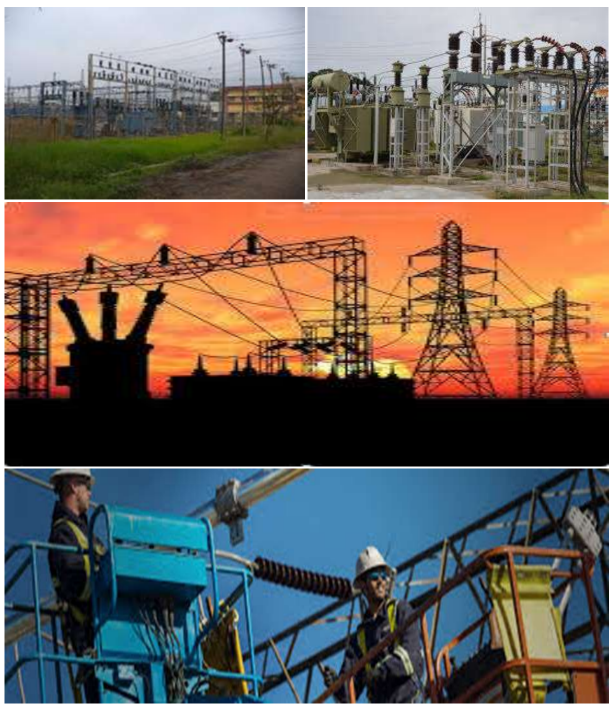
# FE KUDU WIND ENERGY FACILITY, EASTERN CAPE PROVINCE

Environmental Management Programme for an on-site substation (132kV) associated with the FE Kudu Wind Energy Facility

October 2023

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





environmental affairs

Department: Environmental Affairs REPUBLIC OF SOUTH AFRICA

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# INTRODUCTION

#### 1. Background

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

#### 2. Purpose

This document constitutes a generic EMPr relevant to applications for the development or expansion of 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

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

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

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 <b>legally binding</b> . 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 pre- approved or approved in terms of <u>Part C</u> . This section <b>must be</b> submitted to the CA together with the final BAR or EIAR. The information submitted to the CA will be considered to be incomplete should a signed copy of <u>Part B: section 2</u> not be submitted. Once approved, this Section forms part of the EMPr for
С		Site specific sensitivities/ attributes	the development and is legally binding. If any specific environmental sensitivities/ attributes are present on the site which require site specific impact management outcomes and impact management actions, not included in the pre-approved generic EMPr, to manage impacts, these specific impact management outcomes and impact management actions must be included in this section. These specific environmental attributes must be referenced spatially and impact management outcomes and impact management actions must be provided. These specific impact management outcomes and impact management actions must be presented in the format of the pre- approved EMPr template (Part B: section 1)
			This section will not be required should the site contain no specific environmental sensitivities or attributes. However, if <u>Part C</u> is applicable to the site, it <b>is required</b> to be submitted together with the BAR or EIAR, for consideration of, and decision on, the application for EA. The information in this section must be prepared by an EAP and must contain his/her name and expertise including a curriculum vitae. Once

Part	Section	Heading	Content
			approved, Part C forms part of the EMPr for the site and is legally binding.
			This section applies only <b>to additional</b> impact management outcomes and impact management actions that are necessary for the avoidance, management and mitigation of impacts and risks associated with the specific development or expansion and which are not already included in <u>Part B: section 1</u> .
Appendix 1			Contains the method statements to be prepared prior to commencement of the activity. The method statements are <b>not</b> <b>required</b> to be submitted to the competent authority.

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

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

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

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

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

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

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

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

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

<u>Sub-section 1</u> contains the project name, the applicant's name and contact details, the site information, which includes coordinates of the 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: <u>https://screening.environment.gov.za/screeningtool.</u> 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

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

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

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

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
ι <i>γ</i>	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
	<ul> <li>Be fully conversant with the conditions of the EA;</li> <li>Ensure that all stipulations within the EMPr are communicated and adhered to by the Developer and</li> </ul>
	<ul><li>its Contractor(s);</li><li>Issuing of site instructions to the Contractor for corrective actions required;</li></ul>
	<ul> <li>Issuing of she instructions to the Contractor for corrective actions required,</li> <li>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</li> <li>Ensure that periodic environmental performance audits are undertaken on the project implementation.</li> </ul>

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

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.
	<ul> <li><u>Responsibilities</u></li> <li>Ensure that all contractors identify a contractor's Environmental Officer (cEO);</li> <li>Must be fully conversant with the conditions of the EA. Oversees site works, liaison with Contractor, DPM and ECO;</li> </ul>
	<ul> <li>Must ensure that all landowners have the relevant contact details of the site staff, ECO and cEO;</li> <li>Issuing of site instructions to the Contractor for corrective actions required;</li> <li>Will issue all non-compliances to contractors; and</li> <li>Ratify the Monthly Environmental Report.</li> </ul>
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.
	<ul> <li>The responsibilities of the ECO will include the following:</li> <li>Be aware of the findings and conclusions of all EA related to the development;</li> <li>Be familiar with the recommendations and mitigation measures of this EMPr;</li> <li>Be conversant with relevant environmental legislation, policies and procedures, and ensure compliance with them;</li> </ul>
	<ul> <li>Undertake regular and comprehensive site inspections / audits of the construction site according to the generic EMPr and applicable licenses in order to monitor compliance as required;</li> <li>Educate the construction team about the management measures contained in the EMPr and environmental licenses;</li> <li>Compilation and administration of an environmental monitoring plan to ensure that the environmental</li> </ul>
	management measures are implemented and are effective; - Monitoring the performance of the Contractors and ensuring compliance with the EMPr and associated Method Statements;
	<ul> <li>In consultation with the Developer Site Supervisor order the removal of person(s) and/or equipment which are in contravention of the specifications of the EMPr and/or environmental licenses;</li> <li>Liaison between the DPM, Contractors, authorities and other lead stakeholders on all environmental concerns;</li> </ul>
	<ul> <li>Compile a regular environmental audit report highlighting any non-compliance issues as well as satisfactory or exceptional compliance with the EMPr;</li> <li>Validating the regular site inspection reports, which are to be prepared by the contractor Environmental Officer (cEO);</li> </ul>
	<ul> <li>Checking the cEO's record of environmental incidents (spills, impacts, legal transgressions etc.) as well as corrective and preventive actions taken;</li> <li>Checking the cEO's public complaints register in which all complaints are recorded, as well as action taken;</li> </ul>

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

Responsible Person(s)	Role and Responsibilities
	<ul> <li>Measure and communicate environmental performance to the Contractor;</li> <li>Conduct environmental awareness training on site together with ECO and cEO;</li> <li>Ensure that the necessary legal permits and / or licenses are in place and up to date;</li> <li>Acting as Developer's Environmental Representative on site and work together with the ECO and contractor;</li> </ul>
Contractor	Role The Contractor appoints the cEO and has overall responsibility for ensuring that all work, activities, and actions linked to the delivery of the contract are in line with the EMPr and that Method Statements are implemented as described. External contractors must ensure compliance with this EMPr while performing the 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.
	<ul> <li>Responsibilities</li> <li>project delivery and quality control for the development services as per appointment;</li> <li>employ a suitably qualified person to monitor and report to the Project Developer's appointed person on the daily activities on-site during the construction period;</li> <li>ensure that safe, environmentally acceptable working methods and practices are implemented and that equipment is properly operated and maintained, to facilitate proper access and enable any operation to be carried out safely;</li> <li>attend on site meeting(s) prior to the commencement of activities to confirm the procedure and designated activity zones;</li> <li>ensure that contractors' staff repair, at their own cost, any environmental damage as a result of a contravention of the specifications contained in EMPr, to the satisfaction of the ECO.</li> </ul>

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

# 4. ENVIRONMENTAL DOCUMENTATION REPORTING AND COMPLIANCE

To ensure accountable and demonstrated implementation of the EMPr, a number of reporting systems, documentation controls and compliance mechanisms must be in place for all 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	ı		Monitoring	l		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance	
<ul> <li>All staff must receive environmental awareness training prior to commencement of the activities;</li> </ul>	ECO / cEO / dEO	Hold environmental awareness training workshops	Pre-construction Construction and Operations	ECO dEO	Monthly and as and when required	Attendance register and training minutes / notes for the record	
<ul> <li>The Contractor must allow for sufficient sessions to train all personnel with no more than 20 personnel attending each course;</li> </ul>	Contractor	Scheduling of sufficient sessions through consultation with the ECO / cEO / dEO	Pre-construction Construction	ECO dEO	Monthly and as and when required	Attendance register and training minutes / notes for the record	
<ul> <li>Refresher environmental awareness training is available as and when required;</li> </ul>	cEO / dEO in consultation with the ECO	Hold refresher environmental awareness training workshops	During the construction phase	ECO dEO	Monthly and as and when required	Attendance register and training minutes / notes for the record	
<ul> <li>All staff are aware of the conditions and controls linked to the EA and within the EMPr and made aware of their individual roles and responsibilities in achieving compliance with the EA and EMPr;</li> </ul>	cEO / dEO	Hold training workshops and ensure that the EA and EMPr is readily available	During the construction phase	ECO dEO	Monthly and as and when required	Attendance register and training minutes / notes for the record	

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

		material which				environmen	material
		covers the				tal	requirements
		dangers of open				awareness	checklist
		and/or				training	
		unattended fire				0	
- 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	Implementatio	Implementation				
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
A method statement must be provided by the contractor prior to any onsite activity that includes the layout of the construction camp in the form of a plan showing the location of key infrastructure and services (where applicable), including but not limited to offices, overnight vehicle parking areas, stores, the workshop, stockpile and lay down areas, hazardous materials 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	Development of an appropriate method statement	Pre-construction	ECO dEO	Once, prior to constructio n	the method statement which complies with the minimum requirements listed
<ul> <li>Location of camps must be within approved area to ensure that the site does not impact on sensitive areas identified in the environmental assessment or site walk through;</li> </ul>	DPM	Place construction camps outside of sensitive areas identified in the Basic Assessment Report	Pre-construction Construction	ECO dEO	Once, prior to constructio n	Availability of a layout and sensitivity map indicating avoidance of sensitive areas
<ul> <li>Sites must be located where possible on previously disturbed areas;</li> </ul>	DPM	Place site outside of sensitive areas and within previously disturbed areas	Pre-construction	ECO dEO	Once, prior to constructio n	Availability of a layout and sensitivity map indicating

		identified in the BA				avoidance of
		Report				sensitive
						areas and
						placement
						within
						disturbed
						areas
- The camp must be fenced in accordance with Section	DPM	Design and	Pre-construction &	ECO	Once, prior	The camp is
5.5: Fencing and gate installation; and		implementation of	Construction	dEO	to	fenced in
		fencing as per the			constructio	accordance
		requirements of			n and once	with Section
		Section 5.5 of this			during the	5.5 of this
		EMPr			constructio	EMPr
					n of the	
					fencing	
- The use of existing accommodation for contractor staff,	Contractor	Obtain sufficient	Pre-construction	ECO	Once, prior	Proof of
where possible, is encouraged.		and appropriate		dEO	to	appropriate
		accommodation			constructio	accommoda
		facilities for			n	tion
		personnel where				
		relevant				

# 5.3 Access restricted areas

Impact management outcome: Access to restricted areas prevented.

Impact Management Actions	Implementation N				Monitoring			
	Responsible	Method	of	Timeframe	for	Responsible	Frequency	Evidence of
	person	implementation		implementation		person		compliance

- Identification of access restricted areas is to be informed	dEO / cEO in	Spatially	Pre-construction	ECO	Once, prior	Access
by the environmental assessment, site walk through and	consultation	demarcate access			to	restricted
any additional areas identified during development;	with the ECO	restricted areas			constructio	areas are
		informed by the BA			n	identified
		Report				and provided
						in a spatial
						format
- Erect, demarcate and maintain a temporary barrier with	dEO / cEO in	Erect appropriate	At the	ECO	Monthly	Access
clear signage around the perimeter of any access	consultation	temporary barriers	commencement			restricted
restricted area, colour coding could be used if	with the ECO	around access	and for the			areas are
appropriate; and		restricted areas	duration of the			closed-off
			construction			through
			phase			temporary
						barriers and
						barriers are
						maintained
						to a sufficient
						standard
- Unauthorised access and development related activity	Contractor /	Erect appropriate	During the	ECO	Monthly,	Photographic
inside access restricted areas is prohibited.	dEO / cEO	temporary barriers	construction		and as and	evidence
		around access	phase		when	and notes of
		restricted areas			required	compliance
		and provide clear				that no
		signage of				unauthorised
		restricted status				access or
						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 person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
<ul> <li>An access agreement must be formalised and signed by the DPM, Contractor and landowner before commencing with the activities;</li> </ul>	DPM Contractor	Develop access agreements with the affected landowners. Ensure that agreements are approved and signed	Pre-construction	dEO ECO	Once, prior to constructio n	Availability of approved and signed negotiations
<ul> <li>All private roads used for access to the servitude must be maintained and upon completion of the works, be left in at least the original condition</li> </ul>	Contractor	Undertake maintenance activities on private roads used for construction as degradation takes place	During the construction phase	ceo / eco	Weekly	Photographic record of the pre- construction condition and degradation of roads, and records of the implementati on and effectiveness of maintenance activities
<ul> <li>All contractors must be made aware of all these access routes.</li> </ul>	dEO / cEO	Develop a map illustrating all access routes associated with the project and	Pre-construction Construction	ECO	Once, prior to constructio n	Access routes map readily available

		present and provide the map to all contractors				
<ul> <li>Any access route deviation from that in the written agreement must be closed and re-vegetated immediately, at the contractor's expense;</li> </ul>	Contractor	All access routes developed that are not in-line with the access route agreements must be closed and re- habilitated to the pre-disturbance state	Construction and Rehabilitation	CEO ECO	Bi-weekly (every two weeks)	Photographic record of the closure of access roads and re- vegetation
<ul> <li>Maximum use of both existing servitudes and existing roads must be made to minimize further disturbance through the development of new roads;</li> </ul>	Contractor (and Eskom maintenance staff where relevant to operation)	Existing access routes to be used must be specified and the development of new roads must be avoided as far as possible	Construction and operation	cEO Operation and maintenance team	Weekly	Implementati on of the approved layout
<ul> <li>In circumstances where private roads must be used, the condition of the said roads must be recorded in accordance with section 4.9: photographic record; prior to use and the condition thereof agreed by the landowner, the DPM, and the contractor;</li> </ul>	dEO / cEO	Record the conditions of private roads to be used (prior to use) as per the requirements of section 4.9 and agree on the required condition of the roads with the landowner, DPM and contractor	During the construction phase	ECO	Prior to the use of private roads	Photographic record and proof of the road conditions agreed upon with the relevant parties

- 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			during the	on of the
croplands		fence lines and			design and	approved
		avoid vegetated			once prior	layout
		areas			to	
					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	
					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
<ul> <li>Existing and new gates to be recorded and documented in accordance with section 4.9: photographic record;</li> </ul>	ECO	Existing and new gates will be recorded and documented as per the requirements of section 4.9	During th construction phase	e ECO	Once, when the constructio n of all new gates has been completed	Photographic record of the existing and new gates as per the requirements of section4.9
<ul> <li>All gates must be fitted with locks and be kept locked at all times during the development phase, unless otherwise agreed with the landowner;</li> </ul>	Contractor	Ensure all relevant gates are fitted with locks and are always locked	Construction ar Operation	d 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
<ul> <li>At points where the line crosses a fence in which there is no suitable gate within the extent of the line servitude, on the instruction of the DPM, a gate must be installed at the approval of the landowner;</li> </ul>	dEO	Install new gates where required with the approval of the affected landowner	During th construction phase	e ECO	Once, prior to constructio n and during the constructio n phase, as and when required	New gates are installed where the power line crosses fences
<ul> <li>Care must be taken that the gates must be so erected that there is a gap of no more than 100 mm between the bottom of the gate and the ground;</li> </ul>	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 th construction phase	e cEO	Once, during the erection of the gates during the constructio n phase	New gates installed as per the requirement

<ul> <li>Where gates are installed in jackal proof fencing, a suitable reinforced concrete sill must be provided beneath the gate;</li> <li>Original tension must be maintained in the fence wires;</li> </ul>	Contractor	Implement a reinforced concrete sill beneath gates installed for jackal proofing Maintain original	During construction phase During	the	CEO	Once, during the erection of the gates during the constructio n phase Monthly	New gates installed as per the requirement No tension
		tension of fences through required activities	construction phase				reduction on fence wires
<ul> <li>All gates installed in electrified fencing must be re- electrified;</li> </ul>	Contractor	Electrify gates installed in electrified fencing	During construction phase	the	ECO	Once, during the erection of the gates during the constructio n phase	Gates installed in electrified fencing is electrified
<ul> <li>All demarcation fencing and barriers must be maintained in good working order for the duration of the development activities;</li> </ul>	Contractor	Undertake maintenance activities on fences and barriers	During construction phase	the	ECO	Monthly	Photographic record of maintained fences and barriers
<ul> <li>Fencing must be erected around the camp, batching plants, hazardous storage areas, and all designated access restricted areas, where applicable;</li> </ul>	Contractor	Fence construction camps, batching plants, hazardous storage areas and access restricted areas. Avoid sensitive flora	During construction phase	the	ECO	Once during the erection of fencing	Photographic record of fences erected
<ul> <li>Any temporary fencing to restrict the movement of life- stock must only be erected with the permission of the land owner.</li> </ul>	dEO/ cEO Contractor	Obtain written approval from the relevant landowner where	During construction phase	the	ECO	To be monitored as temporary	Written approval to be provided by the dEO

<ul> <li>All fencing must be developed of high-quality material bearing the SABS mark;</li> </ul>	Contractor	temporary fencing is required to restrict livestock movement Make use of high- quality materials approved by SABS	During the construction phase	CEO	fencing is required To be monitored as fencing is erected during the constructio n phase	Use of high- quality materials for fencing approved by SABS
<ul> <li>The use of razor wire as fencing must be avoided;</li> </ul>	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
<ul> <li>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;</li> </ul>	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
<ul> <li>On completion of the development phase all temporary fences are to be removed;</li> </ul>	Contractor	Removal of all temporary fences	At the end of the Construction Phase	ECO dEO	Once, following the completion of the constructio n phase	No temporary fences associated with the project is present

						following the completion of the construction phase
<ul> <li>The contractor must ensure that all fence uprights are appropriately removed, ensuring that no uprights are cut at ground level but rather removed completely.</li> </ul>	Contractor	Appropriate removal of all fence uprights	At the end of the Construction Phase	ECO dEO	Once, following the completion of the constructio n 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	Method	of	Timeframe	for	Responsible	Frequency	Evidence	of
	person	implementation		implementatio	n	person		complianc	e:

<ul> <li>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;</li> </ul>	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
<ul> <li>The Contractor must ensure the following:</li> <li>a. The vehicle abstracting water from a river does not enter or cross it and does not operate from within the river;</li> <li>b. No damage occurs to the river bed or banks and that the abstraction of water does not entail stream diversion activities; and</li> <li>c. All reasonable measures to limit pollution or sedimentation of the downstream watercourse are implemented.</li> </ul>	Not applicable - water will not be abstracted from a river					
<ul> <li>Ensure water conservation is being practiced by:</li> <li>a. Minimising water use during cleaning of equipment;</li> <li>b. Undertaking regular audits of water systems; and</li> <li>c. Including a discussion on water usage and conservation during environmental awareness training.</li> <li>d. The use of grey water is encouraged.</li> </ul>	Contractor / dEO / cEO in consultation with the ECO	Implement the required water conservation measures throughout on-site construction processes	During the construction phase	ECO	Monthly, and as and when required	Successful implementati on of water conservation

# 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	Implementatio	n		Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
<ul> <li>Runoff from the cement/ concrete batching areas must be strictly controlled, and contaminated water must be collected, stored and either treated or disposed of off- site, at a location approved by the project manager;</li> </ul>	Contractor	Implement measures for the control and management of runoff	During the construction phase	CEO	Weekly	No mismanage ment of runoff or contaminate d water due to the temporary concrete batching plant
<ul> <li>All spillage of oil onto concrete surfaces must be controlled by the use of an approved absorbent material and the used absorbent material disposed of at an appropriate waste disposal facility;</li> </ul>	Contractor and cEO	Obtain approved absorbent material and make use of licensed waste disposal facilities for disposal of oil	During the Construction Phase	ECO	Monthly	Availability of approved absorbent material at the construction site and proof of disposal of oil at licensed disposal facilities
<ul> <li>Natural storm water runoff not contaminated during the development and clean water can be discharged directly to watercourses and water bodies, subject to the Project Manager's approval and support by the ECO;</li> </ul>	DPM in consultation with the ECO	Consultation between the DPM and the ECO to determine if water can be discharged directly into water bodies (where present). The	During the construction phase	ECO	As and when the need arises to discharge natural stormwater runoff and clean water	Proof of consultation between the DPM and ECO and the outcomes thereof to be provided. Proof of

		necessary water quality testing must be undertaken prior to discharge						water q testing the r thereof.	uality and results
<ul> <li>Water that has been contaminated with suspended solids, such as soils and silt, may be released into watercourses or water bodies only once all suspended solids have been removed from the water by settling out these solids in settlement ponds. The release of settled water back into the environment must be subject to the Project Manager's approval and support by the ECO.</li> </ul>	DPM in consultation with the ECO	Consultation between the DPM and the ECO to determine if water can be released following settling.	phase	the	ECO	As when need to dischar settled water	rge	Proof consulta betweer DPM ECO and outcome thereof t provideo	n the and d the es to be

# 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	Implementation				Monitoring			
	Responsible person	Method implementati	of on	Timeframe implementatio	for on	Responsible person	Frequency	Evidence of compliance
<ul> <li>All measures regarding waste management must be undertaken using an integrated waste management approach;</li> </ul>	Contractor	Develop implement waste managemen plan	and a	During construction phase	the	ECO	Monthly	Implementati on of the waste management plan and proof of

<ul> <li>Sufficient, covered waste collection bins (scavenger and weatherproof) must be provided;</li> </ul>	Contractor	Provision of appropriate waste collection bins strategically placed throughout the site	During the construction phase		Weekly	waste management through proof of responsible disposal Appropriate waste collection bins are available throughout the site
<ul> <li>A suitably positioned and clearly demarcated waste collection site must be identified and provided;</li> </ul>	DPM and Contractor	Identify an appropriate Iocation 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 constructio n	A waste collection site is appropriately placed and demarcated
<ul> <li>The waste collection site must be maintained in a clean and orderly manner;</li> </ul>	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
<ul> <li>Waste must be segregated into separate bins and clearly marked for each waste type for recycling and safe disposal;</li> </ul>	Contractor	Provide separate and marked bins for the different waste types	During the Construction Phase	cEO	Weekly	Separate waste bins are available on site and

<ul> <li>Staff must be trained in waste segregation;</li> </ul>	cEO / dEO in consultation with the ECO	associated with the construction phase Include waste segregation as part of the environmental awareness training material.	Pre-construction Construction	ECO	Monthly, and as and when required	waste generated is separated into the relevant bins Environmenta I awareness training material requirements checklist
<ul> <li>Bins must be emptied regularly;</li> </ul>	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.
<ul> <li>General waste produced onsite must be disposed of at registered waste disposal sites/ recycling company;</li> </ul>	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
<ul> <li>Hazardous waste must be disposed of at a registered waste disposal site;</li> </ul>	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

		management plan				
<ul> <li>Certificates of safe disposal for general, hazardous and recycled waste must be maintained.</li> </ul>	Contractor	Obtain certificates for safe disposal of waste	During the construction phase	ECO	Monthly	Disposal certificates of disposal at licensed facilities to be provided and filed as part of the filing system
<ul> <li>In the event of a significant spill or leak of hazardous substances (petrol and diesel) during the construction or operational phase, such incident(s) must be reported to all relevant authorities, including the Chief Director: Development Planning of the DEA&amp;DP, in accordance with section 30(5) of the NEMA pertaining to the control of incidents.</li> </ul>	Contractor	Inform the Department on significant spills or leaks construction or operational phase	During the construction and operation Phase.	ECO	Monthly	The Department to be notified of significant spills or leaks.
<ul> <li>Any solid waste should be appropriately stored at the site until such time that it can be disposed of at a licensed facility, suitable of accepting such waste.</li> </ul>	Contractor	Any solid waste should be appropriately stored.	During the construction phase	ECO	Monthly	Any solid waste should be appropriately stored
Should more than 100m <sup>3</sup> of general waste, or more than 80m <sup>3</sup> of hazardous waste be stored at the site for a period exceeding 90 days, the wind energy facility will need to register in terms of, and adhere to, the National Norms and Standards for the Storage of Waste promulgated in Government Notice No. 926 of 29 November 2013	Contractor	Storage of waste should not exceed 100m <sup>3</sup>	During the construction phase	ECO	Monthly	Storage of waste should not exceed 100m3.

