# DRAFT BASIC ASSESSMENT REPORT FOR THE PROPOSED MOA SOLAR PLANT

Prepared for

#### MOA CONSTRUCTION CC

Prepared by



Tholoana Environmental Consulting CC

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# DOCUMENT CONTROL

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Firm	Tholoana Environmental Consulting CC		



# **EXECUTIVE SUMMARY**

Tholoana Environmental Consulting CC, herein referred to as Tholoana Environmental Consulting (TEC) is appointed by Moa Construction CC (Pty) Ltd to act as independent environmental assessment practitioners for the proposed Moa Solar Plant (referred to as the proposed project) at the remaining extent of portion 3 of the farm Riet Puts 15-Kimberly Rd, which falls under the Frances Baard district municipality, within the Magareng Local Municipality, near Windsorton town. The proposed project comprises of the following features and associated infrastructure:

- Construction of a 177 Ha solar plant with associated infrastructure.
- Poly-crystalline panels mounted on single tilted axis.
  - Bulk services, including sewer and water supply, the plant will be self-sustainable in terms of electricity supply.

The other associated infrastructure includes but not limited to, an operations and maintenance centre, a transformer, an array of converters, a smart centre used for the output energy control, linked with the battery storage system. The current land for the proposed solar plant is vacant and, previously used for agricultural and mining activities. The land is zoned agricultural, thus a rezoning application is required from agricultural to Utility III for the operational suitability of the proposed project.

# Summary of specialist studies

The applicable specialist studies for the proposed project are highlighted in brief below (the detailed content including recommendations are integrated into this assessment, with the specialist reports attached as Appendix D.

- Ecological Assessment (Flora and fauna) by: Maanakana Projects (Pty) Ltd:
  - The ecological assessment as carried out is in favour of the proposed project. The findings are as summarised below:
    - The site falls within the Kimberley (SVk4) and the Schmidtsdrif Thornveld (SVk6) grassland. The floral species associated with the grasslands that occur within the study area for the proposed project are: Acacia mellifera (Black thorn), Cyperus prolifer, Acacia tortilis, Eragrostis racemosa, Schinus molle, Typha capensis, Tamarix ramosissima and Arundo donax.

Based on the outcomes of the assessment, the northern section of the site with limitations in terms of the Critical Biodiversity Area (CBA), will not be impacted on by the

proposed project as it has been previously disturbed due to mining and agricultural activities i.e. grazing.

Wetland Assessment and Delineation Report by: Maanakana Projects (Pty) Ltd-

The wetland assessment identified 1 Hydro-Geomorphic (HGM) unit on the western boundary of the site, towards the Vaal River, which is an Un-channelled Valley Bottom Wetland. The Present Ecological State (PES) for the wetland is determined as category E, as a result there are modifications, loss in terms of the ecosystem processes, and however there are still recognizable natural features.

Desktop Heritage Impact Assessment: by Millennium Heritage Group (Pty) Ltd.

The desktop heritage impact assessment determined the following heritage features:

A burial ground and a historical homestead.

The graves are protected in terms of the Human Tissue Act (Act 65 of 1983) and the Ordinance on exhumation (Ordinance no 12 of 1980). Based on the findings, the graves are protected and off high significance, thus the development should not interfere with the burial site. A 50m buffer area is recommended between the development footprint and the identified highly sensitive areas. Additionally, during the construction, on the encounter of any heritage artefacts, work should immediately stop, an archaeological specialist or the heritage agency within the area should be contacted. The procedure to be followed on consultation includes but not limited to investigations and referencing prior to any work continuing on site.

The recommendations including mitigation measures provided within the specialist investigations have been applied in this assessment and are further included in the EMPr. The investigations were done to ensure that the proposed activity occurs in a sustainable manner and does not cause adverse environmental degradation.

# Assessment findings

The land for the proposed Moa Solar Plant is currently vacant, with evidence of previous mining and agricultural activities, as a result is it largely disturbed. Based on the environmental impact assessment, the mitigation measures as provided for in the specialist's reports the proposed project will not have a detrimental impact on the receiving environment, as a result, the location for the development is well suited for the proposed project activities. The other finding in terms of the screening, the site falls within

the Renewable Energy Development Zone, Kimberly 5-solar, based on this, as an added finding, the site is designated for solar energy projects.

## EIA regulations 2014, as amended listed activities

Based on the requirements as per the Environmental Impact Assessment Regulations (EIA) 2014 (as amended), an environmental authorisation is required for the following listed activities prior to the implementation of the proposed project activities. The application for a record of decision was lodged with the Competent Authority (CA), which is the Department of Environment and Nature Conservation (DENC).

Indicate the number of the relevant Government Notice:	Activity No (s) (relevant notice): e.g. Listing notices 1, 2 or 3	Describe each listed activity as per the wording in the listing notices:
GN R.325 - Activity 1	Listing Notice 2	"The development of facilities or
		infrastructure for the generation of
		electricity from a renewable resource
		where the electricity output is 20
		megawatts or more"
GN R.325 - Activity 15	Listing Notice 2	"The clearance of an area of 20
		hectares or more of indigenous
		vegetation, excluding where such
		clearance of indigenous vegetation is
		required for— (i) the undertaking of a
		linear activity; or (ii) maintenance
		purposes undertaken in accordance
		with a maintenance management
		plan"

Based on the listed activities, the proposed project requires an Environmental Authorisation (EA) decision from the CA (DENC). The application for EA was lodged on the 29 November 2022 with the CA. As per the EIA regulations 2014, as amended, the required level of application process is a Scoping/EIA process for activities under listing notice 2, however the proposed land for the proposed project falls under the Renewable Energy Development Zone: Kimberly 5-Solar, which triggers a Basic Assessment process for a decision on the Environmental Authorisation application in accordance with Government Notice No. 114 in Government Gazette No. 41445:- Renewable Energy Development Zones.

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# **ABBREVIATIONS**

AIA Archaeological Impact Assessment

BAR Basic Assessment Report

CLO Community Liaison Officer

C-PLAN Conservation Plan

CBA Critical Biodiversity Area

DENC Department of Environment and Nature Conservation

DFFE Department of Forestry, Fisheries and Environment

DWS Department of Water Sanitation

EAP Environmental Assessment Practitioner

EIA Environmental Impact Assessment

ESA Ecological Support Areas

EMF Environmental Management Framework

EMPr Environmental Management Programme as per the EIA Regulations, 2014

IDP Integrated Development Plan

I&AP Interested and Affected Party

NFEPA National Freshwater Priority Area

GHG Greenhouse Gas

Ha Hectare

HGM Hydro-geomorphic

KWh kilowatt hours

NWA National Water Act 36 of 1998

PIA Palaeontological Impact Assessment

PPP Public Participation Process

PV Photovoltaic

Rd Road

SAHRA South African Heritage Agency

SUDS Sustainable Urban Drainage Systems

TEC Tholoana Environmental Consulting CC

# **GLOSSARY**

Term	Definition
Disposal	the burial, deposit, discharge, abandoning, dumping, placing or release of any waste into, or onto land.
Engineer	a person representing the Developer on site and who is responsible for the technical and contractual implementation of the works to be undertaken. This is usually the engineer, but may be any other person, such as an architect or project manager, authorized by the Developer to fulfil this role.
Environment	the surroundings within which humans exist and that are made up of the land, water and atmosphere of the earth: microorganisms, plant and animal life; any part or combination of the above and the inter- relationships among and between them; and the physical, chemical, aesthetic and cultural properties and conditions of the foregoing that influence human health and well-being.
Environmental Systems	an area that have significant ecological and/or hydrological value, it is an integrated system of parkways natural land and connecting spaces that form the basis of broader open space system.
General Waste	waste that does not pose an immediate hazard or threat to health or to the environment and includes - domestic waste; building and demolition waste; business waste; and inert waste.
Ground Water	subsurface water that fills voids between highly permeable ground strata comprised of sand, gravel, broken rocks, porous rocks, etc. and move under the influence of gravitation.
Hazardous Waste	any waste that contains organic or inorganic elements or compounds that may, owing to the inherent physical, chemical,

Term	Definition
	or toxicological characteristics of that waste, have a detrimental impact on health and the environment.
Heritage Resources	any place or object of cultural significance, including all human- made phenomena and intangible products that are the result of the human mind. Natural, technological, or industrial features may also be part of heritage resources, as places that have made an outstanding contribution to the cultures, traditions and lifestyles of the people or groups of people of South Africa.
Impact	refers to a description of the potential effect or consequence of an aspect of the development on a specified component of the biophysical, social or economic environment within a defined time and space.
Incident	an undesired event which may result in a significant environmental impact but can be managed through an internal response.
Integrated Development Plan	a plan that integrate development and management of municipal areas as stipulated in the Municipal Systems Act, 2000.
Land use management system	the system that regulates and manages land uses and conferring land use rights using schemes and land development procedures.
Pollution	change in the environment caused by – substances; radioactive or other waves; or noise, odours, dust or heat emitted from any activity, including the storage or treatment of waste or substances, construction and the provision of services, whether engaged in by any person or an organ of state, where that change has an adverse effect on human health or well-being or on the composition, resilience and

Term	Definition
	productivity of natural or managed ecosystems, or on materials useful to people, or will have such an effect in the future.
Public open space	land owned by an organ of state, or over which an organ of state has certain real rights arising from the filling in the Deeds office or other registration office of a general plan of a township, agricultural holding or other division of land, or any alteration, addition to or amendment of such land approved by the Surveyor-General, on which is marked the land to which the public has common right of use; and is controlled and managed by the municipal council.
Mitigation	measures designed to avoid, reduce, or remedy adverse impacts.
Safety, Health and Environmental Officer	the SHE officer is a Contractor representative, responsible for the safety, health, and environmental aspects on the construction site. The SHE officer will be responsible for the day-to-day monitoring of the EMP and Health and Safety Plan as per the OHSA.
Socio-economic opportunities	activities that improve the social and economic well- being of the urban poor, e.g. improved health care, education, recreation, job opportunities, earning power and housing.
Spatial Development Framework	a frame work that seeks to guide overall spatial distribution of current and desirable land uses within a municipality in order to give effect to vision, goals and objection of the municipal IDP, as contemplated in spatial planning and land use management Act 16 of 2003.
Sustainable Development	a development that meets the needs of the present without compromising the ability of future generation to meet their own needs.

Term	Definition
Waste	any substance, whether or not that substance can be reduced, re-used, recycled and recovered – that is surplus, unwanted, rejected, discarded, abandoned or disposed off; which the generator has no further use for the purposes of production; that must be treated or disposed off; or that is identified as a waste by the relevant Minister by notice in the Gazette, and includes waste generated by the mining, medical or other sector, but - a by-product is not considered waste; and any portion of waste, once re-used, recycled and recovered, ceases to be waste.
Waste Disposal Facility	any site or premise used for the accumulation of waste with the purpose of disposing of that waste at that site or on that premises.
Water Pollution	as defined in the National Water Act, 36 of 1998, water pollution refers to the direct or indirect alteration of the physical, chemical or biological properties of a water resource so as to make it – less fit for any beneficial purpose for which it may reasonably be expected to be used; or harmful or potentially harmful:
	<ul><li>a. to the welfare, health or safety of human beings;</li><li>b. to any aquatic or non-aquatic organisms;</li><li>c. to the resource quality; or</li><li>d. to property.</li></ul>



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	(For official use only)
File Reference Number:	
Application Number:	
Date Received:	

Basic Assessment Report in terms of the Environmental Impact Assessment Regulations, 2014, promulgated in terms of the National Environmental Management Act, 1998 (Act No. 107 of 1998), as amended.

#### Kindly note that:

- 1. This **basic assessment report** is a standard report that may be required by a competent authority in terms of the EIA Regulations, 2014 and is meant to streamline applications. Please make sure that it is the report used by the particular competent authority for the activity that is being applied for.
- 2. This report format is current as of 07 April 2017. It is the responsibility of the applicant to ascertain whether subsequent versions of the form have been published or produced by the competent authority
- 3. The report must be typed within the spaces provided in the form. The size of the spaces provided is not necessarily indicative of the amount of information to be provided. The report is in the form of a table that can extend itself as each space is filled with typing.
- 4. Where applicable **tick** the boxes that are applicable in the report.
- 5. An incomplete report may be returned to the applicant for revision.
- 6. The use of "not applicable" in the report must be done with circumspection because if it is used in respect of material information that is required by the competent authority for assessing the application, it may result in the rejection of the application as provided for in the regulations.
- 7. This report must be handed in at offices of the relevant competent authority as determined by each authority.
- 8. No faxed or e-mailed reports will be accepted.
- 9. The signature of the EAP on the report must be an original signature.
- 10. The report must be compiled by an independent environmental assessment practitioner.
- 11. Unless protected by law, all information in the report will become public information on receipt by the competent authority. Any interested and affected party should be provided with the information contained in this report on request, during any stage of the application process.
- 12. A competent authority may require that for specified types of activities in defined situations only parts of this report need to be completed.
- 13. Should a specialist report or report on a specialised process be submitted at any stage for any part of this application, the terms of reference for such report must also be submitted.

# **SECTION A: ACTIVITY INFORMATION**

Has a specialist been consulted to assist with the completion of this section?

YES

If YES, please complete the form entitled "Details of specialist and declaration of interest" for the specialist appointed and attach in Appendix I.

#### 1. ACTIVITY DESCRIPTION

#### a) Describe the project associated with the listed activities applied for

The proposed Moa Solar Plant project entails the construction of Solar Photovoltaic (PV) power plant to feed into the National Grid (Eskom), at the remaining extent of portion 3 of the farm Riet Puts 15-Kimberly Rd. The development footprint is approximately 177 Ha. The site area falls within ward 5, Magareng Local Municipality, Frances Baard District Municipality in the Northern Cape Province, country South Africa.

The anticipated construction period for the proposed activities is approximately 10 months, whereas in terms of operation the anticipated energy output is approximately 90.5 million kilowatt hours per year over a 20year period. The energy is capable of supplying 16 500 households. Once the project is complete, it is anticipated that the energy from the plant will be supplied to another stakeholder (ESKOM), which will then undertake its own distribution to its clients.

#### **SOLAR PLANT SETUP:**

- Solar PV panels which receives the energy from the sun, from which the Direct Current (DC) energy goes through a combiner box, which combines the outputs of the different strings of PV modules to the inverter. Batteries are used for the storage of energy before the conversion takes place using the inverter.
- The energy from the sun in the form of DC is converted (factor in the stored energy from the batteries) to Alternating Current energy (electricity), by the invertor. The next phase is the smart transformer station facility which consists of equipment with controls for switching (this mainly comprises of various facilities for operational controls, including operational offices and protection of the current) from which it goes to the substation (Eskom-transformer), then transferred to the Eskom grid lines (pylons) for distribution. Refer to figure 1, below.

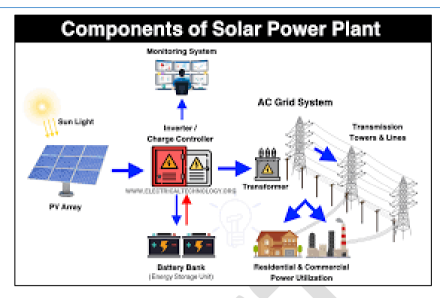


Figure 1: Solar plant features.

Other key features for the solar plant, includes but not limited to Materials and equipment storage areas, security areas (access control). Refer to Figure 2: to the typical setup below.



Figure 2: Typical layout for the operations and maintenance centre

#### **INSTALLATION PARAMETERS**

- ➤ Mounting: The proposed system for mounting the solar panels is the fixed tilt systems (refer to figure 3, below), which are rack mounted at 30° for capturing the energy from the sun. As compared to the single axis tracking systems, the fixed tilt mountings has the following advantages and disadvantages:
  - Less weight and cost.
  - The only disadvantage is the less energy production.

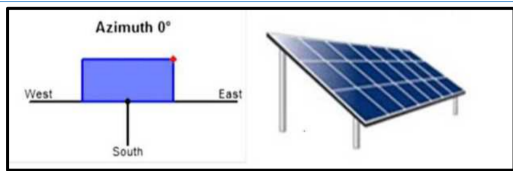


Figure 3: Example of a fixed tilt mountings:

PV Panels: - The two types of panel systems in the market are mono-crystalline and polycrystalline solar panels. The difference between the two panels is mainly the materials i.e. the silicon ratio. Other than the silicon ratio, the other factor is limited availability on the market, maintenance costs and the amount of energy the panel can produce. The polycrystalline panels are the preferred option for the proposed project, as they would supplement the type of mounting to be used for the proposed project, thus resulting in higher energy output. Additionally, the one other advantage of the polycrystalline solar panels is that they do not degrade easily.

#### **ASSOCIATED INFRASTRUCTURE/SERVICES:**

The following associated infrastructure/services are applicable to the proposed project:

- Water supply: a borehole will be used as the main source for water supply for drinking, other domestic use, this can be supplemented by the additional rain water harvesting measures to be integrated with the water use system. The number of employment opportunities to be created during the construction phase is approximately 125, wherein an average water usage level for one person is approximately 50litres (according to the World Health Organisation), thus with an estimated construction phase (10 months), the required water for human use is (50 x 125= 6 250 litres/day), then ( 6 250 litres x 300 days= 1 875 000 litres), this amounts to approximately 1 875.00 m³ for 10 months can be allocated for the construction phase, this excluding water for i.e. dust suppression and cement mixing, inclusive of other construction related activities the total water requirements to be allocated for this phase can be approximately 2 906.25 m³ for 10 months.
- ➤ The operational phase water usage will be for the staff, ablution facilities, irrigation of landscaped areas, and maintenance of the solar panels and this can be estimated to approximately 7 520.80m³ for a 20 year period. The proposed methods for storage of portable

water is the 250 000 litres smart tanks can be considered as an option, and installation of grey water systems is recommended for use on irrigation activities.

- ➤ Electricity: The electricity required for the operations of the proposed project will be supplied internally from the generated solar energy.
- ➤ Roads: Internal roads will form part of the development, specifications on the type of roads will be determined, it is however a recommendation that the roads should be paved.

**Sewerage**: There are no sewer services on site, as such septic tank systems can be used as this would only be for the employees, visitors to the site, including normal household sewage. Technologies such as Bio-rock septic systems may be used for the sewage systems, however more research on the type of technologies should be explored prior to the construction phase.

# b) Provide a detailed description of the listed activities associated with the project as applied for

Listed activity as described in GN 327, 325 and 324

Listing Notice 2 - GN R.325 - Activity 1: "The development of facilities or infrastructure for the generation of electricity from a renewable resource where the electricity output is 20 megawatts or more"

Description of project activity

The proposed project entails the establishment of a Solar PV power plant, which will generate 75MW of energy to feed into the national grid to increase capacity for electricity supply within the Magareng local Municipality. The development is planned together with the municipality as part of initiatives aiming to curb the current challenges of electricity supply.

The estimated energy to be generated from the proposed project is approximately 90.5 million kilowatt hours per year over a 20year period, which can supply approximately 16 500 households.

Listing Notice 2 – GN R.325; Activity 15 : "The clearance of an area of 20 hectares or more of indigenous vegetation, excluding where such

The land where the development will be located is currently vacant, however it cannot be classified as a greenfield as it has been previously disturbed by mining activities, there are however

Listed activity as described in GN 327, 325 and 324	Description of project activity
clearance of indigenous vegetation is required for—	certain sections within the property which were not impacted on by the mining activities i.e. the
(i) the undertaking of a linear activity; or (ii)maintenance purposes undertaken in accordance with a maintenance management plan"	North Eastern section of the property.  The estimated land required for the proposed project is approximately 177Ha (2Ha per 1MW) to produce the targeted 75MW, including the associated infrastructure i.e. substation, invertor and the control room.

#### 2. FEASIBLE AND REASONABLE ALTERNATIVES

"alternatives", in relation to a proposed activity, means different means of meeting the general purpose and requirements of the activity, which may include alternatives to—

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

Describe alternatives that are considered in this application as required by Appendix 1 (3)(h), Regulation 2014. Alternatives should include a consideration of all possible means by which the purpose and need of the proposed activity (NOT PROJECT) could be accomplished in the specific instance taking account of the interest of the applicant in the activity. The no-go alternative must in all cases be included in the assessment phase as the baseline against which the impacts of the other alternatives are assessed.

The determination of whether site or activity (including different processes, etc.) or both is appropriate needs to be informed by the specific circumstances of the activity and its environment. After receipt of this report the, competent authority may also request the applicant to assess additional alternatives that could possibly accomplish the purpose and need of the proposed activity if it is clear that realistic alternatives have not been considered to a reasonable extent.

Indicate the position of the activity using the latitude and longitude of the centre point of the site for each alternative site. The co-ordinates should be in degrees, minutes and seconds. The projection that must be used in all cases is the WGS84 spheroid in a national or local projection.

#### a) Site alternatives

Alternative 1 (preferred alternative)			
Description	Lat (DDMMSS)	Long (DDMMSS)	
The preferred site alternative entails the construction and	28°22'26.04"S	24°41'9.40"E	
installation of a Solar PV plant at the remaining extent of portion	28°21'46.07"S	24°40'0.52"E	
3 of the farm Riet Puts 15-Kimberly Rd.	28°21'1.85"S	24°40'58.51"E	
	28°21'43.29"S	24°41'54.77"E	
Alternative sites are not applicable as the study area falls within			
the Renewable Development Zones – Kimberly 5 Solar, as a			
result the site is well designated for the Solar PV development.			
Alternative 2			
Description	Lat (DDMMSS)	Long (DDMMSS)	
Alternative 3			
Description	Lat (DDMMSS)	Long (DDMMSS)	

In the case of linear activities:

Alternative:	Latitude (S):	Longitude (E):
Alternative S1 (preferred)		
Starting point of the activity		
Middle/Additional point of the activity		
End point of the activity		
Alternative S2 (if any)		
Starting point of the activity		
Middle/Additional point of the activity		
End point of the activity		
Alternative S3 (if any)		
Starting point of the activity		
Middle/Additional point of the activity		
End point of the activity		

For route alternatives that are longer than 500m, please provide an addendum with co-ordinates taken every 250 meters along the route for each alternative alignment.

In the case of an area being under application, please provide the co-ordinates of the corners of the site as indicated on the lay-out map provided in Appendix A of this form.

#### b) Lay-out alternatives

Alternative 1 (preferred alternative)		
Description	Lat (DDMMSS)	Long (DDMMSS)
The preferred layout for the proposed project entails, the		24°41'9.40"E
construction of a Solar PV Plant, with polycrystalline solar	28°21'46.07"S	24°40'0.52"E
panels on fixed tilt mountings (at 30°). As part of the Solar Plant,	28°21'1.85"S	24°40'58.51"E
there will be an operational and maintenance centre, which will	28°21'43.29"S	24°41'54.77"E
have the following sections and/or divisions:		
Parking area,		
Admin block,		
<ul><li>Engineering workshop,</li></ul>		
An ablution block and		
Security area.		
The most important section of the preferred layout is the Smart		
cloud management centre (energy monitoring system, this forms		
part of the operations and maintenance centre), fitted with the		
data centre, telepresence conferencing centre, workstation and		
power plant KPIs.		

Alternative 2			
Description	Lat (DDMMSS)	Long (DDMMSS)	
N/A	N/A	N/A	
Alternative 3			
Description	Lat (DDMMSS)	Long (DDMMSS)	
N/A	N/A	N/A	

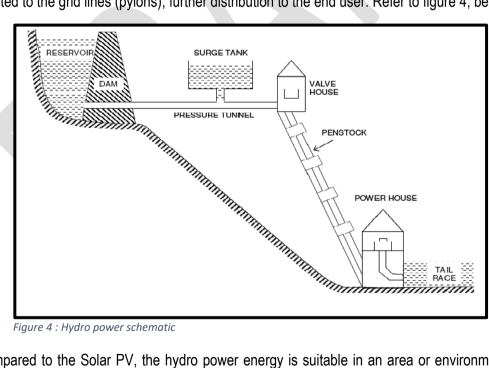
#### c) **Technology alternatives**

#### Alternative 1 (preferred alternative)

The preferred technology is Solar PV system, which entails harnessing the energy from the sun, to an array of inverters, from which the energy goes to an integrated monitoring system (the system has a transformer, batteries for energy storage and a control room). The energy from the control room is transferred to the Eskom substation, from which it is transferred to the distribution line (pylons).

#### Alternative 2

As an alternative to the Solar PV, hydro energy is another option. The Hydro energy process entails harnessing energy from movement of water, where the water flows from a higher level to the lowest point, or through a channel constructed at the lowest point of the dam (reservoir). The water goes pass a turbo generator with a turbine, that rotates (fitted with an electric cable), energy is generated which is then transferred to the substation (or mini transfer station). The energy in the substation is then distributed to the grid lines (pylons), further distribution to the end user. Refer to figure 4, below:



As compared to the Solar PV, the hydro power energy is suitable in an area or environment where there is sufficient and/or large volumes of water, i.e. the reservoir as mentioned in the description. In comparison, hydro power is not an option for the current study area, as there is no reservoir (or sufficient water). Additionally, the terrain is flat, which makes the Solar PV a preferred option.

#### Alternative 3

The other alternative as compared to Hydro power and Solar PV is Wind energy. The wind energy technology entails installation of wind turbines (the turbine is mounted on a tower fitted with electric cables from the generator), wherein energy is generated through windblown action. The turbine is fitted with rotor blade, which is mounted to a gear box linked with a generator. As wind blows, the rotor blades starts to rotate (slow rotation), this changes the gearbox rotation to a faster speed within the generator, which then generates energy. The generator is fitted with power cables, which transfers the energy to the transformer and or power station, from the transformer the energy goes to the grid lines (Pylons) for further distribution to the end user. Refer to figure 5, below:

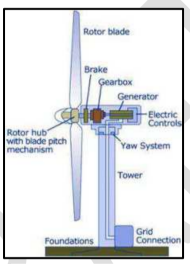


Figure 5: Wind energy schematic

The wind energy production requires large piece of land and an area where there is sufficient wind. In comparison to the Solar PV and Hydro energy, the solar energy is the most reliable and cost efficient option, thus the Solar PV remains a preferred option for the study area, because is it best suited for the receiving environment (high solar radiation).

#### d) Other alternatives (e.g. scheduling, demand, input, scale and design alternatives)

#### Alternative 1 (preferred alternative)

In terms of design alternatives, the preferred option entails construction and installation of Solar PV Plant with a footprint of approximately 177 hectares. The associated infrastructure includes, a smart monitoring and control room, with a guardhouse, battery storage facility, equipment storage area, solar panels and inverters, including bulk services i.e. water, sewer. In terms of electricity, the plant will be self-sustainable on energy supply.

The specifications of the preferred specifications and system designs are outlined below:

> Type of mountings: The proposed system for mounting the solar panels is the fixed tilt systems, which are rack mounted at 30 degrees for capturing the energy from the sun. See figure 6, below:

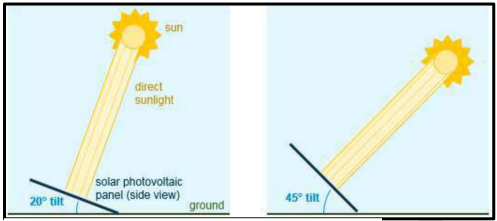


Figure 6: Fixed tilt mounting system

- > The advantages and disadvantages of the fixed tilt system are as follows:
  - Less weight and cost
  - The only disadvantage is the less energy production

The fixed tilt systems is the preferred option for the solar panel installation of the proposed project, this supplemented by the type of solar panels (polycrystalline, as outlined below) for a high energy output.

**PV Panels:** The preferred type of panel systems for the proposed project is polycrystalline solar panels. The panels are made up of many silicon crystal melted together. The panels are blue in texture, in comparison to the monocrystalline panels, the electrons within the polycrystalline panels move less efficiently as compared to the monocrystalline panels, thus the efficiency level is lower, which implies more panels are required for a higher output compared to the monocrystalline panels. The polycrystalline panels combined with the fixed tilt mounting system becomes more efficient, the combination is the preferred option for the proposed project.



Figure 7 : Polycrystalline panel.

The polycrystalline panels combined with the fixed tilt mounting system becomes more efficient, the combination is the preferred option for the proposed project. The polycrystalline panels weigh less, cost less and required lower maintenance.

#### Alternative 2

**Type of mountings:** As compared to the fixed tilt system, the other option is the single axis tracking system. The single axis tracking systems tracks and/or follows the movement of the sun during the day, in an easterly to west direction. The panels are mounted on an axis, which aids in the rotation of the panels throughout the day (refer to figure 8, below).

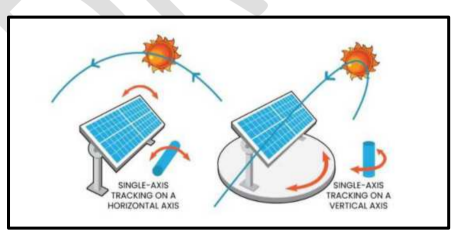


Figure 8 : Single Axis tracking System (the preferred option is the single axis tracking on a horizontal axis.

**PV Panels:** The alternative to polycrystalline panels is monocrystalline panels. The monocrystalline panels are made up of single silicon crystals, which allows electrons to move efficiently. Based on the silicon ratio,

monocrystalline panels are more efficient as compared to polycrystalline panels and are made up of a black texture (refer to figure 9, below).



Figure 9 : monocrystalline panels.

The monocrystalline panels have a higher maintenance as compared to the polycrystalline panels, cost more, and thus are not the preferred option for the proposed project.

# Alternative 3

N/A

## e) No-go alternative

The no go alternative entails, the option at which the proposed project does not go ahead and/or an option which should not be applied to the proposed project. The no go alternative explored for this assessment is the proposed project not going ahead, this will result in a loss of the local socioeconomic boost i.e. loss of job and skills development opportunities, cumulatively, a loss in the investment opportunity that will be created by the proposed project.

The proposed project also contributes to boosting the current electricity shortages faced by the country and at the local scale, the Magareng Local Municipality, thus not implementing the proposed project will result in the inappropriate land use (the land for the proposed project is earmarked for Solar PV plants), additionally as the country moves towards the 1.5 climate change goals as per the COP27 agreements, no implementation of the project results in loss of an opportunity which will assist in the reduction of fossil fuel based energy production methods.

Paragraphs 3 – 13 below should be completed for each alternative.

## 3. PHYSICAL SIZE OF THE ACTIVITY

a) Indicate the physical size of the preferred activity/technology as well as alternative activities/technologies (footprints):

Alternative:	Size of the activity:	
Alternative A11 (preferred activity alternative)	1 770 000 m <sup>2</sup>	
Alternative A2 (if any)	1 770 000 m <sup>2</sup>	
Alternative A3 (if any)	N/A	

or, for linear activities:

Alternative:	Length of the activity:
Alternative A1 (preferred activity alternative)	N/A
Alternative A2 (if any)	N/A
Alternative A3 (if any)	N/A

b) Indicate the size of the alternative sites or servitudes (within which the above footprints will occur):

Alternative:	Size of the site/servitude:
Alternative A1 (preferred activity alternative)	3 000 000 m <sup>2</sup>
Alternative A2 (if any)	3 000 000 m <sup>2</sup>
Alternative A3 (if any)	N/A

# 4. SITE ACCESS

Does ready access to the site exist?

If NO, what is the distance over which a new access road will be built

N/A

15

 $<sup>^{\</sup>rm 1}$  "Alternative A.." refer to activity, process, technology or other alternatives.

Describe the type of access road planned:

The study area can be accessed from N12, turning right into R374 from Warrenton or left into R 374 from Kimberly. Once on R 374, the distance to the site towards the Windsorton town is approximately 10 Km. Access will be on the left, which is a gravel road, before the Vaal River bridge.



Include the position of the access road on the site plan and required map, as well as an indication of the road in relation to the site.

#### 5. LOCALITY MAP

An A3 locality map must be attached to the back of this document, as Appendix A. The scale of the locality map must be relevant to the size of the development (at least 1:50 000. For linear activities of more than 25 kilometres, a smaller scale e.g. 1:250 000 can be used. The scale must be indicated on the map.). The map must indicate the following:

- an accurate indication of the project site position as well as the positions of the alternative sites, if any;
- indication of all the alternatives identified;
- closest town(s:)
- > road access from all major roads in the area;
- road names or numbers of all major roads as well as the roads that provide access to the site(s);
- > all roads within a 1km radius of the site or alternative sites; and
- > a north arrow;
- > a legend; and
- ➤ locality GPS co-ordinates (Indicate the position of the activity using the latitude and longitude of the centre point of the site for each alternative site. The co-ordinates should be in degrees and decimal minutes. The minutes should have at least three decimals to ensure adequate accuracy. The projection that must be used in all cases is the WGS84 spheroid in a national or local projection).

#### 6. LAYOUT/ROUTE PLAN

A detailed site or route plan(s) must be prepared for each alternative site or alternative activity. It must be attached as Appendix A to this document.

The site or route plans must indicate the following:

- > the property boundaries and numbers of all the properties within 50 metres of the site;
- > the current land use as well as the land use zoning of the site;
- > the current land use as well as the land use zoning each of the properties adjoining the site or sites;
- the exact position of each listed activity applied for (including alternatives);
- > servitude(s) indicating the purpose of the servitude:
- > a legend; and
- a north arrow.

#### 7. SENSITIVITY MAP

The layout/route plan as indicated above must be overlain with a sensitivity map that indicates all the sensitive areas associated with the site, including, but not limited to:

- watercourses:
- > the 1:100 year flood line (where available or where it is required by DWS);
- ridges:
- cultural and historical features:
- > areas with indigenous vegetation (even if it is degraded or infested with alien species); and
- critical biodiversity areas.

The sensitivity map must also cover areas within 100m of the site and must be attached in Appendix A.

#### 8. SITE PHOTOPGRAPHS

Colour photographs from the centre of the site must be taken in at least the eight major compass directions with a description of each photograph. Photographs must be attached under Appendix B to this report. It must be supplemented with additional photographs of relevant features on the site, if applicable.

#### 9. FACILITY ILLUSTRATION

A detailed illustration of the activity must be provided at a scale of at least 1:200 as Appendix C for activities that include structures. The illustrations must be to scale and must represent a realistic image of the planned activity. The illustration must give a representative view of the activity.

#### 10. ACTIVITY MOTIVATION

Motivate and explain the need and desirability of the activity (including demand for the activity):

<ol> <li>Is the activity permitted in terms of the property's exis use rights?</li> </ol>	sting land NC	Please explain
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The current land use for the study area is mining, thus rezoning application process is required from agricultural to utility III. Additionally, in accordance with the Renewable Energy Development Zones (REDZs), the site falls within the REDZ 5– Kimberly Solar.

#### 2. Will the activity be in line with the following?

(a) Provincial Spatial Development Framework (PSDF)

YES

Please explain

In accordance with the Northern Cape Spatial Development Framework (NCSDF), there is need to shift from fossil fuel energy based systems to large scale renewable energy based systems. The most important part of the transition is to contribute and improve energy supply within the local areas, limit energy imports, whilst reducing environmental impacts, this in turn contributes to limiting climate change associated effects. Furthermore, with the current shortage of electricity supply within the country, the NCSDF identifies the renewable energy system transition as a high priority, so as to play a vital role in curbing the current electricity shortage.

According to the NCSDF, specifically on solar energy, the province receives radiation ranging between 8.501 and 9.500 kWh/m², with the Solar PV (the proposed project) identified as one of the main technologies, this including the concentrated solar power (CSP).

#### (b) Urban edge / Edge of Built environment for the area

NO Please explain

In terms of the Magareng Local Municipality Spatial Development Framework, the site falls outside of the urban edge. The study area falls within the category for extensive agricultural area.

(c) Integrated Development Plan (IDP) and Spatial Development Framework (SDF) of the Local Municipality (e.g. would the approval of this application compromise the integrity of the existing approved and credible municipal IDP and SDF?).

NO

Please explain

The Magareng Local Municipality IDP 2019/2020, does not identify the need for renewable energy initiatives. The proposed project is an independent initiative, thus does not form part of the projects as identified in the IDP. The need for an expansion into the green economy is identified in the Frances Baard district municipality IDP 2022/23-2023/27.

In addition to the IDP, the Magareng Spatial Development Framework (SDF) 2014/19 identifies the need for solar energy projects within the municipal area. Based on the SDF and the IDP, the proposed project activities are aligned to the set initiatives in terms of expanding into the greener economy, as a result the project will not compromise the integrity of the existing SDF and IDP.

#### (d) Approved Structure Plan of the Municipality

NO

Please explain

The proposed project will be undertaken on the property zoned as agricultural, previously where mining activities were undertaken, as a result it is not in line with the municipality's structure plan, however most importantly the land is privately owned, this entails that an application for rezoning to Utility III for the proposed Solar Plant should be lodged to the municipality. In addition, other legal, policy and plans i.e. Magareng Local Municipality SDF and the Frances Baard District Municipality IDP, are in support of similar project activities as part of the expansion into the greener economy.

(e) An Environmental Management Framework (EMF) adopted by the Department (e.g. Would the approval of this application compromise the integrity of the existing environmental management priorities for the area and if so, can it be justified in terms of sustainability considerations?)

NO

Please explain

The Frances Baard District Municipality Environmental Management Framework (EMF), does not identify any need for renewable energy projects within the Magareng Local Municipality, however in support, the study area falls within the Renewable Energy Development Zone, Kimberly 5-Solar, thus in consideration of the existing environmental management priorities within the area, the proposed project activities are well in line with the targeted and/preferred land uses (i.e. Solar energy).

#### (f) Any other Plans (e.g. Guide Plan)

YES

Please explain

The following guideline and or plans are applicable :-

- Department of Environmental Affairs (2015). EIA Guideline for Renewable Energy Projects.
  Department of Environmental Affairs, Pretoria, South Africa
  - The guideline specifies the methods of application when assessing environmental impacts related to renewable energy, whilst providing an overview of related impacts associated such project activities, in this instance Solar PV, including the outline of applicable legal requirements i.e. National Environmental Management Act No 107 of 1998, as amended: Environmental Impact Assessment Regulations 2014, as amended.
  - One of the key important aspect of this guideline is the identification and/or the view of renewable energy activities vs the non-renewable energy activities, in relation to the global, national, provincial and local climate change challenges and the overall aim to reaching the sustainable development goals. As a result, the need for the transition from nonrenewable resources (coal) to renewable energy resource uses (Solar, Wind and Hydro-Energy, Biomass and Biofuels) as an example.
- ➤ Government Notice No. 114 in Government Gazette No. 41445:- Renewable Energy Development Zones:
  - The identified eight renewable energy development zones, provides for the geographic areas where renewable energy initiatives should be focused on, these were determined based on pre-strategic assessment to accommodate and open opportunities for the projects in order to achieve the set sustainable development goals, tackle issues of climate change related non-renewable energy use and address the current electricity supply challenges faced by the country.
  - The proposed project falls within the Renewable Energy Development Zone: Kimberly 5-Solar, this implying that the project is located well within the designated and applicable land use.

The current land use associated with the activity applied for is agricultural, with historic mining activities undertaken on the land. In order for the land use to be in line with the activity applied for, a rezoning application should be lodged with the local authority. In terms of the Renewable Energy Development Zone, the site as indicated in point 2 (f) above falls within the Kimberly 5 Solar (this identified in accordance with the strategic assessment for Large PV projects, as published in Government Notice No. 114 in Government Gazette No. 41445. Note-: the strategic assessments including implementation are done in consultation with various applicable environmental authorities.

4. Does the community/area need the activity and the associated land use concerned (is it a societal priority)? (This refers to the strategic as well as local level (e.g. development is a national priority, but within a specific local context it could be inappropriate.)

YES Please explain

According to the census community survey 2016, 87% of the population has access to electricity, were 5% has no access and approximately 8% uses conventional electricity. In consideration of the current electricity usage, vs the source of generation i.e. coal, it can be justified that the shift to a more renewable energy production in consideration of the current climate changes is important, as the initiative will further result in aiding and/or reducing to a certain extent the level of CO<sub>2</sub> emissions from the generation of electricity via a renewable natural resource.

5. Are the necessary services with adequate capacity currently available (at the time of application), or must additional capacity be created to cater for the development? (Confirmation by the relevant Municipality in this regard must be attached to the final Basic Assessment Report as Appendix I.)

'ES Please explain

Currently within the study area, there is water supply however no sewer services. The proposed activity will be self-sustainable in terms of energy supply for operations, with the proposed septic tank system for sewer services. An application for a Water Use License will be lodged for the proposed activity, with regard to the use of the borehole on site. On access roads, the current roads are gravel, however these can be maintained during the construction and operational phases.

6. Is this development provided for in the infrastructure planning of the municipality, and if not what will the implication be on the infrastructure planning of the municipality (priority and placement of services and opportunity costs)? (Comment by the relevant Municipality in this regard must be attached to the final Basic Assessment Report as Appendix I.)

NO Please explain

The proposed project is private, thus the onus lies with the Developer to ensure adequate infrastructure services are on site, however this will be done in consultation with the Local Authority (Municipality) to ensure that the set legal requirements including the appropriate infrastructure requirements are met prior to any installations.

# 7. Is this project part of a national programme to address an issue of national concern or importance?

NO

Please explain

The project does not fall under the Renewable Energy IPP Procurement Programme (REIPPPP), however it is aligned to the Independent Power Producer policy, which seeks to provide an opportunity to Independent Power Producers to initiate renewable energy projects, as part of the main transition from energy generation from non-renewable energy resources (i.e. Coal) to a more sustainable and greener approach of energy generation from renewable energy resources (i.e. Solar). In turn, this does contribute to the measures and/or initiatives set to combat climate change within the country.

8. Do location factors favour this land use (associated with the activity applied for) at this place? (This relates to the contextualisation of the proposed land use on this site within its broader context.)

YES

Please explain

The previous land use for the proposed activity entailed mining activities, whereas currently the site is zoned agricultural, however, taking into consideration the re-zoning application to be lodged with the local authority, and as an alternative land use to mining activities and the flat terrain, the high radiation the area receives, the location does favour the proposed project activities. Additionally, with the prestrategic assessments conducted for the area, leading to the demarcations of the Renewable Energy Development Zone: Kimberly 5 solar specifically, the proposed project activities are well within the preferred location.

#### Is the development the best practicable environmental option for this land/site?

YES

Please explain

As outlined at point 8 above, the previous land use on the proposed site was mining, as a result the Solar plant is the preferred and/or best practicable environmental option post the activities that were undertaken on the land, this as an option taking into account the historic issues related to post mining closure activities. The basis of this statement stems from the evident investigations and/or studies, previously done on alternative post mining related activities, on which the most preferred option being agricultural (i.e. Grazing). The proposed project provides for a different approach, which can open up opportunities for other similar projects in future, additionally the development is of a greener approach. thus contributes to the country's sustainable development goals.

# 10. Will the benefits of the proposed land use/development outweigh the negative impacts of it?

YES

Please explain

As compared to the previously mining related activities, the proposed Solar plant uses a green and cleaner technology (harnessing solar radiation for electrical energy generation), thus will result in less environmental degradation i.e. emission of greenhouse gases as compared to coal. The land were the proposed project will be undertaken was previously disturbed, as a result the impact on clearance of indigenous, protected vegetation is null, this unlike the implementation of the project on a green field.

# 11. Will the proposed land use/development set a precedent for similar activities in the area (local municipality)?

YES

Please explain

The Magareng Local Municipality comprises of areas that receives high energy radiation, as a result for other land uses where mining activities were undertaken, solar projects can be an alternative land use option, this as compared to the normal agricultural practices i.e. grazing.

## 12. Will any person's rights be negatively affected by the proposed activity/ies?

NO Please explain

The activity will be undertaken on a privately owned land, which is not located in close proximity to the local community, most importantly, the activity will provide economic opportunities for the residents and the municipality.

## 13. Will the proposed activity/ies compromise the "urban edge" as defined by the local municipality?

NO Please explain

The proposed activity falls outside of the urban edge, but will be undertaken on land previously used for mining. An application rezoning is required from Agricultural land use to Utility III, which in turn will not impact the current urban edge.

# 14. Will the proposed activity/ies contribute to any of the 17 Strategic Integrated Projects (SIPS)?

NO

Please explain

The proposed activity does not form part of the 17 Strategic Integrated Projects.

#### 15. What will the benefits be to society in general and to the local communities?

Please explain

The development will result in socio-economic opportunities in a form of jobs and skills development during the construction and operational phases, cumulatively additional infrastructure capacity within the Local Municipality, may result in opening up other investment opportunities, as a result of improved and additional infrastructure.

# 16. Any other need and desirability considerations related to the proposed activity?

Please explain

Other than the outlined need for green technologies as part of the National transition from non-renewable resources in generating electricity, the proposed project will benefit the local community, including open up economic opportunities with the Local Municipality as a whole, due to the increased infrastructure capacity. Generally, the more sustainable and capacitated an area is, the interest in investment opportunities increases, cumulatively, this results in the improved socio-economic activity of an area.

In a nutshell, the project will result in the following benefits:-

- > Direct employment opportunities for locals.
- Skills transfer to the local contractors.

Increased and green electrical energy to the grid, which in turn plays a pivotal role in fighting climate change related effects.

#### 17. How does the project fit into the National Development Plan for 2030?

Please explain

The National Development Plan 2030 (NDP), envisages an improved energy sector by the 2030, not excluding the job opportunities the sector provides directly and indirectly to the local communities and other external stakeholders. In turn, these envisaged investments should play a critical role in improving the social aspects of affected communities at an affordable tariff and/or rate.

In accordance with the NDP, approximately 70% of South Africa's energy is generated from Coal, as a result there is a need for a policy shift, in that it needs to focus on an integration of energy supply with independent power producers, this in combat against the current energy supply shortages. Additionally, the plan sets a scene on the requirement for a shift to alternative energy sources, wherein coal will be the less preferred method for energy generation as compared to the greener energy sources i.e. solar, wind and imported hydroelectricity.

# 18. Please describe how the general objectives of Integrated Environmental Management as set out in section 23 of NEMA have been taken into account.

As part of the planning process for the proposed project, an environmental impact assessment process has been initiated (this Basic Assessment Report with specialist assessments), which further investigates the project related impacts on land, air, water, vegetation and associated socio-economic aspects, part of the process includes a public consultation process, which provides an opportunity to interested and affected parties to provide comments on the project activities, including the determined and assessed impacts within this report.

# 19. Please describe how the principles of environmental management as set out in section 2 of NEMA have been taken into account.

The proposed project in itself as a greener alternative technology as compared to non-renewable energy sources i.e. coal, adheres to the principles as set in Section 2 of the National Environmental Management Act No (107 of 1998-NEMA), as amended. The Section 2 principles as set in NEMA 107 of 1998, as amended requires that a development should embrace the various aspects of an integrated environmental approach, wherein the social, economic and environmental aspects are well balanced. The proposed project activities will result in less CO<sub>2</sub> emissions (a contributing aspect to reaching sustainable development goals), whilst contributing towards the broader social and economic activities, through skills provision and job creation. The land where the proposed activities will be undertaken has been previously degraded due to mining activities, as a result the activities are well suited for the land as an alternative land use, due to the fact that it will not result in high environmental impacts related to loss indigenous plants and/or animals.

# 11. APPLICABLE LEGISLATION, POLICIES AND/OR GUIDELINES

List all legislation, policies and/or guidelines of any sphere of government that are applicable to the application as contemplated in the EIA regulations, if applicable:

Title of legislation, policy or guideline	Applicability to the project	Administering authority	Date
Conservation of Agricultural Resources	As specified in the Act, is the list of invasive weed and plant	National and Provincial	27 April 1983
Act (Act No. 43 of 1983 as amended in	species, including prescribed actions to combat the spread		
2001)	thereof. Applicable to the study area, is category 1b invasive		
	plant species, which requires control by an invasive species		
	management programme.		
National Environmental Management	Section 28 of the act applies to the activities to be undertaken	National & Provincial	27 November 1998
Act, 1998 (Act No. 107 of 1998 as	by the Applicant. The Applicant has a duty to ensure that any		
amended).	activities that cause or may cause environmental degradation		
	are assessed and measures for prevention, avoidance or		
	minimization of such impacts from occurring are in place for all		
	phases of the proposed project.		
The Constitution of the Republic of	Section 24 of the constitution stipulates that everyone has the	National	18 December 1996
South Africa, 1996 (Act No. 108 of 1996,	right — to an environment that is not harmful to their health or		
as amended).	well-being; and to have the environment protected, for the		
	benefit of present and future generations, through reasonable		
	legislative and other measures that — prevent pollution and		

Title of legislation, policy or guideline	Applicability to the project	Administering authority	Date
	ecological degradation; promote conservation; and secure		
	ecologically sustainable development and use of natural		
	resources while promoting justifiable economic and social		
	development. The applicant has the responsibility to ensure		
	that project activities are undertaken in a manner that does not		
	cause environmental degradation, whilst ensuring the principle		
	of sustainable development is adhered to. This should be		
	achieved through implementation and adherence to the EMPr		
	at all phases of the proposed activities.		
National Environmental Management:	The Applicant should adhere to the following waste	National & Provincial	10 March 2009
Waste Act, 2008 (Act 59 of 2008, as	management practices:		
amended)	Winimisation Reuse Recycling Recovery Disposal  Figure 11: Waste Management Hierarchy (Source: https://www.mdpi.com/2079- 276/7/1/21/html)  The waste management mitigation measures as provided within the EMPr should be adhered to achieve compliance with the requirements of this act.		

Title of legislation, policy or guideline	Applicability to the project	Administering authority	Date
National Heritage Resources, 1999 (Act	The Applicant should ensure compliance to Section 38 of this	National & Provincial	28 April 1999
No. 25 of 1999)	Act, thus ensuring that the Heritage Resources Agency is		
	notified and provides comments on the proposed activities.		
	Based on the conducted Phase 1 Archaeological Impact		
	Assessment by Millenium Heritage Group (Pty) Ltd, no heritage		
	resources have been identified on site.		
National Water Act, 1989 (Act No. 36 of	In line with this act, the proposed project activities should	National & Provincial	26 August 1998
1998, as amended - NWA)	ensure compliance to section 19 of the NWA, thus putting in		
	place measures that prevent pollution and/degradation on		
	water resources. Additionally, a Water Use License is required		
	for Section 21 (a) – Taking water from a water-resource (in this		
	instance this refers to the abstraction of water from the		
	borehole).		
National Environmental Biodiversity,	This Act requires that any red data and sensitive species within	National & Provincial	7 June 2004
2004 (Act No. 10 of 2004)	the site development should be conserved during the project		
	implementation phases. Although no Threatened species were		
	encountered during the field survey, recommendation in the		
	EMPr and ecological assessment should be adhered to on		
	implementation of the proposed project activities.		

Title of legislation, policy or guideline	Applicability to the project	Administering authority	Date
Occupational Health and Safety Act,	All persons at work are entitled to a healthy and safe working	National & Provincial	23 June 1993
1993 (Act No. 85 of 1993)	environment while undertaking their respective activities. The		
	Applicant has a responsibility to ensure that this requirement		
	is adhered to.		
National Environmental Management:	Project activities should be undertaken in manner which does	National & Provincial	24 February 2005
Air Quality Act, 2004 (Act No. 39 of	not result in air pollution, through implementation of mitigation		
2004)	measures as per the EMPr on air quality related impacts.		
Hazardous Substances amendment	To provide for the control of substances which may cause injury	National	4 April 1973
Act, 1992 (Act No.53 of 1992) (as	or ill-health to or death of human beings by reason of their toxic,		
amended)	corrosive, irritant, strongly sensitizing or flammable nature or		
	the generation of pressure thereby in certain circumstances,		
	and for the control· of certain electronic products; to provide for		
	the division of such substances or products into groups in		
	relation to the degree of danger; to provide for the prohibition		
	and control of the importation, manufacture, sale, use,		
	operation, application, modification, disposal or dumping of		
	such substances and products; and to provide for matters		
	connected therewith.		

Title of legislation, policy or guideline	Applicability to the project	Administering authority	Date
Promotion of Access to Information Act,	All documents relating to the project should be accessible to the	National	2 February 2000
2000 (Act No. 2 of 2000)	Public. In line with the environmental impact assessment		
	process all documents for review by the public should be made		
	available on written request.		
Environmental Impact Assessment	Listing Notice 2 - GN R.325 - Activity 1: "The development of	National & Provincial	7 April 2017
Regulations, 2014 (as amended)	facilities or infrastructure for the generation of electricity from a		
	renewable resource where the electricity output is 20		
	megawatts or more" The estimated energy to be generated		
	from the proposed project is approximately 90.5 million kilowatt		
	hours per year over a 20 year period, which can supply		
	approximately 16 500 households.		
	Listing Notice 2 – GN R.325; Activity 15: "The clearance of		
	an area of 20 hectares or more of indigenous vegetation"		
	The land where the development will be located is currently		
	vacant, however it cannot be classified as a greenfield as it has		
	been previously disturbed by mining activities, with evidence of		
	transformation as a result of grazing. Based on the Ecological		
	Assessment conducted by Maanakana Projects and Consulting		

Title of legislation, policy or guideline	Applicability to the project	Administering authority	Date
	(Pty) Ltd, the proposed project will not have an impact on the		
	mapped ecological sensitive area and critical biodiversity area.		
National Environmental Management:	Regulations should be complied with for the removal and	National	1 August 2014
Biodiversity Act: Alien and Invasive	controlling of alien and invasive species within the proposed		
Species Regulations R 598 of 2014	project area.		
National Environmental Management	This guideline is used for the Public Participation process	National	10 October 2012
Act, 1998 (Act no.107 of 1998, as	undertaken as part of the Basic Assessment application		
amended): Publication of Public	process. The main objective is to ensure that the Public		
Participation Guideline	Participation requirements are complied with and the process is		
	undertaken in a fair, unbiased and reasonable manner.		
Northern Cape Nature Conservation Act	The act provides for the conservation of indigenous, red-data	Provincial	21 January 2010
(Act No. 9 of 2009)	listed plant and animals, including the control for sustainable		
	use where applicable. In relation to the proposed project, any		
	red data listed plant and animal species protected in terms of		
	this act, including aquatic habitats may be damaged and/or		
	destroyed.		

#### 12. WASTE, EFFLUENT, EMISSION AND NOISE MANAGEMENT

#### a) Solid waste management

Will the activity produce solid construction waste during the construction/initiation phase?

YES < 20 m<sup>3</sup>

If YES, what estimated quantity will be produced per month?

How will the construction solid waste be disposed of (describe)?

The suggested method for disposal of construction solid waste within the site is by use of waste disposal bins. On a daily basis, the construction site should be clear of solid waste, thus through employees on site, the designated areas were waste bins are located should be used for disposal as highlighted above, this including waste separation.

