GEOHYDROLOGY

GEOTECHNICAL

ENVIRONMENTAL

SOCIAL DEVELOPMENT

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CONSULTATION BASIC ASSESSMENT REPORT FOR THE PROPOSED RENEWABLE ENERGY GENERATION PROJECT ON THE REMAINING EXTENT OF THE FARM N'ROUGAS ZUID, 121, REGISTRATION DIVISION KENHARDT RD, KAI! GARIB LOCAL MUNICIPALITY, ZF MGCAWU DISTRICT MUNICIPALITY Short name: New Hope Powerline

June 2021

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Short name: New Hope Powerline

June 2021

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LIST OF ANNEXURES

Annexure A Layout and technical drawings of the PV Power Plant and of the connection infrastructure:

- Locality Map
- Site Layout Plan
- Annexure B Comments & Responses Report
- Annexure C Terrestrial Biodiversity Impact Assessment
- Annexure D Wetland Delineation and Riparian Report
- Annexure E Avifaunal Assessment
- Annexure F Agricultural Compliance Statement
- Annexure G Geo-Technical and Geo-hydrological Report
- Annexure H Archaeological Impact Assessment
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- Annexure M Traffic Impact Assessment
- Annexure N Socio-Economic Impact Assessment
- Annexure O Environmental Management Programme
- Annexure P Curriculum Vitae of EAP

ABBREVIATIONS AND ACRONYMS

AGES	Africa Geo-Environmental and Engineering Services (Pty) Ltd
BID	Background Information Document
CO	Carbon Monoxide
CO ₂	Carbon Dioxide
CSP	Concentrating Solar Power
DALRRD	Department of Agriculture, Land Reform and Rural Development
DFFE	National Department of Forestry, Fisheries and the Environment,
DMRE	Department of Mineral Resources and Energy
DWS	Department of Water and Sanitation
EAP	Environmental Assessment Practitioner
EIA	Environmental Impact Assessment
EIR	Environment Impact Assessment Report
EMPr	Environmental Management Programme
ESS	Environmental Scoping Study
GHG	Green House Gases
GIS	Geographic Information Systems
GN	Government Notice
GWh	Giga Watt hour
I&AP	Interested and Affected Party
IDP	Integrated Development Plan
IEM	Integrated Environmental Management
IPP	Independent Power Producer
kV	kilovolt
MW	Mega Watt
MWp	Mega Watt peak
NEMA	National Environmental Management Act - Act no. 107 of 1998
NERSA	National Energy Regulator of South Africa
NHRA	National Heritage Resources Act - Act no. 25 of 1999
DEALRRD	Department of Agriculture, Environmental Affairs, Land Reform and
DEALIND	Rural Development (DEALRRD): Northern Cape Province
NWA	National Water Act - Act no. 36 of 1998
PoS	Plan of Study
Property	The Remaining Extent of the farm N'Rougas Zuid 121, Kenhardt RD
	(!Kai Garib Local Municipality, ZF Macawu District Municipality,
	Northern Cape Province)
Project site	Part (approx. 230ha) of the Remaining Extent of the farm N'Rougas
	Zuid 121, Kenhardt RD (!Kai Garib Local Municipality, ZF Macawu
	District Municipality, Northern Cape Province)
PV	Photovoltaic
RFP	Request for Qualification and Proposals for New Generation Capacity
	under the IPP Procurement Programme
REIPPPP	Renewable Energy IPP Procurement Programme
RMIPPPP	Risk Mitigation IPP Procurement Programme
SAHRA	South African Heritage Resources Agency
SANRAL	South African National Roads Agency Limited
SANS	South African National Standard
UPS	Uninterruptible Power Supply
Mensa Energy	Mensa Energy (Pty) Ltd (applicant)
menea Energy	

OBJECTIVE OF THE EIA PROCESS 1

According to Regulation No R 982 of 4 December 2014, of the EIA Regulations, 2014, as amended, the objective of the EIA process is to, through a process of consultation:

- a. Identify the policies and legislation relevant to the study and how the study complies with the policies and legislation.
- b. Motivate the need and desirability of the proposed activity including the need and desirability of the activity in the context of the preferred location
- c. Identify the location of the development footprint within the preferred site, based on an impact assessment and risk ranking process which includes cumulative impacts and a ranking process of all the identified alternatives focussing on the geographical, physical, biological, social, economic and cultural aspects of the environment.
- d. Determine the
 - a. Nature, significance, consequence, extent, duration and probability of the impacts occurring to inform preferred alternatives; and
 - b. Degree to which these impacts
 - i. Can be reversed;
 - ii. May cause irreplaceable loss of resources, and
 - iii. can be avoided, managed or mitigated.
- e. Identify the most ideal location for the activity within the preferred site based on the lowest level of environmental sensitivity identified during the assessment
- f. Identify, assess and rank the impacts the activity will impose on th preferred location through the life of the activity;
- g. Identify suitable measures to avoid, manage or mitigate identified impacts and
- h. Identify risks that need to be managed and monitored.

2 DETAILS OF THE ENVIRONMENTAL ASSESSMENT PRACTITIONER (EAP)

Name of EAP: AGES – Engela Grobler and Johan Botha Contact details of EAP:

Physical Address: 120 Marshall Street, Polokwane, 0699 Telephone number: 015 291 1577 Fax number: 015 291 1577

Expertise of EAP: A Master's Degree in Environmental Management/Nature Conservation and 12 years of experience with the management and conducting of EIA's. A number of renewable energy projects which participated in the IPP Programme, issued 3rd August 2011 by the Department of Energy have been awarded Preferred Bidder Status and are currently operating. Curriculum Vitae of EAP is included in Annexure P.

3 LOCATION OF ACTIVITY

3.1 SURVEYOR GENERAL 21-DIGIT CODES OF DEVELOPMENT AREAS

The new distribution powerline (New Hope Power Line) (132kV or 400kV) will run between the proposed New Hope 1, 2, 3 and 4 solar parks and the Eskom Nieuwehoop Main Transmission Substation (MTS). The Eskom Nieuwehoop Main Transmission Substation (MTS) is located 13 km East of the Remainder of the farm N'Rougas Zuid, 121, Registration Division Kenhardt RD, Kai !Garib Local Municipality, ZF Mgcawu District Municipality, Northern Cape Province, on Portion 3 of Gemsbok Bult 120.

The following properties will be crossed by the two proposed alternative powerlines: Remainder of the Farm Onder Rugzeer 168, Remainder of the Farm Boven Rugzeer 169, Farm 420, Portion 1 of the Farm N'Rougas Zuid 121, Portion 2 of the farm N'Rougas Zuid 121, Portion 4 of the Farm N'Rougas Zuid 121, and Portion 3 of the Farm Gemsbok Bult 120.within the Kai !Garib Local Municipality, ZF Mgcawu District Municipality, Northern Cape Province.

С	0	3	6	0	0	0	0	0	0	0	0	0	1	6	8	0	0	0	0	0
С	0	3	6	0	0	0	0	0	0	0	0	0	1	6	9	0	0	0	0	0
С	0	3	6	0	0	0	0	0	0	0	0	0	4	2	0	0	0	0	0	0
С	0	3	6	0	0	0	0	0	0	0	0	0	1	2	1	0	0	0	0	1
С	0	3	6	0	0	0	0	0	0	0	0	0	1	2	1	0	0	0	0	2
С	0	3	6	0	0	0	0	0	0	0	0	0	1	2	1	0	0	0	0	4
С	0	3	6	0	0	0	0	0	0	0	0	0	1	2	0	0	0	0	0	3
1		2				3			•	•		4					•	5		

Site location - Surveyor-general 21-digit site code:

3.2 PHYSICAL ADDRESS AND FARM NAME

MENSA ENERGY (PTY) LTD (Reg. No. 2020/534201/07) is proposing the establishment of a new powerline for the connection of four (4) **renewable energy generation facilities (Photovoltaic Power Plants)** with associated infrastructure and structures on: • A part of the Remainder of the farm N'Rougas Zuid, 121, Registration Division Kenhardt RD, Kai !Garib Local Municipality, ZF Mgcawu District Municipality, Northern Cape Province.

The renewable energy generation facilities / **Photovoltaic (PV) Power** Plants will connect to the Eskom grid via a new distribution powerline (New Hope Power Line) (132kV or 400kV) between the proposed solar parks and the Eskom Nieuwehoop Main Transmission Substation (MTS). The Eskom Nieuwehoop Main Transmission Substation (MTS) is located 13 km East of the project site, on Portion 3 of the Farm Gemsbok Bult 120.

The name of the facility will be **NEW HOPE POWERLINE**.

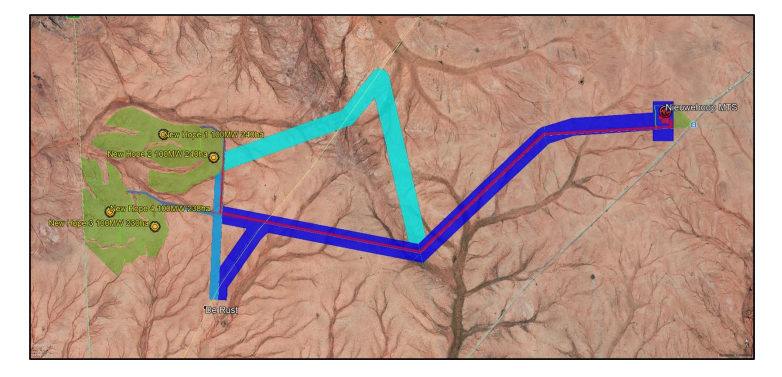


Figure 1 Locality map - Powerline Eskom Connection: Four solar parks to Nieuwhoop MTS

Mensa Energy intends to include New Hope Powerline as part of the **submission of the four (4) New Hope Solar Parks, to BID Window 5 of the Renewable Energy Independent Power Producers Procurement Programme (REIPPP)**, published on 13 April 2021 by the **Department of Mineral Resources and Energy** ("<u>DMRE</u>").

