EAP
Cape		

RENEWABLE POWER GENERATION PROJECTS: CONCENTRATED SOLAR FACILITIES (CSP)

Project Name & Location	Client Name	Role
llanga CSP 2, 3, 4, 5, 7 & 9 Facilities near Upington,	Emvelo Holdings	Project Manager & EAP
Northern Cape		
llanga CSP near Upington, Northern Cape	llangethu Energy	Project Manager & EAP

Project Name & Location	Client Name	Role
llanga Tower 1 Facility near Upington, Northern	Emvelo Holdings	Project Manager & EAP
Cape		
Karoshoek CPVPD 1-4 facilities on site 2 as part of	FG Emvelo	Project Manager & EAP
the larger Karoshoek Solar Valley Development East		
of Upington, Northern Cape		
Karoshoek CSP facilities on sites 1.4; 4 & 5 as part of	FG Emvelo	Project Manager & EAP
the larger Karoshoek Solar Valley Development East		
of Upington, Northern Cape		
Karoshoek Linear Fresnel 1 Facility on site 1.1 as part	FG Emvelo	Project Manager & EAP
of the larger Karoshoek Solar Valley Development		
East of Upington, Northern Cape		

Environmental Compliance, Auditing and ECO

Project Name & Location	Client Name	Role
ECO for the construction of the !Khi CSP Facility,	Abengoa Solar	Project Manager
Northern Cape		
ECO for the construction of the llanga CSP 1 Facility	Karoshoek Solar One	Project Manager
near Upington, Northern Cape		
ECO for the construction of the folar Park, Northern	Kathu Solar	Project Manager
Cape		
ECO for the construction of the KaXu! CSP Facility,	Abengoa Solar	Project Manager
Northern Cape		
Internal audit of compliance with the conditions of	Karoshoek Solar One	Project Manager
the IWUL issued to the Karoshoek Solar One CSP		
Facility, Northern Cape		

Screening Studies

Project Name & Location	Client Name	Role
Upington CSP (Tower) Plant near Kanoneiland,	iNca Energy and FRV	Project Manager & EAP
Northern Cape		

Compliance Advice and ESAP reporting

Project Name & Location	Client Name	Role
llanga CSP Facility near Upington, Northern Cape	Ilangethu Energy	Environmental Advisor
llangalethu CSP 2, Northern Cape	FG Emvelo	Environmental Advisor
Kathu CSP Facility, Northern Cape	GDF Suez	Environmental Advisor
Lephalale SEF, Limpopo	Cennergi	Environmental Advisor
Solis I CSP Facility, Northern Cape	Brightsource	Environmental Advisor

Environmental Permitting, \$53, Water Use Licence (WUL), Waste Management Licence (WML) & Other Applications

Project Name & Location	Client Name	Role
Environmental Permitting for the Ilanga CSP Facility	llangethu Energy	Project Manager & EAP
near Upington, Northern Cape		
Environmental Permitting for the Kathu CSP, Northern	GDF Suez	Project Manager & EAP
Cape		/
WULA for the Solis I CSP Facility, Northern Cape	Brightsource	Project Manager & EAP

RENEWABLE POWER GENERATION PROJECTS: WIND ENERGY FACILITIES

Environmental Impact Assessments and Environmental Management Programmes

Project Name & Location	Client Name	Role
Sere WEF, Western Cape	Eskom Holdings SoC Limited	EAP
Aberdeen WEF, Eastern Cape	Eskom Holdings SoC Limited	Project Manager & EAP
Amakhala Emoyeni WEF, Eastern Cape	Windlab Developments	Project Manager & EAP
EXXARO West Coast WEF, Western Cape	EXXARO Resources	Project Manager & EAP
Goereesoe Wind Farm near Swellendam, Western	iNca Energy	Project Manager & EAP
Cape		
Hartneest WEF, Western Cape	Juwi Renewable Energies	Project Manager & EAP
Hopefield WEF, Western Cape	Umoya Energy	EAP
Kleinsee WEF, Northern Cape	Eskom Holdings SoC Limited	Project Manager & EAP
Klipheuwel/Dassiesfontein WEF within the Overberg	BioTherm Energy	Project Manager & EAP
area, Western Cape		
Moorreesburg WEF, Western Cape	iNca Energy	Project Manager & EAP
Oyster Bay WEF, Eastern Cape	Renewable Energy Resources	Project Manager & EAP
	Southern Africa	
Project Blue WEF, Northern Cape	Windy World	Project Manager & EAP
Rheboksfontein WEF, Western Cape	Moyeng Energy	Project Manager & EAP
Spitskop East WEF near Riebeeck East, Eastern Cape	Renewable Energy Resources	Project Manager & EAP
	Southern Africa	
Suurplaat WEF, Western Cape	Moyeng Energy	Project Manager & EAP
Swellendam WEF, Western Cape	IE Swellendam	Project Manager & EAP
Tsitsikamma WEF, Eastern Cape	Exxarro	Project Manager & EAP
West Coast One WEF, Western Cape	Moyeng Energy	Project Manager & EAP

Basic Assessments

Project Name & Location	Client Name	Role
Amakhala Emoyeni Wind Monitoring Masts, Eastern	Windlab Developments	Project Manager & EAP
Cape		
Beaufort West Wind Monitoring Masts, Western Cape	Umoya Energy	Project Manager & EAP
Hopefield Community Wind Farm near Hopefield,	Umoya Energy	Project Manager & EAP
Western Cape		
Koekenaap Wind Monitoring Masts, Western Cape	EXXARO Resources	Project Manager & EAP
Koingnaas WEF, Northern Cape	Just Palm Tree Power	Project Manager & EAP
Laingsburg Area Wind Monitoring Masts, Western	Umoya Energy	Project Manager & EAP
Cape		
Overberg Area Wind Monitoring Masts, Western	BioTherm Energy	Project Manager & EAP
Cape		
Oyster Bay Wind Monitoring Masts, Eastern Cape	Renewable Energy Systems	Project Manager & EAP
	Southern Africa (RES)	
Wind Garden & Fronteer WEFs, Eastern Cape	Wind Relc	Project Manager & EAP

Screening Studies

Project Name & Location	Client Name	Role
Albertinia WEF, Western Cape	BioTherm Energy	Project Manager & EAP
Koingnaas WEF, Northern Cape	Just Pal Tree Power	Project Manager & EAP
Napier Region WEF Developments, Western Cape	BioTherm Energy	Project Manager & EAP
Tsitsikamma WEF, Eastern Cape	Exxarro Resources	Project Manager & EAP

Project Name & Location	Client Name	Role
Various WEFs within an identified area in the	BioTherm Energy	Project Manager & EAP
Overberg area, Western Cape		
Various WEFs within an identified area on the West	Investec Bank Limited	Project Manager & EAP
Coast, Western Cape		
Various WEFs within an identified area on the West	Eskom Holdings Limited	Project Manager & EAP
Coast, Western Cape		
Various WEFs within the Western Cape	Western Cape Department of	Project Manager & EAP
	Environmental Affairs and	
	Development Planning	
Velddrift WEF, Western Cape	VentuSA Energy	Project Manager & EAP
Wind 1000 Project	Thabo Consulting on behalf of	Project Manager & EAP
	Eskom Holdings	
Wittekleibosch, Snylip & Doriskraal WEFs, Eastern	Exxarro Resources	Project Manager & EAP
Cape		

Environmental Compliance, Auditing and ECO

Project Name & Location	Client Name	Role
ECO for the construction of the West Coast One	Aurora Wind Power	Project Manager
WEF, Western Cape		
ECO for the construction of the Gouda WEF,	Blue Falcon	Project Manager
Western Cape		
EO for the Dassiesklip Wind Energy Facility, Western	Group 5	Project Manager
Cape		
Quarterly compliance monitoring of compliance	Blue Falcon	Project Manager
with all environmental licenses for the operation		
activities at the Gouda Wind Energy facility near		
Gouda, Western Cape		
Annual auditing of compliance with all	Aurora Wind Power	Project Manager
environmental licenses for the operation activities at		
the West Coast One Wind Energy facility near		
Vredenburg, Western Cape		
External environmental and social audit for the	Cennergi	Project Manager
Amakhala Wind Farm, Eastern Cape		
External environmental and social audit for the	Cennergi	Project Manager
Tsitsikamma Wind Farm, Eastern Cape		
ECO for the construction of the Excelsior Wind Farm	BioTherm Energy	Project Manager
and associated infrastructure, Northern Cape		
External compliance audit of the Dassiesklip Wind	BioTherm Energy	Project Manager
Energy Facility, Western Cape		

Compliance Advice

Project Name & Location	Client Name	Role
Amakhala Phase 1 WEF, Eastern Cape	Cennergi	Environmental Advisor
Dassiesfontein WEF within the Overberg area,	BioTherm Energy	Environmental Advisor
Western Cape		
Excelsior Wind Farm, Western Cape	BioTherm Energy	Environmental Advisor
Great Karoo Wind Farm, Northern Cape	African Clean Energy	Environmental Advisor
	Developments (ACED)	
Hopefield Community WEF, Western Cape	African Clean Energy	Environmental Advisor
	Developments (ACED)	

Rheboksfontein WEF, Western Cape	Moyeng Energy	Environmental Advisor
Tiqua WEF, Western Cape	Cennergi	Environmental Advisor
Tsitsikamma WEF, Eastern Cape	Cennergi	Environmental Advisor
West Coast One WEF, Western Cape	Moyeng Energy	Environmental Advisor

Due Diligence Reporting

Project Name & Location	Client Name	Role
Witteberg WEF, Western Cape	EDPR Renewables	Environmental Advisor
IPD Vredenburg WEF within the Saldanha Bay area,	IL&FS Energy Development	Environmental Advisor
Western Cape	Company	

Environmental Permitting, \$53, Water Use Licence (WUL), Waste Management Licence (WML) & Other Applications

Project Name & Location	Client Name	Role
Biodiversity Permitting for the Power Line between	Cennergi	Project Manager & EAP
the Tsitikamma Community WEF & the Diep River		
Substation, Eastern Cape		
Biodiversity Permitting for the West Coast One WEF,	Aurora Wind Power	Project Manager & EAP
Western Cape		
Environmental Permitting for the Excelsior WEF,	BioTherm Energy	Project Manager & EAP
Western Cape		
Plant Permits & WULA for the Tsitsikamma	Cennergi	Project Manager & EAP
Community WEF, Eastern Cape		
S24G and WULA for the Rectification for the	Hossam Soror	Project Manager & EAP
commencement of unlawful activities on Ruimsig AH		
in Honeydew, Gauteng		
S24G Application for the Rheboksfontein WEF,	Ormonde - Theo Basson	Project Manager & EAP
Western Cape		
\$53 Application & WULA for Suurplaat and Gemini	Engie	Project Manager & EAP
WEFs, Northern Cape		
\$53 Application for the Hopefield Community Wind	Umoya Energy	Project Manager & EAP
Farm near Hopefield, Western Cape		
S53 Application for the Project Blue WEF, Northern	WWK Developments	Project Manager & EAP
Cape		
S53 for the Oyster Bay WEF, Eastern Cape	RES	Project Manager & EAP
WULA for the Great Karoo Wind Farm, Northern	African Clean Energy	Project Manager & EAP
Cape	Developments (ACED)	

CONVENTIONAL POWER GENERATION PROJECTS (COAL)

Project Name & Location	Client Name	Role
Mutsho Power Station near Makhado, Limpopo	Mutsho Consortium	Project Manager & EAP
Coal-fired Power Station near Ogies, Mpumalanga	Ruukki SA	Project Manager & EAP
Thabametsi IPP Coal-fired Power Station, near	Axia	Project Manager & EAP
Lephalale, Limpopo		
Transalloys Coal-fired Power Station, Mpumalanga	Transalloys	Project Manager & EAP
Tshivasho IPP Coal-fired Power Station (with WML),	Cennergi	Project Manager & EAP
near Lephalale, Limpopo		
Umbani Coal-fired Power Station, near Kriel,	ISS Global Mining	Project Manager & EAP
Mpumalanga		

Project Name & Location	Client Name	Role
Waterberg IPP Coal-Fired Power Station near	Exxaro Resources	Project Manager & EAP
Lephalale, Limpopo		

Basic Assessments

Project Name & Location	Client Name	Role
Coal Stockyard on Medupi Ash Dump Site, Limpopo	Eskom Holdings	Project Manager & EAP
Biomass Co-Firing Demonstration Facility at Arnot	Eskom Holdings	Project Manager & EAP
Power Station East of Middleburg, Mpumlanaga		

Screening Studies

Project Name & Location	Client Name	Role
Baseload Power Station near Lephalale, Limpopo	Cennergi	Project Manager & EAP
Coal-Fired Power Plant near Delmas, Mpumalanga	Exxaro Resources	Project Manager & EAP
Makhado Power Station, Limpopo	Mutsho Consortium, Limpopo	Project Manager & EAP

Environmental Compliance, Auditing and ECO

Project Name & Location	Client Name	Role
ECO for the Camden Power Station, Mpumalanga	Eskom Holdings	Project Manager

Compliance Advice

Project Name & Location	Client Name	Role
Thabametsi IPP Coal-fired Power Station, near	Axia	Environmental Advisor
Lephalale, Limpopo		

Environmental Permitting, \$53, Water Use Licence (WUL), Waste Management Licence (WML) & Other Applications

Project Name & Location	Client Name	Role
Permit application for the Thabametsi Bulk Water	Axia	Project Manager & EAP
Pipeline, near Lephalale, Limpopo		
\$53 & WULA for the Waterberg IPP Coal-Fired Power	Exxaro Resources	Project Manager & EAP
Station near Lephalale, Limpopo		
S53 Application for the Tshivasho Coal-fired Power	Cennergi	Project Manager & EAP
Station near Lephalale, Limpopo		

CONVENTIONAL POWER GENERATION PROJECTS (GAS)

Project Name & Location	Client Name	Role
Ankerlig OCGT to CCGT Conversion project &400 kV	Eskom Holdings SoC Limited	Project Manager & EAP
transmission power line between Ankerlig and the		
Omega Substation, Western Cape		
Gourikwa OCGT to CCGT Conversion project &	Eskom Holdings SoC Limited	Project Manager & EAP
400kV transmission power line between Gourikwa &		
Proteus Substation, Western Cape		
Richards Bay Gas to Power Combined Cycle Power	Eskom Holdings SoC Limited	Project Manager & EAP
Station, KwaZulu-Natal		
Richards Bay Gas to Power Plant, KwaZulu-Natal	Richards Bay Gas Power 2	Project Manager & EAP
Decommissioning & Recommissioning of 3 Gas	Eskom Holdings	Project Manager & EAP
Turbine Units at Acacia Power Station & 1 Gas		
Turbine Unit at Port Rex Power Station to the existing		

Project Name & Location	Client Name	Role
Ankerlig Power Station in Atlantis Industria, Western		
Cape		
320MW gas-to-power station in Richards Bay, KwaZulu-Natal	Phinda Power Projects	Project Manager & EAP

Screening Studies

Project Name & Location	Client Name	Role
Fatal Flaw Analysis for 3 area identified for the	Globeleq Advisors Limited	Project Manager & EAP
establishment of a 500MW CCGT Power Station		
Richards Bay Gas to Power Combined Cycle Power	Eskom Holdings SoC Limited	Project Manager & EAP
Station, KwaZulu-Natal		

GRID INFRASTRUCTURE PROJECTS

Environmental Impact Assessments and Environmental Management Programmes

Project Name & Location	Client Name	Role
Aggeneis-Oranjemond Transmission Line &	Eskom Transmission	Project Manager & EAP
Substation Upgrade, Northern Cape		
Ankerlig-Omega Transmission Power Lines, Western	Eskom Transmission	Project Manager & EAP
Cape		
Karoshoek Grid Integration project as part of the	FG Emvelo	Project Manager & EAP
Karoshoek Solar Valley Development East of		
Upington, Northern Cape		
Koeberg-Omega Transmission Power Lines,, Western	Eskom Transmission	Project Manager & EAP
Cape		
Koeberg-Stikland Transmission Power Lines, Western	Eskom Transmission	Project Manager & EAP
Cape		
Kyalami Strengthening Project, Gauteng	Eskom Transmission	Project Manager & EAP
Mokopane Integration Project, Limpopo	Eskom Transmission	Project Manager & EAP
Saldanha Bay Strengthening Project, Western Cape	Eskom Transmission	Project Manager & EAP
Steelpoort Integration Project, Limpopo	Eskom Transmission	Project Manager & EAP
Transmission Lines from the Koeberg-2 Nuclear	Eskom Transmission	Project Manager & EAP
Power Station site, Western Cape		
Tshwane Strengthening Project, Phase 1, Gauteng	Eskom Transmission	Project Manager & EAP
Main Transmission Substation (MTS) associated with	Wind Relic	Project Manager & EAP
the Choje Wind Farm cluster, Eastern Cape		

Basic Assessments

Project Name & Location	Client Name	Role
Dassenberg-Koeberg Power Line Deviation from the	Eskom Holdings	Project Manager & EAP
Koeberg to the Ankerlig Power Station, Western		
Cape		
Golden Valley II WEF Power Line & Substation near	BioTherm Energy	Project Manager & EAP
Cookhouse, Eastern Cape		
Golden Valley WEF Power Line near Cookhouse,	BioTherm Energy	Project Manager & EAP
Eastern Cape		
Karoshoek Grid Integration project as part of the	FG Emvelo	Project Manager & EAP
Karoshoek Solar Valley Development East of		
Upington, Northern Cape		

Project Name & Location	Client Name	Role
Konkoonsies II PV SEF Power Line to the Paulputs	BioTherm Energy	Project Manager & EAP
Substation near Pofadder, Northern Cape		
Perdekraal West WEF Powerline to the Eskom Kappa	BioTherm Energy	Project Manager & EAP
Substation, Westnern Cape		
Rheboksfontein WEF Powerline to the Aurora	Moyeng Energy	Project Manager & EAP
Substation, Western Cape		
Soetwater Switching Station near Sutherland,	African Clean Energy	Project Manager & EAP
Northern Cape	Developments (ACED)	
Solis Power I Power Line & Switchyard Station near	Brightsource	Project Manager & EAP
Upington, Northern Cape		
Stormwater Canal System for the Ilanga CSP near	Karoshoek Solar One	Project Manager & EAP
Upington, Northern Cape		
Tsitsikamma Community WEF Powerline to the Diep	Eskom Holdings	Project Manager & EAP
River Substation, Eastern Cape		
Two 132kV Chickadee Lines to the new Zonnebloem	Eskom Holdings	Project Manager & EAP
Switching Station, Mpumalanga		
Electrical Grid Infrastructure for the Kolkies and	Mainstream Renewable	Project Manager & EAP
Sadawa PV clusters, Western Cape	Energy Developments	
Sadawa Collector substation, Western Cape	Mainstream Renewable	Project Manager & EAP
	Energy Developments	
Electrical Grid Infrastructure for the Vrede and	Mainstream Renewable	Project Manager & EAP
Rondavel PV facilities, Free State	Energy Developments	

Environmental Compliance, Auditing and ECO

Project Name & Location	Client Name	Role
ECO for the construction of the Ferrum-Mookodi	Trans-Africa Projects on behalf	Project Manager
Transmission Line, Northern Cape and North West	of Eskom	
EO for the construction of the Gamma-Kappa	Trans-Africa Projects on behalf	Project Manager
Section A Transmission Line, Western Cape	of Eskom	
EO for the construction of the Gamma-Kappa	Trans-Africa Projects on behalf	Project Manager
Section B Transmission Line, Western Cape	of Eskom	
EO for the construction of the Hydra IPP Integration	Trans-Africa Projects on behalf	Project Manager
project, Northern Cape	of Eskom	
EO for the construction of the Kappa-Sterrekus	Trans-Africa Projects on behalf	Project Manager
Section C Transmission Line, Western Cape	of Eskom	
EO for the construction of the Namaqualand	Trans-Africa Projects on behalf	Project Manager
Strengthening project in Port Nolloth, Western Cape	of Eskom	
ECO for the construction of the Neptune Substation	Eskom	Project Manager
Soil Erosion Mitigation Project, Eastern Cape		
ECO for the construction of the llanga-Gordonia	Karoshoek Solar One	Project Manager
132kV power line, Northern Cape		

Environmental Permitting, \$53, Water Use Licence (WUL), Waste Management Licence (WML) & Other Applications

Project Name & Location	Client Name	Role
Environmental Permitting and WULA for the	Eskom Holdings	Project Manager & EAP
Rockdale B Substation & Loop in Power Lines,		
Environmental Permitting and WULA for the	Eskom Holdings	Project Manager & EAP
Steelpoort Integration project, Limpopo		
Environmental Permitting for Solis CSP near Upington,	Brightsource	Project Manager & EAP
Northern Cape		

MINING SECTOR PROJECTS

Environmental Impact Assessments and Environmental Management Programmes

Project Name & Location	Client Name	Role
Elitheni Coal Mine near Indwe, Eastern Cape	Elitheni Coal	Project Manager & EAP
Groot Letaba River Development Project Borrow Pits	liso	Project Manager & EAP
Grootegeluk Coal Mine for coal transportation	Eskom Holdings	Project Manager & EAP
infrastructure between the mine and Medupi Power		
Station (EMPr amendment) , Limpopo		
Waterberg Coal Mine (EMPr amendment), Limpopo	Seskoko Resources	Project Manager & EAP
Aluminium Plant WML & AEL, Gauteng	GfE-MIR Alloys & Minerals	Project Manager & EAP

Basic Assessments

Project Name & Location	Client Name	Role
Rare Earth Separation Plant in Vredendal, Western	Rareco	Project Manager & EAP
Cape		
Decommissioning and Demolition of Kilns 5 & 6 at	PPC	Project Manager & EAP
the Slurry Plant, Kwa-Zulu Natal		

Environmental Compliance, Auditing and ECO

Project Name & Location	Client Name	Role
ECO for the construction of the Duhva Mine Water	Eskom Holdings SoC Limited	Project Manager
Recovery Project, Mpumalanga		
External compliance audit of Palesa Coal Mine's	HCI Coal	Project Manager
Integrated Water Use License (IWUL), near		
KwaMhlanga, Mpumalanga		
External compliance audit of Palesa Coal Mine's	HCI Coal	Project Manager
Waste Management License (WML) and EMP, near		
KwaMhlanga, Mpumalanga		
External compliance audit of Mbali Coal Mine's	HCI Coal	Project Manager
Integrated Water Use License (IWUL), near Ogies,		
Mpumalanga		
Independent External Compliance Audit of Water	Tronox Namakwa Sands	Project Manager
Use License (WUL) for the Tronox Namakwa Sands		
(TNS) Mining Operations (Brand se Baai), Western		
Cape		
Independent External Compliance Audit of Water	Tronox Namakwa Sands	Project Manager
Use License (WUL) for the Tronox Namakwa Sands		
(TNS) Mineral Separation Plant (MSP), Western Cape		
Independent External Compliance Audit of Water	Tronox Namakwa Sands	Project Manager
Use License (WUL) for the Tronox Namakwa Sands		
(TNS) Smelter Operations (Saldanha), Western Cape		
Compliance Auditing of the Waste Management	PetroSA	Project Manager
Licence for the PetroSA Landfill Site at the GTL		
Refinery, Western Cape		

Environmental Permitting, \$53, Water Use Licence (WUL), Waste Management Licence (WML) & Other Applications

Project Name & Location	Client Name	Role
Waste Licence Application for the Rare Earth	Rareco	Project Manager & EAP
Separation Plant in Vredendal, Western Cape		

WULA for the Expansion of the Landfill site at Exxaro's	Exxaro Resources	Project Manager & EAP
Namakwa Sands Mineral Separation Plant, Western		
Cape		
S24G & WML for an Aluminium Plant, Gauteng	GfE-MIR Alloys & Minerals	Project Manager & EAP

INFRASTRUCTURE DEVELOPMENT PROJECTS (BRIDGES, PIPELINES, ROADS, WATER RESOURCES, STORAGE, ETC.)