#### 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	Implementatio	n			Monitoring			
	Responsible person	Method of implementation	implementation	for	Responsible person	Frequency	Evidence of compliance	
<ul> <li>All watercourses must be protected from direct or indirect spills of pollutants such as solid waste, sewage, cement, oils, fuels, chemicals, aggregate tailings, wash and contaminated water or organic material resulting from the Contractor's activities;</li> </ul>		Contractor to undertake activities which can cause spills of pollutants outside of watercourses	construction phase	the	cEO	Weekly	No incidents reported of spillage of pollutants into watercourses	
<ul> <li>In the event of a spill, prompt action must be taken to clear the polluted or affected areas;</li> </ul>	Contractor and cEO	Develop a management plan or process for implementation should a spill take place	During construction phase	the	cEO	Weekly	Feedback must be provided by the contractor in terms of how the spill was handled and photographi c evidence of the feedback must be provided and kept on record	

<ul> <li>Where possible, no development equipment must traverse any seasonal or permanent wetland</li> <li>No return flow into the estuaries must be allowed and no disturbance of the Estuarine functional Zone should occur;</li> </ul>	Not applicable – no wetlands present Not applicable – no estuaries present					
<ul> <li>Development of permanent watercourse or estuary crossing must only be undertaken where no alternative access to tower position is available;</li> </ul>	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.
<ul> <li>There must not be any impact on the long-term morphological dynamics of watercourses or estuaries;</li> </ul>	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
<ul> <li>Existing crossing points must be favored over the creation of new crossings (including temporary access)</li> </ul>	DPM, cEO	Develop a management plan or process for implementation should a spill take place within a watercourse and	During the pre- construction and construction phase	ECO, dEO	During the constructio n phase of the project.	Existing crossing points utilised as opposed to new ones created and no incidents

		ensure continuous monitoring					reported of spillage of pollutants into watercourses
<ul> <li>When working in or near any watercourse or estuary, the following environmental controls and consideration must be taken:</li> <li>a) Water levels during the period of construction; No altering of the bed, banks, course or characteristics of a watercourse</li> <li>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;</li> <li>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</li> <li>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.</li> </ul>	Contractor	Activities undertaken near watercourses must be in-line with and consider the specified environmental controls	During construction phase	the	ECO	Monthly, and as and when required	No 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 I	Implementation	Monitoring
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	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
General:	•				•	
- Indigenous vegetation which does not interfere with the	cEO and	Demarcate areas	Construction and	ECO monthly,	Weekly,	No
development must be left undisturbed;	contractor	of indigenous	operation (i.e., for	Operation	and as and	unnecessary
		vegetation to be	maintenance	and	when	clearance of
		avoided before	purposes)	maintenance	required	indigenous
		clearance is		team weekly		vegetation is
		undertaken				undertaken
- Protected or endangered species may occur on or near	Contractor	Demarcate areas	During the	ECO monthly	Weekly,	No clearance
the development site. Special care should be taken not		containing	Construction	and	and as and	of protected
to damage such species;		protected or	Phase	Operation	when	or
		endangered		and	required	endangered
		species to be		maintenance		species other
		avoided by		team weekly		than those
		construction				permitted to
		activities				be removed
- Search, rescue and replanting of all protected and	Relevant	Develop and	Pre-construction &	cEO	Weekly,	Implementati
endangered species likely to be damaged during	specialist in	implement a Plant	Construction		and as and	on of the
project development must be identified by the relevant	consultation	Search and			when	Plant Search
specialist and completed prior to any development or	with the	Rescue Plan			required	and Rescue
clearing;	Contractor					Plan and
						photographi
						c evidence
						and notes of
						the
						implementati
						on of the plan
- Permits for removal must be obtained from the relevant	DPM	Undertake the	Pre-construction	ECO	Once, prior	CA permits
CA prior to the cutting or clearing of the affected		permitting process			to the	on file
species, and they must be filed;		in order to obtain			commence	
		the relevant			ment of the	
		permits for the			constructio	
		removal of			n phase	

<ul> <li>The Environmental Audit Report must confirm that all identified species have been rescued and replanted and that the location of replanting is compliant with conditions of approvals;</li> </ul>	ECO	protected species. Permits must be kept on file Ensure that the audit report indicates all species rescued and replanted and	During the Construction Phase and following the completion of the	ECO	and removal of the protected species Once off or as and when required	ECO confirmed rescued and replanted programme
		provides feedback in terms of compliance with the conditions of permits for replanting	Construction Phase			implemented correctly.
<ul> <li>Trees felled due to construction must be documented and form part of the Environmental Audit Report;</li> </ul>	ECO	Ensure that the audit report documents the details of trees felled	During the Construction Phase and following the completion of the Construction Phase	ECO	Once, prior to the commence ment of the constructio n phase and removal of the protected species	CA permits on file
<ul> <li>Rivers and watercourses must be kept clear of felled trees, vegetation cuttings and debris;</li> </ul>	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
<ul> <li>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;</li> </ul>	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
<ul> <li>A daily register must be kept of all relevant details of herbicide usage;</li> </ul>	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
<ul> <li>No herbicides must be used in estuaries</li> </ul>	Not Applicable – no estuaries applicable					
<ul> <li>All protected species and sensitive vegetation not removed must be clearly marked and such areas</li> </ul>	Contractor in consultation with the cEO	Spatially demarcate protected species	During the construction phase	ECO	Once, during the undertaking	Demarcation and fencing are

fenced off in accordance to Section 5.3: Access		and sensitive			of the	undertaken
restricted areas.		vegetation and			demarcatio	in-line with
		implement			n of the	the
		appropriate			areas and	requirements
		fencing where			the erection	of section 5.3
		required as per			of the	
		section 5.3			fencing	
- Alien invasive vegetation must be removed and	Contractor	Undertake	Construction and	ECO	Monthly,	Proof must be
disposed of at a licensed waste management facility.		removal of alien	Operation	Operation	and as and	provided that
		invasive		and	when	alien invasive
		vegetation in		maintenance	required	vegetation
		accordance with		team		has been
		the relevant				cleared in
		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
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	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
<ul> <li>No interference with livestock must occur without the landowner's written consent and with the landowner or a person representing the landowner being present;</li> </ul>	dEO / cEO Contractor	ImplementationDevelopaprocedurefordealingwithlivestock within theaffectedproperties	Implementation Pre-construction and during the construction phase	ECO	Once, prior to the commence ment of construction and as and when required during the construction	compliance Written consent provided by the landowner and proof of representatio n of the landowner during
					phase	interference
<ul> <li>The breeding sites of raptors and other wild birds' species must be taken into consideration during the planning of the development programme;</li> </ul>	dEO / cEO in consultation with the Contractor	Ensure that the planning and development programme considers breeding sites for wild bird species	Pre-construction & Construction	ECO	Once, prior to the commence ment of construction and as and when required	The planning and development programme includes the consideration of breeding sites for wild bird species
<ul> <li>Breeding sites must be kept intact and disturbance to breeding birds must be avoided. Special care must be taken where nestlings or fledglings are present;</li> </ul>	dEO / cEO in consultation with the Contractor	Avoid breeding sites and ensure that special care is taken in the presence of nestlings and fledglings	During the Construction Phase Operation Phase	ECO monthly, cEO and Operation and maintenanc e team weekly	Weekly, and as an when required during the construction . Monthly, and as and when required during operation	Photographic record of intact breeding sites

- Special recommendations of the avian specialist must	dEO / cEO in	All mitigation	During the	ECO	Monthly	Photographic
be adhered to at all times to prevent unnecessary	consultation	measures	Construction	Operation	during	record of
disturbance of birds;	with the	recommended by	Phase	and	construction	compliance
	Contractor	the avifauna	Operation Phase	maintenanc	and	and
		specialist must be		e team	monthly	successful
		implemented			during	implementati
					operation	on of the
						recommend
						ed measures
- No poaching must be tolerated under any	dEO / cEO in	All site staff must be	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				
		Areas				
<ul> <li>No deliberate or intentional killing of fauna is allowed;</li> </ul>	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.				
		the requirement. These areas must				
		be demarcated as				
		be demarcaled as				

		Access Restricted				
		Areas				
- In areas where snakes are abundant, snake deterrents to	dEO / cEO in	Implement and	During the	ECO	Once,	Photographic
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	construction	implementati
	Contractor	pylons in areas	Operation Phase	maintenanc	of the	on and
		where snakes are		e team	pylons and	maintenance
		abundant			as and	of snake
					when	deterrents
					required.	
					Monthly	
					during	
					operation	
- No Threatened or Protected species (ToPs) and/or	DPM in	Undertake a	Pre-construction	ECO	Once, prior	Permits for
protected fauna as listed according NEMBA (Act No. 10	consultation	permitting process			to the	removal
of 2004) and relevant provincial ordinances may be	with the dEO	to obtain the			commence	and/relocati
removed and/or relocated without appropriate		required permits			ment of	on must be
authorisations/permits.					construction	kept on file
					and as and	and be
					when	readily
					required	available

## 5.12 Protection of heritage resources

Impact management outcome: Impact to heritage resources is minimised.

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

allowed to remove/collect such material before	material are	
development recommences.	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	Implementatio	n		Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
<ul> <li>Identify fire hazards, demarcate and restrict public access to these areas as well as notify the local authority of any potential threats e.g., large brush stockpiles, fuels etc.;</li> </ul>	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 constructio n phase	Compliance with the Emergency Preparedness , Response and Fire Managemen t Plan
<ul> <li>All unattended open excavations must be adequately fenced or demarcated;</li> </ul>	Contractor	Ensure that all excavations undertaken is fenced and demarcated within a reasonable timeframe and in	During the Construction Phase	CEO	Weekly	Excavations are fenced where required and photographi c proof can be provided

		instances where excavations will be open for long- periods of time					
<ul> <li>Adequate protective measures must be implemented to prevent unauthorised access to and climbing of partly constructed towers and protective scaffolding;</li> </ul>	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 construction phase	the	ECO	Monthly, and as and when required	No incidents of unauthorised climbing is reported
<ul> <li>Ensure structures vulnerable to high winds are secured;</li> </ul>	Contractor	Ensure that sufficient stabilisation measures are implemented to secure structures vulnerable to high winds	During construction phase	the	CEO	Weekly, and as and when required	No incidents of unstable structures due to high winds is reported
<ul> <li>Maintain an incidents and complaints register in which all incidents or complaints involving the public are logged.</li> </ul>	CEO	Compile and regularly update as incidents and complaints are submitted from the public and indicate the actions taken to resolve the complaint	During construction phase	the	ECO	Monthly, and as and when required	The incidents and complaints register is complete and provides all the required details

# 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	Implementatio	n		Monitoring			
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance	
<ul> <li>Mobile chemical toilets are installed onsite if no other ablution facilities are available;</li> </ul>	Contractor	Mobile chemical toilets must be placed appropriately and in areas that avoid environmental sensitivities	During the Construction Phase	CEO	Weekly	Mobile toilets are installed and avoid environment al sensitivities	
<ul> <li>The use of ablution facilities and or mobile toilets must be used at all times and no indiscriminate use of the veld for the purposes of ablutions must be permitted under any circumstances;</li> </ul>	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	
<ul> <li>Where mobile chemical toilets are required, the following must be ensured:</li> <li>a) Toilets are located no closer than 100 m to any watercourse or water body;</li> <li>b) Toilets are secured to the ground to prevent them from toppling due to wind or any other cause;</li> </ul>	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	

<ul> <li>c) No spillage occurs when the toilets are cleaned or emptied and the contents are managed in accordance with the EMPr;</li> <li>d) Toilets have an external closing mechanism and are closed and secured from the outside when not in use to prevent toilet paper from being blown out;</li> <li>e) Toilets are emptied before long weekends and workers holidays, and must be locked after working hours;</li> <li>f) Toilets are serviced regularly and the ECO must inspect toilets to ensure compliance to health standards;</li> </ul>							
<ul> <li>A copy of the waste disposal certificates must be maintained.</li> </ul>	Contractor	Certificates obtained from the licensed waste disposal facility with the emptying of the toilets must be kept on file	During Construction Phase	the	ECO	Monthly, and as and when required	Certificates for waste disposal from the licensed waste disposal 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	Implementation	n		Monitoring			
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance	
<ul> <li>Undertake environmentally-friendly pest control in the camp area;</li> </ul>	Contractor	Only environmentally- friendly pest control must be used, when required	During the Construction Phase	ECO	As and when pest control is required for the project	Contractor to provide proof of pest control used being environment ally-friendly	
<ul> <li>Ensure that the workforce is sensitised to the effects of sexually transmitted diseases, especially HIV AIDS;</li> </ul>	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 commence ment of constructio n and monthly during constructio n	Environment al awareness training material requirements checklist	
<ul> <li>The Contractor must ensure that information posters on AIDS are displayed in the Contractor Camp area;</li> </ul>	Contractor	Develop and place information posters on HIV/ AIDS	During the Construction Phase	cEO	Weekly	Photographic evidence of poster placement	
<ul> <li>Information and education relating to sexually transmitted diseases to be made available to both construction workers and local community, where applicable;</li> </ul>	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	Contractor	Placement of free	During	the	ECO	Monthly	Proof of
at central points;		condoms in mobile	Construction			-	placement of
		toilets and at the	Phase				free
		construction					condoms by
		camps					the
							contractor to
							be provided
<ul> <li>Medical support must be made available;</li> </ul>	dEO / cEO in	Ensure that	Construction	and	ECO	Monthly	Check the
	consultation	designated	Operations				availability of
	with the	personnel with first					first aid
	Contractor	aid training are					trained
		available on site					personnel
		and that first aid					and medical
		kits to provide					kits (including
		medical support is					if these are
		readily available					complete in
							terms of
							supplies)
- Provide access to Voluntary HIV Testing and Counselling	Contractor	Compile a HIV	During	the	ECO	Quarterly,	Voluntary
Services.		testing schedule	Construction			and as and	testing
		and provide	Phase			when	schedules
		counselling				required	and proof of
		services where					counselling
		required					(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	n		Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
<ul> <li>Compile an Emergency Response Action Plan (ERAP) prior to the commencement of the proposed project;</li> </ul>	Contractor	Develop an Emergency Preparedness, Response and Fire Management Plan specific to the project	Pre-construction	ECO	Once, prior to the commence ment of constructio n	Emergency Preparedness , Response and Fire Managemen t Plan compiled
<ul> <li>The Emergency Plan must deal with accidents, potential spillages and fires in line with relevant legislation;</li> </ul>	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 constructio n	Emergency Preparedness , Response and Fire Managemen t Plan includes required specifications
<ul> <li>All staff must be made aware of emergency procedures as part of environmental awareness training;</li> </ul>	cEO / dEO in consultation with the ECO	Develop environmental awareness training material which covers the relevant emergency procedures	Pre-construction	ECO	Prior to the commence ment of the environmen tal awareness training	Environment al awareness training material requirements checklist
<ul> <li>The relevant local authority must be made aware of a fire as soon as it starts;</li> </ul>	Contractor in consultation with the ECO	Develop and include a procedure in the Emergency Preparedness, Response and Fire	Construction	ECO	As and when a fire occurs	The local authority was informed as per the relevant procedure

		Management Plan					set out in the
		for the event of a					Emergency
		fire and the					Preparedness
		procedure to be					, Response
		followed for					and Fire
		informing the local					Managemen
		authority					t Plan
- In the event of emergency necessary mitigation	Contractor	Implement the	Construction and	ECO	As	and	The
measures to contain the spill or leak must be		required mitigation	Operations		when c	a spill	mitigation
implemented (see Hazardous Substances section 5.17).		measures in the			or	leak	measures
		event of a spill or			occurs		included
		leak as per the					under Section
		requirements of					5.17 have
		Section 5.17.					been
							adhered to

#### 5.17 Hazardous substances

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

Impact Management Actions	Implementation A			Monitoring					
	Responsible	Method	of	Timeframe	for	Responsible	Frequency	Evidence	of
	person	implementation		implementatio	n	person		compliance	ce

- The use and storage of hazardous substances to be	cEO in	Develop a strategy	Pre-construction &	ECO	Once, prior	Contractor to
minimised and non-hazardous and non-toxic	consultation	of how hazardous	Construction	100	to the	provide
alternatives substituted where possible;	with the	substances can be	CONSIDERION			evidence of
diemanives substituted where possible,	Contractor				commence ment of	substances
	Connacion	and should be minimised			constructio	
		minimised				used for proof of
					n and	- · ·
					monthly	compliance
					during the	
					constructio	
				500	n phase	
- All hazardous substances must be stored in suitable	Contractor	Develop a Method	Pre-construction &	ECO	Once, prior	Photographic
containers as defined in the Method Statement;		Statement for the	Construction		to the	proof that
		storage of			commence	hazardous
		hazardous			ment of	substances
		substances in			constructio	are stored in
		suitable containers			n and	suitable
					monthly	containers as
					during the	per the
					constructio	requirements
					n phase	of the
						relevant
						Method
				500		Statements
- Containers must be clearly marked to indicate contents,	Contractor	Where hazardous	During the	ECO	Monthly	Photographic
quantities and safety requirements;		waste is stored,	Construction			proof that
		these must be	Phase			containers
		clearly marked				are marked
		indicating the				as per the
		required details of				requirements
	Caratas	the contents	During	500	A dia sa dikul	Dhataasis
- All storage areas must be bunded. The bunded area	Contractor	Ensure that storage	During the	ECO	Monthly	Photographic
must be of sufficient capacity to contain a spill / leak		areas are	Construction		during the	proof that
from the stored containers;		sufficiently bunded	Phase		Constructio	storage areas
		which are of			n Phase	are bunded
		sufficient capacity				and proof

		to contain a spill / leak from the stored containers				that the bund areas are of sufficient capacity to contain a spill / leak from the stored containers
<ul> <li>Bunded areas to be suitably lined with a SABS approved liner;</li> </ul>	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
<ul> <li>An Alphabetical Hazardous Chemical Substance (HCS) control sheet must be drawn up and kept up to date on a continuous basis;</li> </ul>	cEO / Contractor	Compile and update an Alphabetical Hazardous Chemical Substance (HCS) control sheet specific to the project	During the Construction Phase	ECO	Monthly, and as and when required	Complete and up to date control sheet provided by the Contractor
<ul> <li>All hazardous chemicals that will be used on site must have Material Safety Data Sheets (MSDS);</li> </ul>	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
<ul> <li>All employees working with HCS must be trained in the safe use of the substance and according to the safety data sheet;</li> </ul>	cEO / Contractor	Provide training for personnel working with HCS	Pre-construction	ECO	Once, prior to the commence ment of constructio n and as	Record of training provided to personnel working with HCS

_	Employees handling hazardous substances / materials must be aware of the potential impacts and follow	cEO / Contractor	Develop environmental	Pre-construction & Construction	ECO	and when required Prior to the commence	Environment al awareness
	appropriate safety measures. Appropriate personal protective equipment must be made available;		awareness training material which covers the relevant impacts and safety measures. Provide appropriate training and personal protective equipment for the relevant personnel handling hazardous substances and materials			ment of the environmen tal awareness training and monthly during the constructio n phase for personal protective equipment	training material requirements checklist and all relevant personnel
-	The Contractor must ensure that diesel and other liquid fuel, oil and hydraulic fluid is stored in appropriate storage tanks or in bowsers;	Contractor	Appropriate storage facilities must be constructed or obtained for the storing of diesel, other liquid fuel, oil and hydraulic fluid	During the Construction Phase	ECO	Monthly, and as and when required	Storage tanks for the project are appropriate and no incidents are reported in this regard
_	The tanks/ bowsers must be situated on a smooth impermeable surface (concrete) with a permanent bund. The impermeable lining must extend to the crest of the bund and the volume inside the bund must be 130% of the total capacity of all the storage tanks/	Contractor	Appropriate storage facilities must be constructed or obtained for tanks	During the Construction Phase	ECO	Monthly, and as and when required	Storage areas for the tanks/ bowsers for the project are