Where will the construction solid waste be disposed of (describe)?

The construction solid waste will be transported from site to the Windsorton Landfill site. The options proposed for transportation of the includes:-

Transportation by the contractor.

Alternatively, sourcing a local licensed service provider for collection and disposal of the waste to the landfill site.

Will the activity produce solid waste during its operational phase? If YES, what estimated quantity will be produced per month? How will the solid waste be disposed of (describe)?

YES <3 m<sup>3</sup>

As part of the layout, a designated area with sealed waste receptacles will be allocated and constructed on site, with various labels for waste separation purposes. The applicable approach entails the use of smaller waste receptacles at office areas, from which the responsible personnel will then discard the waste to the bigger waste receptacles, from which there will be collection on weekly basis.

If the solid waste will be disposed of into a municipal waste stream, indicate which registered landfill site will be used.

Windsorton Landfill Site

Where will the solid waste be disposed of if it does not feed into a municipal waste stream (describe)?

N/A				
or be taken up	e (construction or operational phases) will no in a municipal waste stream, then the appropriate whether it is necessary to change to	oplicant sho	ould consult with t	he competent
Can any part of t	he solid waste be classified as hazardous	in terms of	the NEM:WA?	NO
application for a	e competent authority and request a chan waste permit in terms of the NEM:WA mu	ist also be	submitted with this	application.
•	at is being applied for a solid waste handli	J	_	NO
necessary to cha	e applicant should consult with the compange to an application for scoping and EIA must also be submitted with this application	A. An applic	•	
b) Liquid ef	fluent			
	produce effluent, other than normal sewa	ige, that wil	I be disposed of	NO
•	sewage system? stimated quantity will be produced per mor	nth?		N/A m <sup>3</sup>
Will the activity	produce any effluent that will be treated a	and/or dispo	osed of on site?	NO
	licant should consult with the competent an application for scoping and EIA.	authority to	determine whether	r it is necessary
Will the activity facility?	produce effluent that will be treated and	l/or dispose	ed of at another	NO
If YES, provide t	he particulars of the facility:			<b>'</b>
Facility name:	N/A			
Contact person:	N/A			
Po0stal address:	N/A			
Postal code:	N/A			
Telephone:	N/A	Cell:	N/A	
E-mail:	N/A	Fax:	N/A	
Describe the mea	sures that will be taken to ensure the opti	mal reuse o	or recycling of wast	e water, if any:
N/A				

#### c) Emissions into the atmosphere

Will the activity release emissions into the atmosphere other that exhaust emissions	NO
and dust associated with construction phase activities?	
If YES, is it controlled by any legislation of any sphere of government?	NO

If YES, the applicant must consult with the competent authority to determine whether it is necessary to change to an application for scoping and EIA.

If NO, describe the emissions in terms of type and concentration:

The general anticipated air emissions associated with the proposed project activities are as outlined below:

- Dust (Particulate Matter) generated within the study area, due to the movement of construction vehicles (and access routes) during construction, including dust on access routes during the operational phase.
- Exhaust air emissions from construction vehicles, for the operational phase, these emissions will be mainly from plant operational machinery, employee vehicles and the use of generators as back emergency systems.
- ➤ Other possible emissions include lead, sulphuric acid, however these are applicable on emergency situations as a result of incident that may occur (Operational incidents).

The overall CO<sub>2</sub> emissions linked with the solar plant is on the life-cycle phases, which includes activities such as material transportation during the construction phase, maintenance activities (operational phase) and the decommissioning phase (closure). As compared to other forms of energy i.e. natural gas, the estimation of CO<sub>2</sub> emissions, life cycle linked is between 31.75g to 81.6g per kilowatt-hour.

#### d) Waste permit

Will any aspect of the activity produce waste that will require a waste permit in terms	NO
of the NEM:WA?	

If YES, please submit evidence that an application for a waste permit has been submitted to the competent authority

#### e) Generation of noise

Will the activity generate noise?	NO
If YES, is it controlled by any legislation of any sphere of government?	NO
Describe the noise in terms of type and level:	

The type of noise anticipated for the proposed project is as follows:

- The movement of construction machinery.
- Noise emission from the string array of inverters, the substation and transformer, estimated as < 60 dBA in close proximity.</p>
- The use of generators, were applicable.

Other related noise emissions will be from operational activities such as maintenance, whereas within the operations and maintenance centre the anticipated noise levels will be from the use and operation of technological equipment.

#### 13. WATER USE

Please indicate the source(s) of water that will be used for the activity by ticking the appropriate box(es):

Municipal Water board	Groundwater <b>X</b>	River, stream, dam or lake	Other	The activity will not use water
-----------------------	----------------------	-------------------------------	-------	---------------------------------

If water is to be extracted from groundwater, river, stream, dam, lake or any other natural feature, please indicate the volume that will be extracted per month:

Does the activity require a water use authorisation (general authorisation or water use license) from the Department of Water Affairs?

5 000 litres		
YES		

If YES, please provide proof that the application has been submitted to the Department of Water Affairs.

#### 14. ENERGY EFFICIENCY

Describe the design measures, if any, which have been taken to ensure that the activity is energy efficient:

The proposed design for the solar panels is the polycrystalline panels, which mainly consists of multi silicone crystals joined together, with a blue film. The type of panels produce less energy as compared to the mono-crystalline panels, however with the type of mountings (fixed tilt) to be used, the resultant energy output is enhanced.

The other feature is the operations and maintenance centre, which will incorporate the following features energy efficient lighting, office equipment which uses energy efficient smart technologies (these are energy star rated). The other key aspect for consideration is the building orientation, and the building materials to be used, which contributes to insulation (green insulation material i.e. polystyrene or cellulose can be a preferred option). The suggested building design is the use of various materials i.e. glass, in other sections brick and mortar where applicable, this not excluding retrofitting.

Describe how alternative energy sources have been taken into account or been built into the design of the activity, if any:

Alternative energy sources are not applicable for the proposed project, as it will be self-sustainable in terms of energy supply (Solar energy).

# SECTION B: SITE/AREA/PROPERTY DESCRIPTION

I	m	ทด	rta	nt	n	ote	S:
•		μυ	ıu		•••	ULL	Э.

1.	For linear activities (pipelines, etc) as well as activities that cover very large sites, it may be
	necessary to complete this section for each part of the site that has a significantly different
	environment. In such cases please complete copies of Section B and indicate the area, which is
	covered by each copy No. on the Site Plan.

Section B Copy No. (e.g. A):	
------------------------------	--

- 2. Paragraphs 1 6 below must be completed for each alternative.
- 3. Has a specialist been consulted to assist with the completion of this section?

YES

If YES, please complete the form entitled "Details of specialist and declaration of interest" for each specialist thus appointed and attach it in Appendix I. All specialist reports must be contained in Appendix D.

# Property description/physical address:

Province	Northern Cape
District	Frances Baard
Municipality	
Local Municipality	Magareng
Ward Number(s)	5
Farm name and number	Riet Puts 15, Kimberly Rd
Portion number	Remaining extent of portion 3
SG Code	C0370000000001500003

Where a large number of properties are involved (e.g. linear activities), please attach a full list to this application including the same information as indicated above.

Current land-use zoning as per local municipality IDP/records:

Agricultural

In instances where there is more than one current land-use zoning, please attach a list of current land use zonings that also indicate which portions each use pertains to, to this application.

Is a change of land-use or a consent use application required?

YES

#### **GRADIENT OF THE SITE** 1.

Indicate the general gradient of the site.

#### Alternative S1:

	Flat	1:50 – 1:20	1:20 – 1:15	1:15 – 1:10	1:10 – 1:7,5	1:7,5 – 1:5	Steeper
		Χ					than 1:5
A	Iternative S2	(if any):					
	Flat	<del>1:50 – 1:20</del>	<del>1:20 – 1:15</del>	<del>1:15 – 1:10</del>	<del>1:10 – 1:7,5</del>	<del>1:7,5 – 1:5</del>	Steeper
							than 1:5
A	Iternative S3	<del>(if any):</del>					
	Flat	<del>1:50 – 1:20</del>	<del>1:20 – 1:15</del>	<del>1:15 – 1:10</del>	<del>1:10 – 1:7,5</del>	<del>1:7,5 – 1:5</del>	Steeper
							than 1:5

#### **LOCATION LANDSCAPE** 2.

Indicate the landform(s) that best describes the site:

_			
2.1 Ridgeline	2.4 Closed valley	2.7 Undulating plain / low hills	Χ
2.2 Plateau	2.5 Open valley	2.8 Dune	
2.3 Side slope of hill/mountain	2.6 Plain	2.9 Seafront	
2.10 At sea			•

#### GROUNDWATER, SOIL AND GEOLOGICAL STABILITY OF THE 3. SITE

Is the site(s) located on any of the following?

Shallow water table (less than 1.5m deep) NO Dolomite, sinkhole or doline areas NO Seasonally wet soils (often close to water YES bodies) Unstable rocky slopes or steep slopes with NO loose soil Dispersive soils (soils that dissolve in water) NO Soils with high clay content (clay fraction more YES than 40%) Any other unstable soil or geological feature NO An area sensitive to erosion NO

Alternative S1:			Alternative S2 (if any):			Alternative S3 (if any):		
	NO		YES	NO		YES	NO	
	NO		YES	<del>O/</del>		YES	<del>O/</del>	
YES			YES	NO		YES	NO	
	NO		YES	NO		YES	NO	
	NO		YES	NO		YES	OH	
YES			YES	NO		YES	NO	
	NO		YES	NO		YES	NO	
	NO		YES	NO		YES	NO	

If you are unsure about any of the above or if you are concerned that any of the above aspects may be an issue of concern in the application, an appropriate specialist should be appointed to assist in the completion of this section. Information in respect of the above will often be available as part of the project information or at the planning sections of local authorities. Where it exists, the 1:50 000 scale Regional Geotechnical Maps prepared by the Council for Geo Science may also be consulted.

#### 4. GROUNDCOVER

Indicate the types of groundcover present on the site. The location of all identified rare or endangered species or other elements should be accurately indicated on the site plan(s).

Natural veld - good condition <sup>E</sup>	Natural veld with scattered aliens <sup>E</sup> X	Natural veld with heavy alien infestation <sup>E</sup>	Veld dominated by alien species <sup>E</sup>	Gardens
Sport field	Cultivated land	Paved surface	Building or other structure	Bare soil

If any of the boxes marked with an "E "is ticked, please consult an appropriate specialist to assist in the completion of this section if the environmental assessment practitioner doesn't have the necessary expertise.

#### 5. SURFACE WATER

Indicate the surface water present on and or adjacent to the site and alternative sites?

Perennial River	YES	NO X	UNSURE
Non-Perennial River	YES	NO X	UNSURE
Permanent Wetland	YES	NO X	UNSURE
Seasonal Wetland	YES	NO	UNSURE
Artificial Wetland	YES X	NO	UNSURE
Estuarine / Lagoonal wetland	YES	NO X	UNSURE

If any of the boxes marked YES or UNSURE is ticked, please provide a description of the relevant watercourse

**Artificial Wetland:** The Wetland Assessment and Delineation by Maanakana Projects and Consulting (Pty) Ltd, delineated one wetland associated with the site as follows:

➤ HGM 1 – Un-channelled-Valley bottom: As defined within the wetland assessment report, with reference made to Kotze et al. (2007), the systems is characterised by narrow channels, which makes it difficult to identify through the Geographic Information System. The identification of the UVB is normally linear vegetation following a stream. Refer to figure 12 below:



Figure 12: HGM Unit 1

The delineated UVB wetland lies South West of the study area, with an allocated buffer of 100m that needs to be adhered to, thus the development activities should not interfere with the buffer area.

#### 6. LAND USE CHARACTER OF SURROUNDING AREA

Indicate land uses and/or prominent features that currently occur within a 500m radius of the site and give description of how this influences the application or may be impacted upon by the application:

Natural area X	Dam or reservoir	Polo fields
Low density residential	Hospital/medical centre	Filling station <sup>H</sup>
Medium density residential	School	Landfill or waste treatment site
High density residential	Tertiary education facility	Plantation
Informal residential	Church	Agriculture
Retail commercial & warehousing	Old age home	River, stream or wetland X
Light industrial	Sewage treatment plant <sup>A</sup>	Nature conservation area
Medium industrial AN	Train station or shunting yard N	Mountain, Koppie or ridge
Heavy industrial AN	Railway line N	Museum
Power station	Major road (4 lanes or more) N	Historical building
Office/consulting room	Airport N	Protected Area
Military or police	Harbour	Graveyard
base/station/compound	Harbour	Χ
Spoil heap or slimes dam <sup>A</sup>	Sport facilities	Archaeological site
Quarry, sand or borrow pit X	Golf course	Other land uses (describe)

If any of the boxes marked with an "N "are ticked, how this impact will / be impacted upon by the proposed activity? Specify and explain:

N/A

If any of the boxes marked with an "An" are ticked, how will this impact / be impacted upon by the proposed activity? Specify and explain:

N/A

If any of the boxes marked with an "H" are ticked, how will this impact / be impacted upon by the proposed activity? Specify and explain:

N/A

Does the proposed site (including any alternative sites) fall within any of the following:

Critical Biodiversity Area (as per provincial conservation plan)	YES	
Core area of a protected area?		NO
Buffer area of a protected area?		NO
Planned expansion area of an existing protected area?		NO
Existing offset area associated with a previous Environmental Authorisation?		NO
Buffer area of the SKA?		NO

If the answer to any of these questions was YES, a map indicating the affected area must be included in Appendix A.

#### 7. CULTURAL/HISTORICAL FEATURES

Are there any signs of culturally or historically significant elements, as defined in section 2 of the National Heritage Resources Act, 1999, (Act No. 25 of 1999), including Archaeological or paleontological sites, on or close (within 20m) to the site? If YES, explain:

YES N/A

In accordance with the Desktop Heritage Impact Assessment by Millenium Heritage Group (Pty) Ltd, several grave sites identified are protected in terms of the NHRA (Act 25 of 1999), thus a 50m buffer area is recommended between the development footprint and the identified grave site. The report is attached Appendix D.

If uncertain, conduct a specialist investigation by a recognised specialist in the field (archaeology or palaeontology) to establish whether there is such a feature(s) present on or close to the site. Briefly explain the findings of the specialist:

N/A

Will any building or structure older than 60 years be affected in any way? Is it necessary to apply for a permit in terms of the National Heritage Resources Act, 1999 (Act 25 of 1999)?

NO
NO

If YES, please provide proof that this permit application has been submitted to SAHRA or the relevant provincial authority.

#### 8. SOCIO-ECONOMIC CHARACTER

#### a) Local Municipality

Please provide details on the socio-economic character of the local municipality in which the proposed site(s) are situated.

Level of unemployment:

According to Census 2011 (data source: <a href="www.wazimap.co.za">www.wazimap.co.za</a>), the Magareng Local Municipality level of employment outline theme is categorised into the following: - Discouraged work seekers (9%), employed (24%), other not economically active (50%), unemployed (17%) and un-specified (0%). The municipality has a population distribution of approximately 24 060 people.

In terms of the employment sector distribution, including number estimates based on the population within the Magareng Local municipality, the stats are as follows:-

- Unknown (83).
- Employed in the formal sector (2 863).
- Employed in the informal sector (368).
- > Employed in private households (421).

Combined the level of unemployment within the municipality is estimated to 41.2 %, with the main source for employment being the agricultural sector. Census 2011.

#### Economic profile of local municipality:

The economic activities within the Magareng Local Municipality is mainly agricultural: - livestock and irrigation farming. Approximately 41.2% of the population is unemployed, whereas the youth unemployment rate is 51.8%.

#### Level of education:

The highest level of education within the municipality is both post grad and undergrad (at 1%). In terms of the senior certificate, there are approximately 4 178 individuals who holds the qualification, which is approximately 28.6% of the total population. The level on people without any education is 13%, with some primary at 17%, primary level 6% and some secondary 33%.

#### b) Socio-economic value of the activity

What is the expected capital value of the activity on completion?	R 700 000 000.00	
What is the expected yearly income that will be generated by or as a result of the activity?	R 54 182 <sup>2</sup>	123,45
Will the activity contribute to service infrastructure?	YES	
Is the activity a public amenity?		NO
How many new employment opportunities will be created in the development and construction phase of the activity/ies?	63	
What is the expected value of the employment opportunities during the development and construction phase?	R 980 937	.50
What percentage of this will accrue to previously disadvantaged individuals?	93.41%	
How many permanent new employment opportunities will be created during the operational phase of the activity?	6	
What is the expected current value of the employment opportunities during the first 10 years?	R 22 267 2	281.25
What percentage of this will accrue to previously disadvantaged individuals?	93.41%	

#### 9. BIODIVERSITY

Please note: The Department may request specialist input/studies depending on the nature of the biodiversity occurring on the site and potential impact(s) of the proposed activity/ies. To assist with the identification of the biodiversity occurring on site and the ecosystem status consult http://bgis.sanbi.org or BGIShelp@sanbi.org. Information is also available on compact disc (cd) from the Biodiversity-GIS Unit, Ph (021) 799 8698. This information may be updated from time to time and it is the applicant/ EAP's responsibility to ensure that the latest version is used. A map of the relevant biodiversity information (including an indication of the habitat conditions as per (b) below) and must be provided as an overlay map to the property/site plan as Appendix D to this report.

a) Indicate the applicable biodiversity planning categories of all areas on site and indicate the reason(s) provided in the biodiversity plan for the selection of the specific area as part of the specific category)

Systematic Biodiversity Planning Category			Category	If CBA or ESA, indicate the reason(s) for its selection in biodiversity plan
Critical Biodiversity Area (CBA) X	Ecological Support Area (ESA)	Other Natural Area (ONA) X	No Natural Area Remaining (NNR)	A small portion of the proposed site is falling under CBA1 (the northern boundary of the site).  N/A  N/A

#### b) Indicate and describe the habitat condition on site

Habitat Condition	Percentage of habitat condition class (adding up to 100%)	Description and additional Comments and Observations (Including additional insight into condition, e.g. poor land management practises, presence of quarries, grazing, harvesting regimes etc).
Natural	%	10
Near Natural (includes areas with low to moderate level of alien invasive plants)	%	40
Degraded (includes areas heavily invaded by alien plants)	%	40
Transformed (includes cultivation, dams, urban, plantation, roads, etc)	%	10

#### c) Complete the table to indicate:

- (i) the type of vegetation, including its ecosystem status, present on the site; and
- (ii) whether an aquatic ecosystem is present on site.

Terrestrial Ecosystems		Aquatic Ecosystems						
Ecosystem threat	Critical	Wetland (including rivers,						
status as per the	Endangered		depressions, channelled and unchanneled wetlands, flats,		Estuary		Coas	tlino
National	Vulnerable			nd artificial	Estuary	Coastline	unie	
Environmental Management:	Least	wetlands)						
Biodiversity Act (Act	Threatened	YES	NO	UNSURE		NO		NO
No. 10 of 2004)	X	Х	NO	UNGUIL		NO		NO

d) Please provide a description of the vegetation type and/or aquatic ecosystem present on site, including any important biodiversity features/information identified on site (e.g. threatened species and special habitats)

**Vegetation:** In accordance with the Maanakana Projects and Consulting (Pty) Ltd, Ecological Assessment the study area falls within the Kimberly Thornveld (SKv4) and a small portion of the Schmidtsdrif Thornveld (SVk6) grassland. The grasslands are characterised by tall and small trees, tall, low, succulent, semiparasitic shrubs, graminoids, herbs and succulent herbs. The following faunal were determined on site:

Acacia mellifera (Black thorn), Kimberley Thornveld (SVk 4), Tamarix ramosissima, Cyphus prolifer, Acacia tortilis, Eragrostis racemosa, Schinus molle, Typha Capensis and Arundo donax.

The other possible vegetation types that may be associated with the site are detailed in Appendix 3 of the Ecological assessment by Maanakana Projects and Consulting (Pty) Ltd.

# **SECTION C: PUBLIC PARTICIPATION**

#### 1. ADVERTISEMENT AND NOTICE

Publication name	Diamond Field Advertiser			
Date published	27 January 2023			
Site notice position	Latitude Longitude			
	N/A N/A			
Date placed	27 January 2023			

Include proof of the placement of the relevant advertisements and notices in Appendix E1.

#### 2. DETERMINATION OF APPROPRIATE MEASURES

Provide details of the measures taken to include all potential I&APs as required by Regulation 41(2)(e) and 41(6) of GN 733.

Key stakeholders (other than organs of state) identified in terms of Regulation 41(2)(b) of GN 733

Title, Name and Surname	Affiliation/ status	key	stakeholder	Contact details (tel number or e-mail address)
N/A	N/A			N/A

Include proof that the key stakeholder received written notification of the proposed activities as Appendix E2. This proof may include any of the following:

- > e-mail delivery reports;
- registered mail receipts;
- courier waybills;
- signed acknowledgements of receipt; and/or
- > or any other proof as agreed upon by the competent authority.

#### 3. ISSUES RAISED BY INTERESTED AND AFFECTED PARTIES

Summary of main issues raised by I&APs	Summary of response from EAP
N/A	N/A

#### 4. COMMENTS AND RESPONSE REPORT

The practitioner must record all comments received from I&APs and respond to each comment before the Draft BAR is submitted. The comments and responses must be captured in a comments and response report as prescribed in the EIA regulations and be attached to the Final BAR as Appendix E3.

# 5. AUTHORITY PARTICIPATION

Authorities and organs of state identified as key stakeholders:

Authority/Organ	Contact	Tel No	Fax	e-mail	Postal
of State	person		No		address
	(Title,				
	Name and				
	Surname)				
Department of	Thulani	0113553000	N/A	tmthombeni013@gmail.c	Private Bag
Environment and	Mthombeni			<u>om</u>	X6102,
Nature					Kimberly,
Conservation					SASKO
					building
Frances Baard	Masego	0538380970	N/A	masego.thebe@fbdm.co	N/A
District	Thebe			<u>.za</u>	
Municipality :					
Health Manager					
Department of	Mahlatse	0123999400	N/A	MSHUBANE@dffe.gov.z	Private Bag
Forestry,	Shubane			<u>a</u>	X447,
Fisheries and					Pretoria 001
Environment					
Department of	Makhosaza	0123999400	N/A	MYeni@dffe.gov.za	Private Bag
Forestry,	ne Yeni				X447,
Fisheries and					Pretoria 001
Environment					

Authority/Organ of State	Contact person (Title, Name and Surname)	Tel No	Fax No	e-mail	Postal address
Department of Forestry, Fisheries and Environment	Thando Booi	0123999400	N/A	TBooi@dffe.gov.za	Private Bag X447, Pretoria 001
Department of Forestry, Fisheries and Environment	Portia Makitla	0123999400	N/A	PMakitla_environment.g ov.za	Private Bag X447, Pretoria 001
Department of Forestry, Fisheries and Environment	Thembisile Hlatshwayo	0123999400	N/A	THLATSHWAYO@dffe. gov.za	Private Bag X447, Pretoria 001
Department of Forestry, Fisheries and Environment	Seoka Lekota	0123999400	N/A	SLEKOTA@dffe.gov.za	Private Bag X447, Pretoria 001
Department of Water and Sanitation	Gawie Van Dyk	0123367500	N/A	VanDykG@dws.gov.za	Private Bag X313, Pretoria, 0001
Department of Water and Sanitation	Rose Kelebogile Cwangae	0538312537	N/A	rcwangae@nbkb.org.za	1 Monridge Office Park, c/o Kekewich Drive & Memorial Road, Kimberley,

Authority/Organ	Contact	Tel No	Fax	e-mail	Postal
of State	person		No		address
	(Title,				
	Name and				
	Surname)				
					Northern
					Cape
ESKOM	Geeringh	N/A	N/A	john.geeringh@eskom.c	N/A
	John			<u>0.za</u>	
ESKOM	Khanye	N/A	N/A	khanyen@eskom.co.za	N/A
	Nondwe				
Square Kilometre	Dr Adrian	011 442	N/A	atiplady@ska.ac.za	N/A
Array Project	Tiplady	2434			
National Energy	Gxasheka	012 401	N/A	andile.gxasheka@nersa.	PO Box
Regulator of	Andile	4775		org.za	40343.
South Africa					Arcadia. 0007
Department of	Kika	(012) 444 –	N/A	Ntsikelelo.Kika@dmr.go	Private Bag
Minerals	Ntsikelelo	3000		<u>v.za</u>	X59
Resources and					ARCADIA
Energy					0007

Include proof that the Authorities and Organs of State received written notification of the proposed activities as appendix E4.

In the case of renewable energy projects, Eskom and the SKA Project Office must be included in the list of Organs of State.

#### 6. CONSULTATION WITH OTHER STAKEHOLDERS

Note that, for any activities (linear or other) where deviation from the public participation requirements may be appropriate, the person conducting the public participation process may deviate from the requirements of that sub-regulation to the extent and in the manner as may be agreed to by the competent authority.

Proof of any such agreement must be provided, where applicable. Application for any deviation from the regulations relating to the public participation process must be submitted prior to the commencement of the public participation process.

A list of registered I&APs must be included as appendix E5.

Copies of any correspondence and minutes of any meetings held must be included in Appendix E6.

## SECTION D: IMPACT ASSESSMENT

The assessment of impacts must adhere to the minimum requirements in the EIA Regulations, 2014 and should take applicable official guidelines into account. The issues raised by interested and affected parties should also be addressed in the assessment of impacts.

1. IMPACTS THAT MAY RESULT FROM THE PLANNING AND DESIGN, CONSTRUCTION, OPERATIONAL, DECOMMISSIONNG AND CLOSURE PHASES AS WELL AS PROPOSED MANAGEMENT OF IDENTIFIED IMPACTS AND PROPOSED MITIGATION MEASURES

Provide a summary and anticipated significance of the potential direct, indirect and cumulative impacts that are likely to occur as a result of the planning and design phase, construction phase, operational phase, decommissioning and closure phase, including impacts relating to the choice of site/activity/technology alternatives as well as the mitigation measures that may eliminate or reduce the potential impacts listed. This impact assessment must be applied to all the identified alternatives to the activities identified in Section A(2) of this report.

The significance rating method applied for assessing impacts associated with the proposed project activities is outlined below:

## Significance of the Impact(S):

Each category is assigned points. The points are then computed by using the equation below and each potential impact is then assigned a significance rating (S).

The significance equation : S = (E+D+M) \* P

Table 1 : Significance(S) ratings

RATING	DESCRIPTIONS
(<30) Low	The impact will not have a direct influence on the decision to
	develop in the area.
(30-60) Medium	The impact can influence the decision to develop in the area unless
	it is effectively mitigated.
(>60) High	The impact should have an influence on the decision process to
	develop in the area

#### Method for determining Significance

Table 2: Nature of the Impact (N):

Refers to the description of the activity impacting the environment.

RATING	DESCRIPTION
Positive	In most cases this would be a benefit
Negative	Could be a cost
Neutral	No implications on either cost or benefit

Table 3: Extent of The Impact (E)

Refers to the area which the activity will have an impact on (Geographic area).

RATING	DESCRIPTION						
1	Site – impact extends to site only						
2	Local - impact extends as far as the boundary of site and						
	immediate surroundings						
3	Regional						
4	Provincial						
5	National						

Table 4: Duration of the Impact (D)

The length of time that the impact will last.

RATING	DESCRIPTION
1	Immediate – less than one year
2	Short term – between one year & five years
3	Medium Term – between five years & 15 years
4	Long term – impact ceases after operational life span of the project
5	Permanent

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Table 5: Probability (P)

Refers to the likelihood that the impact will occur.

RATING	DESCRIPTION
0	None – impact will not occur
1	Improbable – probability very low due to design or experience
2	Low – unlikely to occur
3	Medium – distinct probability that the impact will occur
4	High – most likely to occur
5	Definite

Table 6 : Severity/Magnitude (M)

Refers to degree at which the impact will occur.

RATING	DESCRIPTION
10	Very High – an irreversible and permanent change that cannot
	be mitigated
8	High – impacts that could be mitigated, however this mitigation
	would be costly
6	Medium – medium term impacts that could be mitigated
4	Low – short term impacts with very easy mitigation
0	No effect – the proposed project would have no impact

#### BASIC ASSESSMENT REPORT: THE PROPOSED MOA SOLAR PLANT

Briefly describe and compare the potential impacts (as appropriate), significance rating of impacts, proposed mitigation and significance rating of impacts after mitigation that are likely to occur as a result of the construction phase for the various alternatives of the proposed project. This must include an assessment of the significance of all impacts.

Table 7: Impact assessment on Planning and Design phase: Proposal

mpact assessment Planning and Design Phase: Proposal						
Activities	Potential impacts:	Significance rating	Proposed Mitigation:	Significance rating of	Risk of the impact	
		of impacts (positive		impacts after	and mitigation not	
		or negative):		mitigation:	being implemented	
Planning activities i.e. site	> Water resource	Negative	> The Applicant should ensure there	Extent 2	Medium	
layout, required	degradation		is adequate financial provision to	Duration 2	-	
authorisations, stormwater	(wetlands, ground		cater for the proposed project,	Magnitude 8	1	
management, sewage	and surface		including associated	Probability x 2		
systems, infrastructure	water).		infrastructure.	Outcome 24		
design, and access routes.	> Fines due to lack		> All legal requirements and	Significance Low	_	
	of required		authorisations should be met prior			
	authorisations.		to implementing the proposed			
	➤ Health and Safety		project activities i.e. Water Use			
	risks.		Registration, Environmental			
			Authorisation and Energy			
			producer Licence-NERSA,			
			rezoning certificates.			

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Impact assessment P	Impact assessment Planning and Design Phase: Proposal						
Activities	Potential impacts:	Significance rating of impacts (positive	Proposed Mitigation:	Significance rating of impacts after	Risk of the impact and mitigation not		
		or negative):		mitigation:	being implemented		
			> Recommendations from the				
			specialist assessments i.e.				
			ecological assessment, wetland				
			assessment and heritage impact				
			assessment should be				
			implemented and should be				
			incorporated into the layout,				
			designs and planned operational				
			aspects of the proposed project.				

Table 8 : Impact assessment construction phase: Proposal

Activities	Potential	Significance rating	Pr	oposed Mitigation:	Significance	rating of	Risk of the impact
	impacts:	of impacts (positive			impacts	after	and mitigation not
		or negative):			mitigation:		being implemented
Site Camp Establishment	Loss of	Negative	>	Relocation of plants should be	Extent	3	Medium
> Vegetation clearance for	Vegetation		(	supervised by the ECO.	Duration	1	
construction and			>	Environmental awareness training	Magnitude	6	
installation/on of solar plant				should be done prior to	Probability x	5	
infrastructure.				undertaking the proposed	Outcome	50	
<ul><li>Excavations, landscaping,</li></ul>				activities, topics should cover the	Significance	Medium	
and soil compaction				importance of biodiversity, fire			
> Movement of construction				hazards, littering and pollution			
equipment (machinery).				control, including handling of			
➤ Grading for new access				chemicals and delineated			
roads.				sensitive areas as no-go areas.			
➤ Uncontrolled spillages of			>	The clearing of vegetation should			
hydrocarbons.				be limited to the construction			

Activities	onstruction Phase: Prop	Significance rating	Proposed Mitigation:	Significance rating of	Risk of the impact
Activities	impacts:	of impacts (positive	rioposea miligation.	impacts after	and mitigation not
	illipacis.			•	_
		or negative):		mitigation:	being implemented
			working areas. Sensitive areas		
			should be marked as no-go areas.		
			> The project footprint should be		
			clearly demarcated.		
			> Open fires within the vegetated		
			areas should is prohibited.		
			> Topsoil, where available, should		
			be conserved, for landscaping all		
			disturbed areas. Re-vegetation		
			should make use of indigenous		
			plants only.		
			> A temporary fence must be		
			erected around the construction		
			area (i.e. the servitude,		
			construction camps, areas where		
			material is stored and the actual		
			footprint of the development);		
			shade cloth fencing can be used		

Activities	Potential impacts:	Significance rating of impacts (positive	Proposed Mitigation:	Significance rating of impacts after	and mitigation not
		or negative):	Vehicular and pedestrian access	mitigation:	being implemented
			into natural areas beyond the		
			demarcated boundary of the		
			construction area is prohibited.		
			Use existing servitudes and		
			access roads as far as possible.		
			> The collection of flora without		
			permission from the local authority		
			should be prohibited.		
			Activities during rainy days should		
			halt and resume at least 2 days		
			afterwards.		
			> A vegetation rehabilitation plan		
			should be implemented.		
			Recommendations in the		
			Ecological assessment by		
			Maanakana Projects and		

Activities	Potential	Significance rating	Proposed Mitigation:	Significance	rating of	Risk of the impact
	impacts:	of impacts (positive		impacts	after	and mitigation not
		or negative):		mitigation:		being implemented
			Consulting (Pty) Ltd should be			
			adhered to.			
			> A walk-through on site should be			
			done prior to site establishment			
			and construction activities in order			
			to record and relocate any			
			protected species within the study			
			area (Note: no protected species			
			were recorded on site).			
➤ Site Camp Establishment	Loss of Fauna.	Negative	> A walk-through on site should be	Extent	2	High
> Vegetation clearance for			done prior to site establishment	Duration	4	
construction and installation			and construction activities in order	Magnitude	6	
of solar plant infrastructure.			to demarcate and mark sensitive	Probability x Outcome	48	
> Excavations, landscaping,			areas to be avoided (no-go areas)	Significance	Medium	
and soil compaction			i.e. temporary vleis/wetlands and	3.53400	Garain	-
> Movement of construction			burrow systems.			
equipment (machinery).						

Activities	Potential	Significance rating	Proposed Mitigation:	Significance rating of impacts after	Risk of the impact
	impacts:	of impacts (positive or negative):		impacts after mitigation:	and mitigation not being implemented
<ul> <li>Grading for new access roads.</li> <li>Uncontrolled spillages of hydrocarbons.</li> </ul>		or negative):	<ul> <li>Construction on high sensitive areas is prohibited.</li> <li>Erosion control measures should be in place on access roads and sensitive areas i.e. wetlands.</li> <li>Bunded surfaces, free from stormwater run-off should be used storage of hazardous substances.</li> <li>Spillage kits should be on site, to clean any accidental spills which may occur.</li> <li>The illegal Hunting and collection of Fauna is prohibited on site.</li> <li>Off Road driving on sensitive areas is prohibited.</li> </ul>	mitigation:	being implemented

Activities	Potential	Significance rating	Proposed Mitigation:	Significance	rating of	Risk of the impact
	impacts:	of impacts (positive		impacts	after	and mitigation not
		or negative):		mitigation:		being implemented
			regulated and maintained to			
			30Km/h, to avoid collisions.			
			> Any vulnerable fauna encountered			
			on site should be relocated.			
			> Site access should be controlled to			
			avoid un-authorised personnel on			
			site.			
			➤ Working near highly sensitive			
			areas i.e. wetlands should be			
			limited to dry seasons.			
Topsoil stockpiling adjacent	Sedimentation,	Negative	Measures to dissipate flow velocity	Extent	2	High
to wetlands or	soil erosion and		below structures should be	Duration	2	
watercourses.	associated flow		considered and designed during	Magnitude	8	
	alterations.		pre-construction (i.e. retention	Probability x	2	
			ponds or areas with rock riprap	Outcome	24	
			polius of aleas with fock liptap	Significance	Low	

Activities	Potential	Significance rating	Proposed Mitigation:	Significance rating of	Risk of the impact
	impacts:	of impacts (positive		impacts after	and mitigation not
		or negative):		mitigation:	being implemented
o Run-off from bare			grassed. Long term attenuation		
surfaces and stockpiles			measures, attenuation/infiltration		
into watercourses.			trenches, swales along		
Site establishment,			roadways/pavements).		
including construction.			Stockpiling of materials should not		
o Soil excavations to			occur adjacent to watercourses.		
create trenches for			Measures to control erosion should		
pipes.			be in place at areas sensitive to		
<ul> <li>Infilling trenches</li> </ul>			erosion (i.e. Edges of slopes,		
			exposed soil etc.) Measures such		
			the use of sandbags, hessian		
			sheets, silt fences, retention or		
			replacement of vegetation and		
			geotextiles such as soil cells can		
			be applied		
			> Do not allow surface water or		
			storm water to be concentrated, or		
			to flow down cut or fill slopes		

Impact assessment Construc	ction Phase: Propos				
Activities	Potential	Significance rating	Proposed Mitigation:	Significance rating of	Risk of the impact
	impacts:	of impacts (positive		impacts after	and mitigation not
		or negative):		mitigation:	being implemented
			without erosion protection		
			measures being in place.		
			➤ Construction activities should take		
			place preferably during the dry		
			season.		
			Mining of soil/sand from the		
			riverbanks is prohibited.		
			> Vegetation should be removed in		
			phases and where necessary. The		
			entire construction area must not		
			be stripped of vegetation prior to		
			commencing construction		
			activities.		
			> Exposed soils should be		
			rehabilitated as soon as practically		
			possible to limit the risk of erosion.		
			Methods can include, stabilizing,		
			re-shaping, and rehabilitating		

Impact assessment Cons	truction Phase: Prop	osal				
Activities	Potential impacts:	Significance rating of impacts (positive	Proposed Mitigation:	Significance impacts	rating of after	Risk of the impact and mitigation not
		or negative):		mitigation:		being implemented
			disturbed areas with indigenous			
			wetland and riparian vegetation.			
			Rehabilitation must be			
			implemented by a suitable			
			replanting and re-vegetation			
			programme, sandbags, silt			
			fencing, etc.			
			> Sustainable Urban Drainage			
			Systems (SUDS): All storm water			
			runoff from the site must be			
			supplemented by an appropriate			
			road drainage system that must			
			include open, grass-lined			
			channels/swales rather than			
			simply relying on piped systems or			
			concrete V-drains.			
Deliveries to the site.		Negative		Extent	2	High
				Duration	3	

Impact assessment Constructi	on Phase: Proposa	al				
Activities	Potential	Significance rating	Proposed Mitigation:	Significance	rating of	Risk of the impact
	impacts:	of impacts (positive		impacts	after	and mitigation not
		or negative):		mitigation:		being implemented
<ul> <li>Uncontrolled spillages of</li> </ul>	Surface water		> Delineated riparian and in-stream	Magnitude	6	
Hydro-carbons	and Ground		habitats outside of the construction	Probability x	3	
> Parked or standing	Water		zone are considered sensitive "No-	Outcome Significance	33 Medium	
construction vehicles, Re-	degradation		Go" areas and access/activities are	Significance	Wediaiii	
fuelling of construction	(disturbance or		to be strictly prohibited in these			
vehicles on site.	deterioration).		areas.			
o Surface run-off and			> The construction working servitude			
ground infiltration of			width should be restricted to 15 m.			
Hydro-carbon due to			> Waste generated on site should be			
leakages.			discarded at temporary designated			
Cement mixing.			areas, skip bins can used, for disposal			
o Runoff from cement			at a licensed landfill site.			
mixing areas.			> The washing of construction			
> Various activities by			equipment near watercourses is			
construction employees.			prohibited.			
			➤ No substance (i.e. cement, oil or			
<ul> <li>Littering.</li> </ul>			bitumen) should be released to			
			watercourses. Mixing of cement			
			should take place on impervious			

Impact assessment Constructi	on Phase: Proposa	al			
Activities	Potential impacts:	Significance rating of impacts (positive or negative):	Proposed Mitigation:	Significance rating of impacts after mitigation:	Risk of the impact and mitigation not being implemented
<ul> <li>In-appropriate disposal of waste within delineated wetlands.</li> <li>Soil</li> <li>Rocks</li> <li>Concrete</li> <li>Excavations within wetland systems.</li> <li>Site preparation, Vegetation Clearance.</li> <li>Alien plants infestation within riparian areas.</li> </ul>			surfaces and the areas for mixing should be controlled bermed areas.  Catch nets must be installed to minimise cement and other debris (pollutants) from entering the delineated Wetland systems during the construction phase.  The construction camp or materials storage area should not be located within 50m from any watercourses.  Any spillages (i.e. fuels, oils) and other potentially harmful chemicals should be cleaned up immediately, contaminants properly drained and disposed of using proper solid/hazardous waste facilities. Any contaminated soil must be removed, and the affected area rehabilitated immediately.		

Activities	Potential impacts:	Significance rating of impacts (positive	Proposed Mitigation:	Significance rimpacts	ating of after	Risk of the impact and mitigation not
	paoto.	or negative):		mitigation:	uitoi	being implemented
			> Portable toilets must be placed on			
			impervious level surfaces that are			
			lipped to prevent spillage. They must			
			be at least 100m away from any			
			watercourses.			
			➤ Cut-off trenches must be constructed			
			to prevent any harmful substances			
			from entering any watercourses.			
			> Litter traps should be installed at all			
			storm water outlets. Silt traps or silt			
			barriers should be placed adjacent to			
			the wetland to prohibit discharge of silt			
			into watercourses or delineated			
			wetlands.			
			> Materials storages, including			
			stockpiling of materials should be			
			done outside of the			
			wetland/watercourse buffer zone,			
			preferred >100m.			

Activities	Potential Significance rating	Significance rating	Proposed Mitigation:	Significance	rating of	Risk of the impact
	impacts:	of impacts (positive		impacts	after	and mitigation not
		or negative):		mitigation:		being implemented
			> Training programs must provide			
			information on material handling and			
			spill prevention and response.			
			> Storm water and any runoff			
			generated by the road must be			
			discharged into sustainable energy			
			dissipation structures prior to being			
			discharged back into the natural			
			water courses. This must be			
			designed and implemented by a			
			qualified civil engineer.			
➤ Bulk earthworks and	Noise nuisance	Negative	> Construction noise should not	Extent	1	Medium
excavations: operation of			exceed 85dB. Employees working	Duration	2	
construction machinery for			on areas where noise may exceed	Magnitude	4	
rock breaking.			the set level should be provided	Probability x	2	
Took broaking.			·	Outcome	14	
			with ear protection equipment.	Significance	Low	

Impact assessment Constructi	on Phase: Propos	al			
Activities	Potential impacts:	Significance rating of impacts (positive or negative):	Proposed Mitigation:	Significance rating of impacts after mitigation:	•
Movement of construction vehicles during construction working hours.			<ul> <li>Construction activities must be limited to working hours (from 7am to 5p.m) during the week, not including public holidays.</li> <li>A noise complaints register must be kept on site.</li> </ul>		
<ul> <li>Construction vehicles exhaust emissions.</li> <li>Construction activities including movement of construction vehicles,</li> </ul>	Change in ambient air quality	Negative	Speed limits should be implemented on working areas to limit the generation of dust by construction vehicles, this	Magnitude 2 Probability x 2	Medium

Impact assessment Constructi	•		Duamaga d Militaretians	Cinnificance nation of	Diale of the invest
Activities	Potential	Significance rating	Proposed Mitigation:	Significance rating of	Risk of the impact
	impacts:	of impacts (positive		impacts after	and mitigation not
		or negative):		mitigation:	being implemented
resulting in generation of			including at access routes		
dust.			(30km/h).		
Uncontrolled fires.			> Fire are prohibited in working		
> Evaporation from			areas to avoid generation of		
uncontrolled chemical			smoke.		
storage areas.			> Dust complaints register should be		
			on site. The contractor should		
			ensure that any complaints are		
			recorded, with reasonable		
			measures taken in addressing		
			complaints.		
			> Dust suppression measures		
			should be implemented. Spraying		
			water tank can be used; however,		
			the water should be sprayed in a		
			way it does not cause any runoff.		
			> During windy conditions,		
			construction vehicles carrying		

Activities	Potential impacts:	Significance rating of impacts (positive or negative):	Proposed Mitigation:	Significance rating of impacts after mitigation:	
		or negative):	materials for construction should covered.		being implemented

Impact assessment Construction Phase: Proposal							
Activities	Potential	Significance rating	Proposed Mitigation:	Significance	rating of	Risk of the impact	
	impacts:	of impacts (positive		impacts	after	and mitigation not	
		or negative):		mitigation:		being implemented	
➤ Site clearance for	Generation of	Negative	➤ Construction waste, for instance	Extent	2	Medium	
construction activities.	waste		unused concrete must be disposed	Duration	4		
Construction camp activities			of at a licensed Waste disposal	Magnitude	6		
i.e. employee breaks and/or			facility/Landfill site.	Probability x	3		
, ,				Outcome	36		
resting.			Construction waste should be	Significance	Medium		
> Construction personnel			discarded at designated				
working areas.			receptacles on site.				
			➤ Litter bins and waste skips should be used for temporary discarding				

Activities	Potential	Significance rating	Proposed Mitigation:	Significance rating of	Risk of the impact
	impacts:	of impacts (positive		impacts after	and mitigation not
		or negative):		mitigation:	being implemented
			waste from site, however collection of waste to the landfill site should be undertaken on an agreed schedule with the local authority (municipality) or as a when required. An independent waste collection operator can alternatively be contracted for collection and disposal of waste. The receptacles should be clearly marked with the type of waste.  Proof of collection and proper waste disposal should be kept on site.  Waste should be separated on site (hazardous and non-hazardous).  Chemical spills should be contained and discarded to a licensed landfill site.		

Impact assessment Construction Phase: Proposal								
Activities	Potential	Significance rating	Proposed Mitigation:	Significance	rating of	Risk of the impact		
	impacts:	of impacts (positive		impacts	after	and mitigation not		
		or negative):		mitigation:		being implemented		
> Bulk earthworks and	Temporary visual	Negative	> Bulk earthworks and excavations	Extent	2	Medium		
excavation.	disturbances/intr		should be done in a phased	Duration	2			
Location and Establishment	usions.		manner, thus as per the proposed	Magnitude	6			
of construction camp and			construction phasing schedule.	Probability x	3			
site office.			➤ The location of the construction	Outcome	30			
				Significance	Low			
Use of lighting during			camp should not be located near					
construction activities.			sensitive receptors.					
			> The construction site should be					
			kept neat and tidy, free from					
			inappropriately disposed waste.					
Site Camp Establishment	Degradation	Negative	> Should any heritage resources be	Extent	3	Medium		
> Vegetation clearance for	and/or loss of		encountered on site during	Duration	4			
construction and installation	heritage		construction, all activities should	Magnitude	4			
				Probability x	2			
of solar plant infrastructure.	artefacts/		stop, and the Competent Authority	Outcome	22			
	resources of		be alerted for further	Significance	Low			

Impact assessment Construction Phase: Proposal							
Activities	Potential	Significance rating	Proposed Mitigation:	Significance	rating of	Risk of the impact	
	impacts:	of impacts (positive		impacts	after	and mitigation not	
		or negative):		mitigation:		being implemented	
> Excavations, landscaping,	heritage		investigations, which should inform				
and soil compaction	significance.		the method of work thereof. As an				
> Movement of construction			alternative a heritage specialist				
equipment (machinery).			should be appointed for further				
➤ Grading for new access			investigation and communication				
roads.			to the Competent Authority for				
➤ Uncontrolled spillages of			clearance on construction				
hydrocarbons.			activities to continue.				
> Movement of construction	> Increased	Negative	> All access routes to the site should	Extent	2	High	
vehicles within the site and	traffic		be maintained and adherence to	Duration	2		
at access routes.	Accidental		speed limits enforced.	Magnitude	6		
	incidents		➤ Warning signs must be erected in	Probability x Outcome	30		
	within the		instances where traffic disruption	Significance	Low		
				Gigiiiicance	LOW		

Activities	Potential	Significance rating	Proposed Mitigation:	Significance	rating of	Risk of the impact
	impacts:	of impacts (positive		impacts	after	and mitigation not
		or negative):		mitigation:		being implemented
	construction		or diversion along access roads			
	area.		will occur.			
			> During construction safe points for			
			pedestrian and vehicular crossing			
			at designated points must be			
			erected and controlled.			
			> Maintain construction vehicular			
			speed limit to 30km/h.			
Site Camp Establishment	Temporary	Positive	> The contractor shall ensure that	Extent	2	High
and installation of the solar	employment		local labour is used where possible	Duration	2	
plant associated	opportunities		to improve the local economy of	Magnitude	8	
infrastructure.			the area.	Probability x	4	
				Outcome	48	
				Significance	Medium	

Activities	Potential impacts:	Significance rating of impacts (positive or negative):	Proposed Mitigation:	Significance impacts mitigation:	rating of after	Risk of the impact and mitigation not being implemented
			Skills transfer programme should be in place and implemented for unskilled labour.			
> Site Camp Establishment	➤ Health and	Negative	> Signs on site must be erected on	Extent	3	High
> Vegetation clearance for	Safety		areas that require PPE.	Duration	2	
construction and installation	Accidental		> Trenches which have been	Magnitude	8	
of solar plant infrastructure.	Incidents		excavated must be condoned off to	Probability x	3	
> Excavations, landscaping,	Spread of		prevent injury to people who are	Outcome	39	
and soil compaction	diseases		not aware of their existence.	Significance	Medium	
> Movement of construction	Injuries from		> Emergency contact information			
equipment (machinery).	operation of		should be provided and displayed			
> Grading for new access	heavy		at the contractor's office and site			
roads.	machinery by		entrance.			
> Uncontrolled spillages of	un-qualified		> The use of PPE should always be			
hydrocarbons.	personnel		enforced on site. This includes			
			visitors.			

Activities	Potential impacts:	Significance rating of impacts (positive or negative):	Proposed Mitigation:	Significance rating of impacts after mitigation:	Risk of the impact and mitigation not being implemented
Construction camp (resting area).			<ul> <li>Measures to restrict un-authorised persons from entering the construction site, including the construction camp should be in place.</li> <li>Appropriate medical equipment must always be placed on onsite and made accessible.</li> <li>An HIV/AIDS policy should be place and implemented by the contractor.</li> <li>24 Hour security must be provided at the construction site.</li> <li>Appropriate signage board/s must be placed on site informing the public on construction activities taking place on site.</li> </ul>		

Table 9 : Impact assessment post-construction phase: Proposal

Impact assessment Constructi	on phase : Propos	al					
Activities	Potential	Significance rating	Pr	oposed Mitigation:	Significance	rating of	Risk of the impact
	impacts:	of impacts (positive			impacts	after	and mitigation not
		or negative):			mitigation:		being implemented
Rehabilitation of disturbed	Degradation	Negative	>	Upon remediation, re-seeding of	Extent	2	Medium
development footprint during	of water			indigenous grasses should be	Duration	3	
and post the construction phase	resources			implemented in all impacted areas	Magnitude	6	
	(Ground,			and strategic planting of grassland	Probability x	2	
	surface and			species should take place;	Outcome	22	
	wetland)		<b>A</b>	As much vegetation growth as	Significance	Low	
	> Loss of			possible should be promoted			
	indigenous			surrounding the new development			
	vegetation			in order to protect soils. In this			
	➤ Infestation of			regard, special mention is made of			
	Alien			the need to use indigenous			
	Invasive			vegetation species where hydro			
	Plant			seeding and rehabilitation planting			
	species.			(where applicable) are to be			
	<b>Openies</b> .			implemented.			
				All disturbed habitat areas must be			
				rehabilitated as soon as possible to			

Activities	Potential	Significance rating	Proposed Mitigation:	Significance rating	of Risk of the impact
	impacts:	of impacts (positive		impacts afte	er and mitigation not
		or negative):		mitigation:	being implemented
			ensure that floral ecology is		
			reinstated.		
			> Blocks of wetland vegetation and		
			underlying soil along the trench		
			through the wetland must be		
			removed from the footprint of the		
			trench and preserved to be		
			returned into the same location		
			once the trench is backfilled.		
			> Watercourse/ Wetland soils should		
			not be compacted as this could		
			alter the hydrology of the		
			watercourse/ wetland, restrict plant		
			growth, and lead to erosion within		
			the wetland.		

Table 10 : Impact assessment operational phase: Proposal

l Phase: Proposal					
Potential	Significance rating	Proposed Mitigation:	Significance	rating of	Risk of the impact
impacts:	of impacts (positive		impacts	after	and mitigation not
	or negative):		mitigation:		being implemented
Increased of	Negative	> Areas that will not be sealed	Extent	2	Medium
alien invasive		should be rehabilitated and re-	Duration	2	
species.		vegetate as soon as practically	Magnitude	6	
		possible.	Probability x	2	
		Access roads and paved areas	Outcome	18	
		should be kept free of alien	Significance	Low	
		vegetation through routine			
		maintenance.			
		> Herbicides should be carefully			
		applied (in accordance with the			
		Alien Invasive Programme)			
		Spraying of herbicides within or			
		near to any watercourses is strictly			
		, , , , , , , , , , , , , , , , , , , ,			
			Extent	1	
	Potential impacts:  Increased of alien invasive	Potential Significance rating of impacts: of impacts (positive or negative):  Increased of Negative alien invasive	Potential impacts:  of impacts (positive or negative):  Increased of alien invasive species.  Negative  Areas that will not be sealed should be rehabilitated and revegetate as soon as practically possible.  Access roads and paved areas should be kept free of alien vegetation through routine maintenance.  Herbicides should be carefully applied (in accordance with the Alien Invasive Programme)	Potential of impacts (positive or negative):  Increased of alien invasive species.  Proposed Mitigation:  Significance impacts impacts mitigation:  Proposed Mitigation:  Significance impacts mitigation:  Extent  Duration  Magnitude  Probability x  Outcome  Significance  Probability x  Outcome  Significance  Probability x  Outcome  Significance  Probability x  Outcome  Significance  Significance  Significance  Probability x  Outcome  Significance  Significance  Significance  Significance  Significance	Potential impacts: of impacts (positive or negative):  Increased of alien invasive species.  Proposed Mitigation:  Increased of alien invasive species.  Proposed Mitigation:  Areas that will not be sealed should be rehabilitated and revegetate as soon as practically possible.  Access roads and paved areas should be kept free of alien vegetation through routine maintenance.  Herbicides should be carefully applied (in accordance with the Alien Invasive Programme)  Spraying of herbicides within or near to any watercourses is strictly forbidden.

Impact assessment Operation	•					
Activities	Potential	Significance rating	Proposed Mitigation:	Significance	rating of	Risk of the impact
	impacts:	of impacts (positive		impacts	after	and mitigation not
		or negative):		mitigation:		being implemented
Storm water management	Increased	Negative	> Culverts and storm water drains	Duration	2	Medium
	sediment loads		should be monitored for blockages	Magnitude	6	
	on watercourses		and other possible obstacles.	Probability x	3	
	(deterioration of			Outcome	27	
	watercourses/we			Significance	Low	
	tlands).					
	Deterioration of					
	aquatic					
	ecosystems.					
Operational activities for the	Loss of Fauna	Negative	> Vehicle speeds limits should be	Extent	1	Medium
solar plant (energy generation,			maintained on access roads.	Duration	2	
this including day to day tasks).			➤ Induction on environmental	Magnitude	6	
,			awareness should be undertaken	Probability x	3	
			for employees.	Outcome	27	
			➤ Illegal trapping, hunting and	Significance	Low	
			,, ,			
			collection of faunal species is			
			prohibited on site.			