Environmental Impact Assessments and Environmental Management Programmes

Project Name & Location	Client Name	Role
Bridge across the Ngotwane River, on the border of South Africa and Botswana	Eskom Holdings	Project Manager & EAP
Chemical Storage Tanks, Metallurgical Plant Upgrade & Backfill Plant upgrade at South Deep Gold Mine, near Westornaria, Gauteng	Goldfields	Project Manager & EAP
Expansion of the existing Welgedacht Water Care Works, Gauteng	ERWAT	Project Manager & EAP
Golden Valley WEF Access Road near Cookhouse, Eastern Cape	BioTherm Energy	Project Manager & EAP
Great Fish River Wind Farm Access Roads and Watercourse Crossings near Cookhouse, Eastern Cape	African Clean Energy Developments (ACED)	Project Manager & EAP
llanga CSP Facility Watercourse Crossings near Upington, Northern Cape	Karoshoek Solar one	Project Manager & EAP
Modification of the existing Hartebeestfontein Water Care Works, Gautng	ERWAT	Project Manager & EAP
N10 Road Realignment for the llanga CSP Facility, East of Upington, Northern Cape	SANRAL	Project Manager & EAP
Nxuba (Bedford) Wind Farm Watercourse Crossings near Cookhouse, Eastern Cape	African Clean Energy Developments (ACED)	Project Manager & EAP
Pollution Control Dams at the Medupi Power Station Ash Dump & Coal Stockyard, Limpopo	Eskom	Project Manager & EAP
Qoboshane borrow pits (EMPr only), Eastern Cape	Emalahleni Local Municipality	Project Manager & EAP
Tsitsikamma Community WEF Watercourse Crossings, Eastern Cape	Cennergi	Project Manager & EAP
Clayville Central Steam Plant, Gauteng	Bellmall Energy	Project Manager & EAP
Msenge Emoyeni Wind Farm Watercourse Crossings and Roads, Eastern Cape	Windlab	Project Manager & EAP

Basic Assessments

Project Name & Location	Client Name	Role
Harmony Gold WWTW at Doornkop Mine, Gauteng	Harmony Doornkop Plant	Project Manager & EAP
Ofir-ZX Watercourse Crossing for the Solar PV Facility,	Networx \$28 Energy	Project Manager & EAP
near Keimoes, Northern Cape		
Qoboshane bridge & access roads, Eastern Cape	Emalahleni Local Municipality	Project Manager & EAP
Relocation of the Assay Laboratory near	Sibanye Gold	Project Manager & EAP
Carletonville, Gauteng		/
Richards Bay Harbour Staging Area, KwaZulu-Natal	Eskom Holdings	Project Manager & EAP
S-Kol Watercourse Crossing for the Solar PV Facility,	Networx \$28 Energy	Project Manager & EAP
East of Keimoes, Northern Cape		
Sonnenberg Watercourse Crossing for the Solar PV	Networx \$28 Energy	Project Manager & EAP
Facility, West Keimoes, Northern Cape		

Project Name & Location	Client Name	Role
Kruisvallei Hydroelectric Power Generation Scheme,	Building Energy	Project Manager & EAP
Free State		
Masetjaba Water Reservoir, Pump Station and Bulk	Naidu Consulting Engineers	Project Manager & EAP
Supply Pipeline near Nigel, Gauteng		
Access Road for the Dwarsug Wind Farm, Northern	South Africa Mainsteam	Project Manager & EAP
Cape Province	Renewable Power	

Screening Studies

Project Name & Location	Client Name	Role
Roodepoort Open Space Optimisation Programme	TIMAC Engineering Projects	Project Manager & EAP
(OSOP) Precinct, Gauteng		
Vegetable Oil Plant and Associated Pipeline, Kwa-	Wilmar Oils and Fats Africa	Project Manager & EAP
Zulu Natal		

Environmental Compliance, Auditing and ECO

Project Name & Location	Client Name	Role
ECO and bi-monthly auditing for the construction of	Department of Water and	Project Manager
the Olifants River Water Resources Development	Sanitation	Auditor
Project (ORWRDP) Phase 2A: De Hoop Dam, R555		
realignment and housing infrastructure		
ECO for the Rehabilitation of the Blaaupan & Storm	Airports Company of South	Project Manager
Water Channel, Gauteng	Africa (ACSA)	
Due Diligence reporting for the Better Fuel Pyrolysis	Better Fuels	Project Manager
Facility, Gauteng		
ECO for the Construction of the Water Pipeline from	Transnet	Project Manager
Kendal Power Station to Kendal Pump Station,		
Mpumalanga		
ECO for the Replacement of Low-Level Bridge,	South African National	Project Manager
Demolition and Removal of Artificial Pong, and	Biodiversity Institute (SANBI)	
Reinforcement the Banks of the Crocodile River at		
the Construction at Walter Sisulu National Botanical		
Gardens, Gauteng Province		
External Compliance Audit of the Air Emission	PetroSA	Project Manager
Licence (AEL) for a depot in Bloemfontein, Free		
State Province and in Tzaneen, Mpumalanga		
Province		

Environmental Permitting, \$53, Water Use Licence (WUL), Waste Management Licence (WML) & Other Applications

Project Name & Location	Client Name	Role
WULA for the Izubulo Private Nature Reserve,	Kjell Bismeyer, Jann Bader,	Project Manager & EAP
Limpopo	Laurence Saad	
WULA for the Masodini Private Game Lode, Limpopo	Masodini Private Game Lodge	Environmental Advisor
WULA for the Ezulwini Private Nature Reserve,	Ezulwini Investments	Project Manager & EAP
Limpopo		
WULA for the Masodini Private Game Lode, Limpopo	Masodini Private Game Lodge	Project Manager & EAP
WULA for the N10 Realignment at the llanga SEF,	Karoshoek Solar One	Project Manager & EAP
Northern Cape		
WULA for the Kruisvallei Hydroelectric Power	Building Energy	Project Manager & EAP
Generation Scheme, Free State		

Project Name & Location	Client Name	Role
S24G and WULA for the Ilegal construction of	Sorror Language Services	Project Manager & EAP
structures within a watercourse on EFF 24 Ruimsig		
Agricultural Holdings, Gauteng		

HOUSING AND URBAN PROJECTS

Basic Assessments

Project Name & Location	Client Name	Role
Postmasburg Housing Development, Northern Cape	Transnet	Project Manager & EAP

Compliance Advice and reporting

Project Name & Location	Client Name	Role
Kampi ya Thude at the Olifants West Game Reserve,	Nick Elliot	Environmental Advisor
Limpopo		
External Compliance Audit of WUL for the	Johannesburg Country Club	Project Manager
Johannesburg Country Club, Gauteng		

Environmental Compliance, Auditing and ECO

Project Name & Location	Client Name	Role
Due Diligence Audit for the Due Diligence Audit	Delta BEC (on behalf of	Project Manager
Report, Gauteng	Johannesburg Development	
	Agency (JDA))	

ENVIRONMENTAL MANAGEMENT TOOLS

Project Name & Location	Client Name	Role
Development of the 3rd Edition Environmental	Gauteng Department of	Project Manager & EAP
Implementation Plan (EIP)	Agriculture and Rural	
	Development (GDARD)	
Development of Provincial Guidelines on 4x4 routes,	Western Cape Department of	EAP
Western Cape	Environmental Affairs and	
	Development Planning	
Compilation of Construction and Operation EMP for	Eskom Holdings	Project Manager & EAP
the Braamhoek Transmission Integration Project,		
Kwazulu-Natal		
Compilation of EMP for the Wholesale Trade of	Munaca Technologies	Project Manager & EAP
Petroleum Products, Gauteng		
Operational Environmental Management	Eskom Holdings	Project Manager & EAP
Programme (OEMP) for Medupi Power Station,		
Limpopo		
Operational Environmental Management	Dube TradePort Corporation	Project Manager & EAP
Programme (OEMP) for the Dube TradePort Site		
Wide Precinct		
Operational Environmental Management	Eskom Holdings	Project Manager & EAP
Programme (OEMP) for the Kusile Power Station,		
Mpumalanga		
Review of Basic Assessment Process for the	Exxaro Resources	Project Manager & EAP
Wittekleibosch Wind Monitoring Mast, Eastern Cape		
Revision of the EMPr for the Sirius Solar PV	Aurora Power Solutions	Project Manager & EAP

Project Name & Location	Client Name	Role
State of the Environment (SoE) for Emalahleni Local	Simo Consulting on behalf of	Project Manager & EAP
Municipality, Mpumalanga	Emalahleni Local Municipality	
Aspects and Impacts Register for Salberg Concrete	Salberg Concrete Products	EAP
Products operations		
First State of Waste Report for South Africa	Golder on behalf of the	Project Manager & EAP
	Department of Environmental	
	Affairs	
Responsibilities Matrix and Gap Analysis for the	Building Energy	Project Manager
Kruisvallei Hydroelectric Power Generation Scheme,		
Free State Province		
Responsibilities Matrix and Gap Analysis for the	Building Energy	Project Manager
Roggeveld Wind Farm, Northern & Western Cape		
Provinces		

PROJECTS OUTSIDE OF SOUTH AFRICA

Project Name & Location	Client Name	Role
Advisory Services for the Zizabona Transmission	PHD Capital	Advisor
Project, Zambia, Zimbabwe, Botswana & Namibia		
EIA for the Semonkong WEF, Lesotho	MOSCET	Project Manager & EAP
EMP for the Kuvaninga Energia Gas Fired Power	ADC (Pty) Ltd	Project Manager & EAP
Project, Mozambique		
Environmental Screening Report for the SEF near	Building Energy	EAP
Thabana Morena, Lesotho		
EPBs for the Kawambwa, Mansa, Mwense and	Building Energy	Project Manager & EAP
Nchelenge SEFs in Luapula Province, Zambia		
ESG Due Diligence for the Hilton Garden Inn	Vatange Capital	Project Manager
Development in Windhoek, Namibia		
Mandahill Mall Rooftop PV SEF EPB, Lusaka, Zambia	Building Energy	Project Manager & EAP
Monthly ECO for the PV Power Plant for the Mocuba	Scatec	Project Manager
Power Station		





Email: nicolene@savannahsa.com Tel: +27 (11) 656 3237

CURRICULUM VITAE OF NICOLENE VENTER

Profession: Public Participation and Social Consultant

Specialisation: Public participation process; stakeholder engagement; facilitation (workshops,

focus group and public meetings; public open days; steering committees); monitoring and evaluation of public participation and stakeholder engagement

processes

Work Experience: 23 years' experience as a Public Participation Practitioner and Stakeholder

Consultant

VOCATIONAL EXPERIENCE

Over the past 23 years Nicolene established herself as an experienced and well recognised public participation practitioner, facilitator and strategic reviewer of public participation processes. She has experience in managing public participation and stakeholder engagement projects and awareness creation programmes. Her experience includes designing and managing countrywide public participation and stakeholder engagement projects and awareness creation projects, managing multiproject schedules, budgets and achieving project goals. She has successfully undertaken several public participation processes for EIA, BA and WULA projects. The EIA and BA process include linear projects such as the NMPP, Eskom Transmission and Distribution power lines as well as site specific developments such as renewable energy projects i.e. solar, photo voltaic and wind farms. She also successfully managed stakeholder engagement projects which were required to be in line with the Equator Principles, locally and in neighbouring countries.

SKILLS BASE AND CORE COMPETENCIES

- Project Management
- Public Participation, Stakeholder Engagement and Awareness Creation
- Public Speaking and Presentation Skills
- Facilitation (workshops, focus group meetings, public meetings, public open days, working groups and committees)
- Social Assessments (Stakeholder Analysis / Stakeholder Mapping)
- Monitoring and Evaluation of Public Participation and Stakeholder Engagement Processes
- Community Liaison
- IFC Performance Standards
- Equator Principles
- Minute taking, issues mapping, report writing and quality control

EDUCATION AND PROFESSIONAL STATUS

Degrees / Diplomas / Certificates:

• Higher Secretarial Certificate, Pretoria Technicon (1970)

Short Courses:

- Techniques for Effective Public Participation, International Association for Public Participation, IAP2 (2008)
- Foundations of Public Participation (Planning and Communication for Effective Public Participation), IAP2 (2009)
- Certificate in Public Participation IAP2SA Modules 1, 2 and 3 (2013)

Certificate in Public Relations, Public Relation Institute of South Africa, Damelin Management School (1989)

Professional Society Affiliations:

• Member of International Association for Public Participation (IAP2): Southern Africa

EMPLOYMENT

Date	Company	Roles and Responsibilities
November 2018 – current	Savannah Environmental (Pty) Ltd	Public Participation and Social Consultant
Conem		<u>Tasks include:</u>
		Tasks include: Drafting of a Public Participation Plan with key deliverable dates and methodology to be followed, Background Information Document, Letters to Stakeholders and Interested and/or Affected Parties (I&APs) inclusive of key project deliverables and responses to questions / concerns raised; Stakeholder identification; facilitating stakeholder workshops, focus group and public meetings; conduct one-on-one consultation with Community Leaders, Tribal Chiefs, affected landowners, etc.
		Managing interaction between Stakeholders and Team Members, liaising with National, Provincial and Local Authorities, managing community consultation and communications in project affected areas, attend to the level of technical information communicated to and consultation with all level of stakeholders involved.

Date	Company	Roles and Responsibilities
2016 – October 2018	Imaginative Africa (Pty) Ltd	Independent Consultant
	(Director of Imaginative Africa)	Consulting to various Environmental Assessment Practitioners for Public Participation and Stakeholder Engagements:
		<u>Tasks include:</u>
		Tasks include: Drafting of a Public Participation Plan with key deliverable dates and methodology to be followed, Background Information Document, Letters to Stakeholders and Interested and/or Affected Parties (I&APs) inclusive of key project deliverables and responses to questions / concerns raised; Stakeholder identification; facilitating stakeholder workshops, focus group and public meetings; conduct one-on-one consultation with Community Leaders, Tribal Chiefs, affected landowners, etc.
		Managing interaction between Stakeholders and Team Members, liaising with National, Provincial and Local Authorities, managing community consultation and communications in project affected areas, attend to the level of technical information communicated to and consultation with all level of stakeholders involved
		<u>Clients</u> :
		SiVEST Environmental Savannah Environmental Baagi Environmental Royal Haskoning DHV (previously SSI)
2013 - 2016	Zitholele Consulting	Senior Public Participation Practitioner and Project Manager
	Contact person: Dr Mathys Vosloo Contact number: 011 207 2060	Tasks included: Project managed public participation process for EIA/BA/WULA/EAL projects. Manages two Public
		Participation Administrators. Public Participation tasks as outlined as above and including financial management of public participation processes.
2011 - 2013	Imaginative Africa (Pty) Ltd	Independent Consultant
	(company owned by Nicolene Venter)	Consulting to various Environmental Assessment Practitioners for Public Participation and Stakeholder Engagements
		<u>Tasks included:</u>
		Drafting of a Public Participation Plan with key deliverable dates and methodology to be followed, Background Information Document,

		Letters to Stakeholders and Interested and/or Affected Parties (I&APs) inclusive of key project deliverables and responses to questions / concerns raised; Stakeholder identification; facilitating stakeholder workshops, focus group and public meetings; conduct one-on-one consultation with Community Leaders, Tribal Chiefs, affected landowners, etc. Managing interaction between Stakeholders and Team Members, liaising with National, Provincial and Local Authorities, managing community consultation and communications in project affected areas, attend to the level of technical information communicated to and consultation with all level of stakeholders involved
		<u>Clients:</u> Bohlweki Environmental Bembani Sustainability (Pty) Ltd Naledzi Environmental
2007 – 2011	SiVEST SA (Pty) Ltd	Unit Manager: Public Participation Practitioner
	Contact person: Andrea Gibb	<u>Tasks included:</u>
	Contact number: 011 798 0600	Project managed public participation process for EIA/BA projects. Manages two Junior Public Participation Practitioners. Public Participation tasks as outlined as above and including financial management of public participation processes.
2005 – 2006	Imaginative Africa (Pty) Ltd	Independent Consultant
	(company owned by Nicolene Venter)	Public Participation and Stakeholder Engagement Practitioner
		<u>Tasks included:</u>
		Drafting of a Public Participation Plan with key deliverable dates and methodology to be followed, Background Information Document, Letters to Stakeholders and Interested and/or Affected Parties (I&APs) inclusive of key project deliverables and responses to questions / concerns raised; Stakeholder identification; facilitating stakeholder workshops, focus group and public meetings; conduct one-on-one consultation with Community Leaders, Tribal Chiefs, affected landowners, etc.
		Managing interaction between Stakeholders and Team Members, liaising with National, Provincial and Local Authorities, managing community consultation and communications in project affected areas, attend to the level of technical

	information communicated to and consultation with all level of stakeholders involved. Clients: Manyaka-Greyling-Meiring (previously Greyling Liaison and currently Golder Associates)
Imaginative Africa (Pty) Ltd (company owned by Nicolene Venter)	Independent Consultant: Public Participation Practitioner. Tasks included: Drafting of a Public Participation Plan with key deliverable dates and methodology to be followed, Background Information Document, Letters to Stakeholders and Interested and/or Affected Parties (I&APs) inclusive of key project deliverables and responses to questions / concerns raised; Stakeholder identification; facilitating stakeholder workshops, focus group and public meetings; conduct one-on-one consultation with Community Leaders, affected landowners, etc. Managing interaction between Stakeholders and Team Members, liaising with National, Provincial Local Authorities, managing community consultation and communications in project affected areas, attend to the level of technical information communicated to and consultation with all level of stakeholders involved. Clients: Greyling Liaison (currently Golder Associates); Bembani Sustainability (Pty) Ltd; Lidwala Environmental; Naledzi Environmental

PROJECT EXPERIENCE

RENEWABLE POWER GENERATION PROJECTS

PHOTOVOLTAIC SOLAR ENERGY FACILITIES

Project Name & Location	Client Name	Role
Lichtenburg PVs (3 PVs) & Power Lines (grid	Atlantic Energy Partners	Project Manage the Public
connection), Lichtenburg, North West Province	EAP: Savannah Environmental	Participation Process
Allepad PVs 4 PVs) & Power Lines (grid	IL Energy	Facilitate all meetings
connection), Upington, Northern Cape Province	EAP: Savannah Environmental	Consultation with
		Government Officials, Key
Hyperion Solar PV Developments (4 PVs) and	Building Energy	Stakeholders, Landowners &
Associated Infrastructures, Kathu, Northern Cape	EAP: Savannah Environmental	Community Leaders
Province		
Aggeneys Solar PV Developments (2 PVs) and	Atlantic Energy Partners and	
Associated Infrastructures, Aggeneys, Northern	ABO Wind	
Cape Province	EAP: Savannah Environmental	
Upilanga Solar Park, Northern Cape (350MW CSP	Emvelo Capital Projects (Pty)	
Tower)	Ltd	
Khunab Solar Development, consisting of Klip Punt	Atlantic Energy Partners and	1
PV1, McTaggarts PV1, McTaggarts PV2,	Abengoa	
McTaggarts PV3 and the Khunab solar Grid		
Connection near Upington, Northern Cape		
Province		
Sirius Solar PV3 and PV4, near Upington, Northern	Solal	
Cape Province		
Geelstert PV 1 and PV2 solar energy facilities, near	ABO Wind	
Aggeneys, Northern Cape		
Naledi PV and Ngwedi PV solar energy facilities,	Atlantic Energy Partners and	
near Upington, Northern Cape	Abengoa	
Kotulo Tsatsi PV1, Kotulo Tsatsi PV3 and Kotulo Tsatsi	Kotulo Tsatsi Energy	
PV4 solar energy facilities, near Kenhardt, Northern		
Cape		
Tlisitseng PV, including Substations & Power Lines,	BioTherm Energy	Public Participation,
Lichtenburg, North West Province	EAP: SIVEST	Landowner and Community
Sendawo PVs, including Substations & Power Lines,	7	Consultation
Vryburg, North West Province		
Helena Solar 1, 2 and 3 PVs, Copperton, Northern	7	
Cape Province		
Farm Spes Bona 23552 Solar PV Plants,	Surya Power	Public Participation,
Bloemfontein, Free State Province	EAP: SIVEST	Landowner and Community
		Consultation
De Aar Solar Energy Facility, De Aar, Northern	South Africa Mainstream	Public Participation,
Cape Province	Renewable Power	Landowner and Community
Droogfontein Solar Energy Facility, Kimberley,	Developments	Consultation
Northern Cape Province	EAP: SIVEST	
Kaalspruit Solar Energy Facility, Loeriesfontein,	7	
Northern Cape Province		