In order to develop the facility, Mensa Energy must undertake an Environmental Impact Assessment (EIA) process and acquire environmental authorization from the *National Department of Forestry, Fisheries and the Environment, (DFFE)*, in consultation with the *Northern Cape Province Department of Agriculture, Environmental Affairs, Land Reform and Rural Development DEALRRD,* in terms of the EIA Regulations, 2014 published on 4 December 2014, as amended under section 24(5) and 44 of the National Environmental Management Act, 1998 (NEMA, Act No. 107 of 1998).

Mensa Energy is the applicant for the New Hope Powerline (the proposed project), which will be the connection between the New Hope 1, 2, 3 and 4 Solar Parks to the Eskom Nieuwehoop Main Transmission Substation (MTS) located \pm 13 km East of the solar park site.

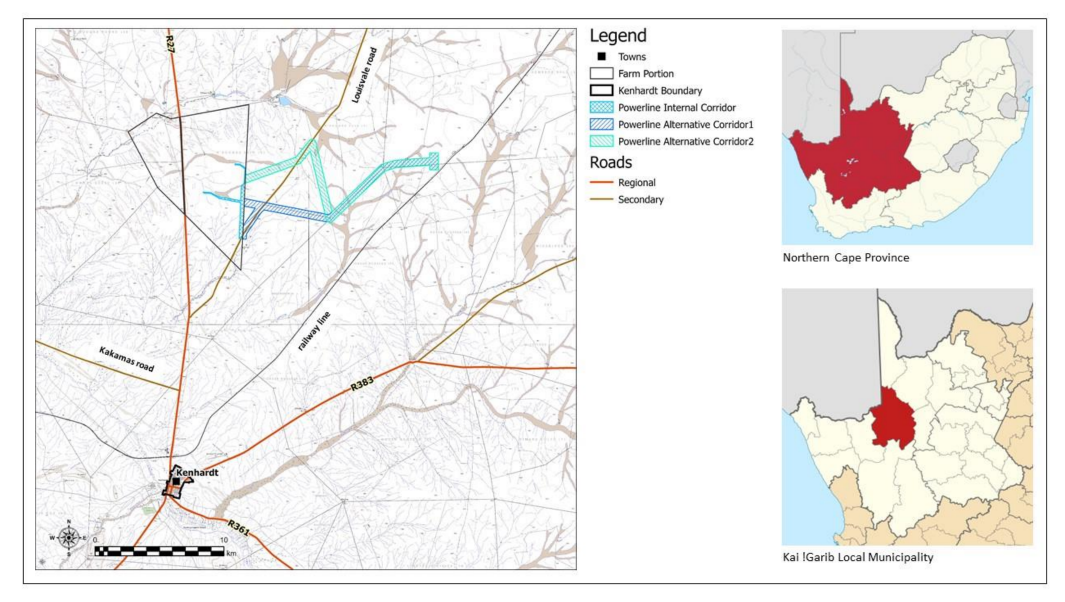
The independent Environmental Assessment Practitioners (EAP's) which have been appointed for the undertaking of the detailed environmental studies in compliance with the 2014 EIA Regulations, as amended, are **AGES Limpopo (Pty) Ltd** (AGES).

With the aim of identifying and assessing all potential environmental impacts related to the development as well as suggesting possible mitigation measures and alternatives, AGES has appointed specialist sub-consultants to compile detailed reports and to study the activities necessary for the assessment of the specific impacts related to their field of expertise.

AGES and the other specialist consultants are in a position of independency from Mensa Energy and not subsidiaries or affiliated to the latter. AGES and the specialist consultants have no secondary interest connected with the development of this project or of other projects which may originate from the authorization of the project.

The characteristics, the technology and the extent of the New Hope Powerline is defined and evaluated in this EIA Report and its annexures.

4 PLAN OF THE PROPOSED ACTIVITY



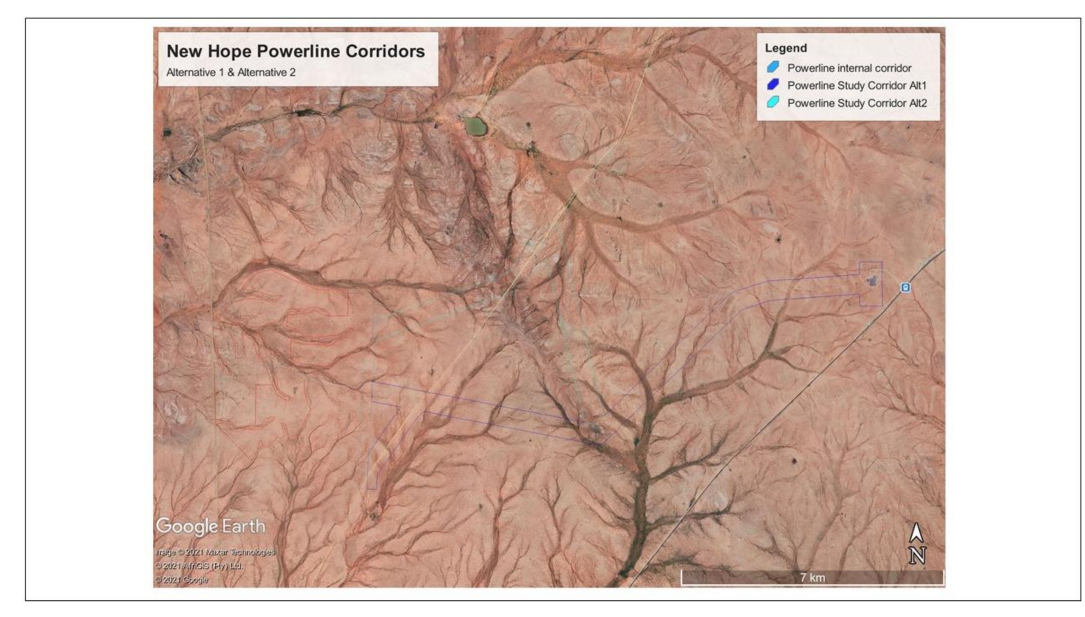


Figure 3 New Hope 4 – Site Lay Out – Development Footprint

5 SCOPE OF THE PROPOSED ACTIVITY

5.1 LISTED ACTIVITIES TRIGGERED IN TERMS OF NEMA

The "listed activities" in terms of sections 24 and 24D of NEMA, included in Listing Notices 1, 2 & 3 of the EIA Regulations, 2014, as amended, involved in the proposed development, are listed in table below.

Table 1. Listed Activities triggered, in terms of EIA Regulations 2014, as amended.

Relevant notice	Activity No.	Description
R.325, 07 April 2017	9	Development of facilities or infrastructure for transmission and distribution of electricity with a capacity of 275 kV or more, outside urban areas or industrial complex
		The connection to the Eskom grid will be done according to the Eskom connection solution, which may require:
		 (i) One on-site high-voltage substation with high-voltage power transformers, stepping up the voltage to 400 kV, and one high-voltage busbar with metering and protection devices. On-site high-voltage substation will be equipped with a control building and one busbar with metering and protection devices ("switching station"). (ii) Up to two (2) x 400kV) circuits, approximately 15 km-20km long (depending on location of project footprints), for the connection of the on-site substation to the Eskom Nieuwehoop Main Transmission Substation (MTS) located on Ptn 3 of Farm GEMSBOK BULT 120, Kenhardt RD
R.327, 07 April 2017	11	The development of facilities or infrastructure for the transmission and distribution of electricity:
		Outside urban areas or industrial complexes with a capacity of more than 33 kilovolts but less than 275 kilovolts: or
		The connection to the Eskom grid will be done according to the Eskom connection solution, which may require:
		 (i) One on-site high-voltage substation with high-voltage power transformers, stepping up voltage to 132kV and one high-voltage busbar with metering and protection devices. Furthermore, the on-site high-voltage substation will be equipped with a control building and one busbar with metering and protection devices (also called "switching station"). (ii) Up to two (2) 132 kV circuits, approximately 15 - 20km long (depending on location of project footprint), for the connection of on-site substation to Eskom Nieuwehoop Main Transmission Substation (MTS) located on Ptn 3 of GEMSBOK BULT 120, Kenhardt RD
		The connection may also entail interventions on the Eskom grid according to Eskom's connection requirements/solution.
R.327, 07 April 2017	12	The development of – (ii) infrastructure or structures with a physical footprint of 100sq.m. or more;
		(c) within 32m of a watercourse, measured from the edge of a watercourse,
		The proposed New Hope Powerline will be located within 32m from the edge of watercourses.
R.327, 07 April 2017	19	The infilling or depositing of any material of more than 10 cubic meters into, or the dredging, excavation, removal or moving of soil, sand, shells, shell grit, pebbles or rock of 10 cubic metres from a watercourse;
		The proposed New Hope Powerline will cross some watercourses (drainage lines).