<ul> <li>bowsers (110% statutory requirement plus an allowance for rainfall);</li> <li>The floor of the bund must be sloped, draining to an oil separator;</li> </ul>	Contractor	as per the requirements listed Appropriate storage facilities must be constructed as per the requirements listed	During Construction Phase	the	ECO	Once, during constructio n	appropriate and no incidents are reported in this regard Bunded storage areas are constructed according to the requirements
<ul> <li>Provision must be made for refueling at the storage area by protecting the soil with an impermeable groundcover. Where dispensing equipment is used, a drip tray must be used to ensure small spills are contained;</li> </ul>	Contractor	Appropriately constructed refuelling facility must be developed as per the requirements. Drip trays must be provided for use	During Construction Phase	the	ECO cEO	Monthly Weekly	Soils at the refuelling facility are protected as required and drip trays are provided and used
<ul> <li>All empty externally dirty drums must be stored on a drip tray or within a bunded area;</li> </ul>	Contractor	Ensure that empty dirty drums are stored appropriately as per the requirements	During Construction Phase	the	ECO cEO	Monthly Weekly	Drip trays or bunded areas are used for the storage of dirty drums
<ul> <li>No unauthorised access into the hazardous substances' storage areas must be permitted;</li> </ul>	Contractor	Ensure through the implementation of procedures that no unauthorised access is undertaken into the storage areas	During Construction Phase	the	ECO	Monthly	Proof of the implementati on of the relevant procedure must be provided by the contractor

<ul> <li>No smoking must be allowed within the vicinity of the hazardous storage areas;</li> </ul>	Contractor	Inform all employees of the requirement and develop and place relevant signage in the relevant areas	Construction Phase	the	ECO cEO	Monthly Weekly	Photographic record of the signage placed must be provided
<ul> <li>Adequate fire-fighting equipment must be made available at all hazardous storage areas;</li> </ul>	Contractor	Hazardous storage areas must be fitted with adequate fire- fighting equipment	Construction Phase	the	ECO	Monthly	Adequate fire-fighting equipment is available and has been serviced
<ul> <li>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;</li> </ul>	Contractor	Provide a mobile refuelling unit as well as suitable ground protection, where required	During t Construction Phase	the	ECO	Monthly, and as and when required	A mobile refuelling unit and suitable ground protection is available for use
<ul> <li>An appropriately sized spill kit kept onsite relevant to the scale of the activity/s involving the use of hazardous substance must be available at all times;</li> </ul>	Contractor	Provide an appropriate spill kit for the project for the use of hazardous substances	Construction Phase	the	ECO	Monthly, and as and when required	Appropriate spill kits are available for use
<ul> <li>The responsible operator must have the required training to make use of the spill kit in emergency situations;</li> </ul>	cEO and Contractor	Provide training on the use of spill kits to the relevant employees	Pre-construction	ſ	ECO	Once, prior to the commence ment of constructio n	Proof of training to be provided by the contractor
<ul> <li>An appropriate number of spill kits must be available and must be located in all areas where activities are being undertaken;</li> </ul>	cEO and Contractor	Provide an appropriate	During t Construction Phase	the	ECO	Monthly	Proof of appropriate number of

	T	number of spill kits				spill kits in
		in relevant areas				appropriate
						areas to be
						provided by
						the
						contractor
- In the event of a spill, contaminated soil must be	cEO and	Storage and	During t	ne ECO	Monthly,	Proof of
collected in containers and stored in a central location	Contractor	disposal of	Construction		and as and	storage and
and disposed of according to the National		contaminated soil	Phase		when	disposal in
Environmental Management: Waste Act 59 of 2008.		must be in			required	terms of the
Refer to <b>Section 5.7</b> for procedures concerning <b>storm</b>		accordance with				National
and waste water management and 5.8 for solid and		the National				Environment
hazardous waste management.		Environmental				al
		Management:				
		Waste Act and				Managemen
		sections 5.7 and				t: Waste Act
						must be
		5.8 of this EMPr				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	Monitoring

	Responsible person	Method of implementation	Timeframe f implementation	or Resp perse	onsible on	Frequency	Evidence of compliance
<ul> <li>Where possible and practical all maintenance of vehicles and equipment must take place in the workshop area;</li> </ul>	Contractor	Demarcate specific areas for the maintenance of vehicles and equipment	During th Construction Phase	ne ECO	,	Monthly	A dedicated area for the maintenance of vehicles and machinery is used.
<ul> <li>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;</li> </ul>	Contractor	Ensure that a drip tray is available for any emergency repairs required	During th Construction Phase	ne ECO		Monthly	Contractor to provide evidence of drip tray use for emergency repairs
<ul> <li>Leaking equipment must be repaired immediately or be removed from site to facilitate repair;</li> </ul>	Contractor	Ensure that where leaking equipment is identified it is repaired immediately or removed from site for repairs	During th Construction Phase	ne ECO		Monthly	Contractor to provide of details of equipment repaired or removed from site
<ul> <li>Workshop areas must be monitored for oil and fuel spills;</li> </ul>	CEO	Undertake regular inspections of the workshop areas for oil and fuel spills and keep an updated register of inspection on site	During th Construction Phase	ie ECO		Monthly	Register of inspection
<ul> <li>Appropriately sized spill kit kept onsite relevant to the scale of the activity taking place must be available;</li> </ul>	Contractor	Provide an appropriate spill kit for the project	During th Construction Phase	ne ECO		Monthly, and as and when required	Appropriate spill kits are available for 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	Implementatio	n	Monitoring			
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
<ul> <li>Concrete mixing must be carried out on an impermeable surface;</li> </ul>	Contractor	Provide impermeable surface for the mixing of concrete	During the Construction Phase	CEO	Weekly	No concrete mixing is undertaken on open ground
<ul> <li>Batching plants areas must be fitted with a containment facility for the collection of cement laden water.</li> </ul>	Contractor	Implement measures for the control and management of	During the construction phase	CEO	Weekly	No mismanage ment of laden water due to the

		cement laden water				temporary concrete batching plant
<ul> <li>Dirty water from the batching plant must be contained to prevent soil and groundwater contamination</li> </ul>	Contractor	Implement measures for the control and management of dirty water to prevent soil and groundwater contamination	During the construction phase	e cEO	Weekly	No mismanage ment of dirty water due to the temporary concrete batching plant and no/minimal soil and groundwater contaminatio n
<ul> <li>Bagged cement must be stored in an appropriate facility and at least 10 m away from any water courses, gullies and drains;</li> </ul>	Contractor	Demarcate and provide a storage area for bagged cement in-line with the listed requirements	During th Construction Phase	→ cEO	Weekly	Photographic proof of bagged cement stored within the demarcated area
<ul> <li>A washout facility must be provided for washing of concrete associated equipment. Water used for washing must be restricted;</li> </ul>	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

<ul> <li>Hardened concrete from the washout facility or concrete mixer can either be reused or disposed of at an appropriate licensed disposal facility;</li> </ul>	Contractor	Make use of hardened concrete where possible or dispose of concrete in a suitable manner	During t Construction Phase	the	ECO	Monthly	Certificates of disposal of concrete at licensed waste disposal facility
<ul> <li>Empty cement bags must be secured with adequate binding material if these will be temporarily stored on site;</li> </ul>	Contractor	Bind empty cement bags and temporarily store it in an appropriate area on site	During t Construction Phase	the	ECO	Monthly	Proof of binding of empty cement bags and storage in an appropriate are on site to be provided by the Contractor
<ul> <li>Sand and aggregates containing cement must be kept damp to prevent the generation of dust (Refer to Section 5.20: Dust emissions)</li> </ul>	Contractor	Ensure that sand and aggregates are kept damp or otherwise protected from dust generation	During t Construction Phase	the	ECO	Monthly	Proof of damping (or alternative dust suppression) of sand and aggregates must be provided by the Contractor
<ul> <li>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;</li> </ul>	Contractor	Ensure that all excess sand, stone and cement is removed or reused	At the completi of t Construction Phase	ion the	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
<ul> <li>Temporary fencing must be erected around batching plants in accordance with Section 5.5: Fencing and gate installation.</li> </ul>	Contractor	Erect Tempora fencing	y During construction phase	the	cEO	Weekly	Temporary fencing 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	Monitoring				
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance			
<ul> <li>Take all reasonable measures to minimise the generation of dust as a result of project development activities to the satisfaction of the ECO;</li> </ul>	Contractor	Apply appropriate dust suppressant	During the Construction Phase	CEO	Weekly	Contractor to provide proof of use of appropriate dust suppressants			
<ul> <li>Removal of vegetation must be avoided until such time as soil stripping is required and similarly exposed surfaces must be re- vegetated or stabilised as soon as is practically possible;</li> </ul>	Contractor	Proper planning for vegetation removal must be undertaken as well	During the Construction Phase and Rehabilitation		Weekly	Plan for implementati on must be provided by			

		as for the associated rehabilitation					the Contractor
<ul> <li>Excavation, handling and transport of erodible materials must be avoided under high wind conditions or when a visible dust plume is present;</li> </ul>	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 Construction Phase	the	cEO	Bi-weekly (every second week)	No complaints submitted in this regard
<ul> <li>During high wind conditions, the ECO must evaluate the situation and make recommendations as to whether dust-damping measures are adequate, or whether working will cease altogether until the wind speed drops to an acceptable level;</li> </ul>	ECO	ECO to provide adequate recommendations	During Construction Phase	the	Not Applicable		
<ul> <li>Where possible, soil stockpiles must be located in sheltered areas where they are not exposed to the erosive effects of the wind;</li> </ul>	Contractor	Place soil stockpiles in areas less affected by wind	During Construction Phase	the	cEO and ECO	Bi-weekly (every second week) Monthly	Soil stockpiles are not exposed to wind and have not been eroded
<ul> <li>Where erosion of stockpiles becomes a problem, erosion control measures must be implemented at the discretion of the ECO;</li> </ul>	Contractor in consultation with the ECO	Contractor to implement erosion control measures as recommended and agreed with the ECO	During Construction Phase	the	CEO	Weekly, until erosion is no longer a problem	Recommend ations made by the ECO have been implemented by the Contractor

- 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 m <sup>2</sup> and harrowed into the top 100 mm of top		stabilisation is	Construction			record of all
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 thereof

# 5.21 Blasting

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

Impact Management Actions	Implementatio	n	Monitoring			
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
- Any blasting activity must be conducted by a suitably	cEO / dEO /	Ensure the	Pre-Construction	ECO/EO	Once off,	ECO/EO to
licensed blasting contractor; and	contractor	contractor is	Phase		before	check all
		suitably licensed			blasting	valid
		with all necessary			activities	credentials
						and

	credentials and			commence	certifications
	certifications				on hand.
<ul> <li>Notification of surrounding landowners, emergency services site personnel of blasting activity 24 hours prior to such activity taking place on Site.</li> </ul>	Ensure all responsible personnel and landowners have been notified of blasting activities 24 hours in advance and keep records of notifications.	Pre-Construction Phase	ECO/EO	Once off, before blasting activities commence	ECO/EO to confirm all necessary personnel and landowners have been notified. Notification records to be provided.

## 5.22 Noise

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

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

<ul> <li>All vehicles and machinery must be fitted with appropriate silencing technology and must be properly maintained;</li> </ul>	Contractor	Provide and implement silencing technology	During the Construction Phase	ECO	Monthly, and as and when required	No complaints registered in this regard. Silencing technology is utilised.
<ul> <li>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;</li> </ul>	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
<ul> <li>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.</li> </ul>	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 constructio n	No complaints registered in this regard.

# 5.23 Fire prevention

Impact management outcome: Prevention of uncontrollable fires.

Impact Management Actions	Implementation				Monitoring			
	Responsible	Method	of	Timeframe	for	Responsible	Frequency	Evidence of
	person	implementation	า	implementation	1	person		compliance

<ul> <li>Designate smoking areas where the fire hazard could be regarded as insignificant;</li> </ul>	cEO / Contractor	Identify and demarcate through signage designated smoking areas	Pre-construction & Construction	ECO	Monthly	Photographic record of designated smoking area
<ul> <li>Firefighting equipment must be available on all vehicles located on site;</li> </ul>	cEO / dEO in consultation with the Contractor	Provide all vehicles with firefighting equipment	Construction	ECO	Monthly	All vehicles are fitted with firefighting equipment and the details thereof are provided by the cEO
<ul> <li>The local Fire Protection Agency (FPA) must be informed of construction activities;</li> </ul>	cEO in consultation with the ECO	Undertake formal consultation to inform the local FPA of the associated construction activities	Pre-construction	ECO	Once, during the commence ment of the Constructio n Phase	Proof of consultation with the FPA
<ul> <li>Contact numbers for the FPA and emergency services must be communicated in environmental awareness training and displayed at a central location on site;</li> </ul>	dEO / cEO / Contractor in consultation with the ECO	Develop environmental awareness training material which covers the contact numbers for the FPA and emergency services. Place the contact numbers for the FPA and	Pre-construction & Construction	ECO	Prior to the commence ment of the environmen tal awareness training and once during the constructio n phase	Environment al awareness training material requirements checklist and photographi c record of contact numbers on display

		emergency services at a visible and central location			
<ul> <li>Two-way swop of contact details between ECO and FPA.</li> </ul>	ECO	Consultation between the ECO and FPA in order to exchange contact details	Pre-construction	Not Applicable	

## 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	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
<ul> <li>All material that is excavated during the project development phase (either during piling (if required) or earthworks) must be stored appropriately on site in order to minimise impacts to watercourses, watercourses and water bodies;</li> </ul>	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
<ul> <li>All stockpiled material must be maintained and kept clear of weeds and alien vegetation growth by undertaking regular weeding and control methods;</li> </ul>	Contractor	Implement appropriate and sufficient	During the Construction Phase	cEO	Bi-weekly (every	Stockpiled material is maintained

	Contractor	maintenance on stockpiled material regularly Enforce limitations	During	the	ECO	second month) Monthly Bi-weekly	sufficiently and is clear of weeds and alien vegetation
<ul> <li>Topsoil stockpiles must not exceed 2 m in height;</li> </ul>	Contractor	for the height of topsoil stockpiles	During Construction Phase	ine	ECO	every second month)	Topsoil stockpiles do not exceed 2m in height
<ul> <li>During periods of strong winds and heavy rain, the stockpiles must be covered with appropriate material (e.g., cloth, tarpaulin etc.);</li> </ul>	Contractor	Appropriate material must be provided in order to cover stockpiles when required	During Construction Phase	the	ECO	Monthly	Contractor to provide proof of availability of appropriate material to cover stockpiles when required
<ul> <li>Where possible, sandbags (or similar) must be placed at the bases of the stockpiled material in order to prevent erosion of the material.</li> </ul>	Contractor	Sandbags must be provided in order to prevent erosion of stockpiled materials	During Construction Phase	the	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	on		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	Construction			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	
		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	
						of staff of	

		rehabilitation and erosion control				stabilisation method used
<ul> <li>Rehabilitation of the disturbed areas must be managed in accordance with Section 5.35: Landscaping and rehabilitation;</li> </ul>	Contractor	Review and ensure that all rehabilitation measures are implemented in accordance with the requirements of Section 5.35	Duration of the construction phase	ECO	Monthly	Visual inspection of rehabilitation conducted and the degree of conformanc e with the requirements set out in Section 35.5 of this report
<ul> <li>All excess spoil generated during terracing activities must be disposed of in an appropriate manner and at a recognised landfill site; and</li> </ul>	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
<ul> <li>Spoil can however be used for landscaping purposes and must be covered with a layer of 150 mm topsoil for rehabilitation purposes.</li> </ul>	Contractor	Where spoil is utilised for landscaping purposes implement a 150mm topsoil layer on top following shaping and compaction	Duration of the construction phase	ECO	Monthly	Spoil material used in landscaping is suitably covered with a later of topsoil at least 150mm deep

to	promote		
reho	bilitation		

## 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	Implementatio	n		Monitoring	Monitoring				
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance			
<ul> <li>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;</li> </ul>	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			
<ul> <li>Spoil can however be used for landscaping purposes and must be covered with a layer of 150 mm topsoil for rehabilitation purposes;</li> </ul>	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	Contractor	Undertake the	During	the	ECO	Monthly	Managemen
must be undertaken in accordance with Section 5.18:		management of	Construction	on			t of
Workshop, equipment maintenance and storage; and		equipment for	Phase				equipment is
		excavation as per					undertaken in
		the requirements					line with the
		of section 5.18					requirements
							of section
							5.18
- Hazardous substances spills from equipment must be	Contractor	Undertake the	During	the	ECO	Monthly	Managemen
managed in accordance with Section 5.17: Hazardous		management of	Construction	on			t of
substances.		hazardous	Phase				hazardous
		substances spills					substances
		from equipment as					spills from
		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 /				Monitoring			
	Responsible	Method	of	Timeframe	for	Responsible	Frequency	Evidence of
	person	implemen		implementati		person	noquoney	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 done accordance with Sectio 5.19: Batching plants	
<ul> <li>Residual solid waste must be disposed of in accordance with Section 5.8: Solid waste and hazardous management.</li> </ul>	Contractor	Undertake the disposal of residual solid waste as per the requirements of section 5.8	During Construction Phase	the	ECO	Monthly	The dispos of residu solid waste undertaken line wi section 5.8.	is in

## 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	Implementati	ion	Monitoring			
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
- Management of dust must be conducted in	Contractor	Review and	During the	ECO	Monthly	Dust
accordance with Section 5. 20: Dust emissions;		implement dust	Construction			managemen
		management	Phase			t actions
		actions in				observed to
		accordance with				be in

		the requirement of Section 5.20 of this report					accordance with the requirement of Section 5.20 of this report
<ul> <li>Management of equipment used for installation must be conducted in accordance with Section 5.18: Workshop, equipment maintenance and storage;</li> </ul>	Contractor	Review and implement equipment management actions in accordance with the requirement of Section 5.18 of this report	During 1 Construction Phase	he	ECO	Monthly	Equipment managemen t actions observed to be in accordance with the requirement of Section 18 of this report
<ul> <li>Management hazardous substances and any associated spills must be conducted in accordance with Section 5.17: Hazardous substances; and</li> </ul>	Contractor	Review and implement hazardous substances and any associated spills in accordance with the requirement of Section 5.17 of this report	During 1 Construction Phase	he	ECO	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	Contractor	Review and	During	the	ECO	Monthly	Dispose/recy
accordance with Section 5.8: Solid waste and hazardous		dispose/recycle	Construction	1			cle residual
management.		residual solic	Phase				solid waste
		waste ir	1				observed to
		accordance with	1				be in
		the requirement o	:				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	Implementation			Monitoring				
	Responsible	Method	of	Timeframe	for	Responsible	Frequency	Evidence o
	person implementation implementation p		person		compliance			

<ul> <li>During assembly, care must be taken to ensure that no wasted/unused materials are left on site e.g. bolts and nuts</li> </ul>	Contractor	Conduct an inspection of the site once assembly is complete to remove all stray bolts or unused materials that may be left on site	Duration of the construction phase	ECO	Monthly	Evidence of leftover waste/unuse d materials on site following closure of assembly
<ul> <li>Emergency repairs due to breakages of equipment must be managed in accordance with Section 5.18: Workshop, equipment maintenance and storage and Section 5.16: Emergency procedures.</li> </ul>	Contractor	Review and conduct all emergency repairs in accordance with Sections 5.18 and 5.16 of this report	Duration of the construction phase	ECO	Monthly	Evidence of emergency repairs carried out having been 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	Implementation	Monitoring

	Responsible	Method of	Timeframe f	for	Responsible	Frequency	Evidence of
	person	implementation	implementatio	n	person		compliance
- Residual solid waste (off cuts etc.) shall be recycled or	Contractor	Undertake	During t	he	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 t	he	ECO	Monthly	Managemen
conducted in accordance with <b>Section 5.18: Workshop</b> ,		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
							of section
							5.18
- Management hazardous substances and any	Contractor	Undertake the		he	ECO	Monthly	Managemen
associated spills shall be conducted in accordance with		management of	Construction				t of
Section 5.17: Hazardous substances.		hazardous	Phase				hazardous
		substances as per					substances is
		the requirements					undertaken in
		of section 5.17					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	Timeframe f	or	Responsible	Frequency	Evidence	of
	person	implementation	implementation		person		complianc	e
- Residual solid waste must be recycled or disposed of in	Contractor	Undertake	During th	ne	ECO	Monthly	Undertake	
accordance with Section 5.8: Solid waste and hazardous		recycling or	Construction				recycling	or
management.		disposal of solid	Phase				disposal	of
		waste as per the					solid waste	e as
		requirements of					per	the
		section 5.8					requiremen	nts
							of section a	5.8

## 5.32 Socio-economic

Impact management outcome: enhanced socio-economic development.