Platsjambok East PV, Prieska, Northern Cape		
Province		
Renosterburg PV, De Aar, Northern Cape Province	Renosterberg Wind Energy	Public Participation,
	Company	Landowner and Community
	EAP: SIVEST	Consultation
19MW Solar Power Plant on Farm 198 (Slypklip),	Solar Reserve South Africa	Public Participation,
Danielskuil, Northern Cape Province	EAP: SIVEST	Landowner and Community
		Consultation

Basic Assessments and Environmental Management Programmes

and the state of t			
Project Name & Location	Client Name	Role	
Upilanga Solar Park, Northern Cape (x6 100MW PV's	Emvelo Capital Projects (Pty)	Project Manage the Public	
and x3 350MW PV Basic Assessments)	Ltd	Participation Process	
		Facilitate all meetings	
Sirius Solar PV Solar Energy Facility, Upington,	SOLA Future Energy	Consultation with	
Northern Cape Province		Government Officials, Key	
Khunab Solar Development, consisting of Klip Punt	Atlantic Energy Partners and	Stakeholders, Landowners &	
PV1, McTaggarts PV1, McTaggarts PV2, McTaggarts	Abengoa	Community Leaders	
PV3 and the Khunab solar Grid Connection near			
Upington, Northern Cape Province			

WIND ENERGY FACILITIES

Environmental Impact Assessments and Environmental Management Programmes

Project Name & Location	Client Name	Role
Aletta Wind Farm, Copperton, Northern Cape	BioTherm Energy	Public Participation
Province	EAP: SIVEST	
Eureka Wind Farm, Copperton, Northern Cape		
Province		
Loeriesfontein Wind Farm, Loeriesfontein, Northern	South Africa Mainstream	Public Participation
Cape Province	Renewable Power	
Droogfontein Wind Farm, Loeriesfontein, Northern	Developments	
Cape Province	EAP: SIVEST	
Four Leeuwberg Wind Farms, Loeriesfontein,		
Northern Cape Province		
Noupoort Wind Farm, Noupoort, Northern Cape		
Province		
Mierdam PV & Wind Farm, Prieska, Northern Cape		
Province		
Platsjambok West Wind Farm & PV, Prieska,]	
Northern Cape Province		

Basic Assessments and Environmental Management Programmes

Project	Nar	me & Locatio	n		Client Name	Role
Cluster	of	Renewable	Energy	Developments,	Wind Relic	
Eastern	Сар	e Province				

Nama Wind Energy Facility, Northern Cape	Genesis ECO	Project Manage the Public
Province	EAP: Savannah Environmental	Participation Process
		Facilitate all meetings
		Consultation with
Zonnequa Wind Energy Facility, Northern Cape		Government Officials, Key
Province		Stakeholders, Landowners
		& Community Leaders

CONCENTRATED SOLAR FACILITIES (CSP)

Environmental Impact Assessments and Environmental Management Programmes

•	-	
Project Name & Location	Client Name	Role
Upington Concentrating Solar Plant and associated	Eskom Holdings	Project Manage the Public
Infrastructures, Northern Cape Province	EAP: Bohlweki Environmental	Participation Process
		Facilitate all meetings
		Consultation with
		Government Officials, Key
		Stakeholders, Landowners
		& Community Leaders

CONVENTIONAL POWER GENERATION PROJECTS (GAS)

Environmental Impact Assessments and Environmental Management Programmes

Project Name & Location	Client Name	Role
450MW gas to power project and associated 132kV	Phinda Power Producers	Project Manage the Public
power line, Richards bay, KwaZulu-Natal		Participation Process
4000MW gas to power project and associated 400kV	Phinda Power Producers	Facilitate all meetings
power lines, Richards bay, KwaZulu-Natal		Consultation with
Richards Bay Gas to Power Combined Cycle Power	Eskom Holdings SoC Limited	Government Officials, Key
Station, KwaZulu-Natal		Stakeholders & Landowners

GRID INFRASTRUCTURE PROJECTS

Project Name & Location	Client Name	Role
132/11kV Olifantshoek Substation and Power Line,	Eskom	Project Manage the Public
Northern Cape		Participation Process
Grid connection infrastructure for the Namas Wind	Genesis Namas Wind (Pty) Ltd	Facilitate all meetings
Farm, Northern Cape Province		Consultation with
Grid connection infrastructure for the Zonnequa	Genesis Zonnequa Wind (Pty)	Government Officials, Key
Wind Farm, Northern Cape Province	Ltd	Stakeholders, Landowners
Khunab Solar Grid Connection, near Upington,	Atlantic Energy Partners and	& Community Leaders
Northern Cape Province	Abengoa	
Pluto-Mahikeng Main Transmission Substation and	Eskom Holdings	
400kV Power Line (Carletonville to Mahikeng),	EAP: Baagi Environmental	
Gauteng and North West Provinces		
Thyspunt Transmission Lines Integration Project,	Eskom Holdings	Public Participation,
Eastern Cape Province	EAP: SIVEST	Landowner and
		Community Consultation
Westrand Strengthening Project, Gauteng Province		Public Participation,

Mookodi Integration Project, North-West Province		
Transnet Coallink, Mpumalanga and KwaZulu-Natal		
Provinces		
Delarey-Kopela-Phahameng Distribution power line		
and newly proposed Substations, North-West		Public Participation,
Province		Landowner and
Invubu-Theta 400kV Eskom Transmission Power Line,	Eskom Holding	Community Consultation
KwaZulu-Natal Province	EAP: Bembani Environmental	
Melkhout-Kudu-Grassridge 132kV Power Line	Eskom Holdings	Public Participation,
Project (project not submitted to DEA), Eastern	EAP: SIVEST	Landowner and
Cape Province		Community Consultation
Tweespruit-Welroux-Driedorp-Wepener 132Kv		
Power Line, Free State Province		
Kuruman 132Kv Power Line Upgrade, Northern	Eskom Holdings]
Cape Province	EAP: Zitholele	
Vaalbank 132Kv Power Line, Free State Province		
Pongola-Candover-Golela 132kV Power Line		
(Impact Phase), KwaZulu-Natal Province		

PART 2 AMENDMENTS

Project Name & Location	Client Name	Role
Transalloys Coal-Fired Power Station near	Transalloys (Pty) Ltd	Project Manage the Public
Emalahleni, Mpumalanga Province		Participation Process
Zen Wind Energy Facility, Western Cape	Energy Team (Pty) Ltd	
Hartebeest Wind Energy Facility, Western Cape	juwi Renewable Energies (Pty)	
	Ltd	
Khai-Ma and Korana Wind Energy Facilities	Mainstream Renewable	
	Power (Pty) Ltd	

FACILITATION

Project Name & Location	Client Name	Meeting Type
Bloemfontein Strengthening Project, Free State	Eskom Holdings	Public Meetings
Province	EAP: Baagi Environmental	
Mooidraai-Smitkloof 132kV Power Line and	Eskom Holdings	Focus Group Meetings
Substation, Northern Cape Province	EAP: SSI	
Aggeneis-Oranjemond 400kV Eskom Transmission	Eskom Holdings	Focus Group Meetings &
Power Line, Northern Cape Province	EAP: Savannah Environmental	Public Meetings
Ariadne-Eros 400kV/132kV Multi-Circuit Transmission	Eskom Holdings	Public Meetings
Power Line (Public Meetings)	EAP: ACER Africa	
Majuba-Venus 765kV Transmission Power Lines,		
Mpumlanaga Province		
Thabametsi IPP Power Station, Limpopo Province	Thabametsi Power Company	Focus Group Meeting &
	EAP: Savannah Environmental	Public Meeting
Aggeneis-Oranjemond Transmission Line &	Eskom Transmission	Focus Group Meetings &
Substation Upgrade, Northern Cape		Public Meetings

SCREENING STUDIES

Project Name & Location	Client Name	Role
Potential Power Line Alternatives from Humansdorp	Nelson Mandela Bay	Social Assessment
to Port Elizabeth, Eastern Cape Province	Municipality	
	EAP: SIVEST	

ASH DISPOSAL FACILITIES

Environmental Impact Assessments and Environmental Management Programmes

Project Name & Location	Client Name	Role
Medupi Flue Gas Desulphurisation Project (up to	Eskom Holdings SOC Ltd	Public Participation,
completion of Scoping Phase), Limpopo Province	EAP: Zitholele Consulting	Landowner and Community
Kendal 30-year Ash Disposal Facility, Mpumalanga		Consultation
Province		
Kusile 60-year Ash Disposal Facility, Mpumalanga		
Province		
Camden Power Station Ash Disposal Facility,		
Mpumalanga Province		
Tutuka Fabric Filter Retrofit and Dust Handling Plant	Eskom Holdings SOC Ltd	
Projects, Mpumalanga Province	EAP: Lidwala Environmental	
Eskom's Majuba and Tutuka Ash Dump Expansion,		
Mpumalanga Province		
Hendrina Ash Dam Expansion, Mpumalanga		
Province		

INFRASTRUCTURE DEVELOPMENT PROJECTS (BRIDGES, PIPELINES, ROADS, WATER RESOURCES, STORAGE, ETC)

Basic Assessments

<u>Project Name & Location</u>	<u>Client Name</u>	<u>Role</u>
Expansion of LOX and Diesel Storage at the Air Products Facility in Coega, Eastern Cape Transnet's New Multi-Products Pipeline traversing Kwa-Zulu Natal, Free State and Gauteng Provinces	Air Products South Africa (Pty) Ltd Transnet EAP: Bohlweki Environmental	Project Manage the Public Participation Process Facilitate all meetings Consultation with Government Officials, Key Stakeholders & Landowners
Realignment of the Bulshoek Dam Weir near Klawer and the Doring River Weir near Clanwilliam, Western Cape Province	Dept of Water and Sanitation EAP: Zitholele	Public Participation

STAKEHOLDER ENGAGEMENT

Project Name & Location	Client Name	Role
Socio-Economic Impact Study for the shutdown	Urban-Econ	Project Management for the
and repurposing of Eskom Power Stations: Komati		stakeholder engagement
Power Station, Hendrina Power Station & Grootvlei		with Community
Power Station		

		Representatives in the
		primary data capture area
First State of Waste Report for South Africa	Golder Associates on behalf	Secretarial Services
	of the Department of	
	Environmental Affairs	
Determination, Review and Implementation of the	Golder Associates on behalf	
Reserve in the Olifants/Letaba System	of the Department of Water	
Orange River Bulk Water Supply System	and Sanitation	
Levuvu-Letaba Resources Quality Objectives		

FACILITATION

Project Name & Location	Client Name	Meeting Type
Determination, Review and Implementation of the	Department of Water and	Secretarial Services
Reserve in the Olifants/Letaba System	Sanitation	
Orange River Bulk Water Supply System	Golder Associates	Secretarial Services
Levuvu-Letaba Resources Quality Objectives		Secretarial Services
SmancorCR Chemical Plant (Public Meeting),	Samancor Chrome (Pty) Ltd	Public Meeting
Gauteng Province	EAP: Environment al Science	
	Associates	
SANRAL N4 Toll Highway Project (2 nd Phase),	Department of Transport	Public Meetings
Gauteng & North West Provinces	EAP: Bohlweki Environmental	

MINING SECTOR

Environmental Impact Assessment and Environmental Management Programme

Project Name & Location	Client Name	Role
Zero Waste Recovery Plant at highveld Steel,	Anglo African Metals	Public Participation
Mpumalanga Province	EAP: Savannah Environmental	
Koffiefontein Slimes Dam, Free State Province	Petra Diamond Mines	Public Participation
	EAP: Zitholele	
Baobab Project: Ethenol Plant, Chimbanje, Middle	Applicant: Green Fuel	Public Participation &
Sabie, Zimbabwe	EAP: SIVEST	Community Consultation
BHP Billiton Energy Coal SA's Middelburg Water	BHP Billiton Group	Public Participation
Treatment Plant, Mpumalanga	EAP: Jones & Wagener	

ENVIRONMENTAL AUTHORISATION AMENDMENTS

Project Name & Location	Client Name	Role
Transalloys Coal-Fired Power Station near	Transalloys (Pty) Ltd	Public Participation
Emalahleni, Mpumalanga Province		
Zen Wind Energy Facility, Western Cape	Energy Team (Pty) Ltd	
Hartebeest Wind Energy Facility, Western Cape	juwi Renewable Energies (Pty)	
	Ltd	
Khai-Ma and Korana Wind Energy Facilities	Mainstream Renewable	
	Power (Pty) Ltd	
Beaufort West 280MW Wind Farm into two 140MW	South Africa Mainstream	
Trakas and Beaufort West Wind Farms, Western	Renewable Power	
Cape	Developments	
	EAP: SIVEST	

SECTION 54 AUDITS

Project Name & Location	Client Name	Role
Mulilo 20MW PV Facility, Prieska, Northern Cape	Mulilo (Pty) Ltd	Public Participation:
Mulilo 10MW PV Facility, De Aar, Northern Cape	Mulilo (Pty) Ltd	I&AP Notification process
Karoshoek CSP 1 Facility/ Solar One, Upington,	Karoshoek Solar One (Pty) Ltd	
Northern Cape		

Andrew Husted

M.Sc Aquatic Health (Pr Sci Nat)

Cell: +27 81 319 1225

Email: andrew@thebiodiversitycompany.com

Identity Number: 7904195054081

Date of birth: 19 April 1979

Profile Summary

Extensive experience with many mining projects in South Africa, parts of Africa and also Europe, providing specialist input into ESHIAs and EMPs.

Considerable experience with the project management of national and international multidisciplinary projects.

Specialist guidance, support and facilitation for the compliance with legislative processes, in South Africa as well as with IFC and the Equator principles.

Expertise with Instream Flow and Ecological Water Requirements.

Provide specialist and technical input for faunal, aquatic ecology and wetland studies.

Areas of Interest

Mining, Renewable Energy & Infrastructure Development Projects, Sustainability and Conservation.

Publication of scientific journals and articles.

Key Experience

- Familiar with World Bank, Equator Principles and the International Finance Corporation requirements
- Environmental, Social and Health Impact Assessments (ESHIA)
- Environmental Management Programmes (EMP)
- Ecological Water Requirement determination experience
- Fish population structure assessments
- The use of macroinvertebrates to determine water quality
- Aquatic Ecological Assessments
- Aquaculture
- Monitoring Programmes

Countries worked in

Botswana

Cameroon

Democratic Republic of Congo

Ghana

Ivory Coast

Liberia

Mali

Mozambique

Republic of Armenia

Senegal

Sierra Leone

South Africa

Nationality

South African

Qualifications

- MSc (University of Johannesburg) – Aquatic Health
- BSc Honours (Rand Afrikaans University) – Aquatic Health
- BSc Natural Science
- Pr Sci Nat (400213/11)
- Certificate of Competence: Mondi Wetland Assessments
- Certificate of Competence: Wetland WET-Management
- SASS 5 Accredited –
 Department of Water Affairs
 and Forestry for the River
 Health Programme
- EcoStatus application for rivers and streams



RELEVANT PROJECT EXPERIENCE

Project Name: The ecological constraints mapping and Critical Habitat re-evaluation for the Anadarko LNG project: Specialist Consultant to conduct Ecological Studies (Fauna and Habitat) and the delineation of wetland systems.

Client: Anadarko.

Personal position / role on project: Wetland Specialist.

Location: Afungi, Mozambique (2015).

Main project features: To identify and map the ecological constraints is to support contractor activities. To

redefine the critical habitats within the project area

Project Name: A Joint Basin Survey of the Upper Orange, Lower Orange and Vaal catchments to determine the current status of the systems: Specialist Consultants to conduct Ecological Studies (Fish, Macroinvertebrate, Diatoms, Water Quality and Habitat) and report on the current status (defining system trends).

Client: ORASECOM.

Personal position / role on project: Specialist Ichthyologist.

Location: South Africa (including Namibia, Botswana & Lesotho) (2015).

Main project features: To determine the current status of the catchments and to discuss the temporal and spatial trends of the monitoring reaches.

Project Name: Ecological baseline assessment of local river systems for the Ntem Iron Ore Mine: Specialist Consultants to Undertake Baseline Studies (Fish, Macroinvertebrate, Water Quality and Habitat).

Client: IMIC.

Personal position / role on project: Senior Ichthyologist.

Location: Cameroon (2013).

Main project features: Establishment of the ecological baseline status and functioning assessment of the local river systems.

Project Name: Instream Flow Requirement determination study for the Kibali River hydropower project: Specialist Consultants to Undertake Baseline Studies (Flow, Water Quality and Geomorphology) and Instream Flow Requirement (IFR) Assessment.

Client: Randgold Resources.

Personal position / role on project: Ichthyologist and IFR.

Location: DRC (2012).

Main project features: Establishment of the ecological flow requirements of fishes within the Kibali River.

Project Name: Cost analysis, including the current and potential earing potential of an aquaculture facility: Specialist Consultants to determine the Cost (Current & Potential Earnings) and the Construction of an identical facility (Physical Costs).

Client: Goldtsone Resources.

Personal position / role on project: Ichthyologist.

Location: Ghana (2012).

Main project features: Conduct a detailed costs analysis of an aquaculture facility for the compensation for the removal of the operation.

Project Name: Instream Flow Requirement determination study for the Nzoro River hydropower project: Specialist Consultants to Undertake Baseline Studies (Flow, Water Quality and Geomorphology) and Instream Flow Requirement (IFR) Assessment.

Client: Randgold Resources.

Personal position / role on project: Ichthyologist and IFR.

Location: DRC (2011).



Main project features: Establishment of the ecological flow requirements of fishes within the Nzoro River.

Project Name: Environmental study to establish the baseline biological and physical conditions of the Letsibogo Dam.

Client: European Union

Personal position / role on project: Ichthyologist. Location: Selebi-Phikwe, Botswana (2007 - 2009).

Main project features: Evaluation of the existing fish communities within the Letsibogo Man-made lake with specific consideration of the threats of alien invasive fishes in the lake. The study resulted in the publication of two peer-reviewed papers titled: Comparative behavioural assessment of an established and a new Tigerfish *Hydrocynus vittatus* population in two man-made lakes in the Limpopo (O'Brien et al., 2013) and First observation of Africa Tigerfish (*Hydrocynus vittatus*) predating on Barn Swallows (*Hirundo rustica*) in flight (O'Brien et al., in press).

Project Name: Environmental and Social Impact Assessment of the Kazungula Bridge on the Zambezi River.

Client: Loci on behalf of the Government of Botswana.

Personal position / role on project: Ichthyologist.

Location: Botswana, Zambia, Namibia and Zimbabwe (2009-2010).

Main project features: Evaluation of the current ecological integrity status of various living and non-living components of the Zambezi River ecosystem and the potential ecological and social consequences of the construction and use of the Kazungula Bridge. The study showed that although water quality and habitat modification impacts will occur as a result of the construction and use of the bridge the long term impacts associated with the operation of the bridge should not result in any major impacts to the local aquatic ecosystem.

ACHIEVEMENTS

- Co-founded The Biodiversity Company in 2015 to provide scientific technical services and policy advice to various sectors.
- Successfully tasked by Digby Wells Environmental to establish and develop a company presence in the United Kingdom. This included the staffing and development of offices in London and Jersey.
- Designed and implemented numerous "specific" turnkey items for clients, these have included the
 design of plant nurseries, aquaculture projects, search and rescue of select flora, re-introduction of
 fish species into systems and tree marking and counting.
- Managed and developed the Biophysical Department at Digby Wells Environmental to consist of four specialist units, namely: Fauna & Flora, Pedology, Wetlands & Aquatics as well as Rehabilitation.
- The establishment and growth of the Rehabilitation Unit at Digby Wells Environmental which now offers specialist services for all levels of rehabilitation, from management plans, off-set strategies to implementation.

OVERVIEW

An overview of the specialist technical expertise include the following:

- Aquatic ecological state and functional assessments of rivers and dams.
- Instream Flow Requirement or Ecological Water Requirement studies for river systems.
- Ecological wetland assessment studies, including the integrity (health) and functioning of the wetland systems.
- Wetland offset strategy designs.
- Wetland rehabilitation plans.
- Monitoring plans for rivers and other wetland systems.
- Toxicity and metal analysis of water, sediment and biota.
- Bioaccumulation assessment of fish communities.



- Fish telemetry assessment that included the translocation of fish as well as the monitoring of fish in order to determine the suitability of the hosting system.
- Faunal surveys which includes mammals, birds, amphibians and reptiles.
- The design, compilation and implementation of Biodiversity and Land Management Plans and strategies.