There are layout and site plans in draft format (Annexure A) which will be finalized once inputs, via public participation have been received, analysed, and reviewed. All information acquired will be analysed to determine the proposed final development layout and site plans. Such approach will ensure a holistic view of future requirements of the site and that resources are utilised to their full availability in terms of social and environmental sustainability. This application and all other development applications, in the area, are considered together to ensure general sustainability in the Local and District Municipal areas.

5.2 DESCRIPTION OF ASSOCIATED STRUCTURES AND INFRASTRUCTURE RELATED TO THE DEVELOPMENT

The four (4) New Hope PV Solar Parks will each have a maximum generation capacity at the delivery point (Maximum Export Capacity) of up to 100MW.

The energy generated by the New Hope Solar Parks will reduce the quantity of pollutants and greenhouse gases emitted into the atmosphere. The reduced amount of CO₂ will be the emissions that would have been generated by a thermal power plant using fossil fuels for producing the same quantity of energy that it is produced by the New Hope Solar Parks.

For the connection of the aforementioned solar parks to the Eskom grid, up to two (2) x 400 kV (or 132 kV) circuits, approximately 15 km to 20 km long (depending on the selected location of the project footprints), is planned for the connection to the on-site substation and the Eskom Nieuwehoop Main Transmission Substation (MTS) located on Portion 3 of the Farm GEMSBOK BULT 120, Kenhardt RD.

5.3 LAYOUT OF INFRASTRUCTURE AND STRUCTURES ON SITE

The New Hope Powerline route was based on the locality of the proposed four New Hope Solar Plants and the locality of the Nieuwehoop Substation.

The route is also based on current Eskom infrastructure as well as the natural topography of the area.

5.4 PRIMARY COMPONENTS

Proposed development (PV Power Plant and connection infrastructure) consists of installation of the following equipment:

Up to two (2) x 132/400 kV circuits, ± 15-20 km long (depending on selected location of footprints), for connection of on-site substation to Eskom Nieuwehoop Main Transmission Substation (MTS) on Ptn 3 of GEMSBOK BULT 120 Kenhardt RD

The connection may also entail interventions on the Eskom grid, according to Eskom's connection requirements/solution.

The new powerlines will consist of a series of **steel or aluminium monopole structures** to be installed approximately 200 - 260m apart, with supporting electrical cables. The proposed structures will be between 18m and 25m high and the basement of each pole will have a footprint of approximately 0.6m².

The construction phase will last approximately **6 months** and will involve a **team of 10 to 15 people**. <u>Monopole structures installation will not require the establishment of a permanent</u> <u>construction site, but will be done step-by-step, to only affect small stretches of corridor and</u> <u>for a short time.</u>

Site preparation will consist of the clearing of the powerline servitude and vegetation removal will be done only within the servitude, for the minimum width required by the installation activities and by the Eskom security rules. Vegetation should not interfere with the high-voltage cables.

The proposed 132 kV powerline (double circuit) may be built by Mensa Energy (Pty) Ltd and/or Eskom but will be owned and operated by Eskom Distribution. This will depend on the Eskom grid code in relation to the IPP's (Independent Power Producers) and on the Connection Agreement to be finalized prior to or simultaneously with the conclusion of the PPA (Power Purchase Agreement) in respect of the options of retaining ownership of the connection works once completed.

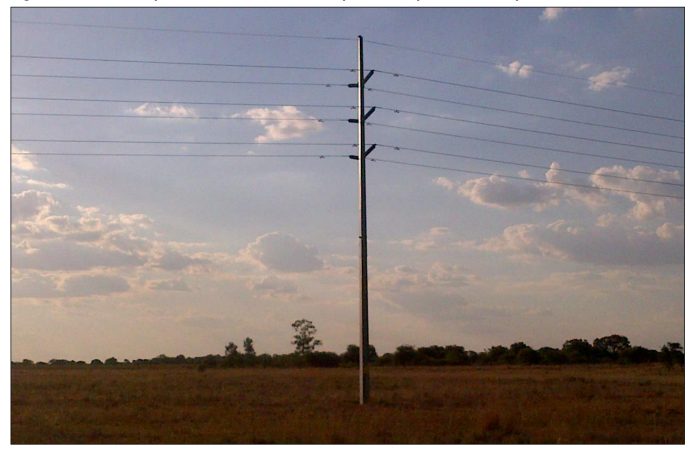


Figure 4. Steel monopole structure for a 132 kV powerline (double circuit)

6 LEGAL AND POLICY REQUIREMENTS

The legislative and regulatory framework of reference for the solar power plant project includes statutory and non-statutory instruments by which National, Provincial and Local authorities exercise control throughout the development of the same project.

The development and the environmental assessment process of a solar power plant project involve various authorities dealing with the different issues related to the project (economic, social, cultural, biophysical etc.).

6.1 REGULATORY AUTHORITIES

6.1.1 NATIONAL AUTHORITIES

At national level, the main regulatory authorities and agencies are:

- Department of Mineral Resources and Energy (DMRE): the Department is competent and responsible for all policies related to energy, including renewable energy. Solar energy is contemplated and disciplined under the White Paper for Renewable Energy and the Department constantly conducts research activities in this respect;
- National Department of Forestry, Fisheries and the Environment, (DFFE): the Department is competent and responsible for all environmental policies and is the controlling authority under the terms of NEMA and EIA Regulations. The DFFE is also the competent authority for the proposed project, and is entrusted with granting the relevant environmental authorisation;
- National Energy Regulator of South Africa (NERSA): the Regulator is competent and responsible for regulating all aspects dealing with the electricity sector and, in particular, issues the licence for independent power producers;
- South African Heritage Resources Agency (SAHRA): the Agency is responsible for the protection and the survey, in association with provincial authorities of listed or proclaimed sites, such as urban conservation areas, nature reserves and proclaimed scenic routes under the terms of the National Heritages Resources Act (Act no. 25 of 1999);
- South African National Roads Agency Limited (SANRAL): the Agency is responsible for all National road routes.

6.1.2 PROVINCIAL AUTHORITIES

At provincial level, the main regulatory authority is the Northern Cape Department: Department of Agriculture, Environmental Affairs, Land Reform and Rural Development (DEALRRD); this Department is responsible for environmental policies and is the Provincial authority in terms of NEMA and the EIA Regulations. The Department is also the commenting authority for the proposed project.

6.1.3 LOCAL AUTHORITIES

At a local level, the local and municipal authorities are the principal regulatory authorities responsible for planning, land use and the environment. In the Northern Cape Province, Municipalities and District Municipalities are involved in various aspects of planning and the environment related to solar energy facilities development. The Local Municipality is the *Kai Garib Local Municipality* which is part of the *ZF Macawu District Municipality*.

Under the terms of the Municipal System Act (Act no. 32 of 2000), all municipalities are deemed to go through an Integrated Development Planning (IDP) process to devise a five-year strategic development plan for the area of reference.

The identification of priority areas for conservation and their positioning within a planning framework of core, buffer, and transition areas is the subject of bioregional planning. Priority areas are individuated and defined with reference to visual and scenic resources and their identification and protection is granted through visual guidelines drafted for the area included in bioregional plans.

Local authorities also provide specific by-laws and policies in order to protect visual and aesthetic resources with reference to urban edge lines, scenic drives, special areas, signage, communication masts etc.

Finally, there are also various non-statutory bodies and environmental groups, who are involved in the definition of various aspects of planning and the protection of the environment, which may influence in the development of the proposed project.

6.2 LEGISLATION, REGULATIONS AND GUIDELINES

A review of the relevant legislation involved in the proposed development is detailed in table 5 below.

National Legislation	Sections applicable to the proposed project
Constitution of the Republic of South Africa (Act	Bill of Rights (S2)
no. 108 of 1996)	Rights to freedom of movement and residence (S22)
	Environmental Rights (S24)
	Property Rights (S25)
	Access to information (S32)
	Right to just administrative action (S33)
Fencing Act (Act no. 31 of 1963)	Notice in respect of a boundary fence (S7)
	Clearing bush for boundary fencing (S17)
	Access to land for boundary fencing (S18)
Conservation of Agricultural Resources Act (Act	 Prohibition of the spreading of weeds (S5)
no. 43 of 1983)	• Classification of categories of weeds & invader plants and
	restrictions in terms of where these species may occur (Regulation 15 of GN R0148)
	 Requirement and methods to implement control measures for alien and invasive plant species (Regulation 15E of GN R0148)
Environment Conservation Act (Act no. 73 of 1989)	National Noise Control Regulations (GN R154 dated 10 January 1992)