Impact assessment Operation	al Phase: Proposal						
Activities	Potential	Significance rating	Pr	oposed Mitigation:	Significance	_	Risk of the impact
	impacts:	of impacts (positive			impacts	after	and mitigation not
		or negative):			mitigation:		being implemented
			>	Use lighting for security and other			
				activities only where required, with			
				the preferred options of Yellow			
				Sodium lights.			
	Loss of Flora	Negative	>	Illegal harvesting of plant species	Extent	2	Medium
				on site is prohibited.	Duration	4	
			>	Landscaping of disturbed areas	Magnitude	4	
				should make use of indigenous	Probability x	3	
				vegetation.	Outcome	30	
					Significance	Low	
	Pollution on	Negative	>	Clean up of large-scale	Extent	1	Medium
	water resources.			hydrocarbons spillages because of	Duration	2	
				accidents should be executed	Magnitude	6	
				rapidly.	Probability x	2	
			>	On-going water quality monitoring	Outcome	18	
				measures should be implemented.	Significance	Low	

Impact assessment Operational Activities	Potential impacts:	Significance rating of impacts (positive or negative):	Proposed Mitigation:	Significance impacts mitigation:	rating of after	Risk of the impact and mitigation not being implemented
Operational activities for the solar plant (energy generation, this including day to day tasks).	Employment opportunities	Positive	<ul> <li>Appropriate measures to dissipate flow velocity below structure must be considered and designed during pre-construction phase.</li> <li>Employment opportunities for the operational part of the plant should be provided to local residents.</li> </ul>	-	2 4 8 5 70 High	High
Electricity generation	Increased electricity supply to the grid.	Positive	➤ Regular service maintenance for the added infrastructure to sustain the life of the solar plant.	Extent  Duration  Magnitude  Probability x  Outcome  Significance	3 4 8 3 45 Medium	Low

Activities	Potential	Significance rating	Proposed Mitigation:	Significance	rating of	Risk of the impact
	impacts:	of impacts (positive		impacts	after	and mitigation not
		or negative):		mitigation:		being implemented
Infrastructure maintenance and	Increased Water	Negative	Regular Monitoring of	Extent	2	Medium
daily operational activities i.e.	Use		infrastructure for leaks and	Duration	1	
Operations and maintenance			malfunctions.	Magnitude	6	
centre.			> Systems/procedures in place for	Probability x	2	
			reporting infrastructure faults.	Outcome	18	
			➤ Landscaping, use of indigenous	Significance	Low	
			vegetation must be encouraged.			
			> Grey water systems should be			
			integrated into the Solar Plant.			
Maintenance and storage	Fire incidents	Negative	> The plant must be equipped with	Extent	2	High
facilities, including the	and/or outbreaks		firefighting equipment which will	Duration	4	
operations and maintenance			include:	Magnitude	8	
centre.			o Flame arresters	Probability x	2	
			<ul> <li>Water sprinklers</li> </ul>	Outcome	28	
				Significance	Low	

Impact assessment O	perational Phase: Propo	sal				
Activities	Potential	Significance rating of impacts (positive or negative):	Proposed Mitigation:	Significance rating of	•	
	impacts:			impacts after		
				mitigation:	being implemented	
			o Gas/ Fire detection			
			equipment			
			<ul> <li>Nitrogen and carbon dioxide</li> </ul>			
			blanketing equipment			
			<ul> <li>Foam spraying</li> </ul>			
			Staff and management must undergo			
			basic firefighting training on an annual			
			basis. Regular fire drills must be			
			undertaken.			

A complete impact assessment in terms of Regulation 19(3) of GN 733 must be included as Appendix F.

#### 2. ENVIRONMENTAL IMPACT STATEMENT

Taking the assessment of potential impacts into account, please provide an environmental impact statement that summarises the impact that the proposed activity and its alternatives may have on the environment <u>after</u> the management and mitigation of impacts have been taken into account, with specific reference to types of impact, duration of impacts, likelihood of potential impacts actually occurring and the significance of impacts.

#### Alternative A (preferred alternative)

The overall project activities associated with the proposed Moa Solar Plant will result in low medium to low environmental impacts, this taking into consideration that the mitigation measures as proposed will be implemented during both the construction and operational phases.

Based on the assessment carried out the identified biophysical impacts in relation to the proposed activities during the construction phase are as follows:

#### Loss of indigenous flora:

The impact on indigenous vegetation by the proposed project will only be applicable for the duration of the construction phase (note: the vegetation distribution on within the study area is rated as disturbed due to previous anthropogenic activities i.e. mining and agriculture), with the likelihood of the impact occurring determined as definite, thus the significance being of a medium impact, mainly due to the fact the existing vegetation, even though previously disturbed, will be cleared for the project activities. The significance on the loss of indigenous flora remains low for operational phase, with consideration that the landscaping activities will incorporate indigenous vegetation as part of the solar plant. Refer to figure 16 below.



Figure 13 : Tilted Solar Panels with landscaped surface area

#### Loss of fauna:

In terms of Fauna the proposed project will have a negative impact on foraging species, for both the construction and operational phases. The likelihood of this impact is high, as a result the significance of the impact is of a medium rating considering implementation on the proposed mitigation measures. The anticipation during the operational phase is that certain foraging animals may still frequently visit the site, due to the attraction that will be caused by the solar panels reflections, as such the mitigation measures that prohibit the illegal hunting of the species during these phases is prohibited.

Sedimentation, soil erosion and associated flow alterations.

The impacts associated with sedimentation, soil erosion and flow alterations by the proposed project are negative for the duration of both the construction and operational phases. As a result of stockpiles associated with the proposed project activities, the likelihood of the impacts occurring are low, with the significance rating being low.

Surface water and Ground Water degradation (disturbance or deterioration).

The impact of the proposed project on surface and groundwater is negative, for the duration of the construction phase. The impact has a distinct probability of occurring, and it is rated as of a medium sensitivity for the construction phase, with the operational phase anticipated to be of low significance, with a condition that the proposed mitigations as provided within the

ecological assessment and the Environmental Management Programme (EMP) are implemented.

#### Noise nuisance

The impact of the proposed project in terms of noise has a negative impact on sensitive receptors during the construction phase, with a low significance. The sensitive receptors as determined would mainly be the employees on site, due to the construction vehicles and activities. The impact remains low during the operational phase, with a low significance, the critical aspect as part of the operational activities is ensuring that employees use ear-mufflers in areas where noise levels exceed the regulated 7decibels or more of the ambient noise levels set to 85 decibels.

#### Change in ambient air quality

The proposed project will result in a negative impact in terms of the ambient air quality for the duration of the construction phase. The impact is of low significance, with associated activities mainly being construction vehicle movement within the site and construction vehicles exhaust emissions. During the operational phase, the impact remains of low significance, with associated activities mainly being from the operations and management centre and the transformer.

#### Generation of waste.

The proposed project will result in the generation of waste during both the construction and operational phases (the impact remains negative for both phases). During the construction phase the impact is highly likely to occur, with the significance rated as medium, due to bulk earthworks and installation activities, however the impact becomes of low significance during the operational phase.

#### Temporary visual disturbances/intrusions.

The proposed project will result in visual disturbance and/or intrusions due to the overall construction activities and lighting effects. The impact to sensitive receptors is of low significance, wherein the impact is of a negative nature and is most likely to occur. The impact remains for the operational phase, however it would be improved visual impacts as the infrastructure would have been constructed.

Degradation and/or loss of heritage artefacts/ resources of heritage significance.

The impact on heritage resources is of a negative nature, with low significance, as there are no heritage resources and/or artefacts within the site for the proposed project. The impact is applicable for the construction phase, wherein, should any heritage resources be found during construction activities, work should stop, a heritage resource specialist should be appointed for further investigations and communications to the relevant authority for clearance on continuation of construction activities.

Increased traffic, Accidental incidents within the construction area.

The main activities related to the construction activities will be the movement of construction heavy machinery within the site and on access routes. The impact is of a negative nature and has a distinct probability of occurring.

#### Temporary and Permanent employment opportunities

The impact of employment opportunities by the proposed project is positive for both the construction and operational phases, the difference being that during construction employment will be on a temporary basis, whereas for operational phase the employment it will be on a permanent basis. The significance of employment opportunities for both the construction and operational phases is high, with a definite likelihood, based on the outcome of the successful implementation of the proposed project.

#### Health and Safety

The proposed project has potential of negative health and safety risks, as a result of the nature of activities i.e. operation of heavy machinery and bulk earthworks. The significance of this impact remains being of a medium rating with a high risk where mitigation measures as provided are not implemented during both the construction and operational phase. In a scenario where the mitigation measures are implemented the likelihood of the impacts occurring remains distinct, however the risk remains high with or without mitigation taken into consideration.

The above outline impact statements basically focus on the negative impacts associated with the proposed project, with only employment opportunities as a positive impact. The positive impacts associated with the proposed project are as follows:-

- Improved socio-economic activities including possible investment opportunities.
- ➤ Reduced CO₂ emissions due to the green energy production initiative as compared to nonrenewable energy production i.e. coal, this cumulatively contributes to the reduction of climate change effects.

The other critical positive spin-off of the proposed project is the increase and contribution to the energy infrastructure within the associated area (the province, district and municipality), in turn this opens up and attracts other investment opportunities within the local sphere.

The identified positive impacts of the proposed project are mostly associated with the post-construction and operational aspects of the project; however, this is dependent on the successful implementation of the proposed activities and implementation of mitigation measures.

#### Alternative B

N/A

#### Alternative C

N/A

#### No-go alternative (compulsory)

In an instance where the proposed project does not proceed, this will result in the loss of the socioeconomic impacts (job opportunities, skills development leading to improved livelihoods of the affected parties) associated with the construction and operational phase of the project. Additionally, the cumulative anticipated impacts of the local economic investment opportunities becomes null. The above options are likely to occur, however this is based on the decision from the competent authority.

## SECTION E. RECOMMENDATION OF PRACTITIONER

sufficien	formation contained in this report and the documentation attached hereto to make a decision in respect of the activity applied for (in the view of the mental assessment practitioner)?	YES					
If "NO", in	dicate the aspects that should be assessed further as part of a Scoping and can be made (list the aspects that require further assessment).	EIA proc	ess before				
N/A							
	please list any recommended conditions, including mitigation measured for inclusion in any authorisation that may be granted by the competent olication.						
The fol	lowing recommendations are made in conjunction with the assessment conta	ined in th	is report:				
>	Bulk service engineering investigations should be undertaken.						
>	> The design layouts for the proposed project activities should be in place, this not excluding						
	the Site Development Plan.						
>	The rezoning application should be initiated for rezoning of the site	from the	current				
	agricultural land use to the Utility III Zone.						
>	> Recommendations as detailed in the specialist's reports, the Environmental Management						
	Programme and this assessment should be implemented.						
In terms	s of other applicable specialist investigations, the geotechnical investigation for the	use of bo	orehole as				
a water	-source should be completed, this should part of the Water Use License applicatio	n process					
	/IPr attached?	YES					
The deta	r must be attached as Appendix G. ils of the EAP who compiled the BAR and the expertise of the EAP to ent process must be included as Appendix H.	perform	the Basic				
	ecialist reports were used during the compilation of this BAR, please attack or each specialist in Appendix I.	n the dec	laration of				
Any othe Appendix	r information relevant to this application and not previously included m ${\sf J}.$	ust be a	ttached in				
Mr Vusr	muzi Hlatshwayo						
NAME OF	EAP						

SIGNATURE OF EAP 26 January 2023
DATE

## **REFERENCES**

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www.accuweather.com

## **SECTION F: APPENDIXES**

The following appendixes must be attached:

Appendix A: Maps

Appendix B: Photographs

Appendix C: Facility illustration(s)

Appendix D: Specialist reports (including terms of reference)

Appendix E: Public Participation

Appendix F: Impact Assessment

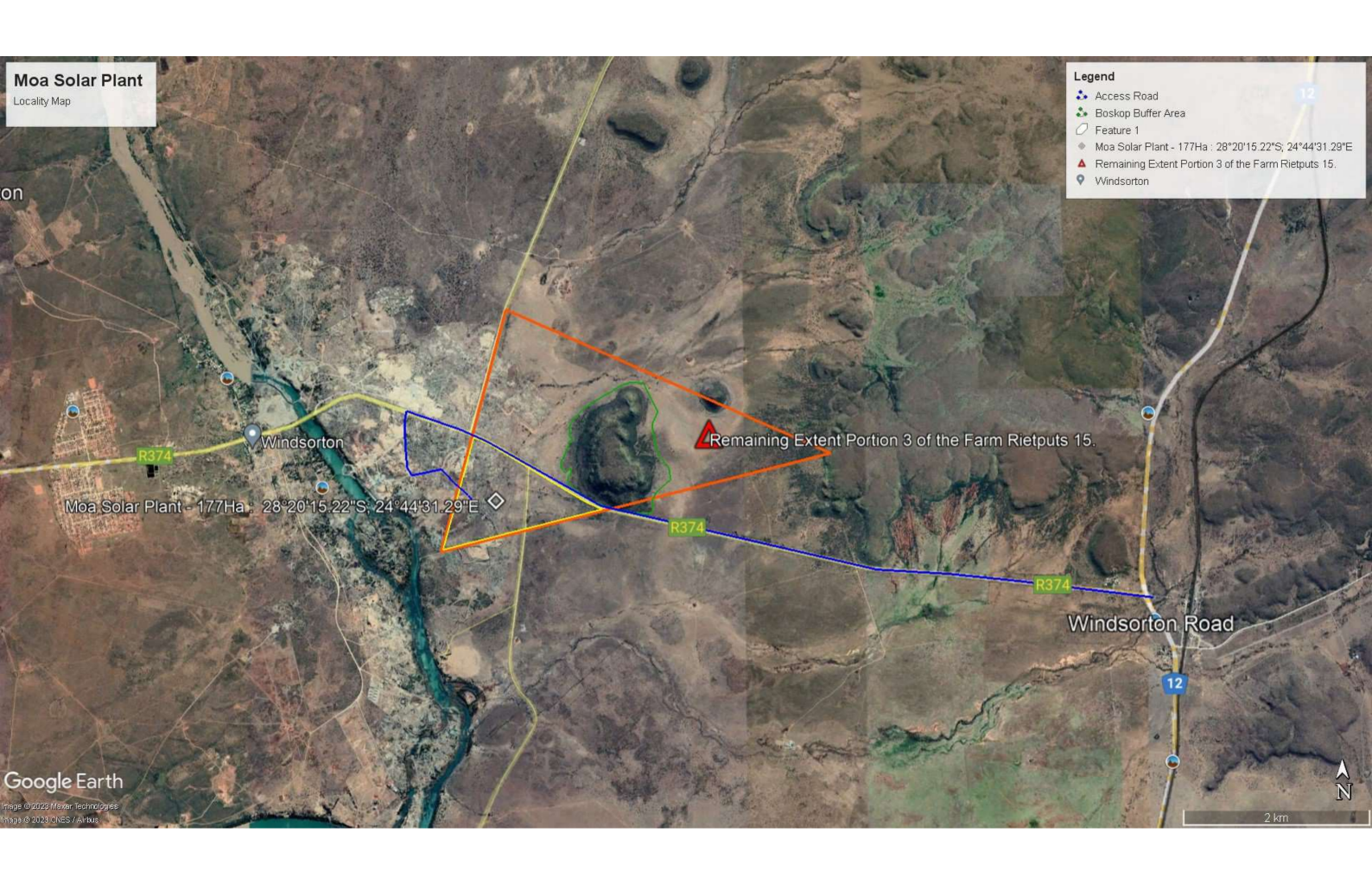
Appendix G: Environmental Management Programme (EMPr)

Appendix H: Details of EAP and expertise

Appendix I: Specialist's declaration of interest

Appendix J: Additional Information

# Appendix A: Maps



# Appendix B: Photographs



Figure 1 : North View of the site



Figure 2 : South Vlew of the site



Figure 3 : West View of the Site



Figure 4 : Picture showing previous mining sieve area



Figure 5 : East View of the site



Figure 6: West view of the site

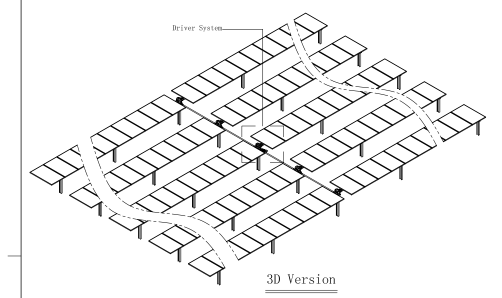
Appendix C: Facility illustration(s)

Customer Approval		
Signature	Date	

Binding

Line

Security Classification			
Privary	4	Publicity	
Unit		mm	



Level /Lean 0° to  $\pm 45^\circ$  (or  $\pm 60^\circ$ )

The following soillayer is not applicable to the Type A foundation:

- 1. High-PH Corrosive soil; 2. More humus or the backfill with no more than 5 years;
- 3. Geological soils with standard penetration values (N) greater than 30; 4 Rock layer.

#### Notes:

Architect:

Developer:

- 1.Ruler is not allowed to be used to measure the drawing, and all should be in conformity to the labels on the drawing.
- 2.Please refer to the construction drawing and other relevant drawings. Please inform the designer when there is any discrepancies.
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#### Change Record:

Remark	Amendment	Sign	Date

DRAWN: V1.0

#### Project Name:

PowerWay Tracker Product

Design	Glenn	
Check	Jim	
Verify	Sven	
Approval	Sven	
Chief		
Design Stage	Preliminary design	
Scale	1:100	
Drawing Title	PowerLink Tracker	
Drawing No.	PowerLink-01	
Date	2017	

Parameter Declaration:

- 1. Tracker Type: Single -Axis PowerLink.
- 2. Angle Range: 0°to ±45°(or±60°).
- 3. Tracking Accurationg: ≤2°.
- 4. Protecting Wind Load: 20m/s(3s).
- 5. Reverse Tracking: Yes.
- 6. Communication Mode: RS485.
- 7. Anti erosion Protection: Hot Galvanized Protection.

The following soillayer is not applicable to the Type B foundation: (Prestressed pipe pile)/ (Concrete foundation)

Level /Lean 0° to  $\pm 45^\circ$  (or  $\pm 60^\circ$  )

1. Mod Min Height: 500mm, Underground Depth:2000mm.Column Length:3000mm(recommanded).

2, Above data is for reference only. All of them will be based on the practitice measurement

B Note:

A Note:

and the design.

- 1. Mod Min Height: 500mm. (Prestressed pipe pile)/(Concrete foundation) Height: 300mm. Underground Depth: 2000mm. (recommanded) Harsh geology or soil can choose B type foundation; Concrete pipe pile foundation or Concrete foundation and its accessories to be customer-owned.
- 2. Above data is for reference only. All of them will be based on the practicice measurement and the design..

Customer Approval Security Classification Signature Date Privary Publicity Unit Width PV Module Direction: Vertical+single row Horizonal+double row Horizonal+triple row E-W Space E-W Space E-W Spce E-W Spce 1. For the vertical-placed module table(1\*numble of modules a sinlge module\*row): 1\*60\*12 (recommanded) ,and the module power over 300Wp, vertical+single row will be applied . 2. For the horizonal-placed module table(N\*numble of modules in a sinlge module\*row): 2\*30\*12/3\*30\*12(recommanded), while the module power less than 300Wp, horizonal+double/triple row is advised. 3. The layout is compliant to different size of monocrystalline, polysilicon, membrane PV module. 4. Column Distance:5100mm~6100mm.(recommanded) 5. Midlle gap:900mm.(recommanded)
6. E-W Space:5000mm.(recommanded) Distan 7. Above data is for reference only. All of them will be based on the practctice measurement and design. Layout E-W Space

Binding

Line



Architect:

Developer:

Notes:

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Remark	Amendment	Sign	Date

DRAWN: V1.0

Project Name:

Design	Glenn	
Check	Jim	
Verify	Sven	
Approval	Sven	
Chief		
Design Stage	Preliminary design	
Scale	1:100	
Drawing Title	PowerLink Tracker	
Drawing No.	PowerLink-02	
Date	2017	

Signature Privary Publicity Unit - Driver System Flat terrain -Driver System Less topographic relief -Driver System Great topographic relief Terrain ajustment in west-east direction 1. Tracker can be applied to the terrain with continuous flat, less or great topographic elief within10% in west-east 2. Tracker can only accept the terrain flucuation within10% in west-east direction.

Customer Approval

Binding

Line

Renewable Energy

Architect:

Security Classification

Developer:

Notes:

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Change Record:

Remark	Amendment	Sign	Date

DRAWN: V1.0

Project Name:

Design	Glenn	
Check	Jim	
Verify	Sven	
Approval	Sven	
Chief		
Design Stage	Preliminary design	
Scale	1:100	
Drawing Title	PowerLink Tracker	
Drawing No.	PowerLink-03	
Date	2017	

Customer Approval Signature Privary -Driver System Ground Flat terrain -Driver System Ground Less topographic relief -Driver System Great topographic relief 1. Tracker can be applied to the terrain with continuous Terrain ajustment in south-north direction flat, less or great topographic elief within10% in south-north direction.

Binding

Line

2. Tracker can only accept the terrain flucuation within10%

in west-east direction.

Security Classification
ivary / Publicity
Init mm



Architect:
Developer:

#### Notes:

1.Ruler is not allowed to be used to measure the drawing, and all should be in conformity to the labels on the drawing.

 Please refer to the construction drawing and other relevant drawings. Please inform the designer when there is any discrepancies.

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#### Change Record:

Remark	Amendment	Sign	Date

DRAWN: V1.0

#### Project Name:

Design	Glenn	
Check	Jim	
Verify	Sven	
Approval	Sven	
Chief		
Design Stage	Preliminary design	
Scale	1:100	
Drawing Title	PowerLink Tracker	
Drawing No.	PowerLink-04	
Date	2017	

Customer Approval Security Classification Signature Privary Publicity Lightning protection Wind sensor Power supply of three-phrase alternating current. (Customer-owned) Tilt sensor Lightning protection Lightning protection Lightning protection Lightning protection RS485/Modbus RS485/Modbus RS485/Modbus RS485/Modbus RS485/Modbus RS485/Modbus 3 PE Ţ PE -Electric contril panel & Motor PV monitoring  ${\bf 1.}$  Power supply of the electric control part: three - phase alternating current 380VAC/480VAC, frequency:50HZ/60HZ;Aggregate demand frequency of electric control part and motor is 2KW; three-phase cable+PE wire. 2. Tracker supports the features, including: winde sensor, tilt sensor, rain cleaning, snow cleaning, flatten, lightning prohe tection, etc. 3. Customer needs to provide three-phrase

Binding

Line

cable, communication wire, PE wire and the PV monitoring centre, connecting three - phase alternating current and the electric control. Tracker tracker only owns the interface

for its own data output.

Electric control principles & communication explaination



Architect:

Developer:

#### Notes:

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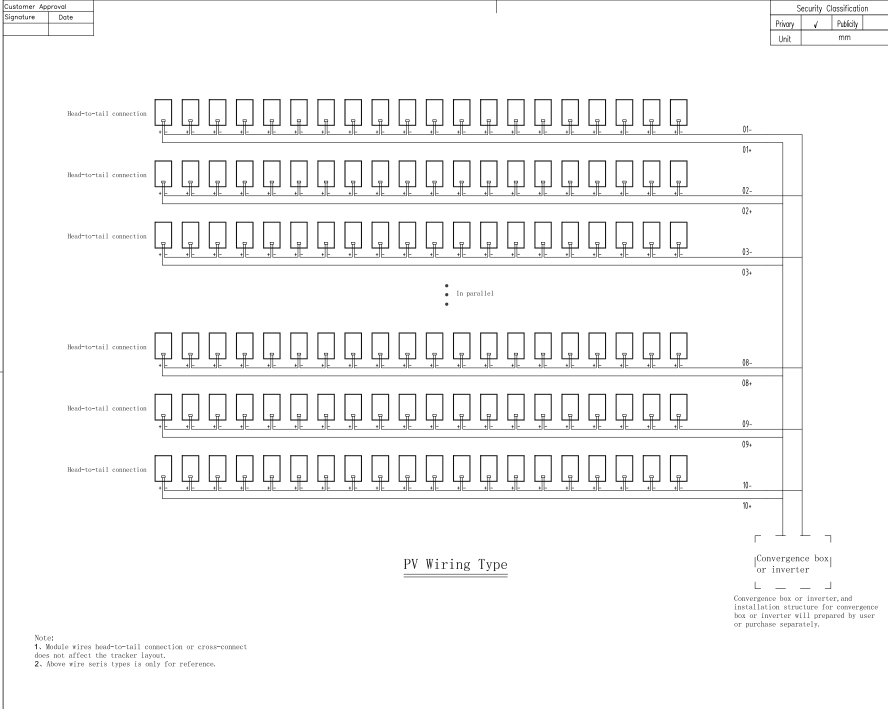
Change Record:

Remark	Amendment	Sign	Date

DRAWN: V1.0

#### Project Name:

Design	Glenn			
Check	Jim			
Verify	Sven			
Approval	Sven			
Chief				
Design Stage	Preliminary design			
Scale	1:100			
Drawing Title	PowerLink Tracker			
Drawing No.	PowerLink-05			
Date	2017			



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Drawing No.	PowerLink-06				
Date	2017				

Appendix D: Specialist reports (including terms of reference)

# **ECOLOGICAL ASSESSMENT**



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# ECOLOGICAL ASSESSMENT REPORT FOR THE PROPOSED MOA SOLAR PLANT IN THE REMAINING EXTENT OF PORTION 3 OF THE FARM RIETPUTS 15

Compiled

by

Maanakana Projects and Consulting (Pty) Ltd

for

Tholoana Consulting on behalf of MoA Construction CC

December 2022

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# DOCUMENT CONTROL AND PROJECT TEAM

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Draft Report Ref. No.	MPC02/2022	30-11- 2022			
Final Report Ref.No.					

#### **DECLARATION**

We, Maanakana Projects and Consulting (Pty) Ltd, in our capacity as a specialist consultant, hereby declare that we:

- Act as an independent consultant;
- Do not have any financial interest in the undertaking of the activity, other than remuneration for the work performed in terms of the National Environmental Management Act, 1998 (Act 107 of 1998);
- Undertake to disclose to the competent authority, any material and/or information that has or may have the potential to influence the decision of the competent authority or the objectivity of any report, plan or document required in terms of the National Environmental Management Act, 1998 (Act 107 of 1998);
- As a registered member of the South African Council for Natural Scientific Professions, will undertake
  our profession in accordance with the Code of Conduct of the Council, as well as any other societies to
  which we are members; and
- Based on information provided to us by the project proponent, and in addition to the information obtained during desktop study, fieldwork investigations have presented the results and conclusion to the best of our professional judgment.

Dr Milambo Freddy Tshiala

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#### **EXECUTIVE SUMMARY**

Based on the findings of the ecological assessment, it is the opinion of the ecologist that from an ecological point of view, the proposed project be considered favourably mainly because the proposed area has been transformed with the anthropogenic activities, such as animal grazing and mining activities. Despite that, all essential mitigation measures and recommendations presented in this report should be adhered to,ensure that the ecology within the proposed development area is protected and the rehabilitation will be considered should the need arise. This approach will minimise the deviations from the present ecological state. Particular attention needs to be paid to the location and the extent of sensitive terrestrial habitat to ensure that development-related activities do not unnecessarily encroach into these zones and that the ongoing functionality of these systems is guaranteed.

Maanakana Projects and Consulting was appointed by Tholoana Consulting on behalf of MoA Construction to undertake the Ecological Assessment for the Remaining Extent of Portion 3 of the Farm Rietputs 15, which falls within Kimberley Thornveld (SVk 4) and small portion falls in Schmidtsdrif Thornveld (SVk6).

The ecological assessment was conducted within the proposed site. The purpose of this report is to guide and inform the Environmental Assessment Practitioner (EAP) of the ecological sensitivities when conducting an Environmental Impact Assessment.

#### Floral and Faunal Assessments

The fieldwork for conducting ecological assessment took place on the 12<sup>th</sup> of November 2022 over approximately 177 Hectares (Ha) of the area of the proposed project. The evaluation on the proposed area focused on the faunal species and floral species such as small trees, woody climbers, tall shrubs, geoxylic suffrutex, graminoids, geophytic herbs, and herbs, succulent and low shrubs. During pre-construction, the contractor must follow mitigation measures proposed in this report to reduce excessive loss of vegetation and soil erosion.

## **Impact Assessment and Conclusion**

The specialist took into consideration the proposed activity from planning to construction. The appointed Environmental Control Officer (ECO) should ensure that mitigation measures are adequate to protect the sensitive area within the study footprint during construction. The following are some of the main envisaged impacts:

- Introduction of alien species;
- Faunal displacement

#### Recommendations

- The specialist recommends the approval of the project.
- The developer should employ an Environmental Control Officer (ECO) to monitor activities and ensure that activities aligned with the conditions set out by the Competent Authority and Environmental Management Programme (EMPr).
- Any animals rescued or recovered will be relocated to a suitable habitat away from the solar plant
  activity area, and in case of any protected animals, they will be moved to a nature reserve in close
  proximity to the proposed site, but that will depend on the authority responsible for protecting the
  animals;
- Protection of trees, including stumps; bark and holes in trees, are vital habitats for numerous arboreal reptiles (chameleons, snakes, agamas, geckos and monitors);
- The vegetation clearance must be in line with the mitigation measures set in the report.

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#### **GLOSSARY**

**Alliance for Zero Extinction (AZE) site:** highest priority KBAs. AZEs will trigger critical habitat status due to their extreme importance for the last known populations of highly threatened (CR and EN) species.

**Biodiversity Hotspot:** Regions defined by the presence of high levels of threat (at least 70% habitat loss) in areas with high levels of species endemism (at least 1,500 endemic plant species)identified by Conservation International.

**Bird Migration Flyways:** Broad outline of central flyways used globally by migrating birds, based on the shared distributions and common migration routes of individual migratory bird speciesidentified by Birdlife International.

**Ecoregions:** Relatively large units of land or water containing a distinct assemblage of natural communities sharing a large majority of species, dynamics, and environmental conditions. Eco-regions represent the original distribution of distinct assemblages of species and communities, identified by World Wildlife Fund.

**Endemic Bird Area:** Regions where the distributions of two or more restricted-range bird species overlap as identified by birdlife International.

**High Biodiversity Wilderness Area:** Large areas (at least 10,000 sq.km.) consisting of regions defined by their relatively undisturbed nature (at least 70% intact) and high level of species endemism (at least 1,500 endemic plant species), asidentified by Conservation International.

**IUCN Protected Area Management Categories:** assigned to legally protected areas by national government agencies to allow international comparison between national protected area networks, based on management objectives of a protected area.

The six categories are:

**la: Strict Nature Reserve:** strictly protected areas set aside to protect biodiversity and possibly geological/ geomorphical features, where human visitation, use and impacts are strictly controlled and limited to ensure the protection of the conservation values. Such protected areas can serve as crucial reference areas for scientific research and monitoring.

**Ib: Wilderness Area:** usually large unmodified or slightly modified areas, retaining their natural character and influence without permanent or significant human habitation, which are protected and managed so as to preserve their natural condition.

**II: National Park:** large natural or near natural areas set aside to protect large-scale ecological processes, along with the complement of species and ecosystems characteristic of the area, which also provide a foundation for environmentally and culturally compatible, spiritual, scientific, educational, recreational, and visitor opportunities.

**III:** National Monument or Feature: set aside to protect a specific natural monument, which can be a landform, seamount, submarine cavern, geological features such as a cave or even a living feature such as an ancient grove. They are generally relatively small protected areas and often have high visitor value.

**IV: Habitat/Species Management Area:** aim to protect particular species or habitats, and management reflects this priority. Many Category IV protected areas will need regular, active interventions to address the requirements of particular species or to maintain habitats, but this is not a requirement of the category.

V: Protected Landscape/Seascape: the protected area where the interaction of people and nature over time has produced an area of distinct character with significant, ecological, biological, cultural and scenic value: and where safeguarding the integrity of this interaction is vital to protecting and sustaining the area and its associated nature conservation and other values.

VI: Protected Area with sustainable use of natural resources: conserve ecosystems and habitats together with associated cultural values and traditional natural resource management systems. They are generally large, with most of the area in a natural condition, where a proportion is under sustainable natural resource management and where low-level non-industrial use of natural resources compatible with nature conservation is seen as one of the main aims of the area.

**IUCN Red List of Threatened Species (IUCN RL or Red List): the** international standard for assessing threat status for species. The Red List is compiled by IUCN's global network of experts, specialist groups and partners.

## Red List categories are:

Critically Endangered (CR): Highest risk of extinction.

**Endangered (EN):** Very high risk of extinction.

Vulnerable (VU): Risk of extinction.

Near Threatened (NT): Some evidence of decline but not sufficient to be confirmed as one of the categories of

threatened species (CR, EN or VU).

Least Concern (LC): No known risk of extinction.

Data Deficient (DD): Insufficient data to assign a Red List category.

#### 1. INTRODUCTION

#### 1.1 Project Background

Maanakana Projects and Consulting (Pty) Ltd was appointed by Tholoana Consulting on behalf of MoA Construction to undertake the ecological assessment of the proposed project of MoA Construction. The proposed project area is situated within Kimberley Thornveld (SVk 4).

The proposed Moa Solar Plant project entails the construction of Solar Photovoltaic (PV) power plant to feed into the National Grid (Eskom), at the Remaining Extent of Portion 3 of the Farm Rietputs 15, where the size of the property is approximately 1 313.5298 Ha. However, the footprint for the plant is approximately 177Ha within section C. The site area falls within ward 4, Magareng Local Municipality, Frances Baard District Municipality in the Northern Cape Province of South Africa.

The anticipated construction period for the proposed activities is approximately 10 months, whereas in terms of operation the anticipated energy output is approximately 90.5 million kilowatt hours per year over a 20year period. The energy is capable of supplying 16 500 households. Once the project is complete, it is anticipated that the energy from the plant will be supplied to another stakeholder (ESKOM), which will then undertake its own distribution to its clients.

## 1.2 Project Locality

The proposed site is located at the Remaining Extent of Portion 3 of the Farm Rietputs 15 within Magareng Local Municipality, Frances Baard District Municipality in the province of Northern Cape (Figure 1).

The proposed project has falling under the location details as described in Table 1.

Table 1. Site Location

Location	28°20'18.02"S; 24°44'36.69"E		
District Municipality	Frances Baard District		
Local Municipality	Magareng		
Province	Northern Cape		

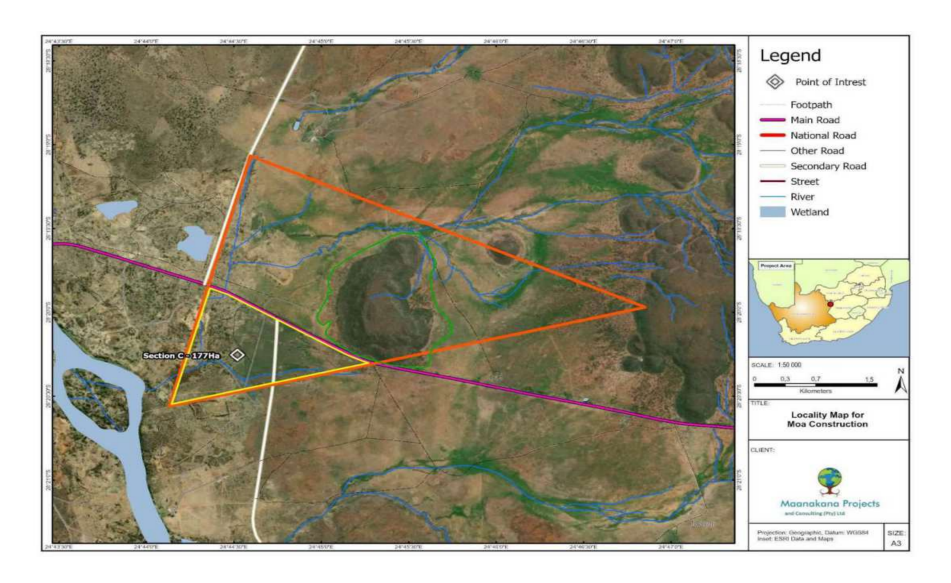


Figure 1. Site Location

#### 1.3 DETAILS AND EXPERTISE OF THE SPECIALIST

According to Appendix 6, section 1 (1) A specialist report prepared in terms of these Regulations must contain—
(a) details of—(i) the specialist who prepared the report; and(ii) the expertise of that specialist to compile a specialist report including a curriculum vitae;", provided below are the details of the Specialist who prepared this Ecological assessment Report, as well as the expertise of the individual members of the study team. Table 1 below outlines the Project Team with their details and qualifications.

Table 1: Specialist Details

	SPECIALIST NAMES	COMPANY		
Fieldwork Specialist	Dr Milambo Freddy Tshiala	Maanakana Projects and Consulting (Pty) Ltd		
&	(BSc Hon. in Agriculture, MSc & PhD			
Report Writing	in Environment and Society			
	(Pr.Sci.Nat.: 4000021/18))			
Report Reviewer 1 Ms Nonkanyiso Zungu		Maanakana Projects and Consulting (Pty) Ltd		
(BSc Hon. Ecology, MSc. Env. Mngt,				
	PhD Candidate)			
	(Pr.Sci.Nat.:400194/10)			
Contact details	Email: maanakanaprojects@gmail.com	Cell: 0836691702		

#### 1.4 Assumptions and Limitations

The following assumptions and limitations apply to this report:

- The ecological assessment is confined to the study area and does not include the neighbouring and adjacent lands or areas; these were, however, considered as part of the desktop assessment.
- ➤ With ecology being dynamic and complex, some aspects (some of which may be important) may have been overlooked. It is, however, expected that most floral communities have been accurately assessed and considered.
- > Sampling, by its nature, means that not all individuals are assessed and identified. Some species and taxa on the study area may therefore have been missed during the assessment.
- It is important to note that the absence of species on site does not conclude that the species is not present at the site.

## 2. APPLICABLE LEGISLATION

The national and provincial legislation, policies and guidelines, which could apply to impacts on the proposed project of biodiversity, are listed below. Although the list is comprehensive, additional legislation, policies and guidelines that have not been mentioned may apply.

Relevant legislation is provided below to provide a description of the applicable legal considerations of relevance to the proposed project.

### Convention on Biodiversity (CBD)

The CBD requires signatory states to implement objectives of the Convention, which are the conservation of biodiversity; the sustainable use of biological resources and the fair and equitable sharing of benefits arising from the use of genetic resources. South Africa became a signatory to the CBD in 1993, which was ratified in 1995. Article 14 (a) of the CBD states that "Each Contracting Party, as far as possible and as appropriate, shall: (a) Introduce appropriate procedures requiring environmental impact assessment of its proposed projects that are likely to have significant adverse effects on biological diversity with a view to avoiding or minimizing such effects and, where appropriate, allow for public participation in such procedures".

#### National Environmental Management Act (Act No. 107 of 1998, NEMA)

Section 24 of the Constitution of the Republic of South Africa provides the right to every person for a non-harmful environment and simultaneously mandates the government to protect the environment. NEMA is the framework to enforce Section 24 of the Constitution.

NEMA requires, amongst others, that:

- Development must be socially, environmentally, and economically sustainable;
- Disturbance of ecosystems and loss of biological diversity are avoided, or, where they cannot be -- altogether avoided, are minimised and remedied; and
- A risk-averse and cautious approach is applied, which takes into account the limits of current knowledge about the consequences of decisions and actions.

Government Notice No. 40733 of 2017: Draft National Biodiversity Offset Policy published under NEMA is to ensure that significant residual impacts of developments are remedied, thereby ensuring sustainable development as required by section 24 of the Constitution of the Republic of South Africa, 1996. This policy should be taken into consideration with every development application that still has significant residual impact after the mitigation has been followed. The mitigation sequence entails the consecutive application of avoiding or preventing loss, then at minimizing or mitigating what cannot be avoided, rehabilitating where possible and, as a last resort, offsetting the residual impact. As these developments fall within the distribution range of threatened vegetation types and may result in at least some loss of natural vegetation, it is recommended that rehabilitation of degraded areas takes place on the project site.

The National Gazette, No. 43110 of 20 March, 2020: "National Environmental Management Act (107/1998) Procedures for the Assessment and Minimum Criteria for Reporting on Identified Environmental Themes in terms of sections 24 (5) (a) and (h) and 44 of the Act, when applying for Environmental Authorisation" lists protocols and minimum report requirements for environmental impacts on terrestrial biodiversity. The assessment and minimum reporting requirements are associated with a level of environmental sensitivity identified by the national web-based screening tool. The proposed project site falls within an area identified by

the screening tool as 'very high sensitivity' in the Terrestrial Biodiversity Theme due to the proposed route crossing a small section delineated as critical biodiversity areas as well as an ecological support area. The ecological support area is, however, a result of the Important Bird Area surrounding De Aar. Furthermore, this legislation makes provision for linear activities such as power lines such as the proposed development by stating that the assessment and reporting requirements for 'very high sensitivity' need not apply as impacts on terrestrial biodiversity are temporary. The land disturbed by the power line development, in the specialist's opinion can be returned to the current state within two years of the completion of the construction phase, and as such a Terrestrial Biodiversity Compliance Statement applies. This document exceeds the minimum requirements prescribed by this legislation for linear activities.

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

NEMBA is the principal national act that regulates biodiversity protection, and is concerned with the management and conservation of biological diversity, as well as the use of indigenous biological resources in a sustainable manner. Section 57 (1) states that a person may not carry out a restricted activity involving a specimen of a listed threatened or protected species without a permit issued in terms of Chapter 7 (2) The Minister may, by notice in the Gazette, prohibit the carrying out of any activity- (a) which is of a nature that may negatively impact on the survival of a listed threatened or protected species. Restricted activities include damaging, uprooting or destroying specimens of listed threatened or protected species as well as movement and possession of these species. NEMBA also aims to, inter alia, (a) prevent the unauthorized introduction and spread of alien species and invasive species to ecosystems and habitats where they do not naturally occur; (b) to manage and control alien species and invasive species to prevent or minimize harm to the environment and to biodiversity in particular and (c) to eradicate alien species and invasive species from ecosystems and habitats where they may harm such ecosystems or habitats.

#### National Forests Act (Act No. 84 of 1998)

This act lists protected tree species and prohibits certain activities. The prohibitions provide that "no person may cut, damage, disturb, destroy or remove any protected tree, or collect, remove, transport, export, purchase, sell, donate or in any other manner acquire or dispose of any protected tree, except under a licence granted by the Minister".

## National Water Act (Act No. 36 of 1998)

This act defines a watercourse as: "a river or spring; natural channel in which water flows regularly or intermittently; wetland, lake or dam into which, or from which, water flows; and any collection of water which the Minister may, by notice in the gazette, declare to be a watercourse, and a reference to a watercourse includes, where relevant, its bed and banks". This act regulates certain activities in and around a watercourse and aims, amongst others to protect aquatic and associated ecosystems and their biological diversity and reduce and prevent pollution of water resources.

### Conservation of Agricultural Resources Act (Act No. 43 of 1983 as amended in 2001)

This act lists declared weed and invader species of plants and prescribes the required actions to comb their spread depending on their listed category, the three categories are:

- Category 1 plants: prohibited and must be controlled;
- Category 2 plants: may be grown in demarcated areas providing that there is a permit and that steps are taken to prevent their spread; and
- Category 3 plants: may not be planted; existing plants may remain as long as reasonable steps are taken to prevent their spread, except within the flood line of watercourses and wetlands.

### National Veld and Forest Fire Act (Act No. 101 of 1998)

The purpose of the National Veld and Forest Fire Act, as amended by the National Fire Laws Amendment Act, is to prevent and combat veld, forest and mountain fires throughout South Africa. The Act applies to the open countryside beyond the urban limit and puts in place a range of requirements. It also specifies the responsibilities of land owners. The term 'owners' includes lessees, people in control of land, the executive body of a community, the manager of State land, and the chief executive officer of any local authority. The requirements include, but are not limited to, the maintenance of firebreaks and availability of firefighting equipment to reasonably prevent the spread of fires to neighbouring properties.

#### Northern Cape Nature Conservation Act (Act No. 9 of 2009)

This Act provides for the sustainable utilisation of wild animals, aquatic biota and plants; provides for the implementation of the Convention on International Trade in Endangered Species of Wild Fauna and Flora; provides for offences and penalties for contravention of the Act; provides for the appointment of nature conservators to implement the provisions of the Act; and provides for the issuing of permits and other authorisations. Amongst other regulations, the following may apply to the current project: Aquatic habitats may not be destroyed or damaged restricted activities involving protected animals and plants, including the uprooting, breaking, damage or destruction of listed plant species. The Act provides lists of species offered protection in the Province.

## 3. DESCRIPTION OF RECEIVING ENVIRONMENT

## 3.1 CURRENT LAND-USE

The area within the proposed site is covered with the vegetation such as small trees, tall shrubs, graminoids, herbs, geophytic herbs, succulent herbs, succulent shrubs, low shrubs. The description of the environment provided in this report is the current status of the proposed site (Figure 2).



Figure 2. Overview of current land use

#### 3.2 CLIMATE

The climate of the proposed site is summer and autumn rainfall and very dry winters. MAP about 300 mm in the southwest to about 500 mm in the northeast. Frost frequent in winter. Mean monthly maximum and minimum temperatures for Kimberley 37.5°C and -4.1°C for January and July, respectively corresponding values for Vaalharts-Agr 37.4°C and -3.9°C, respectively (Mucina and Rutherford, 2006).

However, the unpredictable rainfall mostly occurs in the form of short downpours or thunderstorms. On average about 400mm of rain falls annually and long droughts are common. Most of the rain usually falls during October to November and February to March (Jonk and Wilson, 2016).

#### 3.3 GEOLOGY AND SOILS

Andesitic lavas of the Allanridge Formation in the North and West and fine-grained sediments of the Karoo supergroup in the south and east. Deep (0.6-1.2m) sandy to loamy soils of the Hutton soil form (Ae and Ah land types) on slightly undulating sandy plains (Mucina and Rutherford, 2006) (Mucina and Rutherford, 2006).

The basic geology of the area consists mostly of red sands overlaying a calcrete bank. These sands were deposited by wind action. An interesting feature of these coarse sands is their ability to rapidly absorb the rainfall, which moves deeper into the lower sand layers. This does not occur in other finer soil types. Less moisture is then lost through evaporation and there is therefore soil water available during the dry winter months. Other interesting geological features of the landscape include rocks known and Dwyka tillite, which are deposits from glaciers that moved over this area millions of years ago (Jonk and Wilson, 2016).

## 3.4 Important taxa

Table 2– Important taxa (Mucina and Rutherford, 2006)

The classification below is the real reflection of the vegetations found in Kimberley Thornveld (SVk4) and Schmidtsdrif Thornveld (SVk6)

Tall Tree	Small Trees	Tall Shrubs	Low Shrubs	Succulent Shrubs	Graminoids	Herbs	Semiparasitic Shrub	Succulent Herbs
Acacia erioloba,	Acacia karroo, A. mellifera subsp. detinens, A. tortilis subsp. Heteracantha, Rhus lancea.Ficus cordata, Ziziphus mucronata	Tarchonanthus camphoratus, Diospyros pallens, Ehretia rigida subsp. Rigida, Euclea crispa subsp. Ovata, Grewia flava, Lycium Arenicola, L. hirsutum, Rhus tridactyla,	Pumilum, Helichrysum zeyheri, Hermania comosa, Lycium pilifolium, Melolobium	Lycium	Eragrostis lehmanniana, Aristida canescens, A. congesta, A. mollissima subsp. Argentea, Cymbopogon porspisschilii, Digitaria argyrograpta, D. eriantha subsp. Eriantha, Enneapogon cenchroides, E. scoparius, Eragrostis regidor, Heteropogon contortus, Themeda triandra.	Barleria macrostegia, Dicoma schinzii, Harpagophytum procumbens subsp. Procumbens, Helichrysum cerastioides, Hermbstaedtia odorata, Hibiscus marlothianus, Jamesbrittenia aurantiaca, Lippia scaberrima, Osteospermum muricatum, Vahlia capensis subsp. vulgaris	Thesium lineatum	Aloe grandidentata, Piaranthus decipiens.

## 3.5 Vegetation and Landscape Features

The vegetation within the proposed site is mostly classified as Kimberley thornveld and small portion is classified under Schmidtsdrif Thornveld, and is an open savanna of mostly trees and grasses. The vegetation can be further subdivided into three basic veld types: the Kimberley thorn bushveld of the flat sandy plains, the koppie veld on the dolerite koppies and the panveld associated with the calcareous pans. The sandy plains support mainly trees and grasses, whilst shrubs are more abundant on the koppies and in the ecotone between the koppies and the plains. Calcareous pans support smaller, Karoo-like shrubs and a number of specialised and scarce plants (Jonk and Wilson, 2016).

Furthermore, the proposed site is plain often slightly irregular with well developed tree layer with Acacia erioloba, A. tortilis, A. karroo and Boscia albitrunca and well developed shrub layer with occasional dense stands of Tarchonanthus camphoratus and A. mellifera. Grass layer open with much uncovered soil. In places the land already disturbed continuous grassland cover and few varities of trees scattered within the proposed site. The vegetation on the proposed site is classified under vegetation types of Kimberley Thornveld (SVk 4) and a small portion is classified under Schmidtsdrif Thornveld (SVk6) (Figure 3) (Mucina and Rutherford, 2006).

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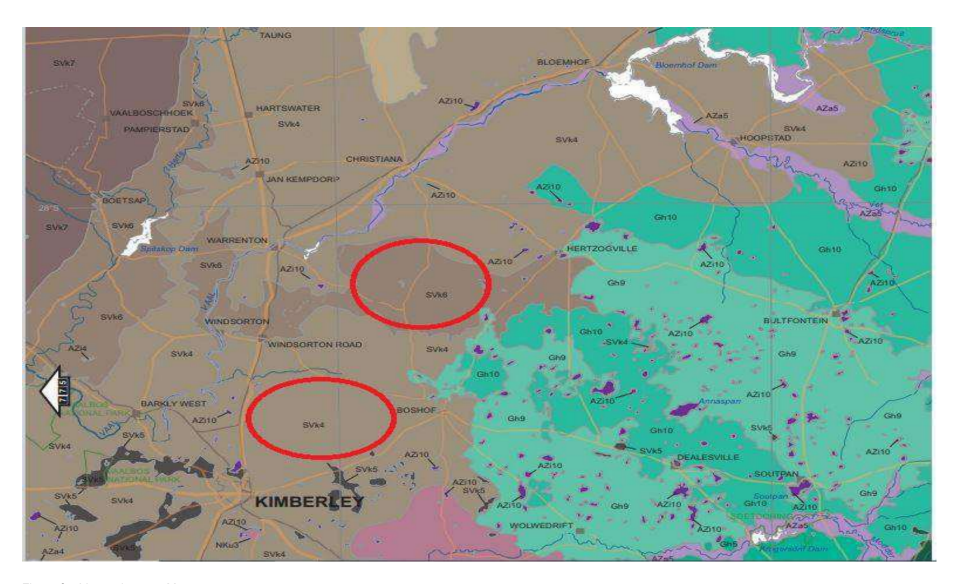


Figure 3 – Vegetation type Map

### 4. METHODOLOGY

#### 4.1 Floral Assessment

#### 4.1.1 Literature Review

The description of the vegetation of the proposed site was taken from the literature of Mucina and Rutherford, 2006. The identification of grasses was identified from the guide to grasses of Southern Africa (Oudtshoorn, 2012). Plant names were identified from Van Wyk and Malan (2013), identification of Red data species by Taylor (1996) and identification of Invasive Alien Plant species (Bromilow, 2010).

## 4.1.2 Field survey

Before the study, a desktop study was undertaken. As a follow up, fieldwork and a reconnaissance "walk through" was undertaken to determine the general habitat types found throughout the study area. The walk through investigation was done in order to identify the occurrence of the dominant faunal communities, species and habitat diversities. Any faunal inhabitants of the study area were also assessed through direct visual observation or identifying such species through calls, tracks, scats, and burrows.

It is important to note that faunal species have varied life cycles and breeding patterns, subject to seasonal fluctuations. As such, it is unlikely that all faunal species would have been recorded during the site assessment. However, even though some faunal species may not have been identified during the site assessment, some activities and degree of transformation because most of the lands have undergone anthropogenic activities in regards to that, the evaluation was done to establish an accurate understanding of faunal assemblages most likely associated with the study area.

#### 4.1.3 Mapping

Mapping was done by comparing georeferenced ground survey data to the visual inspection of available Google-Earth imagery (which is a generalised colour composite image without any actual reflectance data attached to it), and in that way extrapolating survey reference points to the entire study area. Mapped associations provided in this report, indicates the extent of the vegetation on site as well as importance.

#### 4.1.4 Sensitivity Analysis

It has been clearly demonstrated that vegetation forms the basis of the trophic pyramid in an ecosystem and plays a crucial role in providing the physical habitat within which organisms complete their life cycles (Kent and Coker, 1992).

The determination of specific ecosystem services and the sensitivity of ecosystem components, both biotic and abiotic, is rather complex, and no single overarching criterion will apply to all habitats studied. The main aspects of an ecosystem that need to be incorporated in a sensitivity analysis include the following:

- Describing the nature and number of species present, considering their conservation value and the ability of such species to survive or re-establish themselves following disturbances and alterations of various magnitudes to their specific habitats.
- Identifying the species or habitat features that are the "key ecosystem providers" and characterising their functional relationships (Kremen, 2005).
- Determining the aspects of community structure that influence function, especially elements influencing stability or rapid decline of communities (Kremen, 2005).
- Assessing key environmental factors that influence the provision of services (Kremen, 2005).
- Gaining knowledge about the spatio-temporal scales over which these aspects operate (Kremen, 2005).

The vegetation sensitivity assessment aims to identify whether the vegetation within the study area is of conservation concern and thus sensitive to development if it is amongst other things:

- Situated in a listed ecosystem or threatened vegetation unit;
- Endangered conservation type;
- Habitat or potential habitat to threatened plants, protected plants or protected trees;
- Untransformed and un-fragmented natural vegetation.