TRAINING

Some of the more pertinent training undergone include the following:

- Wetland and Riparian Delineation Course for Consultants (Certificate of Competence) DWAF 2008
- The threats and impacts posed on wetlands by infrastructure and development: Mitigation and rehabilitation thereof – Gauteng Wetland Forum 2010
- Ecological State Assessment of Lentic Systems using Fish Population Dynamics University of Johannesburg/Rivers of Life 2010
- Soil Classification and Wetland Delineation Terra Soil Science 2010
- Wetland Rehabilitation Methods and Techniques Gauteng Wetland Forum 2011
- Application of the Fish Response Assessment Index (FRAI) and Macroinvertebrate Response Assessment Index (MIRAI) for the River Health Programme 2011
- Tools for a Wetland Assessment (Certificate of Competence) Rhodes University 2011

EMPLOYMENT EXPERIENCE

CURRENT EMPLOYMENT: The Biodiversity Company (December 2014 – Present)

I co-founded The Biodiversity Company in 2015, consisting of experienced ecologists who provide technical expertise and policy advice to numerous sectors, such as mining, agriculture, construction and natural resources. The team at The Biodiversity Company have conducted stand-alone specialist studies, and provided overall guidance of studies with a pragmatic approach for the management of biodiversity that takes into account all the relevant stakeholders, most importantly the environment that is potentially affected. We manage risks to the environment to reduce impacts with practical, relevant and measurable methods.

EMPLOYMENT: Digby Wells Environmental (October 2013 – December 2014)

Digby Wells assigned me to the role of Country Manager for the United Kingdom. This was a new endeavour for the company as the company's global footprint continues to increase. The primary responsibilities for the role included the following:

- Clint liaison to be able to interact more efficiently and personally with current mining clients, mining
 industry service providers, legal firms and banking institutions in order to introduce Digby Wells as a
 services provider with the aim of securing work.
- Project management for international projects which may require a presence in the United Kingdom, this was dependent on the location and needs of the client. These projects would mostly be based on the Equator Principles (EP) and International Finance Corporation (IFC) Performance Standards.
- Technical input to provide specialist technical expertise for projects, this included fauna, aquatic ecology, wetlands and rehabilitation. Continued with the design and implementation of Biodiversity and Land Management Plans to assist clients with managing the natural resources. Responsibilities also included the mentorship and management (including reviewing and guiding) other expertise such as flora, fauna and pedology.

EMPLOYMENT: Digby Wells Environmental (March 2012 - September 2013)

Manager of a multi-disciplinary department of scientists providing specialist services in support of national and international requirements as well as best practice guidelines, primarily focussing on the mining sector. In addition to managing the department, I was also expected to contribute specialist services, most notably focusing on water resources. Further responsibilities also included the management of numerous projects on a national or international scale. A general overview of the required responsibilities are as follows:



- Project management for single as well as multi-disciplinary studies on a national and international scale. This included legislation and commitments for the respective country being operated in, as well as included the World Bank (WB), EP and IFC requirements.
- Individual and/or team management in order to provide mentoring and supportive structures for development and growth in support of the company's strategic objectives.
- Scientific report writing to ensure that the relevant standards and requirements have been attained, namely local country legislation, as well as WB, EP and IFC requirements.
- Report reviewing in order to ensure compliance and consideration of relevant legislation and guidelines and also quality control.
- Specialist management to facilitate the collaboration and integration of specialist skills for the respective projects. This also included the development of Biodiversity and Land Management Plan for clients.
- Client Resource Manager for numerous clients in order to establish as well as maintain working relationships.

An overview of the tenure working with the company is provided below:

- October 2013 December 2014: London Operations Manager Deployed to establish a presence for the company (remote office) in the United Kingdom by means of generating project work to support the employment of staff and operation of a business structure.
- March 2012 September 2013: Biophysical Department Manager Responsible for the development and growth of the department to consist of four specialist units. This included the development of a new specialist unit, namely Rehabilitation.
- January 2011 February 2012: Ecological Unit Manager In addition to implementing aquatic and wetland specialist services, the role required the overall management of additional specialist services which included fauna & flora.
- June 2010 December 2010: Aquatic Services Manager This required the marketing and implementation of specialist programmes for the client base such as biomonitoring and wetland off-set strategies. In addition to this, this also included expanding on the existing skill set to include services such as toxicity, bioaccumulation and ecological flow assessments.
- August 2008: Aquatic ecologist Employed as a specialist to establish the aquatic services within the company. In addition to this, wetland specialist services were added to the existing portfolio.

PREVIOUS EMPLOYMENT: Econ@UJ (University of Johannesburg)

- June 2007 July 2008: Junior aquatic ecologist
 - Researcher
 - Technical assistant for fieldwork
 - Reporting writing
 - Project management

GENERAL SKILLS

Literacy Read, write and speak English fluently. Read, write and speak Afrikaans.

Basic German.

Generic Advanced user of Microsoft Office applications.

Mapping Introductory skill level for ArcGIS and Quantum GIS.

ADDITIONAL EXPERIENCE

Conducting site investigations in order to determine the level of

compliance attained, ensuring that the client maintains an appropriate measure of compliance with environmental regulations by means of a



legislative approach

Control officer Acting as an independent Environmental Control Officer (ECO), acting

as a quality controller and monitoring agent regarding all environmental

concerns and associated environmental impacts

Screening studies Project investigations in order to determine the level of complexity for the

environmental and social studies required for a project. This is a form of

risk assessment to guide the advancement of the project.

Public consultation The provision of specialist input in order to communicate project findings

as well as assist with providing feedback if and when required.

Water use licenses Consultation with the relevant authorities in order to establish the project

requirements, as well as provide specialist (aquatics/wetland) input for

the application in order to achieve authorisation.

Closure Primarily the review of closure projects, with emphasis on the closure

cost calculations. Support was also provided by assisting with the

measurements of structures during fieldwork.

Visual The review of visual studies as well as the collation of field data to be considered

for the visual interpretation for the project.

ACADEMIC QUALIFICATIONS

University of Johannesburg, Johannesburg, South Africa (2009): MAGISTER SCIENTIAE (MSc) - Aquatic Health:

Title: Aspects of the biology of the Bushveld Smallscale Yellowfish (Labeobarbus polylepis): Feeding biology and metal bioaccumulation in five populations.

Rand Afrikaans University (RAU), Johannesburg, South Africa (2004): BACCALAUREUS SCIENTIAE CUM HONORIBUS (Hons) – Zoology

Rand Afrikaans University (RAU), Johannesburg, South Africa (2001 - 2004): BACCALAUREUS SCIENTIAE IN NATURAL AND ENVIRONMENTAL SCIENCES. Majors: Zoology and Botany.

PUBLICATIONS

Tate RB and Husted, A. 2015. Aquatic Biomonitoring in the upper reaches of the Boesmanspruit, Carolina, Mpumalanga, South Africa. African Journal of Aquatic Science.

Tate RB and Husted A. 2013. Bioaccumulation of metals in *Tilapia zillii* (Gervai, 1848) from an impoundment on the Badeni River, Cote D'Iviore. African Journal of Aquatic Science.

O'Brien GC, Bulfin JB, Husted A. and Smit NJ. 2012. Comparative behavioural assessment of an established and new Tigerfish (*Hydrocynus vittatus*) population in two manmade lakes in the Limpopo catchment, Southern Africa. African Journal of Aquatic Science.

Tomschi, H, Husted, A, O'Brien, GC, Cloete, Y, Van Dyk C, Pieterse GM, Wepener V, Nel A and Reisinger U. 2009. Environmental study to establish the baseline biological and physical conditions of the Letsibogo Dam near Selebi Phikwe, Botswana. EC Multiple Framework Contract Beneficiaries.8 ACP BT 13 – Mining Sector (EDMS). Specific Contract N° 2008/166788. Beneficiary Country: Botswana. By: HPC HARRESS PICKEL CONSULT AG

Husted A. 2009. Aspects of the biology of the Bushveld Smallscale Yellowfish (*Labeobarbus polylepis*): Feeding biology and metal bioaccumulation in five populations. The University of Johannesburg (Thesis).

Ivan Baker

M.Sc Environmental Science and Hydropedology (*Pr Sci Nat pending*)

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Email: ivan@thebiodiversitycompany.com

Identity Number: 9401105251087 Date of birth: 10 January 1994



Profile Summary

Working experience throughout Southern Africa

Working experience in West-Africa

Specialist experience with mining, construction and agriculture.

Specialist expertise include hydropedology, pedology, land contamination, agricultural potential, land rehabilitation, rehabilitation management and wetlands resources.

Experience hydropedological modelling (HYDRUS model)

Areas of Interest

Mining, Oil & Gas, Renewable Energy & Bulk Services Infrastructure Development, Farming, Land contamination, Sustainability and Conservation.

Key Experience

- Environmental Impact Assessments (EIA)
- Environmental Management Programmes (EMP)
- Wetland delineations and ecological assessments
- Rehabilitation Plans and Monitoring
- · Soil-and rock classification
- Level 1, 2 and 3 hydropedology assessments
- Agriculture potential assessments
- · Land contamination assessments
- Modulation of surface- and subsurface flows (HYDRUS model)

Country Experience

South Africa	Mozambique
Swaziland	Zimbabwe
Guinea	Zambia

Nationality

South African

Languages

English - Proficient

Afrikaans - Proficient

Qualifications

- MSc (North-West University of Potchefstroom) – Hydropedology
- BSc Honours (North-West University of Potchefstroom) – Environmental geology-Pedology and rehabilitation
- BSc Environmental sciences
- Cand Sci Nat (Pr Sci Nat Pending)
- Certificate of Competence: Fertiliser Society of South Africa
- Certificate of Competence: Tools for Wetland Assessments

SELECTED PROJECT EXPERIENCE

Project Name: Environmental impact assessment for the construction of Road DR08606 leading to Mlamli Hospital, Sterkspruit

Personal position / role on project: Wetland ecologist

Location: Sterkspruit, Eastern Cape Province, South Africa

Main project features: To conduct a wetland assessment, as a component of the environmental authorisation process and Water Use Licence Application (WULA) for the construction of Road DR08606 leading to Mlamli Hospital

Project Name: Biodiversity Baseline & Impact Assessment Report for the proposed Nondvo Dam Project

Personal position / role on project: Wetland ecologist

Location: Mbabane, Swaziland

Main project features: To conduct various assessments according to IFC standards in regard to delineation of wetlands and assessing ecosystem services.

Project Name: Agricultural Potential Assessment - Proposed Kalabasfontein Coal Mining Project Extension

Personal position / role on project: Project Manager and Soil Specialist.

Location: Bethal, Mpumalanga, South Africa

Main project features: To conduct a soil assessment to identify any sensitive resources that might be affected by the proposed mining activities and associated infrastructure as part of an environmental impact assessment.

Project Name: Soil assessment for the closure of the St Helena Shaft, Harmony

Personal position / role on project: Soil specialist

Location: Welkom, Free State, South Africa

Main project features: To conduct a thorough soil and fertility assessment to recommend relevant mitigation and rehabilitation measures to finalise closure at the relevant mine

Project Name: Wetland Functionality Assessment for the Environmental, Health and Socio-Economic Baseline Studies for Block 2 at Siguiri Gold Mine

Personal position / role on project: Wetland ecologist

Location: Siguiri, Guinea, West-Africa

Main project features: To conduct various assessments according to IUCN standards in regard to delineation of wetlands and assessing ecosystem services.

Project Name: Level 3 Hydropedological Assessment for the Sara Buffels Mining Project

Personal position / role on project: Hydropedologist

Location: Ermelo, Mpumalanga, South-Africa

Main project features: To conduct various assessments to determine the hillslope hydrology and to acquire information relevant to the vadose zone's hydraulic properties to quantify sub-surface flows by means of modelling.

Project Name: Level 3 Hydropedological Assessment for the Buffalo Coal Mining Project

Personal position / role on project: Hydropedologist

Location: Dundee, KwaZulu-Natal, South-Africa

Main project features: To conduct various assessments to determine the hillslope hydrology and to acquire information relevant to the vadose zone's hydraulic properties to quantify sub-surface flows by means of modelling

Project Name: Biodiversity Baseline & Impact Assessment for the proposed Tetereane 15MW Solar PV Plant

Personal position / role on project: Ecosystem Services Specialist

Location: Cuamba, Mozambique, Southern-Africa

Main project features: To conduct various assessments according to IUCN standards in regard to ecosystem

services

Project Name: Land contamination assessment for the proposed Fleurhof Development

Personal position / role on project: Soil Specialist

Location: Fleurhof, South Africa

Main project features: To conduct assessments relevant to the determination of land contamination, including recommendations, mitigations and risk assessments.

OVERVIEW

An overview of the specialist technical expertise include the following:

- Ecological wetland assessment studies, including the integrity (health) and functioning of the wetland systems.
- Wetland offset strategy designs.
- Wetland rehabilitation plans.
- Monitoring plans for wetland systems.
- Soil classification and agricultural assessments.
- Stripping and stockpiling guidelines.
- Soil rehabilitation plans.
- Soil and stockpile monitoring plans.
- Hydropedological assessments.

TRAINING

Some of the more pertinent training undergone includes the following:

- Tools for a Wetland Assessment (Certificate of Competence) Rhodes University 2018; and
- Workshop on digital soil mapping.

EMPLOYMENT EXPERIENCE

Internship at SRK consulting (January 2017-August 2017)

Field assistant for SRK consulting during 2017 included the sampling of surface and groundwater as
well as on site tests, the accumulation of various different data sets from field loggers, presenting and
arranging the relevant data and ultimately using it for my own personal post-graduate studies.

Internship at The Biodiversity Company (August 2017-December 2017)

Employed as an intern (wetland and soil scientist) during the last few months of 2017. During this period, I was part of a variety of soil- and wetland projects, both as report writer and/or field assistant.

CURRENT EMPLOYMENT: The Biodiversity Company (January 2018 – Present)

• **Scientific report writing** to ensure that the relevant standards and requirements have been attained, namely local country legislation, as well as WB, EP and IFC requirements.

ACADEMIC QUALIFICATIONS

North-West University of Potchefstroom: MAGISTER SCIENTIAE (MSc) - Hydropedology:

Title: Characterisation of vadose zone processes in a tailings facility

North-West University of Potchefstroom (2016): BACCALAUREUS SCIENTIAE HONORIBUS (Hons) – Environmental Geology- Pedology and rehabilitation

North-West University of Potchefstroom (2015): BACCALAUREUS SCIENTIAE IN NATURAL AND ENVIRONMENTAL SCIENCES. Majors: Geology and Geography

Chris van Rooyen Consulting

VAT#: 4580238113

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Tel: +27 (0)82 4549570 cell

Curriculum vitae: Chris van Rooyen

Name : Chris van Rooyen Profession/Specialisation : Avifaunal Specialist

Highest Qualification : LLB

Nationality : South African Years of experience : 19 years

Key Qualifications

Chris van Rooyen has twenty years' experience in the assessment of avifaunal interactions with industrial infrastructure. He was employed by the Endangered Wildlife Trust as head of the Eskom-EWT Strategic Partnership from 1996 to 2007, which has received international acclaim as a model of co-operative management between industry and natural resource conservation. He is an acknowledged global expert in this field and has consulted in South Africa, Namibia, Botswana, Lesotho, New Zealand, Texas, New Mexico and Florida. He also has extensive project management experience and he has received several management awards from Eskom for his work in the Eskom-EWT Strategic Partnership. He is the author and/or co-author of 17 conference papers, co-author of two book chapters, several research reports and the current best practice guidelines for avifaunal monitoring at wind farm sites. He has completed more than 100 power line assessments; and has to date been employed as specialist avifaunal consultant on more than 30 renewable energy generation projects. He has also conducted numerous risk assessments on existing power lines infrastructure. He also works outside the electricity industry and he has done a wide range of bird impact assessment studies associated with various residential and industrial developments (see key project experience below).

Key Project Experience

Bird Impact Assessment Studies for Solar Energy Plants:

- 1. Concentrated Solar Power Plant, Upington, Northern Cape.
- 2. De Aar and Droogfontein Solar PV Pre- and Post-construction avifaunal monitoring
- 3. JUWI Kronos PV project, Copperton, Northern Cape
- 4. Sand Draai CSP project, Groblershoop, Northern Cape (underway)
- 5. Biotherm Helena PV Project, Copperton, Northern Cape
- 6. Biotherm Letsiao CSP Propject, Aggenys, Northern Cape
- 7. Biotherm Enamandla PV Project, Aggenys, Northern Cape
- 8. Biotherm Sendawo PV Project, Vryburg, North-West
- 9. Biotherm Tlisitseng PV Project, Lichtenburg, North-West

Bird Impact Assessment Studies for the following overhead line projects:

- 1. Chobe 33kV Distribution line
- 2. Athene Umfolozi 400kV
- Beta-Delphi 400kV
- Cape Strengthening Scheme 765kV
- Flurian-Louis-Trichardt 132kV
- 6. Ghanzi 132kV (Botswana)
- 7. Ikaros 400kV
- 8. Matimba-Witkop 400kV
- Naboomspruit 132kV
- 10. Tabor-Flurian 132kV
- 11. Windhoek Walvisbaai 220 kV (Namibia)
- 12. Witkop-Overyssel 132kV
- 13. Breyten 88kV
- 14. Adis-Phoebus 400kV
- 15. Dhuva-Janus 400kV
- 16. Perseus-Mercury 400kV

Chris van Rooyen Consulting

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Tel: +27 (0)82 4549570 cell

- 17. Gravelotte 132kV
- 18. Ikaros 400 kV
- 19. Khanye 132kV (Botswana)
- 20. Moropule Thamaga 220 kV (Botswana)
- 21. Parys 132kV
- 22. Simplon –Everest 132kV
- 23. Tutuka-Alpha 400kV
- 24. Simplon-Der Brochen 132kV
- 25. Big Tree 132kV
- 26. Mercury-Ferrum-Garona 400kV
- 27. Zeus-Perseus 765kV
- 28. Matimba B Integration Project
- 29. Caprivi 350kV DC (Namibia)
- 30. Gerus-Mururani Gate 350kV DC (Namibia)
- 31. Mmamabula 220kV (Botswana)
- 32. Steenberg-Der Brochen 132kV
- 33. Venetia-Paradise T 132kV
- 34. Burgersfort 132kV
- 35. Majuba-Umfolozi 765kV
- 36. Delta 765kV Substation
- 37. Braamhoek 22kV
- 38. Steelpoort Merensky 400kV
- 39. Mmamabula Delta 400kV
- 40. Delta Epsilon 765kV
- 41. Gerus-Zambezi 350kV DC Interconnector: Review of proposed avian mitigation measures for the Okavango and Kwando River crossings
- 42. Givani 22kV Distribution line
- 43. Liqhobong-Kao 132/11kV distribution power line, Lesotho
- 44. 132kV Leslie Wildebeest distribution line
- 45. A proposed new 50 kV Spoornet feeder line between Sishen and Saldanha
- 46. Cairns 132kv substation extension and associated power lines
- 47. Pimlico 132kv substation extension and associated power lines
- 48. Gyani 22kV
- 49. Matafin 132kV
- 50. Nkomazi_Fig Tree 132kV
- 51. Pebble Rock 132kV
- 52. Reddersburg 132kV
- 53. Thaba Combine 132kV
- 54. Nkomati 132kV
- 55. Louis Trichardt Musina 132kV
- 56. Endicot 44kV
- 57. Apollo Lepini 400kV
- 58. Tarlton-Spring Farms 132kV
- 59. Kuschke 132kV substation
- 60. Bendstore 66kV Substation and associated lines
- 61. Kuiseb 400kV (Namibia)
- 62. Gyani-Malamulele 132kV
- 63. Watershed 132kV
- 64. Bakone 132kV substation
- 65. Eerstegoud 132kV LILO lines
- 66. Kumba Iron Ore: SWEP Relocation of Infrastructure
- 67. Kudu Gas Power Station: Associated power lines
- 68. Steenberg Booysendal 132kV
- 69. Toulon Pumps 33kV
- 70. Thabatshipi 132kV
- 71. Witkop-Silica 132kV
- 72. Bakubung 132kV73. Nelsriver 132kV

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- 74. Rethabiseng 132kV
- 75. Tilburg 132kV
- 76. GaKgapane 66kV
- 77. Knobel Gilead 132kV
- 78. Bochum Knobel 132kV
- 79. Madibeng 132kV
- 80. Witbank Railway Line and associated infrastructure
- 81. Spencer NDP phase 2 (5 lines)
- 82. Akanani 132kV
- 83. Hermes-Dominion Reefs 132kV
- 84. Cape Pensinsula Strengthening Project 400kV
- 85. Magalakwena 132kV
- 86. Benficosa 132kV
- 87. Dithabaneng 132kV
- 88. Taunus Diepkloof 132kV
- 89. Taunus Doornkop 132kV
- 90. Tweedracht 132kV
- 91. Jane Furse 132kV
- 92. Majeje Sub 132kV
- 93. Tabor Louis Trichardt 132kV
- 94. Riversong 88kV
- 95. Mamatsekele 132kV
- 96. Kabokweni 132kV
- 97. MDPP 400kV Botswana
- 98. Marble Hall NDP 132kV
- 99. Bokmakiere 132kV Substation and LILO lines
- 100. Styldrift 132kV
- 101. Taunus Diepkloof 132kV
- 102. Bighorn NDP 132kV
- 103. Waterkloof 88kV
- 104. Camden Theta 765kV
- 105. Dhuva Minerva 400kV Diversion
- 106. Lesedi Grootpan 132kV
- 107. Waterberg NDP
- 108. Bulgerivier Dorset 132kV
- Bulgerivier Toulon 132kV
- 110. Nokeng-Fluorspar 132kV
- 111. Mantsole 132kV
- 112. Tshilamba 132kV
- 113. Thabamoopo Tshebela Nhlovuko 132kV
- 114. Arthurseat 132kV
- 115. Borutho 132kV MTS
- 116. Volspruit Potgietersrus 132kV
- 117. Neotel Optic Fibre Cable Installation Project: Western Cape
- 117. Matla-Glockner 400kV
- 118. Delmas North 44kV
- 119. Houwhoek 11kV Refurbishment
- 120. Clau-Clau 132kV
- 121. Ngwedi-Silwerkrans 134kV
- 122. Nieuwehoop 400kV walk-through
- 123. Booysendal 132kV Switching Station
- 124. Tarlton 132kV