Table 2. Review of relevant legislation

National Water Act (Act no. 36 of 1998)	 Entrustment of the National Government to the protection of water resources (S3) Entitlement to use water (S4) - Schedule 1 provides the purposes which entitle a person to use water (reasonable domestic use, domestic gardening, animal watering, fire-fighting and recreational use) Duty of Care to prevent and remedy the effects of water pollution (S19) Procedures to be followed in the event of an emergency incident which may impact on water resources (S20) Definition of water use (S21) Requirements for registration of water use (S26 and S34) Definition of offences in terms of the Act (S151)
National Forests Act (Act no. 84 of 1998)	Protected trees
National Environmental Management Act (Act no. 107 of 1998)	• Definition of National environmental principles (S2): strategic environmental management goals and objectives of the government applicable within the entire RSA to the actions of all organs of state, which may significantly affect the environment
	• NEMA EIA Regulations 2014 (GN R. 982, 983, 984, 985 of 4
	 December 2014), as Amended Requirement for potential impact on the environment of listed activities to be considered, investigated, assessed and reported on to the competent authority (S24 - Environmental Authorisations)
	 Duty of Care (S28): requirement that all reasonable measures are taken in order to prevent pollution or degradation from occurring, continuing and recurring, or, where this is not possible, to minimise and rectify pollution or degradation of the environment Procedures to be followed in the event of an emergency
	incident which may impact on the environment (S30)
National Heritage Resources Act (Act no. 25 of 1999)	 SAHRA, in consultation with the Minister and the MEC of every province must establish a system of grading places and objects which form part of the national estate (S7) Provision for protection of all archaeological objects, paleontological sites and material and meteorites entrusted to provincial heritage resources authority (S35) Provision for the conservation and care of cemeteries and graves by SAHRA, where this is not responsibility of any other authority (S36) List of activities which require notification from the developer to the responsible heritage resources authority, with details regarding location, nature, extent of the proposed development (S38) Requirement for compilation of a Conservation Management Plan as well as a permit from SAHRA for the presentation of archaeological sites for promotion of tourism (S44)
National Environmental Management: Biodiversity Act (Act no. 10 of 2004)	 Provision for MEC for Environmental Affairs/Minister to publish a list of threatened ecosystems and in need of protection (S52) Provision for the MEC for Environmental Affairs/Minister to identify any process or activity which may threaten a listed ecosystem (S53) Provision for the MEC for Environmental Affairs/Minister to publish a list of critical endangered species, endangered species, vulnerable species and protected species (S56(1) - see Government Gazette 29657 Three government notices have been published up to date: GN R150 (Commencement of Threatened and Protected Species Regulations, 2007), GN R151 (Lists of critically endangered, vulnerable and protected species) and GN R152 (Threatened Protected Species Regulations)

National Environmental Management: Air Quality	•	Provision for measures for dust control (S32)
Act (Act no. 39 of 2004)	٠	Provision for measures to control noise (S34)
National Environmental Management: Waste	٠	Waste management measures
Management Act (Act no. 59 of 2008)	•	Regulations and schedules
	•	Listed activities which require a waste licence
Occupational Health and Safety Act (Act No. 85 of	•	Health and safety of all involved before and after construction
1993)		must be protected.

Policies and White Papers	Sections applicable to the proposed project
The White Paper on the Energy Policy of the Republic of South Africa (December 1998) The White Paper on Renewable Energy (November 2003)	 The White Paper supports investment in renewable energy initiatives, such as the proposed solar power plant project The White Paper outlines the Government's vision, policy, principles, strategic goals and objectives for the promotion and the implementation of renewable energy in SA
Integrated Resource Plan (IRP1) Integrated Resources Plan 2010-2030 (IRP 2010).	 The first Integrated Resource Plan (IRP1) was released in late 2009. Subsequently the DoE decided to undertake a detailed process to determine South Africa's 20-year electricity plan, called Integrated Resources Plan 2010-2030 (IRP 2010). The IRP1 and the IRP 2010 outline the Government's vision, policy and strategy in matter of the use of energy resources and the current status of energy policies in South Africa. In particular, the IRP 2010 highlights the necessity of commissioning 1 200 MW with solar PV technology by the end of 2015.
Request For Qualification and Proposals For New Generation Capacity under the IPP Procurement Programme (3 August 2011)	 The IPP Procurement Programme, issued on 3rd August 2011 by the DoE, envisages the commissioning of 3 725 MW of renewable projects (1 450 MW with Solar photovoltaic technology) capable of beginning commercial operation before the end of 2020.
Risk Mitigation Independent Power Producer Procurement Programme (RMIPPPP)	The IRP 2019, published in October 2019, indicated that there is a <u>short-term electricity supply gap</u> of approximately 2 000 MW between 2019 and 2022. In order to procure this energy supply, the Department of Mineral Resources and Energy (" <u>DMRE</u> ") launched a Risk Mitigation Independent Power Producer Procurement Programme (RMIPPPP) on the 23 rd of August 2020. The objective of the RMIPPPP is "to fill the current short-term supply gap, alleviate the current electricity supply constraints and reduce the extensive utilisation of diesel-based peaking electrical generators". The Determination for the RMIPPPP was gazetted on the 7 th of July 2020.
Equator Principles (July 2006)	 The Equator Principles provide that future developments with total project capital costs of US\$10 million or more shall be financed only if socially and environmentally sustainable

7 NEED/DESIRABILITY OF THE PROJECT

The New Hope Powerline will form part of the New Hope 1, 2, 3 and 4 PV Solar Park project for which applications have been submitted for Environmental Authorization to the Department of Forestry, Fisheries and the Environment.

If this project is selected by the Department of Mineral Resources and Energy under the Independent Power Producer Procurement Programme (RMIPPPP), it will fit into the National Development Plan for 2030. The Plan states that South Africa should invest in and help exploit the wide range of opportunities for low-carbon energy from hydroelectric and other clean energy sources in Southern Africa, procuring at least 20,000 MW of renewable electricity by 2030, importing electricity from the region, decommissioning 11,000 MW of ageing coal-fired power stations and stepping up investments in energy-efficiency. The proposed Project will contribute towards the goals of the National Development Plan.

The **IRP 2019**, published in October 2019, indicated that there is a <u>short-term electricity supply</u> <u>gap</u> of approximately **2 000 MW** between 2019 and 2022.

Frequent shortages in electricity, fluctuations in supply and low voltages are currently experienced in South Africa. Therefore, the presence of new PV power (New Hope 1,2,3 and 4) and associated Powerline - in the Kenhardt area, could contribute towards increasing the availability and improving the reliability of the Eskom network. The proposed project and New Hope Powerline will assist the Eskom grid to meet the high energy demand in the area.

The purpose of the proposed New Hope 4 Solar Photovoltaic Plant is to add new capacity for the generation of renewable electric energy to the national electricity supply in compliance with the REIPP Procurement Programme and to meet the "sustainable growth" of the Northern Cape Province. The use of solar radiation for power generation is considered as a non-consumptive use and a renewable natural resource which does not produce greenhouse gas emissions. The generation of renewable energy will contribute to the growth of South Africa's electricity market, which has been primarily dominated up to this date by coal-based power generation. With specific reference to photovoltaic energy, and the proposed projects, it is important to consider that South Africa has one of the highest levels of solar radiation in the world.

The proposed solar parks will assist the Eskom grid to meet the high energy demand related to the industrial activities conducted in the Kenhardt area. Furthermore, being renewable energy projects, which doesn't generate greenhouse gases - it will assist to compensate the greenhouse gas emissions arising from these industrial activities.

8 CONSIDERATION OF PROJECT ALTERNATIVES

The EIA Regulations, 2014, as amended, Section 28(1)(c) and NEMA, Section 24(4), require investigation and consideration of feasible and reasonable alternatives for any proposed development as part of the environmental impact assessment process.

8.1 LOCATION ALTERNATIVES

There are no location alternatives, apart from the two powerline corridors because the proposed New Hope PV Power Plants must be connected to the Eskom grid in the area from the approved locality, specifically according to the Eskom requirements.

The project site is located ±18 km North of Kenhardt, within the Renewable Energy Development Zone 7 (also known as "Upington REDZ"), published under Government Notice No. 114 in Government Gazette No. 41445 of 16 February 2018.

Renewable Energy Development Zones (REDZs) are compiled in terms of section 24(3) of the National Environmental Management Act, 1998 and the applicability of Upington REDZ for purposes of the Notice, is that large scale solar photovoltaic energy facilities located within this REDZ are subject to a Basic Assessment process in terms of the EIA Regulation 2014, as amended.

8.2 TECHNOLOGY ALTERNATIVES

Alternative 1: steel or aluminium monopole (preferred alternative)

The new powerlines will consist of a series of steel or aluminium **monopole structures** supporting the electrical cables and a communication cable, to be installed approximately 200 - 260m apart. The proposed structures will be between 18m and 25m high and the basement of each pole will have a footprint of approximately 0.6m².

Alternative 2: wood poles (not preferred)

The new powerlines may be built as wood poles (*e.g.* H-poles). This technology is not used anymore by Eskom for powerlines at 132 V, because of the shorter lifetime of the wood poles (as opposed to steel poles). Furthermore, the new steel monopole structure was designed with the aim to reduce the risk of electrocution for avifauna, thanks to the position of the cables.

8.3 POWERLINE CORRIDORS ALTERNATIVES

The preferred powerline (Alternative 1) corridor runs from the southern part of the eastern boundary of the Remainder of N'Rougas Zuid 121 to the Eskom Nieuwehoop Substation.

Alternative 2 runs from the northern section of the eastern boundary on the border between Portion 2 and Portion 4 of N'Rougas Zuid 121 and at the eastern boundary of portion 2 of

N'Rougas Zuid 121 the powerline will run straight south to meet with the preferred alternative route from where it will run to the Nieuwehoop Substation.

The two alternative powerline routes are illustrated on Figure 5 hereunder.

8.4 NO-GO ALTERNATIVE

The no-go alternative is the option of not establishing the New Hope Powerline infrastructure associated with the proposed New Hope PV Solar Plants. If the New Hope Powerline is not developed, the New Hope PV Solar Parks will not be able to connect to the Eskom grid and the New Hope Solar Parks (EIA application in process) will not be established. The environment will remain in its current state (*status quo* will remain).