Impact Management Actions	Implementation				Monitoring			
	Responsible	Method	of	Timeframe for	Responsible	Frequency	Evidence of	
	person	implementation		implementation	person		compliance	
- Develop and implement communication strategies to	dEO / cEO	Identify an	nd	Pre-construction &	ECO	Once, prior	Communicati	
facilitate public participation;		implement		Construction		to the	on is	
		appropriate				commence	undertaken	
		strategies fo	or			ment of	as per the	
		communication				constructio	identified	
		with th	ne			n and	strategies	
		communities				monthly	and no	
		through				during the	complaints	
		consideration of	of			constructio	are submitted	
		the communi	ity			n	regarding	
		needs					communicati	
							on	

- Develop and implement a collaborative and	Contractor	Development and	Pre-construction &	ECO	Once, prior	Conflict
	Confractor			ECO		
constructive approach to conflict resolution as part of		implement a	Construction		to the	resolution is
the external stakeholder engagement process;		Grievance			commence	undertaken in
		Mechanism which			ment of	line with the
		considers the			constructio	requirements
		community needs			n and	of the
		and provides			monthly	Grievance
		procedures for			during the	Mechanism.
		conflict resolution			constructio	No
					n phase	complaints
						on conflict
						resolution is
						submitted by
						the
						community
– Sustain continuous communication and liaison with	Contractor	Development and	Pre-construction &	ECO	Once, prior	Communicati
neighboring owners and residents		implement and	Construction		to the	on / liaison
		Grievance			commence	with
		Mechanism			ment of	neighbouring
		provides			constructio	landowners
		procedures for			n and	and residents
		communication /			monthly	are
		liaison with			during the	
		neighbouring			constructio	line with the
		landowners and			n phase	requirements
		residents			in pricase	of the
						Grievance
						Mechanism.
						Nechanism. No
						-
						complaints
						on
						communicati
						on with
						neighbouring
						landowners

						and residents are submitted
<ul> <li>Create work and training opportunities for local stakeholders; and</li> </ul>	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 constructio n and monthly during the constructio n phase	The "locals first" policy is considered in terms of the employment and training opportunities
<ul> <li>Where feasible, no workers, with the exception of security personnel, must be permitted to stay over-night on the site. This would reduce the risk to local farmers.</li> </ul>	Not applicable – all personnel will reside within the relevant and closest town					

# 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 Imple	lementation	Monitoring
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	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance
<ul> <li>Bunds must be emptied (where applicable) and need to be undertaken in accordance with the impact management actions included in sections 5.17: Hazardous substances and 5.18: Workshop, equipment maintenance and storage;</li> </ul>	Contractor	Regular emptying of the bunds must be undertaken. This must be undertaken as per the requirements listed in sections 5.17 and 5.18	During the Construction Phase	ECO	Prior to site closure for more than 05 days	Bunds are emptied as per the requirements listed under sections 5.17 and 5.18
<ul> <li>Hazardous storage areas must be well ventilated;</li> </ul>	Contractor	Install appropriate ventilation in all hazardous storage areas	During the construction phase	ECO	Prior to site closure for more than 05 days	Effective ventilation is installed in hazardous storage areas
<ul> <li>Fire extinguishers must be serviced and accessible. Service records to be filed and audited at last service;</li> </ul>	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
<ul> <li>Emergency and contact details displayed must be displayed;</li> </ul>	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
<ul> <li>Security personnel must be briefed and have the facilities to contact or be contacted by relevant management and emergency personnel;</li> </ul>	Contractor in consultation with the ECO	Hold a workshop with all security personnel to	Pre-construction & construction	ECO	Prior to site closure for	Proof of the workshop held must be

		provide a brief of the project and security requirements. Provide facilities in order to contact management and emergency personnel				more than 05 days	kept on file by the contractor.
<ul> <li>Night hazards such as reflectors, lighting, traffic signage etc. must have been checked;</li> </ul>	Contractor	Regular checks of night hazards must be undertaken	During Construction Phase	the	ECO	Prior to site closure for more than 05 days	Proof of checks of night hazards must be provided by the contractor
<ul> <li>Fire hazards identified and the local authority must have been notified of any potential threats e.g. large brush stockpiles, fuels etc.;</li> </ul>	CEO / Contractor in consultation with the ECO	Identify any potential fire hazards and notify the relevant local authority	During Construction Phase	the	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
<ul> <li>Structures vulnerable to high winds must be secured;</li> </ul>	Contractor	Ensure structures vulnerable to wind are secure prior to site closure	During Construction Phase	the	ECO	Prior to site closure for more than 05 days	Structures vulnerable to wind are secured prior to site closure
<ul> <li>Wind and dust mitigation must be implemented;</li> </ul>	Contractor	Implement wind and dust mitigation prior to site closure	During Construction Phase	the	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	During	the	ECO	Prior to site	Cement and
		and material stores	Construction			closure for	material
		are secured prior	Phase			more than	stores are
		to site closure				05 days	secured prior
							to site closure
<ul> <li>Toilets must have been emptied and secured;</li> </ul>	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
<ul> <li>Refuse bins must have been emptied and secured;</li> </ul>	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	implementation		implementation		person		compliance

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

		and pollution of the environment;					and scrap stored neatly as determined by the ECO
<ul> <li>The Contractor must also be equipped to contain and clean up any pollution causing spills; and</li> </ul>	cEO and Contractor	Provide training on the use of spill kits to the relevant employees		the	ECO	Monthly	Proof of training to be provided by the contractor
<ul> <li>Disposal of unusable material must be at a licensed waste disposal site.</li> </ul>	cEO and Contractor	Ensure a registered waste disposal site is utilised and keep disposal slips and record in the site environmental file	During Construction Phase	the	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.

Γ	Impact Management Actions	Implementation			Monitoring					
		Responsible	Method	of	Timeframe	for	Responsible	Frequency	Evidence	of
		person implementation implemen		implementatio	n	person		complianc	ce	

<ul> <li>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;</li> </ul>	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
<ul> <li>All slopes must be assessed for contouring, and to contour only when the need is identified in accordance with the Conservation of Agricultural Resources Act, No 43 of 1983</li> </ul>	Contractor in consultation with the ECO	Assess all slopes and determine whether contouring is	Rehabilitation	cEO	Weekly	licensed facilities are available. All slopes are assessed and contoured as required
<ul> <li>All slopes must be assessed for terracing, and to terrace only when the need is identified in accordance with the Conservation of Agricultural Resources Act, No 43 of 1983;</li> </ul>	Contractor in consultation with the ECO	required Assess all slopes and determine whether terracing is required	Rehabilitation	cEO	Weekly	All slopes are assessed and terraced as required
<ul> <li>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;</li> </ul>	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
<ul> <li>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;</li> </ul>	Not applicable					

<ul> <li>Rehabilitation of access roads outside of farmland;</li> </ul>	Not applicable					
<ul> <li>Indigenous species must be used for with species and/grasses to where it compliments or approximates the original condition;</li> </ul>	Contractor	Make use of indigenous species for rehabilitation	Rehabilitation	CEO	Weekly	Indigenous species are used for rehabilitation
<ul> <li>Stockpiled topsoil must be used for rehabilitation (refer to Section 5.24: Stockpiling and stockpiled areas);</li> </ul>	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
<ul> <li>Stockpiled topsoil must be evenly spread so as to facilitate seeding and minimise loss of soil due to erosion;</li> </ul>	Contractor	Ensure that topsoil is spread evenly	Rehabilitation	cEO	Weekly	Topsoil is spread evenly
<ul> <li>Before placing topsoil, all visible weeds from the placement area and from the topsoil must be removed;</li> </ul>	Contractor	Remove all visibleweedsfromplacementareaand topsoilbeforespreadingthetopsoil	Rehabilitation	cEO	Weekly	No weeds are visible in the placement area or the topsoil
<ul> <li>Subsoil must be ripped before topsoil is placed;</li> </ul>	Contractor	Undertake the ripping of subsoil prior to the spreading of topsoil	Rehabilitation	CEO	Weekly	Subsoil is ripped before topsoil is placed
<ul> <li>The rehabilitation must be timed so that rehabilitation can take place at the optimal time for vegetation establishment;</li> </ul>	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 rehabilitatio n 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
_	<ul> <li>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:</li> <li>a) Annual and perennial plants are chosen;</li> <li>b) Pioneer species are included;</li> <li>c) Species chosen must be indigenous to the area with the seeds used coming from the area;</li> <li>d) Root systems must have a binding effect on the soil;</li> <li>e) The final product must not cause an ecological imbalance in the area</li> </ul>	Contractor in consultation with a suitably qualified specialist	Make use of a suitable vegetation seed mixture should enhancement be required	Rehabilitation	ECO	As and when required	Use of a suitable vegetation seed mixture if required

#### 6 ACCESS TO THE GENERIC EMPr

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

#### PART B: SECTION 2

## 7 SITE SPECIFIC INFORMATION AND DECLARATION

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

#### 7.1.1 Details of the applicant:

Name of applicant: FE Kudu (Pty) Ltd Tel No: Not supplied Fax No: Not supplied Postal Address: Ground Floor, Sable Corner, 15 Bridgeways Precinct, Century City, 7441 Physical Address: Ground Floor, Sable Corner, 15 Bridgeway Road, Bridgeways Precinct, Century City, 7441

#### 7.1.2 Details and expertise of the EAP:

Name of EAP: Karen Jodas Tel No: 011 656 3237 Fax No: 086 684 0547 E-mail address: karen@savannahsa.com Expertise of the EAP (Curriculum Vitae included): Refer to Appendix 2 of this EMPr for a CV of the EAP

7.1.3 Project name: FE Kudu Wind Energy Facility, Eastern Cape Province

#### 7.1.4 Description of the project:

FE Kudu (Pty) Ltd is proposing the development of a wind energy facility and associated infrastructure on a site located approximately 40km west of Aberdeen in the Eastern Cape Province. The project is located within the Dr Beyers Naude Local Municipality and the greater Sarah Baartman District Municipality. The project site comprises a single affected property, Portion 2 of Farm Oorlogspoort 85. The project is known as the FE Kudu Wind Energy Facility. The project is planned as part of a cluster of renewable energy projects, which includes a second wind energy facility (FE Tango Wind Energy Facility), located approximately 20km east of the FE Kudu Wind Energy Facility.

The entire extent of the site falls within the Beaufort West Renewable Energy Development Zones (i.e. REDZ Focus Area 11). The undertaking of a basic assessment process for the project is in-line with the requirements stated in GNR 114 of 16 February 2018.

The FE Kudu Wind Energy Facility will have a contracted capacity of up to 600MW and comprise wind turbines with a capacity of up to 7.5MW each. The project has a preferred project site of ~9 170ha. Access to the site will be via an existing road off of the nearby R61. The FE Kudu Wind Energy Facility project site is proposed to accommodate the following infrastructure:

- » Up to 80 wind turbines, turbine foundations and turbine hardstands
- » An on-site substation hub incorporating:
  - » A132kV on-site facility substation
  - » Switchyard with collector infrastructure
  - » Battery Energy Storage System (BESS)
  - » Operation and Maintenance buildings
- » A balance of plant area incorporating:
  - » Temporary laydown areas
  - » A construction camp laydown and temporary concrete batching plant
- » Power lines internal to the wind farm, trenched and located adjacent to internal access roads, where feasible.
- » Access roads to the site and between project components with a width up to 8m for primary access routes.

#### 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: <a href="https://screening.environment.gov.za/screeningtool">https://screening.environment.gov.za/screeningtool</a>. 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 maps provided below have been compiled based on verified site sensitivities through specialist studies and relate to the larger wind farm for which the substation is associated with. The DFFE screening tool report for the project site is included in Appendix 3 of this EMPr.

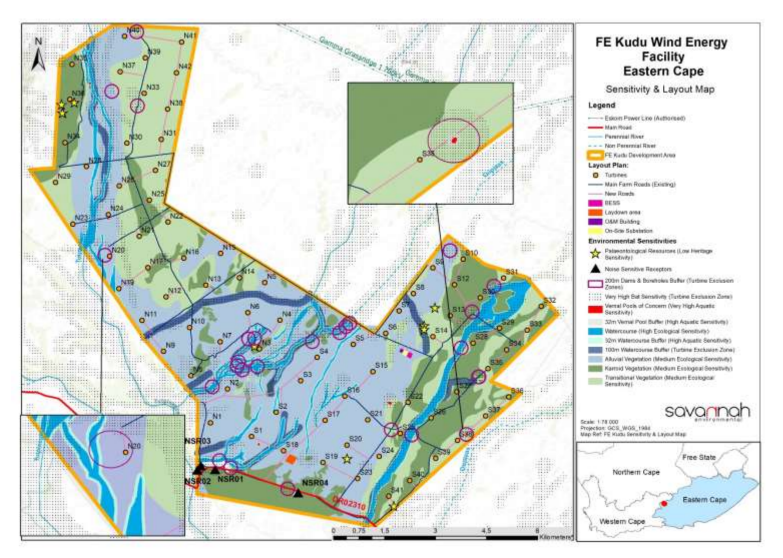


Figure 1: Environmental sensitivity map of the FE Kudu Wind Energy Facility

#### 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.

Signature Proponent/applicant/ holder of EA

Date:

him

14/09/23

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.

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

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

## PART C

#### 8 SITE SPECIFIC ENVIRONMENTAL ATTRIBUTES

If any specific environmental sensitivities/attributes are present on the site which require more specific impact management outcomes and 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, OPERATION AND DECOMMISIONING OUTCOMES AND ACTIONS

# Impact management outcome: Protection of terrestrial fauna

Impact Management Actions	Implementat	ion		Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Timeframe	Evidence of
	person	implementation	implementation	person		compliance
<ul> <li>If any parts of the site must be lit at night, this should be done with low- UV type lights (such as most LEDs) as far as practically possible, which do not attract insects and which should be directed downwards.</li> </ul>	EPC Contractor	Ensure use of appropriate lighting	Duration of construction Operation	ECO	Once, prior to commencement of construction, and as required	Use of appropriate lighting is implemented
<ul> <li>If parts of the facility such as the substation are to be fenced, then no electrified strands should be placed within 30cm of the ground as some species such as tortoises are susceptible to electrocution from electric fences as they do not move away when electrocuted but rather adopt defensive behaviour and are killed by repeated shocks.</li> <li>Alternatively, the electrified strands should be placed on the inside of the fence and not the outside or guard wires or mesh can be placed</li> </ul>	EPC Contractor	Implement appropriate fencing	Duration of construction Operation	ECO	Once, prior to commencement of construction, and as required	Use of appropriate fencing is implemented

Impact Management Actions	Implementation			Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Timeframe	Evidence of
<ul> <li>outside of the fence to prevent tortoises from accessing the electrified fence</li> <li>During construction any fauna directly threatened by the construction and operational activities should be removed to a</li> </ul>	ECO	Removal of fauna	Duration of construction Operation	ECO	As required during construction	Fauna moved outside of construction
<ul> <li>safe location by the ECO or other suitably qualified person.</li> <li>The extent of clearing and disturbance to the vegetation must be kept to a minimum so that impact on fauna and their habitats is restricted.</li> </ul>	EPC Contractor	Keep vegetation disturbance to a minimum	Duration of construction	ECO	As required during construction	area vegetation disturbance is minimised.
<ul> <li>The illegal collection, hunting or harvesting of any plants or animals at the site should be strictly forbidden. Personnel should not be allowed to wander off of the construction and operational site.</li> </ul>	EPC Contractor	Awareness created regarding prohibition on the collection, hunting or harvesting of any plants or animals	Duration of construction Operation	ECO	Weekly	No evidence of collection, hunting or harvesting of any plants or animals
<ul> <li>All construction vehicles should adhere to a low-speed limit (40km/h for cars and 30km/h for trucks) to avoid collisions with susceptible species such as snakes and tortoises and rabbits or hares. Speed limits should apply within the facility as well as on the public gravel access roads to the site.</li> </ul>	Contractor, cEO	Install speed signage throughout site, include speed limit into induction and ensure all staff entering site are	Duration of construction Operation	ECO	Monthly	Minimal instances of speeding as observed on site during audits and as evidenced in the written log

Imp	act Management Actions	Implementat	ion		Monitoring		
		Responsible	Method of	Timeframe for	Responsible	Timeframe	Evidence of
		person	implementation	implementation	person		compliance
		person	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		person		of warnings and fines issued for contraventions
	It is the contractor's responsibility to continuously monitor the area for newly established alien species during the contract and establishment period, which if present must be removed. Removal of these species shall be undertaken in a way which prevents any damage to the remaining indigenous species and inhibits the re-infestation of the cleaned areas.	EPC Contractor	kept on site Visually monitor the area for alien species	Construction	ECO	Ongoin	Alien species removed when found.
_	Employees should be trained (e.g. during toolbox talks) that poisonous animals should not be killed and if encountered the ECO/ EO should be informed.	EPC Contractor	Training with employees	Construction	ECO	Monthly	Toolbox talks conducted and attended by all employees

Imp	act Management Actions	Implementat	ion		Monitoring		
		Responsible	Method of	Timeframe for	Responsible	Timeframe	Evidence of
		person	implementation	implementation	person		compliance
_	Reptiles such as lizards are less mobile compared to mammals, and some mortalities could arise. It is recommended that a faunal search and rescue be conducted before construction commences, although experience has shown that there could still be some mortalities as these species are mobile and may thus move onto site once construction is underway. A reptile handler should be on call for such circumstances.	EPC Contractor		Construction	ECO		
-	Small mammals within the habitat on and around the affected area are generally mobile and likely to be transient to the area. They will most likely vacate the area once construction commences. As with all construction sites there is a latent risk that there will be some accidental mortalities. Specific measures are made to reduce this risk. The risk of species of Conservation Concern is low, and it is unlikely that there will be any impact to populations of such species because of the activity.	EPC Contractor		Construction	ECO	Monthly	Regular checks of fences for snares

Impact Management Actions	Implementat	ion		Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Timeframe	Evidence of compliance
<ul> <li>No animals are to be harmed or killed during the course of operations.</li> </ul>	EPC Contractor		Construction	ECO		
<ul> <li>It is important that clearing activities are kept to the minimum and take place in a phased manner. This allows animal species to move into safe areas.</li> </ul>	EPC Contractor		Construction	ECO		
<ul> <li>Workers are NOT allowed to collect or snare any faunal species. All fauna remain the property of the landowner and must not be disturbed, upset or used without their expressed consent</li> </ul>	EPC Contractor		Construction	ECO		

Impact management outcome: Protection of avifauna

Impact Management Actions	Implementation			Monitoring		
	Responsible Method of Timeframe for R		Responsible	Timeframe	Evidence of	
	person	implementation	implementation	person		compliance
<ul> <li>Removal of vegetation must be</li> </ul>	EPC	Vegetation	Construction	ECO	Monthly	Vegetation
restricted to a minimum and must be	Contractor	removal				removal kept
						to a

Impact Management Actions	Implementat	ion		Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Timeframe	Evidence of
	person	implementation	implementation	person		compliance
rehabilitated to its former state		restricted to a				minimum
where possible after construction.		minimum				and
						rehabilitation
						takes place
						after
						construction.
<ul> <li>Vehicle and pedestrian access to</li> </ul>	EPC	Vehicle and	Construction	ECO	Monthly	Vehicle and
the site should be controlled and	Contractor	pedestrian				pedestrian
restricted as much as possible to		access to site				access
prevent unnecessary disturbance of		restricted to a				reduced.
priority species.		minimum				
<ul> <li>Excavated rocks should be</li> </ul>	EPC		Operation	Operator	The Best Practice	
removed, or all infilling for road	Contractor				Guidelines	
construction should be compacted					require that, as	
and all lose rock piles at the base or					an absolute	
periphery of such infilling should be					minimum,	
covered and packed down to					operational	
eliminate all potential crevices and					monitoring	
shelter for small mammals such as					should be	
Rock Hyraxes (the primary source of					undertaken for	
food for the Verreaux's Eagles).					the first two	
					(preferably	
					three) years of	
					operation, and	
					then repeated in	
					year 5, and	
					again every five	
					years thereafter	

Impact Management Actions	Implementat	ion		Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Timeframe	Evidence of
	person	implementation	implementation	person		compliance
<ul> <li>A 200m turbine (including the rotor- swept area) exclusion zone should be implemented around boreholes and dams and a 100m turbine (including the rotor-swept area) exclusion zone on either side of drainage lines- a KMZ with coordinates of dams can be provided.</li> </ul>	EPC Contractor	implementation	implementation Operation	person Contractor Wind farm operator	for the operational lifetime of the facility. The Best Practice Guidelines require that, as an absolute minimum, operational monitoring should be undertaken for the first two (preferably three) years of operation, and then repeated in year 5, and again every five	compliance
					years thereafter for the operational	
					lifetime of the facility.	
<ul> <li>Carcass searches must commence to establish mortality rates, as per the most recent edition of the Best</li> </ul>	EPC Contractor		Operation	Contractor	The Best Practice Guidelines require that, as	

mpact Management Actions	Implementat	ion		Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Timeframe	Evidence of
	person	implementation	implementation	person		compliance
Practice Guidelines (Jenkins et al.				Wind farm	an absolute	
2015). The exact time when				operator	minimum,	
operational monitoring should					operational	
commence, will depend on the					monitoring	
construction schedule, and should					should be	
commence when the first turbines					undertaken for	
start operating. The Best Practice					the first two	
Guidelines require that, as an					(preferably	
absolute minimum, operational					three) years of	
monitoring should be undertaken for					operation, and	
the first two (preferably three) years					then repeated in	
of operation, and then repeated					year 5, and	
again in year 5, and again every five					again every five	
years thereafter for the operational					years thereafter	
lifetime of the facility.					for the	
					operational	
					lifetime of the	
					facility.	
- Bird flight diverters should be installed	EPC		Design and	Developer	The Best Practice	
on all 33kV overhead lines on the full	Contractor		Operation		Guidelines	
span length on the earthwire				Wind farm	require that, as	
(according to Eskom guidelines - five				operator	an absolute	
metres apart). Light and dark colour					minimum,	
devices must be alternated to					operational	
provide contrast against both dark					monitoring	
and light backgrounds respectively.					should be	
These devices must be installed as					undertaken for	
soon as the conductors are strung.					the first two	

Impact Management Actions	Implementation			Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Timeframe	Evidence of
	person	implementation	implementation	person		compliance
					(preferably	
					three) years of	
					operation, and	
					then repeated in	
					year 5, and	
					again every five	
					years thereafter	
					for the	
					operational	
					lifetime of the	
					facility.	

# Impact management outcome: Protection of bats

Imp	act Management Actions	Implementat	ion		Monitoring			
		Responsible	Method of	Timeframe for	Responsible	Timeframe	Evidence of	
		person	implementation	implementation	person		compliance	
_	Minimize degradation of terrestrial	Developer	Degradation of	Duration of	ECO	Monthly	Degradation	
	habitat by implementing and	ECO	terrestrial	construction			of terrestrial	
	maintaining effective invasive alien	EPC	habitat	Operational			habitat	
	plant, stormwater, erosion,	Contractor	minimised.				minimised.	
	sediment, and dust control							
	measures							
_	The removal of vegetation and	Developer		Construction	Developer			
	man-made buildings should be	ECO			ECO			

Impact Management Actions	Implementat	ion		Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Timeframe	Evidence of
	person	implementation	implementation	person		compliance
avoided in all high sensitive areas, as far as possible, and reduced across the project site in all other areas. Associated infrastructures are permissible in sensitive areas, but should aim to avoid them, as far as possible.	EPC Contractor			EPC Contractor		
<ul> <li>Limit all construction activities to daylight hours only.</li> </ul>	Developer ECO EPC Contractor		Construction	Developer ECO EPC Contractor	Entire duration of construction phase. Bat roost specialist walk- through to be conducted within 6 months of anticipated construction date.	
<ul> <li>Avoid all construction activities within potential roosting habitats, if identified at the time when construction activities (for wind turbines and associated infrastructures) take place. No confirmed roosts have been identified on site to date, although it is recommended for a final specialist site walk-through to take place prior to construction to</li> </ul>	Developer ECO EPC Contractor		Construction	Developer ECO EPC Contractor	Entire duration of construction phase. Bat roost specialist walk- through to be conducted within 6 months of anticipated construction date.	