An ecological sensitivity map was produced through the integration of the information collected during the site visit with the available biodiversity data in the literature (Figure 4). Sensitive features such as rivers, dams, wetlands, temporary pans, drainage lines, rocky outcrops and other important habitat features such as animal burrows were mapped and rated. The ecological sensitivity rating of landscape features were categorised as follows:

- Low Areas with a low sensitivity where there is likely to be a low impact on terrestrial biodiversity and ecological processes. The impact of development is likely to be local in extent and of low significance with the implementation of mitigation measures.
- Medium Areas of natural or previously transformed land where the impacts are likely to be largely local and the
  risk of secondary impact such as erosion low. These areas usually comprise the bulk of habitats within an area.
   Development within these areas can proceed with relatively little ecological impact provided that appropriate
  mitigation measures are taken.
- High Areas with a high sensitivity where there is likely to be a high impact on terrestrial biodiversity and
  ecological processes. The impact of development in these areas is likely to extend beyond the local scale and be
  of high significance as there exists a direct risk of impact to ecological processes and critical or unique habitats
  for species of conservation concern. Existing infrastructure such as access roads and servitudes must be used
  when traversing these areas.

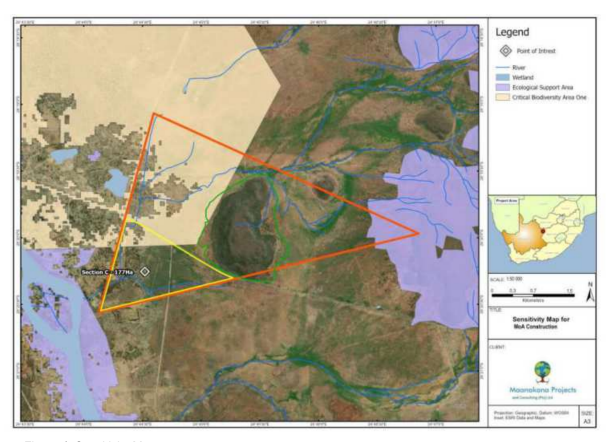


Figure 4. Sensitivity Map

#### 5. IMPACT ASSESSMENT

#### 5.1 Identification of Potential Impacts

Potential impacts on the ecology of the study area include the following (issues assessed by other specialists, e.g. on birds and on hydrological function are not included here):

- Impacts on biodiversity: Any impacts on populations of species of concern (flora and fauna) and on overall species richness, genetic variability, population dynamics and habitats important for species of concern;
- Impacts on sensitive habitats: Impacts on any sensitive or protected habitats, including indigenous grassland and wetland vegetation that leads to direct or indirect loss of such habitat;
- Impacts on threatened ecosystems: any impacts on threatened or protected ecosystems, critical biodiversity areas, areas of high biodiversity and centres of endemism;
- Impacts on ecosystem functions: any impacts on processes or factors that maintain ecosystem health and character, including the following:
  - Habitat fragmentation;
  - Disruption to ecological corridors;

- Changes to abiotic environmental conditions;
- o Changes to disturbance regimes, e.g. increased or decreased incidence of fire;
- Disruption to nutrient-flow dynamics;
- Impedance of movement of material or water;
- Changes to successional processes;
- Effects on pollinators; and
- Increase invasion by alien plant.
- Cumulative impacts: this includes an assessment of the impacts of the proposed project taken in combination with the impacts of other known projects for the area or secondary impacts that may arise from changes in the social, economic or ecological environment.

#### 5.2 Construction Phase Impacts

- Construction phase impacts for this project will include the following:
- Loss and/or fragmentation of indigenous natural vegetation due to clearing;
- Loss of individuals of plant species of conservation concern and/or protected plants;
- Loss of faunal habitat and refugia;
- Direct mortality of fauna due to machinery and construction;
- Displacement and/or disturbance of fauna due to increased activity and noise levels;
- Increased poaching and/or illegal collecting due to increased access to the area; and
- Contamination of the environment by construction vehicles and machinery.

#### 5.3 Operational Phase Impacts

Ongoing operational impacts for this project will include the following:

- Direct impact of fauna through traffic, illegal collecting, poaching and collisions and/or entanglement with infrastructure;
- Establishment and spread of alien invasive plant species due to the presence of migration corridors and disturbance; and
- Runoff and erosion due to the presence of hard surfaces that change the infiltration and runoff properties of the landscape.

#### 5.4 Cumulative Impacts

Impacts on broad-scale ecological processes and cumulative habitat loss, connectivity or potential for the area to meet long-term conservation objectives (such as CBAs and ESAs, areas).

#### 5.5 Assessment of Impacts

The assessment of impacts takes into account the position of the solar installation within the proposed site. There are no alternative site option to assess.

#### 5.2.1 Construction Phase Impacts

#### 5.2.1.1 Impact 1: Loss or fragmentation of indigenous natural vegetation

Due to the high probability of the loss of at least some natural vegetation, the impact calculated by the impact table is of **MODERATE** significance, despite mitigation reducing the intensity of the impact. As the two vegetation types on the project site classified nationally as Least Threatened, are largely contiguous and cover extensive areas, the impact on these vegetation types as a whole in the specialist's opinion should be considered to be of **LOW** significance.

#### **Impact Phase: Construction**

**Potential impact description**: Impact on vegetation through the destruction of plants from construction activities. Solar structures will affect relatively small, localised areas of vegetation. Access roads may affect slightly larger areas. The installation of solar will result in the clearing of an area of up to.

	Extent	Duration	Intensity	Status	Significance	Probability	Confidence		
Without Mitigation	L	М	Н	Negative	M	Н	Н		
With Mitigation	L	М	М	Negative	M	Н	Н		
Can the impact be	reversed?	1	No. Some long-term loss of vegetation is likely.						
Will impact cause irreplaceable loss or resources?			No. The vegetation is widespread in the area and the size of the project footprint is comparatively low.						
Can impact be managed or mitigat	e avoid ed?	led,	Partly. Some residual impact is likely, however the intensity of the impact can be reduced through mitigation.						

- Solar structure footprints to be constructed outside of HIGH sensitivity areas;
- Preconstruction walk-though of the solar development footprints (new servitudes, lay-down areas and temporary infrastructure) once finalised to ensure that sensitive habitats are avoided where possible;
- Ensure that lay-down and other temporary infrastructure are within MEDIUM or LOW sensitivity areas:
- Minimise the development footprint as far as possible and rehabilitate disturbed areas that are not required by the operational phase of the development;
- Utilize existing servitudes and access roads wherever possible, any new roads or the upgrading of roads should be minimized as far as possible and not be larger than required;
- All construction vehicles should adhere to clearly defined and demarcated roads, no off-road driving should be allowed:
- Ensure that sufficient erosion control measures are constructed on all servitudes and access roads in the project area;
- Rehabilitate existing servitude and access roads in the project area with sufficient erosion control
  measures to prevent the loss of soil and the degradation of vegetation;
- An environmental induction for all construction staff on site to ensure that basic environmental
  principles are adhered to. This includes topics such as avoiding fire hazards, no littering, appropriate
  handling of pollution and chemical spills, minimizing wildlife interactions, remaining within
  demarcated construction areas, avoidance of no-go areas and sensitive habitats (i.e. wetlands);
- Demarcate sensitive areas in close proximity to the development footprint as no-go areas with construction tape or similar and clearly marked as no-go areas;
- No open fires should be permitted outside of designated areas;
- Construction activities in or near drainage lines, washes or temporary inundated depressions (as indicated by MEDIUM sensitivity areas on the map) must only take place during the dry season;
- An environmental management programme (EMPr) must be implemented, and must provide a
  detailed description of how construction activities must be conducted to reduce unnecessary
  destruction of habitat.

Impact	to	be	addressed/	further	Yes. Micrositing of infrastructure is required af	ter
investiga	ited				finalization of locations and prior to construction	to
					ensure sensitive areas are avoided where possible.	

#### 5.2.1.2 Impact 2: Loss of individuals of threatened or protected plant species

None of the plant species recorded on site were listed as protected by NEMBA. Most of the species identified on the project site are not protected under the Northern Cape Nature Conservation Act. One tree species, the Shepherd's Tree is protected under the National Forest Act. However, this species was not recorded to be present on the study site during the ecological survey. While the probability of the loss of some protected plants is likely, resulting in a MODERATE significance rating in the impact table, many of the species are common and widespread through the area, which is largely intact and therefore it is the specialist's opinion that the impact should be considered to be of LOW significance.

# Impact Phase: Construction

**Potential impact description**: Loss or damage of threatened or protected plant species through construction activities. The illegal collecting of plant species may increase if access to the site is increased during construction activities.

	Extent	Duration	Intensity	Status	Significance	Probability	Confidence
Without Mitigation	L	М	Н	Negative	M	Н	Н

With Mitigation	L	M	M	Negative	М	Н	Н
Can the impact be		No. Some permanent loss of plants is likely.					
Will impact cause resources?	Will impact cause irreplaceable loss or resources?			ecies are wi print is big.	idespread in the	area and the si	ze of the
Can impact b managed or mitigar		ed,	Yes.				

- Preconstruction walk-through the solar development footprints (new servitudes, lay-down areas and temporary infrastructure) once finalised for micrositing to ensure that protected species are avoided where possible;
- Compile a comprehensive species list of plants that may be cut, chopped, uprooted, damaged or destroyed and obtain relevant permits for these restricted activities if required;
- Utilize existing servitudes and access roads wherever possible, any new roads or the upgrading of roads should be minimized as far as possible and not be larger than required;
- All construction vehicles should adhere to clearly defined and demarcated roads, no off-road driving should be allowed;
- Site access should be controlled and no unauthorised persons should be allowed onto the site;
- The collection or harvesting of any plants at the site should be strictly forbidden;
- Personnel should not be allowed to wander off the demarcated construction site; and
- An environmental induction for all construction staff on site to ensure that basic environmental principles are adhered to.

Impact	to	be	addressed/	further	Yes.	Micrositing	of	infrastructure	is	required	after
investiga	ted							and prior to con by be damaged o			
					a iist t	or species the	מנ וווכ	iy be damayed (	Julii	ig constitut	uon.

#### 5.2.1.3 Impact 3: Loss of faunal habitat and refugia

This impact includes the temporary loss of faunal habitat and refugia associated with laydown areas and temporary contractor's facilities as well as the permanent loss associated with the construction of permanent structures such as the solar structure. The risk to habitats also includes pollution and contamination, particularly wetland and aquatic environments, from construction activities (e.g. oil leaks or chemical spills). The risk of destruction of habitat such as temporary vleis and wetlands or refugia such as burrow systems would be reduced to acceptable levels if mitigation measures are adhered to.

# Potential impact description: Loss or damage of faunal habitat and refugia such as burrow systems and temporary vleis/wetlands due to construction activities. The damage to faunal habitat (especially aquatic environments) due to increased erosion and contamination form chemical leaks/spills. Extent Duration Intensity Status Significance Probability Confidence

	Extent	Duration	intensity	Status	Significance	Propability	Confidence
Without Mitigation	L	M	Н	Negative	М	Н	Н
With Mitigation	L	L	M	Negative	М	Н	Н
Can the impact be r	1	•		ts such as temp loss due to cont	•	•	

Will impact cause irreplaceable loss or resources?	No. Habitats available on the project site are widespread in the area.
Can impact be avoided, managed or mitigated?	Yes. The probability and intensity of this impact can be reduced through mitigation.

- Preconstruction walk-through of the solar development footprints (new servitudes, lay-down areas and temporary infrastructure) once finalised for micrositing to ensure that temporary vleis/wetlands and burrow systems are avoided where possible;
- No construction of solar structure in **HIGH** sensitivity areas;
- Ensure that lay-down and other temporary infrastructure are within MEDIUM or LOW sensitivity areas;
- No-go areas around sensitive habitats such as wetlands or burrow systems should be clearly marked;
- All construction vehicles should adhere to clearly defined and demarcated roads, no off-road driving
- should be allowed:
- Ensure that sufficient erosion control measures are constructed on all servitudes and access roads in the project area;
- Rehabilitate existing servitude and access roads in the project area with sufficient erosion control measures to prevent the loss of soil and the degradation of vegetation;
- All hazardous materials should be stored in the appropriate manner to prevent contamination of the site.
   Any accidental chemical, fuel and oil spills that occur at the site should be cleaned up in the appropriate manner as related to the nature of the spill;
- Utilize existing servitudes and access roads wherever possible, any new roads or the upgrading of roads should be minimized as far as possible and not be larger than required; and
- All construction vehicles should adhere to clearly defined and demarcated roads, no off-road driving should be allowed.

#### 5.2.1.4 Impact 4: Direct impact to fauna due to construction

Sensitive and shy fauna are likely to move away from the affected areas during construction, while some slow-moving species would not be able to avoid the construction activities and might be killed. Increased traffic during construction will pose a risk of collisions with susceptible fauna. Tortoises, snakes and amphibians are particularly susceptible to collisions, however many other species are also at risk such as rabbits/hares and porcupine, particularly at night. Some mammals and reptiles would be vulnerable to illegal collection or poaching during the construction phase as a result of the large number of construction personnel that are likely to be present. Many of these impacts can however be effectively managed or mitigated. After mitigation, direct faunal impacts are likely to be of low significance. It is unlikely that construction activities will have a negative impact on this species if mitigation measures are adhered to. The probability of direct mortalities due to construction activities can be reduced to acceptable levels through the implementation of mitigation measures.

#### Impact Phase: Construction

**Potential impact description**: Direct impact to fauna caused by construction activities, such as increased risk of injury or mortality from collision with vehicles due to increased traffic, the increased

possibility of illegal hunting, poaching, persecution or harvesting of fauna.

	Extent	Duration	Intensity	Status	Significance	Probability	Confidence		
Without Mitigation	L	L	Н	Negative	M	Н	Н		
With Mitigation	L	L	М	Negative	L	L	Н		
Can the im	pact be re	versed?	No.						
	Will impact cause irreplaceable loss or resources?			Potentially. If rare or threatened species suffer direct mortality.					
Can impact be avoided, managed or mitigated?			Yes. The probability and intensity of this impact can be reduced through mitigation.						

Mitigation measures to reduce residual risk or enhance opportunities:

- Construction of infrastructure in or near aquatic environments (as indicated by MEDIUM sensitivity on the map) must be conducted during the dry season;
- All construction vehicles should adhere to clearly defined and demarcated roads, no off-road driving should be allowed;
- All construction vehicles should adhere to a low speed limit (30km/h) to avoid collisions with susceptible species;
- Speed limits must apply within the project site as well as on the public gravel access roads to the site:
- Night driving must be avoided where possible;
- Site access should be controlled and no unauthorised persons should be allowed onto the site;
- All personnel should undergo an initial environmental induction with regards to fauna and in particular awareness about not harming or collecting species such as snakes or tortoises;
- The illegal collection, hunting or harvesting of animals at the site should be strictly forbidden:
- No animals such as dogs or cats to be allowed on site other than those of the landowners;
- Personnel should not be allowed to wander off the construction site:
- No open fires should be permitted outside of designated areas;
- Any fauna directly threatened by the construction activities should be removed to a safe location by the environmental control officer or other suitably qualified person.

# 5.2.1.5 Impact 5: Displacement or disturbance of fauna due to increased activity and noise levels

Increased levels of noise and disturbance by vehicles, machinery and human presence during construction will likely impact sensitive species causing them to move away from the project site potentially influencing movement, foraging activity, breeding and impacting energy budgets. Even with the reduction of the probability of disturbance through mitigation, the impact table calculates the significance of the impact to be **MODERATE** as the probability that some disturbance of fauna will occur. As large areas of contiguous natural habitat are available, the displacement distance would not be excessively far and as the impact is only

for a relatively short period of time it is therefore the specialist's opinion that following the implementation of mitigation measures the impact should be considered to be of **LOW** significance.

Impact Phase: Construction									
Potential impact descr	Potential impact description: The displacement or disturbance of fauna due to construction activities. Species								
sensitive to human activity such as Reedbuck would likely move away from construction activities.									
	Extent	Duration	Intensity	Status	Significance	Probability	Confidence		
Without Mitigation	L	L	L	Negative	M	Н	Н		
With Mitigation	L	L	L	Negative	М	M	Н		
Can the impact be reversed?			Yes. The disturbance resulting from construction activities will be transient in nature.						
Will impact cause irreresources?	eplaceable	e loss or	No. Most species would be able to move away from disturbance, large areas of natural habitat available means displacement distance would not be excessively far.						
Can impact be avoided, mitigated?	Can impact be avoided, managed or mitigated?  Partly, noise and activity cannot be entirely avoided or mitigated against.								
Mitigation measures to reduce residual risk or enhance opportunities:									
<ul> <li>Construction camps should be lit with as little light as practically possible, with the lights directed downwards where appropriate to reduce the disturbance and foraging activities of nocturnal species;</li> </ul>									
The analysis of a section to a security the section of the section									

- The movement of construction personnel should be restricted to the construction areas on the project site;
- Speed limits should be strictly enforced to reduce unnecessary noise and dust; and
- No dogs or cats other than those of the landowners should be allowed on site as these animals cause unnecessary disturbance such as chasing fauna.

Impact to be addressed/ further investigated	No.

#### 5.3 Operational Phase Impacts

Impact Phase: Construction

#### 5.3.1 Impact 6: Direct faunal impacts due to operation

Direct mortality through road fatalities is a risk to many animal species, and particularly for the tortoise and snake populations on the site. The operational activities may lead to disturbance or persecution of fauna within or adjacent to the facilities. The impact can be reduced to acceptable levels following the implementation of mitigation measures.

Impact Phase: Operational									
Potential impact description: Disturbance, direct mortality through collision and illegal collecting or poaching of fauna.									
	Extent	Duration	Intensity	Status	Significance	Probability	Confidence		
Without Mitigation	L	М	Н	Negative	M	М	Н		
With Mitigation	L	М	М	Negative	L	L	Н		
Can the impact be reversed?			No.						
Will impact cause irreplaceable loss or resources?			Potentially. If rare or threatened species suffer direct mortality.						

Can impact be avoided,	Yes. The probability and intensity of this impact can be reduced
managed or mitigated?	through mitigation.

- All vehicles should adhere to a low speed limit (30km/h) to avoid collisions with susceptible species;
- General maintenance should be conducted during the dry season where possible;
- Speed limits must apply within the project site as well as on the public gravel access roads to the site;
- Night driving must be avoided where possible;
- Site access should be controlled and no unauthorised persons should be allowed onto the site;
- All personnel should undergo an initial environmental induction with regards to fauna and in particular awareness about not harming or collecting species such as snakes or tortoises;
- The illegal collection, hunting or harvesting of animals at the site should be strictly forbidden; and [] No animals such as dogs or cats to be allowed on site other than those of the landowners.

Impact	to	be	addressed/	further	No.
pact		~~	addi occodi	1010101	
investiga	ated				

#### 5.3.2 Impact 7: Alien Plant Invasion

The clearing and disturbance of areas during the construction phase of the project can result in an increased and ongoing risk of invasion of alien plant species, particularly pioneer species, within the solar project development during the operational phase. Regular alien clearing activities would be required, particularly during the initial stages of the operational phase to limit the spread of alien species. Once the natural vegetation has re-established in previously disturbed areas then the level of alien control required would likely be reduced.

#### Impact Phase: Operational

**Potential impact description**: Clearing and disturbance from construction activities leaves areas along the power line route susceptible to invasion by alien plant species.

	Extent	Duration	Intensity	Status	Significance	Probability	Confidence	
Without Mitigation	L	M	Н	Negative	M	M	Н	
With Mitigation	L	M	М	Negative	L	L	Н	
Can the impact be	reversed?	)	Yes.					
Will impact cause resources?	ble loss or	No.						
Can impact b managed or mitiga	ed,	Yes.						

- Disturbed areas such as road verges, lay-down areas and areas utilised by temporary construction
  facilities must be regularly monitored to detect the establishment of alien species and those species
  should be eradicated before they spread;
- Regular alien clearing should be conducted, as needed, using the best-practice methods for the species concerned, the use of herbicides should be avoided as far as possible; and
- The use of herbicides (if absolutely required) for the control and eradication of alien grasses should be done in accordance with the alien eradication programme in the EMPr to reduce unintended ecological impacts.

L						
	Impact	to	be	addressed/	further	No.
	investiga	ted				

#### 5.3.3 Impact 8: Soil Erosion Risk

The large amount of disturbance created during construction would leave the disturbed areas vulnerable to soil erosion. Consequently, specific measures such as erosion berms and water dispersion features will be required within the solar project development access roads and servitudes. Although this impact has a **MODERATE** significance before mitigation, it can be effectively mitigated against through the maximum use of existing access roads and servitudes and the implementation of erosion control measures.

Impact Phase: Operational										
Potential impact description: Following construction, the site will be vulnerable to soil erosion.										
·	Extent	Duration	Intensity	Status	Significance	Probability	Confidence			
Without Mitigation	L	Н	М	Negative	M	Н	Н			
With Mitigation	L	Н	L	Negative	L	L	Н			
Can the impact be	reversed?	)	No. Once e	rosion takes	s place some irre	versible damaç	ge occurs.			
Will impact cause resources?	irreplaceal	ble loss or	Yes. Without mitigation the loss of topsoil would result in an irreversible loss of resources.							
Can impact b managed or mitiga	e avoid ted?	ed,	Yes. Erosion control measures can be very effective.							
<ul> <li>Mitigation r</li> </ul>	neasures	to reduce res	idual risk or	enhance op	portunities:					
Rehabilitati	on Plan sl	nould be incl	uded in the E	MPr;	ording to the Er	•				
	<ul> <li>All roads and other hardened surfaces should have runoff control features which redirect water flow and dissipate energy in the water stream which may pose an erosion risk;</li> </ul>									
<ul> <li>Regular monitoring for erosion after construction to ensure that no erosion problems have developed as result of the disturbance.</li> </ul>										
Impact to be investigated	addresse	ed/ further	wi	•	servitude and ac areas identified f sion control.		•			

#### 5.4.1 Cumulative Impacts

#### 5.4.1.1 Impact 9: Impacts on Broad-Scale Ecological Processes

Multiple existing power lines traverse the broader area. As the proposed power lines considered in this assessment run adjacent to existing power lines for the large majority of their route the cumulative impact is considered to be lower than if they were following novel routes across undisturbed vegetation. Ecological corridors allow for the dispersal and movement of plants and animals across the landscape. This is a vital ecosystem process as it allows for pollination and gene flow. At the large scale the connectivity of the site is excellent. The proposed development would not have a significant impact on gene flow of flora or fauna. The use of existing access roads and servitudes, combined with the use of erosion control measures and the position of the switching station footprint on the plateau, means the proposed development is unlikely to significantly increase any negative impact on the De Aar Region SWSA or freshwater ecosystem priority areas. The cumulative impact on ecological processes such as moisture-, soil/sedimentation-, fire regimes and ecological corridors is considered to be of low significance if mitigation measures are adhered to.

Impact Phase: Cumulative									
Potential impact description: Disruption of dispersal and gene flow of flora and fauna across the									
landscape, disruption		ure-, soil/sed <b>Duration</b>		nd fire regii	mes. Significance	Probability	Confidence		
Without Mitigation	L	H	L	Negative	L	L	H		
With Mitigation	L	Н	L	Negative	L	L	Н		
Can the impact be r	eversed?		No.						
Will impact cause in resources?	rreplaceab	ole loss or	No.						
Can impact be managed or mitigate		ed,	Yes.	Yes.					
Mitigation measures	to reduce	residual risk	or enhance	opportunitie	es:				
The various mitigation and management plans associated with the development should be followed and implemented effectively to reduce the cumulative contribution of the current development.									
Impact to be investigated	addresse	d/ further	No	).					

Impact Phase: Cumulative									
Potential impact description: Cumulative impact on CBAs and Conservation Objectives									
	Extent	Duration	Intensity	Status	Significance	Probability	Confidence		
Without Mitigation	L	Н	L	Negative	L	L	Н		
With Mitigation	L	Н	L	Negative	L	L	Н		
Can the impact be reversed?			No.			•			

Will impact cause irreplaceable loss or resources?	No.
Can impact be avoided, managed or mitigated?	Yes.
Mitigation measures to reduce residual risk	or enhance opportunities:
•	ritudes and pylons should be identified in the field through a nicrosite these features and avoid impact on sensitive species and

- reconstruction walk-through to microsite these features and avoid impact on sensitive species and habitats.

  The various mitigation and management plans associated with the development should be followed and
- The various mitigation and management plans associated with the development should be followed and implemented effectively to reduce the cumulative contribution of the current development.

L						
	Impact	to	be	addressed/	further	No.
	investiga	ited				

#### 5.4.2Impact Significance Rating System

The impact significance rating system used in this assessment follows Hacking (2001)<sup>1</sup>. The significance of the impacts associated with the significant aspects can be determined by considering the risk:

Significance of Environmental Impact (Risk) = Probability x Consequence

The consequence of impacts can be described by considering the severity, spatial extent and duration of the impact.

Table 3: Ranking the Duration and Spatial Scale of impacts

	Ranking Criteria											
	L	M	Н									
Duration	Quickly reversible Less than the	Reversible over time Life of	Permanent Beyond closure									
	project life Short-term	the project Medium-term	Long-term									
Spatial	Localised	Fairly widespread Beyond	Widespread									
Scale	Within site boundary Site	site boundary Local	Far beyond site boundary									
			Regional/national									

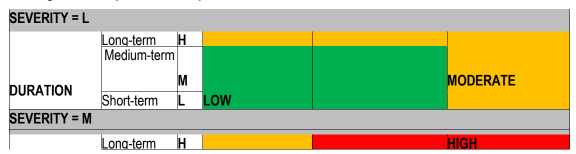
Table 4: Criteria for ranking the Severity of negative impacts on the bio-physical environment

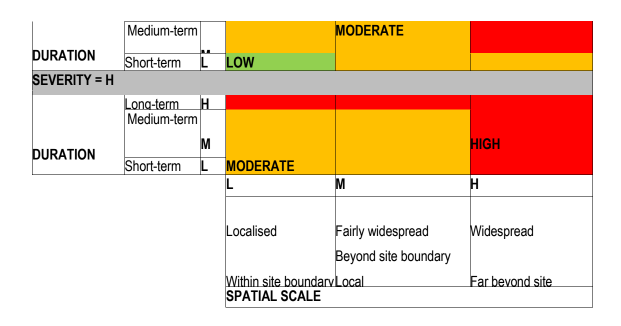
	Ranking Criteria		
Environment	L-	M-	H-
Soils and land	Minor deterioration in land	Partial loss of land	Complete loss of land capability.
capability	capability.	capability. Soil alteration	Soil alteration resulting in a high
	Soil alteration resulting in	resulting in a moderate	negative impact on one of
	a low negative	negative impact on one of	the other environments
	impact on one of the	the other environments	(e.g. ecology).
	other environments	(e.g. ecology).	
Ecology (Plant	Disturbance of areas that	Disturbance of areas	Disturbance of areas that are
and animal life)	are degraded, have	that have some	pristine, have conservation
	little	conservation value or	value or are an
	conservation value or are	are of some potential	important resource to
	unimportant to humans	use to humans.	humans.
	as a resource.		
	Minor change in species	Complete change in	Destruction of rare or endangered
	variety or prevalence.	species variety or	species.
Surface and	Quality deterioration	Quality deterioration	Quality deterioration
Groundwat er	resulting in a low	resulting in a moderate	resulting in a high negative
	negative impact on one of	negative impact on one of	impact on one of the other
	the other	the other	environments (ecology,
	environments (ecology,	environments (ecology,	community health etc.).
	community health etc.)	community health etc.).	

# **Consequence of Impacts**

Having ranked the severity, duration and spatial extent, the overall consequence of impacts can be determined using the following qualitative guidelines:

Table 3: Ranking the Consequence of an impact





#### Significance of Impacts

Combining the consequence of the impact and the probability of occurrence, as shown by Table 6, provides the overall significance (risk) of impacts.

Table 4: Ranking the Overall Significance of impacts

LITY	Definite Continuous	Н	MODERATE		HIGH
BABII	Possible Frequent	М		MODERATE	
PRO	Unlikely Seldom	L	LOW		MODERATE
			L	М	Н
				CONSEQUENCE (	from Table 3)

The following points were considered when undertaking the assessment:

- Risks and impacts were sanalysed in the context of the project's area of influence encompassing:
  - > Primary project site and related facilities that the client and its contractors develop or controls;
  - Areas potentially impacted by cumulative impacts for further planned development of the project, any existing project or condition and other project-related developments;
  - Areas potentially affected by impacts from unplanned but predictable developments caused by the project that may occur later or at a different location;
- Risks/ Impacts were assessed for all stages of the project cycle including:
  - Pre-construction;
  - Construction; and
  - Operation.

#### 6. RESULTS

#### 6.1 Floral Assessment

The fieldwork was conducted on the 12<sup>th</sup> of November 2022. The vegetation assessment was performed within the study area and the following map was produced (Figure 4) and the extent of vegetation was assessed. The area has been recorded from the quarter degree grid (2824BD) in which the study site is situated and the vegetations are classified under Kimberley Thornveld (SVk4) and Schmidtsdrif Thornveld (SVk6).

The floral species identified within the proposed site were listed in **Appendix 1** and the potential floral species supposed to be within the proposed site were listed in **Appendix 1a**.

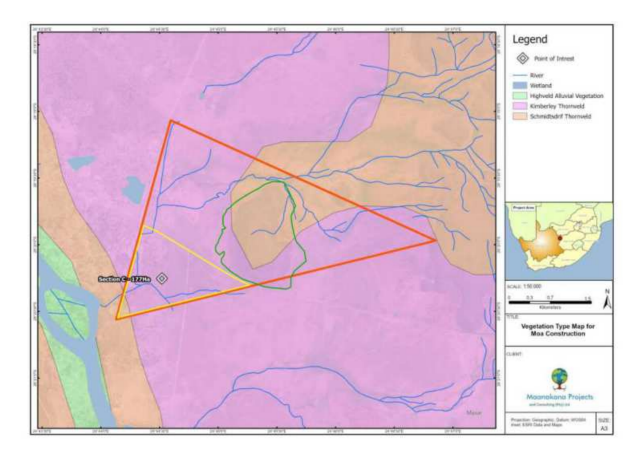


Figure 4 – Vegetation Map

#### 6.1.1 Red data plant species

Red Lists and Red Data Books are scientific publications that document the conservation status of species. They are based on a system that categorizes species according to their risk of extinction. Red Lists are not in themselves legislation to protect species, but are used to inform of threatened species legislation. A review of the site by botanist indicates that the red listed plants were not recorded on the proposed site.

#### 6.1.2 Protected Species

Protected species are species protected by international, national and provincial legislation. Hunting, picking, owning, importing, exporting, transporting, growing, breeding and trading of such species are illegal without valid

permits or licenses. The largest part of the area is cover with the *Acacia mellifera* (Senegalia mellifera) (Black thorn), the young trees are very palatable to livestock and should be protected during the first two years and there are also a large presence of Eragrostis racemose. The main vegetations on-site are indigenous. Indigenous species are protected species. However, the type of indigenous species on site does not require a license before removal. Among all the species identified onsite there are no protected plants species. All the plants on site are classified as being of **Least Concern** (See Appendix 1). No special permits will be required to clear the area. However, during remediation, only indigenous plants should be used to recover, preferably similar to those that were removed.

#### 6.1.3 Alien Invasive Plants Species (AIPs)

Invasion by destructive alien plant species erodes the natural capital of ecosystems, compromises their stability and is a growing problem in South Africa (Richardson and van Wilgen, 2004). Alien invasion within the proposed project was not much. The Invasive Aliens Plants Species identified within the proposed project site.

A management plan and monitoring programme is recommended to control these plants.

Alien species in South Africa are categorised according to the Alien and Invasive Species Lists, 2014 (GN R599 in GG 37886 of 1 August 2014) of the NEMBA (Act 10 of 2004).

The national list of invasive plant species listed in NEMBA represents the following categories:

- Category 1a: Species requiring compulsory control;
- Category 1b: Invasive species controlled by an invasive species management programme;
- Category 2: Invasive species controlled by area, and
- Category 3: Invasive species controlled by activity

Table 5. Invasive Alien Plants Species (IAPs) within the study area

Invasive Alien Plants Species			
Family Names	Scientific Names	Category	
Solanaceae	Datura ferox	1b	
Solanaceae	Solanum mauritianum	1b	
Poaceae	Arundo donax	1b	
Papaveraceae	Argemone ochroleuca	1	
Tamaricaceae	Tamarix ramosissima	1b	
Simaroubaceae	Ailanthus altissima	3	

#### **6.2 FAUNAL ASSESSMENT**

#### 6.2.1 Avifauna

**Avifauna** most commonly refers to birds. A list of bird species that occur in the proposed project is presented in **Appendix 2.2.** However, a list of potential birds species were presented in **Appendix 4.1.** 

#### 6.2.2 Amphibians

The word **amphibian** means two-lives. Amphibians spend their lives in the water and on land. A list of amphibian's species that could be present in the proposed project is presented in **Appendix 4.2.** 

#### 6.2.3 Invertebrates

An invertebrate is an animal without a vertebral column. This group includes 95% of all animal species (Gregory, 2006). A list of invertebrate's species that occur in the proposed site is presented in **Appendix 2.1**. However the potential invertebrates that could be present within the proposed site were presented in **Appendix 4.3**.

#### 6.2.4 Mammals

Mammals are the vertebrates within the class Mammalia. The only mammal has been identifie' onsite is Bos taurus. However, a list of potential mammals that could be on-site were presented in **Appendix 4.4.** 

#### 6.2.5 Reptiles

Reptiles are tetrapod animals in the class Reptilia, comprising today's turtles, crocodilians, snakes, amphisbaenas, lizards, tuatara, and their extinct relatives. A list of potential reptiles species that could be present in the proposed project is presented in Appendix **4.5**.

7. IMPACTS AND MITIGATION MEASURES

The purpose of this section is to discuss the potential impacts that will arise because of the proposed

Ikomkhulu's Solar Plant project. It is surrounded by tall trees, small trees, lw shrubs, tall shrubs, succulent

shrubs, graminoids, succulent herbs.

The earthworks, construction and operation of the facility will change habitats and the ecological environment,

infiltration rates, amount of runoff, therefore, the hydrological regime of the site. This impact evaluation will

assess and rate the extent, magnitude, duration and significance of each potential impact together with possible

mitigation measures.

7.1 **Impact Assessment Criteria** 

7.1.1 **Extent of the Impact** 

> Items **Extent of the Impact**

Study site 2 Local study area

3 Regional

4 National

7.1.2 **Duration of the impact** 

Short term: the impact will disappear with mitigation or will be mitigated through a natural process in a period

shorter than that of the construction phase – 1;

International

**Short to Medium term**: the impact will be relevant to the end of a construction phase -2;

Medium term: the impact will last up to the end of the development phases, whereafter it will be entirely negated

-3;

Long term: the impact will continue or last for the entire operational lifetime of the development but will be

mitigated by direct human action or by natural processes thereafter – 4; and

**Permanent:** environmental ceases to exist - 5

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7.1.3 Intensity

This indicates the degree to which the impact changes or could change the conditions or quality of the

environment.

None -2;

Low: the impact alters the affected environment in such a way that the natural processes or functions are not

affected - 4:

**Medium:** the affected environment is altered, but functions and processes continue, albeit in a modified way -6;

High: function or process of the affected environment is disturbed to the extent where it temporarily or

permanently ceases- 8; and

**Very high**: the process will cease – 10

7.1.4 **Probability of Occurrence** 

This describes the probability of the impact occurring. This is rated as:

**Improbable**: chances of this impact are 0 - 1;

Improbable: low likelihood - the chance of this impact occurring is between 0 and 25%. However, mitigation

measures might be needed in the event of this impact occurring -2;

Probable: a distinct possibility - the chance of this impact occurring is approximately 50% and therefore it

needs to be mitigated – 3;

Highly probable: the impact is most likely to occur and the planning phase must address the relevant mitigation

measures to limit the impact - 4; and

Definite: this impact will occur regardless of any prevention measures, or is currently occurring. Mitigation

measures or contingency plans must be implemented to contain the impact – 5.

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# 7.1.5 Significance mitigation measures

# Without mitigation measures (WOMM):

0 – 33	Low: the impact is of little importance, but may require some mitigation.
34 – 66	Medium: the impact is of importance and is therefore considered to have a negative impact.
	Mitigation is required to reduce the negative impacts to acceptable levels.
67 - 100	High: the impact is of major importance and mitigation is essential. Failure to mitigate, with the
	objective of reducing the impact to acceptable levels, could render the entire development option
	or entire project proposal unacceptable.

# Significance with mitigation measures (WMM):

0 – 33	Low: the impact will be mitigated to the point where it is of limited importance.
34 – 66	Medium: despite the successful implementation of the mitigation measures that reduce the
	negative impacts to acceptable levels, the negative impact remains significant. However, taken
	within the overall context of the project, the persistent impact does not constitute a fatal flaw.
67 - 100	High: The impact is of major importance. Mitigation of the impact is not possible on a cost-
	effective basis. The impact is regarded as high importance and taken within the overall context of
	the project, is regarded as a fatal flaw. An impact regarded as high significance after mitigation
	could render the entire development option or entire project proposal unacceptable.

# 7.2 Identified Impacts and mitigation measures

# 7.2.1 The Introduction of Alien invasive species

# **Construction Phase**

#### **Impacts**

Introduction and spread of alien invasive vegetation due to both opportunistic invasions after disturbance and the introduction of seed on vehicles.

#### **Ratings**

	Without mitigation	With mitigation
Extent	Local – 2	Study Site – 1
Duration	Medium – 3	Short – 1
Intensity	High – 8	Medium - 6
Probability	Highly Probable – 4	Probable - 3
Status	Negative	Negative
Significance	Medium – 52	Low - 24

#### **Mitigation Measures**

- Weed control;
- Retain vegetation and soil in position for as long as possible, removing it immediately ahead of construction / earthworks in that area and returning it where possible afterwards;
- Rehabilitate or re-vegetate the remaining open space; and
- Monitor the establishment of alien invasive species within the areas affected by the construction and maintenance and take immediate corrective action where invasive species are observed to be established.

#### **Operational Phase**

#### **Impacts**

Loss of vegetation due to the disturbance of the area within the proposed site.

#### **Ratings**

	Without mitigation	With mitigation
Extent	Local – 2	Study Site – 1
Duration	Long term – 4	Short to Med – 2
Intensity	Low – 4	None – 2
Probability	Probable – 3	Low Likelihood - 2
Status	Negative	Negative
Significance	Low – 30	Low - 10

#### **Mitigation Measures**

 Prohibit the planting of plants species without the approval of a qualified and registered Ecological Specialist.

#### 7.2.2 Loss of Vegetation

#### **Construction Phase**

#### **Nature of Impact**

Removal of vegetation as part of creating a footprint for any development within the study area.

#### <u>Ratings</u>

	Without mitigation	With mitigation
Probability	Definite – 5	Definite- 5
Duration	Long – 4	Short - 1
Intensity	High- 8	Medium – 6

Extent	Regional – 4	Local – 3
Status	Negative	Negative
Significance	High – 75	Medium - 66

#### **Mitigation Measures**

- ECO should supervise the relocation of plants where possible;
- Prior to the construction phase, the crew must be briefed on:
  - ✓ The importance of biodiversity;
  - ✓ They must know what alien invasive species are and which ones occur on site;
  - ✓ They must also be aware of potentially threatening faunal species and the reporting procedure when these are detected (e.g. Snakes);
- The Environmental Control Officer (ECO) must be trained in snake awareness and have the contact details of snake handlers within the area should one be required to remove snakes off the construction site;
- The development footprint should be clearly demarcated to ensure that the area of disturbance is minimised. The demarcations must be maintained in position until the cessation of construction works;
- Minimise the road network by utilising existing roads where possible, minimise the frequency of driving
  within the buffer zone, utilise only light equipment for access and deliveries into areas of unstable soils,
  in areas where erosion is evident;
- Topsoil, where available, should be conserved and used to re-landscape all disturbed areas if necessary;
- Re-vegetate with indigenous plants only;
- A temporary fence or demarcation must be erected around the construction area (include the servitude, construction camps, areas where material is stored and the actual footprint of the development);
- Prohibit vehicular or pedestrian access into natural areas beyond the demarcated boundary of the construction area:
- No open fires are permitted within naturally vegetated areas;
- A vegetation rehabilitation plan should be implemented. Grassland can be removed as sods and stored within transformed vegetation remove alien invasive vegetation prior to storing grassland sods in transformed areas. The sods must preferably be removed during the winter months and be replanted at the latest by springtime. The sods should not be stacked on top of each other. Once construction is completed, these sods should be used to cover the areas where it is necessary. In the absence of timely rainfall, the sods should be watered well after planting and at least twice more over the next 2 weeks:
- Construction workers may not remove flora and neither may anyone collect seed from the plants without permission from the local authority;

• No activities should take place on rainy days and at least 2 days afterwards

# **Operational Phase**

# Nature of Impact

Illegal harvesting of Plant species

# Rating

	Without mitigation	With mitigation
Probability	Improbable – 2	Improbable – 1
Duration	Long Term – 4	Short – 2
Intensity	Low - 2	None – 1
Extent	Study Site – 1	Study Site – 1
Status	Negative	Negative
Significance	Low – 14	Low - 4

# **Mitigation Measures**

Prohibit the random harvesting of plant species on site

#### 7.2.3 Noise and Artificial Lighting Impact

#### **Construction Phase**

#### **Nature of Impact**

Increased noise during construction is likely to chase away fauna from within the study site if any, and surroundings. Numerous species will be attracted towards the light sources and this will result in the disruption of natural cycles, such as the reproductive cycle and foraging behaviour.

#### Rating

	Without mitigation	With mitigation
Probability	Highly Probable - 4	Probable – 3
Duration	Long term – 4	Long term – 4
Intensity	Low – 2	None – 0
Extent	Local – 2	Study site – 1
Status	Negative	Negative
Significance	Low – 32	Low - 15

#### **Mitigation Measures**

- Ensure noise levels are not more than 80 decibels;
- A large part of the noise emitted is due to engine air intake and exhaust cycle. Specifying the use of adequate muffler systems can control much of this engine noise;
- Construction should be restricted to daytime hours;
- It may be appropriate to require contractors to participate in training programs related to project-specific noise requirements, specifications, and/or equipment operations. This may include awareness on the need to limit movement from the proposed site;
- ECO to monitor noise levels regularly and ensure noise is within acceptable levels always.
- Where lighting is required for safety or security reasons, this should be targeted at the areas requiring attention.
- Yellow sodium lights should be prescribed as they do not attract invertebrates at night and will not disturb the existing wildlife. Sodium lamps require a third less energy than conventional light bulbs.

#### Operational

#### Nature of Impact

Increased light will attract species to the area

# Rating

	Without mitigation	With mitigation
Probability	Improbable – 1	Improbable – 0
Duration	Long term – 4	Long term – 4
Intensity	None – 2	None – 2
Extent	Study site – 1	Study Site - 1
Status	Negative	Negative
Significance	Low – 7	Low – 7

# **Mitigation Measures**

- Where lighting is required for safety or security reasons, this should be targeted at the areas requiring attention
- Yellow sodium lights should be prescribed as they do not attract invertebrates at night. sodium lamps require a third less energy than conventional light bulbs.

#### 7.2.4 Dust Management

#### **Construction Phase**

#### **Nature of Impact**

Most of the plant communities are affected by dust deposition so that community structure is altered.

#### Rating

	Without mitigation	With mitigation
Probability	Probable- 3	Low likelihood – 2
Duration	Long term – 4	Long term – 4
Intensity	Medium – 3	Low – 2
Extent	Local – 2	Study site – 1
Status	Negative	Negative
Significance	Low – 27	Low - 14

#### **Mitigation Measures**

Adequate dust control strategies should be applied to minimise dust emissions to a level where minimal impact on surrounding habitats can be expected; for example:

- Periodic spraying of roads with water or dust inhibitors;
- Cover trucks to prevent dust emission during transportation; and
- Construction vehicles transporting materials to and from the construction site must be covered to reduce the formation of dust.

#### **Operational Phase**

# **Nature of Impact**

Increased dust from vehicular movement

#### **Rating**

	Without mitigation	With mitigation
Probability	Low likelihood – 2	Low likelihood – 2
Duration	Long term – 4	Long term – 4
Intensity	Low – 2	Low – 2
Extent	Study Site – 1	Study Site – 1
Status	Negative	Negative
Significance	Low – 14	Low - 14

# **Mitigation Measures**

Only authorised and expanded routes should be used at all times.

#### 8. RECOMMENDATIONS

Recommendations were developed to address and mitigate impacts associated with the proposed development. These recommendations also include general management measures which apply to the proposed development. Mitigation measures have been developed to address issues in all phases throughout the course of the operation from planning, through construction, operation and closure, to the after-care and maintenance.

#### 8.1 Construction and operational footprint

- Limit the footprint area of the construction activities to what is essential to minimise environmental damage.
   Construction vehicles must use existing roads where possible;
- All informal fires near operations and new construction areas should be prohibited.
- The vegetation clearance during the operational phase will be limited only on the foot print area of the construction activities;
- Edge effects of all construction and operational activities, such as erosion and alien plant species
  proliferation, which may affect faunal habitat, need to be strictly managed in all areas of increased ecological
  sensitivity;
- Keep all sensitive demarcated zones outside of the construction area off-limits during the construction and rehabilitation phases of the development; and
- Appropriate sanitary facilities must be provided during the construction phase and all waste removed to an appropriate waste facility.

#### 8.2 Vehicle access and speed management

- All construction footprint areas should remain as small as possible and should not encroach onto surrounding more sensitive areas. It must be ensured that these areas are off-limits to construction vehicles and personnel as much as possible;
- In the event of a breakdown, maintenance of vehicles must take place with care and the recollection of spillage should be practiced near the surface area to prevent ingress of hydrocarbons into the topsoil;
- It must be ensured that all hazardous storage containers and storage areas comply with the relevant SABS standards to prevent leakage. All vehicles must be regularly inspected for leaks. Re-fueling must take place on a sealed surface area to prevent ingress of hydrocarbons into the topsoil; and
- All spills should be immediately cleaned up and treated accordingly.
- A speed restriction of 30 km/h should be placed on all construction vehicles within the project area;
- Drivers should receive regular training and awareness of the need for speed control and the enforcing a
  maximum speed limit of 30 km/h on all the roads within the construction area;
- Driving at night should be strictly controlled and only allowed where urgent and sauthorised by senior management staff; there should also be a written record of all staff driving at night;

#### 8.3 Alien plant species

- Proliferation of alien and invasive species is expected within any disturbed areas. These species should be
  eradicated and controlled to prevent their spread beyond the linear development. Alien plant seed dispersal
  within the top layers of the soil within footprint areas must be controlled as it will have an impact on future
  rehabilitation;
- Removal of the alien and weed species encountered within the sites must take place to comply with existing
  legislation (amendments to the regulations under the Conservation of Agricultural Resources Act, 1983 and
  Section 28 of the National Environmental Management Act, 1998). Removal of species should take place
  throughout the construction, operational, and rehabilitation/ maintenance phases;
- Species specific and area specific eradication recommendations:
  - Care should be taken with the choice of an appropriate method such as mechanical method to use for the removal of alien species;
  - > Footprint areas should be kept as small as possible when removing alien plant species; and
  - No vehicles should be allowed to drive through designated sensitive areas during the eradication of alien and weed species.

#### 8.4 Soils

- All soils excavated and compacted during the operational phase will be taken care to avoid erosion. Special
  attention should be paid to alien and invasive control within these areas. Alien and invasive vegetation
  control should take place throughout the life span of the project; and
- Monitor all systems for erosion and incision.

#### 8.5 Remediation

- Upon remediation, re-seeding of indigenous grasses should be implemented in all impacted areas and strategic planting of grassland species should take place;
- As much as vegetation growth possibly should be promoted surrounding the new development in order to
  protect soils. In this regard, special mention is made of the need to use indigenous vegetation species where
  seeding and rehabilitation planting (where applicable) are to be implemented.

#### 9. CONCLUSION

The low overall footprint of the development near the ESAs and CBAs of the proposed site, will not going to be affected by the development because it would not compromise the ecological functioning or the long-term conservation value of the area. The vegetation types found onsite it is reflecting the transformation through animals grazing, the species and habitats found within them are therefore fairly widespread and not unique to the project site. The impact of the proposed project is considered to be low and acceptable following mitigation.

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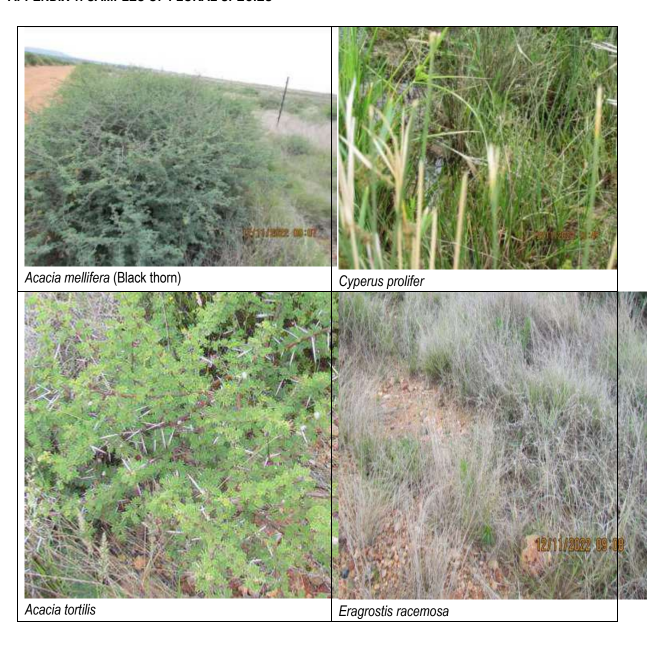
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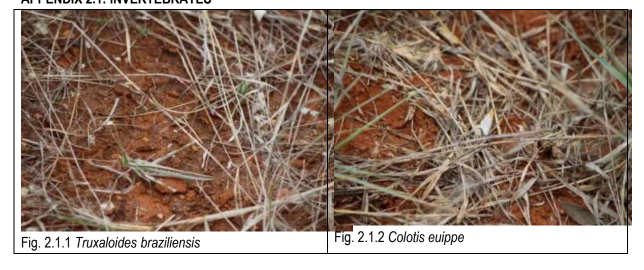
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# **APPENDIX 1: SAMPLES OF FLORAL SPECIES**





# APPENDIX 2: FAUNAL SPECIES STATUS APPENDIX 2.1: INVERTEBRATES



# **APPENDIX 2.2: AVIFAUNA SPECIES**





Crithagra atrogularis (Black-Throated Canary)

# **APPENDIX 3: FLORAL SPECIES** APPENDIX 3.1 POTENTIAL FLORAL SPECIES

This list was compiled by extracting a list of species from http://newposa.sanbi.org/ accessed on the 29th of November 2022.

Family	Species	Family	Species	Family	Species
Acanthaceae	Barleria rigida	Colchicaceae	Ornithoglossum vulgare		Eragrostis
Acammaceae	Dicliptera clinopodia	Commelinaceae	Commelina africana		Eragrostis bicolor
	Galenia pubescens		Tylecodon ventricosus		Eragrostis
	Delosperma sp.	Crassulaceae	Crassula corallina		Eragrostis curvula
	Chasmatophyllum		Adromischus		Eragrostis
Aizoaceae	Galenia sarcophylla		Cucumis africanus		Eragrostis
AIZUACEAE	Galenia secunda	Cucurbitaceae	Cucumis heptadactylus		Eragrostis
	Mesembryanthemum		Cucumis myriocarpus		Eragrostis
	Oscularia deltoides		Bulbostylis humilis		Eragrostis obtusa
	Ruschia sp.	Cyperaceae	Cyperus congestus		Eragrostis
	Tetragonia fruticosa		Cyperus marginatus		Eragrostis
	Atriplex vestita	Dryopteridacea	Arachniodes webbiana		Eragrostis tef
	Bassia salsoloides	Ebenaceae	Euclea crispa		Eragrostis
Amaranthaceae	Salsola calluna		Euphorbia arida	Poaceae	Festuca costata
	Salsola dealata	Euphorbiaceae	Euphorbia flanaganii	7 000000	Fingerhuthia
	Salsola glabrescens		Euphorbia juttae		Heteropogon
	Salsola humifusa		Amphithalea muraltioides		Hyparrhenia hirta
Amaryllidaceae	Brunsvigia radulosa		Argyrolobium sp.		Leptochloa fusca
Amaryiiluaceae	Cyrtanthus huttonii		Calobota spinescens		Melica decumbens
Anacardiaceae	Searsia ciliata		Cullen tomentosum		Melinis repens
Apiaceae	Apium graveolens		Indigastrum niveum		Oropetium
•	Asclepias gibba		Indigofera alternans		Panicum
	Brachystelma rubellum	Fabaceae	Indigofera hedyantha		Panicum
	Ceropegia multiflora		Leobordea platycarpa		Panicum sp.
Apocynaceae	Gomphocarpus		Lessertia annularis		Panicum
	Microloma armatum		Lotononis laxa		Pennisetum
	Pachypodium		Lotononis pungens		Pentameris
	Stapelia grandiflora		Medicago sativa		Pentameris

	Stenostelma		Melolobium calycinum	Puccinellia
Annaraganan	Asparagus striatus		Melolobium candicans	Puccinellia distans
Asparagaceae	Asparagus suaveolens		Rhynchosia adenodes	Setaria
Asphodelaceae	Bulbine frutescens	Funariaceae	Goniomitrium africanum	Sorghum

Family	Species	Family	Species	Family	Species
	Osteospermum		Hibiscus pusillus	Ricciaceae	Riccia albornata
	Osteospermum		Malva parviflora	Micciaceae	Riccia nigrella
	Osteospermum		Radyera urens	Rubiaceae	Nenax microphylla
	Othonna pavonia	Melianthaceae	Melianthus comosus	Ruscaceae	Sansevieria aethiopica
	Pegolettia retrofracta	Meliaritriaceae	Melianthus dregeanus	Santalaceae	Osyris lanceolata
	Pentzia calcarea		Disa pulchra	Santalaceae	Thesium congestum
	Pentzia elegans	Orchidaceae	Orthochilus foliosus	Sapindaceae	Allophylus decipiens
	Pentzia globosa	Gromaaooao	Satyrium longicauda		Aptosimum
	Pentzia incana		Satyrium		Aptosimum spinescens
	Pentzia lanata	Oxalidaceae	Oxalis depressa		Chaenostoma
	Pentzia quinquefida	Pedaliaceae	Pterodiscus Iuridus		Chaenostoma
	Pentzia sp.	reualiaceae	Sesamum capense		Hebenstretia dura
	Pentzia spinescens	Peraceae	Clutia thunbergii		Jamesbrittenia
	Phymaspermum	Phyllanthacea	Phyllanthus		Jamesbrittenia filicaulis
	Phymaspermum	Pittosporacea	Pittosporum viridiflorum		Limosella africana
	Printzia huttoni	Plantaginacea	Plantago major	Scrophularia	Limosella sp.
	Pteronia erythrochaeta		Alloteropsis semialata	ceae	Manulea fragrans
	Pteronia glauca		Aristida adscensionis		Nemesia linearis
	Pteronia glaucescens		Aristida congesta		Nemesia sp.
	Pteronia sordida		Aristida congesta		Peliostomum
	Schistostephium		Aristida diffusa		Peliostomum
	Senecio isatideus		Aristida diffusa		Selago albida
	Senecio leptophyllus		Aristida vestita		Selago geniculata
	Senecio niveus		Brachiaria eruciformis		Selago paniculata
	Heliotropium ciliatum	Poaceae	Cenchrus ciliaris		Selago saxatilis
Boraginaceae	Heliotropium		Chloris virgata		Zaluzianskya karrooica
Doraginacoac	Heliotropium lineare		Cymbopogon pospischilii		Lycium horridum
Brassicaceae	Lithospermum		Cynodon incompletus	Solanaceae	Lycium pumilum
	Erucastrum strigosum		Cynodon polevansii		Solanum humile
	Heliophila minima		Digitaria eriantha		Solanum retroflexum
	Rorippa fluviatilis		Digitaria sp.	Tecophilaeac	Cyanella lutea
Bryaceae	Bryum argenteum		Elionurus muticus	Thymelaeace	Lasiosiphon
שועם yaceae	Bryum sp.		Enneapogon desvauxii	Verbenaceae	Chascanum
Campanulace	Wahlenbergia nodosa		Enneapogon scaber		Roepera

Carvonhyllac	Dianthus micropetalus	Enneapogon scoparius	Zygophyllace	Tetraena microcarpa
Caryophyllac	Spergularia bocconei	Eragrostis barrelieri	ae	Tribulus terrestris
Colchicaceae	Colchicum asteroides			

# **APPENDIX 3.2: Potential protected flora species**

Potential protected floral species that have been recorded by the Northern Cape Conservation Act.