No new employment opportunities will be created and additional capacity to the Eskom grid will be forfeited with no economic benefits for the Kenhardt area and no further reduction in the pressure on the Eskom grid.



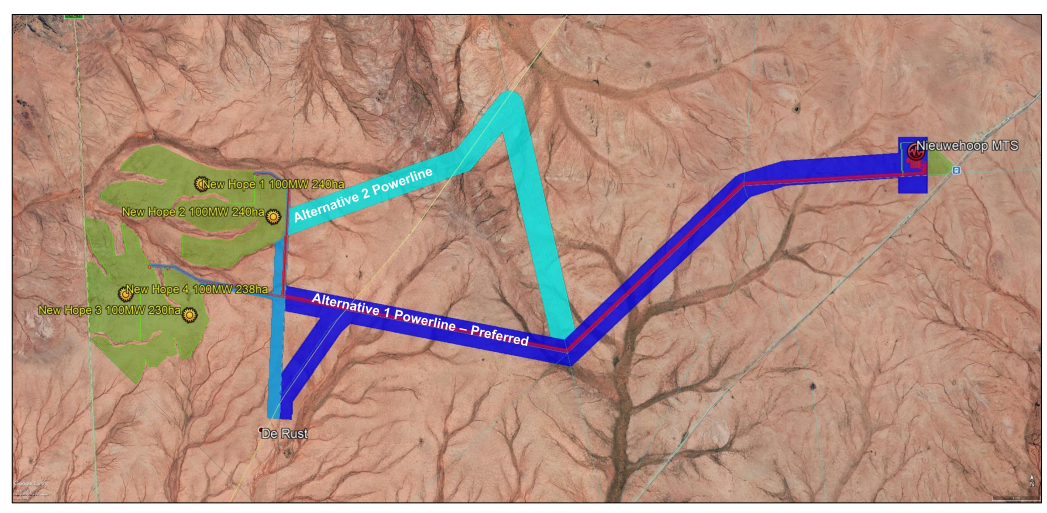


Figure 5. Steel monopole structure for a 132 kV powerline (double circuit)

9 DETAILS OF PUBLIC PARTICIPATION PROCESS UNDERTAKEN

All relevant I&AP's have been identified and involved in the public participation process from the beginning of the project as per sections 54, 55, 56 and 57 of the EIA regulations 2014, as amended. The public participation process offers the opportunity to become actively involved through constant sharing of information. The main purposes of the public participation process are to ensure that:

- all relevant information in respect of the application is made available to I&AP's for their evaluation and review;
- reasonable opportunity is given to I&AP's to comment and to submit queries related to the proposed project;
- comments and queries by the I&AP's to the Draft Scoping and to the EIA Reports are submitted and evaluated in a reasonable timeframe and in predetermined terms.

The initial stage of the public participation was conducted from 12 March 2021 until 13 April 2021.

In the enclosed Annexure B (Comments & Responses Report), there is a list of all components of the public participation process. The public was informed of the project by means of:

- Site notices, which were put up at the proposed development site;
- Background Information Documents (BID) sent to all adjacent landowners;
- A Notice was published in a local newspaper, which is distributed locally;
- Sending of BIDs to other possible interested and affected parties/stakeholders.

An I&AP Register was created and opened which is maintained and added to as required.

Site notices were put up on site on 12 March 2021.

After a Deed Search was done on the surrounding properties a Background Information Document was sent to the adjacent landowners. Proof of this is attached in Annexure B. A number of these documents were also distributed to the relevant governmental departments including *inter alia* Department of Water and Sanitation, Department of Agriculture, Land Reform & Rural Development, *etc.* Other identified interested and/or affected parties/stakeholders include Eskom, the Local municipality, the District municipality *etc.* Proof of all correspondence is included in Annexure B.

A newspaper advertisement was published in the 12 March 2021 edition of the Gemsbok, which is a local newspaper, distributed locally.

Several people registered as I&AP's but no comments were received from adjacent landowners and/or I&APs during the initial public participation process.

The Draft Basic Assessment Report (in electronic format) will now be made available for a 30-day commenting period for comments and is also provided as hard copy on request.

9.1.1 FURTHER STEPS IN PUBLIC PARTICIPATION PROCESS

To ensure a transparent and complete public participation process the following steps are still to be taken during the rest of the EIA process:

- The availability of the Draft Basic Assessment Report (BAR), for public comment will be advertised in the local newspaper, poster notifications will be put up, on site and all adjacent landowners, applicable government departments and potential I&APs will be sent notification letters.
- The Draft BAR will be made available for a commenting period of 30 days.
- Registered I&APs and governmental organizations will be notified about the final decision of the DFFE (Environmental Authorisation granted or not).

10 ENVIRONMENTAL ATTRIBUTES ASSOCIATED WITH THE PROPOSED PV SOLAR PARK

The receiving environment has been described using a combination of specialist inputs, onsite observations, a review of existing literature and utilizing Geographic Information Systems (GIS) planning tools.

10.1 ENVIRONMENTAL FEATURES

Environmental Screening Report

 Table 3 Environmental Screening Tool Table – Alternative 1 (Preferred route)

Theme	Very high	High	Medium	Low	Specialist studies conducted	Motivation for no Specialist Studies	
Agriculture			Х		Х	Compliance Statement – Annexure F	
Animal species		Х			X	Annexure C	
Aquatic biodiversity	X					Annexure D	
Archaeological and Cultural Heritage		X			X	Annexure H	
Civil Aviation				X	X	An application for approval will be submitted to the Civil Aviation Authority. Annexure L	
Defence				Х			
Paleonthology			Х		X	Annexure I	
Plant species			X		Х	Annexure C	
Terrestrial Biodiversity	Х				X	Annexure C	

The following environmental sensitivities are identified for the project area:

Agriculture Theme

Sensitivity - Medium.

The agricultural compliance statement (Annexure F) indicates that the agricultural potential of soils on the proposed development area is low (shallow or very sandy soils with low rainfall) and is not suitable for arable agriculture. Grazing capacity is very limited, and grazing can still be available underneath solar panels.

• Animal species Theme

Sensitivity - High in natural vegetation (birds) and medium in disturbed areas The solar park will be in an area where <u>Neotis Iudwigii</u> (Ludwig's Bustard) – (Annexure C - Terrestrial Biodiversity Assessment and Annexure E – Avifaunal Assessment).

Aquatic Biodiversity Theme

Sensitivity - Very high.

According to the National Freshwater Ecosystem Priority Areas (NFEPA, 2011) dataset there are wetland features located within the proposed development area. A Wetland and Riparian Impact Report compiled by a wetland specialist is included in Annexure D.

Civil Aviation Theme

Sensitivity - Low

New Hope Powerline and Powerlines do not interfere with any civilian or military installations but an application for approval will be submitted to the Civil Aviation Authority. See Annexure L1 for impacts on aviation activities on the proposed development.

Paleontological Theme

Sensitivity - Medium

The palaeontologist concluded that It is extremely unlikely that fossils will be exposed as a result of the development – Annexure I.

Plant Species Theme

Sensitivity - Medium

The botanist concluded that the development can be supported provided that the mitigation measures are implemented – Annexure C.

• Terrestrial Biodiversity Theme

Sensitivity - Very High because of CBA and ESA areas The project area has been selected outside the CBA and ESA areas except for a very small ESA 1 area in the northern section of the farm and outside the development footprint – Annexure C.

10.2 POWERLINE DEVELOPMENTS WITH ENVIRONMENTAL AUTHORISATION WITHIN 30 KM OF PROPOSED DEVELOPMENT AREA

The following solar projects, within 30km from the project site, received Environmental Authorisation according to the DFFE database:

Table 4. List of Powerline developments with Environmental Authorisation within 30 km of proposed area

DFFE Ref No.	Project Title	Applicant	MW
14/12/16/3/3/1/1546	Proposed development of a Transmission Line (i.e. Kenhardt PV 1 – Transmission Line to connect to the proposed 75 MW Solar PV	Scatec Solar	
	Facility (Kenhardt PV 1) on the remaining extent of Onder Rugzeer		
	Farm 168, and the remaining extent of Portion 3 of Gemsbok Bult		
	Farm 120, north-east of Kenhardt, Northern Cape		
14/12/16/3/3/1/1546	Proposed development of a Transmission Line (i.e. Kenhardt PV 2 –	Scatec Solar	
	Transmission Line to connect to the proposed 75 MW Solar PV		
	Facility (Kenhardt PV 2) on the remaining extent of Onder Rugzeer		
	Farm 168, and the remaining extent of Portion 3 of Gemsbok Bult		
	Farm 120, north-east of Kenhardt, Northern Cape		
14/12/16/3/3/1/1545	Proposed development of a Transmission Line (i.e. Kenhardt PV 3 –	Scatec Solar	
	Transmission Line to connect to the proposed 75 MW Solar PV		
	Facility (Kenhardt PV 3) on the remaining extent of Onder Rugzeer		
	Farm 168, and the remaining extent of Portion 3 of Gemsbok Bult		
	Farm 120, north-east of Kenhardt, Northern Cape.		

10.3 CLIMATE

The study area is situated within the summer and autumn rainfall region with very dry winters and frequent frost that occurs during the colder winter months. The spatial and temporal distribution of rainfall is very complex and has great effects on the productivity, distribution and life forms of the major terrestrial biomes (Barbour et al. 1987). The mean annual precipitation varies between 120 and 260mm. The mean monthly maximum and minimum temperatures for the area are 40.6°C and -3.7°C, for January and July, respectively.