Impact Management Actions	Implementati	ion		Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Timeframe	Evidence of
	person	implementation	implementation	person		compliance
confirm this, and to provide further						
construction and roost						
management recommendations, if						
required (i.e. if roosts are found).						
<ul> <li>Appropriate types of lighting are to</li> </ul>	Developer		Operation	ECO		
be used to avoid attracting insects,	ECO					
and hence, bats. This includes	EPC					
downward facing low-pressure	Contractor					
sodium and warm white LED lights.						
To be considered from the outset of						
the design phase						
<ul> <li>Consult with the appointed bat</li> </ul>	Wind farm		Decommissioning	Wind farm		
specialist on further management	operator,			operator,		
measures, should this be required.	on-site ECO			on-site ECO		
	and			and		
	appropriate			appropriate		
	bat			bat		
	specialist.			specialist.		

# Impact management outcome: Minimise impacts on heritage sites during the construction of the wind energy facility

Imp	act Management Actions	Implementat	ion		Monitoring		
		Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Timeframe	Evidence of compliance
_	An erosion monitoring programme should be put in place for at least 3 years after construction. Any problems observed should be rectified as soon as possible using the appropriate revegetation and erosion control works.	ECO	Erosion monitoring implemented	Operation	ECO	At least 3 years after construction	Any problems observed should be rectified as soon as possible using the appropriate revegetation and erosion control works.
_	The Environmental Control Officer (ECO) should be made aware of the possibility of important fossil remains (bones, teeth, fish, petrified wood, plant-rich horizons etc) being found or unearthed during the construction phase of the development	ECO	All uncovered fossil remains to be reported to ECO	Duration of construction Operation	ECO	As and when required	All unearthed fossils are bought to the attention of the ECO.
_	Should any significant archaeological resources be uncovered during the course of the construction phase, work must cease in the area of the find and ECPHRA must be contacted regarding an appropriate way forward.	ECO	Construction to cease and all uncovered archaeological resources reported to ECPHRA.	Duration of construction Operation	ECO	As and when required	No archaeological resources damaged and all finds to be reported to ECPHRA.

Impact management outcome: Minimisation of visual impacts associated with construction

Impact Management Actions	Implementat	Implementation			Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Frequency	Evidence of compliance	
<ul> <li>Retain and maintain natural vegetation immediately adjacent to the development footprint.</li> </ul>	Project proponent/ design consultant Contractor EO	Visual inspection of the layout to ensure that vegetation immediately adjacent to the development footprint will not be disturbed Ensure that natural vegetation immediately adjacent to the development footprint/servitude is retained and maintained.	Prior to construction and during construction	ECO	Ongoing throughout construction	Onsite evidence that natural vegetation immediately adjacent to the development footprint/servitude is retained and maintained.	
<ul> <li>Ensure that rubble, litter, and disused construction materials are appropriately stored (if not removed</li> </ul>	Contractor	Waste to be appropriately stored in designated areas.	Duration of the construction phase	ECO	Monthly	Appropriate storage of waste in designated areas.	

Impact Management Actions	Implementation		Monitoring			
	Responsible	Method of	Timeframe for	Responsible	Frequency	Evidence of
	person	implementation	implementation	person		compliance
daily) and then disposed regularly at licensed waste facilities.		Disposal of waste at licensed waste disposal facilities must be undertaken as per the waste management plan				Disposal certificates of disposal at licensed facilities to be provided
<ul> <li>Rehabilitate all disturbed areas immediately after the completion of construction works.</li> </ul>	Contractor EO	Ensure that disturbed areas are rehabilitated immediately after completion of construction works and that this is communicated to the contractor. Develop and implement a rehabilitation plan for the site.	Following completion of construction	ECO	As and when required	Visual observation that disturbed areas are rehabilitated immediately after the completion of construction works.
<ul> <li>Restrict construction activities to daylight hours whenever possible in</li> </ul>	Developer	Ensure that working hours are	Duration of the construction	ECO	Daily	Limited construction
order to reduce lighting impacts.	Contractor	clearly	phase			

Impact Management Actions	Implementat	blementation			Monitoring		
	Responsible	Responsible Method of Time		Responsible	Frequency	Evidence of	
	person	implementation	implementation	person		compliance	
		communicated to				activities taking	
	EO	construction				place at night.	
		workers and that					
		the working hours					
		are restricted to					
		daylight hours					
		and are adhered					
		to.					

# Impact management outcome: Protection of indigenous natural vegetation, fauna and maintenance of rehabilitation

Impact Management Actions	Implementat	Implementation			Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Timeframe	Evidence of	
	person	implementation	implementation	person		compliance	
- Any potentially dangerous fauna such	cEO,	Develop a	Operation and	dEO	As and when	Necessary	
as snakes or fauna threatened by the	Specialist,	search and	maintenance		required	permits	
maintenance and operational	Contractor	relocation plan				obtained prior	
activities should be removed to a safe		for threatened				to the removal	
location.		or dangerous				of threatened	
		fauna species				fauna species,	
		and obtain the				and copies of	
		relevant				permits	
		permits for the				observed	
						during audit.	

Impact Management Actions	Implementat	ion		Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Timeframe	Evidence of
	person	implementation	implementation	person		compliance
		removal of				
		these species				
<ul> <li>All hazardous materials should be</li> </ul>	Contractor	Suitable	Duration of the	dEO	Monthly	Effective
stored in the appropriate manner to		bunding and	project			bunding and
prevent contamination of the site.		containment,				containment of
Any accidental chemical, fuel and		demarcation				hazardous
oil spills that occur at the site should		and access				materials as
be cleaned up in the appropriate		control				evidenced on
manner as related to the nature of		measures				site, along with
the spill.		implemented				suitable access
		for hazardous				control and
		materials at				demarcation
		onsite stores.				provided at
		Spill prevention				hazardous
		and response				materials stores.
		plan				Written log of
		developed,				spills and clean
		and spill kits				up actions
		made				implemented
		available, as				observed and
		well as all staff				kept on file at
		inducted with				site
		spill response				
		procedure and				
		a log of				
		inductions kept				
		on file. Written				
		record of spills				

Impact Management Actions	Implementat	ion		Monitoring		
	Responsible person	Method of implementation	Timeframe for implementation	Responsible person	Timeframe	Evidence of compliance
		and clean up actions kept on site				
<ul> <li>Regular (annual) monitoring for alien plants during operation to ensure that no alien invasive problems have developed as result of the disturbance, as per the Alien Management Plan for the project.</li> </ul>	ECO	Alien plant monitoring	Operation	ECO	Annually	Results of alier invasive monitoring
<ul> <li>Regular monitoring for alien plant invasion and erosion after construction to ensure that no invasion or erosion problems have developed as result of the disturbance must be undertaken, as per the respective Management Plans for the project.</li> </ul>	O&M Operator	Invasive Alien Plant species eradication and management programme developed for the construction phase of the project, detailing monitoring required, control methods and frequency.	Operation	External Auditor, dEO	Annually – external audit and quarterly dEO	Invasive alien plant species appropriately managed

Impact Management Actions	Implementat	ion		Monitoring		
	Responsible	Method of	Timeframe for	Responsible	Timeframe	Evidence of
	person	implementation	implementation	person		compliance
<ul> <li>All roads and other hardened surfaces should have runoff control features which redirect water flow and dissipate any energy in the water which may pose an erosion risk.</li> </ul>	Contractor, cEO	Develop and implement a stormwater management plan	Prior to construction commencing, and for the duration of construction and operation phase	dEO/cEO	Monthly	Evidence of implementation of the stormwater management plan is observed
<ul> <li>Vegetation control within the wind energy facility should be by manual clearing and herbicides should not be used except to control alien plants in the prescribed manner if necessary.</li> </ul>	O&M Operator Specialist	Restrict herbicide and manual cleaning work	Operation	EO	Monthly	No herbicides used

# Impact management outcome: Protection of bat species

Impact Management Actions	Implementation			Monitoring		
	Responsible	Responsible Method of T		Responsible	Timeframe	Evidence of
	person	implementation	implementation	person		compliance
<ul> <li>Minimize artificial lighting</li> </ul>	Developer	Artificial lighting	Operation	ECO	As required	Use of
	ECO	kept to a				lighting is
	Contractor	minimum				minimised

## **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



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

## CURRICULUM VITAE OF KAREN JODAS

Profession:	Environmental Management and Compliance Consultant; Environmental Assessment Practitioner. Professional Natural Scientist: Environmental Science since 1999.
Specialisation:	Strategic environmental assessment and advice; development of plans and guidelines; environmental compliance advise and monitoring; Environmental Impact Assessment; environmental management; project management and co-ordination of environmental projects; peer review; policy, strategy and guideline formulation; renewable energy projects; water resources management.
Years work experience:	25 years (in the field since 1997)

#### VOCATIONAL EXPERIENCE

Provide technical input for projects in the environmental management field, specialising in strategic evaluation, Environmental Impact Assessment studies, environmental management plans, programmes and guidelines, integrated environmental management, environmental compliance monitoring; peer review of EIA reports and processes, strategy and guideline development, and public participation. Key focus on overall Project Management, integration of environmental studies and environmental processes into larger engineering-based projects, strategic assessment, and the identification of environmental management solutions and mitigation/risk minimising measures.

Excellent working knowledge of environmental legislation, strategies, guidelines and policies. Compilation of the reports for environmental studies are in accordance with the all relevant environmental legislation under the National Environmental Management Act. Due consideration of Equator Principles and compliance with IFC performance standards is now a part of all projects.

#### SKILLS BASE AND CORE COMPETENCIES

Provide technical input for projects in the environmental management field, specialising in strategic evaluation, Environmental Impact Assessment studies, environmental management plans, programmes and guidelines, integrated environmental management, environmental compliance monitoring; peer review of EIA reports and processes, strategy and guideline development, and public participation. Key focus on overall Project Management, integration of environmental studies and environmental processes into larger engineering-based projects, strategic assessment, and the identification of environmental management solutions and mitigation/risk minimising measures.

Excellent working knowledge of environmental legislation, strategies, guidelines and policies. Compilation of the reports for environmental studies are in accordance with the all relevant environmental legislation under the National Environmental Management Act. Due consideration of Equator Principles and compliance with IFC performance standards is now a part of all projects.

#### SKILLS BASE AND CORE COMPETENCIES

- Twenty five years (25) of experience in the environmental management, environmental permitting, impact assessment and compliance fields
- Twenty three (23) years of experience in Project Management of large environmental assessment and environmental management projects
- Strategic and compliance advise for all aspects of environmental assessment and management

- Wide range of experience for public and private sector projects
- Key experience in the assessment of impacts associated with renewable energy projects
- Experienced in assessments for both linear developments and nodal developments
- Experienced consultant in projects in Sub-Saharan Africa
- Experienced in environmental compliance advice, monitoring and reporting for construction and operation projects
- Due diligence auditing and reporting
- External and peer review of environmental assessment and compliance reporting as well as EIA processes
- Working knowledge of environmental planning policies, regulatory frameworks and legislation
- Input and review of Environmental Management Plans and Programmes, including Invasive Species Monitoring, Control and Eradication Plans
- Identification and assessment of potential environmental impacts and benefits
- Development of practical and achievable mitigation measures and management plans and evaluation of risk to project execution
- Compilation and review of the reports in accordance with all relevant environmental legislation
- Public participation/involvement and stakeholder consultation
- Environmental strategy, policy and guidelines development.

### EDUCATION AND PROFESSIONAL STATUS

#### Degrees:

- B.Sc Earth Sciences, majoring in Geography and Zoology, Rhodes University, Grahamstown, 1993
- B.Sc Honours in Geography (in Environmental Water Management), Rhodes University, Grahamstown, 1994. Major subjects included Water Resources Management, Streams Ecology, Fluvial Geomorphology and Geographic Information Systems.
- M.Sc in Geography (Geomorphology), Rhodes University, Grahamstown, 1996

### Short Courses:

- Environmental and Social Risk Management (ESRM), International Finance Corporation, 2018
- Integrated Water Resource Management, the National Water Act, and Water Use Authorisations, CSBSS, 2017
- WindFarmer Wind Farm Design course, Garrad Hassan, 2009
- Environmental Law Course, Aldo Leopold Institute, 2002
- Water Quality Management, Potchefstroom University, 1998

### Professional Society Affiliations:

- Registered EAP with the Environmental Assessment Practitioners Association of South Africa (EAPASA) (2022/5499)
- Registered with the South African Council for Natural Scientific Professions as a Professional Natural Scientist: Environmental Science (400106/99)
- Registered with the International Associated for Impact Assessment South Africa (IAIAsa): 5888

### Other Relevant Skills:

• Xtrack Extreme – Advanced Off-Road Driving Course

### EMPLOYMENT

Date	Company	Roles and Responsibilities
2006 - Current:	Savannah Environmental (Pty) Ltd	Director
		Independent specialist environmental consultant,
		Environmental Assessment Practitioner (EAP) and advisor
		Tasks include:
		Project management.

Date	Company	Roles and Responsibilities
		<ul> <li>Environmental screening assessments, environmental permitting and environmental authorisation applications.</li> <li>Due Diligence reporting</li> <li>Water use authorisation applications on the e-WULAA system.</li> <li>EA amendment applications.</li> <li>Environmental compliance audits.</li> <li>Efficient and quality reporting in line with the requirements of the National Environmental Management Act, EIA Regulations, and other relevant environmental legislation.</li> <li>Execution of the public participation process.</li> <li>Professional client liaison.</li> </ul>
1997 – 2005:	Bohlweki Environmental (Pty) Ltd (later known as Royal Haskoning DHV; or RHDHV)	Associate Environmental Management Unit: Manager; Principle Environmental Scientist focussing on Environmental
		Management and Project Management

#### **PROJECT EXPERIENCE**

Proven track record of successfully consulting on a range of development projects in all nine Provinces of South Africa, as well as in neighbouring southern African countries.

Her experience includes projects in the energy generation and transmission sector, as well as wastewater treatment facilities, mining and prospecting activities, property development, national roads, as well as strategy and guidelines development.

Karen Jodas has played a significant role in the energy sector since 2007, specifically in the roll-out of renewable energy projects throughout southern Africa. She has provided consulting services to over 400 renewable and baseload energy applications submitted by Independent Power Producers (IPPs) to the Department of Forestry, Fisheries and the Environment in South Africa for authorisation, as well as to Eskom on their renewable energy and gas-to-energy projects. In addition, she has concluded the environmental permitting and/or due diligence auditing for the development and implementation of 42 projects selected as preferred bidders by the Department of Energy under the Renewable Energy Independent Power Producers (REIPPP) Programme (small- and large-scale projects).

#### **GRID INFRASTRUCTURE PROJECTS**

#### Environmental Impact Assessments and Environmental Management Programmes

Project Name & Location	Client Name	Role
Kyalami/Midrand Substation and 3 Transmission Lines, Gauteng	Eskom Transmission	Project Manager & EAP
Steelpoort Integration Project, Limpopo	Eskom Transmission	Project Manager & EAP

#### **Basic Assessments**

Project Name & Location	Client Name	Role
Amakhala Emoyeni Power Line & Kopleegte	Cennergi	Project Manager & EAP
Substation, Eastern Cape	Cermergi	
Bon Espirange Substation & Overhead Power Line for	Building Energy (G7	Project Manager & EAP
the Roggeveld Wind Farm, Northern Cape	Renewable Energies)	riojeci manager & LAI
Castle WEF Powerline, Northern Cape	Juwi Renewable Energies	Project Manager & EAP
Cuprum-Burchell; Burchell-Mooidraai Power Line,	Eskom	Project Manager & EAP
Nothern Cape		

Expansion of the Komsberg Main Transmission		
Substation, Northern Cape	Enel Green Power	Project Manager & EAP
Garob-Kronos Power Line, Northern Cape	Juwi Renewable Energies	Project Manager & EAP
Golden Valley Dx-Poseidon Power Line Substation & Golden Valley-Kopleegte Power Line, Eastern Cape	BioTherm Energy	Project Manager & EAP
Gunstfontein Switching Station, Power Line & Ancillary	African Clean Energy	Project Manager & EAP
Infrastructure, Northern Cape	Developments (ACED)	
llanga Lethemba-Hydra, Northern Cape	Solar Capital	Project Manager & EAP
Iziduli Emoyeni WEF on-site substation, Power Line & Switching station, Access Roads & Watercourse Crossings, Eastern Cape	Windlab	Project Manager & EAP
Khai-Ma WEF Power Line, Northern Cape	Mainstream Renewable	Project Manager & EAP
Korana WEF Power Line, Northern Cape	Mainstream Renewable	Project Manager & EAP
Korana SEF Power Line, Northern Cape	Mainstream Renewable	Project Manager & EAP
Nobelsfontein WEF Power Line & Substation, Northern Cape	Coria / SARGE	Project Manager & EAP
Nojoli WEF Substation & Power Line Grid Connection, Eastern Cape	African Clean Energy Developments (ACED)	Project Manager & EAP
Olifantshoek Substation & Powerline, Northern Cape	Eskom Holdings	Project Manager & EAP
Poortjies WEF Power Line, Northern Cape	Mainstream Renewable	Project Manager & EAP
Power Line & Substation for the Blackwood WEF, Northern Cape	VentuSA Energy	Project Manager & EAP
Power Line & Substation for the Khobab WEF in Loeriesfontein, Northern Cape	Mainstream Renewable	Project Manager & EAP
Power Line Connecting the Sishen SEF to the Ferrum MTS-UMTU Klip Kop Power Line, Northern Cape	Acciona (Windfall 59 Properties)	Project Manager & EAP
Power Line for the Grid Connection of the 2 SEF's near Kath and Dibeng, Northern Cape	VentuSA Energy	Project Manager & EAP
Power Line for the Rheboksfontein WEF, Western Cape	Moyeng Energy	Project Manager & EAP
Power Line from Aggeneys Solar One to Aggeneis MTS Substation, Northern Cape	BlueWave	Project Manager & EAP
Re-alignment of 3 Eskom Power Line Servitudes within the Hopefield WEF, Western Cape	Umoya Energy	Project Manager & EAP
Re-alignment of the Power Line & Watercourse Crossings for the Loeriesfontein 2 WEF, Northern Cape	Mainstream Renewable	Project Manager & EAP
Re-alignment of the Power Line from Loeriesfontein 1 WEF to the Helios Substation, Northern Cape	Mainstream Renewable	Project Manager & EAP
Re-alignment of the Power Line from Loeriesfontein 3 WEF to the Helios Substation, Northern Cape	Mainstream Renewable	Project Manager & EAP
Substation for the Aggeneys PV SEF, Northern Cape	BioTherm Energy	Project Manager & EAP
Substation, Power Line & Watercourse Crossings for the Springfontein WEF, Free State	Mainstream Renewable	Project Manager & EAP
Wesley-Peddie (Riverbank Phase 2) Power Line for the Uncedo Lwethu WEF, Eastern Cape	Just Energy	Project Manager & EAP

## Environmental Compliance, Auditing and ECO

Project Name & Location	Client Name	Role
EO for the construction of the Neptune-Vuyani	Trans-Africa Projects on behalf	Project Manager
Transmission Line, Western Cape	of Eskom	

## RENEWABLE POWER GENERATION PROJECTS: PHOTOVOLTAIC SOLAR ENERGY FACILITIES

## Environmental Impact Assessments and Environmental Management Programmes

Client Name	Role
Solar Capital	Project Manager & EAP
VentuSA Energy	Project Manager & EAP
Atlantic Energy Partners	Project Manager & EAP
Networx	Project Manager & EAP
VentuSA Energy	Project Manager & EAP
Kabi Energy	Project Manager & EAP
African Clean Energy Developments (ACED)	Project Manager & EAP
Solar Capital	Project Manager & EAP
Networx	Project Manager & EAP
Networx / Prana Energy	Project Manager & EAP
BEEEntropie Renewable Innovation	Project Manager & EAP
	Project Manager & EAP
	Project Manager & EAP
Kabi Solar	Project Manager & EAP
SARGE	Project Manager & EAP
GeStamp Solar	Project Manager & EAP
Terra Solar	Project Manager & EAP
Solar Capital	Project Manager & EAP
Terra Solar	Project Manager & EAP
Genesis Eco-Energy	Project Manager & EAP
Mainstream Renewable	Project Manager & EAP
VentuSA Energy	Project Manager & EAP
VentuSA Energy	Project Manager & EAP
Solar Capital	Project Manager & EAP
VentuSA Energy	Project Manager & EAP
Aurora Power Solutions	Project Manager & EAP
Building Energy	Project Manager & EAP
REISA	Project Manager & EAP
VentuSA Energy	Project Manager & EAP
VentuSA Energy	Project Manager & EAP
Kotulo Tsatsi Energy and SolarReserve South Africa	Project Manager & EAP
Kotulo Tsatsi Energy and	Project Manager & EAP
	Project Manager & EAP
Africoast Engineers	Project Manager & EAP
Kabi Eneray	Project Manager & EAP
	Project Manager & EAP
	Project Manager & EAP
Kabi Solar	Project Manader & FAP
	Solar CapitalVentuSA EnergyAtlantic Energy PartnersNetworxVentuSA EnergyKabi EnergyAfrican Clean EnergyDevelopments (ACED)Solar CapitalNetworxNetworx / Prana EnergyBEEEntropie RenewableInnovationEA EnergyVentuSA EnergyKabi SolarSARGEGeStamp SolarTerra SolarSolar CapitalTerra SolarSolar CapitalTerra SolarSolar CapitalVentuSA EnergyMainstream RenewableVentuSA EnergyVentuSA EnergyMainstream RenewableVentuSA EnergySolar CapitalVentuSA EnergyAurora Power SolutionsBuilding EnergyREISAVentuSA EnergyKotulo Tsatsi Energy and SolarReserve South AfricaKotulo Tsatsi Energy and SolarReserve South AfricaNetworx / Prana Energy