Family	Species	Family	Species
	Chasmatophyllum maninum	Fabaceae	Lessertia annularis
	Delosperma sp.		Pelargonium aestivale
	Galenia pubescens	Caraniasasa	Pelargonium althaeoides
	Galenia sarcophylla	Geraniaceae	Pelargonium pseudofumarioides
Aizoaceae	Galenia secunda		Pelargonium tragacanthoides
	Mesembryanthemum coriarium		Daubenya comata
	Oscularia deltoides	Hyacinthaceae	Lachenalia ensifolia
	Ruschia sp.		Ornithogalum nanodes
	Tetragonia fruticosa		Gladiolus dalenii
A man mullida a a a a	Brunsvigia radulosa		Gladiolus ecklonii
Amaryllidaceae	Cyrtanthus huttonii	lridaaaa	Gladiolus permeabilis
Apiaceae	Apium graveolens	Iridaceae	Moraea falcifolia
	Asclepias gibba		Moraea pallida
	Brachystelma rubellum		Syringodea concolor
	Ceropegia multiflora		Disa pulchra
A	Gomphocarpus fruticosus	Orobidosos	Orthochilus foliosus
Apocynaceae	Microloma armatum	Orchidaceae	Satyrium longicauda
	Pachypodium succulentum		Satyrium membranaceum
	Stapelia grandiflora	Oxalidaceae	Oxalis depressa
	Stenostelma eustegioides		Jamesbrittenia aurantiaca
Carvophyllaceae	Dianthus micropetalus	Caranhulariaaaa	Jamesbrittenia filicaulis
Crassulaceae	Adromischus caryophyllaceus	Scrophulariaceae	Manulea fragrans
	Crassula corallina		Nemesia linearis
	Tylecodon ventricosus	Tecophilaeaceae	Cyanella lutea
	Euphorbia arida		-
Euphorbiaceae	Euphorbia flanaganii		
- 1 2200000	Euphorbia juttae		

# APPENDIX 4: POTENTIAL FAUNAL SPECIES APPENDIX 4.1: POTENTIAL AVIFAUNA SPECIES

Common name	Scientific name	Status	
Long-tailed Widowbird	Euplectes progne	LC	
Laughing Dove	Streptopelia senegalensis	LC	
Blacksmith Lapwing	Vanellus armatus	LC	
Southern Red Bishop	Euplectes orix	LC	
Hadeda Ibis	Bostrychia hagedash	LC	
Southern Masked-Weaver	Ploceus velatus	LC	
Common Fisca	Lanius collaris	LC	
Egyptian Goose	Alopochen aegyptiacus	LC	
Yellow-billed Duck	Anas undulata	LC	
Cape Sparrow	Passer melanurus	LC	

Cape Longclaw	Macronyx capensis	LC
African Stonechat	Saxicola torquatus	LC
Red-knobbed Coot	Fulica cristata	LC
Cape Turtle-Dove	Streptopelia capicola	LC
Swainson's Spurfow	Pternistis swainsonii	LC
Black-headed Heron	Ardea melanocephala	LC
Black-shouldered Kite	Elanus caeruleus	LC
African Pipit	Anthus cinnamomeus	LC
Helmeted Guineafowl	Numida meleagris	LC
South African Cliff-Swallow	Hirundo spilodera	LC
Reed Cormorant	Phalacrocorax africanus	LC
Yellow-crowned Bishop	Euplectes afer	LC
Cattle Egret	Bubulcus ibis	LC
Speckled Pigeon	Columba guinea	LC
Spur-winged Goose	Plectropterus gambensis	LC
Little Grebe	Tachybaptus ruficollis	LC
Greater Striped Swallow	Hirundo cucullata	LC
Levaillant's Cisticola	Cisticola tinniens	LC
Red-billed Quelea	Quelea quelea	LC
African Sacred Ibis	Threskiornis aethiopicus	LC
Barn Swallow	Hirundo rustica	LC
Black-throated Canary	Crithagra atrogularis	LC
Red-capped Lark	Calandrella cinerea	LC
Cape Wagtail	Motacilla capensis	LC
Common Myna	Acridotheres tristis	LC
White-rumped Swift	Apus caffer	LC
Zitting Cisticola	Cisticola juncidis	LC
Red-eyed Dove	Streptopelia semitorquata	LC
Fan-tailed Widowbird	Euplectes axillaris	LC
White-throated Swallow	Hirundo albigularis	LC
Common Moorhen	Gallinula chloropus	LC
African Spoonbill	Platalea alba	LC
Pin-tailed Whydah	Vidua macroura	LC
Amur Falcon	Falco amurensis	LC
Red-billed Teal	Anas erythrorhyncha	LC

House Sparrow	Passer domesticus	LC
Glossy Ibis	Plegadis falcinellus	LC
Crowned Lapwing	Vanellus coronatus	LC
Spotted Thick-knee	Burhinus capensis	LC
Common Waxbill	Estrilda astrild	LC
Common Quail	Coturnix coturnix	LC
Grey Heron	Ardea cinerea	LC
White-winged Widowbird	Euplectes albonotatus	LC
Little Swift	Apus affinis	LC
Three-banded Plover	Charadrius tricollaris	LC
Speckled Mousebird	Colius striatus	LC
Rock Dove	Columba livia	LC
Pink-billed Lark	Spizocorys conirostris	LC
Southern Pochard	Netta erythrophthalma	LC
Southern Grey-headed Sparrow	Passer diffusus	LC
Yellow-billed Egret	Egretta intermedia	LC
African Quailfinch	Ortygospiza atricollis	LC
Cape Shoveler	Anas smithii	LC
Cape Robin-Chat	Cossypha caffra	LC
African Darter	Anhinga rufa	LC
Little Egret	Egretta garzetta	LC
Blue Korhaan	Eupodotis caerulescens	NT
Whiskered Tern	Chlidonias hybrida	LC
Brown-throated Martin	Riparia paludicola	LC
Common Greenshank	Tringa nebularia	LC
Pied Crow	Corvus albus	LC
Wood Sandpiper	Tringa glareola	LC
Black-winged Stilt	Himantopus himantopus	LC
Ruff Ruff	Philomachus pugnax	LC
Black-chested Prinia	Prinia flavicans	LC
Cloud Cisticola	Cisticola textrix	LC
Yellow Canary	Crithagra flaviventris	LC
White-faced Duck	Dendrocygna viduata	LC
Lesser Swamp-Warbler	Acrocephalus gracilirostris	LC
Cape Crow	Corvus capensis	LC

White-breasted Cormorant	Phalacrocorax carbo	LC
Diderick Cuckoo	Chrysococcyx caprius	LC
African Snipe	Gallinago nigripennis	LC
Greater Kestre	Falco rupicoloides	LC
Common Sandpiper	Actitis hypoleucos	LC
Karoo Thrush	Turdus smithi	LC
African Palm-Swift	Cypsiurus parvus	LC
Black-crowned Night-Heron	Nycticorax nycticorax	LC
African Black Duck	Anas sparsa	LC
Pale-crowned Cisticola	Cisticola cinnamomeus	LC
Red-headed Finch	Amadina erythrocephala	LC
Greater Flamingo	Phoenicopterus ruber	NT
Grey-winged Francolin	Scleroptila africanus	LC
Hamerkop Hamerkop	Scopus umbretta	LC
Yellow-fronted Canary	Crithagra mozambicus	LC
Pallid Harrier	Circus macrourus	NT
Maccoa Duck	Oxyura maccoa	LC
Secretarybird Secretarybird	Sagittarius serpentarius	NT
Red-footed Falcon	Falco vespertinus	LC
Mountain Wheatear	Oenanthe monticola	LC
Black-winged Pratincole	Glareola nordmanni	NT
Lesser Grey Shrike	Lanius minor	LC

# **APPENDIX 4.2 POTENTIAL AMPHIBIANS SPECIES**

Family	Scientific Name	Common Name	Data Source	Status
Brevicepitidae	Breviceps adspersus	Bushveld Rain Frog	FroaMAP. GBIF	LC
	Poyntonophrynus	Southern Pygmy Toad	FrogMAP	LC
	Vandijkophrynus	Karoo Toad	FrogMAP, GBIF	LC
Bufonidae	Amietophrynus	Marbled Toad	GBIF	LC
Dalonidae	Amietophrynus rangeri	Raucous Toad	GBIF	LC
Hvperoliidae	Kassina senegalensis	Bubbling Kassina	FroaMAP. GBIF	LC
Pipidae	Xenopus laevis	African Clawed Frog	GBIF	LC
	Amietia fuscigula	Cape River Frog	FroaMAP	LC
	Cacosternum boettgeri	Common Caco	FrogMAP, GBIF	LC
	Pyxicephalus	Giant Bull Frog	FrogMAP	NT
	Tomopterna tandyi	Tandv's Sand Frog	FroaMAP, GBIF	LC
Pyxicephalidae	Strongylopus gravii	Grav's Grass Frog	GBIF	LC
, ,	Tomopterna cryptotis	Striped Pyxie	GBIF	LC

# **APPENDIX 4.3 POTENTIAL INVERTEBRATES SPECIES**

Family	Scientific Name	Common Name	Data Source	Status
Carabidae	Anthia thoracica	Gewone Oogpister	GBIF	NE
	Pseudagrion newtoni	Harleguin Sprite	GBIF	VU
	Africallagma glaucum	Swamp Bluet	OdonataMAP	LC
	Africallagma	Sapphire Bluet	GBIF	LC
	Pseudagrion caffrum	Springwater Sprite	GBIF	LC
Coenagrionidae	Pseudagrion vaalense	Vaal Sprite	GBIF	LC
o o o nagnomaao	Pseudagrion citricola	Yellow-Faced Sprite	GBIF	LC
Crambidae	Loxostege frustalis		LepiMAP, GBIF	NE
Ctenizidae	Stasimopus unispinosus		GBIF	NE NE
Cvrtaucheniidae	Ancylotrypa pusilla		GBIF	NE
Daesiidae	Biton schreineri		GBIF	NE
Eupterotidae	Rhabdosia vaninia		LepiMAP	NE
	Drassodes tesselatus		GBIF	NE
	Theuma schreineri		GBIF	NE
Gnaphosidae	Zelotes fuligineus		GBIF	NE
Onaphosidae	Zelotes invidus		GBIF	NE
	Notogomphus	Yellowjack Longlegs	GBIF	LC
Gomphidae	Ceratogomphus pictus	Common Thorntail	GBIF	LC
·	Spialia sataspes	Boland sandman	LepiMAP	LC
	Spialia agylla	Grassveld Sandman	GBIF	LC
	Metisella malgacha	Grassveld Svlph	GBIF	LC
	Kedestes lepenula	Chequered Ranger	GBIF	LC
	Kedestes barberae	Freckled Ranger	GBIF	LC
	Gomalia elma	Green-marbled Skipper	GBIF	LC
	Eretis umbra	Small Marbled Elf	GBIF	LC
	Spialia spio	Mountain Sandman	GBIF	LC
	Spialia nanus	Dwarf Sandman	GBIF	LC
Hesperiidae	Spialia mafa	Mafa Sandman	GBIF	LC
	Spialia diomus	Common Sandman	GBIF	LC
	Spialia asterodia	Star Sandman	GBIF	LC
	Galeosoma schreineri	Oldi Carlaman	GBIF	NE
	Gorgyrella schreineri		GBIF	NE
	Crocothemis erythraea	Broad Scarlet	OdonataMAP	LC
	Sympetrum	Red-veined Darter or	OdonataMAP	LC
م ماه السالة ما	Trithemis arteriosa	Red-veined Dropwing	OdonataMAP	LC
Libellulidae	Acisoma panorpoides	Grizzled Pintail	GBIF	LC
Liocranidae	Rhaeboctesis	STILLING THINGH	GBIF	NE
	Argyraspodes	Warrior silver-spotted	LepiMAP, GBIF	LC
	Chrysoritis chrysaor	Burnished opal	LepiMAP, GBIF	LC
	Tylopaedia sardonyx	King Copper	GBIF	LC
	Trimenia macmasteri	McMaster's Silver-	GBIF	LC
	Trimenia argyroplaga	Large Silver-spotted	GBIF	LC
	Thestor protumnus Thestor basutus	Boland Skollv Basuto Skollv	GBIF GBIF	LC LC

	Oraidium barberae	Dwarf Blue	GBIF	LC
	Lycaena clarki	Eastern Sorrel Copper	GBIF	LC
	Leptotes brevidentatus	Short-toothed Zebra	GBIF	LC
	Lepidochrysops patricia		GBIF	LC
Lycaenidae	Lepidochrysops ortygia	Koppie Blue	GBIF	LC
	Lepidochrysops letsea	Free State Blue	GBIF	LC
	lolaus bowkeri		GBIF	LC

# **APPENDIX 4.4 POTENTIAL MAMMALS**

Family	Scientific Name	Common Name	Data	Status	Liklihood
Bathyergidae	Cryptomys	African Mole Rat	GBIF	LC	High
	Redunca fulvorufula	Southern Mountain	GBIF	EN	High
	Syncerus caffer Pelea capreolus	African Buffalo Grev Rhebok	GBIF GBIF	LC NT	Low High
	Oryx gazella	Gemsbok	MammalMAP	LC	Low
	Raphicerus	Steenbok	MammalMAP	LC	High
	Antidorcas	Springbok	GBIF	LC	Low
	Tragelaphus	Greater Kudu	GBIF	LC	High
	Sylvicapra grimmia	Common Duiker	GBIF	LC	High
Bovidae	Alcelaphus	Bubal Hartebeest	GBIF	LC	Low
	Damaliscus	Bontebok	GBIF	LC	Low
	Connochaetes gnou	Black Wildebeest	GBIF	LC	Low
	Otocyon megalotis	Bat-eared Fox	MammalMAP	LC	High
	Vulpes chama	Cape Fox	GBIF	LC	High
Cercopithecidae	Chlorocebus	Vervet Monkey	GBIF	LC	High
Erinaceidae	Atelerix frontalis	South African	GBIF	NT	High
	Felis nigripes	Black-footed Cat	MammalMAP	VU	High
Felidae	Leptailurus serval	Serval	GBIF	LC	High
i ciidac	Felis catus	Domestic Cat	MammalMAP	INT	High
Gliridae	Graphiurus ocularis	Spectacled	GBIF	NT	High
	Cynictis penicillata	Yellow Mongoose	MammalMAP	LC	High
Herpestidae	Suricata suricatta	Meerkat	GBIF	LC	High
i ioipesiiuae	Atilax paludinosus	Marsh Mongoose	GBIF	LC	High
Hvaenidae	Proteles cristata	Aardwolf	MammalMAP	ĹĊ	High
Hystricidae	Hystrix	Cape Porcupine	MammalMAP	LC	High
	Bunolagus	Riverine Rabbit	GBIF	CR	High
	Lepus saxatilis	Scrub Hare	MammalMAP	LC	High
	Lepus capensis	Cape Hare	GBIF	LC	High
Leporidae	Pronolagus	Hewitt's Red Rock	GBIF	LC	High
	Elephantulus	Cape Elephant	GBIF	LC	High

	Elephantulus	Eastern Rock	GBIF	LC	High
	Macroscelides	Round-Eared	GBIF	LC	High
Macroscelididae	Elephantulus	Western Rock	GBIF	LC	High
	Otomys auratus	Vlei Rat	GBIF	NT	Hiah
	Otomys sloggetti	Sloggett's Vlei Rat	GBIF	LC	Low
Muridae	Aethomys ineptus	Tete Veld	GBIF	LC	Low

# **APPENDIX 4.5 POTENTIAL REPTILES**

Family	Scientific Name	Common Name	Data Source	Status
	Agama aculeata	Common Ground Agama	ReptileMAP	LC
Agamidae	Agama atra	Southern Rock Agama	GBIF	LC
Cordylidae	Karusasaurus polyzonus	Karoo Girdled Lizard	ReptileMAP	LC
Elapidae	Aspidelaps lubricus	Cape Coral Snake	GBIF	LC
	Chondrodactylus	Bibron's Thick-toed Gecko	GBIF	LC
Gekkonidae	Pachydactylus	Common Banded Gecko	GBIF	LC
	Pedioplanis	Namaqua Sand Lizard	ReptileMAP	LC
Lacertidae	Nucras holubi	Holub's Sandveld Lizard	GBIF	LC
	Lycophidion capense	Cape Wolf Snake	ReptileMAP	LC
	Psammophylax	Rhombic Skaapsteker	GBIF	LC
	Psammophis trinasalis	Fork-marked Sand Snake	GBIF	LC
Lamprophiidae	Lamprophis aurora	Aurora House Snake	GBIF	LC
	Duberria lutrix	Common Slug-Eater	GBIF	LC
Pelomedusidae	Pelomedusa subrufa	Marsh Terrapin	GBIF	LC
	Trachylepis sulcata	Western Rock Skink	Observed	LC
	Acontias gracilicauda	Thin-tailed Lealess Skink	GBIF	LC
	Homopus boulengeri	Karoo Padloper	GBIF	NT (EN*)
	Psammobates tentorius	Tent Tortoise	GBIF	LC
	Homopus areolatus	Parrot-Beaked Tortoise	GBIF	LC
	Stigmochelys pardalis	Leopard Tortoise	GBIF,	LC
Testudinidae	Homopus femoralis	Greater Padloper	GBIF	LC
restudinidae	Psammobates	Serrated Tortoise	GBIF	NE
Varanidae	Varanus albigularis	Rock Monitor	ReptileMAP	LC

# **APPENDIX 5: CV'S OF THE TEAM**

# 1. MILAMBO FREDDY TSHIALA

Email: mftshiala@gmail.com

**Tel/Cell:** 0836691702

**Total Years of Experience:** 16

**Education:** 

Qualification	Institution	Completed
Doctor of Philosophy in Environment and Society	University of Pretoria	2014
Master's Degree in Environment and Society at	University of Pretoria	2006
BSC (Honours Degree) in Agronomy	University of Kongo	2000
Occupational health and safety, NQF Level 5	NOSA (Pty) Ltd	2015
Applying SHE principles and Procedures	NOSA (Pty) Ltd	2015
Construction Regulations and Training Course	NOSA (Pty) Ltd	2015
Introduction to OHSACT	NOSA (Pty) Ltd	2014
Wetlands Management: Introduction and Delineation	University of Free State	2013
Horticultural Management Training	University of Pretoria	2006
Learning ArcGis	University of Pretoria	2004

# **Membership of Relevant Professional:**

Membership	Professional Organisations
Registration Number 1519/2018	SACPCMP
Registration Number 4000021/18	SACNASP

# **Membership of Professional Associations:**

Membership	Professional Associations
Registration Number 5358	IAIAsa Membership

# **Countries of Work Experience:**

South Africa and DR Congo

# Languages:

Language	Speaking	Reading	Writing
English	Excellent	Excellent	Excellent
French	Excellent	Excellent	Excellent

# **WORKS EXPERIENCE**

PERIOD	PROJECT NAME	SCOPE	RESPONSIBILITIES
August	Ecological assessment for the	Ecological	Field work
2018	proposed development in	Assessment	Plant and animal identification
	Borakalalo Nature Reserve,		Report writing
	North West		
March 2017	Ecological assessment for the	Ecological	Field work
	proposed upgrade of the	Assessment	Plant and animal identification
	National route Ne section 34		Report writing

	(Piet retief to Ermelo): Link and grade-separation scheme for road P97/2 and road D803 for Kangra mine coal haulage at Panbult, Mpumalanga proposed road expansion, Panbult		
September 2016	Proposed construction of an 18km long pipeline with an internal diameter of 2100 for the remainder of B16 pipeline starting from Zuikerbosch Pumping Station to Slangfontein with associated cross connections and end connections	Ecological Assessment	Environmental Assessment Practitioner and Public Participation Compile Environmental Impact Assessment Engage with client and authorities Social Impact Assessment
July 2018	Construction for Ekurhuleni township automotive aftermarket hubs in Labore Brakpan	Agricultural Study	Field investigation; Agricultural potential analysis, Soils Analysis, Report writing
September 2016	Agricultural Potential Study for the Proposed Construction of an 18km long pipeline with an internal diameter of 2100 for the remainder of B16 pipeline starting from Zuikerbosch Pumping Station to Slangfontein with associated cross connections and end connections.	Agricultural Study	Field investigation; Agricultural potential analysis, Soils Analysis, Report writing
September 2016	Ecological Assessment For the Proposed Construction of an 18km long pipeline with an internal diameter of 2100 for the remainder of B16 pipeline starting from Zuikerbosch Pumping Station to Slangfontein with associated cross connections and end connections.	Flora and Fauna Assessment	Field work Plant and animal identification Report writing
March 2015	Illiondale Wetland Rehabilitation Project in Ekurhuleni Municipality. (Quotation No.: KEQ. ERM. 03.39).	Flora and Fauna Assessment	Field work Plant and animal identification Report writing

July 2014	The Soutpansberg Drive Wetland Rehabilitation Project in Ekurhuleni Municipality.	Flora and Fauna Assessment	Field work Plant and animal identification Report writing		
July 2013	Proposed Construction and Establishment of Beef Feedlot and Associated Infrastructures on Portion 2, 8, 9, 11 and 15 of the Kleinwater Farm Project, Mpumalanga Province.	Flora and Fauna Assessment	Field work Plant and animal identification Report writing		
September 2013	Proposed Expansion and Construction of Poultry Houses for Broiler Production for Farm Puntlyf Bronkhorspruit Project, Gauteng Province.	Flora and Fauna Assessment	Field work Plant and animal identification Report writing		
September 2017	Proposed N2 Panbult Interchange upgrade for South African National Roads Agency Limited (SANRAL) Project at Panbult Siding in Mpumalanga Province.	Wetland Assessment and Delineation Report	Site visit; Delineation and plant identification; Report writing Project manager		
May 2013	Proposed township situated on portion 27 and 28 of the farm Hartherley 331-JR at Mamelodi, City of Tshwane Municipality.	Wetland Assessment and Delineation Report	Site visit; Delineation and plant identification; Report writing Project manager		
March 2015	Investigation on the Nature and Extent of Invasive Alien Plant Infestations on Rand Water Sites: Rietvlei Site.	Invasive Alien Plant Specialist	Field investigation IAPs identification Scientific Report Writing		
March 2015	Investigation on the Nature and Extent of Invasive Alien Plant Infestations on Rand Water Sites: Zwartkopjes Site (Mapleton, Palmiet and Eikenhof).	Invasive Alien Plant Specialist	Field investigation IAPs identification Scientific Report Writing		

# **REFERENCES**

Name	Company Name	Position	Contact No	Email Address
Joshua Olokun	Environet	Director	073 406 8051	molokun@gmail.com
	Engineering			
Thokozani	Rand Water	Environmental	011 724 9369	tmasilel@randwater.co.za
Masilela		Assessor		
Palesa Mathibeli	Lyma Consulting	Director	0824486243	Palesa_mathibeli@yahoo.com

## 2. Nonkanyiso Zungu

## **CURRICULUM VITAE**

Female, South African ID-82030905700088 Cell-084 800 0187

## **Profile Summary**

Nonkanyiso Zungu is a Professional Natural Scientist (Pr.Sci.Nat) with 16 years' experience in the environmental field, including GIS. She is currently a Ph.D. candidate at the University of Cape Town doing research on climate change effects on freshwater ecology. She obtained her master's degree in Environmental Management from the University of Pretoria with a specialty in Water Resource Management. She has extensive experience in water resource management, waste management, and obtaining environmental authorizations (air, water, waste) across sectors that include: Power generation, infrastructure (Construction), transportation (rail), waste disposal, water purification & sewage works. The projects she has undertaken include Environmental Impact Assessments, Basic Assessments, Environmental Feasibility Studies, Environmental scoping studies, Environmental legal compliance audits, Waste management licenses, Water use licenses, and Baseline risk assessments.

Nonkanyiso Zungu is a Health & Safety and Environmental (SHE) auditor and is knowledgeable on internal integrated SHEQ auditing. She has experience in the development and implementation of ISO 14001: 2004 management system and undertaking internal audits. Nonkanyiso is also a wetland specialist with experience in wetland delineation, determination of present ecological status, ecological importance and sensitivity evaluations, and wetland rehabilitation planning using packages that include Wet-Health, Wet-Ecoservices, and Wet-Rehab Evaluate.

## **Tertiary Education:**

Qualification: Ph.D. Ecology, University of Cape Town, Year: 2017-Current

Qualification: MSc Environmental Management, University of Pretoria, Year: 2011

Qualification: BSc Honours (Ecology), University of KwaZulu-Natal, Year 2005

Qualification: BSc Biological Science, University of KwaZulu-Natal Year: 2003

## **Professional Registration**

- South African Council for Natural Scientific Professions (SACNASP, Pr. Nat. Sci. (Practice no. 400194/10): Ecological Science
- Member of the Gauteng Wetland Task Group
- Member of WISA (Gauteng Region)

### **Short Courses**

- ISO 14001 IMPLEMENTATION AND INTERNAL AUDITING
- ISO 18001 IMPLEMENTATION AND INTERNAL AUDITING
- ISO 9001 IMPLEMENTATION AND INTERNAL AUDITING

- LEAD AUDITING (SAATCA)
- INCIDENT AND ACCIDENT INVESTIGATIONS
- QUALIFIED WETLAND ASSESSMENT PRACTITIONER (WET-HEALTH; WET IHI, SPATSIM)
- ESRI GIS MAPPING, ARCMAP 10

# **Key Skills**

- ESRI GIS MAPPING, ARCMAP 10
- ISO 14001: 2004 internal auditing
- Legal compliance auditing
- Wetland delineation and assessment
- Environmental Impact Assessment
- Waste Management Licence Applications
- Water Use Licence Applications
- Basic Assessments
- Feasibility Studies (Fatal flaw analysis)

## **Employment History**

2014 - Current Sazi Environmental Consulting cc

2011 - 2014 Sebata Group of Companies (Pty) Ltd

2009 - 2011 Department of Water Affairs

2007 - 2009 Wetland Consulting Services (Pty) Ltd

2005 – 2006 University of KwaZulu-Natal (Maluti Transfontier Conservation Program)

2004 – 2005 University of KwaZulu-Natal (Welgevonden Elephant Program)

## **WORKS EXPERIENCES**

WETLANDS				
PERIOD	PROJECT NAMES	SCOPE	clients	
2018	Natalspruit river rehabilitation	Wetland delineation, Wetland PES and EIS description, Wetland classification, Rehabilitation	Company: Silver Horns Contact: Thabo Munyai Tel: 076 126 8387	
2018	Brakpan automotive hub wetland assessment	Wetland delineation, Wetland PES and EIS description, Wetland classification, Rehabilitation	Company: Vungandze Projects Contact Person: Khosi Mngomezulu Tel: 083 256 1292	
2018	K2 and K3 pipeline	Wetland delineation,	Company: Rand Water	

	wetland assessment	Wetland PES and EIS description, Wetland classification, Rehabilitation	Contact Person: Nomkhosi Mohlahlo Tel: 011 724 9191
2018	Desktop wetland assessment on portion 10 on Reserve 16 of Farm no 15638 in Ngwavuma, KwaZulu Natal Province, South Africa	Desktop study	Company: Beyond Greening Environmental Services Pty (Ltd) Contact Person: Nonkululeko Khumalo Tel: 072 172 8374
2017	Lanseria business park wetland delineation and assessment report	Wetland delineation, Wetland PES and EIS description, Wetland classification, Rehabilitation	Company: Arengo 6 Contact Person: Kagiso Mohlamme Tel: 072 591 5237
ECOLOGICAL ASSESSM	ENT (FAUNA AND FLORA)		
2018	K2 and K3 pipeline ecological assessment	Flora and fauna assessment, Sensitivity areas	Company: Rand Water Contact: Nomkhosi Mohlahlo Tel: 011 724 9191
2018	Brakpan automotive hub ecological assessment	Flora and fauna assessment, Sensitivity areas	Company: Vungandze Projects Contact Person: Khosi Mngomezulu Tel: 083 256 1292
2017	Amandebult Section biodiversity assessment	Flora and fauna assessment, Sensitivity areas	Company: Phuka tsa Nong Contact: Kelebogile Mogajane Tel: 083 478 5753
2017	Leliefontein biodiversity assessment	Flora and fauna assessment, Sensitivity areas	Company: Ndlelenhle Mining and consulting Contact: Abraham Maphoso Tel: 082 088 3283

# HERITAGE IMPACT ASSESSMENT



# **DESKTOP STUDY**

# FOR THE PROPOSED MOA CONSTRUCTION CC SOLAR PLANT ON FARM RIETPUTS 15 NEAR WINDSORTON, NORTHERN CAPE PROVINCE, SOUTH AFRICA.



# Prepared

by

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Polokwane

South

Africa

## **Executive Summary**

Millennium Heritage Pty (Ltd) was appointed by Thoalana Consulting to conduct a desktop study of the heritage resources of the Farm Rietputs 15 near Windsorton, in the northern Cape Province. The study form part of the Environmental Management Plan for the proposed Moa Construction CC Solar Plant and associated infrastructure in the Northern Cape province of South Africa. The area under study lies north east of the Vaal River situated next to the R374 road between Windsorton-Barkely west and the N12 national road that links Warrenton, and Kimberley in the Northern Cape Province. The desktop study was augmented by a site visit, conducted on the 12 November 2022. Despite Rietputs 15 being part of the diamond concessions that have a legacy of vandalism by mining activities for more than a century, the area is layered with rich heritage resources that span from the deep past to the recent past. Among these include Stone Age Acheulean lithics, vertebrate fossils, rock gongs, rock art engravings, Iron Age stone-walled settlements, and historical graveyards. Given that the Windsorton area is archaeologically rich, there is a high possibility for more heritage resources within the area proposed for hosting solar projects, perhaps needing mitigation. Based on this assessment which include desktop and a site visit identified a historical site within the proposed development footprint.

## The study reached the following conclusions:

Geo-referenced burial ground and a historical homestead sites are of high significance and are respectively protected by the NHRA (Act 25 of 1999).

For burial sites, the following applies: the Human Tissue Act (Act 65 of 1983) and the Ordinance on exhumation (Ordinance no 12 of 1980) which respectively distinguishes various categories of graves, burial grounds, and exhumation procedures. The NHRA (Act 25 of 1999) applies whenever graves are older than sixty years hence in this study it protects burial ground which is 60 years old. The remaining graves are protected by the HTA Act 65 of 1983, and the Ordinance on exhumation (Ordinance no 12 of 1980) since they are younger than 60 years. Therefore, recorded burial grounds are highly significant and warrant protection.

**Historical homestead,** the following applies: <u>Section 34 (1)</u> No person may alter or demolish any structure or part of a structure, which is older than 60 years without a permit issued by the

relevant Provincial Heritage Resources Authority. Therefore, recorded historical site is highly significant and warrant protection.

It is strongly recommended that the geo-referenced sites should be regarded as a No- GO area by construction crew and the site could be circumvented and avoided by the proposed solar plant development. A 50 Meters corridor between the sites and the proposed development should be maintained. It is strongly recommended that these sites should be fenced to alleviate future damages and vandalism, this recommenations should form part of the solar plant Environmetal Management Plan.

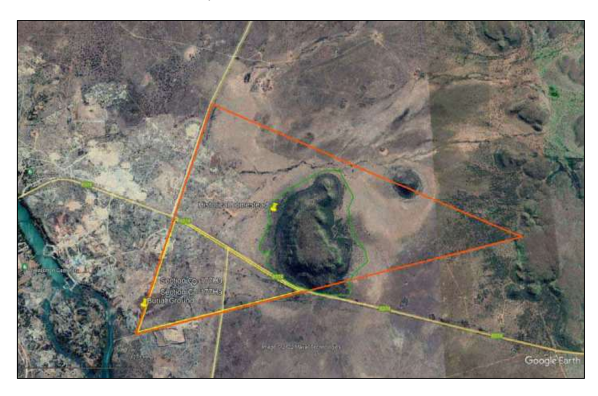
It is possible that some significant features may be buried beneath the ground. Should buried archaeological materials and burials remains be encountered during the process of development, the following must apply:

Work must stop immediately
 A professional archaeologist or nearest heritage authority must be contacted.

Based on this assessment which found burial and a historical homestead sites within the proposed development footprint, we strongly endorse that the Moa Construction CC solar plant should be aligned to avoid these sites during construction and after construction phase of the solar plant (to create a No-Go area around homestead and the burial site a 50metres interval should be observed by the construction crew and their activities) should this recommendation be followed by Moa Construction CC we strongly recommend heritage authorities to approve the project as planned.

## Introduction

Millennium Heritage Pty (Ltd) was appointed by Tholoana Consulting to conduct a desktop study of the archaeological, paleontological, and historical heritage resources of the Windsorton area as part of the Basic Assessment for a proposed Moa Construction CC Solar Plant and associated infrastructure on sections of Farm Rietputs 15 in the Northern Cape province of South Africa (Fig 1). The area under study lies north east of the Vaal River inproximity to the main regional tarred road (R374) which connect Windsorton and the N12 national road that links Warrenton and Kimberley in the Northern Cape Province. Farm Rietputs 15 is part of the diamond concessions that have been vandalised by open mining activities for more than a century.



**Figure 1:** Location of the proposed solar plant Moa Construction CC Solar Plant (28°19'38.09"S 24° 45'18.09"E) on sections of Farm Rietputs 15 near Windsorton in the Northern Cape province of South Africa

As demonstrated in Fig 1, the footprint of the proposed Moa Construction CC Solar Plant will cover 177 ha of land drained by the Vaal River. The project will involve the construction of access roads, a plant site, a substation, and transmission lines. Therefore as part of the non-invasive preparation, a desktop study coupled with a site visit was conducted to generate an

understanding of the paleontology, archaeology, and history of the area targeted to host the Ikomkhulu Solar Plant project.

## Background

Windsorton is an agricultural and mining town situated in the Vaalharts Irrigation Scheme one of the largest irrigation schemes in the world covering 369.50 square kilometers on the banks of the Vaal River in the Northern Cape province of South Africa. The Vaal River extends from the mountains in Mpumalanga in the East. Over the last 20 million years, the river channel has migrated across the floodplain eventually finding its current path (De Wit et al. 2000; Leader 2009). During this process, it has laid down billions of tons of alluvial sands and gravel. It is these same gravels that contain the diamonds that have made South Africa famous.

The geology of the Windsorton area is characterised, by dolerite inselbergs (koppies) of the Karoo Supergroup including the Ventersdorp Supergroup, Dwyka tillites, and shales (Gibbon 2009). The dolerite dykes within the area of the proposed development are not paleontologically significant. However, Stone Age quarry sites are usually found at the foot of dolerite hills where hornfels outcrops occur. Similarly, dolerite is usually associated with engraving sites. The area and adjacent environs are also characterised by layers of 'young' and 'old' gravels (De Wit et al. 2000; Gibbon 2009). The Rietputs and Riverton Formations and the other 'young' gravel deposits occur at elevations of 12 to 14 m above river level (De Wit et al. 2000). These are followed by the 'old' gravel deposits which occur at elevations of 21 to 60 m above the river level and these are conventionally thought to be reworked clasts from preexisting fluvial deposits (Helgren 1979; Gibbon 2009). The young' deposits such as Rietputs Formation from the site of Rietputs 15 (named after the farm) were dated between 1.57+/-0.22Ma and ca 1.26+/-0.10Ma (Gibbon et al. 2009). These are made up of a complex valley fill that includes sand and coarse gravel covered by sporadic palaeosols, and fine alluvium (Helgren 1979; Gibbon 2009). The Riverton Formation is associated with the late Pleistocene and Holocene epochs, it is made up of fine-grained sand and silts. As noted by Helgren (1979) these are made up of several terraces that make up the Vaal River floodplain. As noted by Gibbon et al. (2009), there are no fossils present in the gravels investigated at Rietputs 15 hence the area proposed to host the Moa Construction CC Solar Plant is regarded as paleontologically insignificant.

As a semi-desert landscape, Windsorton is characterised by rugged terrain with a diverse range of flora and fauna. The scenery consists mainly of sand with grasses and sometimes shrubs, coastal plains, craggy sharp mountains of volcanic rock, and the lushness of the Vaal River.

The climate of Windsorton is semi-arid, it is characterized by severe summer temperatures which have been recorded to reach approximately 32 °C in January (https://www.south-africa-info.co.za). On the contrary, nights are cool and bring with them heavy dew. Water is scarce hence life depends on moisture from the early morning fog. During winter, temperatures drop to more temperate levels. Rainfall in Windsorton varies from 5 mm per annum in the east to 168 mm per annum.



Figure 2. A view from Farm Rietputs 15 showing part of the Windsorton landscape

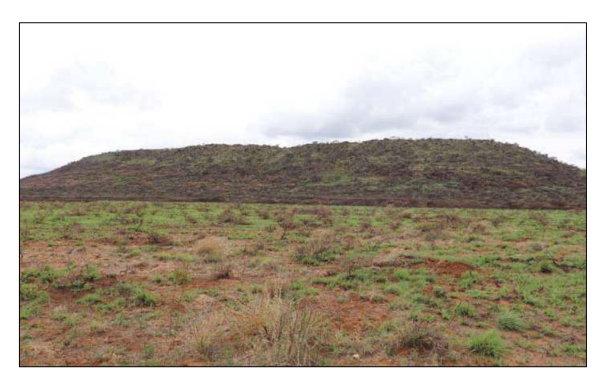


Figure 3: Promontary hill, where rock gongs have been documented by previous researchers



Figure 4: Existing power substation on the property

## **RELEVANT LEGISLATION**

Two sets of legislation are relevant for the purposes of this study in as far as they contain provisions for the protection of tangible and intangible heritage resources including burials and burial grounds.

## The National Heritage Resource Act (25 of 1999)

This Act established the South African Heritage Resource Agency (SAHRA) as the prime custodian of the heritage resources and makes provision for the undertaking of heritage resources impact assessment for various categories of development as determined by section 38. It also provides for the grading of heritage resources (Section, 7) and the implementation of a three-tier level of responsibly and functions from heritage resources to be undertaken by the State, Provincial and Local authorities, depending on the grade of heritage resources (Section, 8)

In terms of the National Heritage Resource Act 25, (1999) the following is of relevance:

## **Historical remains**

<u>Section 34 (1)</u> No person may alter or demolish any structure or part of a structure, which is older than 60 years without a permit issued by the relevant Provincial Heritage Resources Authority.

## Archaeological remains

**Section 35(3)** Any person who discovers archaeological and paleontological materials and meteorites during development or agricultural activity must immediately report the find to the responsible heritage resource authority or the nearest local authority or museum.

Section 35(4) No person may, without a permit issued by the responsible heritage resources authority-

- destroy, damage, excavate, alter, deface or otherwise disturb any archaeological or paleontological site or any meteorite;
- destroy, damage, excavate, remove from its original position, collect or own any archaeological or paleontological material or object or any meteorite;
- trade in, sell for private gain, export or attempt to export from republic any category of archaeological or paleontological material or object or any meteorite; or
- bring onto or use at an archaeological or paleontological site any excavation equipment or any equipment which assist with the detection or recovery of metal or archaeological material or object or such equipment for the recovery of meteorites.

Section 35(5) When the responsible heritage resource authority has reasonable cause to believe that any activity or development which will destroy, damage or alter any archaeological or paleontological site is underway, and where no application for a permit has been submitted and no heritage resource management procedures in terms of section 38 has been followed, it may

- serve on the owner or occupier of the site or on the person undertaking such development an order for the development to cease immediately for such period as is specified in the order
- carry out an investigation for obtaining information on whether an archaeological or paleontological site exists and whether mitigation is necessary;
- if mitigation is deemed by the heritage resources authority to be necessary, assist the person on whom the order has been served under paragraph (a) to apply for a permit as required in subsection (4); and
- recover the cost of such investigation from the owner or occupier of the land on which
  it is believed an archaeological or paleontological site is located or from the person
  proposing to undertake the development if no application for a permit is received within
  two weeks of the order being served.

**Subsection 35(6)** the responsible heritage resource authority may, after consultation with the owner of the land on which an archaeological or paleontological site or meteorite is situated; serve a notice on the owner or any other controlling authority, to prevent activities within a specified distance from such site or meteorite.

## **Burial grounds and graves**

**Section 36 (3)** No person may, without a permit issued by SAHRA or a provincial heritage resources authority:

- (i) destroy, damage, alter, exhume, remove from its original position or otherwise disturb any grave or burial ground older than 60 years which is situated outside a formal cemetery administered by a local authority; or
- (ii) bring onto or use at a burial ground or grave any excavation equipment, or any equipment which assists in detection or recovery of metals.

**Subsection 36 (6)** Subject to the provision of any person who during development or any other activity discover the location of a grave, the existence of which was previously unknown, must immediately cease such activity and report the discovery to the responsible heritage resource authority which must, in co-operation with the South African Police service and in accordance with regulation of the responsible heritage resource authority-

(I) carry out an investigation for obtaining information on whether such grave is protected in terms of this act or is of significance to any community; and if such grave is protected or is of significance, assist any person who or community which is a direct descendant to decide for the exhumation and re-interment of the contents of such grave or, in the absence of such person or community, make any such arrangement as it deems fit.

## **Cultural Resource Management**

Section **38(1)** Subject to the provisions of subsection (7), (8) and (9), any person who intends to undertake a development\*...

• must at the very earliest stages of initiating such development notify the responsible heritage resources authority and furnish it with details regarding the location, nature and extent of the proposed development.

**development** means any physical intervention, excavation, or action, other than those caused by <u>natural forces</u>, which may in the opinion of the heritage authority in any way result in a

change to the nature, appearance or physical nature of a place, or influence its stability and future well-being, including:

- (i) Construction, alteration, demolition, removal or change of use of a place or a structure at a place;
- (ii) Any change to the natural or existing condition or topography of land, and
- (iii) Any removal or destruction of trees, or removal of vegetation or topsoil;

place means a site, area or region, a building or other structure

**structure** means any building, works, device or other facility made by people and which is fixed to the ground.

## The Human Tissue Act (65 of 1983)

This act protects graves younger than 60 years, these falls under the jurisdiction of the National Department of Health and the Provincial Health Department. Approval for the exhumation and reburial must be obtained from the relevant provincial MEC as well as relevant Local Authorities.

## Methodology

The desktop study was undertaken as part of the documentation of the physiographic settings and history of the Windsorton landscape as well as determining the presence/absence of any archaeological, or cultural landmarks in the area proposed to host Moa Construction CC Solar Plant project. It is common knowledge that a desktop study is an essential component of any primary research. The desktop study was focused on both published and unpublished archaeological, and historical documentary works. These included maps, photographs, site registers, journals, monographs and autobiographies, and fieldwork reports - particularly AIAs and HIAs hosted by heritage databases such as SAHRA. The latter formed a key component of this study it provided background information, which aided in understanding the archaeology, and history of the Windsorton landscape.

## Limitations

Like any other research, the desktop study had its fair share of problems despite being a fairly exhaustive inquiry. Access to some archives housed in some museums and libraries institutions such as the McGregor Museum, National Library of South Africa, and the Cape Town City Library proved difficult, particularly during this Covid-19 era. Nevertheless, to augment the data from the desktop research, a site visit was conducted on the 11<sup>th</sup> of November 2022. Systematic fieldwalking and drive-throughs surface surveys were conducted on the area earmarked to host the Solar Plant.

## **Desktop Findings**

The town of Windsorton is commonly known as Chaib in Khoekhoen language, which translates to mean the 'place of the kudu'. It was founded in 1869 as a diamond diggers camp and was administered by a village management board (https://www.south-africa-info.co.za). The town started as Hebron, a mission station, but when diamonds were discovered, the area was flooded with prospectors and the town became a diggers' camp. The missionaries were sent packing and the town of Windsorton took root in the diggers' camp. Eventually, the town was renamed after P F (Peter Ford) Windsor, the original owner of the land, who was instrumental in its development. Today, many mining companies have claims in the region and regularly dig massive pits to expose these gravels, to acquire diamonds (https://www.south-africa-info.co.za; Leader 2009).

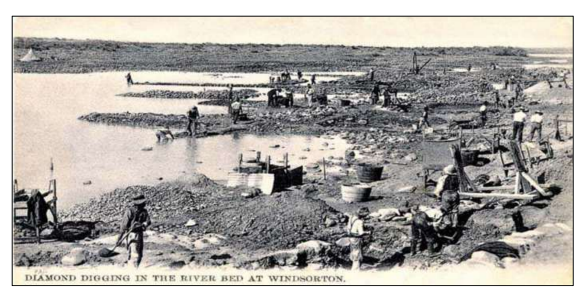


Figure 5. Diamond mining in the Vaal rover. Coutesey of Günter Grundmann's

During the late 19th century, it is believed that Windsorton formed part of the area that was ruled by Chief Galeshewe, who repeatedly clashed with the Cape Colony government (Küsel 2015). Galeshewe led an uprising in 1897 and was consequently arrested. Because of his activism, his land was later confiscated by the government (https://www.south-africa-info.co.za). In 1886, before the construction of the irrigation scheme, Cecil John Rhodes wanted to divert the water from the Harts River to the diamond fields at Kimberley. He was granted land for this venture but could not raise the necessary funds, and the government was not willing to fund the project (Küsel 2015). Eventually, Rhode's dream was fulfilled when the then government, initiated the Vaalharts Water Scheme began in 1934. Water was diverted from the Vaalharts Main Canal, to serve the North Canal, Klipdam-Barkly Canal, and Taung Canal. Today, the canal system consists of a total of 1,176 km of concrete-coated canals which provide irrigation water to a total of 39,820 ha of scheduled land, industrial water to six towns and other industrial water users, and also domestic and livestock water, for primary use, to various properties.

Despite Windsorton being part of the diamond concessions that have a legacy of vandalism from mining activities for more than a century, the area is layered with rich heritage resources that span from the deep past to the recent past. Archaeological records depict the area as generally rich in Stone, and Iron Age settlements including those dating to the historical period (Kuman & Gibbon 2016). Early Stone Age (ESA) research by C. van Riet Lowe and The Abbé Breuil (van Riet Lowe 1945) was largely focused on the Windsorton 'young' gravels deposits close to the Vaal River where early humans are thought to have lived. Here they collected handaxes, core-axes, and cleavers (Cooke 1949; Helgren 1978; Leader 2009; Rossouw 2016) from the dumps of the diamond miners who first established the town of Windsorton (Leader 2009:1). Vertebrate fossils were also identified in the deposits including those associated with the Rietputs Formation (Helgren 1977). More recently, Gibbon (2009) recorded the first openair EIA Acheulean sites in Windsorton. Most of these were recovered in alluvial deposits of the lower Vaal River basin deeply buried in alluvial sands and gravels exposed by the diamond mining activities. Early EIA Acheulean lithic assemblage recorded at Rietputs 15 had similar affinities with those at Sterkfontein and Swartkrans hence the Rietputs 15 assemblage forms part the oldest Acheulean artefacts in Southern Africa (Kuman & Gibbon 2018).

Several EIA Acheulean handaxes and associated lithics that were once preserved within the subsurface gravels were recovered scattered on spoil heaps and backfilled areas from the diamond mining area at Farm Rietputs 15 without context (see Rossouw 2016). Later Stone Age (LSA) sites have been also recorded along the lower Vaal River valley including rock art engraving around Nazareth Warrenton, and Four Streams. Similarly to ESA, secluded LSA lithics were recorded occasionally around Baskop and further east towards the Vaal River. Rossouw (2016), recorded three rock gongs at Farm Rietputs 15 along the northern rim of Baskop.

The peopling of Bantu agropastoralist communities in Windsorton was recorded mostly during the Late Iron Age and historical epochs of the 18th and early 19th centuries where remnants of stone-walled settlements of Tswana communities were identified (Humphreys 1976; Rossouw 2016). On the rocky outcrop near the edge of Farm Rietputs 15, Rossouw identified a large stone-walled Tswana settlement covering an approximately 9ha area, (Fig. 2) which the locals suspect to have been continuously inhabited until the late 1960s. Rossouw (2016) identified more Tswana settlements with similar stone-walled structures on the western slopes of Baskop, however, he could not establish their distribution due to dense vegetation that covered large parts of the lower slopes around the mountain. Numerous rectangular stone foundations dating to the historical period were also recorded at Farm Rietputs 15 adjacent to the northern slope of Baskop. This included an ashy midden with scatters of European glassware, ungulate bones, and ceramics (Rossouw 2016). Marked and unmarked graveyards dating to the recent past were also recorded by Rossouw (see Table 1). The formal graves had formal head markers and may probably be of the previous owners of Farm Rietputs 15. The informal graves are suspected to belong to the previous farm workers, and a section of these was destroyed by earlier mining activities.

**Table 1.** The range of heritage resources that were recorded at Farm Rietputs 15 and adjacent environs

Type Site	Description	Photos	Source
Early Stone	Found on open-air		Cooke 1949;
Age Sites	sites with gravels		Helgren 1978;
	deposits situated a		Leader 2009;
	considerable distance		Gibbon 2009;
	from the Vaal River		Rossouw 2016;
			Kuman & Gibbon
	Finds include hand		2018
	axes, core axes,		
	cleavers, and		
	vertebrate fossils		
		And becomes and the second of	
Late Stone	Sites including		Rossouw 2016;
Age Sites	material remains are		Cooke 1949;
	usually found scattered		Helgren 1978;
	along the lower Vaal		Leader 2009;
	River valley		Gibbon 2009
Rock gongs	Three rock gongs were		Rossouw 2016
	recorded along the		
	northern rim of		
	Baskop		
Stone-	Large stone-walled		Humphreys 1976;
walled	Tswana settlement		Rossouw 2016;
settlements	which the locals		Own fieldwork

suspect to have been continuously inhabited until the late 1960s



Rectangular stone foundations

These were recorded at
Farm Rietputs 15 and
they are situated
adjacent to the
northern slope of
Baskop. The
settlements had ashy
middens with scatters
of European
glassware, ungulate
bones, and ceramics
which all date to the
historical period



Rossouw 2016; Own fieldwork

Marked graveyard	covering approximately 2200 m2 is located about 235 m east of the Vaal River. The graveyard dates from around the turn of the previous century and consists of a loose arrangement of some heavily overgrown graves, the	Rossouw 2016

	majority with formal head markers.	
Unmarked graveyard 1	Covers approximately 7200 m2 is located about 600 m east of the historical graveyard. The graves are clearly visible, but unmarked and considered to be that of local farm workers. It is noted that a section of the cemetery was destroyed by earlier mining	Rossouw 2016

	activities, which apparently happened under previous management	
Unmarked graveyard 2	Covering approximately 1800 m2 is located about 90 m from the riverbank near the south-eastern boundary of the study area The graves are clearly visible but	Rossouw 2016
	unmarked and considered to be that of local farm workers	



# **Site visit Findings**

# Historical Site: (GPS S28°.19, 34.02" & E 24°.45.21.01")

The site extend form the flat section of the land toward at the bottom slope of the hill. The area is characterised by two separate stones encloures, rectangular stone house foundations with evidence of baked clay bricks. Ash midden with broken pieces of porcelain, pots and rusted metals.





**Figure 6:** Historical site, indicated by stone and claybricks foundation, remains of ceramics and stone wall enclosures.

## Burial Grounds(GPS S28°.20, 31.06" & E 24°.44.02.06")

A burial ground exist just below the existing diamond mine tailing dam, the area is characterised by more than 100 burial sites, all indicated by parked stones as grave dressings. The site is located not far from the Vaal River bank within the Diamond mining area. Few bushes exist dominated by *Rhus* spieces, while the surface is covered by grown grass cover.



Figure 7: View of the geo-referenced burial site

## Conclusion & recommendations

Although Rietputs 15, and Windsorton, have a legacy of vandalism by diamond mining activities for more than a century, they have numerous heritage resources that date back as far as the Early Stone Age particularly the area drained by the Vaal River.

The study reached the following conclusions:

Geo-referenced burial ground and a historical homestead sites are of high significance and are respectively protected by the NHRA (Act 25 of 1999).

**For burial sites**, the following applies: the Human Tissue Act (Act 65 of 1983) and the Ordinance on exhumation (Ordinance no 12 of 1980) which respectively distinguishes various categories of graves, burial grounds, and exhumation procedures. The NHRA (Act 25 of 1999)

applies whenever graves are older than sixty years hence in this study it protects burial ground which is 60 years old. The remaining graves are protected by the HTA Act 65 of 1983, and the Ordinance on exhumation (Ordinance no 12 of 1980) since they are younger than 60 years. Therefore, recorded burial grounds are highly significant and warrant protection.