10.4 TOPOGRAPHY AND DRAINAGE

The topography of the region is flat with gentle, open undulations (West-East elevations ranging between 936 m and 1000 m, and North-South elevations ranging between 895 m and 1018 m (Holland, 2015). The underlying geology of the sites represents supracrustal rocks (sediments which have undergone several episodes of metamorphism and deformation) of the Kakamas Terrane. Erosion resistant rocks of this suite form distinctive low rocky hills that are often visible in the distance, although none occur in the study area.

Vegetation consists of low shrubs and grassland with some quiver trees and produces a mottled background to most views which is effective at making some development types such as powerlines and pylons blend in with the background (Holland, 2015).

Shallow depressions are also evident arising from the variable sandy ridges that overlie the granitic basement. Slopes across the site are almost entirely less than 2% with slightly steeper relief in some isolated spots. The Kenhardt landscape is arid with brown sand occurring widely being occasionally interspersed with black boulders. Because of the lack of trees in the area, a large number of weaver birds make use of the telegraph poles along the road to build their community nests (GEOSS, 2015).

Drainage occurs as sheet-wash towards first order tributaries the N'Rourgas se Loop. More detailed is included in the Geo-technical report in Annexure G.

10.5 SOILS AND GEOLOGY

A Geo-technical desktop study was conducted in April 2021. The report is attached in Annexure G.

The Geological Survey of South Africa (now the Council for Geoscience) has mapped the area at 1:250 000 scale (2920 - Kenhardt). The entire area is underlain at depth by a variety of Precambrian basement rocks (c. 2 billion years old) assigned to the Namaqua-Natal Province. These ancient igneous and high-grade metamorphic rocks (mainly granites and gneisses) crop out at surface as small patches and are entirely unfossiliferous.

The Precambrian crustal rocks are transected by a NW-SE trending fault zone and lie to the north of the major Wolfkop Fault. A large proportion of the basement rocks are mantled by a range of superficial sediments of Late Caenozoic age, some of which are included within the Kalahari Group. These predominantly thin, unconsolidated deposits include small patches of calcretes (soil limestones), gravelly to sandy river alluvium, pan sediments along certain watercourses, surface gravels, colluvium (scree) as well as – especially – Quaternary to Recent aeolian (wind-blown) sands of the Gordonia Formation (Kalahari Group).

Most of these younger rock units are of widespread occurrence. The study area is underlain by Precambrian basement rocks of the Elsie se Goria Granite (Me). The basement rocks are largely mantled by aeolian sands of the Gordonia Formation (Qg) as well as Late Caenozoic alluvial deposits.

According to the classification presented by Weinert (1980) where the N value is above 10, disintegration is the major contributor to weathering. Disintegration is the process whereby the rock breaks down to progressively smaller sizes until eventually the individual minerals becomes separated. The end-product is usually a gravely sand composed of the unaltered primary mineral

Excavatability:

Excavatability is expected to be limited to less than 1m.

Due to the relative thin soil profile no foundation settlement or collapse settlement is expected below foundations. Differential settlement may occur where structures straddle hardpan calcrete lenses with softer nodular or powdery calcrete in-between. The expected excavatability of the upper 0.5m will is soft across the site. Below that level calcrete will be variable and the granite will be intermediate to hard. The potential for collapse of side walls of deep excavations is low. It is however recommended that the sidewalls excavated be battered back to a 1:1.5 grade slope or shored in excavations deeper than 1.5m to comply with minimum safety regulations.

Land use:

The New Hope Powerline is regarded as **developable with precautions**.

The area is defined as developable with minor precautions due to the relative thin soil profile and the use of specialized foundations for the single axis tracker system. Excavatability is expected to be soft to intermediate to a depth of 1.0m allowing for the installation of pilled foundations for the tracker frames

Foundation solutions:

The project area is underlain by aeolian sand and calcrete, overlying granite bedrock with only a thin layer of weathered granite overlying competent rock. The soil profile is generally poorly developed but normal strip footing foundations founded in the soil or directly on bedrock will be acceptable for foundations of conventional structures. Solar panels should be founded in/on bedrock via piled foundations, which can either be bored or cast in-situ.

Conclusions:

Considering geotechnical aspects, the proposed development area is suitable for the proposed development of a PV solar facility if the recommendations in the Geo-technical Report (Annexure G) are adhered to as a minimum requirement.

10.6 ECOLOGY (FAUNA & FLORA)

A Terrestrial Biodiversity Impact Assessment (Annexure C) was conducted by AGES in order to describe the ecology (fauna and flora) present in the site, to assess its ecological sensitivity and to indicate the most suitable areas for the proposed development. For this purpose, detailed ecological (fauna habitat & flora) surveys were conducted during April 2021 to verify the ecological sensitivity and ecological components at ground level.

10.6.1 VEGETATION TYPES

The development site lies in the Nama Karoo biome which occurs on the central plateau and western half of South Africa, at altitudes between 500-2000 m, with most of the biome consisting of grassy vegetation and dwarf shrubland. The site is classified as Bushmanland Arid Grassland, and drainage features on site are classified as Bushmanland Vloere.

Vegetation units are divided in terms of land-use, plant species composition, topographical and soil differences that had the most definitive influence on vegetation units. Each unit is described in terms of its characteristics and detailed descriptions of vegetation units are included in the specialist report in Annexure C, and detailed species lists for each unit.

The following vegetation units were documented on site:

- Schmidtia kalahariensis Enneapogon desvauxii arid grassland (surveyed).
- > *Rhigozum trichotomum* non-perennial drainage channels.
- > Open Asparagus bechuanensis-Enneapogon desvauxii shrubveld.
- Senegalia mellifera Rhigozum trichotomum Aloidendron dichotoma Low ridges/outcrops.

10.6.2 SPECIES OF CONSERVATION CONCERN (SCC)

Species of conservation concern are species that have a high conservation importance in terms of preserving South Africa's high floristic diversity and include not only threatened species, but also those classified in the categories Extinct in the Wild (EW), Regionally Extinct (RE), Near Threatened (NT), Critically Rare, Rare, Declining and Data Deficient – Insufficient Information (DD).

Only one plant species is included in the list of red data plant species previously recorded in the grid square in which the proposed development is planned, obtained from SANBI. The plant species found on site is *Acanthopsis hoffmannseggiana*, (type of "Spike Violet") and its IUCN Status is DD (Data Deficient), but it is Indigenous and endemic to the area.

Where construction/operation may impact on plants designated as specially protected under the Northern Cape Nature Conservation Act, an application must be submitted to Northern Cape Department of Environment and Nature Conservation (DENC) to clear or translocate these plants as part of the plant rescue operation. No red data plants were found during the surveys. According to the EIA Screening Tool two species were identified, called Sensitive Species 144 and Sensitive Species 930. Sensitive specie 144 occurs on north-facing rocky slopes (particularly dolomite) in the south of its range. and on any slopes and sandy flats in central and northern parts of its range. It is confirmed to occur on site, although at very low densities (widely scattered individuals).

Sensitive Species 930 occurs on well-drained, sandy soils associated with quartz, stones and pebbles. There is a moderate probability of occurring on site, although not documented on site.

10.6.3 PROTECTED PLANTS

Plant species are also protected in the Northern Cape Province according to the Northern Cape Nature Conservation Act, 2009 (Act No. 9 of 2009). According to this ordinance, no person may pick, import, export, transport, possess, cultivate, or trade in a specimen of a specially protected or protected plant species. The Appendices to the ordinance provide an extensive list of species that are protected, comprising a significant component of the flora expected to occur on site.

Communication with Provincial authorities indicates that a permit is required for all these species if they are expected to be affected by the proposed project.

After a detailed survey was conducted during April 2021, the listed species *Aloidendron dichotomum* (Quiver Tree) was confirmed for the site. No eradication should be allowed without a permit.

10.6.4 PROTECTED TREES SPECIES (NFA)

The National Forest Act (no.84 of 1998: National Forest Act, 1998) provides a list of tree species that are considered important in a South African perspective because of scarcity, high utilization, common value, etc. In terms of the National Forest Act of 1998, these tree species may not be cut, disturbed, damaged, destroyed and their products may not be possessed, collected, removed, transported, exported, donated, purchased or sold – except under license granted by DWS (or a delegated authority). Obtaining relevant permits are therefore required prior to any impact on these individuals.

Two tree species listed as protected under the national list of declared protected tree species as promulgated by the National Forest Act (NFA), 1998 (No. 84 of 1998) was observed in the project area. The trees species listed in National Forest Act protected tree species list have a wide distribution in Southern Africa, although these trees have an importance in terms of medicinal, cultural and heritage value to local communities.

The following protected tree species of concern occur in the area: Boscia albitrunca (Sheperd's Tree) – Widespread Vachellia erioloba (Camel Thorn) – Mostly along major drainage channels

10.6.5 CONCLUSIONS

A sensitivity analyses was conducted to identify the most suitable site for the development. From this investigation and ecological surveys, the following main observations was made:

- Most of the arid grassland and shrubveld areas have a Medium Sensitivity and development can be supported in the area provided certain mitigation measures are implemented.
- Where the clearance of the vegetation would cause protected trees or other fauna to be removed, permits should be obtained from the relevant authorities.
- The riparian woodland associated with the drainage channels have a high sensitivity and should be preserved as important fauna and flora habitats.
- Other sensitive habitats in the northern section of the site (outcrops, alluvial fans) will be avoided during the development.