Bird Impact Assessment Studies for the following residential and industrial developments:

- 1. Lizard Point Golf Estate
- Lever Creek Estates
- 3. Leloko Lifestyle Estates

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- 4. Vaaloewers Residential Development
- 5. Clearwater Estates Grass Owl Impact Study
- 6. Sommerset Ext. Grass Owl Study
- 7. Proposed Three Diamonds Trading Mining Project (Portion 9 and 15 of the Farm Blesbokfontein)
- 8. N17 Section: Springs To Leandra "Borrow Pit 12 And Access Road On (Section 9, 6 And 28 Of The Farm Winterhoek 314 Ir)
- 9. South African Police Services Gauteng Radio Communication System: Portion 136 Of The Farm 528 Jq, Lindley.
- 10. Report for the proposed upgrade and extension of the Zeekoegat Wastewater Treatment Works, Gauteng.
- 11. Bird Impact Assessment for Portion 265 (a portion of Portion 163) of the farm Rietfontein 189-JR, Gauteng.
- 12. Bird Impact Assessment Study for Portions 54 and 55 of the Farm Zwartkop 525 JQ, Gauteng.
- 13. Bird Impact Assessment Study Portions 8 and 36 of the Farm Nooitgedacht 534 JQ, Gauteng.
- 14. Shumba's Rest Bird Impact Assessment Study
- 15. Randfontein Golf Estate Bird Impact Assessment Study
- 16. Zilkaatsnek Wildlife Estate
- 17. Regenstein Communications Tower (Namibia)
- 18. Avifaunal Input into Richards Bay Comparative Risk Assessment Study
- 19. Maguasa West Open Cast Coal Mine
- 20. Glen Erasmia Residential Development, Kempton Park, Gauteng
- 21. Bird Impact Assessment Study, Weltevreden Mine, Mpumalanga
- 22. Bird Impact Assessment Study, Olifantsvlei Cemetery, Johannesburg
- 23. Camden Ash Disposal Facility, Mpumalanga
- 24. Lindley Estate, Lanseria, Gauteng

Ongoing involvement in Bird Impact Assessment Studies for wind-powered generation facilities:

- 1. Eskom Klipheuwel Experimental Wind Power Facility, Western Cape
- 2. Mainstream Wind Facility Jeffreys Bay, Eastern Cape (EIA and monitoring)
- 3. Biotherm, Swellendam, (Excelsior), Western Cape (EIA and monitoring)
- 4. Biotherm, Napier, (Matjieskloof), Western Cape (pre-feasibility)
- 5. Windcurrent SA, Jeffreys Bay, Eastern Cape (2 sites) (EIA and monitoring)
- 6. Caledon Wind, Caledon, Western Cape (EIA)
- 7. Innowind (4 sites), Western Cape (EIA)
- 8. Renewable Energy Systems (RES) Oyster Bay, Eastern Cape (EIA and monitoring)
- 9. Oelsner Group (Kerriefontein), Western Cape (EIA)
- 10. Oelsner Group (Langefontein), Western Cape (EIA)
- 11. InCa Energy, Vredendal Wind Energy Facility Western Cape (EIA)
- 12. Mainstream Loeriesfontein Wind Energy Facility (EIA and monitoring)
- 13. Mainstream Noupoort Wind Energy Facility (EIA and monitoring)
- 14. Biotherm Port Nolloth Wind Energy Facility (Monitoring)
- 15. Biotherm Laingsburg Wind Energy Facility (EIA and monitoring)
- 16. Langhoogte Wind Energy Facility (EIA)
- 17. Vleesbaai Wind Energy Facility (EIA and monitoring)
- 18. St. Helena Bay Wind Energy Facility (EIA and monitoring)
- 19. Electrawind, St Helena Bay Wind Energy Facility (EIA and monitoring)
- 20. Electrawind, Vredendal Wind Energy Facility (EIA)
- 21. SAGIT, Langhoogte and Wolseley Wind Energy facilities
- 22. Renosterberg Wind Energy Project 12 month preconstruction avifaunal monitoring project (2014)
- 23. De Aar North (Mulilo) Wind Energy Project 12 month preconstruction avifaunal monitoring project (2014)
- 24. De Aar South (Mulilo) Wind Energy Project 12 month bird monitoring (2014)
- 25. Namies Aggenys Wind Energy Project 12 month bird monitoring (2014)
- 26. Pofadder Wind Energy Project 12 month bird monitoring (2014)
- 27. Dwarsrug Loeriesfontein Wind Energy Project 12 month bird monitoring (2014)
- 28. Waaihoek Utrecht Wind Energy Project 12 month bird monitoring (2014)
- 29. Amathole Butterworth Utrecht Wind Energy Project 12-month bird monitoring & EIA specialist

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- 30. Noupoort East and West Wind Energy Projects 12-month bird monitoring & EIA specialist study
- 31. Beaufort West Wind Energy Facility 12-month bird monitoring & EIA specialist study (Mainstream)
- Leeuwdraai Wind Energy Facility 12-month bird monitoring & EIA specialist study (Mainstream) 32.
- Sutherland Wind Energy Facility 12-month bird monitoring (Mainstream) 33.
- 34. Maralla Wind Energy Facility 12-month bird monitoring & EIA specialist study (Biotherm)
- Esizavo Wind Energy Facility 12-month bird monitoring & EIA specialist study (Biotherm) 35.
- 36. Humansdorp Wind Energy Facility 12-month bird monitoring & EIA specialist study (Cennergi)
- 37. Aletta Wind Energy Facility 12-month bird monitoring & EIA specialist study (Biotherm)
- Eureka Wind Energy Facility 12-month bird monitoring & EIA specialist study (Biotherm) 38.
- 39. Makambako Wind Energy Faclity (Tanzania) 12-month bird monitoring & EIA specialist study (Windlab) study (underway)

Bird Impact Assessment Studies for Solar Energy Plants:

- 1. Concentrated Solar Power Plant, Upington, Northern Cape.
- 2. De Aar and Droogfontein Solar PV Pre- and Post-construction avifaunal monitoring
- 3. JUWI Kronos PV project, Copperton, Northern Cape
- 4. Sand Draai Solar project, Groblershoop, Northern Cape
- 5. Helena PV Project, Copperton, Northern Cape
- 6. Letsitsing Solar Project, Lichtenburg, North-West
- Sendawo Solar Project, Vryburg, North-West
 Letsoai Solar Project, Aggeneys Northern Cape
- 9. Enamandla Solar Project, Aggeneys, Northern Cape

Professional affiliations

I work under the supervision of and in association with Albert Froneman (SACNASP Zoological Science Registration number 400177/09) as stipulated by the Natural Scientific Professions Act 27 of 2003.

CURRICULUM VITAE LOURENS DU PLESSIS

PERSONAL INFORMATION AND CONTACT DETAILS

Name: Lourens Martinus du Plessis

Date of birth: 1969-11-13
Marital status: Married
Nationality: South African

Profession/specialisation: Geographer/environmental GIS specialist

Company: MetroGIS (Pty) Ltd

Years with firm: 11 years
Position: Director
Experience: 20 years

Postal address: PO Box 384, La Montagne, 0184

Telephone/fax: 012 349 2884/5 (w) 082 922 9019 (cell) 012 349 2880 (fax)

E-mail: lourens@metrogis.co.za

KEY QUALIFICATIONS AND EXPERIENCE

Primary function

The application of Geographic Information Systems (GIS) in environmental planning and management, impact assessments and spatial modeling.

Experience and expertise

- Data sourcing and acquisition
- Data capture
- Data evaluation
- Data conversion and transfer
- GIS database development, implementation and maintenance
- Spatial analysis/modelling (visibility, slope, aspect, shadow, surface, raster, proximity, etc.)
- Digital terrain/elevation modeling
- Terrain evaluation
- Image processing
- Impact assessment and impact management
- Environmental management
- Decision support systems interface development
- Project management
- Map production, display, queries and reporting
- Environmental sciences expertise
- Process development
- Visual impact assessment

Technological (software) expertise

- Arc/Info and ArcGIS
- ArcView
- PlanetGIS
- Vistapro (virtual landscape rendering software)
- Various GIS support software packages and applications
- Range of Microsoft standard applications (including Microsoft Word/Excel/Access, etc.)

Awards

Award: Best South African Environmental Technical Paper Awarded for: National Environmental Potential Atlas (ENPAT National)

Awarded by: Environmental Planning Professions Interdisciplinary Committee (EPPIC)

Date: 1995

Award: Map Gallery Most Analytical Competition - 3rd Place
Awarded for: Environmental Potential Atlas for South Africa
Environmental Systems Research Institute (ESRI)

Date: 1997 International ESRI User Conference

Award: Best Cartographic Map Gallery Competition - 3rd Place Awarded for: Environmental Potential Atlas for South Africa (Publication)

Awarded by: Environmental Systems Research Institute (ESRI)

Date: 1998 International ESRI User Conference

Award: QDC Performance Award
Awarded for: ENPAT Development
Awarded by: Q Data Consulting

Date: 1998

Award: Best South African Environmental Technical Paper

Awarded for: Environmental Potential Atlas for South Africa (Publication)

Awarded by: Environmental Planning Professions Interdisciplinary Committee (EPPIC)

Date: 1998

Publications/maps featured in publications

Name: Environmental Potential Atlas for South Africa

Authors: W. van Riet, J. van Rensburg, P. Claassen, L. du Plessis and T. van Viegen

Publisher: J.L. van Schaik

Date: 1997

Name: ESRI Map Book (Volume 13)

Authors: Various

Publisher: Environmental Systems Research Institute (ESRI)

Date: 1998

Name: Pilanesberg Official Map and Park Guide

Authors: North-West Parks & Tourism Board and Jacana

Publisher: Jacana Media (Pty) Ltd

Date: 2001

Name: KwaZulu-Natal - A celebration of biodiversity

Authors: Jacana

Publisher: Jacana Media (Pty) Ltd

Date: 2001

Name: Garden Route - Still Bay to Storms River (Discover the Magic)

Authors: Jacana

Publisher: Jacana Media (Pty) Ltd

Date: 2003

Name: Lowveld and Kruger Guide

Authors: High Branching Team
Publisher: Jacana Media (Pty) Ltd

Date: 2004

Name: Heights to Homes to Oceans (H₂O) Water Wise information poster

Authors: Rand Water Publisher: Rand Water

Date: 2004

Name: Kruger National Park Map and Photographic Guide

Authors: Andy Tinker Photography
Publisher: Andy Tinker Photography

Date: 2007

WORK EXPERIENCE/EMPLOYMENT DETAILS

GisLAB CC (Geographic Information Systems Laboratory - University of Pretoria)

Period: 4/1990 - 9/1997

Position: Member / Project Manager

GISBS (Geographic Information Systems Business Solutions - Q Data Consulting)

Period: 10/1997 - 10/1999 Position: Project Manager

MetroGIS (Pty) Ltd

Period: 11/1999 - to date

Position: Director / Project Manager

EDUCATION/QUALIFICATIONS

Degree: BA (University of Pretoria) Geography and Anthropology (Majors)

Other Subjects: Archaeology, Philosophy and Political Science

Date Received: 1993

PROJECTS SUMMARY

(A brief description of **some** prominent and relevant projects)

General projects

GIS mapping and database for Black Eagle habitats and flight patterns in the Karoo National Park

Environmental planning and development control schemes for the Drakensberg Babangibone, Cathkin Peak and Garden Castle development nodes

Goukou River (Stilbaai) Environmental Structure Plan

Conservation and open space proposals for the Umhlanga Forest

Grootvlei mine water pumping operation (Blesbokspruit sub-catchment)

GIS services for the Saldannah steel plant

ENPAT Provincial (1:250,000 scale GIS decision support systems) based on an inventory of environmental and socio-economic geographic data

- ENPAT Northern Province (Limpopo Province)
- ENPAT Mpumalanga
- ENPAT North-West

ENPAT Metropolitan (1:50,000 scale GIS decision support systems) containing environmental and socio-economic geographic data that were evaluated for conservation opportunities, development constraints and agricultural constraints

- ENPAT Gauteng
- ENPAT Cape Town
- ENPAT Durban Functional Region (DFR)
- ENPAT Bloemfontein/Botshabello
- ENPAT Port Elizabeth

ENPAT National (1:1,000,000 scale GIS decision support system) and ENPAT publication

Environmental Management Frameworks (EMF). Frameworks of spatially represented information connected to environmental management parameters designed to aid in the pro-active identification of potential conflict between development proposals and critical and/or sensitive environments

- EMF Northern Province (Limpopo Province)
- EMF Mpumalanga
- EMF North-West

Spatial Development Initiatives (SDI). The fast tracking of the EMF concept for priority SDI's

- Lubombo Corridor SDI
- Coega Industrial Development Zone (IDZ)
- Wild Coast SDI
- West Coast Investment Initiative

Sigma colliery: North-West strip operation

Development masterplan for the Tswaing Crater Museum

Conservation plan for the Rietvlei Nature Reserve

GIS services for the planning and management of the Chobe National Park (Botswana)

GIS services for an environmental overview of South Africa

Demarcation/delineation of regions in South Africa

Orange-Vaal (ORVAAL) transfer scheme - Caledon cascades scheme

ENPAT Provincial (1:250,000 scale GIS decision support systems) based on an inventory of environmental and socio-economic geographic data

- ENPAT Eastern Cape
- ENPAT Free State
- ENPAT Kwa-Zulu Natal

Environmental Management Frameworks (EMF). Frameworks of spatially represented information connected to environmental management parameters designed to aid in the pro-active

identification of potential conflict between development proposals and critical and/or sensitive environments

- EMF Eastern Cape
- EMF Free State
- EMF Kwa-Zulu Natal

Hennops River EMF (environmental inventory and management proposals in Centurion)

The Important Bird Areas (IBA) of South Africa map and database

Centurion Metropolitan Substructure Environmental Management Framework (EMF)

Alexandra renewal project EMF

Carbon Sinks and Sequestration - Eastern Cape Wild Coast. Information maps for the "Carbon Sinks - A Rehabilitation Option for South Africa's Natural Environment" report

Prince Edward and Marion Islands. Maps for the World Heritage Site (WHS) bid document

Theewaterskloof and Genadendal - Integrated spatial data management system

Gauteng Communication Network Strategy (GAUCONS). Environmental zones for the control of the construction of telecommunication structures

Gauteng Industries Buffer Zones. The mapping of industrial and mining activities, the creation of buffer control zones and the development of a GIS-based decision support system for the Gauteng Province

Limpopo National Park (LNP) Mozambique. Base maps for fieldwork and planning

Schmidtsdrift Environmental Management Program Report (EMPR)

Loch Vaal Environmental Management Framework (EMF)

Rustenburg - Strategic Environmental Assessment (SEA). The creation of environmental control zones, a GIS-based decision support system and information poster

Faerie Glen Nature Reserve Strategic Environmental Assessment (SEA)

Willow Quarries - Environmental Impact Assessment (EIA). Modeling of mining expansion plan and the potential impact on Golden Mole habitats

Ekurhuleni Metropolitan Municipality (EMM) Environmental Management Framework (EMF)

Limpopo - State of the Environment Report (SoER)

Windhoek (Namibia) - Environmental Structure Plan (ESP)

Gauteng Supplementation and Implementation of EIA Regulations Project (EIA SIP)

Siyanda District Municipality Environmental Management Framework (EMF)

Olifants and Letaba River Catchments Environmental Management Framework (EMF)

Regional Strategic Environmental Assessments (Regional Assessments)

Regional assessment for the Eskom Wind Energy Facility (Sere) in the Western Cape

Regional assessments for the Eskom Wind Integration Project (WIP)

- Area 1: West Coast (Saldanha to Garies)
- Area 2: Overberg Region
- Area 3: Beaufort West region
- Area 4: Eastern Cape (Tsitsikamma to Port Elizabeth)
- Area 5: Northern Cape (Hondeklipbaai to Port Nolloth)

Sandveld wind energy Regional Assessment

West Coast National Park (Saldanha area) Regional Assessment

Regional Assessment for the Theewaterskloof Municipal area

Brand-se-Baai (Exxaro) wind energy regional assessment

Overberg (BioTherm) wind energy regional assessments

- Area 1: Gordons Bay to Pearly Beach)
- Area 2: Napier RA (Agulhas NP/Swellendal region)

Suurplaat/Sutherland (Investec Wind Energy Development) Regional Assessment

Waterberg (Limpopo) Concentrating Solar Power (CSP) Regional Assessment (Exxaro)

Visual Impact Assessments (VIA), viewshed analyses and visual assessments Some recent or current projects include:

- Coal strip mining in Zimbabwe viewshed analyses
- Viewshed analyses and sensitivity mapping for telecommunication masts in the northern provinces (Limpopo, Mpumalanga and North-West)
- Siemens 3rd license cellular communications infrastructure EIAs. Viewshed analyses and sensitivity mapping for over 4,000 telecommunication mast sites in all major metropolitan areas of South Africa.
- CSIR high mast viewshed analysis and sensitivity mapping
- Atlantis Open Cycle Gas Turbine power station VIA
- Kynoch Gypsum Tailings dam extension VIA
- N1 Western Bypass Shell service station VIA
- Coega regional hazardous waste processing facility VIA
- Robinson Deep landfill extension VIA
- Hazardous waste blending platform VIA
- Mercury-Ferrum-Garona transmission line integration VIA
- Matimba B (Medupi) coal-fired power station VIA
- Concentrating Solar Power (CSP) plant in Upington VIA
- Zeus to Mercury transmission line (comparative viewshed analyses)
- Mmamabula (Botswana) transmission line and power station viewshed analyses
- Petronet new multi-products pipeline VIA
- Wind energy facility (Sere) in the Western Cape province VIA
- Ankerlig power station conversion and transmission line VIA
- Gourikwa power station conversion and transmission line VIA
- Kyalami strengthening project VIA
- Steelpoort integration project VIA
- Medupi reservoir and telecommunication mast VIA
- Cookhouse wind monitoring masts VIA for a Basic Assessment Report
- Hopefield wind monitoring masts VIA for a Basic Assessment Report
- Amakhala wind monitoring masts VIA for a Basic Assessment Report
- Caledon, Worcester and Tulbach wind monitoring masts VIAs for Basic Assessment

Reports

- Overberg masts VIA for a Basic Assessment Report
- Britannia Bay wind monitoring mast VIA for a Basic Assessment Report
- Brand-se-Baai wind monitoring masts VIA for a Basic Assessment Report
- Deep River wind monitoring masts VIA for a Basic Assessment Report
- Happy Valley wind monitoring masts VIA for a Basic Assessment Report
- River Bank wind monitoring mast VIA for a Basic Assessment Report
- Uiekraal wind monitoring masts VIA for a Basic Assessment Report
- Beaufort West wind monitoring masts VIA for a Basic Assessment Report
- Laingsburg Wind monitoring masts VIA for a Basic Assessment Report
- Rheboksfontein, Suurplaat and West Coast wind monitoring masts VIAs for Basic Assessment Reports
- Cookhouse wind energy facility VIA
- Hopefield wind energy facility VIA
- Mokopane Integration Project VIA
- Cradle of Humankind World Heritage Site (WHS) viewshed protection zone, visual character assessment and visual zonation plan
- Proposed Indwe wind energy facility VIA
- Proposed Amakhala wind energy facility VIA
- Proposed Boontjieskraal wind energy facility VIA
- Proposed Britannia Bay wind energy facility VIA
- Proposed Brand-se-Baai wind energy facility VIA
- Proposed Upington and Pofadder solar thermal facilities VIAs
- Proposed Dorper wind energy facility VIA
- Proposed Flagging Trees wind energy facility VIA
- Proposed Rheboksfontein, Suurplaat and West Coast wind energy facilities VIAs
- Proposed Riverbank wind energy facility VIA
- Proposed Waterberg photovoltaic plant VIA
- Eskom wind intergration projects VIAs (current)
- Welgedacht water care works VIA

PROFESSIONAL AFFILIATIONS

Application for *Geographical Information Sciences (GISc) Professional Practitioner* submitted to (and currently under review by) The South African Council for Professional and Technical Surveyors (PLATO).

LANGUAGES

	Reading	Writing	Speaking
Afrikaans	Excellent	Excellent	Excellent
English	Excellent	Excellent	Excellent

Appendix 7: Curriculum vitae: Dr David Hoare

Education

Matric - Graeme College, Grahamstown, 1984

B.Sc (majors: Botany, Zoology) - Rhodes University, 1991-1993

B.Sc (Hons) (Botany) - Rhodes University, 1994 with distinction

M.Sc (Botany) - University of Pretoria, 1995-1997 with distinction

PhD (Botany) - Nelson Mandela Metropolitan University, Port Elizabeth

Main areas of specialisation

- Vegetation ecology, primarily in grasslands, thicket, coastal systems, wetlands.
- Plant biodiversity and threatened plant species specialist.
- Alien plant identification and control / management plans.
- Remote sensing, analysis and mapping of vegetation.
- Specialist consultant for environmental management projects.

Membership

Professional Natural Scientist, South African Council for Natural Scientific Professions, 16 August 2005 – present. Reg. no. 400221/05 (Ecology, Botany)

Member, International Association of Vegetation Scientists (IAVS)

Member, Ecological Society of America (ESA)

Member, International Association for Impact Assessment (IAIA)

Member, Herpetological Association of Africa (HAA)

Employment history

1 December 2004 – present, <u>Director</u>, David Hoare Consulting (Pty) Ltd. <u>Consultant</u>, specialist consultant contracted to various companies and organisations.

1January 2009 – 30 June 2009, Lecturer, University of Pretoria, Botany Dept.