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It is strongly recommended that the geo-referenced sites should be regarded as a No- GO area by construction crew and the site could be circumvented and avoided by the proposed solar plant development. A 50 Meters corridor between the sites and the proposed development should be maintained. It is strongly recommended that these sites should be fenced to alleviate future damages and vandalism, this recommenations should form part of the solar plant Environmetal Management Plan.

It is possible that some significant features may be buried beneath the ground. Should buried archaeological materials and burials remains be encountered during the process of development, the following must apply:

Work must stop immediately
 A professional archaeologist or nearest heritage authority must be contacted.

Based on this assessment which found burial site and a historical homestead site within the proposed development footprint, we strongly endorse that the solar plant should be aligned to avoid these sites during construction and after construction phase of the solar plant (to create a No-Go area around homestead and the burial site a 50metres interval should be observed by the construction crew and their activities) should this recommendation be followed by Moa Construction CC we strongly recommend heritage authorities to approve the project as planned.

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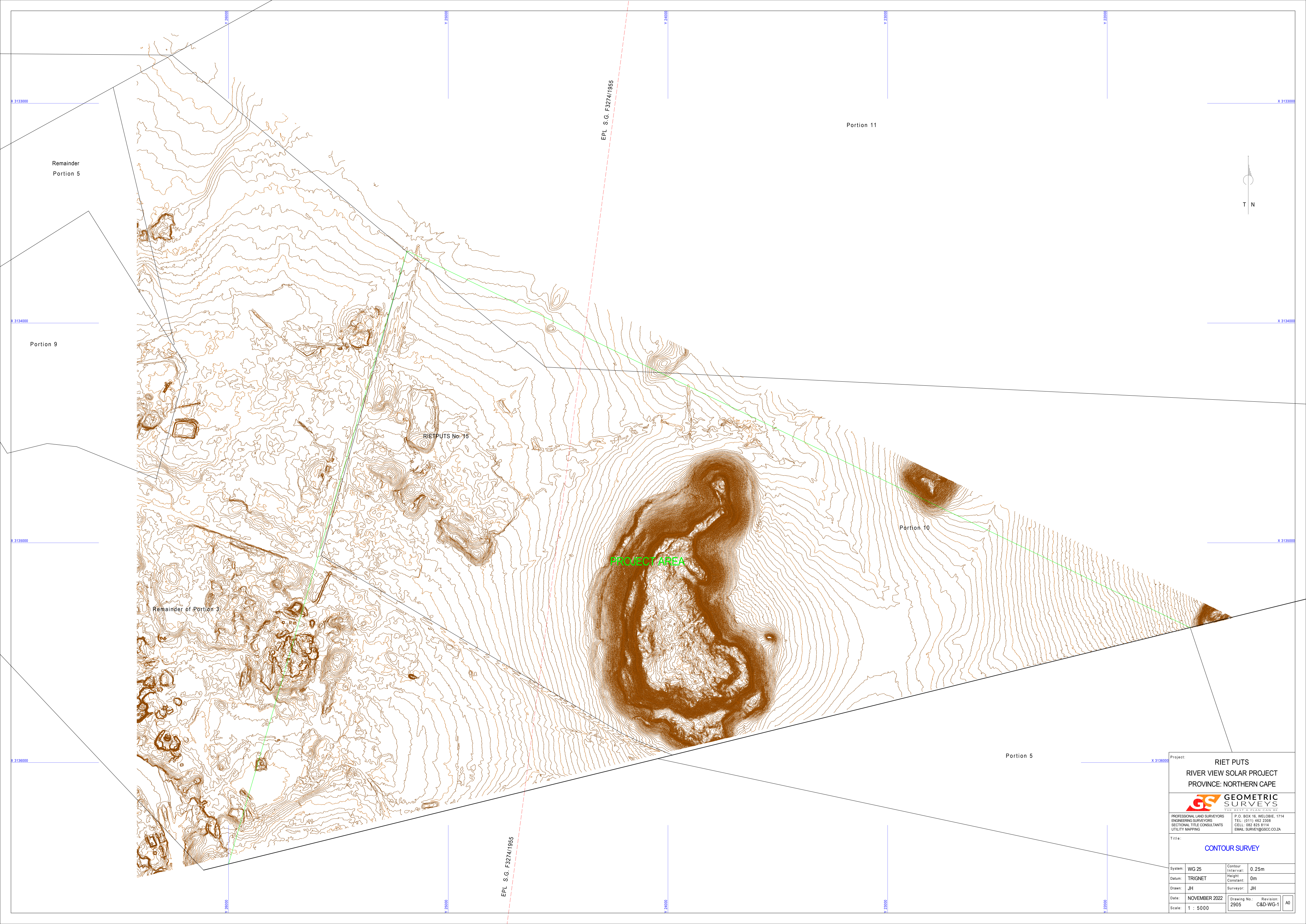
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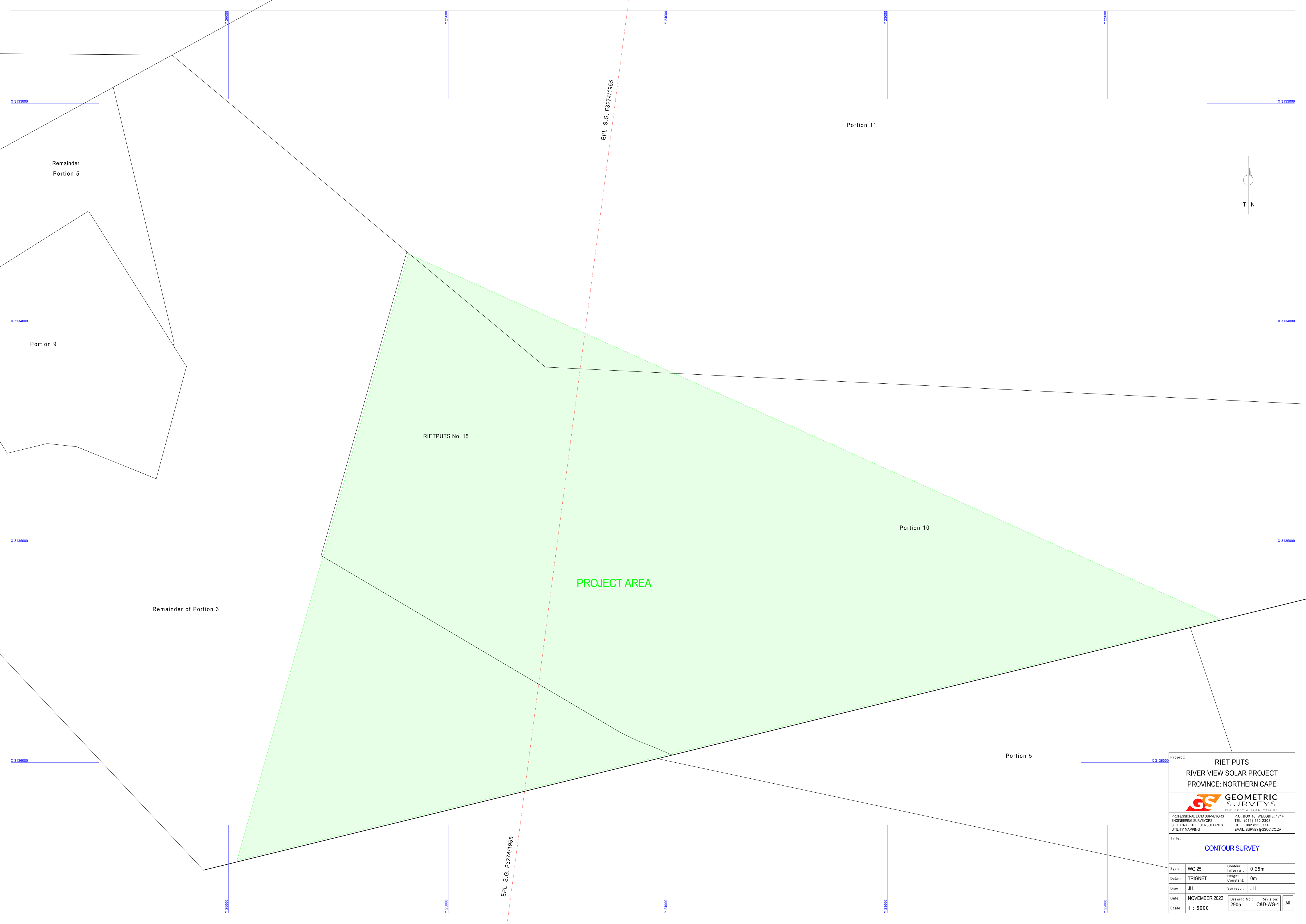
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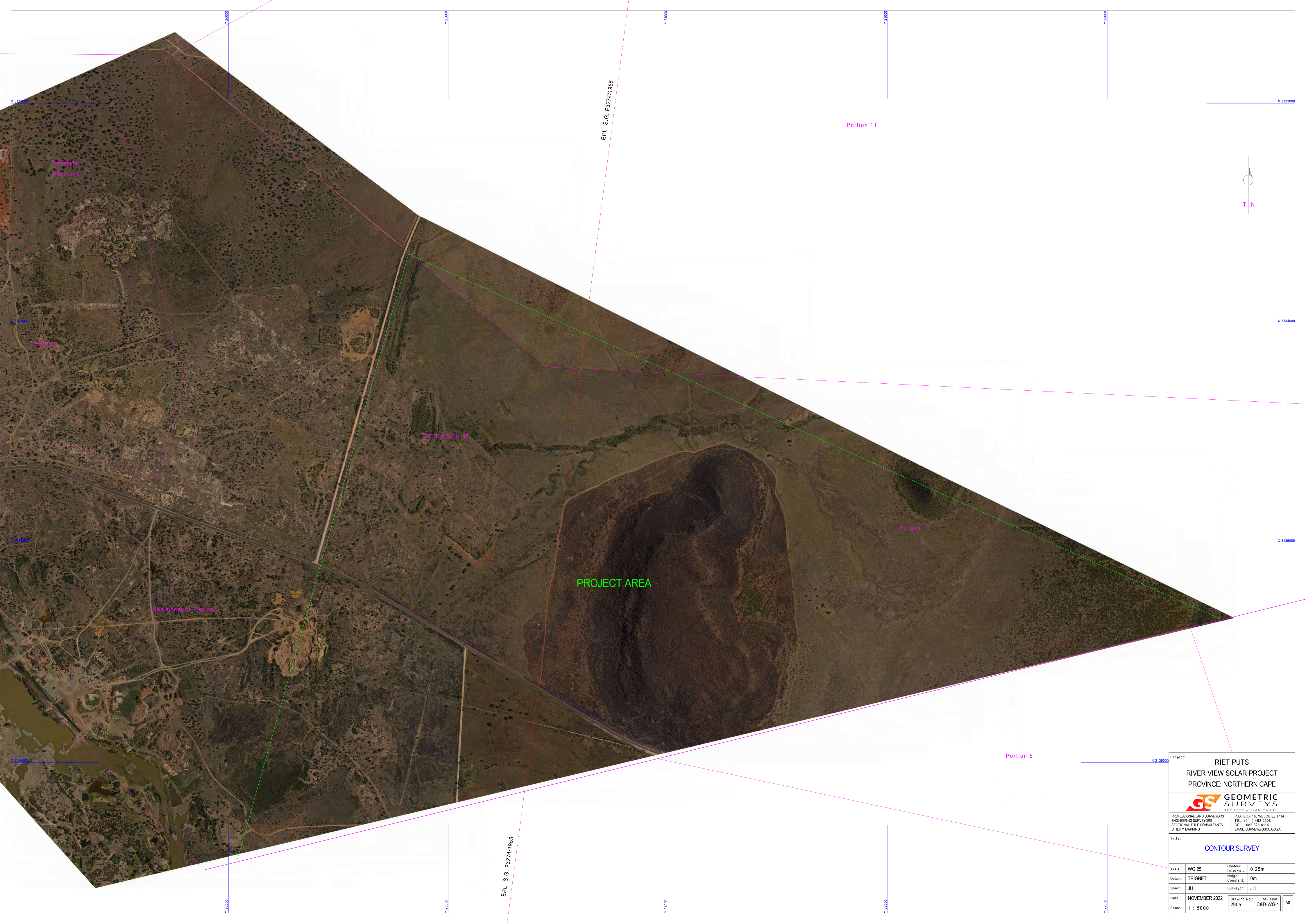
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# LAND SURVEY







## WETLAND ASSESSMENT



# WETLAND ASSESSMENT AND DELINEATION REPORT IN SUPPORT OF THE PROPOSED MOA SOLAR PLANT AT THE REMAINING EXTENT OF PORTION 3 OF THE FARM RIETPUTS 15, MAGARENG LOCAL MUNICIPALITY, FRANCES BAARD DISTRICT MUNICIPALITY IN THE NORTHERN CAPE PROVINCE.

#### PREPARED FOR

MoA CONSTRUCTION (PTY) LTD

PREPARED BY: MAANAKANA PROJECTS AND

**CONSULTING (PTY) LTD** 

REPORT REFERENCE: 03MPC2022

NOVEMBER 2022

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Draft Report Ref. No.		03MPC2022	
Final Report	Ref.No.		

#### **DECLARATION**

We, <u>Maanakana Projects and Consulting (Pty) Ltd</u>, in our capacity as specialist consultant, hereby declare that we:

- Act as an independent consultant;
- Do not have any financial interest in the undertaking of the activity, other than remuneration for the work performed in terms of the National Environmental Management Act, 1998 (Act 107 of 1998);
- Undertake to disclose to the competent authority, any material and/or information that
  has or may have the potential to influence the decision of the competent authority or
  the objectivity of any report, plan or document required in terms of the National
  Environmental Management Act, 1998 (Act 107 of 1998);
- As a registered member of the South African Council for Natural Scientific Professions, will
  undertake our profession in accordance with the Code of Conduct of the Council, as
  well as any other societies to which we are members; and
- Based on information provided to us by the project proponent, and in addition to the information obtained during desktop study, fieldwork investigations have presented the results and conclusion to the best of our professional judgment.

Eterland

Dr. Milambo Freddy Tshiala

#### **EXECUTIVE SUMMARY**

#### i. Introduction

Maanakana Projects and Consulting (Pty) Ltd was appointed by MoA Construction CC to conduct a wetland delineation and assessment as part of the environmental assessment and authorization process for the proposed MoA solar plant at the remaining extent of portion 3 of the Farm Rietputs 15, Magareng Local Municipality, Frances Baard District Municipality in the Northern Cape Province.

#### ii. Approach and Methodology

- The wetlands were delineated according to the Department of Water and Sanitation (DWS) (DWAF, 2005) guidelines and procedures, and assessed based on the WET-Health (Macfarlene et al., 2020) and WET-Eco services scoring systems (Kotze et al., 2020).
- Desktop assessment of the site where various data sources were utilized to obtain background information, including 1:50 000 Maps, NFEPA (2011) data, and Ecosystem Sensitivity data.
- DEA Screening tool was used to identify sensitive aquatic areas.
- The site visit was undertaken from the 12th of November 2022.
- ArcGIS and Google map used to analyse data.

#### iii. Wetland Assessment Results

During the site visit, 1 HGM unit was observed on-site and assessed since it will be directly impacted by the proposed development and it was discussed in detail within this report.

#### iv. Impact Assessment

An impact assessment, considering the impacts currently observed on the water resources, has been determined and proposed mitigation measures were developed to minimize the impacts, where possible. Several impacts/land uses of the respective wetlands were observed, and this included the presence of alien invasive plants, clearance or disturbance of natural habitat (in a form of roads and other anthropogenic (mainly sand mining, grazing farms, etc.) activities), within the study area.

#### v. Recommendations and Conclusion

This study has reviewed the available literature and assessed the wetlands within the vicinity of the proposed development site in the form of a site visit undertaken on the 12<sup>th</sup> of November 2022. According to the National Freshwater Ecosystem Priority Areas (NFEPA) data, there are several wetlands identified close to the proposed development sites. Within the study area, 1 artificial HGM unit was assessed as it is the one likely to be impacted directly by the development.

In a case where this study is for the Competent Authorities to make a decisive conclusion on an Authorisation or permit, it is the opinion of the Specialist that this development be approved However, all essential mitigation measures and recommendations presented in this report should be adhered to. This will ensure that the water quality and ecology within the proposed development areas as well as the surrounding zone of influence are protected or adequately rehabilitated. This will minimize the deviations from the present state. Particular attention needs to be paid to the location and extent of sensitive aquatic and terrestrial (riparian) habitat to ensure that development-related activities do not unnecessarily encroach into these zones and that the ongoing functionality of these systems is ensured.

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#### **LIST OF TERMS**

**Alien vegetation**: Plants that do not occur naturally within the area but have been introduced either intentionally or unintentionally. Vegetation species that originate from outside of the borders of the biome -usually international in origin.

**Alluvial soil**: A deposit of sand, mud, etc. formed by flowing water or the sedimentary matter deposited thus within recent times, especially in the valleys of large rivers.

**Biodiversity:** The number and variety of living organisms on earth, the millions of plants, animals, and micro-organisms, the genes they contain, the evolutionary history and potential they encompass, and the ecosystems, ecological processes, and landscape of which they are integral parts.

**Buffer:** A strip of land surrounding a wetland or riparian area in which activities are controlled or restricted, in order to reduce the impact of adjacent land uses on the wetland or riparian area.

**Catchment:** The area contributing to runoff at a particular point in a river system.

**Delineation**: the technique of establishing the boundary of an aquatic resource such as a wetland or riparian area.

**Drain** – In the context of wetlands, refers to a natural or artificial feature such as a ditch or trench created for the purpose of removing surface and sub-surface water from an area (commonly used in agriculture).

**Ecological Importance** – An expression of the importance of an environmental resource for the maintenance of biological diversity and ecological functioning on local and wider scales.

**Ecological Sensitivity** – A system's ability to resist disturbance and its capability to recover from disturbance once it has occurred.

**Ecoregion**: An ecoregion is a "recurring pattern of ecosystems associated with characteristic combinations of soil and landform that characterize that region".

**Facultative species**: Species usually found in wetlands (76%-99% of occurrences) but occasionally found in non-wetlands areas.

**Groundwater**: Subsurface water in the saturated zone below the water table.

**Gulley** (or erosion gulley) - A gully (commonly called a "donga") is an erosion landform or feature, created by running water eroding sharply into the soil. Gullies generally resemble small ditches that can be several meters in depth and width. Gullying or gully erosion is the process by which gullies are formed.

**Hydromorphic soil**: A soil that in its undrained condition is saturated or flooded long enough to develop anaerobic conditions favoring the growth and regeneration of hydrophytic vegetation (vegetation adapted to living in anaerobic soils).

**Hydromorphy**: A process of gleying and mottling resulting from the intermittent or permanent presence of excess water in the soil profile

Indigenous vegetation: Vegetation occurring naturally within a defined area.

**NFEPA** – National Freshwater Ecosystem Priority Areas, identified to meet national freshwater conservation targets (CSIR, 2010).

**Obligate species**: Species are almost always found in wetlands (>99% of occurrences).

**PES** – Present Ecological State, referring to the current state or condition of an environmental resource in terms of its characteristics and reflecting the change from its reference condition.

**Perennial**: Flows all year round.

**Ramsar**: The Ramsar Convention (The Convention on Wetlands of International Importance, especially as Waterfowl Habitat) is an international treaty for the conservation and sustainable utilization of wetlands, i.e., to stem the progressive encroachment on and loss of wetlands now and in the future, recognizing the fundamental ecological functions of wetlands and their economic, cultural, scientific, and recreational value. It is named after the city of Ramsar in Iran, where the Convention was signed in 1971.

**Reserve** - The quantity and quality of water needed to sustain basic human needs and ecosystems (e.g. estuaries, rivers, lakes, groundwater, and wetlands) to ensure ecologically sustainable development and utilization of a water resource. The Ecological Reserve pertains specifically to aquatic ecosystems.

**Seasonal zone of wetness**: The zone of a wetland that lies between the Temporary and Permanent zones and is characterized by saturation from three to ten months of the year, within 50cm of the surface.

**Temporary zone of wetness:** The outer zone of a wetland is characterized by saturation within 50cm of the surface for less than three months of the year.

#### 1 INTRODUCTION AND BACKGROUND

#### 1.1 INTRODUCTION

Maanakana Projects and Consulting (Pty) Ltd was appointed by Moa Construction (Pty) Ltd to conduct a wetland delineation and assessment as part of the environmental assessment and authorization process for the proposed river view solar plant at the remaining extent of portion 3 of the Farm Rietputs 15, Magareng Local Municipality, Frances Baard District Municipality in the Northern Cape Province.

To identify all freshwater ecosystems that may potentially be impacted by the activities associated with the proposed infrastructure, a 500 m "zone of investigation" around the study area, in accordance with Government Notice (GN) 509 of 2016 as it relates to the National Water Act, 1998 (Act No. 36 of 1998) (NWA) was used as a guide in which to assess possible sensitivities of the receiving environment. This 500 m "zone of investigation" will henceforth be referred to as the investigation area. The National Water Act, 1998 (Act No. 36 of 1998, NWA), wetlands are referred to as areas that are transitional between aquatic and terrestrial environments, where the water table is usually at or near the surface, where the land is periodically covered with shallow water, and which land in normal circumstances will support vegetation typically adapted to life in saturated soils. Wetlands are classified as water resources, and as such are protected and should not be subject to pollution or damage.

The purpose of this report is to define the ecology of the proposed developments in terms of freshwater resource characteristics, mapping of the resources, discuss key ecological drivers and defining areas of increased Ecological Importance and Sensitivity (EIS), and to define the Present Ecological State (PES) of the freshwater resources associated with the proposed developments. It is a further objective of this study to provide current impacts on the wetlands and provide mitigation measures.

This Wetland Assessment was conducted as a specialist study and was done in accordance with requirements of appendix 6 as per the National Environmental Management Act (Act 107 of 1998) (NEMA): Environmental Impact Assessment (EIA) Regulations (2017).

#### 1.2 PROJECT DESCRIPTION

The proposed Moa Solar Plant project entails the construction of Solar Photovoltaic (PV) power plant to feed into the National Grid (Eskom), at the Remaining Extent of Portion 3 of the Farm Rietputs 15, where the size of the property is approximately 1 313.5298 Ha, however the footprint for the plant is approximately 177Ha (Section C177Ha, refer to figure 1 below). The site area falls within ward 4, Magareng Local Municipality, Frances Baard District Municipality in the Northern Cape Province in South Africa. Refer to Figure 1, below.

#### **SOLAR PLANT SETUP**

- Solar PV panels which receives the energy from the sun, from which the Direct Current (DC) energy goes through a combiner box, which combines the outputs of the different strings of PV modules to the inverter. Batteries are used for the storage of energy before the conversion takes place using the inverter.
- The energy from the sun in the form of DC is converted (factor in the stored energy from the batteries) to Alternating Current energy (electricity), by the invertor. The next phase is the smart transformer station facility which consists of equipment with controls for switching (this mainly comprises of various facilities for operational controls, including operational offices and protection of the current) from which it goes to the substation (Eskom), then transferred to the Eskom grid line for distribution. Refer to Error! Reference source not found., below.

# Components of Solar Power Plant Monitoring System

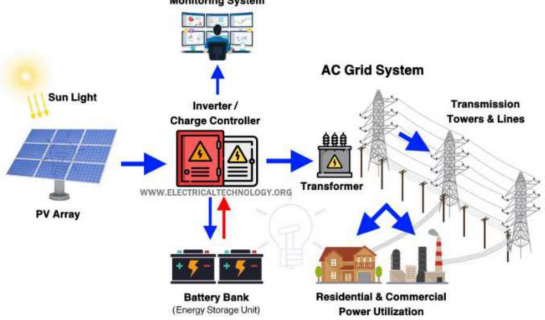


Figure 1-1: Typical Solar Plant

 Other key features for the solar plant, includes but not limited to Materials and equipment storage areas, security areas (access control). Refer to Figure 1-2: to the typical setup below.

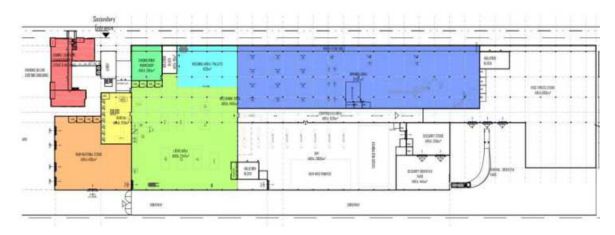


Figure 1-2: Typical layout for the operations and maintenance centre

#### 1.3 DETAILS AND EXPERTISE OF THE SPECIALIST

According to Appendix 6, section 1 (1) A specialist report prepared in terms of these Regulations

must contain—(a) details of—(i) the specialist who prepared the report; and(ii) the expertise of that specialist to compile a specialist report including a curriculum vitae;", provided below are the details of the Specialist who prepared this Wetland assessment and delineation Report, as well as the expertise of the individual members of the study team. Table 1 below outlines the Project Team with their details and qualifications.

Table 1: Specialist Details

Specialist	Dr. Milambo Freddy Tshiala		
Qualifications	Ph.D of Philosophy in Environment and Society		
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#### 1.4 TERMS OF REFERENCE AND OBJECTIVES

Specific outcomes in terms of this report are outlined below:

- Determine and ground truth of the wetlands assessed previously on-site and those shown by the NFEPA data (Site assessment undertaken from the 12<sup>th</sup> of November 2022).
- A wetland delineation was conducted following the guidelines contained in the DWAF (DWS) Guideline document entitled "A Practical Field Procedure for Identification and delineation of wetlands and riparian areas" (DWAF, 2005a).
- Determine the functionality of wetlands, using the Version 2 Wet-EcoServices (Kotze et al. (2020)) assessment for wetlands tool.
- Determine the Present Ecological Status (PES) of identified wetlands within the study area by applying a Level 1B Wet-Health assessment (Macfarlane et al., 2020).
- Determine the Ecological Importance and Sensitivity (EIS) for the identified wetlands by utilizing the methodology described by Rountree (2013).
- Document field and desktop data and classify confirmed wetlands into hydrogeomorphic units.
- Recommendations on management and mitigation measures (including opportunities
  and constraints) with regards to the development and operation of the proposed
  development to improve, manage and mitigate impacts on the freshwater ecology of
  the area will be provided.

#### 1.5 ASSUMPTIONS AND LIMITATIONS

The following assumptions and limitations are applicable to this report:

- A single season baseline assessment was conducted, thus limiting the amount of biota identified at the site;
- Accuracy of the maps, aquatic ecosystems, routes, and desktop assessments was made using the current 1:50 000 topographical map series of South Africa
- Site assessment was limited to the development area.
- The GPS used for water resource delineations was accurate to within five meters.
   Therefore, the wetland delineation plotted digitally may be offset by at least five meters to either side.
- The freshwater resource delineations as presented in this report are regarded as the best estimate of the freshwater resource boundaries based on the site conditions at the time of the assessment.
- Aquatic, wetland and riparian ecosystems are dynamic and complex. The effects of natural seasonal and long-term variations in the ecological conditions are therefore largely unknown.
- The study area is also used for residential and commercial purposes, therefore most of the biodiversity distribution has changed over time and has been highly impacted.
- Although background information was gathered, the information provided in this report
  was mainly derived from what was observed on the study site at the time of the field
  survey.
- Description of the depth of the regional water table and geohydrological processes falls outside the scope of the current assessment.

#### 1.6 INDEMNITY AND TERMS OF USE OF THIS REPORT

The findings, results, observations, conclusions and recommendations given in this report are based on the author's best scientific and professional knowledge as well as available information. The report is based on survey and assessment techniques which are limited by time and budgetary constraints relevant to the type and level of investigation undertaken and Maanakana Projects and Consulting as well as its staff reserve the right to modify aspects of the report including the recommendations if and when new information may become available from ongoing research or further work in this field or pertaining to this investigation.

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#### 1.7 LEGISLATIVE REQUIREMENTS

The following legislations are important and applicable to the proposed construction of Kempton Park reservoir zone water supply system.

#### 1.7.1 THE CONSTITUTION OF THE REPUBLIC OF SOUTH AFRICA, 1996 (ACT 108 OF 1996)

The Constitution of the Republic of South Africa, 1996 has major implications for environmental management. The main effects are the protection of environmental and property rights, the drastic change brought about by the sections dealing with administrative law such as access to information, just administrative action and broadening of the locus standi of litigants. These aspects provide general and overarching support and are of major significance in the effective implementation of the environmental management principles and structures of the Environment Conservation Act and NEMA. Section 24 in the Bill of Rights of the Constitution specifically states:

"Everyone has the right –

- o To an environment that is not harmful to their health or well-being; and
- o To have the environment protected, for the benefit of present and future generations, through reasonable legislative and other measures that -

- Prevent pollution and ecological degradation.
- Promote conservation; and
- Secure ecologically sustainable development and use of natural resources while promoting justifiable economic and social development."

Section 24 of the Constitution therefore places a duty on all spheres of government to take reasonable steps, including making laws, preventing pollution, promoting conservation, and ensuring sustainable development. Undertaking a wetland assessment that supports the environmental impact assessment, cover the sensitivity of aquatic systems and provides mitigation measures where impacts are envisioned.

#### 1.7.2 NATIONAL WATER ACT, 1998

In a South African legal context, the term watercourse is often used rather than the terms wetland, or river. The National Water Act, 1998 (Act No. 36 of 1998) (NWA) includes wetlands and rivers into the definition of the term watercourse (DWAF, 2005).

The NWA defines a riparian habitat as follows: "Riparian habitat includes the physical structure and associated vegetation of the areas associated with a watercourse, which are commonly characterized by alluvial soils, and which are inundated or flooded to an extent and with a frequency sufficient to support vegetation of species with composition and physical structure distinct from those of adjacent land areas."

The NWA defines a wetland as "land which is transitional between terrestrial and aquatic systems where the water table is usually at or near the surface and the land is periodically covered with shallow water, and which land in normal circumstances supports or would support vegetation typically adapted to life in saturated soil."

If there is any encroachment into wetlands, or within the boundaries of wetlands and/or riparian zones, a Water Use License will be required from DWS under Section 21 of the National Water Act (Act 36 of 1998). Government Notice 1199 is also applicable, that any activity within the 500m boundary of a wetland is excluded in the GA and therefore a water use authorization must be applied for.

#### 1.7.3 NATIONAL ENVIRONMENTAL MANAGEMENT ACT (NEMA)

- 1 (1) A Specialists' reports must comply with Appendix 6 of Government Notice No. 326 of 07 April 2017 as published under sections 24(5), and 44 of the National Environmental Management Act, 1998 (Act No. 107 of 1998), as amended and whereby the following are to be included:
  - a) The details of:
    - a. The specialist who prepared the report; and
    - b. The expertise of that specialist to compile a specialist report including curriculum vitae.
  - b) A declaration that the specialist is independent in a form as may be specified by the competent authority;
  - c) An indication of the scope of, and the purpose for which, the report was prepared;
  - d) The date and season of the site investigation and the relevance of the season to the outcome of the assessment;
  - e) a description of the methodology adopted in preparing the report or carrying out the specialized process inclusive of equipment and modeling used;
  - details of an assessment of the specifically identified sensitivity of the site related to the proposed activity or activities and its associated structures and infrastructure, inclusive of a site plan identifying site alternative;
  - g) an identification of any areas to be avoided, including buffers;
  - h) a map superimposing the activity including the associated structures and infrastructure on the environmental sensitivities of the site including areas to be avoided, including buffers;
  - i) a description of any assumptions made and any uncertainties or gaps in knowledge;
  - j) a description of the findings and potential implications of such findings on the impact of the proposed activity, including identified alternatives on the environment or activities;
  - k) any mitigation measures for inclusion in the EMPr;
  - I) any conditions for inclusion in the environmental authorization;
  - m) any monitoring requirements for inclusion in the EMPr or environmental authorization;
  - n) a reasoned opinion—
    - i. (as to) whether the proposed activity, activities or portions thereof should be authorized;
    - ii. (iA) regarding the acceptability of the proposed activity or activities; and
    - iii. if the opinion is that the proposed activity, activities or portions thereof should be authorized, any avoidance, management, and mitigation

measures that should be included in the EMPr, and where applicable, the closure plan;

- a description of any consultation process that was undertaken during the course of preparing the specialist report;
- p) a summary and copies of any comments received during any consultation process and where applicable all responses thereto; and
- a) any other information requested by the competent authority.

#### 1.7.4 OTHER LEGAL REGULATORY REQUIREMENTS

In addition to the above, the proponent must also comply with the provisions of the following relevant national legislation, conventions, and regulations applicable to wetlands and riparian zones:

- Convention on Wetlands of International Importance the Ramsar Convention and the South African Wetlands Conservation Programme (SAWCP).
- National Environment Management Protected Areas Act, 2003 (Act No. 57 of 2003).
- Regulations GN R.543, R.544 and R.545 of 2010, promulgated under NEMA.
- Conservation of Agriculture Resources Act, 1983 (Act 43 of 1983).
- Regulations and Guidelines on Water Use under the NWA.
- South African Water Quality Guidelines under the NWA.
- Environment Conservation Act, 1989 (Act No. 73 of 1989).
- Other Provincial ordinances and municipal by laws

#### 2 BASELINE SITE DISCRIPTION

#### 2.1 SITE DESCRIPTION AND PROPOSED SITE ACTIVITIES

#### 2.2 PROJECT DESCRIPTION

The proposed River View Solar Plant project entails the construction of Solar Photovoltaic (PV) power plant to feed into the National Grid (Eskom), at the Remaining Extent of Portion 3 of the Farm Rietputs 15, where the size of the property is approximately 1 313.5298 Ha, however the footprint for the plant is approximately 359Ha. The site area falls within ward 4, Magareng Local Municipality, Frances Baard District Municipality in the Northern Cape Province, country South Africa. Refer to Figure 2-1, below.

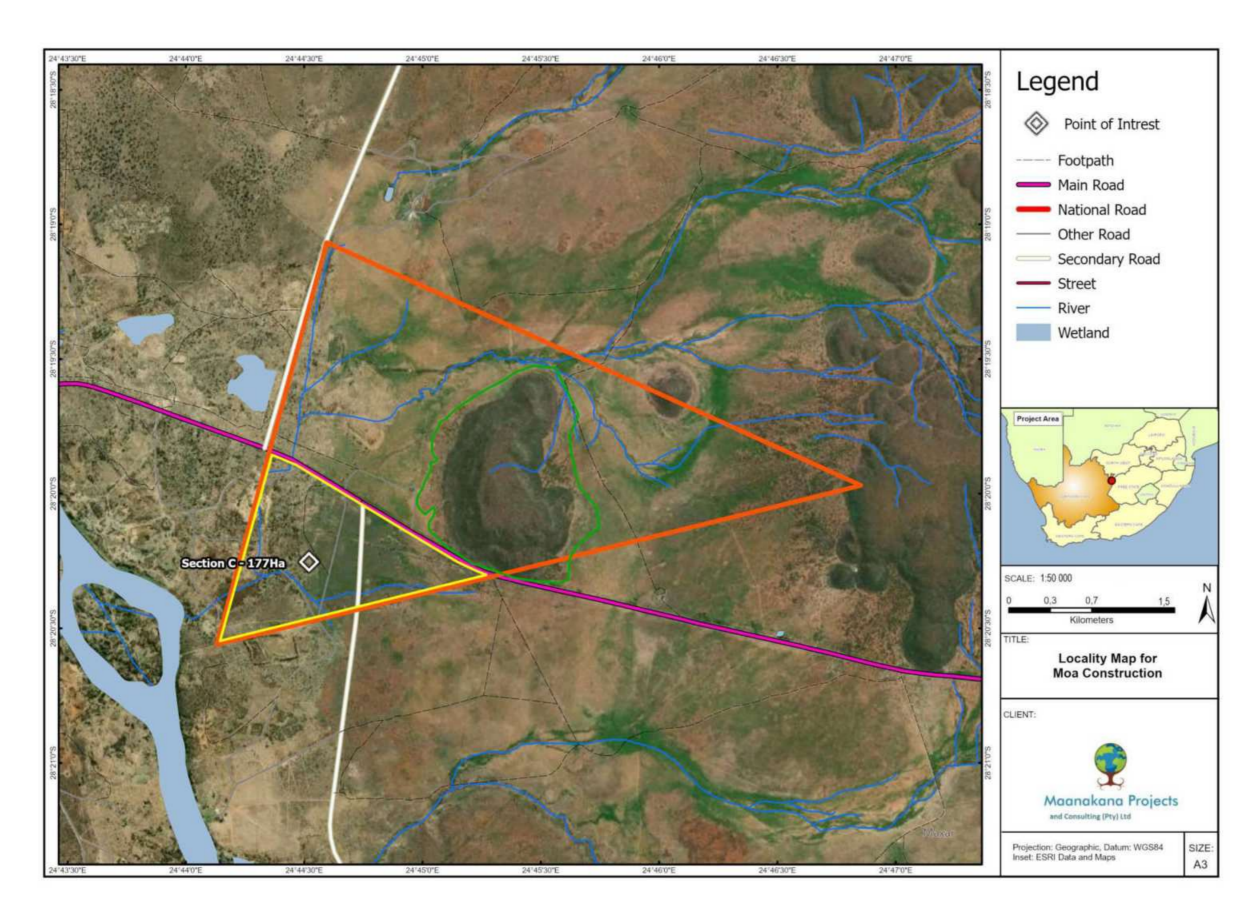


Figure 2-1: Proposed development Locality Map

The development site/land has been surveyed therefore there is a 21-digit Surveyor General (SG) code available for each cadastral land parcel, Table 2 below outlines the property at which the proposed development with be taking place.

Table 2: Proposed development property details

Province	Northern Cape
Local Municipality	Magareng Local Municipality
District Municipality	Frances Baard District Municipality
Ward Number (s)	4
Farm Name and	Portion 3 of the Farm Rietputs 15
Number	
21-digit SG Code	C0370000000001500011
Centre Coordinates	28°19'56.39"S 24°44'49.58"E

#### 3 METHODOLOGY

#### 3.1 WETLAND DELINEATION

The outer boundary of wetlands was identified and delineated according to the Department of Water Affairs wetland delineation manual 'A Practical Field Procedure for Identification and Delineation of Wetland and Riparian Areas' (DWAF, 2005a). The guidelines state that a wetland delineation procedure must identify the outer edge of the temporary zone of the wetland, which marks the boundary between the wetland and adjacent terrestrial areas and is that part of the wetland that remains flooded or saturated close to the soil surface for only a few weeks in the year, but long enough to develop anaerobic conditions and determine the nature of the plants growing in the soil.

The guidelines list four indicators to be used for the finding of the outer edge of a wetland. These are:

#### 1. Terrain unit indicator

- A practical index is used for identifying those parts of the landscape where wetlands are likely to occur based on the general topography of the area.
- The terrain unit indicator does not only identify valley bottom wetlands but also wetlands on steep and mild slopes in the crest, midslope, and foot slope positions.

#### 2. Wetland vegetation indicator

Vegetation in an untransformed state is a useful guide in finding the boundary of a wetland as plant communities generally undergo distinct changes in species

- composition as one proceeds along the wetness gradient from the center of a wetland towards adjacent terrestrial areas. An example of criteria used to classify wetland vegetation and inform the delineation of wetland zones is provided in Table 3 below and it was adapted from Macfarlane et al., 2007 and DWAF, 2005a.
- Although vegetation is the key component of the definition of a wetland in the National Water Act (No 36 of 1998), it is often the case that wetland areas have been disturbed in the past. This alters the type of vegetation currently growing in the wetland because vegetation communities are dynamic and react rapidly to external factors. The delineation guidelines, therefore, place greater emphasis on soil wetness indicators, as these are more permanent indicators of wetland presence.

Table 3: Criteria used to inform the delineation of wetland habitat based on wetland vegetation

Vegetation	Temporary wetness zone	Seasonal wetness zone	Permanent wetness zone	
Herbaceous	Mixture of non-wetland species and hydrophilic plant species restricted to wetland areas	Hydrophilic sedges and grasses restricted to wetland areas	Emergent plants including reeds and bulrushes; floating or submerged aquatic plants	
Woody	Mixture of non-wetland and hydrophilic species restricted to wetland areas	Hydrophilic woody species restricted to wetland areas	Hydrophilic woody species restricted to wetland areas with morphological adaptations to prolonged wetness (e.g.: prop roots)	
SYMBOL HYDRIC STATUS		DESCRIPTION/OCCURRENCE		
ow	Obligate wetland species	s Almost always grow in wetlands (>90% occurrence)		
fw	Facultative wetland species	Usually grow in wetlands (67-99% occurrence) by occasionally found in non-wetland areas		
f	Facultative species	Equally likely to grow in wetlands (34-66% occurrence) as non-wetland areas		
fd	Facultative dry-land species	Usually grow in non-wetland areas but sometimes grow in wetlands (1-34% occurrence)		
d	Dryland species	Almost always grow in drylands		

#### 3. Soil wetness indicator

❖ According to the wetland definition used in the National Water Act (NWA, 1998), vegetation is the primary indicator that must be present under normal circumstances. However, in practice, the soil wetness indicator (informed by investigating the top 50cm of wetland topsoil) tends to be the most important, and the other three indicators are used to refine the assessment. The reason for this is that vegetation responds relatively quickly to changes in soil moisture and may be transformed by local impacts; whereas the soil morphological indicators are far more permanent and will retain the signs of frequent saturation (wetland conditions) long after a

wetland has been transformed/drained (DWAF, 2005a). Thus the on-site assessment of wetland indicators focused largely on using soil wetness indicators, determined through soil sampling with a soil auger, with vegetation and topography

being a secondary indicator. A Munsell Soil Colour Chart was used to ascertain soil colour values including hue, colour value, and matrix chroma as well as a degree of mottling to inform the identification of wetland (hydric) soils. An example of soil criteria used to assess the presence of wetland soils is provided below in Table 4.

Table 4: Soil criteria used to inform wetland delineation using soil wetness as an indicator

Soil depth	Temporary wetness zone	Seasonal wetness zone	Permanent wetness zone
	Matrix chroma: 1-3	Matrix chroma: 0-2	Matrix chroma: 0-1
	(Grey matrix < 10%)	(Grey matrix >10%)	(Prominent grey matrix)
0 – 10cm	Mottles: Few/None high chroma mottles	Mottles: Many low chroma mottles	Mottles: Few/None high chroma mottles
	Organic Matter: Low	Organic Matter: Medium	Organic Matter: High
	Sulphidic: No	Sulphidic: Seldom	Sulphidic: Often
Î	Matrix chroma: 0 – 2		
30 - 50cm	Mottles: Few/Many	As Above	As Above

#### 3.1.1 DESKTOP STUDY

Wetland identification were done at a desktop level prior to the site survey. NFEPA (2011) and other spatial data was used.

#### 3.1.2 FIELD SURVEY

The types of vegetation present were used as a guideline for interpreting current moisture levels and likely degree of disturbance. Soil forms were identified and separated into terrestrial soils forms and hydric soils forms (although several soil forms have to be utilized with caution as several soil forms could exhibit a high degree of variation with regards to hydric properties). Specific attention was given to the following redoximorphic features used to identify and delineate wetlands, as discussed by Richardson and Vepraskas (2001):

- A reduced matrix- Identified as having relative grey colours with a low chroma of less than or equal to 4 (Soil Classification working group, 1991). This is due to the presence of Fe<sup>2+</sup> (the absence of Fe<sup>3+</sup>), meaning that the soil has been reduced for significant periods.
- Redox depletions- Bodies of soil with a low chroma grey colour, indicating that the Fe
  and Mn oxides in the soil have been stripped out. Redox depletions occur in the form

of iron depletion and clay depletions. In structured soils, soil peds indicative of redox depletions have a low chroma on their surfaces, while the matrix of the ped has a higher chroma. In structure fewer soils, grey mottles are indicative of iron depletion. Clay depletions occur when silicate clay minerals are decomposed, and the elementary chemical components are removed by leaching. These areas then contain less iron, manganese, and clay than the adjacent soils.

• Redox concentrations- An accumulation of iron and manganese oxides that occur as Fe-Mn concretions, mottles, and pore linings. Fe-Mn concretions that are indicative of hydric soils are firm to extremely firm irregularly shaped bodies with diffuse boundaries. Mottles are soft bodies of irregular shape within a soil matrix, recognized as blotches or spots of high chroma (usually red or yellow for iron and black for manganese). Pore linings are zones of Fe and Mn accumulation along the route of plant roots. They can occur as coatings on a pore surface or impregnations of the matrix adjacent to the pore (Vepraskas, 1995).

#### 3.2 WETLAND CLASSIFICATION

For this study, wetlands were classified according to HGM (hydrogeomorphic) type (Level 4A classification level) using the National Wetland Classification System which was developed for the South African National Biodiversity Institute (SANBI, 2009) as outlined in Table 5 below.

Table 5: Wetland classification (based on SANBI, 2009)

LEVEL 3	LEVEL 4A		
Landscape Setting	HGM Type Description		
SLOPE	Channel (river)	Areas of channelled flow including rivers and streams where water is largely confined to a main channel during low flows. Flood waters may over top the banks of the channel and spread onto an adjacent floodplain	
	Hillslope seep	Wetlands on slopes formed mainly by the discharge of sub- surface water.	
	Channel (river)	River channels in a valley floor setting.	
	Channelled valley- bottom wetland	Valley floors with one or more well-defined stream channels, but lacking characteristic floodplain features.	
	Unchannelled valley- bottom wetland	Valley floors with no clearly defined stream channel.	
VALLEY FLOOR	Floodplain wetland	Valley floors with a well-defined stream channel, gently slop and characterised by floodplain features such as oxbows a natural levees.	
	Depression	Basin-shaped areas that allow for the accumulation of surface water, an outlet may be absent (e.g. pans).	
	Valleyhead seep	Seeps located at the head of a valley, often the source of streams.	
9	Channel (river)	River channels in a plain landscape setting.	
	Floodplain wetland	Floodplain wetlands as above but in a plain landscape setting	
PLAIN	Unchannelled valley- bottom wetland	Unchannelled valley bottom type wetlands as above but in a plain landscape setting.	
PLAIN	Depression	Depression type wetlands as above but in a plain landscape setting.	
	Flat	Extensive areas characterised by level, gently undulating or uniformly sloping land with a very gentle gradient.	
BENCH	Depression	Depression wetlands located on a bench.	
(HILLTOP / SADDLE / SHELF)	Flat	Flat wetlands located on a bench.	

#### 3.2.1 DESCRIBING THE HYDROGEOMORPHIC TYPE OF A WETLAND

Wetlands were classified according to HGM (hydrogeomorphic) type which is defined based on geomorphic setting (e.g. hillslope or valley bottom), water source (surface water dominated, or sub-surface water dominated), and how water flows through the wetland unit (diffusely or channeled). Each wetland unit distinguished based on hydro-geomorphic type were assessed individually. Figure 3-1 below indicates the wetland hydro-geomorphic setting of inland wetlands in South Africa.

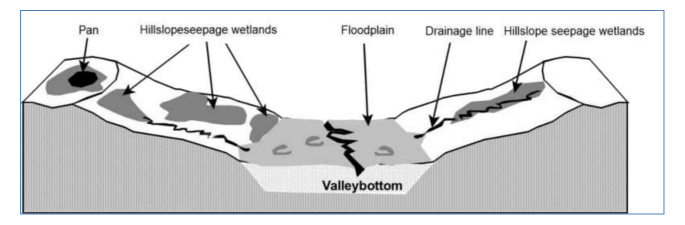


Figure 3-1: Wetland hydro-geomorphic setting

Since the importance of wetland goods and benefits is dictated not only by the supply (benefit availability) of a particular good/benefit but also on the need or demand (user requirement) for such a benefit, the overall importance of the ecosystem service or benefit is ultimately derived from a combination of supply and demand scores. For example, a wetland may supply a particular service relatively freely; however, this service may not be in great demand, limiting the importance of the benefit to society.

#### 3.2.2 FUNCTIONAL ASSESSMENT

The functionality of wetlands was determined through a combination of the wetland's present ecological state and the ecosystem services that the wetland provides. These were assessed using WET-Health (McFarlane et al., 2020) and WET-Eco services (Kotze et al., 2020), where the Level 1B wetland assessment tool was deployed. Wetland "health" and wetland ecosystem services have a generic relationship, where a wetland that is near its pristine, non-impacted state, should provide a higher amount of ecosystem services compared to a wetland that has been heavily degraded and therefore has lost its ability to provide these ecosystem services. The tools are therefore meant to complement each other (Figure 3-2).

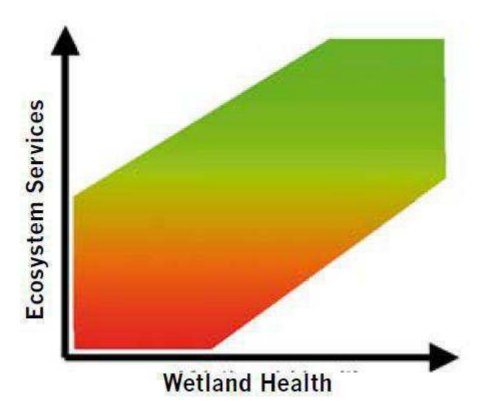


Figure 3-2: The relationship between wetland health and delivery of goods and services (Macfarlane et al., 2009).

#### 3.2.3 WETLAND HEALTH ASSESSMENT

The ecological state of a wetland can be defined according to the wetland's reference condition, which is the state of the wetland before anthropogenic influences. This is in line with the ecosystem integrity definition of Anderson (1991) where the reference condition is an un-impacted condition in which ecosystems show little or no influence of human actions. The assessment is based on the approach where the impacts that underpin wetland ecosystems are quantified.

An assessment tool known as WET-Health (Macfarlane et al., 2020) was used for the present ecological state (PES) assessment, where the Level 1B wetland assessment tool was used. WET-Health examines the present ecological status "Health" of a wetland by determining the degree of deviation from the natural reference condition for three components, namely: hydrology, geomorphology, water quality, and vegetation (Kotze et al., 2020). The hydrological component examines the quantity and timing of water inputs and the pattern of water flow through the wetland, geomorphology examines sedimentary inputs and

outputs and geomorphic indicators of these, while vegetation examines the relative abundance of plant functional groups (Kotze *et al.*, 2020).

These three components are assessed separately to avoid double-counting, although it is recognized that they are closely interlinked in that geomorphological integrity affects hydrological integrity, and both affect vegetation, which may, in turn, have feedback effects on the wetland system (Kotze et al., 2020). Once classified according to the wetland's HGM unit, the ecological condition of the wetland is determined by separately assessing the spatial extent, intensity, and magnitude of human modifications on each HGM unit (Macfarlane et al., 2008).

The spatial extent refers to the proportion of the wetland and/or its catchment affected by a given activity. The intensity refers to the degree to which wetland characteristics have been altered within the affected area and is informed by several predetermined criteria that are rated and aggregated in an algorithm to obtain an intensity score. A procedure is then followed whereby the results from different modules can be integrated into a single score that can be used to categorize the overall present ecological condition of a wetland (Macfarlane et al., 2008), and are shown in Table 6 below.

The formula is as follows:

Overall health rating = [(Hydrology\*3) + (Geomorphology\*2) + (Vegetation\*2)] / 7

Table 6: Health categories used by WET-Health for describing the integrity of wetlands

HEALTH	DESCRIPTION	Min Score
CATEGORY		
Α	Unmodified, natural.	0 – 0.9
	Largely natural with few modifications. A slight change in	1 – 1.9
В	ecosystem processes is discernible and a small loss of natural	
	habitats and biota may have taken place.	
	Moderately modified. A moderate change in ecosystem	2 – 3.9
С	processes and loss of natural habitats has taken place but the	
	natural habitat remains predominantly intact.	
D	Largely modified. A large change in ecosystem processes and	4 – 5.9
	loss of natural habitat and biota and has occurred.	
	The change in ecosystem processes and loss of natural habitat	6 – 7.9
Е	and biota is great but some remaining natural habitat features	
	are still recognizable.	

#### 3.3 WETLAND ECOLOGICAL IMPORTANCE AND SENSITIVITY (EIS)

The Ecological Importance and Sensitivity was determined by utilizing a rapid scoring system (Table 7). The system has been developed to provide a scoring approach for assessing the Ecological, Hydrological Functions, and Direct Human Benefits of importance and sensitivity of wetlands. These scoring assessments for these three aspects of wetland importance and sensitivity have been based on the requirements of the NWA, the original Ecological Importance and Sensitivity assessments developed for riverine assessments, and the work conducted by Kotze et al., (2020) on the assessment of wetland ecological goods and services from the WET-EcoServices tool (Rountree et al., 2013). The maximum score for these components was taken as the importance rating for the wetland which is rated using Table 7 below and using the average as your EIS.

Table 7: Example of the scoring sheet for Ecological Importance and sensitivity

Ecological Importance	Score	Confidence
	(0-4)	(1-5)
Biodiversity support		
Presence of Red Data species		
Populations of unique species		
Migration/breeding/feeding sites		
Landscape-scale		
Protection status of the wetland		
Protection status of the vegetation type		
Regional context of the ecological integrity		
Size and rarity of the wetland type/s present		
Diversity of habitat types		
The sensitivity of the wetland		
Sensitivity to changes in floods		
Sensitivity to changes in low flows/dry season		
Sensitivity to changes in water quality		

Table 8: Ecological Importance and Sensitivity rating table

ECOLOGICAL IMPORTANCE AND SENSITIVITY CATEGORIES	RANGE OF EIS SCORE
<u>Very high:</u> Wetlands that are considered ecologically important and sensitive on a <b>national or even international</b> level. The biodiversity of these systems is usually very sensitive to flow and habitat modifications. They play a major role in moderating the quantity and quality of water of major rivers.	>3 and +4
High: Wetlands that are considered to be ecologically important and sensitive. The biodiversity of these systems may be sensitive to flow and habitat modifications. They play a role in moderating the quantity and quality of water of major rivers.	>2 and <=3
Moderate: Wetlands that are considered to be ecologically important and sensitive on a provincial or local scale. The biodiversity of these systems is not usually sensitive to flow and habitat modifications. They play a small role in moderating the quantity and quality of water of major rivers.	>1 and <=2
Low/marginal: Wetlands that are not ecologically important and sensitive at any scale. The biodiversity of these systems is ubiquitous and not sensitive to flow and habitat modifications. They play an insignificant role in moderating the quantity and quality of water of major rivers.	>0 and <=1

#### 3.4 IMPACT ASSESSMENT

The information gained from the functional integrity and EIS assessments were used to inform an assessment of the likelihood and significance of potential impacts associated with the proposed mining activities. The following methodology (Table 9) has been adopted from the DWS's Operational Guideline, 2010 entitled "Operational Guideline: Integrated Water and Waste Management Plan".