The red listed plant species *Aloidendron dichotoma* occur on the site and specific mitigation measures (permit applications, avoidance, relocation) should be implemented to avoid negative impacts on the species.

Some potential rare fauna may also occur in the area, and specific mitigation measures need to be implemented to ensure that the impact of the development on the species' habitat will be low. Specific mitigation relating to red data fauna includes the following:

- Disturbances in close vicinity of the development (periphery) should be limited to the smallest possible area to protect species habitat.
- Corridors are important to allow fauna to move freely between the areas of disturbance.

Several potential impacts were identified and assessed. A few of these were assessed as having potentially medium or high significance, including the following:

- Destruction or disturbance to sensitive ecosystems leading to reduction in the overall extent of a particular habitat.
- Increased soil erosion.
- Impairment of the movement and/or migration of animal species resulting in genetic and/or ecological impacts.
- Destruction/permanent loss of individuals of rare, endangered, endemic and/or protected species.
- > Soil and water pollution through spillages.
- > Establishment and spread of declared weeds and alien invader plants.
- > Impacts of human activities on fauna and flora of the area during construction.
- > Air pollution through dusts and fumes from construction vehicles (construction phase)

Mitigation measures are provided that would reduce these impacts from a higher to a lower significance. The proposed layout plan of the development should be consistent with the sensitivity map and recommendations stipulated in this report, and the impact on the sensitive habitats on site should be kept to a minimum.

AGES Limpopo (Pty) Ltd Consultation EIA Report New Hope Powerline June 2021

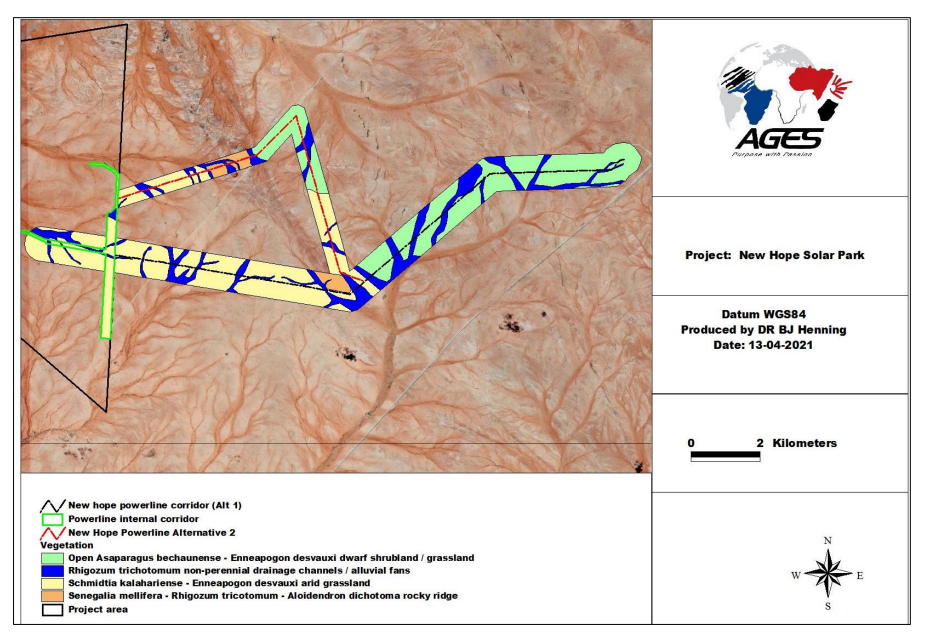
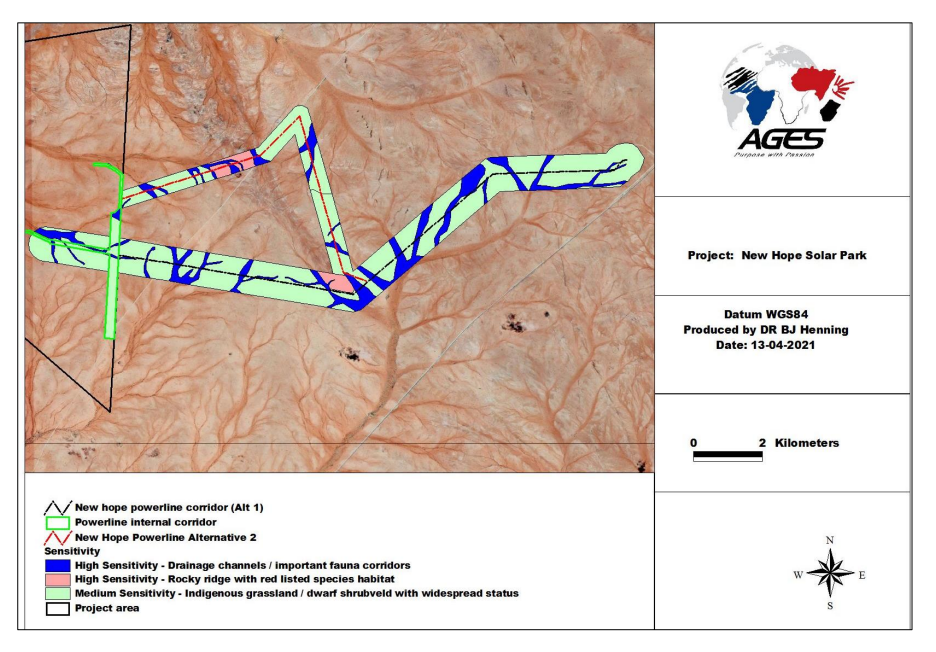


Figure 6. Vegetation Map



10.6.6 FAUNA

A survey was conducted during April 2021 to identify specific fauna habitats, and to compare these habitats with habitat preferences of the different fauna groups (birds, mammals, reptiles, amphibians).

Four major fauna habitats were observed in the area namely:

- Arid grassland.
- Rocky habitats.
- > Shrubveld.
- > Riparian zones and drainage channels.

The fauna habitats are described and discussed in the Terrestrial Biodiversity Impact Assessment (Annexure C). It was concluded that Most mammal species are highly mobile and will move away during construction of the solar development. The most important corridors that need to be preserved for free-roaming mammal species in the area include the riparian zones, alluvial fans and the northern outcrops that will link to other sensitive areas to the north of the site.

During the site visits mammals, birds, reptiles, and amphibians were identified by visual sightings through random transect walks. In addition, mammals were also recognized as present by means of spoor, droppings, burrows or roosting sites. The 500 meters of adjoining properties were scanned for important fauna habitats.

The general habitat type for reptiles consists of shrubveld with limited available habitat for diurnally active and sit-and-wait predators, such as terrestrial skinks and other reptiles. The amphibians appear to be poorly represented on site and the temporal pools in the drainage channels represent the most suitable habitat for the few amphibian species that could occur in the area. No threatened herpetofauna occur in the area.

According to the existing databases and field survey the following number of fauna species included in the IUCN red data lists can potentially be found in the study area:

English Name	Conservation Status	Probability of occurrence on site		
BIRDS				
Bustard, Kori	Near Threatened	Moderate		
Korhaan, Karoo	Near Threatened	Moderate		
Bustard, Ludwig's	Endangered	Moderate		
MAMMALS				
Brown Hyena	Near Threatened (2015)	Moderate		
Shortridge's Thallomys	Data Deficient (2016)	Moderate		
Littledale's Whistling Rat	Near Threatened (2016)	Low		
Leopard	Vulnerable (2016)	Low		

Table 5. List of potential Red data fauna for the study area

Recommendations and mitigating measures need to be implemented to ensure the survival of these species other fauna habitats and feeding grounds. The impact of the proposed development on the red data and other mammal species will mostly have a medium to low probability if the following management measures are implemented:

- > The importance to preserve the riparian habitat should still be considered a high priority
- The removal of vegetation should be confined to the footprints of the proposed development site
- The protection of different habitat types in the area is important to ensure the survival of the different animals due to each species' individual needs and requirements. Sufficient natural corridor sections should be protected around the proposed development footprints to allow fauna to move freely between the different vegetation units on the property. The drainage channels and sections of natural vegetation will be preserved as corridors in the area and mitigation measures should be implemented to ensure that the habitats are protected.
- These larger trees should be protected as far as possible and be incorporated into the proposed development. The removal of large dead trees is also not advised as these trees also provide smaller habitats for the mentioned bat species as well as rodents. The grass layer also provides a valuable food source (insects, reptiles, small mammals that occur in/on the grass layer) for fauna.
- A monitoring programme needs to be implemented by a specialist if any rare species are confirmed on the property.

If the following general mitigation and management actions are taken on site, the impact on faunal populations should be low:

- Where trenches pose a risk to animal safety, they should be adequately cordoned off to prevent animals falling in and getting trapped and/or injured. This could be prevented by the constant excavating and backfilling of trenches during construction;
- No animals may be poached during the construction of the solar park. Many animals are protected by law and poaching or other interference could result in a fine or jail term;
- Do not feed any wild animals on site;
- Waste bins and foodstuffs should be made scavenger proof;
- Walkways and roads should be designed without vertical pavements to allow for the movement of small mammals.
- Monitoring of the environmental aspects is recommended for the future phases of the proposed development should the authorities approve the application. The monitoring phase would ensure that negative impacts on the fauna and flora of the area are limited to a minimum during the construction phase.