1January 2013 – 30 June 2013, Lecturer, University of Pretoria, Botany Dept.

1 February 1998 – 30 November 2004, <u>Researcher</u>, Agricultural Research Council, Range and Forage Institute, Private Bag X05, Lynn East, 0039. Duties: project management, general vegetation ecology, remote sensing image processing.

Experience as consultant

Ecological consultant since 1995. Author of over 500 specialist ecological consulting reports. Wide experience in ecological studies within grassland, savanna and fynbos, as well as riparian, coastal and wetland vegetation.



CURRICULUM VITAE



<u>Jenna Lavin</u>

Tel: 083 619 0854 (c); 013 0131 (w) E-mail address: jenna.lavin@cedartower.co.za ID number: 8512050014089

EDUCATION:

Tertiary

2014 -	M.Phil in Conservation of the Built Environment ((University of Cape Town)

Ongoing - expected to graduate in 2015

2011 Continued Professional Development Course in Urban Conservation Management (University

of Cape Town) Part I and Part II

2010 M.Sc. with Distinction in Archaeology (University of Cape Town)

Title: Palaeoecology of the KBS member of the Koobi Fora Formation: Implications for

Pleistocene Hominin Behaviour.

2007 B.Sc. Honours in Archaeology (University of Cape Town)

Title: The Lost Tribes of the Peninsula: An Investigation into the historical distribution of Chacma

baboons (Papio ursinus) at the Cape Peninsula, South Africa.

Koobi Fora Field School, Rutgers University (U.S.A.)/ National Museums of Kenya

2006 B.Sc. Archaeology (University of Cape Town)

B.Sc. Environmental and Geographic Science (University of Cape Town)

Secondary

1999-2003 Rustenburg High School for Girls

Firsts in English, Afrikaans, Mathematics HG, Biology HG, History HG, Entrepeneurship.



EMPLOYMENT HISTORY:

PROFESSIONAL DEVELOPMENT

Environmental and Heritage Management:

- Head of Heritage Operations for Heritage CTS Consultants and member of OpenHeritage NPC.
 July 2016 to present
- Assistant Director for Policy, Research and Planning at Heritage Western Cape.
 August 2014 to June 2016

Responsibilities include drafting of new heritage related policy, the grading and declaration of Provincial Heritage Sites, the development of Conservation Management Plans, facilitating the development of inventories of heritage resources through local authorities as well as managing the development of the Western Cape's Heritage Information Management System (HIMS).

Acting Deputy Director from April to December 2015.

 Heritage Officer for Palaeontology and for the Mpumalanga Province at the South African Heritage Resources Agency (SAHRA).
 January 2013 to June 2014

Responsibilities include dealing with palaeontological permit applications in terms of Section 35 of the NHRA and development applications in terms of Section 38 of the NHRA. Projects included the development of a National Palaeotechnic Report identifying significant palaeontological deposits throughout SA, as well as developing professional relationships between SAHRA and the Palaeontological Society of South Africa (PSSA) and the Geological Society of South Africa (GSSA). During this time, I was part of the team that developed the digitised National Palaeontological Sensitvity Map (http://www.sahra.org.za/about/news/nov2013/palaeosensitivitymap), the first of its kind in the world.

Heritage Officer for Archaeology, Palaeontology and Meteorites at Heritage Western Cape (HWC).
 September 2010 to December 2012

HWC is a Public Entity that forms part of the Heritage Resource Management Component of the Provincial Governments' Department of Cultural Affairs and Sport (DCAS). Projects included the declaration of Pinnacle Point and the West Coast Fossil Park as Provincial Heritage Sites (PHS), the management of the development of the Baboon Point PHS Conservation Management Plan as well as an educational outreach program as part of the DCAS MOD Centre Project.



- Heritage Officer for the Archaeology, Palaeontology and Meteorites Unit of the South African Heritage Resources Agency (SAHRA) as part of a three month contract.
 January 2010 to March 2010
- Environmental Control Officer, Amathemba Environmental Management Consulting Part time: 2007 to 2009

Other

My private experience as a traveler in South Africa, Tanzania, Kenya, Namibia, Zambia, Malawi and Mozambique has inspired a passion for the conservation of environmental and heritage resources. I am passionate about sustainable living, with my Bachelor of Science in Environmental and Geographical Science providing a framework on which to base my values.

With a friend, I established the fundraising initiative, Chicks4Change, through which we managed to organize a number of successful events and raise R40 000 for Project Rhino to assist with anti-poaching initiatives.

In 2013 I was asked to join the panel of judges for the Ministerial awards for Heritage in the Western Cape. From 2013 to July 2014, I was a member of the Heritage Western Cape Archaeology, Palaeontology and Meteorites Committee. In July 2014, I presented at the Conference for the Palaeontological Society of South Africa on the use of GIS in the management of palaeontological resources in the face of increased development pressures. In April 2015 I participated in a conference on Landscape Archaeology hosted by the Leakey Foundation in San Fransisco, presenting on the management of archaeological landscapes in South Africa. In April 2016, I presented at the ICAHM Conference in Salalah, Oman on the management of archaeological heritage in South Africa.

In November 2013, I was awarded a bursary from the Department of Arts and Culture to complete the Masters in Philosophy in Conservation of the Built Environment through the UCT Faculty of Engineering and the Built Environment in 2014 and 2015.

I am a paid up member of the Association for Southern African Professional Archaeologists (ASAPA), the Association of Professional Heritage Practitioners (APHP), the Palaeontological Society of South Africa (PSSA) and ICOMOS South Africa, for which I am Vice-President of the Board. I am also a member of the International Committee for Archaeological Heritage Management (ICAHM).

Curriculum Vitae

Tony Barbour Environmental Consulting and Research

10 Firs Avenue, Claremont, 7708, South Africa (Tel) 27-21-761 2355, (Fax) 27-21-761 2355, (Cell) +27-82 600 8266 (E-Mail) tbarbour@telkomsa.net

Tony Barbour has 24 years' experience in the environmental sector. His experience includes ten years as an environmental consultant in the private sector in South Africa followed by four and a half years at the University of Cape Town's Environmental Evaluation Unit. In 2004 he established his own environmental consulting company, Tony Barbour Environmental Consulting and Research, with a focus on Social Impact Assessment (SIA), Strategic Environmental Assessment (SEA), Independent Review Work, Training and Capacity Building and Environmental Project Management.

PERSONAL DETAILS

Tony Barbour, born on 8 June 1961 Nationality: South African and Irish

Marital Status: Married

EDUCATION

- > BSc (Geology and Economics) Rhodes, 1984;
- > BEcon (Honours) Rhodes, 1985;
- MSc (Environmental Science) University of Cape Town, 1992

ADDITIONAL QUALIFICATIONS

- Advanced and basic mediation/facilitation skills training course, Centre for Conflict Resolution, University of Cape Town (1999);
- Multi-party negotiation and facilitation skills for natural resource management, MEPC/CIDA (1999).

ACADEMIC AWARDS

- Schwartz Award, Top Student, Geology III, Rhodes University;
- Shell Medal of Excellence, Top student, Masters Course Work, MSc Environmental Science, UCT.

AREAS OF EXPERIENCE AND EXPERTISE

Project management, proposal writing, preparation, review and editing of reports and documents, environmental planning and management, Social Impact Assessment (SIA); Environmental Impact Assessment (EIA); Strategic Environmental Assessment (SEA); waste management, environmental economics, facilitation, public participation, training and teaching. Countries with work experience include South Africa, Namibia, Angola, Botswana, Zambia, Lesotho, Swaziland, Ghana, Mozambique, Mauritius, Kenya, Ethiopia, South Sudan, Sudan and Oman.

EMPLOYMENT RECORD

- > Private Consultant: November 2004-current.
- ➤ University of Cape Town: August 2000-October 2004, Environmental Evaluation Unit (EEU), University of Cape Town. Senior Environmental Consultant and Researcher;
- Private sector: 1991-August 2000. 1991-1996: Ninham Shand Consulting (Cape Town). Senior Environmental Scientist, 1996-August 2000: Steffen, Robertson and Kirsten (SRK Consulting) Associate Director, Manager Environmental Section, SRK Consulting, Cape Town.

RELEVANT AREAS OF EXPERIENCE AND EXPERTISE

SOCIAL IMPACT ASSESSMENT

Infrastructure and development projects

- > SIA for small scale hydropower project on Orange River, South Africa (2015);
- SIA for 150 MW coal power station, Mpumalanga, South Africa (2014);
- SIA for waste to energy plant, Pretoria, South Africa (2014);
- > SIA for mixed use development in Khayelitsha, Western Cape (2014);
- ➤ SIA for small scale hydro scheme on the Orange River, South Africa (2014);
- ➤ SIA for Eskom sub-station and power lines, George, South Africa (2014);
- SIA for Trawal Dam, Clanwilliam, Western Cape Province (2013);
- SIA for Eskom transmission lines from proposed Bantamsklip Nuclear Power Station, Western Cape (2010). Project put on hold after initial scoping phase;
- SIA for Eskom transmission lines from proposed Koeberg Nuclear Power Station, Western Cape (2010):
- SIA Bloubos Road, Somerset West, Western Cape (2010);
- SIA for Boschendal Farm Mixed Use Development, Stellenbosch, Western Cape (2008-current);
- SIA Driftsands Nature Reserve, Cape Town, Western Cape (2009);
- SIA Kidds Beach Golf Estate, East London (2009);
- > SIA Swartland Regional Mall, Malmesbury, Western Cape (2009);
- > SIA Klipfontein Mixed Use Residential Development, Malmesbury, Western Cape (2009);
- SIA Struisbaai Harbour Development, Struisbaai, Western Cape (2009);
- SIA De Plaat Mixed Use Residential Development, Velddrift, Western Cape (2009);
- SIA Woodlands Golf Estate, East London, Eastern Cape (2009);
- SIA Duttons Cove Residential Development, Herolds Bay, Western Cape (2008);
- > SIA Ashton Mixed Use Development, Ashton, Western Cape (2009);
- SIA for Mandela Bay Mixed Development Precinct, Mandela Bay, Eastern Cape (2008);
- SIA for Annandale Mixed Development Precinct, Cape Town, Western Cape (2008);
- > SIA for Garden Route Dam development, George, Western Cape (2008);
- SIA for Moropule Coal Power Station, Botswana (2007);
- SIA for proposed residential development near Stillbaai, Western Cape (2007);
- SIA for proposed residential development near Gansbaai, Western Cape (2007):
- ➤ SIA Bulk Water Scheme, City of Cape Town, Western Cape (2007):
- SIA Montague Golf Estate, Western Cape (2006);
- SIA for Schalkenbosch Golf Estate, Tulbagh, Western Cape (2006);
- > SIA for 2010 World Cup Stadium on Green Point Common, Cape Town (2006);
- SIA for raising of the Clanwilliam Dam, Western Cape (2005-06);
- ➤ SIA Kransvlei Golf Estate, Clanwilliam, Western Cape (2005);
- > SIA for road up-grade between Gansbaai and Bredadorp, Southern Cape (2005);
- ➤ SIA Zeekoevlei Golf Estate, Somerset West, Western Cape (2005)
- SIA Silwersand Golf and Resort Estate, Robertson, Western Cape (2003)
- SIA Assessment for Valkenberg East Site, Cape Town (2003).
- ➤ N2 Outeniqua Pass by-pass, George, SA. Socio-economic assessment for proposed by-pass options between the N2 and the Outeniqua Pass (1997).
- Social Assessment for Sparrebosch Golf Course, Knysna, SA (1996).
- Social Assessment for Riversonderend Road By-pass (1991).

Mining and Industrial projects

- SIA for Lucunga Mine, Angola (2016);
- Social Labour Plan for Granite Quarry, North West Province, South Africa (2015);
- Social Labour Plan for coal mine in Mpumalanga, South Africa (2014);
- SIA for heavy mineral separation plant, Vredendal, Western Cape Province (2012);
- SIA Otjizondo Manganese Mine, Namibia (2011);
- > SIA for upgrade of PPC Riebeeck cement plant, Western Cape, South Africa (2009);
- SIA for Elitheni Coal Mine, Eastern Cape (2008);
- > SIA and Resettlement Action Plan (RAP) for Southern Ashanti Gold Mining Project, Ghana (2007);
- > SIA for Valencia Uranium Mine, Swakopmund, Namibia (2007);
- > SIA for expansion of PPC cement factory, Riebeck West, Western Cape (2007);
- SIA and Social Labour Plan for Xolobeni Heavy Mineral Sands Project, Eastern Cape, South Africa (2007);
- SIA and Social Labour Plan for Tormin Heavy Mineral Sands Project, Western Cape, South Africa (2007);

Renewable energy projects

- ➤ SIAs for wind energy facilities: SIAs for over 50 wind energy projects in Western Cape, Eastern Cape and Northern Cape Province of South Africa (2008-current);
- ➤ SIAs for solar energy facilities: SIAs for over 60 solar energy projects in Western Cape, Northern Cape, Free State, North West, Mpumulanga and Limpopo Provinces of South Africa (2009-current).

Strategic social input into projects

- Social Specialist for funder review based on IFC standards for hydropower power project in Zambia (2014-2015);
- Social Specialist for identification of multi-sector investment opportunities in the Eastern Nile Basin, World Bank and Eastern Nile Technical Office (2015):
- > SIA as part of SEA undertaken for industrial area located near Wellington, Western Cape Province (2014);
- Social specialist for assessment of large dam developments on the Eastern Nile Basin, specifically the Blue Nile (Abbay River) in Ethiopia and the consequences for the downstream countries of Sudan and Egypt, World Bank and Eastern Nile Technical Office (2012-2013):
- Social specialist for development and design of Decision Support System for the Nile Basin. Input included development of social indicators used to assess water related projects and development scenarios (dams and irrigation schemes) in the Nile Basin (2012);
- Social specialist for the water resource classification of the Olifants/Doorn Catchment Area (Western and Northern Cape Province) (2011-2012).

Social Impact Assessment and Resettlement Guidelines

- Development of Guidelines for Social Impact Assessment for Department of Environmental Affairs and Development Planning, Western Cape, (2007);
- Development of a Social Assessment and Development Framework for Department of Water Affairs and Forestry, South Africa, including development of guidelines for Social Impact Assessment, Conflict Management, Relocation and Resettlement and Monitoring and Evaluation (2005). The aim of these guidelines was to assist DWAF to identify, assess and manage social impacts (positive and negative) during the design, development, operation and closure of projects.

Resettlement Action Plans (RAPs)

- > RAP for farming community located near Paarl in the Western Cape (current);
- > SIA and RAP for Southern Ashanti Gold Mining Project, Ghana (2007);
- > RAP for Mare Chicose Landfill Site, Mauritius (2005);
- Maguga Dam, Swaziland. Development of socio-economic monitoring and evaluation programme, including indicators, for the resettlement programme, Swaziland (2001).

Waste management projects

- SIA for Integrated Waste Management Facility, City of Cape Town (2015);
- SIA for Waste to Energy Facility, Wellington, Western Cape (current);
- ➤ SIA for Vissershok landfill expansion, Cape Town (2014);
- SIA for Stellenbosch Landfill Site (2011);
- SIA for Barka Landfill Site, Barka, Oman (2011);
- > SIA Helderberg Waste Transfer Station, Western Cape, (2009);
- ➤ SIA for Mare Chicose Landfill Site, Mauritius (2005);
- > SIA for Coastal Park Landfill Site (1998).

STRATEGIC ENVIRONMENTAL ASSESSMENT

- Project Manager SEA for assessment of option to develop biofuels in Northern Namibia (2010-2011);
- Project Manager SEA City of Windhoek, Namibia (2010-2011);
- Project manager and environmental specialist for SEA for Phase 2 of the National Roads Strategy for Mozambique (2007);
- Joint project manager for SEA of Cape Town 2004 Olympic Bid, Cape Town, SA (1999);
- Baralink SEA, Johannesburg, SA. Specialist input on socio-economic aspects for Baralink SEA (1998).
- > Series of 4 Strategic Environmental Assessment training courses for officials of the Government of Botswana, 2000 & 2001.
- Guest lecturer in SEA for MPhil course in Environmental Management at University of Cape Town, 2000-2004.
- ➤ Paper presented at IAIA 98, Christchurch, New Zealand (1998). Strategic Environmental Assessment of the Cape Town 2004 Olympic Bid,

ENVIRONMENTAL IMPACT ASSESSMENT

Experience includes developing proposals (technical and financial), liaising with clients, authorities and the public, developing terms of reference for specialist sub-consultants, project management and reviewing reports. Projects include:

- Barka Landfill Site, Barka, Oman (2011);
- ➤ Darling Wind Farm, Western Cape, South Africa. Environmental assessment of proposed Wind Farm near the town of Darling (2002).
- Walvis Bay Naval Facility, Walvis Bay, Namibia. Environmental assessment of the proposed naval facilities in Walvis Bay (2001).
- Portnet Saldanha, Western Cape, SA. EIA for the expansion of a bulk iron ore export facility at the Port of Saldanha (2000).
- Coastal Park Waste General Waste Site, Cape Town, SA. EIA, including public participation for a large, general waste site (1998).
- Sanderlings Development Plettenberg Bay, SA. EA, including public participation, for proposed residential development adjacent to the coast (1999).
- > Stellenbosch Mountain Golf Course Development, Stellenbosch, SA. EIA, including public participation, for golf course, hotel and residential development (1998).
- Sparrebosch EIA, Knysna, South Africa (SA). EIA, including public participation, for golf course, hotel and residential development (1996).
- Stones Hill by-pass, Grahamstown, SA. EIA, including public participation, of a proposed by-pass near Stones-Hill, Grahamstown (1992).
- ➤ Riversonderend N2 by-pass, Riversonderend, SA.EIA, including public participation, of a proposed by pass of the N2 around the town of Riversonderend (1991).

REVIEW

- Review of SIA for N3 by-pass around Harrismith, Free State Province, (2015-16)
- Review of social implications associated with proposed SANRAL N1-N2 Winelands Toll Road

- Project as part of the City of Cape Town's legal challenge of SANRALs proposal to develop toll roads (2015);
- ➤ Internal Review of Gamsberg Zinc Mine SIA for ERM (Northern Cape Province, South Africa), March, 2013;
- Internal Review of Waterval Tailings Dam SIA for WSP (North West Province, South Africa), March, 2013,
- ➤ Review of SIA for the proposed N1-N2 Winelands Toll Road Project as part of the City of Cape Town's legal challenge to the proposed project (2011-2012);
- Review of SIA for Nuclear 1 for Arcus Gibb (3 conventional nuclear power plants) located along the western and south eastern coasts of South Africa (2009);
- Review of SIA for proposed PMBR Plant at Koeberg, Western Cape (2008);
- > Review of specialist reports for the Groot Letaba Dam EIA, Mpumulanga, South Africa (2008).
- External Review Consultant for SIA component of N2 Wild Coast Toll Road EIA (2008).
- Internal Review Consultant for Golder Associates on Namakwa Sands Heavy Mineral Mining EIA, Western Cape (2006);
- Review of EIA for Palm Valley Golf Course Estate, Durbanville, Western Cape (2005);
- Review of EIA for Zeekoevlei Golf Course Estate, Somerset West, Western Cape (2005);
- Review of EIA for Oostenberg Waste Transfer Station, Brackenfell, Western Cape (2004);
- Review of Socio-Economic Study undertaken for the R300 Toll Road EIA, Cape Town, Western Cape (2004);
- Review of EIA for proposed establishment of Toll booths on Chapman's Peak Drive, Cape Town, Western Cape (2003);
- Review of EIA for Cell Phone Mast, Cedeberg, Western Cape (2003);
- > Review of EIA for Hotel and Conference Center, Durbanville, Western Cape (2003);
- Review of EIA for N7 Road Up-grade, Clanwilliam, Western Cape (2002);
- > Review of EIA for Up-grade of Sewage Works, Western Cape (2002).

ENVIRONMENTAL RESEARCH

Experience and projects include:

- > Environmental and social specialist for the development of Mozambique Biofuels Strategy (2007).
- Development of strategy for the development of the Environmental Goods and Service Industry in the Western Cape for the Department of Environmental Affairs and Development Planning in the Western Cape (2006).
- Review of the Environmental Goods and Service Industry in South African and development of a strategy for the Department of Trade and Industry, South Africa (2006).
- Chapter on the South African Environmental Goods and Services Industry for study commissioned by the Department of Environmental Affairs and Tourism (2006).
- Integrating Sustainable Development into the Integrated Development Planning Process in South Africa. Review of 4 case studies in SA for the World Summit on Sustainable Development, Johannesburg (2002).
- ➤ Development of Integrated Sustainable Transportation Assessment Framework for Transportation Planning in South Africa. Project Manager for joint project between EEU and Urban Transportation Research Group at UCT (2003).
- ➤ Project Manager for South African Cleaner Development Mechanism (CDM) initiative being undertaken by South South North Trust. Project involves the recovery of methane gas from the Bellville South Landfill Site in Cape Town (2004)
- ➤ Development of Toolkit for incorporating Sustainable Development in to the Integrated Development Planning Process in South Africa (2004).
- Integrating Sustainable Development into the Eastern Cape Province Provincial Growth and Development Plan, 2004-2020 (2003-2004).
- ➤ Department of Housing, South Africa. Assessment of options for the development of energy and water efficient low cost housing in South Africa and an assessment of potential financing mechanisms, South Africa (2000).