Table 9: Ranking scales for impact assessment

DURATION (D)	MAGNITUDE (M)

5 – Permanent	10 - Very high/do not know
4 - Long term (ceases with operational life)	8 - High
3 - Medium-term (5-15 years)	6 - Moderate
2 - Short term (0-5 years)	4 - Low
1 – Immediate	2 – Minor
SCALE (S)	PROBABILITY (P)
5 – International	5 - Definite/do not know
4 - National	4 - Highly probable
3 - Regional	3 - Medium probability
2 - Local	2 - low probability
1 - Site	1- Improbable
0 – None	0 - None
SIGNIFICANCE POINTS (SP) = (D+M+S) X P	
HIGH (H) = >60 POINTS	
MODERATE (M) = 30-60 POINTS	
LOW (L) = <30 POINTS	
NO SIGNIFICANCE = 0	
POSITIVE IMPACT	

The maximum value of significance points is 100. Environmental effects could therefore be rated as either high (H), moderate (M), or low (L) significance.

#### 3.5 BUFFER ZONES

A buffer zone is defined as a strip of land surrounding a wetland or riparian area in which activities are controlled or restricted (DWAF, 2005). A development has several impacts on the surrounding environment and a wetland. The development changes habitats, the

ecological environment, infiltration rate, amount of runoff, and runoff intensity of the site, and therefore the water regime of the entire site. An increased volume of stormwater runoff, peak discharges, and frequency and severity of flooding is therefore often characteristic of transformed catchments.

Buffer zones have been shown to perform a wide range of functions and have therefore been widely proposed as a standard measure to protect water resources and their associated biodiversity. These include (i) maintaining basic hydrological processes; (ii) reducing impacts on water resources from upstream activities and adjoining land uses; (iii) providing habitat for various aspects of biodiversity. A brief description of each of the functions and associated services are outlined in Table 10 below.

Table 10: Generic functions of buffer zones relevant to the study site (adapted from Macfarlane et al, 2010)

Primary Role	Buffer Functions
Reducing	Sediment removal: Surface roughness provided by vegetation, or litter,
impacts from	reduces the velocity of overland flow, enhancing the settling of particles.
upstream	Buffer zones can, therefore, act as effective sediment traps, removing
activities and	sediment from runoff water from adjoining lands thus reducing the sediment
adjoining land	load of surface waters.
uses	
	Removal of toxics: Buffer zones can remove toxic pollutants, such as
	hydrocarbons that would otherwise affect the quality of water resources
	and thus their suitability for aquatic biota and human use.
	Nutrient removal: Wetland vegetation and vegetation in terrestrial buffer
	zones may significantly reduce the number of nutrients (N & P), entering a
	water body reducing the potential for excessive outbreaks of microalgae
	that can harm both freshwater and estuarine environments.
	Removal of pathogens: By slowing water contaminated with fecal material,
	buffer zones encourage the deposition of pathogens, which soon die when
	exposed to the elements.

Buffer zones are therefore proposed as a standard mitigation measure to reduce impacts of land uses / activities planned adjacent to water resources. This must, however, be considered in conjunction with other mitigation measures.

Local government policies require that protective buffer zones be calculated from the outer edge of the temporary zone of a wetland and the riparian zone of a river (KZN DAEA, 2002; CoCT, 2008; GDACE, 2009). An understanding of the origin of the water that results in the wetland/riparian conditions should ideally form the basis of refining this generic buffer zone through an analysis of empirical data.

#### 4 RESULTS AND DISCUSSIONS

#### 4.1 DRAINAGE AND QUATERNARY CATCHMENTS

South Africa is divided into 9 Water Management Areas (WMA) (Revised National Water Resource Strategy, 2012), managed by their water boards. Each of the WMAs is made up of quaternary catchments which relate to the drainage regions of South Africa, ranging from A to X (excluding O). These drainage regions are subdivided into four known divisions based on size. For example, the letter A represents the primary drainage catchment; A2 for example will represent the secondary catchment; A21 represents the tertiary catchment and A21D would represent the quaternary catchment which is the lowest subdivision in the Water Resources of South Africa, 2012 manual. Each of the quaternary catchments has associated hydrological parameters (DWS, 2016).

The study area is situated in the lower Vaal Catchment within C91D quaternary catchment, with Vaal being the main river system in the area (Figure 4-1).

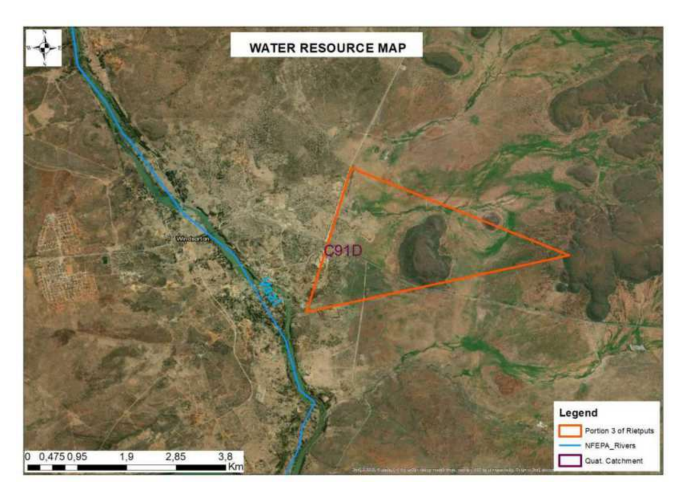


Figure 4-1: Study Area Water Resources Map

#### 4.2 NATIONAL FRESHWATER ECOSYSTEM PRIORITY AREAS (NFEPA)

Based on current outputs of the NFEPA project (Nel et al., 2011), there are several FEPA wetlands or wetland clusters located within the study area and several kilometers from the study area's catchment (Figure 4-2). The National Freshwater Ecosystem Priority Areas, more specifically, the NFEPA project aims to:

- Identify Freshwater Ecosystem Priority Areas (hereafter referred to as "FEPAs") to meet national biodiversity goals for freshwater ecosystems; and
- Develop a basis for enabling effective implementation of measures to protect FEPAs, including free-flowing rivers.

The first aim uses systematic biodiversity planning to identify priorities for conserving South Africa's freshwater biodiversity, within the context of equitable social and economic development. The second aim comprises a national and sub-national component. The national component aims

to align DWS and DEA policy mechanisms and tools for managing and conserving freshwater ecosystems. The sub-national component aims to use three case study areas to demonstrate how NFEPA products should be applied to influence land and water resource decision-making processes at a sub-national level (Driver et al., 2011). The project further aims to maximize synergies and alignment with other national-level initiatives such as the National Biodiversity Assessment (NBA) and the Cross-Sector Policy Objectives for Inland Water Conservation.

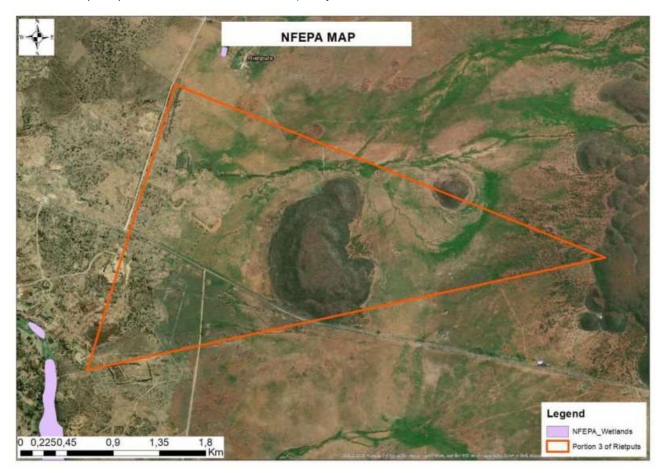


Figure 4-2: NFEPA (2011) map of wetlands within and around the study area

#### 4.3 WETLAND EDGE DELINEATION

The edge of the wetland was delineated on the 12<sup>th</sup> of November 2022. To cover a representative area of the wetlands in the study area, several transect surveys were necessary.. Areas in between these transects were also traversed by foot and spot surveys contributed to a more complete survey. Some wetland areas defined on the NFEPA (2011) layers data were

found to be consistent with what was observed on site. Figure 4-3 below shows the delineated wetland.

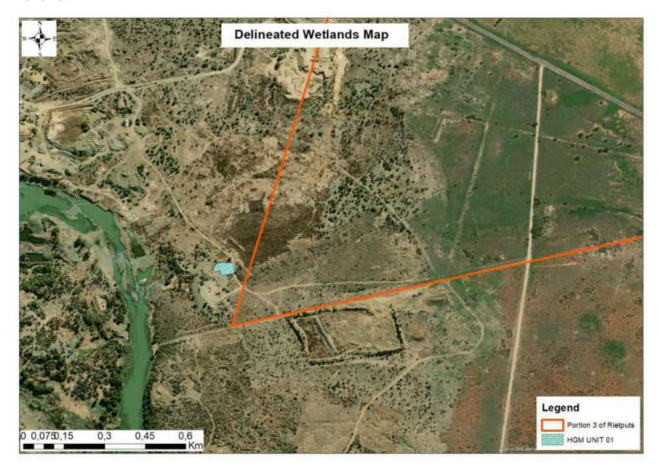


Figure 4-3: Delineated wetland within the study area

The following section shows the results of the wetland delineation and discusses the respective wetland hydrology as well as the functional assessment of the hydrogeomorphic (HGM) affected by the proposed development. This section further discusses the impacts observed within the wetland and its vicinity.

For this report and to suitably quantifying and assess the wetland system observed during the site assessment, namely:

• Unchanneled Valley Bottom Wetland (HGM unit 1)

The HGM units were delineated based on all four of the criteria listed in the delineation guidelines (Macfarlane, et.al., 2020), i.e. hydrology, geomorphology, vegetation, and water quality.

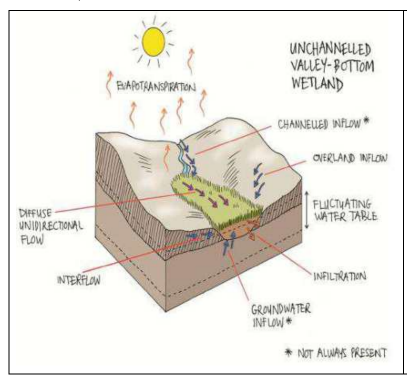
#### 4.4 CLASSIFICATION OF HGM UNIT 1; UVB WETLAND

According to Kotze et al. (2007), Unchanneled-valley bottoms (UVB) will have no clear stream on GIS imagery. This often requires clear imagery and requires the user to zoom in to examine more closely, as channels can often be narrow and difficult to find. The absence of linear riparian vegetation following a stream is a good indicator that the wetland is unchanneled. The Wetland classification of HGM 1 as per the SANBI guideline (Ollis, et al., 2013) has been outlined in Table 11 below. Table 12 below shows the wetland classification according to Brinson, 1993; Kotze, 1999; and Marneweck and Batchelor, 2002.

Table 11: HGM 1 Wetland classification as per SANBI guideline (Ollis, et al., 2013)

Wetlan	Level 1	Level 2		Level 3	Level 4		
d	System	DWS	NFEPA Wet Veg	Landscap	4A	4B	4C
Name		Ecoregion/s	Group/s	e Unit	(HGM)		
HGM 1	Inland	Bushveld	Eastern Kalahari	Valley	UVB	(N/A)	(N/A)
(UVB			Bushveld Group	Floor			
wetlan			3				
d)							

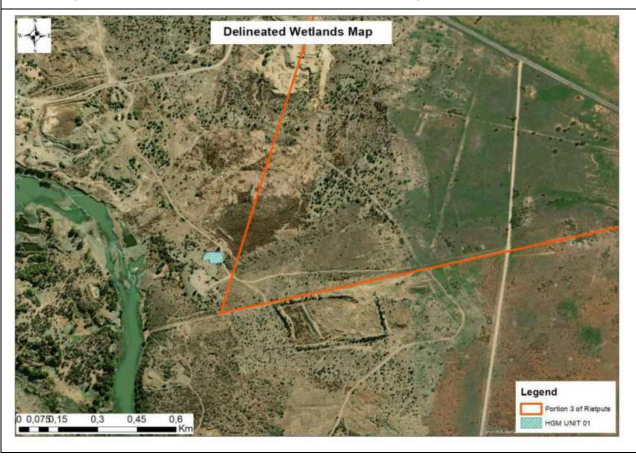
Table 12: HGM unit 1 classification as per Brinson, 1993; Kotze, 1999; and Marneweck and Batchelor, 2002



Unchanneled-valley bottoms will have no clear stream on GIS imagery. This often requires clear imagery and requires the user to zoom in to examine more closely, as channels can often be narrow and difficult to find. The absence of linear riparian vegetation following a stream is a good indicator that the wetland is unchanneled.



The hydrogeomorphic properties are mostly associated with vegetation roots.



#### 4.4.1 WET-HEALTH ASSESSMENT ON HGM UNIT 1

Table 13 below show the PES summary as calculated using the WET-Health Level 1B version 2 (Macfarlane, et.al., 2020) for the HGM Unit 1.

Table 13: PES summary for HGM unit 1

WET-Health Level 1B assessment: PES Summary				
Wetland name		HGM unit	1: UVB 01	
Assessment Unit		1	1	
HGM type		Unchannelle	d VB wetland	
Wetland area (Ha)		0.6	На	
PES Assessment	Hydrology	Geomorphology	Water Quality	Vegetation
Impact Score	6.9	5.5	2.4	8.8
PES Score (%)	31%	45%	76%	12%
Ecological Category	E	D	С	F
Trajectory of change				
Confidence (revised results)	Not rated	Not rated	Not rated	Not rated
Combined Impact Score	6.3			
Combined PES Score (%)	37%			
Combined Ecological Category	E			
Hectare Equivalents	0.2 Ha			

#### 4.5 WETLAND ECOLOGICAL IMPORTANCE AND SENSITIVITY (EIS) OF HGM UNITS

The HGM units have been assessed to have Very Low to Moderate ecologically functioning and this was based on the following reasons:

- The were no presence of red data species;
- No population of unique species where observed on-site or known to be there;
- The wetland is not situated within a protected area or RAMSAR site;
- No vulnerable vegetation was observed or known to be present on that site;
- The wetland is not rare;
- No one uses this wetland for recreational, tourism, or research purposes; and

• The biodiversity of this system is not highly sensitive to flow and habitat modifications and it plays a small role in moderating the quantity and quality of water of major rivers.

Table 14 below outlines the scoring for Ecological Importance and sensitivity and Figure 4-4 the spider diagram showing the Ecosystem Score for the HGM Unit 1.

Table 14: Ecosystem Services Score for the assessed HGM Units

	ECOSYSTEM SERVICE	Supply	Demand	Importance Score	Importance
	Flood attenuation	0.0	0.0	0.0	Very Low
ICES	Stream flow regulation	0.0	0.0	0.0	Very Low
S SERV	Sediment trapping	0.5	0.0	0.0	Very Low
ORTING	Erosion control	0.6	0.3	0.0	Very Low
SUPPO	Phosphate assimilation	0.3	0.0	0.0	Very Low
3 AND	Nitrate assimilation	0.4	0.0	0.0	Very Low
REGULATING AND SUPPORTING SERVICES	Toxicant assimilation	0.5	0.0	0.0	Very Low
REGU	Carbon storage	1.5	2.7	1.3	Moderately Low
	Biodiversity maintenance	0.8	0.0	0.0	Very Low
(5)	Water for human use	0.0	0.0	0.0	Very Low
PROVISIONING SERVICES	Harvestable resources	0.5	0.0	0.0	Very Low
ROVISI	Food for livestock	1.0	0.3	0.0	Very Low
础	Cultivated foods	3.7	0.0	2.2	Moderate
N S	Tourism and Recreation	2.0	0.0	0.5	Very Low
CULTURAL SERVICES	Education and Research	0.0	0.0	0.0	Very Low
<u> </u>	Cultural and Spiritual	0.0	0.0	0.0	Very Low

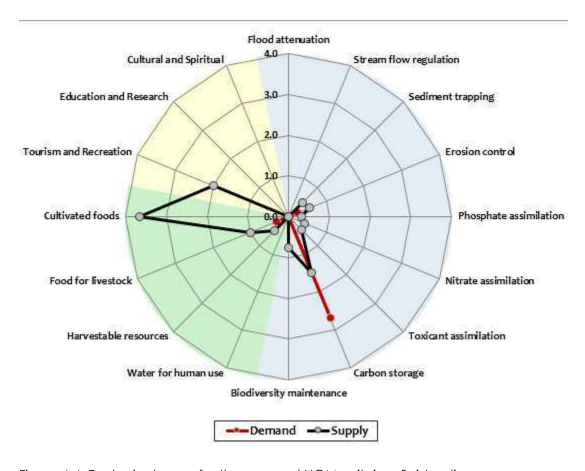


Figure 4-4: Ecological score for the assessed HGM units in a Spider diagram

#### 5 BUFFER ZONE

Definitions of buffer zones vary depending on their purpose. In the context of this report, buffer zones have been defined as a strip of land with a use, function, or zoning specifically designed to protect one area of land against impacts from another. The main function of buffer zones is to act as a barrier between activities such as human developments and sensitive aquatic environments thereby protecting them from adverse negative impacts. Aquatic buffer zones are typically defined from the edge of the identified aquatic resource, extending outward, ending at the interface with another land use. Buffers would therefore typically be applied from the delineated edge of a wetland, river, or estuary (Macfarlane and Bredin, 2017). A document titled; "Preliminary Guideline for the Determination of Buffer Zones for Rivers, Wetlands, and Estuaries" by Macfarlane, et.al., (2014), was used to decide the buffer zone for the study area.

For the study area, likely, a buffer of >50 m may adequately fulfill several functions and values such as promoting bank stability and affecting stream microclimate. A larger buffer may, however, be necessary to adequately cater for biotic requirements. A decrease in the buffer

width from 100 m to 32 m will have an impact on the buffer's ability to fulfill functions such as flood attenuation, general wildlife habitat, connectivity, habitat for semi-aquatic species, etc. In assessing a range of buffer widths, a width of a 100 m is recommended for the wetlands in the study area. This 100 m width should cater to most buffer functions as mentioned above (Figure 5-1). This buffer zone is largely based on biotic requirements and does not cater for geo-hydrological impacts. Any activities proposed within the wetland or riparian boundaries, including rehabilitation, must be authorized by the DWS in terms of Section 21 (c) & (i) of the National Water Act (Act 36 of 1998).

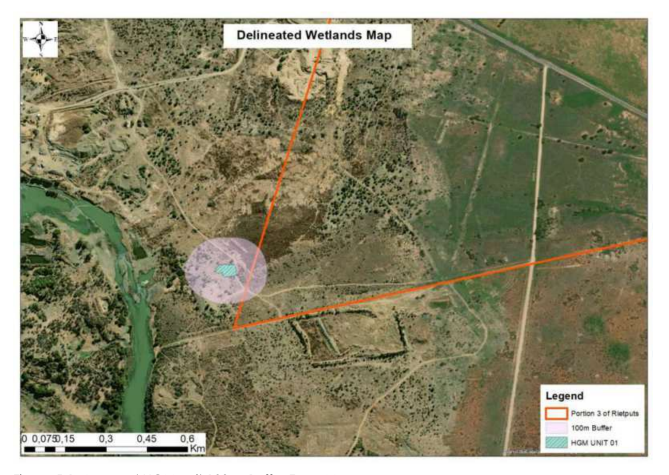


Figure 5-1: Assessed HGM unit 100 m Buffer Zone Map

#### **6 IMPACT ASSESSMENT**

This section presents the significance of potential impacts on the wetland ecology associated with the proposed development. In addition, it also indicates the required mitigation measures needed to minimise the impacts and presents an assessment of the significance of the impacts,

taking into consideration the available mitigation measures and assuming that they are fully implemented.

#### 6.1 Impact Analyses

Following the assessment of the wetlands around the proposed construction, a mitigation measures were compiled to serve as guidance throughout the various phases of the proposed development. The points below summarise the factors considered in the development of mitigation measures:

- All construction rubble must be cleared immediately and concrete as well as cement(if used) may not be allowed to enter the wetlands;
- Alien vegetation species that encroached in the wetlands following the proposed construction activities should be eradicated. In addition, ongoing alien vegetation control program must be implemented if any encroachment occurs within the wetlands;
- In case where the flow of water will have to be diverted, sandbags can be used to temporarily divert flow and prevent erosion along the channel banks;
- Edge effects (impacts on areas beyond the proposed construction footprint due to
  ineffective care and management) that might occur following the proposed
  construction activities need to be managed and where necessary, affected areas must
  be rehabilitated. It must be ensured that the banks of the wetlands channel are stable
  and suitably vegetated with no bare exposed soils remaining, and
- Any areas where active erosion is observed, as well as areas cleared for the construction and implementation of the proposed development must be immediately rehabilitated following the proposed construction activities (re-shaping of slopes, re-vegetation with indigenous species where necessary, etc.) in such a way as to ensure that the hydrology and geomorphological characteristics of the area are reinstated to condition which is as natural as possible.

#### 6.2 Impact discussion

The DWS 2016 risk assessment matrix was utilised to determine the class within which the proposed project development falls, which will then guide authorities in decision making. The assessment was undertaken based on the assumption that mitigation measures are implemented and summarises activities and the level of impacts that are anticipated to occur on the wetland post implementation of mitigation measures.

The main activity that could affect the wetland will be earthworks/excavations undertaken

during the construction phase. During site preparation, vegetation clearing will result in patches of bare areas that are prone to erosion and proliferation of alien vegetation species. This might further lead to loss of biodiversity maintenance and assimilation abilities of the wetland. The proposed development activities will lower the PES of the wetlands, however with best practise construction method this impacts significance can be reduced.

The table below summarises the results obtained from the application of the DWS risk assessment matrix and present activities, impacts, significance and risk ratings. Table 15 presents risk assessment results for the wetland near by the proposed development project.

Table 15: Risk Assessment Matrix for the wetland within the proposed project

Phases	Activity	Aspect	Impact	Risk Rating
Construction	Potential spills and leaks from vehicles delivering construction material	Refuelling of vehicles within the wetlands during delivery of construction material.	<ul> <li>Vegetation disturbance.</li> <li>Contamination of soils and water within the wetlands</li> </ul>	L
		Leaks from hazardous material containers.	Contamination of soil and water within the wetland	
		Indiscriminate movement of vehicles within the wetland.	<ul> <li>Soil compaction leading to increased runoff</li> <li>Sedimentation of the wetlands</li> <li>Vegetation disturbance</li> </ul>	
	Miscellaneous activities by construction personnel	Illegal trapping or hunting of faunal species.	Possible migration of wetland faunal species as a result of habitat disturbance	
		Illegal Firewood Collection. Creation of informal fires within the wetland.	<ul> <li>Loss of floral species</li> <li>Vegetation disturbance</li> <li>Temporary loss of faunal and floral habitat</li> </ul>	

	Vegetation clearing and disturbance	Creation of access roads where existing roads cannot be used.  Construction of the contractor	<ul> <li>Encroachment of alien vegetation species</li> <li>Alteration of the vegetation communities</li> <li>Exposed bare areas prone to erosion</li> <li>Rendering the wetlands unsuitable</li> <li>to maintain biodiversity</li> <li>Loss of wetland assimilation abilities</li> </ul>	M
	Topsoil stock piling adjacent the wetland	laydown area.  Soil excavations to create trenches within which pipes will be installed  Infilling trenches  Rehabilitation of disturbed areas	<ul> <li>Alteration of the soil profile</li> <li>Soil disturbance within the wetland</li> <li>Runoff from stockpiles resulting in sedimentation of the wetlands and</li> <li>smothering of the short vegetation</li> </ul>	
	In case of Excavations within the wetland	To create trenches within which foundation will be installed	<ul> <li>Disturbance of the interflow and the surface flow</li> <li>Alteration of wetland channel banks H</li> <li>Inundation of exposed trenches during rainfall and as a result of improper flow diversion</li> </ul>	Н
	Disposal of waste material such as soil, rocks and concrete within the wetland	Littering and improper disposal of waste	Pollution of wetland soils and water	L
Operational	Operation of the Proposed development within the wetland area.	Indiscriminate driving of vehicles and vegetation trampling within the wetland during maintenance activities	<ul> <li>Vegetation disturbance</li> <li>Soil and surface water contamination as a result of oils and hydrocarbons from maintenance vehicles</li> <li>Encroachment of alien vegetation species</li> <li>Alteration of the vegetation community structure</li> <li>Soil compaction</li> <li>Ongoing soil disturbance.</li> </ul>	L

#### 7 RECOMMENDATION AND CONSIDERATION

Recommendations regarding the protection of the wetlands on the proposed construction of the solar plant are provided below. These are based on the sensitivity analyses.

#### 7.1 Mitigation measures for the current wetland

#### 7.1.1 General measures

- In case there will be a crossing, a methodology plan(method statement) must be approved by an ECO or a wetland specialist.
- Design features to prevent disturbance of the flow patterns and hydrologic regimes critical to conservation of the wetland.
- No stockpile areas (this excludes vegetation blocks removed from the trench) should be located within wetland boundary, or within the associated buffer zone.
- Rehabilitation of disturbed in-stream and riparian habitat must commence immediately after construction is completed. Any material removed from the instream or riparian zone must be returned and bedded in their original position as far as practicably possible.
- During the construction, the construction footprint must be kept outside of river/ wetland areas.
- Ensure that construction-related waste and effluent do not affect the wetland areas and associated buffer zones.
- No dumping of waste should take place within the wetland and associated buffer zone. If any spills occur, they should be cleaned up immediately.
- Restrict construction to the drier summer months, if possible, to avoid sedimentation of wetland features in the vicinity of the proposed development.
- Connectivity of the wetland features in the system need to be maintained in order to ensure continuity of the habitats and resources.
- Ensure that all activities impacting on geohydrological resources of the development farm are managed according to the relevant DWS Licensing regulations and groundwater monitoring and management requirements.
- Contractors responsible for the proposed project within the vicinity of the wetland areas must sign a declaration stating that they will adhere to all stipulations of the Environmental Management Plan relating to wetland crossing if there is a need for crossing.

#### 7.1.2 Erosion Control

• Where possible, silt fences / barriers or other relevant measures should be installed along the edge of wetland to prevent soil erosion and ingress of runoff water carrying silt from the catchment of the wetland (i.e. the slopes surrounding the watercourse/wetland) to enter the water body.

- In sandy wetland where the risk of development of erosion and knick points is high, temporary drainage of water through the wetland can be considered to minimise the risk of erosion.
- Shoring up trench walls, close monitoring of development of head cuts during construction (precursors to donga erosion) and the correct rehabilitation of wetland vegetation after the trench has been backfilled must take place.
- The protection of wetland vegetation from damage through the implementation of measures such as the use of running tracks must be implemented to prevent soil erosion.

#### 7.1.3 Removal of Vegetation

- The vegetation within the footprint of the trench must be removed immediately prior to the onset of excavation.
- An ECO should be used to oversee this process.
- The vegetation must be removed in squares by means of 'turfing', to a depth of approximately 50 cm to ensure that the organic layer and topsoil are removed in an intact state, whilst retaining the root zone of the vegetation and herbaceous vegetation in an intact state.
- The vegetation blocks must be placed on the opposite side of the running track / work platform to the trenchline on a strip of geo-textile membrane. The vegetation blocks should be stockpiled in such a way that the vegetation has sufficient water and sunlight to survive. Care should be taken not to overly wet the vegetation, as this would result in minerals leaching out of the soils and the possible erosion and collapse of the blocks.
- As far as practicable immediately after the backfilling of the trench has been completed, the vegetation blocks must be returned and bedded into their original position of removal, and care must be taken to retain the original order / position of the blocks so as to retain the distribution of vegetation characteristic to each hydrological zone within the wetland as far as possible.

#### 7.1.4 Re-vegetation and prevention of compaction

- Blocks of wetland vegetation and underlying soil along the trench through the wetland must be removed from the footprint of the trench and preserved to be returned into the same location once the trench is backfilled.
- Watercourse/ Wetland soils should not be compacted as this could alter the hydrology of the watercourse/ wetland, restrict plant growth, and lead to erosion within the wetland.

#### 7.1.5 Prevention of pollution

- Access of people and vehicles to watercourse/ wetland along the proposed project must be managed under the supervision of an ECO.
- The placing of silt fences / silt barriers adjacent to the wetland to prevent discharge of silt into the watercourse/ wetland, and the inclusion of buffer zones in which no stockpiles, machinery, chemicals or construction camps must be included to prevent pollution into the watercourse/ wetland.
- Wetland must not be viewed in isolation from the surrounding slopes / catchment, as eroded material or other potential pollutants emanating from the surrounding nonwetland areas adjacent to the wetland boundaries may enter the wetland and cause significant pollution of the wetland.
- A copy of the Basic Assessment Report and associated Environmental Management Plan must be present at the work site for easy reference to specialist recommendations in sensitive areas.
- It is recommended that the construction crew be educated about the sensitivities involved in these areas as well as the potential species they could encounter.
- No hazardous materials (such as oil) should be kept within 50 m of the edge of a wetland buffer zone.

#### 8 CONCLUSION AND RECOMMENDATIONS

This study has reviewed the available literature and assessed the wetlands within the vicinity of the proposed development site in the form of a site visit undertaken on the 12<sup>th</sup> of November 2022. According to the National Freshwater Ecosystem Priority Areas (NFEPA) data, there are several wetlands identified close to the proposed development sites. Within the study area, 1 artificial HGM unit was assessed as it is the one likely to be impacted directly by the development.

In a case where this study is for the Competent Authorities to make a decisive conclusion on an Authorisation or permit, it is the opinion of the Specialist that this development be approved However, all essential mitigation measures and recommendations presented in this report should be adhered to. This will ensure that the water quality and ecology within the proposed development areas as well as the surrounding zone of influence are protected or adequately rehabilitated. This will minimize the deviations from the present state. Particular attention needs to be paid to the location and extent of sensitive aquatic and terrestrial (riparian) habitat to ensure that development-related activities do not unnecessarily encroach into these zones and that the ongoing functionality of these systems is ensured.

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- » Department of Water and Sanitation (DWS) (2014). A Desktop Assessment of the Present Ecological State, Ecological Importance and Ecological Sensitivity per Sub Quaternary Reaches for Secondary Catchments in South Africa. Secondary: A2 Compiled by RQIS-RDM: Online available: https://www.dwa.gov.za/iwqs/rhp/eco/peseismodel.aspx as retrieved in July 2016;
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- » South African National Biodiversity Institute: BGIS: www.bgis.sanbi.org.

#### 10 APPENDIX A: CV's OF THE PROJECT TEAM

#### 1) CV FOR MILAMBO FREDDY TSHIALA

Email:mftshiala@gmail.comTel/Cell:0836691702Total Years of Experience:16

**Education:** 

Qualification	Institution	Completed
Doctor of Philosophy in Environment and	University of Pretoria	2014
Society	Offiversity of Fretoria	2014
Master's Degree in Environment and Society	University of Pretoria	2006
at		2006
BSC (Honours Degree) in Agronomy	University of Kongo	2000
Occupational health and safety, NQF Level 5	NOSA (Pty) Ltd	2015
Applying SHE principles and Procedures	NOSA (Pty) Ltd	2015
Construction Regulations and Training Course	NOSA (Pty) Ltd	2015
Introduction to OHSACT	NOSA (Pty) Ltd	2014
Wetlands Management: Introduction and	University of Free State	2013
Delineation	oniversity of free state	2013
Horticultural Management Training	University of Pretoria	2006
Learning ArcGis	University of Pretoria	2004

#### Membership of Relevant Professional:

Membership	Professional Organizations
Registration Number 1519/2018	SACPCMP
Registration Number 4000021/18	SACNASP

#### **Membership of Professional Associations:**

Membership	Professional Associations
Registration Number 5358	IAIAsa Membership

#### **Countries of Work Experience:**

South Africa and DR Congo

#### Languages:

Language	Speaking	Reading	Writing
English	Excellent	Excellent	Excellent
French	Excellent	Excellent	Excellent

#### **WORKS EXPERIENCE**

PERIOD	PROJECT NAME	SCOPE	RESPONSIBILITIES
August 2018	Ecological Assessment for	Ecological	Field work

March 2017	the proposed development in Borakalalo Nature Reserve, North West  Ecological Assessment for the proposed upgrade of the National route Ne section 34 (Piet retief to Ermelo): Link and gradeseparation scheme for road P97/2 and road D803 for Kangra mine coal haulage at Panbult, Mpumalanga proposed	Assessment  Ecological Assessment	Plant and animal identification Report writing  Field work Plant and animal identification Report writing
September 2016	Proposed Construction of an 18km long pipeline with an internal diameter of 2100 for the remainder of B16 pipeline starting from Zuikerbosch Pumping Station to Slangfontein with associated cross connections and end connections	Ecological Assessment	Environmental Assessment Practitioner and Public Participation Compile Environmental Impact Assessment Engage with client and authorities Social Impact Assessment
July 2018	Construction for Ekurhuleni township automotive aftermarket hubs in Labore Brakpan	Agricultural Study	Field investigation; Agricultural potential analysis, Soils Analysis, Report writing
September 2016	Agricultural Potential Study for the Proposed Construction of an 18km long pipeline with an internal diameter of 2100 for the remainder of B16 pipeline starting from Zuikerbosch Pumping Station to Slangfontein with associated cross connections and end connections.	Agricultural Study	Field investigation; Agricultural potential analysis, Soils Analysis, Report writing
September	Ecological Assessment For	Flora and	Field work

2016	the Proposed Construction of an 18km long pipeline with an internal diameter of 2100 for the remainder of B16 pipeline starting from Zuikerbosch Pumping Station to Slangfontein with associated cross connections and end connections.	Fauna Assessment	Plant and animal identification Report writing
March 2015	Illiondale Wetland Rehabilitation Project in Ekurhuleni Municipality. (Quotation No.: KEQ. ERM. 03.39).	Flora and Fauna Assessment	Field work Plant and animal identification Report writing
July 2014	The Soutpansberg Drive Wetland Rehabilitation Project in Ekurhuleni Municipality.	Flora and Fauna Assessment	Field work Plant and animal identification Report writing
July 2013	Proposed Construction and Establishment of Beef Feedlot and Associated Infrastructures on Portion 2, 8, 9, 11 and 15 of the Kleinwater Farm Project, Mpumalanga Province.	Flora and Fauna Assessment	Field work Plant and animal identification Report writing
September 2013	Proposed Expansion and Construction of Poultry Houses for Broiler Production for Farm Puntlyf Bronkhorspruit Project, Gauteng Province.	Flora and Fauna Assessment	Field work Plant and animal identification Report writing
September 2017	Proposed N2 Panbult Interchange upgrade for South African National Roads Agency Limited (SANRAL) Project at Panbult Siding in Mpumalanga Province.	Wetland Assessment and Delineation Report	Site visit; Delineation and plant identification; Report writing Project manager
May 2013	Proposed township situated on portion 27 and 28 of the farm	Wetland Assessment and Delineation	Site visit; Delineation and plant identification; Report writing Project manager

	Hartherley 331-JR at	Report	
	Mamelodi, City of		
	Tshwane Municipality.		
March 2015	Investigation on the	Invasive Alien	Field investigation
	Nature and Extent of	Plant Specialist	IAPs identification
	Invasive Alien Plant		Scientific Report Writing
	Infestations on Rand		
	Water Sites: Rietvlei Site.		
March 2015	Investigation on the	Invasive Alien	Field investigation
	Nature and Extent of	Plant Specialist	IAPs identification
	Invasive Alien Plant		Scientific Report Writing
	Infestations on Rand		
	Water Sites: Zwartkopjes		
	Site (Mapleton, Palmiet		
	and Eikenhof).		

#### **REFERENCES**

Name	Company	Position	Contact No	Email Address
	Name			
Joshua	Environet	Director	073 406 8051	molokun@gmail.com
Olokun	Engineering			
Thokozani	Rand Water	Environmental	011 724 9369	tmasilel@randwater.co.za
Masilela		Assessor		
Palesa	Lyma	Director	0824486243	Palesa_mathibeli@yahoo.com
Mathibeli	Consulting			

#### 2) CV OF Nonkanyiso Zungu

ID-82030905700088 Female, South African

Cell-084 800 0187

#### **Profile Summary**

Nonkanyiso Zungu is a Professional Natural Scientist (Pr.Sci.Nat) with 16 years' experience in the environmental field, including GIS. She is currently a Ph.D. candidate at the University of Cape Town doing research on climate change effects on freshwater ecology. She obtained her master's degree in Environmental Management from the University of Pretoria with a specialty in Water Resource Management. She has extensive experience in water resource management, waste management, and obtaining environmental authorizations (air, water, waste) across sectors that include: Power generation, infrastructure (Construction), transportation (rail), waste disposal, water purification & sewage works. The projects she has undertaken include Environmental Impact Assessments, Basic Assessments, Environmental Feasibility Studies, Environmental scoping studies, Environmental legal compliance audits, Waste management licenses, Water use licenses, and Baseline risk assessments.

Nonkanyiso Zungu is a Health & Safety and Environmental (SHE) auditor and is knowledgeable on internal integrated SHEQ auditing. She has experience in the development and

implementation of ISO 14001: 2004 management system and undertaking internal audits. Nonkanyiso is also a wetland specialist with experience in wetland delineation, determination of present ecological status, ecological importance and sensitivity evaluations, and wetland rehabilitation planning using packages that include Wet-Health, Wet-Ecoservices, and Wet-Rehab Evaluate.

#### **Tertiary Education:**

Qualification: Ph.D. Ecology, University of Cape Town, Year: 2017-Current

Qualification: MSc Environmental Management, University of Pretoria, Year: 2011

Qualification: BSc Honours (Ecology), University of KwaZulu-Natal, Year 2005

Qualification: BSc Biological Science, University of KwaZulu-Natal Year: 2003

#### **Professional Registration**

- South African Council for Natural Scientific Professions (SACNASP, Pr. Nat. Sci. (Practice no. 400194/10): Ecological Science
- Member of the Gauteng Wetland Task Group
- Member of WISA (Gauteng Region)

#### **Short Courses**

- ISO 14001 IMPLEMENTATION AND INTERNAL AUDITING
- ISO 18001 IMPLEMENTATION AND INTERNAL AUDITING
- ISO 9001 IMPLEMENTATION AND INTERNAL AUDITING
- LEAD AUDITING (SAATCA)
- INCIDENT AND ACCIDENT INVESTIGATIONS
- QUALIFIED WETLAND ASSESSMENT PRACTITIONER (WET-HEALTH; WET IHI, SPATSIM)
- ESRI GIS MAPPING, ARCMAP 10

#### **Key Skills**

- ESRI GIS MAPPING, ARCMAP 10
- ISO 14001: 2004 internal auditing
- Legal compliance auditing

- Wetland delineation and assessment
- Environmental Impact Assessment
- Waste Management Licence Applications
- Water Use Licence Applications
- Basic Assessments
- Feasibility Studies (Fatal flaw analysis)

#### **Employment History**

2014 – Current Sazi Environmental Consulting cc

2011–2014 Sebata Group of Companies (Pty) Ltd

2009 – 2011 Department of Water Affairs

2007 – 2009 Wetland Consulting Services (Pty) Ltd

2005 – 2006 University of KwaZulu-Natal (Maluti Transfontier Conservation Program)

2004 – 2005 University of KwaZulu-Natal (Welgevonden Elephant Program)

#### **WORKS EXPERIENCES**

WETLANDS					
PERIOD	PROJECT NAMES	SCOPE	clients		
2018	Natalspruit river rehabilitation	Wetland delineation, Wetland PES and EIS description, Wetland classification, Rehabilitation	Company: Silver Horns Contact: Thabo Munyai Tel: 076 126 8387		
2018	Brakpan automotive hub wetland assessment	Wetland delineation, Wetland PES and EIS description, Wetland classification, Rehabilitation	Company: Vungandze Projects Contact Person: Khosi Mngomezulu Tel: 083 256 1292		
2018	K2 and K3 pipeline wetland assessment	Wetland delineation, Wetland PES and EIS description, Wetland classification, Rehabilitation	Company: Rand Water Contact Person: Nomkhosi Mohlahlo Tel: 011 724 9191		
2018	Desktop wetland assessment on portion 10 on Reserve 16 of Farm no 15638 in Ngwavuma, KwaZulu Natal Province, South Africa	Desktop study	Company: Beyond Greening Environmental Services Pty (Ltd) Contact Person: Nonkululeko Khumalo Tel: 072 172 8374		

2017	Lanseria business park wetland delineation and assessment report	Wetland delineation, Wetland PES and EIS description, Wetland classification, Rehabilitation	Company: Arengo 6 Contact Person: Kagiso Mohlamme Tel: 072 591 5237
ECOLOGICAL ASSESSM	ENT (FAUNA AND FLORA)		
2018	K2 and K3 pipeline ecological assessment	Flora and fauna assessment, Sensitivity areas	Company: Rand Water Contact: Nomkhosi Mohlahlo Tel: 011 724 9191
2018	Brakpan automotive hub ecological assessment	Flora and fauna assessment, Sensitivity areas	Company: Vungandze Projects Contact Person: Khosi Mngomezulu Tel: 083 256 1292
2017	Amandebult Section biodiversity assessment	Flora and fauna assessment, Sensitivity areas	Company: Phuka tsa Nong Contact: Kelebogile Mogajane Tel: 083 478 5753
2017	Leliefontein biodiversity assessment	Flora and fauna assessment, Sensitivity areas	Company: Ndlelenhle Mining and consulting Contact: Abraham Maphoso Tel: 082 088 3283

Appendix E: Public Participation

Appendix E1 – Newspaper advert



**PLANNING** 



CE12/2023 & CE13/2023



#### **SOL PLAATJE MUNISIPALITEIT**

VOORGESTELDE OPHEFFING VAN BEPERKENDE TITEL VOOR-WAARDES, HERSONERING EN VERSLAPPING VAN BOULYNE T.O.V ERF 4398 KIMBERLEY, BARNATOSTRAAT 10 **HADISON PARK.** 

KENNIS geskied hiermee dat die Sol Plaatje Munisipaliteit 'n aansoel ontvang het vir Erf 4398 Kimberley, vanaf "Equilibrium" verteen-woordig deur Mnr M Stols ingevolge die Sol Plaatje Munisipale Grondgebruikbestuurs Verordeninge 2015 Artikel 4(2)(a)(iv), 4(2) (a)(iii), 4(2)(b)(v) tesame met Artikel 6 en 20, saamgelees met die Wet op Ruimtelike Beplanning en Grondgebruiksbestuur (Wet16

- Die Voorgestelde Opheffing van Beperkende Titel Voorwaardes B, C 1, 5, 6. a-d in Titel Akte T182/1975;
- Die Voorgestelde Hersonering van Erf 4398 Kimberley vanaf Residentieel 1" na "Residentieel 2" ten einde die bestaande ontwikkeling op die eiendom te wettig;
- Die Voorgestelde Verslapping van die syboulyne (Aangrensend Erf 13513 en 4390 Kimberley) vanaf 2m na 0m en die straatboulyr (Ellen Carterweg) vanaf 4.5m na 0m.

Besonderhede aangaande hierdie aansoek is gedurende kantoor ure verkrygbaar vanaf die Argief Kantoor, 053 8306671 by die Stedelike Beplanningsafdeling, Direktoraat van die Uitvoerende Direkteur: Strategie. Ekonomiese Ontwikkeling en Beplanning, Tweede Vloer, Ou Gebou, Stadskantore, Kimberley.

Besware, indien enige, teen die voorstel moet skriftelik tesame met redes daarvoor by die bogenoemde ingedien word voor of MAANDAG, 27 FEBRUARIE 2023.

Persone wat nie kan lees of skryf nie kan gedurende kantoorure na Sol Plaatje Munisipaliteit kom waar die betrokke amptenaar aan die persone hulp sal verleen insake hulle besware, kommentare en vertoe.

#### **SOL PLAATJE MUNICIPALITY**

PROPOSED REMOVAL OF RESTRICTIVE TITLE DEED CONDITIONS, REZONING AND RELAXATION OF BUILDING LINES I.R.O ERF 4398 KIMBERLEY, 10 BARNATO STREET,

NOTICE is hereby given that the Sol Plaatje Municipality has received an application for Erf 4398 Kimberley from "Equilibrium" represented by Mr M Stols in accordance with Section 4(2)(a)(iv), 4(2)(a)(iii), 4(2)(b)(v) and Section 6 and 20 of the Sol Plaatje Land Use Manage ment By-Laws, 2015 read together with the Spatial Planning and Land Use Management Act (Act 16 of 2013), for the following:

- The Proposed Removal of Restrictions B, C. 1, 5, 6. a-d in Title Deed
- The Proposed Rezoning of Erf 4398 Kimberley from "Residential 1" to "Residential 2" in order to legalise the existing development on
- The Proposed Relaxation of the side building lines (Adjacent Erf 13513 & 4390 Kimberley) from 2m to 0m as well as the street building line (Ellen Carter Road) from 4.5m to 0m.

Particulars regarding this application can be obtained during office hours from Registry, 053 830 6671, Urban Planning Section of the Directorate of the Executive Director: Strategy, Economic Development and Planning, Second Floor, Old Complex, Civic Office:

Objections, if any, against this application must be lodged in vriting with full reasons therefore, to reach the above on or before, MONDAY, 27 FEBRUARY 2023.

Any person who cannot read or write may, during office hours, come to the Municipality where the relevant planning official will assist such persons by transcribing their objections, comments and

N TYABASHE-KESIAMANO

**E.D. STRATEGY, ECONOMIC DEVELOPMENT AND PLANNING U.D. STRATEGIE, EKONOMIESE ONTWIKKELING EN BEPLANNIN** 

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**SKAKEL BRAHAM** 082 773 5192

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NOTICE OF DRAFT BASIC ASSESSMENT REPORT(BAR), DRAFT ENVIRONMENTAL MANAGEMENT PROGRAMME REPORT (EMPr) FOR THE PROPOSED MOA SOLAR PLANT AT THE REMAINING EXTENT OF PORTION 3 OF THE FARM RIETPUTS 15, KIMBERLY RD, WITHIN MAGARENG LOCAL MUNICIPALITY, NORTHERN CAPE PROVINCE. ENVIRONMENTAL AUTHORISATION AND WATER USE LICENCE APPLICATION. **PUBLIC REVIEW NOTICE** 

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Notice is hereby given in terms of Chapter 6, Regulation 41 of the National Environmental Management Act 107 of 1998 (as amended), EIARegulations 2014, as amendedof an application forintent to conduct aBasic Assessment Report pursuant the environmental authorization for the proposed activity. Additionally, a Water Use Licence application for Section 21 (a) (c) and (i), water uses in terms of the National Water Act 36 of 1998.

Project Description: Tholoana Environmental Consulting has been appointed by Moa Construction CC to act as Independent Environmental practitioners for the proposed Moa Solar, remaining extent portion 3 of Farm Rietputs 15, Kimberly RD. The preferred site for the development is approximately 300 hectares, however the footprint of the solar farm is approximately 177 hectares. The proposed project entails construction of a Solar Photovoltaic System plant, wherein the energy received from the sun is transferred to DC energy and converted to AC energy, then transferred to the national grid.

Location: The site for the proposed project activities is at the remaining extent portion 3 of Farm Rietputs 15, Kimberly RD, GPS coordinates as follows: 28°20'15.22"S. 24°44'31.29"E.

**<u>Legislation</u>**: The proposed project triggers the following legal requirements:

- National Environmental Management Act 107 of 1998, as amended, Environmental Impact Assessment Regulations 2014, as amended:
  - > Listing Notice 2 GN R.325 Activity 1: "The development of facilities or infrastructure for the generation of electricity from a renewable resource where the electricity output is 20 megawatts or more"
  - > Listing Notice 2 GN R.325; Activity 15: "The clearance of an area of 20 hectares or more of indigenous vegetation, excluding where such clearance of indigenous vegetation is required for—the undertaking of a linear activity; or maintenance purposes undertaken in accordance with a maintenance management plan"
- National Water Act 36 of 1998, water uses

  - Section 21 (a) "Taking Water from a water resource"
     Section 21 (c) "impeding or diverting the flow of water in a watercourse" ➤ Section 21 (i) - "altering the bed, banks, course or characteristics of a watercourse"
- **PUBLIC PARTICIPATION PROCESS:**

Interested and Affected Parties (I&AP's) are invited to comment on the Draft Basic Assessment Report and Draft Environmental Management for the proposed Moa Solar Plant. The report can be accessed on request from vusi@tholoanaconsulting.co.za, alternatively at the Kimberley Library, Magareng Local Municipality Library and the ward councilor for ward 5 under Magareng Local Municipality. Comments for the report can be sent to Tholoana Environmental Consulting from the publication of this advert or before Monday 27 February 2023, email or post to the below mentioned Environmental Assessment Practitioners (EAP). For other alternatives kindly contact the EAP, details provided below:

Further detail/information on the proposed Moa Solar Plant project can be obtained from the Environmental Assessment Practitioners (EAP) indicated below.

#### Tholoana Environmental Consulting

P. O Box 1549, HONEYDEW, 2040 - PHONE: 011 704 5071: Cell – 078 6390 199

CONTACT PERSON: Mr. Vusmuzi Hlatshwayo, E-MAIL: vusi@tholoanaconsulting.co.za







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Appendix F: Impact Assessment

Appendix G: Environmental Management Programme (EMPr)

### DRAFT ENVIRONMENTAL MANAGEMENT PROGRAMME REPORT

#### **FOR**

#### THE PROPOSED MOA SOLAR PLANT

Prepared for

## MOA CONSTRUCTION CC

Prepared by



**Tholoana Environmental Consulting CC** 

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# DOCUMENT CONTROL

Document Version : 1

**Document title :** Draft EMPr: Proposed Moa Solar Plant

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### **EXPERTISE OF THE ENVIRONMENTAL ASSESSMENT PRACTITIONER**

Tholoana Environmental Consulting CC (TEC) brings together a team of dedicated professional scientists, environmental managers and practitioners who have many years of combined experience in environmental services, including services not limited alternative energy sources i.e. Msibi Bio-Plant (tyre pyrolysis) and Environmental Management Plans. TEC provides comprehensive Integrated Environmental Management (IEM) services to a broad range of clients throughout the African continent and other international countries.

TEC has no interest in the aforementioned project or any component that may emerge from the processes of the proposed project.

Details of the Environmental Assessment Practitioner (EAP) who compiled the Draft Environmental Management Programme Report (EMPr) for the proposed Moa Solar Plant are outlined below:

Mr Vusmuzi Hlatshwayo: Mr Vusmuzi Hlatshwayo has a National Diploma in Environmental Sciences obtained from Tshwane University of Technology (TUT) in Pretoria. He is also a full member of the International Association for Impact Assessment (South Africa) (IAIAsa) and the Environmental Assessment Practitioners Association of South Africa (EAPASA) and is an EAP within Tholoana Environmental Consulting. Mr Vusmuzi Hlatshwayo was involved in the following projects: Evaton Estate (Housing Development), Krugersdorp Station Upgrade and Intermodal Facilities, Madiba Heights (mixed-use development), Msibi Bio-Plant (waste management application, and a Basic Environmental Assessment), Maluti-A-Phofung Landfill Site (waste management license application) and Refilwe Hostel Development (EMP), Barry Marais Storm Water and Road Upgrade and Ridge Road Storm Water and Road Upgrade.

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# LIST OF ABBREVIATIONS

Abbreviation	Expansion
AIA	Archaeological Impact Assessment
BAR	Basic Assessment Report
CLO	Community Liaison Officer
C-PLAN	Conservation Plan
СВА	Critical Biodiversity Area
DENC	Department of Environment and Nature Conservation
DFFE	Department of Forestry, Fisheries and Environment
DWS	Department of Water Sanitation
EAP	Environmental Assessment Practitioner
EIA	Environmental Impact Assessment
ESA	Ecological Support Areas
EMF	Environmental Management Framework
EMPr	Environmental Management Programme as per the EIA Regulations, 2014
IDP	Integrated Development Plan
I&AP	Interested and Affected Party
NFEPA	National Freshwater Priority Area
NCPHA	Northern Cape Provincial Heritage Agency
GHG	Greenhouse Gas
На	Hectare
HGM	Hydro-geomorphic
kWh	kilowatt hours

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Abbreviation	Expansion
NWA	National Water Act 36 of 1998
PIA	Palaeontological Impact Assessment
PPP	Public Participation Process
PV	Photovoltaic
Rd	Road
SAHRA	South African Heritage Agency
SUDS	Sustainable Urban Drainage Systems
TEC	Tholoana Environmental Consulting CC

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# **DEFINITIONS**

Term	Explanation			
<b>Chemical Waste</b>	means solid, liquid and gaseous products that are to be discarded and that			
	contain dangerous or polluting chemicals that pose a threat to humans,			
	animals or the environment, when improperly disposed of			
Collection	means accumulation of wastes from intermediate storage sites for			
	movement to a primary waste holding area or from several primary waste			
	holding areas to the treatment or final disposal site or both.			
Contractor	The principal person or company undertaking the construction of the			
	development.			
	Appointed by the developer, including subcontractors appointed by			
	the contractor.			
Disposal	means the burial, deposit, discharge, abandoning, dumping, placing or			
	release of any waste into, or onto land.			
Engineer	A person representing the Developer on site and who is responsible for			
	technical and contractual implementation of the works to be undertaken.			
	This is usually the engineer, but may be any other person, such as an			
	architect or project manager, authorized by the Developer to fulfil this role.			
Environment	The surroundings within which humans exist and that are made up of the			
	land, water and atmosphere of the earth:			
	micro-organisms, plant and animal life;			
	> any part or combination of the above and the inter-relationships			
	among and between them; and			
	➤ the physical, chemical, aesthetic and cultural properties and			
	conditions of the foregoing that influence human health and well-			
	being.			
Environmental Control	The individual or company appointed by the Developer to ensure the			
Officer	implementation of the EMP and suitable environmental management			
	practices on site for the duration of the construction phase of the Project.			
General Waste	means waste that does not pose an immediate hazard or threat to health or			

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Term	Explanation				
	to the environment, and includes - domestic waste; building and demolition				
	waste; business waste; and inert waste.				
<b>Ground Water</b>	subsurface water that fills voids between highly permeable ground strata				
	comprised of sand, gravel, broken rocks, porous rocks, etc. and move				
	under the influence of gravitation.				
Hazardous Waste	means any waste that contains organic or inorganic elements or				
	compounds that may, owing to the inherent physical, chemical or				
	toxicological characteristics of that waste, have a detrimental impact on				
	health and the environment.				
Heritage Resources	means any place or object of cultural significance, including all human-				
	made phenomena and intangible products that are the result of the human				
	mind. Natural, technological or industrial features may also be part of				
	heritage resources, as places that have made an outstanding contribution to				
	the cultures, traditions and lifestyles of the people or groups of people of				
	South Africa.				
Impact	Refers to a description of the potential effect or consequence of an aspect				
	of the development on a specified component of the biophysical, social or				
	economic environment within a defined time and space.				
Incident	An undesired event which may result in a significant environmental impact				
	but can be managed through an internal response.				
Mitigation	Measures designed to avoid, reduce or remedy adverse impacts.				
Pollution	any change in the environment caused by - substances; radioactive or				
	other waves; or noise, odours, dust or heat emitted from any activity,				
	including the storage or treatment of waste or substances, construction and the provision of services, whether engaged in by any person or an organ of				
	state, where that change has an adverse effect on human health or well-				
	being or on the composition, resilience and productivity of natural or				
	managed ecosystems, or on materials useful to people, or will have such an				
	effect in the future.				