Project Name & Location	Client Name	Role
Wolmaransstad Municipality PV SEF, North West	BlueWave	Project Manager & EAP
Woodhouse PV 1 & PV 2 SEFs, North West	Genesis Eco-Energy	Project Manager & EAP
Zuurwater PV SEFs (x4), Northern Cape	Solafrica / BlueWave	Project Manager & EAP
Lichtenburg 1, 2 & 3 PV Facilities, North West	Atlantic Energy Partners & ABO Wind	Project Manager & EAP
Allepad PV One, Two, Three and Four PV SEFs	ILEnergy Development	Project Manager & EAP

### **Basic Assessments**

Project Name & Location	Client Name	Role
Amandla Welanga & Dida PV SEFs near Noupoort, Northern Cape	Terra Solar	Project Manager & EAP
Carolusberg PV SEF, Northern Cape	llio Energy (SARGE)	Project Manager & EAP
Gosforth Park and Kynoch Rooftop PV SEF's Northern Cape	Building Energy	Project Manager & EAP
Hennenman PV SEF, Free State	BlueWave	Project Manager & EAP
Hibernia PV SEF near Lichtenburg, North West	EA Energy	Project Manager & EAP
Inkulukelo PV SEF, Northern Cape	Terra Solar	Project Manager & EAP
Kabi Kimberley PV SEF, Northern Cape	Kabi Energy	Project Manager & EAP
Kokerboom & Boabab PV Solar Energy Plants, Northern Cape	Brax Energy	Project Manager & EAP
Middelburg PV SEF, Mpumalanga	African Clean Energy Developments (ACED)	Project Manager & EAP
Nigramoep PV Solar Energy Plant, Northern Cape	SARGE	Project Manager & EAP
Noupoort (Kleinfontein and Toitdale) CPV, Northern Cape	Terra Power	Project Manager & EAP
O'Kiep 1 PV Solar Energy Plant, Northern Cape	llio Energy (SARGE)	Project Manager & EAP
O'Kiep 2 PV Solar Energy Plant, Northern Cape	BluePort Trade 118 (SARGE)	Project Manager & EAP
O'Kiep 3 PV Solar Energy Plant, Northern Cape	llio Energy (SARGE)	Project Manager & EAP
Rodicon PV SEF, Mpumalanga	VentuSA Energy	
Slurry PV SEF, North West	PPC	Project Manager & EAP
Small projects for PV SEF's, North West	BlueWave	Project Manager & EAP
Son Sitrus Rooftop PV Installation, Eastern Cape	Building Energy	Project Manager & EAP
Tollie PV SEF, Northern Cape	Terra Solar	Project Manager & EAP
x2 Southern Farms PV Solar Energy Plants, Northern Cape	Southern Farms	Project Manager & EAP
Moeding Solar PV Facility (BA in terms of REDZ regs), North West	Kabi Energy	Project Manager & EAP

### **Screening Studies**

Project Name & Location	Client Name	Role
Allemans, Wonderheuwel, Damfontein & Dida PV SEF's, Northern Cape	Terra Solar	Project Manager & EAP
Amandla Welang, Gillmer & Inkululeko PV SEF's, Northern Cape	GeoSolar/TerraSolar	Project Manager & EAP
Blouputs PV, Onseepkans PV, Hoogelegen PV & Boegoeberg PV projects, Northern Cape	Engineering Development Industrial Projects (EDIP)	Project Manager & EAP
Bobididi PV SEF, Limpopo	Root 60Four Energy	Project Manager & EAP
Boshof-Les Marais / Buitenfontein SEF, Free State	Bluewave Capital	Project Manager & EAP
Bosjesmansberg PV SEF, Northern Cape	Networx	Project Manager & EAP

Project Name & Location	Client Name	Role
Class 2 & Class 3 Road Networks in the vicinity of the proposed Tambo Springs Freight Hub, Gauteng	SMEC South Africa (on behalf of Gauteng Department of Roads & Transport)	Project Manager & EAP
Hibernia SEF, North West	EA Energy	Project Manager & EAP
Lephalale PV SEF, Limpopo	Exxaro	Project Manager & EAP
Prieska PV SEF, Northern Cape	Terra SOlar	Project Manager & EAP
Solar Project near Vryburg, North West province	ABO Wind	Project Manager & EAP
PV SEF's (x15) for the projects for the REIPP small scale BID, Nationwide	Building Energy	Project Manager & EAP
Senekal 1 & 2, Pongola & Newcastle PV SEF's, Kwa- Zulu-Natal	Building Energy	Project Manager & EAP
Small scale PV SEF project - 2nd Stage One	Bluewave Capital	Project Manager & EAP
Small scale PV SEF project - 2nd Stage One	Building Energy	Project Manager & EAP
Stella Helpmekaar SEF, North West	Bluewave Capital	Project Manager & EAP
Wolmaransstad Municipality SEF, North West	Bluewave Capital	Project Manager & EAP
Solar Project near Beaufort West, Western Cape	ABO Wind	Project Manager & EAP
Solar Project near Lichtenburg, Western Cape	ABO Wind	Project Manager & EAP
Solar Project near Hotazel, Western Cape	ABO Wind	Project Manager & EAP
Small-scale solar PV development site in Ekurhuleni Metropolitan Municipality, Gauteng	Genesis Eco-Energy Developments	Project Manager & EAP

## Environmental Compliance, Auditing and ECO

Project Name & Location	Client Name	Role
ECO for the Contraction of the De Aar & Prieska PV	GeStamp	Project Manager
Facilities, Northern Cape		
ECO for the Construction of the Kathu PV Facility,	REISA / Building Energy	Project Manager
Northern Cape		

## Compliance Advice and ESAP Reporting

Project Name & Location	Client Name	Role
ACWA Power SolarReserve Redstone Solar Plant, Northern Cape	SolarReserve	Environmental Advisor
Bokpoort PV SEF, Northern Cape	Solafrica	Environmental Advisor
Boshof PV SEF, Free State	BlueWave	Environmental Advisor
Hennenman PV SEF, Free State	BlueWave	Environmental Advisor
Kathu II SEF, Northern Cape	Building Energy	Environmental Advisor
Kathu PV SEF, Northern Cape	Building Energy / REISA	Environmental Advisor
Prieska PV SEF, Northern Cape	VentuSA	Environmental Advisor
San Solar SEF, Northern Cape	VentuSA / Acciona	Environmental Advisor
Sishen PV SEF Phase 1, Northern Cape	Aveng / Acciona	Environmental Advisor
Wolmaransstad Municipality Solar PV SEF, North West	BlueWave	Environmental Advisor
ESAP reporting for the opertaion phase of the Mulilo Solar PV De Aar and Mililo Solar PV Prieska	Mulilo and X-Elio	Environmental Advisor

## Due Diligence Reporting

Project Name & Location	Client Name	Role
Kabi Kimberley PV Plant, Northern Cape	Enertis Solar	Environmental Advisor
Sishen Solar Farm, Northern Cape	Acciona (Windfall 59	Environmental Advisor
	Properties)	
Vaal River Solar 1 PV plant, North West	Enertis Solar	Environmental Advisor

### Environmental Permitting & Water Use License (WUL) Applications

Project Name & Location	Client Name	Role
Permitting for the Kathu PV SEF, Northern Cape	Abengoa Solar	Project Manager & EAP
\$53 application for Kabi Kimberley De Beers PV	Kabi Energy	Project Manager & EAP
Plant, Northern Cape	Kubi Energy	hojeci Manager & LAI
\$53 application for the Blackwood PV SEF, Free State	VentuSA Energy	Project Manager & EAP
\$53 application for the Boundary PV SEF, Northern	VentuSA Energy	Project Manager & EAP
Саре	veniusa energy	Project Manager & EAP
\$53 application for Vaalkop & Witkop PV SEF's, North	Kabi Energy	Project Manager & EAP
West	Kabi Energy	riojeci Manager & LAi
\$53 applications for various projects (Amandla		
Welang, Didar, Inkululeko, Kleinfontein, Klip Gat,	Terra Solar	Project Manager & EAP
Naau Poort, Toitdale & Tollie PV SEF's), Northern		hojeer Manager & EAr
Саре		
WUL application for the Woodhouse PV1 & PV2	Genesis Eco-Energy	Project Manager & EAP
SEF's, North West	Concis Leo Energy	

## **RENEWABLE POWER GENERATION PROJECTS: CONCENTRATED SOLAR FACILITIES (CSP)**

## Environmental Impact Assessments and Environmental Management Programmes

Project Name & Location	Client Name	Role
De Aar CSP Energy facility, Northern Cape	African Clean Energy Developments (ACED)	Project Manager & EAP
Khi Solar One CSP facility, Northern Cape	Abengoa Solar	Project Manager & EAP
Noupoort CSP facility, Northern Cape	Cresco	Project Manager & EAP
Paulputs CSP facility, Northern Cape	Abengoa Solar	Project Manager & EAP
Pofadder & Upington CSP facilities, Northern Cape	Abengoa Solar	Project Manager & EAP
SolarReserve Kotulo Tsatsi CSP facility, Northern Cape province	SolarReserve	Project Manager & EAP
SolarReserve Kotulo Tsatsi CSP1 facility, Northern Cape	Kotulo Tsatsi Energy and SolarReserve South Africa	Project Manager & EAP
SolarReserve Kotulo Tsatsi CSP2 facility, Northern Cape	Kotulo Tsatsi Energy and SolarReserve South Africa	Project Manager & EAP
SolarReserve Kotulo Tsatsi CSP3 facility, Northern Cape	Kotulo Tsatsi Energy and SolarReserve South Africa	Project Manager & EAP
Upington 2 CSP facility, Northern Cape	Abengoa Solar	Project Manager & EAP
Upington 3 CSP facility, Northern Cape	Abengoa Solar	Project Manager & EAP
Xina Solar One CSP facility, Northern Cape	Abengoa Solar	Project Manager & EAP

## Environmental Compliance, Auditing and ECO

Project Name & Location	Client Name	Role
KaXu Solar One facility, Northern Cape	Abengoa Solar	Project Manager
Khi Solar One facility, Northern Cape	Abengoa Solar	Project Manager
Xina Solar One facility, Northern Cape	Abengoa Solar	Project Manager

**Screening Studies** 

Project Name & Location	Client Name	Role
Site Identification Tool for Proposed CSP Projects,	Exxaro	Environmental Advisor
Limpopo		

## Compliance Advice and ESAP reporting

Project Name & Location	Client Name	Role
Kaxu Solar One CSP facility, Northern Cape	Abengoa Solar	Environmental Advisor
Khi Solar One CSP facility, Northern Cape	Abengoa Solar	Environmental Advisor
SolarReserve Kotulo Tsatsi CSP facility, Northern	SolarReserve	Environmental Advisor
Cape province	3010111636176	
Xina One CSP facility, Northern Cape	Abengoa Solar	Environmental Advisor

## RENEWABLE POWER GENERATION PROJECTS: WIND ENERGY FACILITIES

#### Environmental Impact Assessments and Environmental Management Programmes

Project Name & Location	Client Name	Role
ABs WEF near Indwe, Eastern Cape	Rainmaker Energy	Project Manager & EAP
Amakhala Emoyeni WEF, Eastern Cape	Windlab Developments	Project Manager & EAP
Amatole (2 phases) WEF, Eastern Cape	Genesis ECO-Energy	Project Manager & EAP
Boulders Wind Farm, Western Cape	IPD Power	Project Manager & EAP
Britannia Bay WEF, Western Cape	Terra Power Solutions	Project Manager & EAP
Castle WEF in De Aar, Northern Cape	Juwi Renewable Energies	Project Manager & EAP
Cookhouse WEF, Eastern Cape	African Clean Energy Developments (ACED) & Tertia Waters	Project Manager & EAP
Deep River Wind Energy Facility, Eastern Cape	VentuSA Energy	Project Manager & EAP
Dorper Phase 1 WEF, Eastern Cape	Rainmaker Energy	Project Manager & EAP
Elliot WEF, Eastern Cape	Rainmaker Energy	Project Manager & EAP
Garob WEF, Northern Cape	Juwi Renewable Energies	Project Manager & EAP
Gouda WEF, Western Cape	VentuSA Energy	Project Manager & EAP
Great Karoo WEF, Northern Cape	African Clean Energy Developments (ACED)	Project Manager & EAP
Gunstfontein WEF, Northern Cape	African Clean Energy Developments (ACED)	Project Manager & EAP
Happy Valley WEF, Eastern Cape	REISA	Project Manager & EAP
Hidden Valley WEF, Northern Cape	African Clean Energy Developments (ACED)	Project Manager & EAP
Hopefield WEF, Western Cape	Umoya Energy	Project Manager & EAP
Karoo Renewable Energy Facility, Northern & Western Cape	SARGE	Project Manager & EAP
Karreebosch Wind Farm (Roggeveld Phase 2), Northern Cape & Western Cape	G7 Renewable Energies	Project Manager & EAP
Karusa Wind Farm, Northern Cape	African Clean Energy Development	Project Manager & EAP
Klipheuwel / Dassiesfontein WEF, Western Cape	BioTherm Energy	Project Manager & EAP
Nojoli WEF , Eastern Cape	African Clean Energy Developments	Project Manager & EAP
Nxuba WEF , Eastern Cape	African Clean Energy Developments	Project Manager & EAP
Olifants River WEF, Western Cape	SARGE	Project Manager & EAP

Project Name & Location	Client Name	Role
Oyster Bay WEF, Eastern Cape	RES	Environmental Advisor
Pofadder x3 WEF's, Northern Cape	Mainstream Renewable	Project Manager & EAP
Project Blue WEF, Northern Cape	Windy World	Project Manager & EAP
Rheboksfontein WEF, Western Cape	Moyeng Energy	Project Manager & EAP
Riverbank WEF near Wesley, Eastern Cape	Just Energy	Project Manager & EAP
Sere WEF, Western Cape	Eskom Generation	Project Manager & EAP
Soetwater Wind Farm, Northern Cape	African Clean Energy	Project Manager & EAP
Soerwaler Wind Faint, Norment Cape	Development	hojeci Manager & LAr
Springfontein WEF, Northern Cape	Mainstream Renewable	Project Manager & EAP
Stormberg WEF, Eastern Cape	Networx / Prana Energy	Project Manager & EAP
Suurplaat WEF, Western & Northern Cape	Moyeng Energy	Project Manager & EAP
Uiekraal WEF, Western Cape	Crenersol	Project Manager & EAP
West Coast One WEF, Western Cape	Moyeng Energy	Project Manager & EAP
West Coast WEF, Western Cape	Exxaro	Project Manager & EAP
Zen WEF near Gouda, Western Cape	VentuSA Energy	Project Manager & EAP

#### **Basic Assessments**

Project Name & Location	Client Name	Role
Britannia Bay Wind Monitoring Mast, Western Cape	Terra Power Solutions	Project Manager & EAP
Caledon, Worcester & Tulbach Wind Monitoring Masts, Western Cape	SAGIT	Project Manager & EAP
Deep River Wind monitoring Mast, Eastern Cape	VentuSA Energy	Project Manager & EAP
Denhami Wind Farm, Western Cape	Richard Young	Project Manager & EAP
Dorper, Abs & Dobos Wind Monitoring Masts, Eastern Cape	Rainmaker Energy	Project Manager & EAP
Hopefield Wind Monitoring Mast, Western Cape	Umoya Energy	Project Manager & EAP
Klawer Wind Energy Facility, Western Cape	Vendiwell	Project Manager & EAP
Klipheuwel / Dassiesfontein Wind Monitoring Mast, Western Cape	BioTherm Energy	Project Manager & EAP
Riverbank Wind Monitoring Mast, Eastern Cape	Just Energy	Project Manager & EAP
Wind Monitoring Masts near Suurplaat, Western Cape	Investec Bank	Project Manager & EAP
Wind Monitoring Masts on the West Coast & Darling, Western Cape	Investec Bank	Project Manager & EAP

## **Screening Studies**

Project Name & Location	Client Name	Role
Cookhouse WEF, Eastern Cape	African Clean Energy	Project Manager & EAP
Cookilouse Weil, Euslein Cupe	Developments (ACED)	
De Aar WEF, Northern Cape	African Clean Energy	Project Manager & EAP
	Developments (ACED)	
Developments within identified areas in the	BioTherm Energy	Project Manager & EAP
Overberg, Western Cape	biomenn Lineigy	
Hopefield WEF, Western Cape	African Clean Energy	Project Manager & EAP
hopeneid will, western Cape	Developments (ACED)	
Juno WEF, Western Cape	AMDA Developments	Project Manager & EAP
Lambert's Bat WEF, Western Cape	Vaayu Energy SA	Project Manager & EAP
Wind 500 – Eskom's investigation for new sites	Eskom Holdings	Project Manager & EAP
Struisbaai area WEF, Western Cape	Richard Young	Project Manager & EAP
Suurplaat WEF, Western Cape	Investec Bank	Project Manager & EAP
Theewaterskloof Municipality WEF, Western Cape	Theewaterskloof Municipality	Project Manager & EAP

Project Name & Location	Client Name	Role
WEF's on x2 site on the West Coast, Western Cape	Investec Bank	Project Manager & EAP
	Department of Environmental	
Various WEF's in the Western Cape	Affairs & Development	Project Manager & EAP
	Planning (DEA&DP)	
Van Reenens WEF, Kwa-Zulu Natal & Free State	4GREEN Development Africa	Project Manager & EAP
WEF Development within the Sandveld area,	Kovacs Investments (Nick	Project Manager & EAP
Western Cape	Prium)	Troject Manager & LAI

## Environmental Compliance, Auditing and ECO

Project Name & Location	Client Name	Role
ECO for the Construction of the Dorper Phase 1 WEF,	Rainmaker Energy	Project Manager
Eastern Cape		
ECO for the Construction of the Gouda Wind Farm,	Blue Falcon Trading	Project Manager
Western Cape		
EO for the Construction of the Dassiesklip WEF,	Group Five	Project Manager
Western Cape		

## Compliance Advice & ESAP Reporting

Project Name & Location	Client Name	Role
Amakhala Emoyeni WEF, Eastern Cape	Windlab Developments	Environmental Advisor
	African Clean Energy	Environmental Advisor
Cookhouse II WEF, Eastern Cape	Developments	
Cookhouse WEF, Eastern Cape	African Clean Energy	Environmental Advisor
Cookhoose wer, Eastern Cape	Developments	
Dorper Phase 1 WEF, Eastern Cape	Rainmaker Energy	Environmental Advisor
Garob WEF, Northern Cape	Juwi Renewable Energies	Environmental Advisor
Gouda WEF, Western Cape	Aveng / Acciona	Environmental Advisor
Happy Valley WEF, Eastern Cape	VentuSA Energy / EDPR	Environmental Advisor
Hidden Valley WEF, Northern Cape	African Clean Energy	Environmental Advisor
nidden valley wer, Normein Cape	Developments (ACED)	
Hopefield WEF, Western Cape	Umoya Energy	Environmental Advisor
Karusa Wind Farm, Northern Cape	African Clean Energy	Environmental Advisor
karosa wina fami, Nonnem Cape	Development	
Loperberg WEF, Eastern Cape	Rainmaker Energy	Environmental Advisor
Nobelsfontein WEF, Northern Cape	Coria / SARGE	Environmental Advisor
Nojoli WEF , Eastern Cape	African Clean Energy	Environmental Advisor
Nojoli WEF, Eastern Cape	Developments (ACED)	
Nxuba WEF , Eastern Cape	African Clean Energy	Environmental Advisor
	Developments	
Oyster Bay WEF, Eastern Cape	RES	Environmental Advisor
Riverbank Wind WEF, Eastern Cape	InnoWind	Environmental Advisor
Roggeveld Phase 1 WEF, Northern Cape	Building Energy	Environmental Advisor
Soetwater Wind Farm, Northern Cape	African Clean Energy	Environmental Advisor
soerwarer wind rann, Nonnein Cape	Development	
Springfontein WEF, Northern Cape	Mainstream Renewable	Environmental Advisor
Zen WEF, Western Cape	VentuSA Energy	Environmental Advisor

## Due Diligence Reporting

Project Name & Location	Client Name	Role
Gouda WEF, Western Cape	Blue Falcon Trading	Environmental Advisor

Project Name & Location	Client Name	Role
Loeriesfontein, Khobab & Noupoort WEF's, Northern Cape	Actis	Environmental Advisor
Roggeveld Wind Farm, Northern Cape	Building Energy	Environmental Advisor

## **Environmental Permitting & WUL Applications**

Project Name & Location	Client Name	Role
ermitting for the Cookhouse WEF, Eastern Cape	African Clean Energy	Project Manager & EAP
r ennining for the cookhoose wer, Eastern Cape	Developments (ACED)	
Permitting for the Karusa Wind Farm, Northern Cape	African Clean Energy	Project Manager & EAP
remining for the kalosa wind fam, Northert Cape	Development	FTOJECT Manager & EAF
Permitting for the Sere WEF, Western Cape	Eskom	Project Manager & EAP
Permitting for the Soetwater Wind Farm, Northern	African Clean Energy	Project Manager & EAP
Саре	Development	Project Manager & EAP
Permitting Riverbank WEF, Eastern Cape	Electrawinds	Project Manager & EAP
S24G for the Klipheuwel / Dassiesfontein WEF,		Project Manager & EAP
Western Cape		
\$53 application for the Nxuba Wind Farm, Eastern	African Clean Energy	Project Manager & EAP
Саре	Developments (ACED)	Toject Manager & LAI
\$53 Application for the Zen WEF, Western Cape	VentuSA Energy	Project Manager & EAP
WUL application for the Oyster Bay WEF, Eastern	RES	Project Manager & EAP
Саре	INLO	Project Manager & EAP

## CONVENTIONAL POWER GENERATION PROJECTS (COAL)

## Environmental Impact Assessments and Environmental Management Programmes

Project Name & Location	Client Name	Role
H2 Energy Power Station, Mpumalanga	H2 Energy	Project Manager & EAP

#### **Screening Studies**

Project Name & Location	Client Name	Role
Coal fired power station in the Bethal area,	ISS Global	Project Manager & EAP
Mpumalanga		
Indwe Power Station, Eastern Cape	IPSA	Project Manager & EAP
IPP Base Load Power Station Development in	Exxaro	Project Manager & EAP
Lephalale, Limpopo		FIOJECT MONOGEL & EAF