ENVIRONMENTAL PLANNING

- Development of a Rehabilitation and Land Use Plan for the Alexkor Mining Area in the Richtersveld in the Northern Cape Province (2003-2007). This formed part of a land claim for the Richtersveld Community and included acting as the lead expert witness for the community in the associated court case.
- ➤ Southern Cape Spatial Development Framework (SCSDF), Southern Cape Region, SA. Environmental opportunities and constraints assessment for SCSDF study (2000).
- > Stellenbosch Rivers Management Plan, Stellenbosch, SA. Integrated management plan for the urban river systems in Stellenbosch (1998).
- Wetton-Lansdowne corridor project, Cape Town, SA. Habitat conservation and biodiversity study to inform planning proposals for the Wetton-Lansdowne corridor (1998).
- > Tygerberg Spatial Development Framework, City of Tygerberg, Cape Town, SA. Environmental baseline study for the spatial development framework study for the City of Tygerberg (1999).
- ➤ Protea Valley development options, City of Tygerberg, Cape Town, SA. Assessment and identification of suitable land use development options for Protea Valley (2000).

WASTE MANAGEMENT

- Project Manager, Al Wusta Regional Waste Site Investigation, Oman (2011).
- > Project Manager, Al Batinah Regional Waste Site Investigation, Oman (2011);
- Project Manager, Barka Landfill Site EIA, Muscat, Oman (2010);
- Mare Chicose Landfill, Mauritius. SIA and Compensation and Relocation Plan for proposed expansion of the current landfill site (2005).
- Robertson Waste Site, Robertson, SA. EA, including public participation, for the identification of a new waste site (2000).
- Project Manager, Coastal Park General Waste Site, Cape Town, SA. EIA for proposed expansion of a large, general waste site (1998).
- Project Manager, Windhoek general and hazardous waste site, Windhoek, Namibia. Investigation to identify new general and hazardous waste disposal site for Windhoek (1997).
- ➤ Project Manager, Walvis Bay general and hazardous waste site, Walvis Bay, Namibia. Investigation to identify new general and hazardous waste disposal site for Walvis Bay (1998).
- Project Manager, Port Elizabeth Waste Site, Port Elizabeth, SA. Environmental Assessment for permit application (1998).
- Project Manager, Brackenfell general waste site, Cape Town, SA. Permit application report ad environmental assessment for Brackenfell waste site (1995).
- Project Manager, Ceres general waste site, Ceres, SA. Permit application report ad environmental assessment for Ceres waste site (1995)
- ➤ Project Manager, Caledon general waste site, Caledon, SA. Permit application report ad environmental assessment for Caledon waste site (1996).
- ➤ Project Manager, Wellington general waste site, Wellington, SA. Permit application report ad environmental assessment for Wellington waste site (1996).
- Project Manager, Greyton general waste site, Greyton, SA. Permit application report ad environmental assessment for Greyton waste site (1999);

ENVIRONMENTAL TRAINING AND CAPACITY BUILDING

Experience includes design of training courses, development of training manuals and running courses for both the private and public sector. Courses include:

- > 2 X 5 day course on Resource Economics for Coastal Managers and Government Officials, Namibian Government (2009).
- ➤ 5 day course on EIA and Environmental Management course for Swaziland Local Authorities, 2004.
- Integrated Coastal Management course for Department of Marine and Coastal Management, 2004.
- > 5 regional Social Assessment Training Workshops for officials from the South African Department of Water Affairs and Forestry, 2004.

- EIA training course for officials of the South African National Parks, Kruger National Park, 2003.
- ➤ Environmental Management course for Shell South Africa, 2003.
- ➤ 10 Local Agenda (LA) 21 training courses for provincial and local government departments in South Africa during period 2000-2002.
- Resource Economics Workshop for South African Department of Water Affairs and Forestry, 2002.
- Conflict Resolution Workshop for subsistence fishermen, Kwa-Zulzu Natal, 2002.
- ➤ Integrating the principles of LA 21 into Integrated Development Planning. Course presented at World Summit on Sustainable Development, Johannesburg, 2002.
- ➤ Environmental facilitation, mediation and conflict management. Training course for Independent Mediation Services in South Africa (IMSSA) facilitators, 1998, 1999 and 2000.
- > Series of 4 Strategic Environmental Assessment training courses for officials of the Government of Botswana, 2000 & 2001.
- ➤ EIA training course for officials of the Government of Lesotho, 2000 and 2001.
- ➤ EIA training courses for local government officials in Cape Town, 2000.

LECTURING AND TEACHING

Experience includes lecturing and teaching at an under and post-graduate level since 1990. The areas of interest include Environmental Economics, EIA, SEA, SIA and Waste Management.

- Guest Lecturer in SIA, Department of Environmental and Geographical Science and Department of Planning, University of Cape Town (current);
- ➤ Lecturer in Environmental Economics for the MPhil course in Environmental Management at University of Cape Town from 1990 –2006.
- Guest lecturer in SIA, EIA and SEA for MPhil course in Environmental Management at UCT, 2000-2004.
- Coordinator and lecturer in Environmental Economics at Cape Technikon, 1999.
- ➤ Coordinator and lecturer of waste management course, Peninsula Technikon in 1998.
- ➤ Guest lecturer at Peninsula Technikon for waste management, 1994 1998.
- Moderator for Peninsula Tecknikon waste management course, 1994-2002.
- Environmental Management for senior managers, module on a business management course for AngloVaal Management run by Prof John Simpson of UCT, 2000 and 2001.
- Guest lecturer on SIA and EIA for Geography and Environmental Science Honours, UCT. 2000-2004.
- ➤ Presenter and coordinator on annual Integrated Environmental Management Short Course run by the Environmental Evaluation Unit at UCT (2000-2006).
- Presenter on Integrated Coastal Management course run by Environmental Evaluation Unit at UCT 2005-2006.

PUBLIC PARTICIPATION

Experience includes designing public participation processes and facilitating public meetings and workshops. Projects include:

- ➤ SEA for Wellington Industrial Area, managed and facilitated public meetings and workshops (2014).
- Green Point Common, Cape Town. Public participation and facilitation processes for development of new market area for informal traders (2005);
- Chapman's Peak Drive. Managed and facilitated the public participation processes for looking at the technical and funding options for re-opening Chapman's Peak Drive on the Cape Peninsula as a toll road (2001).
- Visserhok Hazardous waste disposal sites, Cape Town City Council and Wastetech, Cape Town, SA. Managed and facilitated the public participation processes for the permit application for two hazardous waste sites located at Visserhok (1994).
- Grand West Casino, Cape Town. Public participation processes for proposed establishment of the Grand West Casino at the Cape Show Grounds, Cape Town (1997).
- Coastal Park waste site, Cape Town, SA. Managed and facilitated public participation processes for the permit application for the Coastal Park general waste site (1998).

Managed and facilitated public participation processes associated with EIA's listed above.

ENVIRONMENTAL MANAGEMENT PLANS AND REHABILITATION REPORTS

- Development of rehabilitation programme and cost estimate for damage caused by 80 years of alluvial diamond mining between Alexander Bay and Port Nolloth, West Coast, South Africa (current). This project is linked to the Richtersveld Land Claim and involved acting as an expert witness in the associated court case.
- ➤ Corridor Sands Heavy Mineral Project, Mozambique. Development of an Environmental Management Plan (EMP) for the construction phase of the project (2001).
- Walvis Bay Naval facilities, Walvis Bay, Namibia. EMP for the construction phase of the project (2001).
- APC cement factory, Otjiwarongo, Namibia. Operational management plan for up-grade to meet the legislative requirements (2000).
- > Sparrebosch golf course, hotel and residential development, Knysna, SA. Environmental Management Plan (EMP) for the construction phase (1997).
- M3 highway up-grade, Johannesburg, SA. EMP for the design and construction phase of the M3 (1995).
- Trunk Road 46, Grahamstown-Port Alfred, Eastern Cape, SA. EMP for the construction phase (1994).
- > Trunk Road 46, Grahamstown to Port Alfred, Eastern Cape, SA. Rehabilitation proposals for borrow pits, quarries, cuts, fills and road surfaces (1993).
- Trunk Road 19, Maclear to Halcyon Drift, Eastern Cape, SA. Rehabilitation proposals for borrow pits and quarries (1992).
- Namakwa Sands, Heavy Mineral Mining Operation, West Coast SA. Conceptual Rehabilitation Plan (1991).

ENVIRONMENTAL MANAGEMENT SYSTEMS AND AUDITS

- APC Cement Factory, Otjiwarongo, Namibia. Operational audit of APC cement factory to assess compliance with Namibian legislation (2000).
- ➤ Vodacom, SA. Conceptual Development of an Environmental Policy and outline for an Environmental Management System for Vodacom, SA (1998).
- Marine Oil, SA, initial site audit (1999).
- Rose Foundation, SA. Audit of 15 waste oil-recycling facilities in SA (1997).
- > Zambian Copper Belt, Zambia. Pre-acquisition audit of 20 electrical transformer stations (1997).

SUPERVISION OF STUDENTS

- ➤ 1994-2006: Supervision of the thesis component of MPhil in Environmental Management for a number of students. Usually requested to act as supervisor for at least one or two students per vear.
- Internal and external examiner for a number of theses submitted in fulfillment of the MPhil Environmental Management at UCT.

PUBLICATIONS AND PAPERS

Environmental publications and guidelines

- ➤ Principal Author of Health, Safety and Environmental Guidelines for Bitumen and Coal Tar Products, prepared for the SA Bitumen Association (Sabita), in 1994 and revised in 1998.
- Co-author of document outlining an integrated Waste Management Strategy for the Western Cape, SA, produced in 1995;
- Principal Author of Guidelines for Waste Management in South Africa, a handbook for local authorities, produced by Ninham Shand in 1993.

Papers and articles

The majority of the articles aimed at the layperson as opposed to journal articles.

- 1. SOWMAN, M R, GLAZEWSKI, J I, FUGGLE, R F, BARBOUR, A (1990) "Planning and legal responses to sea-level rise in South Africa", South African Journal of Science, v 86, 1990.
- 2. BARBOUR, T (1992) 'Addressing the social impacts of waste disposal by incorporating permit applications into the latest Integrated Environmental Management (IEM) procedures", Paper presented at Wastecon '92, 3 5 November 1992.
- 3. BARBOUR, T (1992) "Internalising externalities: An attempt to address social costs", paper presented at a workshop on the Economy and Environment, 25 November 1992.
- 4. BARBOUR, T (1993) "The importance of taking waste disposal seriously", IMIESA, v 18 no 7 July 1993.
- 5. BARBOUR, T (1993) "Community based waste collection", Earthyear 5th edition, winter 1993.
- 6. BARBOUR, T (1993) "Guidelines for waste management in South Africa", Ninham Shand, 1993.
- 7. BARBOUR, T (1994) "Quarry Rehabilitation Reports: Are they effective working documents or merely legal requirements?", EPM, v 5, no 2, February 1994.
- 8. BARBOUR, T (1994) "Environmental factors relating to site selection for dams", Paper presented at SAICE one-day seminar on earth dam design, 3 June 1994.
- 9. BARBOUR, T (1994) "Environmental Economics", Earthyear 7th edition, Summer 1994.
- 10. BARBOUR, T (1996) "Lessons learnt from Vissershok for public participation and landuse planning", Paper presented at Wastecon 96, Durban, South Africa.
- 11. BARBOUR, T and COLEMAN, A (1996) "Towards an integrated waste management strategy for the Western Cape", Paper presented at Wastecon 96, Durban, South Africa.
- 12. BARBOUR, T (1998) Strategic Environmental Assessment of the Cape Town 2004 Olympic Bid", paper presented at IAIA 98, Christchurch, New Zealand.
- 13. BARBOUR, T (2000) Robertson Waste Site: A Case Study, paper presented at Wastecon 2000, Somerset West, SA.
- 14. BARBOUR, T (2000) National Environmental Management Act: Implications for Waste Management and the Minimum Requirements, paper presented at Wastecon 2000, Somerset West, SA.
- 15. BARBOUR, T (2001). The role of economic incentives in promoting and/or improving environmental rights. Paper presented a Conference on Environmental Rights, Cape Town, 30 July 2001.
- 16. BARBOUR, T (2002). The role of environmental assessments in land-use planning. Paper presented at Southern African Town Planning Conference, Somerset West, 18-19 March 2002.
- 17. BARBOUR, T (2002). Incorporating principles of environmental sustainability into policy making. Conference on Environmental Practices for the 21st Century, Somerset West, 24-25 May, 2002.
- 18. BARBOUR, T and Brownlie, S (2002). Have mandatory environmental impact assessments improved decision-making in South Africa, and are they making a significant contribution to sustainable development? International Association for Impact Assessment (SA), National Conference, 7-9 October 2002.
- 19. Barbour, T (2003). Developing and evaluating effective strategies for managing hazardous materials and wastes. Paper prepared for Chemical and Toxic Waste Management Conference Park Hyatt, Rosebank, Johannesburg, February 2003.
- 20. Barbour T (2004). Incorporating Sustainable Development considerations in to the IDP process. Paper prepared for conference on Environmental Management for Local Government, Johannesburg, June 2004.
- 21. THESIS TOPIC "Quarry Rehabilitation: The need to adopt a pre-planning approach towards rehabilitation (MSc Environmental Science)." An important component of the study was the development of a Rehabilitation Programme and Rehabilitation checklist to assist those involved in carrying out rehabilitation work.

APPENDIX 3: REHABILITATION MANAGEMENT PLAN

REVEGETATION AND REHABILITATION PLAN

PURPOSE

The purpose of the Revegetation and Rehabilitation Plan is to ensure that areas cleared or impacted during construction activities within the development footprint for the Merino Wind Farm, and that are not required for operation, are rehabilitated to their original state before the operation phase commences, and that the risk of erosion from these areas is reduced. The purpose of the Rehabilitation Plan for the site can be summarised as follows:

- » Achieve long-term stabilisation of all disturbed areas.
- » Re-vegetate all disturbed areas with suitable local plant species.
- » Minimise visual impact of disturbed areas.
- » Ensure that disturbed areas are rehabilitated to a condition similar to that found prior to disturbance.

This Revegetation and Rehabilitation Plan must be read in conjunction with other relevant site-specific plans. Prior to the commencement of construction, a detailed Revegetation and Rehabilitation Plan and Method Statement for the site must be compiled with the aid of a suitably qualified and professionally registered specialist (with a botanical or equivalent qualification).

2. RELEVANT ASPECTS OF THE SITE

The vegetation on site is not considered to be part of any threatened ecosystem and has not been assessed as being of high conservation value due to rates of transformation. The regional vegetation types that occur on site, i.e., Eastern Upper Karoo and Upper Karoo Hardeveld, are both widespread and have low rates of transformation across their geographical range.

There are three plant species listed as Rare (Anisodontea malavastroides, Aloe broomii var. tarkaensis and Tridentea virescens) that could potentially occur on site, but these are all widespread species that are naturally rare where they are found. None have been previously recorded on this site. There are also two plant species protected according to National legislation (Crinum bulbispermum and Harpagophytum procumbens) that could potentially occur in the geographical area, but these are also very widespread species. The loss of some individuals, if they are found to occur on site, would not affect the conservation status of any of the species. It is, however, unlikely that any of them would be affected.

A total of 72 plant species were recorded during the field surveys (refer to Appendix 2 of the plant species compliance statement). If other observation data is taken into account from other ad hoc surveys in the area, then there are close to 200 plant species that are known to occur in the direct study area and nearly 470 that are known from the general area that includes the site. This is relatively diverse for an arid environment.

3. REHABILITATION METHODS AND PRACTISES

The following general management practices should be encouraged or strived for:

» Clearing of invaded areas must be conducted as per the Alien Management Plan, included in the EMPr.

- » No harvesting of vegetation may be undertaken outside the area to be disturbed by construction activities.
- » Indigenous plant material must be kept separate from alien material.
- » Indigenous seeds may be harvested for purposes of revegetation in areas that are free of alien invasive vegetation, either at the site prior to clearance or from suitable neighbouring sites.
- » Topsoil must be reserved wherever possible on site, to be utilised during rehabilitation.
- » Sods used for revegetation must be obtained directly from the site, but not from the sensitive areas. Sods must contain at least a 50mm topsoil layer and be minimally disturbed, in particular to existing root systems. Sods must ideally be obtained from areas as close as possible to the region that is to be rehabilitated.
- » Water used for the irrigation of re-vegetated areas must be free of chlorine and other pollutants that might have a detrimental effect on the plants.
- » All seeded, planted or sodded grass areas and all shrubs or trees planted are to be irrigated at regular intervals.
- » On steep slopes and areas where seed and organic matter retention is low, it is recommended that soil savers are used to stabilise the soil surface. Soil savers are man-made materials, usually constructed of organic material such as hemp or jute and are usually applied in areas where traditional rehabilitation techniques are not likely to succeed.
- » In areas where soil saver is used, it must be pegged down to ensure that it captures soil and organic matter flowing over the surface.
- » The final rehabilitated area must resemble the current composition and structure of the soil as far as practicably possible.
- » Progressive rehabilitation is an important element of the rehabilitation strategy and must be implemented where feasible.
- » No construction equipment, vehicles or unauthorised personnel must be allowed onto areas that have been rehabilitated.
- » Where rehabilitation sites are located within actively grazed areas, they must be fenced off, this must be undertaken in consultation with the landowner.
- » Any runnels, erosion channels or wash-aways developing after revegetation must be backfilled and consolidated and the areas restored to a proper stable condition.
- » Re-vegetated areas must be monitored frequently and prepared and revegetation from scratch should inadequate signs of surface coverage or grown be evident after two growth seasons. Adequate recovery must be assessed by a qualified botanist or rehabilitation specialist.
- » The stockpiled vegetation from the clearing operations must be reduced to mulch where possible and retained along with topsoil to encourage seedbank regrowth and soil fertility.
- » Mulches must be collected in such a manner as to restrict the loss of seed.
- » Mulch must be stored for as short a period as possible.
- » Mulch is to be harvested from areas that are to be denuded of vegetation during construction activities, provided that they are free of seed-bearing alien invasive plants.
- » Where herbicides are used to clear vegetation, species-specific chemicals must be applied to individual plants only. General spraying must be strictly prohibited, and only the correct herbicide type must be applied.
- » Once rehabilitated, areas must be protected to prevent trampling and erosion.
- » Fencing must be removed once a sound vegetative cover has been achieved.

4. MONITORING AND FOLLOW-UP ACTION

Throughout the lifecycle of the development, regular monitoring and adaptive management must be in place to detect any new degradation of rehabilitated areas. During the construction phase, the Environmental Officer (EO) and EPC Contractor will be responsible for initiating and maintaining a suitable monitoring system. Once the development is operational, the Developer will need to identify a suitable entity that will be able to take over and maintain the monitoring cycle and initiate adaptive management as soon as it is required. Monitoring personnel must be adequately trained.

The following are the minimum criteria that must be monitored:

- » Associated nature and stability of surface soils.
- » Re-emergence of alien and invasive plant species. If noted, remedial action must be taken immediately, as per the alien management plan and mitigation measures contained within the EMPr.

Rehabilitation success, monitoring and follow-up actions are important to achieve the desired cover and soil protection. The following monitoring protocol is recommended:

- » Rehabilitation areas must be monitored every 4 months for the first 12 months following construction, or as per the recommendations of specialist.
- » Ensure that steep slopes are not de-vegetated unnecessarily and subsequently become hydrophobic (i.e. have increased runoff and a decreased infiltration rate) increasing the erosion potential.
- » Soil loss is related to the length of time that soils are exposed prior to rehabilitation or stabilisation. Therefore, the timeframe between construction activities and rehabilitation must be minimised. Phased construction and progressive rehabilitation, where practically possible, are therefore important elements of the erosion control and rehabilitation strategy.
- » Any areas showing erosion, must be adaptively managed with particular erosion control measures, depending on the situation.

If the current state of the environment prior to construction (which will be disturbed during the construction phase) is not achieved post impact, within the specified rehabilitation period, maintenance of these areas must continue until an acceptable state is achieved (excluding alien plant species or weeds). Additional rehabilitation methods may be necessary to achieve the current state before construction commences.

Monitoring of the rehabilitation success, as well as follow-up adaptive management, combined with the clearing of emerging alien plant species must all continue for as long as is considered necessary, depending on regrowth rates.

APPENDIX 4: PLANT RESCUE AND PROTECTION PLAN

PLANT RESCUE AND PROTECTION PLAN

1. PURPOSE

The purpose of the Plant Rescue and Protection Plan is to implement avoidance and mitigation measures, in addition to the mitigations included in the Environmental Management Programme (EMPr) to reduce the impact of the development of the wind farm and associated infrastructure on listed and protected plant species and their habitats during construction and operation. This subplan is required in order to ensure compliance with national and provincial legislation for vegetation clearing and any required destruction or translocation of provincially and nationally protected species within the footprint of the development.

The Plan first provides some legislative background on the regulations relevant to listed and protected species, under the Nature and Environmental Conservation Ordinance (Act 19 of 1974) and trees protected under the National List of Protected Tree Species. This is followed by an identification of protected species present within the development footprint and actions that should be implemented to minimise impact on these species and comply with legislative requirements.

2. IDENTIFICATION OF SPECIES OF CONSERVATION CONCERN

Plant species are protected at the national level as well as the provincial level and different permits may be required for different species depending on their protection level. At the national level, protected trees are listed by DEFF under the National List of Protected Trees, which is updated on a regular basis. Any clearing of nationally protected trees requires a permit from DAFF. At the provincial level, all species red-listed under the Red List of South African plants (http://redlist.sanbi.org/) as well as species listed under the Nature and Environmental Conservation Ordinance (Act 19 of 1974) are protected and require provincial permits. The Nature and Environmental Conservation Ordinance (Act 19 of 1974) lists a variety of species as protected.

3. IDENTIFICATION OF LISTED SPECIES

In this section, the listed species observed to occur within the broader area are identified and listed.

There are three species listed as Rare that are considered to occur within the geographical area under consideration and could potentially occur on site, namely, Anisodontea malavastroides, Aloe broomii var. tarkaensis and Tridentea virescens (refer to **Table 1**). These are all species with wide geographical distributions, but which are rarely encountered. None of these species are considered to be threatened and none were observed on site.