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Term	Explanation			
Recycle	A process where waste is reclaimed for further use, this involves the			
	separation of waste from a waste stream for further use and the processing			
	of that separated material as a product or raw material.			
Rehabilitation	Rehabilitation is defined as the return of a disturbed area to a state which			
	approximates the state (wherever possible) which it was before disruption.			
Safety, Health and	The SHE officer is a Contractor representative, responsible for the safety,			
Environmental Officer	health and environmental aspects on the construction site. The SHE officer			
	will be responsible for the day-to-day monitoring of the EMP and Health and			
	Safety Plan as per the OHSA.			
Segregation	means systematic separation of health care waste into designated			
	categories.			
Waste	means any substance, whether or not that substance can be reduced, re-			
	used, recycled and recovered –			
	> that is surplus, unwanted, rejected, discarded, abandoned or			
	disposed of;			
	> which the generator has no further use of for the purposes of			
	production;			
	that must be treated or disposed of; or			
	> that is identified as a waste by the relevant Minister by notice in the			
	Gazette, and includes waste generated by the mining, medical or			
	other sector, but—			
	<ul> <li>a by-product is not considered waste; and</li> </ul>			
	<ul> <li>any portion of waste, once re-used, recycled and</li> </ul>			
	recovered, ceases to be waste			
Waste Disposal Facility	means any site or premise used for the accumulation of waste with the			
יימשוב טושףטשמו רמטווונץ	means any site or premise used for the accumulation of waste with the			
Water Pollution	purpose of disposing of that waste at that site or on that premises.			
vvalei Foliutioli	As defined in the National Water Act, 36 of 1998, water pollution refers to the direct or indirect alteration of the physical, chemical or biological			
	properties of a water resource so as to make it – less fit for any beneficial			

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Term	Explanation		
	purpose for which it may reasonably be expected to be used; or harmful or		
	potentially harmful		
	a. to the welfare, health or safety of human beings;		
	b. to any aquatic or non-aquatic organisms;		
	c. to the resource quality; or		
	d. to property.		



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# **Draft EMPr: The Proposed Moa Solar Plant** IMPLEMENTATION OF THE ENVIRONMENTAL MANAGEMENT PROGRAMME (EMP)-**UDERTAKING BY THE PROJECT MANAGER-**The Project Manager \_\_\_\_\_ is responsible for the following issues during the Construction Phase of the Proposed Moa Solar Plant (herein referred to as the proposed project): Ensuring that the contractor is aware of all the specifications, legal constraints pertaining to the project specifically with regard to environmental management. > Any damage to property or the environment must immediately be reported to project manager and the landowners. The damage must be repaired immediately to the owner's written satisfaction. No wandering around adjacent properties. Access is limited to the site only. The public and all property are to be treated with respect at all times. > To ensure that all stipulations within the EMP are communicated and adhered to by the contractor. > To ensure that all clean up and rehabilitation or any remedial actions that are required are completed prior to the issuing of a project completion certificate. UNDERTAKING: I, \_\_\_\_\_, the undersigned and duly authorized thereto by Moa Solar (Pty) Ltd hereby undertake to give effect to all aspects as contained in the attached EMP and accept all responsibility therefore. \_\_ on this \_\_\_\_\_ day of \_\_\_\_\_ 2023. Signed at \_\_\_\_\_

Witnesses:

SIGNATURE

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# **Draft EMPr: The Proposed Moa Solar Plant** IMPLEMENTATION OF THE EMP-UNDERTAKING -BY THE CONTRACTOR-The appointed contractor \_\_\_\_\_\_ for the Construction of the Proposed Moa Solar Plant is responsible for the following: Ensure that the affected landowners are informed about your (the contractors) presence on their property. Immediately report any damage to property or the environment to the project manager and the landowner. The damage must be repaired immediately to the owner's written satisfaction. ➤ No wandering around adjacent properties. Access is limited to the site only. The public and all property are to be treated with respect at all times. > Ensure that all stipulations within the attached EMP are communicated to and adhered to by the employees. Monitor the EMP throughout the project by means of site visits and meetings. This should be documented as part of the site meetings minutes. Ensure that all clean up and rehabilitation or any remedial actions that are required are completed prior to the issuing of a completion certificate. UNDERTAKING: , the undersigned and duly authorized thereto by Moa Solar (Pty) Ltd hereby undertake to give effect to all aspects as contained in the attached EMP and accept all responsibility therefore. Signed at on this day of 2023.

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SIGNATURE

Witnesses: :

### 1. INTRODUCTION

**PROJECT OUTLINE**: The proposed Moa Solar Plant project entails the construction of Solar Photovoltaic (PV) power plant to feed into the National Grid (Eskom), at the Remaining Extent of Portion 3 of the Farm Rietputs 15 Kimberly Rd, where the size of the property is approximately 300 Ha, however the footprint for the plant is approximately 177Ha, refer to figure 1 below. The site area falls within ward 5, Magareng Local Municipality, Frances Baard District Municipality in the Northern Cape Province, country South Africa. Refer to Figure 1, below.



Figure 1: Moa Solar plant

The anticipated construction period for the proposed activities is approximately 10 months, whereas in terms of operation the anticipated energy output is approximately 90.5 million kilowatt hours per year over a 20year period. The energy is capable of supplying 16 500 households. Once the project is complete, it is anticipated that the energy from the plant will be supplied to another stakeholder (ESKOM), which will then undertake its own distribution to its clients.

**SOLAR PLANT SETUP**: Solar PV panels receive radiation energy from the sun, from which the Direct Current (DC) energy goes through a combiner box, which combines the outputs of the different strings of PV modules to the inverter. Batteries are used for the storage of energy before the conversion takes place using the inverter to Alternating Current (AC). The operations and maintenance centre which forms part of the solar plant acts as the energy control room, to transfer energy to the grid line (ESKOM pylons).

## 2. PURPOSE OF EMPr.

The Draft EMP is compiled as per the requirements detailed in Appendix 4 of the EIA regulations 2014 (as amended) promulgated in terms of the NEMA Act No 107 of 1998 (as amended). The Applicant and the appointed Contractor must ensure that the conditions set out in this document are implemented to ensure sound management of the environmental impacts during the lifecycle of the proposed project activities. In terms of the provisions of the EIA Regulations 2014 (as amended); this document must also be read as a living document that must be amended or updated periodically as and when required.

The draft EMP aims to prevent, reduce or mitigate the negative occupational safety hazards and environmental impacts, while enhancing the beneficial aspects of the project.

It further outlines measures to be followed in order to reduce the social impacts of the project on local residents and adjacent properties. This document specifies environmental management activities for the different parties responsible for various mitigation tasks during the project implementation phases.

The purpose of this document is to outline a programme of action to mitigate and manage the impacts of the proposed project activities on the existing and surrounding environment and ensure that such impacts do not compromise the environment and people working on or around the site.

The draft EMP aims to assist the responsible parties to comply with various legislative provisions pertaining to environmental management. It is a requirement that this draft EMP be viewed as an extension to the Contractual Documentation issued to the Applicant's agents – Contractors, subcontractors, Consulting Engineers for implementation and compliance during various phases of the project.

The draft EMP contains mitigation measures specific to the planning and design, construction, post construction and operational phases of the proposed project.

In summary, the purpose of this draft EMP is to:

- Sketch the background for the project.
- ➤ Introduce the structure of the draft EMP, particularly in terms of the contractual application of the environmental specifications.
- Highlight the salient features of the draft EMP.
- > Detail the roles of the various parties with respect to the implementation and monitoring of the draft EMP.
- Clarify and streamline the implementation of the Draft EMP; and
- Outline procedures for proactive environmental management and environmental control, in the event of pollution or similar incidents.

The draft EMP considers similar project activities, in line with known environmental impacts associated with the planning and design, construction, pre-construction, operational phases of the proposed development; most importantly the other consideration is given to the receiving environment.

Table 1: Legislation, policies or guidelines are applicable to the proposed project:

Title of legislation, policy or guideline:	Administering authority:	Promulgation Date:
Conservation of Agricultural Resources Act (Act No. 43 of	National and Provincial	27 April 1983
1983 as amended in 2001)		
The Constitution of the Republic of South Africa, 1996	National	18 December 1996
(Act No. 108 of 1996, as amended).		
National Environmental Management Act, 1998 (Act No.	National & Provincial	27 November 1998
107 of 1998 as amended).		
National Environmental Management: Waste Act, 2008	National & Provincial	10 March 2009
(Act 59 of 2008, as amended)		
National Heritage Resources, 1999 (Act No. 25 of 1999)	National & Provincial	28 April 1999
National Water Act, 1989 (Act No. 36 of 1998, as	National & Provincial	26 August 1998
amended)		
National Environmental Biodiversity, 2004 (Act No. 10 of	National & Provincial	7 June 2004
2004)		
Occupational Health and Safety Act, 1993 (Act No. 85 of	National & Provincial	23 June 1993
1993)		
National Environmental Management: Air Quality Act,	National & Provincial	24 February 2005
2004 (Act No. 39 of 2004)		
Hazardous Substances amendment Act, 1992 (Act No.53	National	4 April 1973
of 1992) (as amended)		
Promotion of Access to Information Act, 2000 (Act No. 2	National	2 February 2000
of 2000)		
Environmental Impact Assessment Regulations, 2014 (as	National & Provincial	7 April 2017
amended)		
National Environmental Management: Biodiversity Act:	National	1 August 2014
Alien and Invasive Species Regulations R 598 of 2014		
Northern Cape Nature Conservation Act (Act No. 9 of	Provincial	21 January 2010
2009)		
	l .	

# Description of compliance with the relevant legislation, policy or guideline:

Legislation, policy of guideline	Description of compliance
Conservation of Agricultural Resources	As specified in the Act, is the list of invasive weed and plant species,
Act (Act No. 43 of 1983 as amended in	including prescribed actions to combat the spread thereof. Applicable
2001)	to the study area, is category 1b invasive plant species, which
	requires control by an invasive species management programme.
The Constitution of the Republic of South	Section 24 of the constitution stipulates that everyone has the right
Africa, 1996 (Act No. 108 of 1996, as	_
amended).	
	to an environment that is not harmful to their health or well-being;
	and to have the environment protected, for the benefit of present and
	future generations, through reasonable legislative and other measures that —
	prevent pollution and ecological degradation; promote conservation; and
	secure ecologically sustainable development and use of natural
	resources while promoting justifiable economic and social development.
	development.
	The developer has the responsibility to ensure that project activities
	are undertaken in a manner that doesn't cause environmental
	degradation, whilst ensuring the principle of sustainable development
	is adhered to. This should be achieved through implementation and
	adherence to the EMP at all phases of the proposed activities.
National Environmental Management Act,	Section 28 of the act applies to the activities to be undertaken by the
1998 (Act No. 107 of 1998 as amended).	developer. The developer has a duty to ensure that any activities that
ross (roction for or ross as americas).	cause or may cause environmental degradation are assessed and
	measures for prevention, avoidance or minimization of such impacts
	from occurring are in place for all phases of the proposed project activities.

#### Legislation, policy of guideline

National Environmental Management: Waste Act, 2008 (Act 59 of 2008, as amended)

#### **Description of compliance**

The Applicant should adhere to the following waste management practices:



Figure 2: Waste management hierarchy

The waste management mitigation measures as provided within the draft EMP should be adhered to in order to achieve compliance with the requirements of this act.

National Heritage Resources, 1999 (Act No. 25 of 1999)

The Applicant should ensure compliance to Section 38 of this Act, thus ensuring that the Heritage Resources Agency is notified and provides comments on the proposed activities. Based on the conducted Desktop Archaeological Impact Assessment by Millenium Heritage Group (Pty) Ltd, there are graves south east of the Vaal River protected in terms of the Human Tissue Act (Act 65 of 1983) and the Ordinance on exhumation (Ordinance no 12 of 1980). Based on the findings, the graves are protected and off high significance. A 50m buffer area is recommended between the development footprint and the identified highly sensitive areas. In a situation where heritage artefacts are encountered during the operational and construction phases, work needs to stop on site, the heritage agency and specialist should be contacted for further investigations before work can continue on site.

National Water Act, 1989 (Act No. 36 of 1998, as amended)

In line with this act, the proposed project activities should ensure compliance to section 19 of the NWA, thus putting in place measures that prevent pollution and/degradation on water resources. Additionally, a Water Use License is required for Section 21 (a) – Taking water from a water-resource (in this instance, the abstraction of water from the borehole). In addition to the Section 21 (a), the Wetland Assessment and Delineation by Maanakana Projects and Consulting (Pty), identified 1 HGM (flat wetland) unit on the western boundary of the site.

Legislation, policy of guideline	Description of compliance		
National Environmental Biodiversity, 2004	This Act requires that any red data and sensitive species within the		
(Act No. 10 of 2004)	site development should be conserved during the project		
	implementation phases. Although no Threatened species were		
	encountered during the field survey, recommendation in the draft		
	EMP and ecological assessment should be adhered to on		
	implementation of the proposed project activities.		
Occupational Health and Safety Act, 1993	All persons at work are entitled to a healthy and safe working		
(Act No. 85 of 1993)	environment while undertaking their respective activities. The		
	developer has a responsibility to ensure that this requirement is		
	adhered to.		
National Environmental Management: Air	Project activities should be undertaken in manner which doesn't		
Quality Act, 2004 (Act No. 39 of 2004)	cause air pollution/change in the ambient air quality (dust), through		
	implementation of mitigation measures as per the EMP on air quality		
	related impacts.		
Hazardous Substances amendment Act, The disposal of hazardous substances should be			
1992 (Act No.53 of 1992) (as amended)	accordance with the waste management hierarchy and in an		
	acceptable manner (Use of leak proof receptacles), separated from		
	general waste. The use and handling of hazardous substances		
	should be done in accordance with the hazardous substances		
	handling and usage procedures to prevent any incidents from		
	occurring.		
Promotion of Access to Information Act,	All documents relating to the project should be accessible to the		
2000 (Act No. 2 of 2000)	Public, or authorized personnel where required (i.e. officials		
	exercising their duties).		
Environmental Impact Assessment	The proposed project activities does not require an environmental		
Regulations, 2014 (as amended)	authorization, however the conditions as stipulated in this EMP with		
	mitigation measures should be complied with and implemented.		
National Environmental Management:	Regulations should be complied with for the removal and controlling		
Biodiversity Act: Alien and Invasive	of alien and invasive species within the proposed project area.		
Species Regulations R 598 of 2014			
Northern Cape Nature Conservation Act	The act provides for the conservation of indigenous, red-data listed		
(Act No. 9 of 2009)	plant and animals, including the control for sustainable use where		
	applicable. In relation to the proposed project, any red data listed		

Legislation, policy of guideline	Description of compliance		
	plant and animal species protected in terms of this act, including		
	aquatic habitats may be damaged and/or destroyed.		

The draft EMP should be viewed as a stand-alone document, which must be used on site during the life-cycle of the project.

#### 2.1. Objectives of the Draft EMP.

The stated objectives of the draft EMP are to ensure that:

- a. All project activities are managed in a manner that reduces or avoids negative social and environmental impacts, while enhancing positive impacts.
- b. Timely precautions are taken to forestall damage and claims arising from damages.
- c. Communication between the developer, project manager, contractors and affected parties is optimised to ensure that all role-players are aware of their specific responsibilities.
- d. The known risk and hazards are actively managed and monitored according to guidelines laid down in this draft EMP.
- e. The completion date of the contract is not delayed due to problems arising from neighbours' concerns with the project.
- f. Accurate records of environmental and/or social incidents, including accidents or objections and complaints are kept, so that the responsible parties are accountable in the event of claims against the developer.
- g. Any improvements made in the mitigation of the draft EMP due to on-going monitoring of its effectiveness are documented, and then made available for future reference.
- h. In order to meet the preceding objectives, the contractor should have a Safety, Health and Environmental Officer (SHE) representative to ensure that specifications of this draft EMP are adhered to, where required, advice should be sort from an independent service provider.

The draft EMP addresses the following three phases of the project:

#### 2.1.1. The Planning and Design Phase

The draft EMP provides an ideal opportunity to incorporate pro-active environmental management and occupation health and safety measures to ensure that the project occurs in a safe, environmentally friendly and sustainable manner.

Pro-active safety and environmental measures minimise the risks of major incidents. The possibility of accidental incidents taking place still exists; however, through the incorporation of contingency plans during the planning phase, the necessary corrective action can be taken to further limit detrimental impacts arising from unforeseen/foreseen incidents. An unforeseeable event could be the lack of commitment of key role players to implement mitigation measures as proposed in this draft EMP, thus a practical solution to the problem has to be sought. The emphases is on viewing this draft EMP as a dynamic working tool that needs to be modified as and when necessary.

#### 2.1.2. The Construction Phase

The majority of impacts identified during this phase will have immediate effect (e.g. noise, ambient air, water resource pollution and loss of both Flora and Fauna).

The other associated impact could be visual impacts as a result of construction activities. The draft EMP provides precautionary measures to be implemented in line with designs for the project.

The monitoring of the Draft EMP a continual basis during the construction phase, it is possible to identify and mitigate impacts to ensure proper safety and environmental management practices. Possible impacts include:

- Removal and/or destruction of natural vegetation.
- Groundwater pollution by chemical spills and leakages or caused by i.e. cements mixed on impervious surfaces.
- Soil contamination from oil and/or other chemicals from construction vehicles and equipment.
- Visual disturbances due to lack of proper house-keeping and the location of the construction site camp.
- Land disturbances as a result of earthworks and excavation activities.

Table 2, below explains briefly how incidents are identified and handled throughout the different phases of the project.

**Table 2: Incident Identification** 

Activate and	Bring Incident Under	۸ <sub>م</sub> انه	Pocovony
Communicate	Control	Audit	Recovery

Contractor	Safety, Health & Environmental Committee	Safety, Health & Environmental Audit Team	Incident Recovery Team

#### 2.1.3. Post Construction Phase

The post construction phase outlines as far as possible measures to rehabilitate the environment affected by the project activities. The aim is to landscape all affected footprints/servitudes. Indigenous vegetation must be used for the landscaping. The areas to be landscaped must be incorporated in the designs of the development.

#### 2.1.4. The Operational Phase

By taking pro-active measures during the planning and design, construction and post construction phases potential environmental impacts emanating from the operational phase may be minimised, and where possible, avoided.

Monitoring of certain critical aspects such as waste management, occupational health and safety, environmental pollution holistically will still be required. The Applicant will play a major role in the implementation of measures of the Draft EMP during the operational phase.

#### 2.2. Financial Provision or Budget for Implementation of the Draft EMP

The developer will be required to provide means and resources to implement all aspects of the draft EMP for the construction and post construction. The manner in which compliance tasks with the draft EMP conditions is financed will depend on available in-house resources. As a result cost calculations should be based on any external consultations which may be required from time to time.

#### 2.3. General Environmental Guidelines

This section provides environmental guidelines applicable to the project phases. The draft EMP provides specifications and regulations that must in all instances be adhered to. It is however the responsibility of all people involved, in committing themselves with the implementation of the draft EMP in all phases of the project. The developer or designated representative, which may be the project manager will be responsible for ensuring compliance of the contractors with the draft EMP and will rely on the Safety, Health and Environmental (SHE)

Representative or Officer for compliance monitoring. As a result, the Contractor must monitor his/her employees through the SHE to ensure the adherence of the provisions of the draft EMP.

The contractor shall receive a copy of the draft EMP on which he/she will be given an opportunity to clear any misconceptions and uncertainties. The draft EMP will form part of the contract and will therefore be a legally binding document. In the event of discrepancy with regard to environmental matters or environmental specifications this document shall take precedence.

#### Failure to comply with Environmental Considerations

All rules and regulations pertaining to the site and municipal bylaws must be adhered to. All outdoor advertising must be below the thresholds stipulated in the EIA Regulations 2014 (as amended). An official (Competent Authority) may order the contractor to suspend part of or all operations if the contractor causes damage to the environment by not adhering to the specifications set below. Any environmental degradation/damage must be mitigated/managed within a timeframe stipulated by any notices as provided by an official (Competent Authority).

#### Environmental Training Programme

The responsibility to communicate all aspects of the Draft EMP to the site staff (i.e. sites agents and labourers) lies with the contractor. The developer may additionally appoint an external service provider for compliance monitoring and training purposes. The communications and/or training should be done prior and during the construction phase (where required, based on an identified need from compliance monitoring). Basic environmental awareness training should be included with the safety training, toolbox talks and induction programs. A copy of the draft EMP must always be made available on site.

#### Progress/Site Meetings

Environmental management shall be a standing agenda point during site meetings. The SHE representative or officer designated for environmental management compliance monitoring on the project shall attend the progress and on-site meetings on a regular basis to provide feedback on any outstanding or continuous environmental matters, including any lessons learned with a focus on any negative and positive outputs.

## 3. ROLES AND RESPONSIBILITIES

The various roles and responsibilities for individuals involved in the proposed project are as follows:

- The Developer: The Developer is required to adhere to the following:
  - All relevant approvals and permits are attained prior to the start of construction activities on site.
  - Ensure that the contractor is aware of the specific conditions to be adhered to in line with activities to be undertaken during the construction phase.
  - Ensure that any recommendations emanating from the concept design, design, through construction and post construction are implemented.
  - Ensure that a suitably qualified Safety, Health and Environmental representative forms part of the contractor's staff.
- ➤ The Engineer: The engineer appointed for the proposed development has the following responsibilities:
  - Play a role in the decision-making process with the contractor and SHE representative or officer to address any environmental problems that may occur during the construction phase.
  - Ensure that the requirements as set out in this draft EMP and any other conditions stipulated by the relevant Authorities are implemented.
  - Monitor compliance with consultation with the SHE representative on the contractor's obligations on construction activities.
  - Consult the Contractors SHE representative on the review of the construction method statements.
  - Exercise and take actions on compliance of specifications by the SHE representative on site.
  - Play a role on internal reviews, SHE representative draft EMP review.
- The Contractor: In line with the implementation of this draft EMP, the contractor refers to the organisation or individual that has been appointed to carry out the work as required by the developer. The contractor is required to adhere to the following in terms of this draft EMP:
  - Ensure that the affected landowners are informed about your (the contractors) presence on their property.

- Immediately report any damage to property or the environment to the project manager and the landowner. The damage must be repaired immediately to the owner's written satisfaction.
- No wandering around adjacent properties. Access is limited to the site only.
- The public and all property are to be treated with respect at all times.
- Ensure that all stipulations within the draft EMP are communicated to and adhered to by the employees.
- Monitor the draft EMP throughout the project by means of site visits, pictorial evidence and meetings to be documented as part of the site meeting minutes and compliance reports.
- Ensure that all clean up and rehabilitation or any remedial actions that are required are completed prior to the issuing of a completion certificate.
- Safety, Health and Environmental Representative/Officer: The SHE representative/officer will oversee all the environmental aspects relating to the project during the construction and post construction phase. The SHE Representative/Officer will form part of the contractor's employees. She/he must attend monthly project meetings, compile periodic Environmental Compliance Reports (ECRs) to evaluate compliance with the draft EMP and be responsible for providing feedback on potential environmental issues associated with the project. The ECR must contain information on the implementation and compliance of the draft EMP.
  - Liaison with relevant authorities, i.e. the South African Heritage Resources Agency (SAHRA) and the local authority (Magareng Local Municipality) and the competent authority (DENC), where required.
  - Liaison with contractor regarding environmental compliance and
  - Undertaking routine monitoring and appointing a competent person/institution to be responsible for specialist monitoring, whenever necessary.
  - Compile periodic health and safety compliance reports.

The SHE representative will be responsible for monitoring compliance, rather than enforcing it. Enforcement such as suspension of activities can however be implemented by the Project Manager, an external environmental and/or safety officer or an Official (Competent Authority).

## 4. KEY ENVIRONMENTAL ISSUES

The applicable environmental themes to the proposed project are outlined below:

- ➤ Key issue 1: Biophysical impacts: During the project phase cycle, there are a number of potential impacts on the biophysical environment. Such impacts must be mitigated by following the guidelines set forth in this draft EMP. The Safety, Health and Environmental Representative/Officer is responsible for monitoring, however may enforce the mitigation measures, where there is non-compliance with suggested corrective actions and must compile regular compliance reports concerning compliance of contractor to the draft EMP. Key issues to be considered are the following:
  - Vegetation clearing and topsoil management
  - Poor stockpiling of soil.
  - Soil erosion caused by run-off.
  - Loss of floral and faunal species of conservation concern.
  - Destruction of water resources (wetlands)
- ➤ Key issue 2: The social environment: It must be emphasised that whilst there are a number of impacts relating to the Occupational Health and Safety, fire risk and groundwater/surface water contamination, the project will be of major significance on the lives and means of livelihood of the surrounding community. Therefore, a major focus of the draft EMP is on reducing/mitigating the negative social impacts, while enhancing the expected positive benefits and spin-offs of the project. The groups of people identified as affected parties: employees of the construction company involved in the project, the road users and the community in close proximity to the site.

The following social issues can be linked to safety hazards.

- Negative Impacts
  - Change in air quality due to increased dust during construction activities. This may result
    in respiratory disorders for both employees and nearby residents.
  - Movement of vehicles due to construction activities.
  - Temporary visual impacts due to construction activities.

- Increased noise as a result of construction activities.
- Positive Impacts
  - Temporary employment opportunities during construction.
  - Improved aesthetics (post-construction rehabilitation).
  - Cumulative economic opportunities for both the local community and the municipal area.
- ➤ **Key issue 3: Safety Hazards and Risks:** The key issues and impacts that must be managed pertain to safety hazards and risks that could arise due to human error or negligence leading to a major or minor incident. If the incident is a major one, with a severe impact, it is considered as a Disaster. Key negative impacts that this draft EMP addresses are:
  - Uncontrolled fire risks.
  - Operation of dangerous construction equipment by unqualified personnel.
  - Safety and health risks due to potential hazards on site such as vehicles, equipment/machinery.
  - Incidents due to less visual for road users (dust).
  - Working on heights, confined spaces by medically unfit personnel.

## 5. ENVIRONMENTAL MANAGEMENT PROGRAMME

The intention of this section of the draft EMP is that it forms a stand-alone document, which can be used as an integrated environmental, health and safety management tool during the various phases of the project.

The following table forms the core of this draft EMP for the planning and design, construction and post construction of the project. Table 3, below must be used as a checklist on site during each phase of the development. Compliance with this draft EMP must be audited monthly during the construction phase and once immediately following the completion of construction.

Table 3: Impact mitigation measures Planning, Design and Pre-Construction

Item	Aspect Impact/Issues	Mitigation Measures/Actions	Responsible party	Frequency of Action
		Planning, Design and Pre-Construction		
1	General compliance reporting	<ul> <li>The draft EMP is binding on the Developer, professional team, Contractors and Subcontractors working within the construction site.</li> <li>The special conditions of the contract must include provision for the strict adherence to and compliance with this draft EMP as well as the general and specific conditions from both the Competent and Local Authority.</li> <li>The site layout plan (SDP), should be compliant with all safety, health, environmental (conditional environment) requirements.</li> </ul>	Applicant	Once-off
		<ul> <li>The following compliance documents and/or files should be in place</li> <li>Environmental Compliance file.</li> <li>Occupational Health and Safety file.</li> <li>Construction work permits.</li> <li>All applicable permits prior to construction should be in place:</li> <li>Environmental Authorisation.</li> <li>Construction work permit.</li> <li>Water Use Licence.</li> <li>Approved Site Development plan.</li> </ul>	Developer/Project  Manager	Once off

Item	Aspect	Mitigation Measures/Actions	Responsible party	Frequency of Action
	Impact/Issues			
		Planning, Design and Pre-Construction		
2	Planning	<ul> <li>The planning phase should incorporate all legislative requirements including conditions from Competent Authority (DENC), the Local Authority (by-law requirements), including other service providers i.e. Eskom, where applicable.</li> <li>Resources should be made available to ensure the planning of the proposed project process meets the requirements of all applicable legislative frameworks.</li> </ul>	Developer/Project Manager	Once-Off
		<ul> <li>The location of the site offices and construction camp should be agreed on by the contractor and Safety, Health and Environmental Representative/Officer.</li> <li>The activity area should be delineated and cordoned off, all no-go areas, within and outside of the boundary should be indicated and the personnel on site should be made aware of such areas.</li> </ul>	Contractor	Once-Off
		<ul> <li>Conduct a walk-through survey on the working servitude to establish any indigenous vegetation (species) to be protected or relocated.</li> </ul>		

Table 4: Impact mitigation measures Construction Phase

Item	Aspect Impact/Issues	Mitigation Measures/Actions	Responsible party	Frequency of Action
		Construction Phase		
1	Compliance	➤ A qualified/trained, Safety, Health and Environmental Representative or Officer should be available on site, to monitor compliance with the specifications of this draft EMP.		Bi-weekly
		➤ The developer may appoint an external Environmental Control Officer and Occupation, Health and Safety Officer. In other instances this can be a Safety, Health and Environmental Officer to monitor both environmental and safety compliance aspects.	Applicant	Monthly
2	Employment	> The contractor shall ensure that local labour is used as far as possible in order to improve the local economy of the area.	Contractor	Once off/or as and when required.
3	Site Establishment	<ul> <li>The construction camp must be clearly demarcated and fenced off. The material that can be used can be is wired fence with shade cloth.</li> <li>Applicable Safety, Environmental and Health warning signs should be displayed at the construction camp.</li> <li>Appropriate signage must be placed within the study area for the public to be aware of the construction activities. The sign should include details of the main contractor, engineer and other applicable responsible professional team, with contact details.</li> </ul>		Once-Off

Item	Aspect Impact/Issues	Mitigation Measures/Actions	Responsible party	Frequency of Action
		Construction Phase		
		<ul> <li>The site camp should not be located anywhere near identified sensitive areas, the position should be agreed on by the Safety, Health and Environmental Representative, the contractor and Engineer.</li> <li>The construction camp should have waste storage areas. Waste separation should be implemented on site.</li> </ul>		
		Sufficient space to accommodate all other equipment's required or to be used for the construction activities should be available.		
		No maintenance of construction vehicles should take place anywhere near identified sensitive areas. The parking area for construction vehicles should be on impermeable surface area, which should be inspected regularly for spillages. The area should have necessary storm water control, where oil and fuel spillages are highly likely to occur.		On-Going
		<ul> <li>Drip trays can be used for standing vehicles with oil or hydrocarbon leaks.</li> </ul>		
		A suitable area should be allocated where personnel should take their breaks, the construction site camp be used.		
		> Access control measures should be implemented and adhered to on site.		
		> The contractor should provide portable toilets and implement a scheduled maintenance plan (weekly).		
		<ul> <li>Disposing of waste from the portable toilets on the environment is</li> </ul>		

Item	Aspect Impact/Issues	Mitigation Measures/Actions	Responsible party	Frequency Action	of
		Construction Phase			
		prohibited.			
		Vehicular speeds (recommended 30Km/h) should be regulated on detour routes, signage should be placed along routes.	Contractor	Once-Off	
4	Waste	General Waste	Contractor	Once- Off	
	Management	<ul> <li>An agreement should be reached with the Magareng Local Municipality on the general waste collection schedule. Waste skips can be used collection purposes (rubble), alternatively, where applicable wheelie bins can be used for the normal domestic waste.</li> <li>Where collection by the municipality is not applicable, a licenced waste collector can</li> </ul>			
		<ul> <li>be hired for waste collection services.</li> <li>In order to ensure that littering is avoided or minimised on site sufficient general waste containers should be made available.</li> </ul>			
		No general waste should be mixed with hazardous waste.			
		Waste separation should be implemented on site, thus waste containers for different waste streams should be provided.			
		A designated area for disposal of general waste and sorting must be provided on site.			

Item	Aspect Impact/Issues	Mitigation Measures/Actions	Responsible party	Frequency of Action				
	Construction Phase							
		➤ All the generated general waste should be removed on a daily basis within the construction areas and disposed off at designated areas.	Contractor	On-going				
		On a weekly basis, the waste discarded on site at designated areas should be collected for disposal at a licensed waste management facility (Windsorton Landfill site).						
		➤ No waste should be burnt on site.						

Item	Aspect Impact/Issues	Mitigation Measures/Actions	Responsible party	Frequency Action	of
		Construction Phase			
		Hazardous Waste  ➤ All hazardous waste should be separated from general waste and disposed of at a licensed disposal facility or collected by a licensed service provider.  ➤ A designated area for hazardous waste with an impermeable surface should be provided.  ○ Containers for hazardous waste should be clearly labelled and be leak proof.  ➤ Any hydrocarbon spillages that occur should be contained and treated immediately, or disposed of at designated areas using appropriate disposal container for further disposal at the licensed facility.  ➤ A spill kit should be on site for immediate clean-up and containment of accidental spills.	Contractor	Once-Off	

Item	Aspect Impact/Issues		Mitigation Measures/Actions	Responsible party	Frequency Action	of
			Construction Phase			
5	Impact Geology, Erosion Sedimentation	on Soil and n.	<ul> <li>Erosion control measures must be implemented in areas sensitive to erosion such as edges of slopes and/or exposed soil. The measures include but are not limited to - the use of sand bags, hessian sheets, silt fences, retention or replacement of vegetation and geotextiles such as soil cells which are used in the protection of slopes.         <ul> <li>Exposed soils should be rehabilitated in order to limit the risk of erosion.</li> </ul> </li> <li>A sustainable urban drainage system must be implemented; this includes the use of open and/or grass-lined channels/swales.</li> <li>Soil stockpiles should be protected from storm water run-off.         <ul> <li>Stockpiling of materials should not occur adjacent to watercourses.</li> </ul> </li> <li>Surface water or storm water concentration or flow into cut or fill slopes without erosion protection measures is prohibited.</li> <li>Construction activities should be limited to dry season.</li> <li>Mining of soil is prohibited.</li> <li>Vegetation should be removed in a phased manner (working areas), to avoid exposed loose soil.</li> </ul>	Contractor	Once-Off	
			➤ Rehabilitation of exposed areas should be done concurrently with construction activities to avoid run off.			

Item	Aspect Impact/Issues	Mitigation Measures/Actions	Responsible party	Frequency Action	of
		Construction Phase			
6	Water Resources	<ul> <li>No water should be abstracted from any water resource for the purpose of construction activities without a water use license.</li> <li>Areas for maintenance and washing of construction equipment should be designated not anywhere near watercourses.</li> <li>Stockpiling of any material should be done at designated areas as agreed by the contractor and SHE representative away from watercourses.</li> <li>Soil erosion control measures should be in place, to avoid silt built up on water ways.</li> <li>The release of any substance i.e. cements, bitumen, waste into watercourse is prohibited.</li> <li>Construction camp should not be located within 50m of any watercourse. Mixing of cement must take place on impervious surfaces.</li> <li>Regular construction vehicle's checks prior to being used or during their standing period should be done in order to limit or avoid soil contamination.</li> <li>Sensitive riparian areas and delineated wetlands should be marked as no-go areas. A 100 m buffer area should be maintained.</li> <li>Cut-off trenches can be constructed to prevent any harmful substances from entering any watercourses.</li> <li>Litter traps should be installed at all storm water outlets. Silt traps or silt barriers should be placed adjacent to the wetland to prohibit discharge of silt into watercourses or delineated wetlands.</li> </ul>		On going	

Item	Aspect Impact/Issues	Mitigation Measures/Actions	Responsible party	Frequency Action	of
		Construction Phase			
		<ul> <li>Hydrocarbon spillages should be avoided, where such occurs immediate clean up should be done and disposal should be at appropriate allocated disposal areas, using appropriate disposal containments for further disposal at appropriated licensed disposal facility. Maintenance can be done on impervious surfaces where required, with proper drainage for containment of accidental spills.</li> <li>Chemical portable toilets provided by contractors must be maintained for the duration of the construction phase. No portable toilet should be located within any watercourse; these should be atleast 100m away from any watercourse.</li> <li>Environmental awareness and education programmes must form part of tool box talks for good pollution prevention practices, these programmes should include information on material handling and spill prevention.</li> <li>An alien invasive management plan should be in place and implemented.</li> <li>No herbicides should be used within or near any water-resource.</li> </ul>	Contractor	On going	
7	Air Quality Dust and Odour	<ul> <li>Chemical toilets should be cleaned and serviced weekly depending on usage or as required.</li> <li>Fires should not be allowed on site to avoid emissions into the surrounding ambient air.</li> <li>Any rubble generated during construction shouldn't be left on site for more than two weeks.</li> <li>Vehicles that will be transporting building materials such as sand or rubble need to be covered or wet down to avoid the material being blown by air during windy conditions.</li> <li>The topsoil removal must be done in a phased manner so that large areas of</li> </ul>		On-going	

Item	Aspect Impact/Issues	Mitigation Measures/Actions	Responsible party	Frequency Action	of
		Construction Phase		•	
		unconsolidated soils are avoided.  > A register must be made available for recording any dust complaints.  > Any remedial action taken in relation to a complaint must be communicated to the complainant.  > Vehicle speed limits on diversion routes should be adhered to limit (30 Km/h).			
8	Flora and Fauna	<ul> <li>Movement of vehicles and construction machinery should be restricted to road surfaced areas and the working servitude.</li> <li>The disposal of vegetation on neighbouring properties is prohibited.</li> <li>Good housekeeping principles should be adhered to, thus all waste generated during the construction should be disposed off at designated areas on site, then further disposed off at appropriate licensed disposal facility (Windsorton landfill site) or collected by the municipal waste collection services as agreed on.</li> <li>No wild animals may under any circumstance be handled, removed or be interfered with by construction workers – only by suitably trained staff.</li> <li>Hunting or collection of fauna is prohibited.</li> <li>Any snares or traps found on or adjacent to the site must be removed and disposed of.</li> <li>Any faunal species located on the site during the construction phase, which cannot relocate themselves (e.g. burrowing or hibernating animals) or may pose a risk to workers (e.g. snakes), must be moved to a more suitable location. This should be undertaken by a suitable qualified staff member.</li> <li>As part of rehabilitation of the non-paved road reserve, all stockpiled materials must be entirely removed, and the area landscaped to merge into the surroundings.</li> </ul>	Contractor	On-going.	

Item	Aspect Impact/Issues	Mitigation Measures/Actions	Responsible party	Frequency of Action					
Construction Phase									
9	Alien Vegetation	<ul> <li>An alien vegetation management plan should be in place and adhered to.</li> <li>No introduction of new invasive plant species should be allowed.</li> </ul>	Contractor	On-going.					
10	Noise Management	<ul> <li>All operations during the construction phase must be compliant with the requirements of the Occupational Health and Safety Act (Act No 85 of 1993).</li> <li>Activities which involve excessive noise, levels above 85dBA must be prohibited at certain times during construction.</li> <li>On site personnel working on areas where the threshold exceeds the ambient 8-hour noise levels (75dBA) should be provided with PPE to assist in reducing noise level impacts.</li> <li>Construction activities must be limited to working hours (from 7am to 5p.m) during the week, not including public holidays.</li> </ul>	Contractor SHE representative/Officer is responsible for the monitoring.	On-going					
		<ul> <li>Signage informing the public of construction activities should be erected on site</li> <li>Shall it happen that construction will take place after working hours the neighbours/I&amp;APs needs to be notified.</li> <li>When required, the Community Liaison Officer (CLO) must inform the community of any planned noise disturbances outside of normal working hours.</li> </ul>	Contractor	Once-off					

Item	Aspect Impact/Issues	Mitigation Measures/Actions	Responsible party	Frequency of Action	of			
Construction Phase								
11	Visual Aesthetics	<ul> <li>The site must be screened off by use of wired fence with shade cloth.</li> <li>Construction camps and stockyards should be located out of the visual field of highly sensitive visual receptors.</li> <li>The construction sites and camps should be kept neat, clean and organised in order to portray a general tidy appearance.</li> <li>Rubble and other building litter should be removed off site as soon as possible or placed in a container in order to keep the construction site free from additional unsightly elements.</li> <li>Use lighting for security and other activities only where required, with the preferred options of Yellow Sodium lights.</li> </ul>	Contractor	On-going				

Item	Aspect Impact/Issues	Mitigation Measures/Actions	Responsible party	Frequency Action	of
		Construction Phase	,		
12	Safety and Security	<ul> <li>The contractor must provide the health and safety plan for approval by the Project manager or the appointed external Occupational, Health and Safety Officer.</li> <li>Safety signs must be erected on site with required PPE.</li> <li>Trenches which have been excavated must be cordoned off to prevent injury to people who are not aware of their existence.</li> <li>Emergency contact information should be provided and displayed at the contractor's office and site entrance</li> <li>The use of PPE should be enforced on site at all times, including visitors.</li> <li>The construction site must be adequately fenced off or access must be restricted to prevent unauthorised persons from entering the construction site.</li> </ul>	Contractor	On-Going	
		<ul> <li>An HIV/AIDS policy should be placed and implemented by the contractor.</li> <li>The appropriate number of staff members must be adequately trained in first-aid in accordance with the Health and Safety Regulations.</li> <li>Appropriate medical equipment must be placed on onsite and made accessible at all times.</li> <li>24 Hour security must be provided at the construction site.</li> <li>Suitable barricades must be erected to secure the site and to avoid unrestricted access to the site during construction activities.</li> </ul>			

Item	Aspect Impact/Issues	Mitigation Measures/Actions	Responsible party	Frequency of Action
	,	Construction Phase		
		➤ Appropriate signage board/s must be placed on site informing the public on construction activities taking place on site		
		Compliance reports must be compiled regularly by the Safety, Health and Environmental representative or Officer, to ensure full compliance with the EMP.	SHE	Bi-Weekly
			ECO	Monthly
13	Heritage Resources	<ul> <li>Any heritage resources encountered during the construction phase should be reported to PHRAG.</li> <li>On account of any Heritage Resources discovered activities should stop for further indication in terms of commencement from PHRAG after investigations have been commissioned and concluded with recommendations.</li> </ul>	Contractor	On-Going

Item	Aspect Impact/Issues	Mitigation Measures/Actions	Responsible party	Frequency Action	of
		Construction Phase			
14	Social Impacts	<ul> <li>Appropriate signage board/s must be placed on site informing the public on construction activities taking place on site</li> <li>A suitable candidate to assist with the employment of local labour and resolving any community disputes should be appointed.</li> <li>Construction activities must be limited to working hours (from 7am to 5p.m) during the week, not including public holidays.</li> <li>An HIV/AIDS policy should be placed at the construction site office and implemented by the contractor.</li> </ul>	Contractor	Once off	
		> The complaints and environmental incident register should be on site.	ECO (compliance monitoring compliance)	On-going	

Table 5: Impact mitigation measures Post Construction Phase

Item	Aspect	Mitigation Measures/Actions		Frequency of
	Impact/Issues		Action	
		Post-Construction Phase		
1	General	Rehabilitate and revegetate all areas that will not be sealed as soon as practically possible.	Contractor	On-going
Requirements		<ul> <li>It is recommended that a dense low grass layer be established, and in such a manner that it can be mowed regularly to discourage the establishment of alien invasive species, as well as use of these areas by fauna – the latter in an effort to prevent loss of fauna due to collisions with road users.</li> </ul>		
		Landscaping should make use of the indigenous vegetation to the study area.		
		➤ A sustainable urban drainage system must be implemented; this includes the use of open, grass-lined channels/swales.		

Table 6: Impact mitigation measures Operational Phase

Item	Aspect Mitigation Measures/Actions Impact/Issues		Responsible party	Frequency of Action				
	Operational Phase							
1	Increased of alien invasive species.	<ul> <li>Access roads and paved areas should be kept free of alien vegetation through routine maintenance.</li> <li>Herbicides should be carefully applied (in accordance with the Alien Invasive Programme) Spraying of herbicides within or near to any watercourses is strictly forbidden.</li> </ul>	Applicant	On-going				
2	Increased sediment loads on watercourses (deterioration of watercourses/wetlands).  Deterioration of aquatic ecosystems.	<ul> <li>Culverts and storm water drains should be monitored for blockages and other possible obstacles.</li> <li>Maintenance plant during the operational phase should be in place.</li> </ul>	Applicant	On-going				
3	Loss of Fauna	<ul> <li>Vehicle speeds limits should be maintained on access roads.</li> <li>Induction on environmental awareness should be undertaken for employees.</li> <li>Illegal trapping, hunting and collection of faunal species is prohibited on site.</li> <li>Use lighting for security and other activities only where required, with the preferred options of Yellow Sodium lights.</li> </ul>	Applicant	On-going				

Item	Aspect Impact/Issues	Mitigation Measures/Actions	Responsible party	Frequency of Action
		Operational Phase	l	
4	Loss of Flora	Applicant	On-going	
5	Pollution on water resources.	Applicant	On-going	
6	Employment opportunities	Applicant	Once-Off	
7	Increased electricity supply to the grid.  Regular service maintenance for the added infrastructure to sustain the life of the solar plant.			On-going
8	Increased Water Use	Applicant	On-going	
9	Safety, Fire incidents and/or outbreaks	Applicant	On-going	

Item	Aspect	Mitigation Measures/Actions	Responsible party	Frequency of
	Impact/Issues			Action
		Operational Phase		
		Nitrogen and carbon dioxide blanketing equipment		
		<ul> <li>Foam spraying</li> </ul>		
		> Staff and management must undergo basic fire fighting training on an annual basis. Regular		
		fire drills must be undertaken.		
		Maintenance on fire fighting equipment should be carried out as required.		
		> Building control: safety and warning signs should be in place, this includes but not limited to		
		emergency exit signs and hazard tapes where applicable.		

## 5. CONCLUSIONS AND RECOMMENDATIONS

The draft Environmental Management Programme (EMP) must be used as an on-site reference document during all phases of the project, and compliance monitoring should be done to avoid adverse environmental impacts associated with the project activities. Parties involved in the transgression of this draft EMP must be held liable for any rehabilitation that may be required. Parties found liable for environmental degradation through irresponsible behaviour, negligence and/ or non-compliance with the draft EMP must receive penalties such as an order to cease activities and/or fines where applicable. During the operational phase, warning (yellow), red-card systems can be another form of a penalty system for transgression of any integrated management system to be adopted for the proposed development. The draft EMP has been compiled using the knowledge of known environmental impacts associated with the construction and operational aspects of a solar plant, with consideration of the current state of the receiving environment. Additionally, well-recognised integrated environmental management principles and relevant occupational health and safety principles were applied in developing the draft EMP.

**Note:** The basis of this document is on the strengths of the information available at the time of assessment. It must therefore be a living document that is updated and revised based on challenges which may arise on site during monitoring. If there are any queries please address them to:

Environmental Assessment Practitioner: Mr Simon Vusmuzi Hlatshwayo

Consulting Firm: Tholoana Environmental Consulting CC

Email: vusi@tholoanaconsulting.co.za

PO Box 1549, HONEYDEW

2040

## Appendix I: Specialist's declaration of interest

Wetland and Ecological Assessment Declaration



Private Bag X6102, Kimberley, 8300, Metlife Towers, T-Floor, Tel: 053 807 7300, Fax: 053 807 7328

## **DETAILS OF SPECIALIST AND DECLARATION OF INTEREST**

Application for authorization in terms of the National Environmental Management Act, 1998 (Act No. 107 of 1998), as amended and the Environmental Impact Assessment Regulations, 2014 as amended.

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File Reference Number: NEAS Reference Number: Date Received:	(For official use only)
1. Project title:	
Proposed Moa Solar Plan	ıt .
2. Details of the specia	llist:
Project Specialist:	Maanakana Projects and Consulting (Pty) Ltd
Trading name (if any):	
Business reg. no./ID. no.:	2012/1132123107
Contact person:	Milambo Freddy Tshiala
Physical address:	1062 Embankment Road 307 Lougardia Building, Centurion-Highyeld 0157

Contact person:

Physical address:
Postal address:
Postal code:

Milambo Freddy Tshiala

1062 Embankment Road 307 Lougardia Building
PO Box 99615, Garsfontein 0060, Pretoria East
0060

Ce

Telephone: 0813120002 Fax:
E-mail: mftshiala@maanakana.co.za

Qualifications: PhD, MSc, (BSc Honours)

Professional affiliation (s) SACNASP (Pr.Nat.Sci. 400021/18)

. .

(if any)

#### 3. Details of the consultant

Project consultant/firm:	Tholoana Environmental Consulting CC				
Business reg. no./ID. no.:	2006/186236/23				
Contact person:	Vusmuzi Hlatshwayo				
Postal address:	PO Box 1549, Honeydew				
Postal code:	2040	Cell:	0786390199		
Telephone:	0117045071	Fax:	N/A		
E-mail:	vusi@tholoanaconsulting.co.za				

Cell:

0836691702

0864653066

Enquiries: G Letimela/ E-mail: gletimela@ncpg.gov.za

A.T. Makaudi

E-mail: eia@half.ncape.gov.za

4.	<ol> <li>Declaration by the specialist apparented.</li> </ol>	ointed in terms of the Environmental Impact Assessment Regulations, 2014 as
i_	Milambo Freddy Tshiala	, declare that
:	favourable to the applicant	this application application application in an objective manner, even if this results in views and findings that are not uses that may compromise my objectivity in performing such work;
	I have expertise in conducting the sy any guidelines that have relevance to	ecialist report relevant to this application, including knowledge of the Act, regulations and the proposed activity;
•	I will comply with the Act, regulations	and all other applicable legislation; iflicting interests in the undertaking of the activity;
:	<ul> <li>I undertake to disclose to the applic has or may have the potential of i authority; and - the objectivity of a authority;</li> </ul>	ant and the competent authority all material information in my possession that reasonably influencing - any decision to be taken with respect to the application by the competent my report, plan or document to be prepared by myself for submission to the competent
•	all the particulars furnished by me in	this form are true and correct; and
•	<ul> <li>I realise that a false declaration is an</li> </ul>	offence in terms of Regulation 48 and is punishable in terms of section 24F of the Act.
	_	
-	( ~	1
Sig	Signature of the specialist full	awy
	Name of company (if applicable):  MAANAKA  Date: 4-7	NA PROJECTS AND CONSOLTING
	21-01-202	
	DB 10 step 5	<b>†</b>
Si	Signature of the Commissioner of Oaths:	
	2023-01	- 27
D	Date:	
_	SO>_	
D	Designation:	
0	Official stamp (below):	UTH AFRICAN POLICE SERVICE
	-	
		DETECTIVE SERVICES
		2023 -01-2 7
		SUNNYSIDE
	so	UTH AFRICAN POLICE SERVICE

Heritage Impact Assessment



Private Bag X6102, Kimberley, 8300, Metlife Towers, T-Floor, Tel: 053 807 7300, Fax: 053 807 7328

## **DETAILS OF SPECIALIST AND DECLARATION OF INTEREST**

Application for authorization in terms of the National Environmental Management Act, 1998 (Act No. 107 of 1998), as amended and the Environmental Impact Assessment Regulations, 2014 as amended.

File Reference Number: NEAS Reference Number: Date Received:		(For official use only)			
1. Project title:					
Proposed Moa Solar Plant					
2. Details of the specia	llist:				
Project Specialist:	Heritage and Archaeol	logical Specialist			
Trading name (if any):	Millenium Heritage Gro				
Business reg. no./ID. no.:	2015/134094/07	1 ( )/			
Contact person:	Dr. Eric N. Mathoho				
Physical address:	30 Breda street, No 7	Silver sands Building			
Postal address:	PO Box 404 Paledi Ma	all, Sovenga Polokwan	е		
Postal code:	0892		Cell:	071 870 6947	
Telephone:	071 870 6947		Fax:	N/A	
E-mail:	mathohoe@gmail.com	1			
Qualifications:	PhD in Archaeology				
Professional affiliation (s)	ASAPA#312				

### 3. Details of the consultant

Project consultant/firm:	Tholoana Environmental Consulting CC				
Business reg. no./ID. no.:	2006/186236/23				
Contact person:	Vusmuzi Hlatshwayo				
Postal address:	PO Box 1549, Honeydew				
Postal code:	2040	Cell:	0786390199		
Telephone:	0117045071	Fax:	N/A		
E-mail:	vusi@tholoanaconsulting.co.za				

Enquiries: G Letimela/ E-mail: gletimela@ncpg.gov.za

A.T. Makaudi

E-mail: eia@half.ncape.gov.za

 Declaration by the specialist appointed in terms of the Environmental Impact Assessment Regulations, 2014 as amended.

I.\_Dr. Eric Ndivhuho Mathoho, declare that --

- · I act as the independent specialist in this application
- I will perform the work relating to the application in an objective manner, even if this results in views and findings that are not favourable to the applicant

I declare that there are no circumstances that may compromise my objectivity in performing such work;

I have expertise in conducting the specialist report relevant to this application, including knowledge of the Act, regulations and
any guidelines that have relevance to the proposed activity;

I will comply with the Act, regulations and all other applicable legislation;

I have no, and will not engage in, conflicting interests in the undertaking of the activity;

I undertake to disclose to the applicant and the competent authority all material information in my possession that reasonably
has or may have the potential of influencing - any decision to be taken with respect to the application by the competent
authority; and - the objectivity of any report, plan or document to be prepared by myself for submission to the competent
authority;

all the particulars furnished by me in this form are true and correct; and
 , Igealise that a false declaration is an offence in terms of Regulation 48 and is punishable in terms of section 24F of the Act.

Signatu	re o	f the/s	pecialist	
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Millenium Heritage Group (PTY) LTD

Name of company (if applicable):

23 January 2023

Date:

Signature of the Commissioner of Oaths:

10945141671

2003.01.04

Date:

Carsterbit

Designation:

Official stamp (below):

SOUTH AFRICAN POLICE SERVICE
MAKHADO UNIFORM

2 4 JAN 2023

COMMUNITY SERVICE CENTRE
SUID - AFRIKAANSE POLISIEDIENS

# Appendix J: Additional Information