#### Environmental Compliance, Auditing and ECO

Project Name & Location	Client Name	Role
ISO 14001:2015 Audit for the Hendrina Power Station,	Eskom Holdings	Project Manager
Mpumalanga		

#### GAS to POWER GENERATION PROJECTS

#### Environmental Impact Assessments and Environmental Management Programmes

Project Name & Location	Client Name	Role
Ankerlig OCGT to CCGT Conversion project & the	Eskom Generation	Project Manager & EAP
Transmission Power Line between Ankerlig and the		
Omega Substation, Western Cape		
Gourikwa OCGT to CCGT Conversion project & the	Eskom Generation	Project Manager & EAP
Transmission Power Line between Gourikwa and the		

Proteus Substation, Western Cape		
Neopak Combined Heat and Power (CHP) Plant,	Neopak	Project Manager & EAP
Rosslyn, Gauteng		
Richards Bay Combined Cycle Gas Turbine (CCGT)	Eskom	Project Manager & EAP
Power Plant, Kwa-Zulu Natal		

## **Screening Studies**

Project Name & Location	Client Name	Role
Environmental Analysis for Gas Transmission Pipelines	Energy Group	Project Manager
in the Clayville, Nigel and Wadeville areas, Gauteng		

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

#### Environmental Impact Assessments and Environmental Management Programmes

Project Name & Location	Client Name	Role
Afguns Road Realignment Project, Limpopo	Eskom Holdings	Project Manager & EAP
Expansion of the existing Welgedacht Water Care Works, Gauteng	ERWAT	Project Manager & EAP
Industrial Metals Cluster, Northern Cape	Northern Cape Department of Economic Development and Tourism	Project Manager & EAP
Modification of the existing Hartebeestfontein Water Care Works, Gauteng	ERWAT	Project Manager & EAP

#### **Basic Assessments**

Project Name & Location	Client Name	Role
New Raw Water Reservoir & Pipeline for the Medupi	Eskom Holdings	Project Manager & EAP
Power Station, Limpopo		
Msenge Emoyeni WEF Watercourse Crossings, Eastern	Windlab	Project Manager & EAP
Cape		
Dilokong Transport Facility, Limpopo	South African National Roads	Project Manager & EAP
	Agency Limited (SANRAL)	
Neopak Water Tratment Plant, Gauteng	Neopak	Project Manager & EAP
Realignment of MR73 Road for the Construction of	Abengoa Solar	Project Manager & EAP
the Paulputs CSP Facility, Northern Cape		
Biomass Storage Area in Support of the Mkuze	Building Energy	Project Manager & EAP
Biomass Power Station, KwaZulu-Natal		
Wastewater Dam & Pipeline in Support of the Mkuze	Building Energy	Project Manager & EAP
Biomass Power Station, Kwa-Zulu Natal		
Watercourse Crossings for the Klawer Wind Energy	Vendiwell	Project Manager & EAP
Facility, Western Cape		

## Environmental Compliance, Auditing and ECO

Project Name & Location	Client Name	Role
ECO for the Construction of the Tiffindell Ski Resort,	Tiffindell Ski	ECO
Eastern Cape		
ECO for the Distribution centre & warehouse at Lords	Oliver & Partners	Project Manager
View Industrial Estate, Gauteng		
ECO for the Upgrade of the Waterval Wastewater	BCP Palace (on behalf of	Project Manager
Treatment Works, Gauteng	ERWAT)	

## Compliance Advice and reporting

Project Name & Location	Client Name	Role
Mkuze Biomass Plant, Kwa-Zulu Natal	Building Energy	Environmental Advisor
Tiffindell Ski, Eastern Cape	Tiffindell Ski	Environmental Advisor

## **Environmental Permitting & WUL Applications**

Project Name & Location	Client Name	Role
Permitting, \$53 & WULA for the Mkuze Biomass Plant,	Building Energy	Project Manager & EAP
Kwa-Zulu Natal		
WULA for the Visserhok Waste Tyre Depot, Western	REDISA	Project Manager & EAP
Саре		
WULA for the Witbank Waste Tyre Depot,	REDISA	Project Manager & EAP
Mpumalanga		

## <u>MINING</u>

## Environmental Compliance, Auditing and ECO

Project Name & Location	Client Name	Role
Compliance Audit for the Palesa Coal Mine WML,	HCI Coal	Project Manager
Mpumalanga province		
Compliance Audit Waste Use Licene for the Mbali	HCI Coal	Project Manager
Coal Mine, Mpumalanga province		

## ENVIRONMENTAL MANAGEMENT TOOLS

Project Name & Location	Client Name	Role
Review the effectiveness & efficiency of the	National Department of	Environmental Advisor
environmental impact management (EIA) system in	Environmental Affairs	
South Africa, and formulate an environmental		
impact management strategy and action plan		
Drafting a Position Paper: Project Financing and	Standard Bank Group	Environmental Advisor
Environmental Risk Management (considering IFC		
Performance Standards & Equator Principles)		
EMP for the Phase 1 of the Elitheni Coal Mine	Elitheni Coal	Environmental Advisor
Project, Eastern Cape		
Gap Analysis of Environmental Management	Venture Diversified Products	Environmental Advisor
Systems (EMS) with ISO 14001:2004		
Development of Provincial Guidelines for 4x4 routes	Western Cape Department of	Environmental Advisor
	Environmental Affairs &	
	Development Planning	
Permitting Study on the Status of Renewable Energy	E.ON	Environmental Advisor
Projects in South Africa		
Practical review of EGI SEA	CSIR	Environmental Advisor
Development & Implementation of the	UBS AG	Environmental Advisor
Environmental Management Systems (EMS) with ISO		
14001:2004 for the UBS Office in Sandton, Gauteng		

Resource & Efficiency Plans for the operation phase	Mulilo and X-Elio	Environmental Advisor
of the Mulilo Solar PV De Aar and Mililo Solar PV		
Prieska		

## <u>TRAINING</u>

Project Name & Location	Client Name	Role
Hendrina Power Station Environmental Law Training         Eskom Holding         Project		Project Manager
Radar Training for NCC Biologists	EchoTracks	Project Manager



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## CURRICULUM VITAE OF CHANTELLE GEYER

Profession :	Environmental Assessment Practitioner and Lead GIS Consultant
Specialisation:	Environmental Management; Project-Related GIS Mapping; Water Use Licenses; Public Participation; General Geology and Geochemistry.
Work Experience:	One year in the environmental field.
VOCATIONAL EXPERIENCE	

Chantelle is a conscientious and ambitious Environmental Consultant who holds a BSc (Hons) degree in Environmental Geology. She recently graduated from the North-West University where she consistently stayed in the top 3 of her class. She joined a group of passionate academic peers in her third year to create the first North-West University Geoscience Society to teach young earth scientists about the environment and introduce them to professional mentors, thus bridging the gap between university and a professional career. She was appointed as project manager for this society for two consecutive terms and organized career talks, academic game shows, alumni talks, clean-up initiatives, and numerous team-building events.

She has special interests in geological formations, geochemistry, minerals, contamination studies, rehabilitation and restoration of disturbed areas, as well as hydrology. However, she found her passion for Environmental Management during an environmental internship where she gained experience in:

- Environmental Impact Assessments
- Project-related GIS mapping
- Water use licences
- Public participation processes

Chantelle is a loyal and enthusiastic individual who is dedicated to further her studies in Environmental Management, Environmental Legislation, GIS-mapping, and studies on the renewable energy sector of South Africa. Her goal is to gain knowledge in the processes of Basic Assessments, Environmental Impact Assessments, Environmental Compliance, EA amendments, environmental permitting, public participation, screening assessments, and environmental authorisation applications. She aims to use this knowledge to strategically consult clients and undertaking projects efficiently and to the highest standard.

### SKILLS BASE AND CORE COMPETENCIES

- Specialized in environmental permitting
- Great organisational skills
- Good at time management
- Passionate about the environment
- Compilation of Environmental Reports in compliance with environmental legislation.
- Project management for environmental-related events and projects.
- Water Use Licences
- Aiding with public participation processes.
- Experience with South African environmental legislation.

• ArcMap.

#### EDUCATION AND PROFESSIONAL STATUS

#### Degrees:

- BSc Environmental Sciences, North-West University, Potchefstroom (2021)
- BSc Honours Environmental Geology, North-West University, Potchefstroom (2022)

#### Short Courses:

• Advanced Microsoft Excel Qualification, Lead Academy (2020)

#### **Professional Society Affiliations:**

- Candidate EAP with the Environmental Assessment Practitioners Association of South Africa (EAPASA)(2022/5021)
- Registered with the International Association for Impact Assessment South Africa (IAIAsa)
- Golden Key International Honour Society

## EMPLOYMENT

Date	Company	Roles and Responsibilities
July 2023 – Present:	Savannah Environmental (Pty) Ltd	Environmental Assessment Practitioner and LeadGIS ConsultantTasks include:Environmental Assessment Practitioner (EAP);Leading project-related GIS mapping.Performing Basic Assessment Reports andEnvironmental Impact Assessments,Environmental Permitting, and Public ParticipationProcesses.
July 2022 – July 2023:	Savannah Environmental (Pty) Ltd	Junior Environmental Consultant <u>Tasks include</u> : Environmental Assessment Practitioner (EAP); Specialising in project-related GIS mapping. Performing Basic Assessment Reports and Environmental Impact Assessments, Assisting with public participation processes.
February 2020 – November 2022	North-West University Geoscience Society	Project Manager         Tasks include:         Organize and facilitate all the committee events         Plan and allocate project resources         Creating a budget         Track projects progress and inform the rest of the         society members regarding the running projects         Translation of important documents and posters         Graphic Design         Social Media management and marketing
September 2021 – November 2021	Prescali Environmental (Pty)	Environmental Intern Tasks included:

Date	Company	Roles and Responsibilities	
		Liaising with senior management on environmental concerns,	
		Preparing Water Use Licence (WUL) audits,	
		Taking minutes during meetings,	
		Public Participation tasks.	

#### **PROJECT EXPERIENCE**

Project experience includes renewable energy projects, grid connection infrastructure, and other infrastructure.

#### **RENEWABLE POWER GENERATION PROJECTS: SOLAR ENERGY FACILITIES**

#### Environmental Impact Assessments and Environmental Management Programmes

Project Name & Location	Client Name	Role
Mutsho Solar PV (4x100MW projects), Limpopo	Cri-Eagle	Junior EAP & GIS Specialist
Harmony One Plant Solar PV Facility (30MW), Free	ENGP/Harmony Gold	Junior EAP & GIS Specialist
State		
Harmony Target Solar PV Facility (30MW), Free State	ENGP/Harmony Gold	Junior EAP & GIS Specialist
Harmony Joel Solar PV Facility (18MW), Free State	ENGP/Harmony Gold	Junior EAP & GIS Specialist
Ummbila Emoyeni SEF (150MW), Mpumalanga	Windlab Developments South	Junior EAP & GIS Specialist
	Africa (Pty) Ltd	
Phadima Solar PV Facility (240MW), Gauteng	WKN Windcurrent	EAP & GIS Specialist
Province		
Rivierplaats Energy Park (200MW), Free State	Pele Energy	EAP & GIS Specialist

#### **Basic Assessments**

Project Name & Location	Client Name	Role
Harmony Central Plant Solar PV Facility (14MW), Free	ENGP/Harmony Gold	Junior EAP & GIS Specialist
State		
Harmony Moab Khotsong Solar PV Facility (100MW),	ENGP/Harmony Gold	Junior EAP & GIS Specialist
Free State		
Highveld Solar PV Facility (240MW), North West	WKN Windcurrent	Junior EAP & GIS Specialist
Riet Solar PV Cluster (400MW), Mpumalanga	African Clean Energy	Junior EAP & GIS Specialist
	Developments (ACED)	
Harmony Kalgold Solar PV Facility (15MW), North	ENGP/Harmony Gold	Junior EAP & GIS Specialist
West		
Harmony Chemwes Solar PV Facility (15MW), North	ENGP/Harmony Gold	Junior EAP & GIS Specialist
West		
Quantum 1 Solar PV Facility (10MW), Gauteng	South African Mainstream	EAP & GIS Specialist
	Renewable Power	
Matla Solar PV Facility (35MW), Mpumalanga	Cennergi Holdings	EAP & GIS Specialist

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

Project Name & Location	Client Name	Role
San Solar PV Part 1 Amendment	Acciona	Junior EAP & GIS Specialist
San Solar PV WULA	Acciona	Junior EAP & GIS Specialist
Red Sands PV3 Part 1 Amendment	AGV Projects	Junior EAP & GIS Specialist

Harmony Central Plant Solar PV Facility GA	ENGP/Harmony Gold	Junior EAP & GIS Specialist
Harmony Moab Khotsong Solar PV Facility GA	ENGP/Harmony Gold	Junior EAP & GIS Specialist
Mutsho Solar PV (4x100MW projects) GAs	Cri-Eagle	EAP & GIS Specialist
Harmony One Plant Solar PV Facility GA	ENGP/Harmony Gold	Junior EAP & GIS Specialist
Highveld Solar PV Facility GA	WKN Windcurrent	EAP & GIS Specialist
Highveld Solar PV Facility \$53	WKN Windcurrent	EAP & GIS Specialist
Ummbila SEF Biodiversity Permitting	Seriti Green	EAP & GIS Specialist

#### **RENEWABLE POWER GENERATION PROJECTS: WIND ENERGY FACILITIES**

#### Environmental Impact Assessments and Environmental Management Programmes

Project Name & Location	Client Name	Role
Ummbila Emoyeni WEF (666MW), Mpumalanga	Windlab Developments South	Junior EAP & GIS Specialist
	Africa (Pty) Ltd	

#### **Basic Assessments**

Project Name & Location	Client Name	Role
Kudu Wind Farm (625MW), Eastern Cape	EnergyTeam	Junior EAP & GIS Specialist
Tango Wind Farm (240MW), Eastern Cape	EnergyTeam	Junior EAP & GIS Specialist

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

Project Name & Location	Client Name	Role
Ummbila WEF Biodiversity Permitting	Seriti Green	EAP & GIS Specialist

#### **RENEWABLE POWER GENERATION PROJECTS: OTHER TECHNOLOGY**

#### Environmental Impact Assessments and Environmental Management Programmes

Project Name & Location	Client Name	Role
Renewstable Anzani Power Plant (65MW),	HDF Energy	GIS Specialist
Mpumalanga		
Renewstable Kopano Power Plant (65MW),	HDF Energy	GIS Specialist
Mpumalanga		

#### **GRID INFRASTRUCTURE PROJECTS**

#### Environmental Impact Assessments and Environmental Management Programmes

Project Name & Location	Client Name	Role
Ummbila Emoyeni EGI, Mpumalanga	Windlab Developments South	Junior EAP & GIS Specialist
	Africa (Pty) Ltd	

#### **Basic Assessments**

Project Name & Location	Client Name	Role
Mutsho Solar Grid Connection, Limpopo	Cri-Eagle	Junior EAP & GIS Specialist
Highveld Grid Connection, North West	WKN Windcurrent	Junior EAP & GIS Specialist

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

#### **Basic Assessments**

Project Name & Location	Client Name	Role
Witberg WEF Access Road, Western Cape	Red Rocket South Africa (Pty)	Junior EAP and GIS
	Ltd	Specialist
Impofu Buffer Yard, Eastern Cape	Enel Green Power South	GIS Specialist
	Africa	



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# 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
		<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
	Contact person: Dr Mathys Vosloo	Manager
	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
		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, 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	Tasks included:
	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
		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, 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> Manyaka-Greyling-Meiring (previously Greyling Liaison and currently Golder Associates)
1997 - 2004	Imaginative Africa (Pty) Ltd (company owned by Nicolene Venter)	Independent Consultant: Public Participation 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, 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. <u>Clients:</u> Greyling Liaison (currently Golder Associates); Bembani Sustainability (Pty) Ltd; Lidwala Environmental; Naledzi Environmental

# PROJECT EXPERIENCE

# **RENEWABLE POWER GENERATION PROJECTS**

#### PHOTOVOLTAIC SOLAR ENERGY FACILITIES

# Environmental Impact Assessments and Environmental Management Programmes

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	
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		
Саре		
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,		Consultation
Vryburg, North West Province		
Helena Solar 1, 2 and 3 PVs, Copperton, Northern		
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,		
Northern Cape Province		

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

# Basic Assessments and Environmental Management Programmes

Project Name & Location	Client Name	Role
Upilanga Solar Park, Northern Cape (x6 100MW PV's and x3 350MW PV Basic Assessments)	Emvelo Capital Projects (Pty) Ltd	Project Manage the Public Participation Process Facilitate all meetings Consultation with Government Officials, Key Stakeholders, Landowners & Community Leaders
Sirius Solar PV Solar Energy Facility, Upington, Northern Cape Province	SOLA Future Energy	
Khunab Solar Development, consisting of Klip Punt PV1, McTaggarts PV1, McTaggarts PV2, McTaggarts PV3 and the Khunab solar Grid Connection near Upington, Northern Cape Province	Atlantic Energy Partners and Abengoa	

### 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,	1	
Northern Cape Province		

# Basic Assessments and Environmental Management Programmes

Project Name & Location	Client Name	Role
Cluster of Renewable Energy Developments,	Wind Relic	
Eastern Cape 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**

#### Environmental Impact Assessments and Environmental Management Programmes

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)	1
	Ltd	
Khai-Ma and Korana Wind Energy Facilities	Mainstream Renewable	1
	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**

Project Name & Location	<u>Client Name</u>	Role
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 of the Department of Environmental Affairs	Secretarial Services
Determination, Review and Implementation of the Reserve in the Olifants/Letaba System	Golder Associates on behalf of the Department of Water	
Orange River Bulk Water Supply System Levuvu-Letaba Resources Quality Objectives	and Sanitation	

# 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 <sup>nd</sup> 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	
Саре	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		

# APPENDIX 3: DFFE SCREENING TOOL REPORT

# SCREENING REPORT FOR AN ENVIRONMENTAL AUTHORIZATION AS REQUIRED BY THE 2014 EIA REGULATIONS – PROPOSED SITE ENVIRONMENTAL SENSITIVITY

**EIA Reference number:** TBA

**Project name:** Kudu Wind Energy Facility

Project title: Kudu Wind Energy Facility

Date screening report generated: 24/04/2023 21:22:51

Applicant: FE Kudu (Pty) Ltd

**Compiler:** Savannah Environmental

Compiler signature:

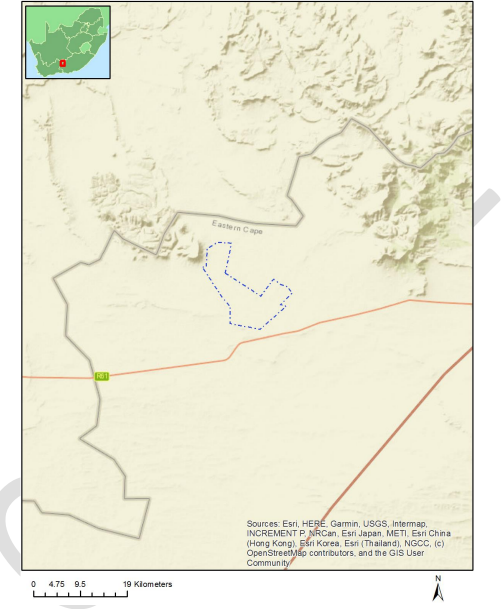
Application Category: Utilities Infrastructure | Electricity | Generation | Renewable | Wind

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Cadastral details of the proposed site	.4
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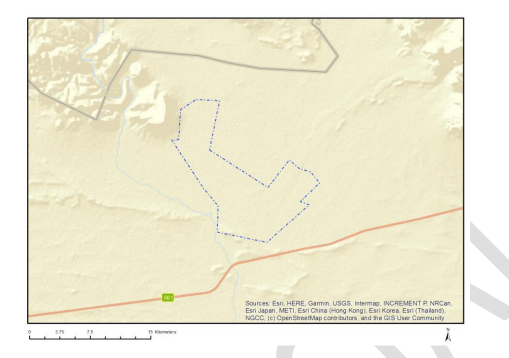
# Proposed Project Location

# Orientation map 1: General location



General Orientation: Kudu Wind Energy Facility

# Map of proposed site and relevant area(s)



# Cadastral details of the proposed site

#### Property details:

No	Farm Name	Farm/ Erf No	Portion	Latitude	Longitude	Property Type
1	OORLOGSPOORT	85	0	32°26'36.16S	23°28'56E	Farm
2	OORLOGSPOORT	85	2	32°26'48.03S	23°34'9.31E	Farm Portion

Development footprint<sup>1</sup> vertices: No development footprint(s) specified.

Wind and Solar developments with an approved Environmental Authorisation or applications under consideration within 30 km of the proposed area

No nearby wind or solar developments found.

# Environmental Management Frameworks relevant to the application

No intersections with EMF areas found.

<sup>&</sup>lt;sup>1</sup> "development footprint", means the area within the site on which the development will take place and incudes all ancillary developments for example roads, power lines, boundary walls, paving etc. which require vegetation clearance or which will be disturbed and for which the application has been submitted.

# Environmental screening results and assessment outcomes

The following sections contain a summary of any development incentives, restrictions, exclusions or prohibitions that apply to the proposed development site as well as the most environmental sensitive features on the site based on the site sensitivity screening results for the application classification that was selected. The application classification selected for this report is: Utilities Infrastructure | Electricity | Generation | Renewable | Wind.

# Relevant development incentives, restrictions, exclusions or prohibitions

The following development incentives, restrictions, exclusions or prohibitions and their implications that apply to this site are indicated below.

Incentive, restriction or prohibition	Implication
Strategic Transmission Corridor-Eastern Corridor	https://screening.environment.gov.za/ScreeningDownloads/Developmen tZones/Combined_EGI.pdf
Renewable energy development zones 11- Beaufort West	https://screening.environment.gov.za/ScreeningDownloads/Developmen tZones/Combined_REDZ.pdf
Strategic Gas Pipeline Corridors-Phase 9: Inland Corridor from Saldanha to Coega	https://screening.environment.gov.za/ScreeningDownloads/Developmen tZones/Combined_GAS.pdf

# Proposed Development Area Environmental Sensitivity

The following summary of the development site environmental sensitivities is identified. Only the highest environmental sensitivity is indicated. The footprint environmental sensitivities for the proposed development footprint as identified, are indicative only and must be verified on site by a suitably qualified person before the specialist assessments identified below can be confirmed.