Table 1: Plant species of conservation importance (Threatened, Near Threatened and Declining) that have historically been recorded in the study area

Family	Taxon	Status	Habitat	Likelihood of occurrence on site
Apocynaceae	Tridentea virescens	RARE	Warmbad in southern Namibia to Kakamas and Prieska in the Nortern Cape stretching east to Prince Albert and Aberdeen. Stony ground, or hard loam in floodplains.	MEDIUM

Malvaceae	Anisodontea malavastroides	RARE	This species is endemic to the mountains of the Great Karoo, where it occurs in the Nuweveld and Sneeuberg mountains between Beaufort West and Middelburg. It occurs in arid grassland on summit plateaus and escarpments.	MEDIUM
Asphodelaceae	Aloe broomii var. tarkaensis	LC	Tarkastad, Middelburg and Graaff-Reinet districts, possibly also in the Victoria West district. Low, stony ridges.	MEDIUM

No plant species protected under the National Environmental Management: Biodiversity Act (No. 10 of 2004) were identified on site. However, several have a geographical distribution that includes the project site. Numerous plant species protected under the Northern Cape Nature Conservation Act (No. 9 of 2009) were identified on site. Despite not being threatened, any impacts on these species will require a permit from the relevant authority. There is a possibility that there may be additional protected plant species present on site that were not detected during the field survey. A comprehensive walk-through survey of the final footprint is required to compile a complete list of these protected species.

According to the National Web-Based Environmental screening tool, 2 plant species have been flagged as of concern for the area the current project is in, these are listed below. A description of each species is provided.

Hereroa concava (Aizoaceae)

Vulnerable B1ab(iii)

Due to taxonomic uncertainty, this species' distribution range is not well known. It appears to be endemic to a small area in the Great Karoo between Beaufort West, Richmond and De Aar. It is known to occur in Eastern Upper Karoo and Upper Karoo Hardeveld vegetation types. Plants occur sheltered among shrubs on flats and plateaus with shale outcrops. There are very few records of this species, and these known records are scattered over a wide area. Herbarium collections, where the identity is confirmed, indicate that it is common in the Karoo National Park. Its abundance elsewhere is not well known. Known records from iNaturalist include the plains above the mountains north of Beaufort West, and a hilltop north of Hanover. The study site is almost exactly half way between these two locations and habitat on site fits the description of locations where this species has been previously recorded. There are two records of Hereroa species on site that have only been identified to genus level. Based on the distribution of known taxa, it is highly likely that they are Hereroa concava. It is therefore assumed that it probably occurs on site, and that rocky hills are the most likely habitat on site.

Sensitive species 945

A Near Threatened geophyte known from the summits of rocky dolerite ridges in the Nama Karoo. It is endemic to the karoo, occurring in the Sneeuberg, Agter-Sneeuberg and Nuweveld Mountains, extending inland to the area between Hanover and Beaufort West, broadly following the N1 road. There is a known photographic observation within the broad renewable energy cluster assessed for this overall project, which is near to the current Merino Wind Farm project. It is likely, based on the habitat requirements and distribution, that the species occurs on site, and that rocky hills are the most likely habitat on site.

Additional listed plant species for the study area

A database search identifies a number of additional listed plant species that could possibly occur on site that are not flagged in the Screening Tool output. This includes the following:

- » Tridentia virescens (Apocynaceae) (Rare): Warmbad in southern Namibia to Kakamas and Prieska in the Nortern Cape stretching east to Prince Albert and Aberdeen. Stony ground, or hard loam in floodplains. It has a very wide geographical distribution but is rarely found. A relatively recent (2017) observation was made in the Doornkloof Nature Reserve north of Colesberg (www.ispotnature.org) and it was documented in 1957 from near Murraysburg in habitat similar to that found on site. There is therefore at least a moderate probability that it occurs on site.
- » Anisodontea malvastroides (Rare): This species is endemic to the mountains of the Great Karoo, where it occurs in the Nuweveld and Sneeuberg mountains between Beaufort West and Middelburg in arid grassland on summit plateaus and escarpments. It has also been recorded on an inselberg-like outcrop north of Richmond. It could possibly occur on site, in which case it is likely to be found on the summit of prominent hills.
- » Aloe broomii var tarkaensis (Rare) is found from Tarkastad and Middelburg to Graaff-Reinet in low stony ridges associated with the escarpment. The distribution of var. tarkaensis is to the south-east of the current site. Two observations of Aloe broomii were made on site, but both are from var. broomii and not var. tarkaensis. Aloe broomii var tarkaensis is therefore unlikely to occur on site.

A total of seventy-two (72) plant species were recorded during the field surveys (Appendix 2 of the Terrestrial Plant Species Compliance Statement) If other observation data is taken into account from other ad hoc surveys in the area, then there are close to 200 plant species that are known to occur in the direct study area and nearly 470 that are known from the general area that includes the site. This is relatively diverse for an arid environment.

4. MITIGATION & AVOIDANCE OPTIONS

The primary mitigation and avoidance measure that must be implemented at the pre-construction phase is the Pre-construction Walk-Through of the development footprint. This defines which and how many individuals of listed and protected species are found within the development footprint. This information is required for the DFFE and Provincial Eastern Cape Department of Economic Development, Environmental Affairs and Tourism (DEDEAT) permits which must be obtained before construction can commence.

Where listed plant species fall within the development footprint and avoidance is not possible, then it may be possible to translocate the affected individuals outside of the development footprint. However, not all species are suitable for translocation. Recommendations in this regard would be made following the walk-through of the facility development footprint before construction, where all listed and protected species within the development footprint will be identified and located.

5. RESCUE AND PROTECTION PLAN

5.1. Pre-construction

- » Identification of all listed species which may occur within the site, based on the SANBI POSA database as well as the specialist BA studies for the site and any other relevant literature.
- » Before construction commences at the site, the following actions should be taken:
 - A walk-through of the final development footprint by a suitably qualified botanist/ecologist to locate and identify all listed and protected species which fall within the development footprint. This should happen during the flowering season at the site.

- A walk-through report following the walk-through which identifies areas where minor deviations to roads and other infrastructure can be made to avoid sensitive areas and important populations of listed species. The report should also contain a full list of localities where listed species occur within the development footprint and the number of affected individuals in each instance, so that this information can be used to comply with the permit conditions required by the relevant legislation. Those species suitable for search as rescue should be identified in the walk-through report.
- A permit to clear the site and relocate species of concern is required from Provincial Eastern Cape
 Department of Economic Development, Environmental Affairs and Tourism (DEDEAT) before
 construction commences. A tree clearing permit is also required from DEFF to clear protected trees
 from the site.
- Once the permits have been issued, there should be a search and rescue operation of all listed species that cannot be avoided, which have been identified in the walk-through report as being suitable for search and rescue within the development footprint. Affected individuals should be translocated to a similar habitat outside of the development footprint and marked for monitoring purposes.

5.2. Construction

- » Vegetation clearing should take place in a phased manner, so that large cleared areas are not left standing with no activity for long periods of time and pose a wind and water erosion risk. This will require coordination between the contractor and EO, to ensure that the EO is able to monitor activities appropriately.
- » All cleared material must be handled according to the Revegetation and Rehabilitation Plan and used to encourage the recovery of disturbed areas.
- » EO to monitor vegetation clearing at the site. Any deviations from the plans that may be required should first be checked for listed species by the EO and any listed species present which are able to survive translocation should be translocated to a safe site.
- » All areas to be cleared should be demarcated with construction tape, survey markers or similar. All construction vehicles should work only within the designated area.
- » Plants suitable for translocation or for use in rehabilitation of already cleared areas should be identified and relocated before general clearing takes place.
- » Any listed species observed within the development footprint that were missed during the preconstruction plant sweeps must be translocated to a safe site before clearing commences.
- » Many listed species are also sought after for traditional medicine or by collectors and so the EO and ECO must ensure that all staff attend environmental induction training in which the legal and conservation aspects of harvesting plants from the wild are discussed.
- » The EO must monitor construction activities in sensitive habitats such as in dune areas carefully to ensure that impacts to these areas are minimised.

5.3. Operation

- » Access to the site should be strictly controlled and all personnel entering or leaving the site must be required to sign in and out with the security officers.
- The collecting of plants of their parts must be strictly forbidden and signs stating so must be placed at the entrance gates to the site.

6. MONITORING AND REPORTING REQUIREMENTS

The following reporting and monitoring requirements are recommended as part of the plant rescue and protection plan:

- » Pre-construction walk-through report detailing the location and distribution of all listed and protected species. This must include a walk-through of all infrastructure including all new access roads, cables, buildings and the substation. The report must include recommendations of route adjustments where necessary, as well as provide a full account of how many individuals of each listed species will be impacted by the development. Details of plants suitable for search and rescue must also be included.
- Permit applications to DEDEAT and DEFF. This requires the walk-through report as well as the identification and quantification of all listed and protected species within the development footprint. The permit is required before any search and rescue or vegetation clearance can take place. Where large numbers of listed species are affected, a site inspection and additional requirements may be imposed by Provincial Eastern Cape Department of Economic Development, Environmental Affairs and Tourism (DEDEAT) and/or DEFF as part of the permit conditions. All documentation associated with this process needs to be retained and the final clearing permit must be kept at the site.
- » Active daily monitoring of clearing during construction by the EO to ensure that listed species and sensitive habitats are avoided. All incidents must be recorded along with the remedial measures implemented.
- » Post-construction monitoring of plants translocated during search and rescue to evaluate the success of the intervention. Monitoring for a year post-transplant should be sufficient to gauge success.

APPENDIX 5: ALIEN VEGETATION MANAGEMENT PLAN			

ALIEN PLANT AND OPEN SPACE MANAGEMENT PLAN

1. PURPOSE

Invasive alien plant species pose the second largest threat to biodiversity after direct habitat destruction. The purpose of this Alien Plant and Open Space Management Plan is to provide a framework for the management of alien and invasive plant species during the construction and operation of the Great Karoo EGI. The broad objectives of the plan include the following:

- » Ensure alien plants do not become dominant in parts of the site, or the whole site, through the control and management of alien and invasive species presence, dispersal, and encroachment.
- » Develop and implement a monitoring and eradication programme for alien and invasive plant species.
- » Promote the natural re-establishment and planting of indigenous species in order to retard erosion and alien plant invasion.

This plan should be updated throughout the life cycle of the wind farm, as required in order to ensure that appropriate measures are in place to manage and control the establishment of alien and invasive plant species and to ensure compliance with relevant legislation.

2. LEGISLATIVE CONTEXT

Conservation of Agricultural Resources Act (Act No. 43 of 1983)

In terms of the amendments to the regulations under the Conservation of Agricultural Resources Act (Act No. 43 of 1983), all declared alien plant species must be effectively controlled. Landowners are legally responsible for the control of invasive alien plants on their properties. In terms of this Act, alien invasive plant species are ascribed to one of the following categories:

- » Category 1: Prohibited and must be controlled.
- » Category 2 (commercially used plants): May be grown in demarcated areas provided that there is a permit and that steps are taken to prevent their spread.
- » Category 3 (ornamentally used plants): May no longer be planted. Existing plants may be retained as long as all reasonable steps are taken to prevent the spreading thereof, except within the flood line of watercourses and wetlands.

National Environmental Management: Biodiversity Act, 2004 (Act No.10 of 2004)

The National Environmental Management: Biodiversity Act (NEM:BA) regulates all invasive organisms in South Africa, including a wide range of fauna and flora. Regulations have been published in Government Notices R.506, R.507, R.508 and R.509 of 2013 under NEM:BA. According to this Act and the regulations, any species designated under Section 70 cannot be propagated, grown, bought or sold without a permit. Below is an explanation of the three categories:

Category 1a: Invasive species requiring compulsory control. Any specimens of Category 1a listed species need, by law, to be eradicated from the environment. No permits will be issued.

- » Category 1b: Invasive species requiring compulsory control as part of an invasive species control programme. Remove and destroy. These plants are deemed to have such a high invasive potential that infestations can qualify to be placed under a government sponsored invasive species management programme. No permits will be issued.
- » **Category 2:** Invasive species regulated by area. A demarcation permit is required to import, possess, grow, breed, move, sell, buy or accept as a gift any plants listed as Category 2 plants. No permits will be issued for Category 2 plants to exist in riparian zones.
- » Category 3: Invasive species regulated by activity. An individual plant permit is required to undertake any of the following restricted activities (import, possess, grow, breed, move, sell, buy or accept as a gift) involving a Category 3 species. No permits will be issued for Category 3 plants to exist in riparian zones.

The following guide is a useful starting point for the identification of alien plant species: Bromilow, C. 2010. Problem Plants and Alien Weeds of South Africa. Briza, Pretoria.

It is important to note that alien plant species that are regulated in terms of the Conservation of Agricultural Resources Act (Act 43 of 1983) (CARA) as weeds and invader plants are exempted from NEM:BA. This implies that the provisions of the CARA in respect of listed weed and invader plants supersede those of NEM: BA.

3. ALIEN PLANT MANAGEMENT PRINCIPLES

3.1. Prevention and early eradication

A prevention strategy should be considered and established, including regular surveys and monitoring for invasive alien plants, effective rehabilitation of disturbed areas and prevention of unnecessary disturbance of natural areas.

Monitoring plans should be developed which are designed to identify Invasive Alien Plant Species already on site, as well as those that are introduced to the site by the construction activities. Keeping up to date on which weeds are an immediate threat to the site is important, but efforts should be planned to update this information on a regular basis. When additional Invasive Alien Plant Species are recorded on site, an immediate response of locating the site for future monitoring and either hand-pulling the weeds or an application of a suitable herbicide (where permissible only) should be planned. It is, however, better to monitor regularly and act swiftly than to allow invasive alien plants to become established on site.

3.2. Containment and control

If any alien invasive plants are found to become established on site, action plans for their control should be developed, depending on the size of the infestations, budgets, manpower considerations and time. Separate plans of control actions should be developed for each location and/or each species. Appropriate registered chemicals and other possible control agents should be considered in the action plans for each site/species. The use of chemicals are not recommended for any wetland areas. Herbicides should be applied directly to the plant and not to the soil. The key is to ensure that no invasions get out of control. Effective containment and control will ensure that the least energy and resources are required to maintain this status over the long-term. This will also be an indicator that natural systems are impacted to the smallest degree possible.

3.3. General Clearing and Guiding Principles

Alien species control programmes are long-term management projects and should consist of a clearing plan which includes follow up actions for rehabilitation of the cleared area. The lighter infested areas should be cleared first to prevent the build-up of seed banks. Pre-existing dense mature stands ideally should be left for last, as they probably won't increase in density or pose a greater threat than they are currently. Collective management and planning with neighbours may be required in the case of large woody invaders as seeds of alien species are easily dispersed across boundaries by wind or watercourses. All clearing actions should be monitored and documented to keep records of which areas are due for follow-up clearing.

i. Clearing Methods

Different species require different clearing methods such as manual, chemical or biological methods or a combination of both. Care should however be taken so that the clearing methods used do not encourage further invasion and that they are appropriate to the specific species of concern. As such, regardless of the methods used, disturbance to the soil should be kept to a minimum.

Fire should not be used for alien species control or vegetation management at the site. The best-practice clearing method for each species identified should be used.

» Mechanical control

This entails damaging or removing the plant by physical action. Different techniques could be used, e.g. uprooting, felling, slashing, mowing, ringbarking or bark stripping. This control option is only really feasible in sparse infestations or on a small scale, and for controlling species that do not coppice after cutting. Species that tend to coppice, need to have the cut stumps or coppice growth treated with herbicides following the mechanical treatment. Mechanical control is labour intensive and therefore expensive and could cause severe soil disturbance and erosion.

» Chemical Control

Although it is usually preferable to use manual clearing methods where possible, such methods may create additional disturbance which stimulates alien plant invasion and may also be ineffective for many woody species which re-sprout. Where herbicides are to be used, the impact of the operation on the natural environment should be minimised by observing the following:

- * Area contamination must be minimised by careful, accurate application with a minimum amount of herbicide to achieve good control.
- * All care must be taken to prevent contamination of any water bodies. This includes due care in storage, application, cleaning equipment and disposal of containers, product and spray mixtures.
- * Equipment should be washed where there is no danger of contaminating water sources and washings carefully disposed of at a suitable site.
- * To avoid damage to indigenous or other desirable vegetation, products should be selected that will have the least effect on non-target vegetation.
- * Coarse droplet nozzles should be fitted to avoid drift onto neighbouring vegetation.
- * The appropriate health and safety procedures should also be followed regarding the storage, handling and disposal of herbicides.
- * The use of chemicals is not recommended for wetland areas.

For all herbicide applications, the following Regulations and guidelines should be followed:

- * Working for Water: Policy on the Use of Herbicides for the Control of Alien Vegetation.
- Pesticide Management Policy for South Africa published in terms of the Fertilizers, Farm Feeds,
 Agricultural Remedies and Stock Remedies Act, 1947 (Act No. 36 of 1947) GNR 1120 of 2010.
- * South African Bureau of Standards, Standard SANS 10206 (2010).

According to Government Notice No. 13424 dated 26 July 1992, it is an offence to "acquire, dispose, sell or use an agricultural or stock remedy for a purpose or in a manner other than that specified on the label on a container thereof or on such a container".

Contractors using herbicides need to have a valid Pest Control Operators License (limited weeds controller) according to the Fertilizer, Farm Feeds, Agricultural Remedies and Stock Remedies Act (Act No. 36 of 1947). This is regulated by the Department of Environment, Forestry and Fisheries.

» Biological control

Biological weed control consists of the use of natural enemies to reduce the vigour or reproductive potential of an invasive alien plant. Biological control agents include insects, mites, and micro-organisms such as fungi or bacteria. They usually attack specific parts of the plant, either the reproductive organs directly (flower buds, flowers or fruit) or the seeds after they have dropped. The stress caused by the biological control agent may kill a plant outright or it might impact on the plant's reproductive capacity. In certain instances, the reproductive capacity is reduced to zero and the population is effectively sterilised. All of these outcomes will help to reduce the spread of the species.

To obtain biocontrol agents, provincial representatives of the Working for Water Programme or the Directorate: Land Use and Soil Management (LUSM), Department of Environment, Forestry and Fisheries (DEFF) can be contacted.

3.4. General management practices

The following general management practices should be encouraged or strived for:

- » Establish an on-going monitoring programme for the construction phase to detect and quantify any alien species that may become established.
- » Alien vegetation regrowth on areas disturbed by construction must be immediately controlled.
- » Care must be taken to avoid the introduction of alien invasive plant species to the site. Particular attention must be paid to imported material such as building sand or dirty earth-moving equipment.
- » Stockpiles should be checked regularly and any weeds emerging from material stockpiles should be removed.
- » Cleared areas that have become invaded by alien species can be sprayed with appropriate herbicides provided that these herbicides break down on contact with the soil. Residual herbicides should not be used.
- » The effectiveness of vegetation control varies seasonally, and this is also likely to impact alien species. Control early in the wet season will allow species to regrow, and follow-up control is likely to be required. It is tempting to leave control until late in the wet season to avoid follow-up control. However, this may allow alien species to set seed before control, and hence will not contribute towards reducing alien species abundance. Therefore, vegetation control should be aimed at the

middle of the wet season, with a follow-up event towards the end of the wet season. There are no exact dates that can be specified here as each season is unique and management must therefore respond according to the state and progression of the vegetation.

- » Alien plant management is an iterative process, and it may require repeated control efforts to significantly reduce the abundance of a species. This is often due to the presence of large and persistent seed banks. However, repeated control usually results in rapid decline once seed banks become depleted.
- » Some alien species are best individually pulled by hand. Regular vegetation control to reduce plant biomass within the site should be conducted. This should be timed so as to coincide with the critical growth phases of the most important alien species on site. This will significantly reduce the cost of alien plant management as this should contribute towards the control of the dominant alien species and additional targeted control will be required only for a limited number of species.
- » No alien species should be cultivated on-site. If vegetation is required for aesthetic purposes, then non-invasive, water-wise locally occurring species should be used.
- » During operation, surveys for alien species should be conducted regularly. It is recommended that this be undertaken every 6 months for the first two years after construction and annually thereafter. All alien plants identified should be cleared using appropriate means.

3.5. Monitoring

In order to assess the impact of clearing activities, follow-ups and rehabilitation efforts, monitoring must be undertaken. This section provides a description of a possible monitoring programme that will provide an assessment of the magnitude of alien plant invasion on site, as well as an assessment of the efficacy of the management programme.

In general, the following principles apply for monitoring:

- » Photographic records must be kept of areas to be cleared prior to work starting and at regular intervals during initial clearing activities. Similarly, photographic records should be kept of the area from immediately before and after follow-up clearing activities. Rehabilitation processes must also be recorded.
- » Simple records must be kept of daily operations, e.g., area/location cleared, labour units and, if ever used, the amount of herbicide used.
- » It is important that, if monitoring results in detection of invasive alien plants, that this leads to immediate action.

The following monitoring should be implemented to ensure management of alien invasive plant species.

Construction Phase

Monitoring Action	Indicator	Timeframe
Document alien species present at	List of alien plant species	Preconstruction
the site		Monthly during Summer and Autumn
		3 Monthly during Winter and Spring
Document alien plant distribution	Alien plant distribution map within	3 Monthly
	priority areas	
Document and record alien plant	Record of clearing activities	3 Monthly
control measures implemented		

Operation Phase

Monitoring Action	Indicator	Timeframe
Document alien plant species	Alien plant distribution map	Biannually
distribution and abundance over		
time at the site		
Document alien plant control	Records of control measures and	Biannually
measures implemented, and success	their success rate	
rate achieved	A decline in alien distribution and	
	cover over time at the site	
Document rehabilitation measures	Decline in vulnerable bare areas over	Biannually
implemented, and success achieved	time	
in problem areas		