Theme	Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
Agriculture Theme		Х		
Animal Species Theme		Х		
Aquatic Biodiversity Theme	Х			
Archaeological and Cultural				Х
Heritage Theme				
Avian (Wind) Theme				Х
Bats (Wind) Theme		Х		
Civil Aviation (Wind) Theme				Х
Defence (Wind) Theme				Х
Flicker Theme	Х			
Landscape (Wind) Theme	Х			
Paleontology Theme	Х			
Noise Theme	Х			
Plant Species Theme			Х	
RFI (Wind) Theme				Х
Terrestrial Biodiversity Theme	Х			

# Specialist assessments identified

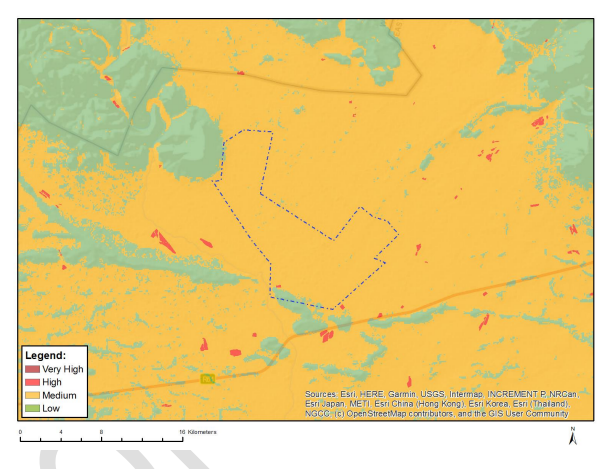
Based on the selected classification, and the known impacts associated with the proposed development, the following list of specialist assessments have been identified for inclusion in the assessment report. It is the responsibility of the EAP to confirm this list and to motivate in the assessment report, the reason for not including any of the identified specialist study including the provision of photographic evidence of the site situation.

assessment           1         Agricultural Impact Assessment <u>https://screening.environment.gov.za/Scr</u> <u>ssmentProtocols/Gazetted_WindAndSola</u> <u>nt_Protocols.pdf</u> 2         Landscape/Visual Impact Assessment <u>https://screening.environment.gov.za/Scr</u> <u>ssmentProtocols/Gazetted_General_Requ</u> <u>rotocols.pdf</u> 3         Archaeological and <u>https://screening.environment.gov.za/Scr</u>	r Agriculture Assessme reeningDownloads/Asse
Assessment     ssmentProtocols/Gazetted WindAndSolant       2     Landscape/Visual Impact     https://screening.environment.gov.za/Scr       Assessment     ssmentProtocols/Gazetted General Requirotocols.pdf	r Agriculture Assessme reeningDownloads/Asse
2     Landscape/Visual Impact Assessment <u>https://screening.environment.gov.za/Scr</u>	reeningDownloads/Asse
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3 Archaeological and https://screening.environment.gov.za/Scr	
	reeningDownloads/Asse
Cultural Heritage Impact ssmentProtocols/Gazetted General Requ	uirement Assessment P
Assessment rotocols.pdf	
4 Palaeontology Impact https://screening.environment.gov.za/Scr	reeningDownloads/Asse
Assessment ssmentProtocols/Gazetted General Requ	-
rotocols.pdf	
5 Terrestrial Biodiversity https://screening.environment.gov.za/Scr	reeningDownloads/Asse
Impact Assessment ssmentProtocols/Gazetted Terrestrial Bi	-
Protocols.pdf	
6 Aquatic Biodiversity https://screening.environment.gov.za/Scr	reeningDownloads/Asse
Impact Assessment ssmentProtocols/Gazetted Aquatic Biodi	
otocols.pdf	
7 Avian Impact Assessment https://screening.environment.gov.za/Scr	reeningDownloads/Asse
ssmentProtocols/Gazetted Avifauna Asso	
8 Civil Aviation Assessment https://screening.environment.gov.za/Scr	
ssmentProtocols/Gazetted Civil Aviation	
nt Protocols.pdf	
9 Defense Assessment https://screening.environment.gov.za/Scr	reeningDownloads/Asse
ssmentProtocols/Gazetted Defence Insta	allations Assessment Pr
otocols.pdf	
10 RFI Assessment https://screening.environment.gov.za/Scr	reeningDownloads/Asse
ssmentProtocols/Gazetted General Requ	-
rotocols.pdf	
11 Noise Impact Assessment <u>https://screening.environment.gov.za/Scr</u>	reeningDownloads/Asse
ssmentProtocols/Gazetted Noise Impact	
pdf	
12 Flicker Assessment https://screening.environment.gov.za/Scr	reeningDownloads/Asse
ssmentProtocols/Gazetted General Requ	
rotocols.pdf	
13 Traffic Impact https://screening.environment.gov.za/Scr	reeningDownloads/Asse
Assessment ssmentProtocols/Gazetted General Requ	
rotocols.pdf	
14 Geotechnical Assessment https://screening.environment.gov.za/Scr	reeningDownloads/Asse
ssmentProtocols/Gazetted General Requ	

		rotocols.pdf
15	Socio-Economic Assessment	https://screening.environment.gov.za/ScreeningDownloads/Asse
	Assessment	<u>ssmentProtocols/Gazetted_General_Requirement_Assessment_P</u> rotocols.pdf
16	Plant Species Assessment	https://screening.environment.gov.za/ScreeningDownloads/Asse
		ssmentProtocols/Gazetted_Plant_Species_Assessment_Protocols.
		<u>pdf</u>
17	Animal Species	https://screening.environment.gov.za/ScreeningDownloads/Asse
	Assessment	ssmentProtocols/Gazetted_Animal_Species_Assessment_Protoco
		<u>ls.pdf</u>

# Results of the environmental sensitivity of the proposed area.

The following section represents the results of the screening for environmental sensitivity of the proposed site for relevant environmental themes associated with the project classification. It is the duty of the EAP to ensure that the environmental themes provided by the screening tool are comprehensive and complete for the project. Refer to the disclaimer.

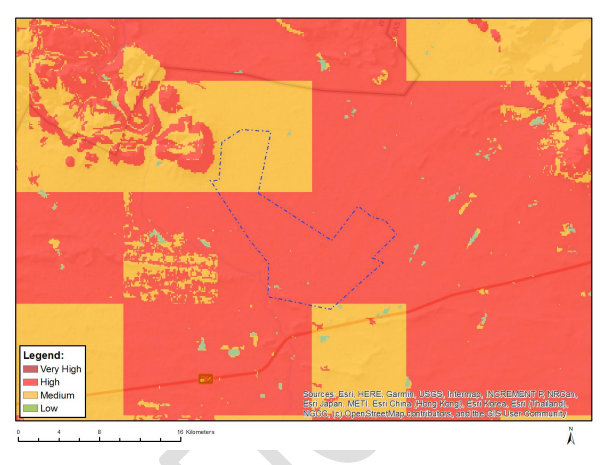


# MAP OF RELATIVE AGRICULTURE THEME SENSITIVITY

Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
	Х		

Sensitivity	Feature(s)
High	Old Fields;Land capability;01. Very low/02. Very low/03. Low-Very low/04. Low-Very low/05. Low
High	Old Fields;Land capability;06. Low-Moderate/07. Low-Moderate/08. Moderate
Low	Land capability;01. Very low/02. Very low/03. Low-Very low/04. Low-Very low/05. Low
Medium	Land capability;06. Low-Moderate/07. Low-Moderate/08. Moderate

# MAP OF RELATIVE ANIMAL SPECIES THEME SENSITIVITY



Where only a sensitive plant unique number or sensitive animal unique number is provided in the screening report and an assessment is required, the environmental assessment practitioner (EAP) or specialist is required to email SANBI at <u>eiadatarequests@sanbi.org.za</u> listing all sensitive species with their unique identifiers for which information is required. The name has been withheld as the species may be prone to illegal harvesting and must be protected. SANBI will release the actual species name after the details of the EAP or specialist have been documented.

Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
	X		

Sensitivity	Feature(s)	
High	Aves-Neotis ludwigii	
High	Aves-Afrotis afra	
Low	Subject to confirmation	
Medium	Aves-Afrotis afra	
Medium	Aves-Neotis ludwigii	
Medium	Reptilia-Chersobius boulengeri	

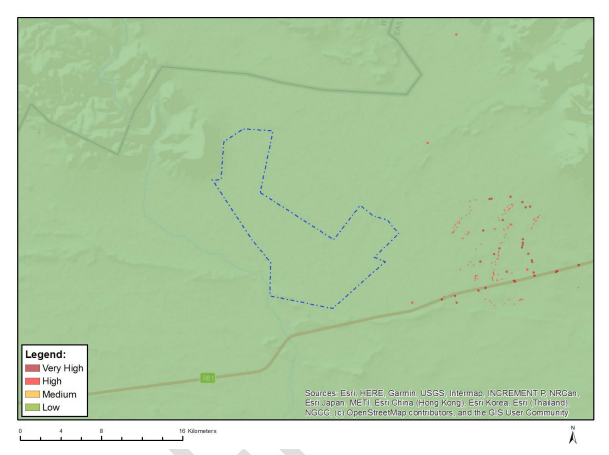
# Legend: Wery-High High Medium Surrass: Baft, HERE, Standa, USOS, Internega, INORCEMENT P) NROSa, Baft Agapa, MERI, Est Othan (Pana) Kang, Baft Kora, Est (Thathard, Moosa, Internega, INORCEMENT P) NROSa, Model agapa, Meria, Est Othan (Pana) Kang, Baft Kora, Est (Thathard, Moosa, Internega, INORCEMENT P) NROSa, Model agapa, Meria, Est Othan (Pana) Kang, Baft Kora, Est (Thathard, Moosa, Internega, INORCEMENT P) NROSa, MOOSA, MOOSA, INTERNEGA, MOOSA, MOOSA, MOOSA, MOOSA, INTERNEGA, MOOSA, MOOSA, MOOSA, MOOSA, INTERNEGA, MOOSA, M

# MAP OF RELATIVE AQUATIC BIODIVERSITY THEME SENSITIVITY

Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
Х			

Sensitivity	Feature(s)
Low	Low sensitivity
Very High	Rivers
Very High	Wetlands and Estuaries
Very High	Wetlands and Estuaries

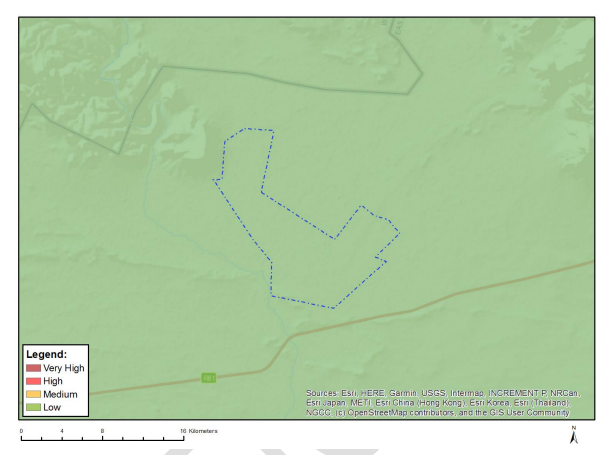
# MAP OF RELATIVE ARCHAEOLOGICAL AND CULTURAL HERITAGE THEME SENSITIVITY



Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
			Х

Sensitivity	Feature(s)
Low	Low sensitivity

# MAP OF RELATIVE AVIAN (WIND) THEME SENSITIVITY



Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
			Х

Sensitivity	Feature(s)
Low	Area Outside Sensitivities

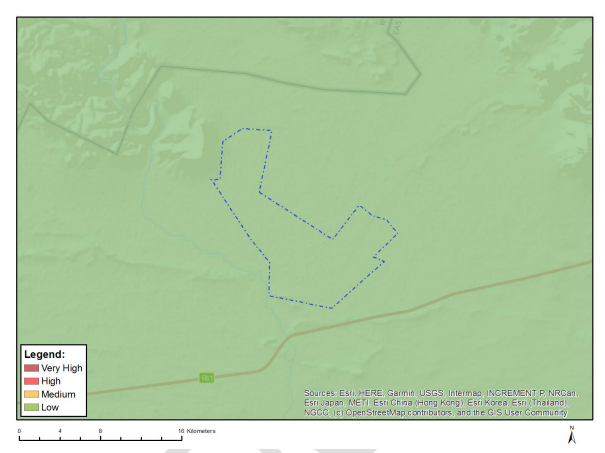
# 

# MAP OF RELATIVE BATS (WIND) THEME SENSITIVITY

Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
	Х		

Sensitivity Feature(s)	
High	Within 500 m of a river
High	Wetland
High	Within 500 m of a wetland

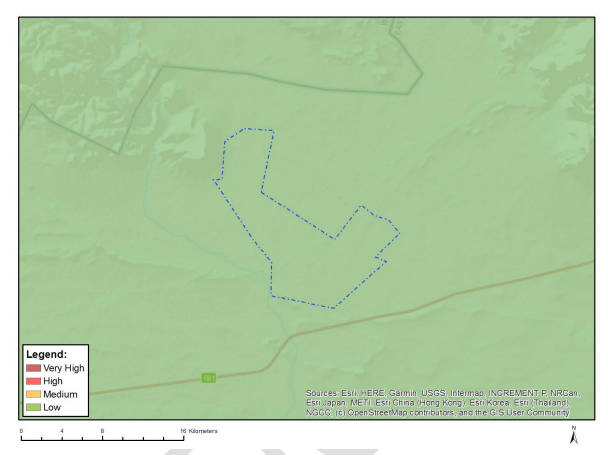
# MAP OF RELATIVE CIVIL AVIATION (WIND) THEME SENSITIVITY



Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
			Х

Sensitivity	Feature(s)
Low	Low sensitivity

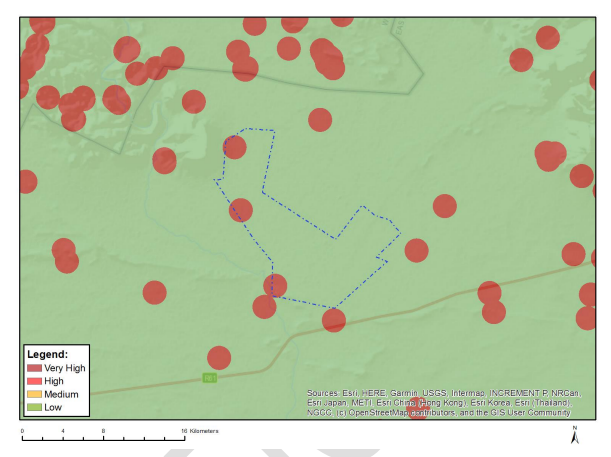
# MAP OF RELATIVE DEFENCE (WIND) THEME SENSITIVITY



Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
			Х

Sensitivity	Feature(s)
Low	Low sensitivity

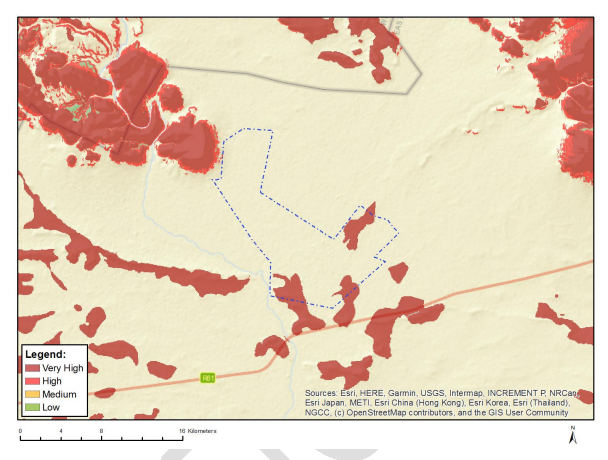
# MAP OF RELATIVE FLICKER THEME SENSITIVITY



Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
X			

Sensitivity	Feature(s)
Low	Area of low sensitivity
Very High	Potential temporarily or permanently inhabited residence

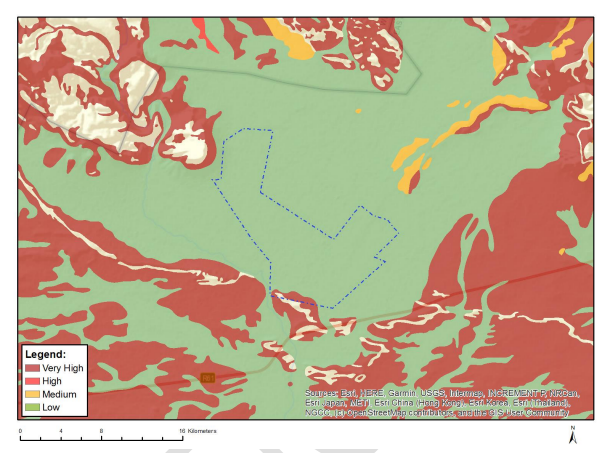
# MAP OF RELATIVE LANDSCAPE (WIND) THEME SENSITIVITY



Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
X			

Sensitivity	Feature(s)
High	Slope between 1:4 and 1:10
Very High	Mountain tops and high ridges

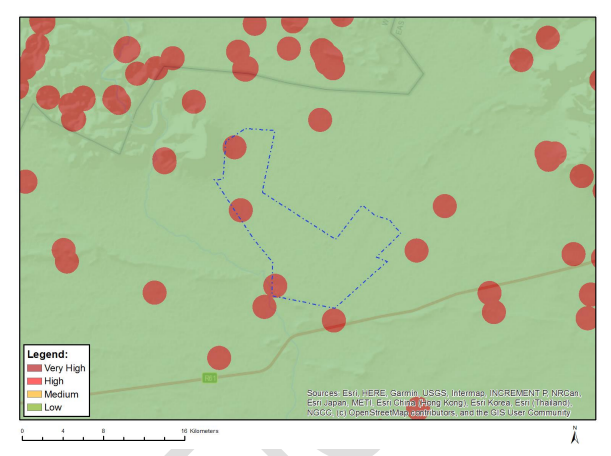
# MAP OF RELATIVE PALEONTOLOGY THEME SENSITIVITY



Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
х			

Sensitivity	Feature(s)
Low	Features with a Low paleontological sensitivity
Very High	Features with a Very High paleontological sensitivity

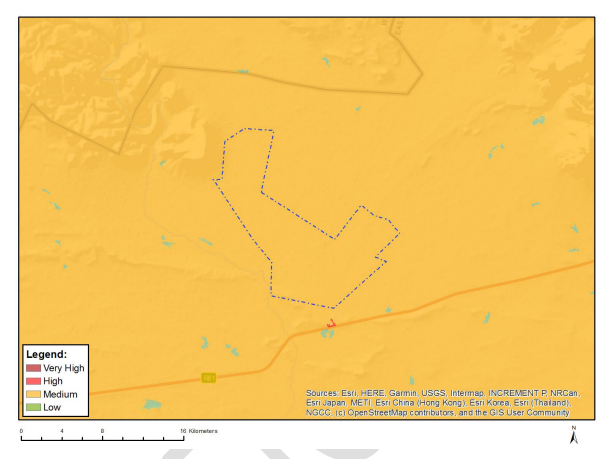
# MAP OF RELATIVE NOISE THEME SENSITIVITY



Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
X			

Sensitivity	Feature(s)
Low	Area of low sensitivity
Very High	Potential temporarily or permanently inhabited residence

# MAP OF RELATIVE PLANT SPECIES THEME SENSITIVITY

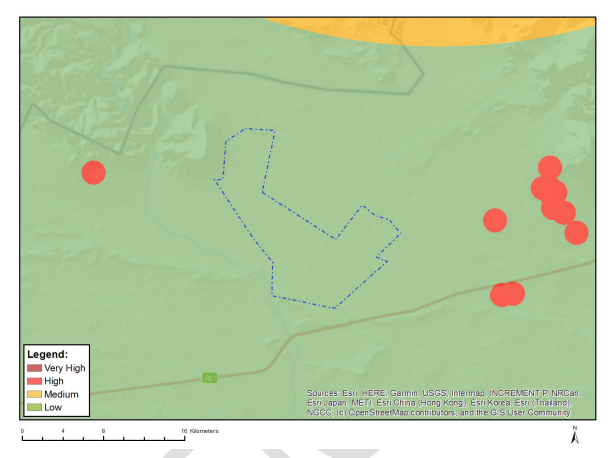


Where only a sensitive plant unique number or sensitive animal unique number is provided in the screening report and an assessment is required, the environmental assessment practitioner (EAP) or specialist is required to email SANBI at <u>eiadatarequests@sanbi.org.za</u> listing all sensitive species with their unique identifiers for which information is required. The name has been withheld as the species may be prone to illegal harvesting and must be protected. SANBI will release the actual species name after the details of the EAP or specialist have been documented.

Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
		х	

Sensitivity	Feature(s)
Low	Low Sensitivity
Medium	Peersia frithii
Medium	Sensitive species 1212
Medium	Tridentea virescens
Medium	Sensitive species 1039
Medium	Cliffortia montana

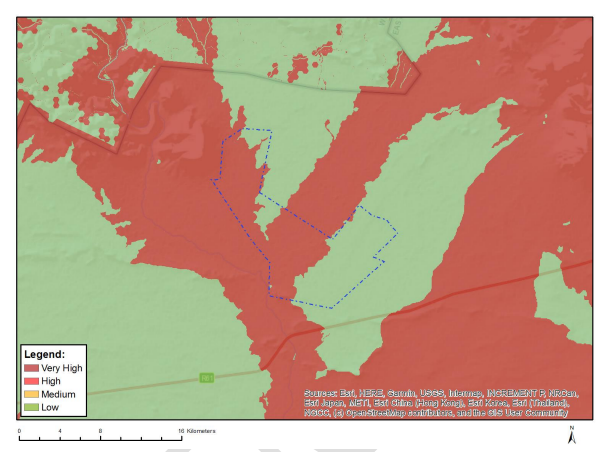
# MAP OF RELATIVE RFI (WIND) THEME SENSITIVITY



Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
			Х

Sensitivity	Feature(s)
Low	Low sensitivity for telecommunications; None; More than 60 km from a Weather Radar installation

# MAP OF RELATIVE TERRESTRIAL BIODIVERSITY THEME SENSITIVITY



Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
Х			

Sensitivity	Feature(s)
Low	Low Sensitivity
Very High	Critical biodiveristy area 2
Very High	Ecological support area 1
Very High	Ecological support area 2