Table 6. Listed fauna species for the project area according to the EIA screening tool, status and habitat

<u>Species</u>	<u>Conservation</u> <u>status</u>	<u>Sensitivity</u>	<u>Habitat</u>	<u>Probable on</u> <u>site?</u>
Neotis ludwigii (Ludwig's bustard)	Endangered	High	Semi-arid shrublands of the Karoo, Namib Desert and Nama Karoo, occasionally visiting cultivated land and the southern Kalahari	Yes

The following can be concluded:

- According to Birdlife South Africa, the study area falls outside of any Important Bird Areas (IBA), identified within South Africa (www.birdlife.org.za).
- However, the Ludwig's Bustard (as identified by the Screening Tool) could be found on site but probability of occurrence on site is Moderate. The moderate probability of occurrence is due to large home ranges and very low populations densities, which give rise to widely scattered individuals.
- The amphibians appear to be poorly represented on site and the temporal pools in the drainage channels represent the most suitable habitat for the few amphibian species that could occur in the area. No threatened herpetofauna occur in the area.

10.6.7 SUMMARY AND RESULTS OF THE TERRESTRIAL BIODIVERSITY IMPACT ASSESSMENT

Detailed ecological (fauna habitat & flora) surveys were conducted during April 2021 to verify the ecological sensitivity and ecological components of the site at ground level. The timing of the season was considered as adequate due to sufficient rains received in the area during the winter months and early spring. The survey was considered successful.

The development will have a moderate impact on the vegetation and general ecology of the area.

Considering the results from the field surveys, mitigation needs to be implemented to prevent any negative impacts on the ecosystem, since the area is traversed by several drainage lines. The vegetation in these areas is mostly in a natural state and is very sensitive to any impacts. Buffers were implemented along drainage lines to prevent edge effect impacts. A sensitivity analyses was conducted to identify the most suitable site for the development.

Several ecological potential impacts were identified and assessed (results are included in the Impact Assessment Matrix included in the report in Annexure C). A few of these were assessed as having potentially medium or high significance, including the following:

- Destruction or disturbance to ecosystems leading to reduction in the overall extent of a particular habitat;
- Topsoil and subsoil stripping leading to increased soil erosion and sedimentation;
- Road mortalities as a result of increased vehicle movement;
- Establishment and spreading of declared weeds and alien invader plants;
- Soil and water pollution due to spillages of harmful substances;

- Air pollution as a result of dust;
- Negative effect of human activities on fauna and flora.

Mitigation measures are provided that would reduce these impacts from a higher to a lower significance. A monitoring plan is recommended for the construction phase of the development should the proposed application be approved.

The proposed development site will potentially have a medium to low impact on the natural vegetation and faunal habitats of the project area, although the herbaceous layer will be preserved below the solar panels. The importance of rehabilitation and implementation of mitigation processes to prevent negative impacts on the environment during and after the development phase should be considered a high priority.

According to the Ecological Specialist, provided that the proposed development is consistent with the sensitivity map, and if all the mitigation measures are taken into consideration as stipulated in this report, the planned development can be supported.

10.6.8 AVIFAUNA

An Avifauna Impact Assessment (Annexure E) was conducted by Dr. Tony Williams, a qualified Ornithologist, to determine whether the proposed development will have negative impacts on avifauna.

There was no open water source on the property. Both on-site reservoirs were dry as were adjacent water troughs. Formerly there was an earthen dam across the main drainage line in the northwest of the farm, but the dam has been breached. The area of the dam floor was partly covered by vegetation indicative of a higher water table earlier in the current summer.

There are very few, mainly well isolated, trees on the development site and include some scattered quiver trees, and a few ancient evergreens. There were few raised vantage points for birds. Scattered low bushes occurred along dried drainage lines. The greater part of the property was flat ground with a veneer of red sand. Bunches of seasonal grasses grew on the sand with largely open ground in between.

There were no topographic features that would induce bird movement routes or corridors and no sensitive areas that require avoidance, except for Sociable Weaver nests on roadside poles, which should be avoided. However, no roosting areas were recorded.

The diversity, and number, of birds on the property were both extremely low. Only 20 bird species were recorded across >16 hours of observations on the property. The list of species is given in the Avifaunal Assessment Report in Annexure E. Only two species of birds of prey were recorded. At least two pairs of Greater Kestrels were seen on the property. These kestrels will feed on grasshoppers and their numbers were probably higher than usual because of the seasonal flush of grasshoppers. A pair of adult Pale Chanting Goshawks were seen along the Louisvale Road just outside the southern boundary of the farm.

The Ludwig's Bustards (as identified by the Screening Tool) is a globally endangered species which was observed twice, over the northern sector of the farm (*i.e.* north of the development footprint area). This is a nomadic species and they will have been attracted by the abundance of grasshoppers, which is currently in the area. It is likely that this species is only transient on the farm.

Apart from the widespread Capped Wheatears, and parties of Ant-eating Chats, Rufouseared Warbler, Red-headed Finch, Acacia Pied Barbet were only seen on single occasions, usually in association with the lines of bushes along shallow drainage lines.

The only species of special conservation concern seen at the site was Ludwig's Bustard. This species, which is near endemic to South Africa, is rated as globally endangered. The current regional population is estimated at less than 10,000 mature individuals (Taylor et al. 2015). The greatest risk to this species is collision with power lines (Williams 2021). It is a common nomad and partial migrant in the Nama karoo. Additional raised power lines from this and other proposed regional solar farms will impose raised concern.

Three species of Near-Threatened status may occur on the proposed development site and include Karoo Korhaan, Sclater's Lark, and Red Lark. None of these species were observed during the survey

Most birds observed were singletons or small parties and no groups of more than ten individuals were seen. Because of the low avian biodiversity, and low number of birds seen, this property can be rated as of low avifaunal sensitivity.

The main cumulative concern is the increase in power lines and the collision risk these impose on the endangered Ludwig's Bustard. This threat can be mitigated by careful siting of lines and especially by provision of bird diverters on the lines.

The development of the solar parks, though largely negative, will have some positive benefits for the local avifauna. The solar panels will provide shade and raised vantage points both features in short supply under natural conditions. The panels will be raised off the ground so there will be continued access to foraging areas for passerines, especially on the ground between solar rows.

From an avifaunal perspective the proposed powerlines are acceptable provided they are provided with bird diverters from the time the lines are initiated.

This assessment is based on the:

- Extensive surrounding (regional) cover of similar, untransformed, Nama karoo habitats.
- Low biodiversity, and extremely low number, of birds seen, despite the richness of grasshoppers available.
- > Very small number of threatened species known to occur on the development site.
- > The low cumulative effect if powerlines are marked with bird diverters.

10.6.9 VISUAL

A Visual Impact Assessment (Annexure J) was conducted by Mitha Cilliers to determine the visual impact of the proposed solar park.

The study area is located within a rocky, arid semi-desert landscape is characterised by redbrown sands, sparsely covered with grassland vegetation and low shrubs. This landscape character is interrupted by black dolerite boulders and a few small clusters of koppies. The combination of the extensive plains and slightly sloping plateaus with the low and sparse vegetation cover result in a very low visual absorption capacity for the study area.

The proposed project components portray a high degree of contrast with the receiving landscape. However, there is an existing powerline connecting to the same MTS and running northeast – southwest through the south-eastern section and east-west through the southern edge of the southwestern section of the study area.

Visually Sensitive Receptors (VSRs) within the study area with a **high sensitivity** included the residential town of Kenhardt with its associated agricultural holdings (located in the far south), various farmsteads with associated workers housing dispersed throughout the study area as well as the R27 (bisecting the study area in a north-south direction) that forms part of the Quiver Tree Tourist Route and the Kenhardt Golf Club (located in the outer southern edge of the study area).

The Relevance of the anticipated visual impact from the implementation of New Hope Powerline in general, was rated as insubstantial for Residential VSRs and slight for Travelling VSRs in general. However, for the R27, forming part of the Quiver Tree tourist route, the Relevance was rated ranging from insubstantial to extreme. Business / Occupational and Industrial VSRs were rated as insubstantial and Open Space Users / Recreational VSRs as slight. The Significance of the impact was rated as medium for all VSRs during all three phases of the project.

The Significance of the impact was rated as *medium* for all VSRs during construction, operational and decommissioning phases of the project.

For Residential VSRs in general, the **Relevance** of the anticipated visual impact from the implementation of **New Hope Powerline Alternative 1**, was rated as *insubstantial*. However, the *Relevance* of the impact on the **De Rust farmstead** was rated as *extreme* due to its location in relation to the proposed powerline. For Travelling VSRs, the *Relevance* were rated as *slight*. Business / Occupational and Industrial VSRs were rated as *insubstantial*. Open Space Users / Recreational VSRs received a rating of *slight*. The **Significance** of the impact was rated as *medium* for all VSRs during construction, operational and decommissioning phases of the project.

The **Relevance** of the anticipated visual impact from the implementation of **New Hope Powerline Alternative 2** in general, was rated as *insubstantial* for Residential VSRs. Similar as for Powerline Alternative 1 however, the *Relevance* of the impact on the **De Rust farmstead** was rated as **extreme** due to its location in relation to the proposed powerline. Travelling VSRs, Business / Occupational and Industrial VSRs as well as Open Space Users / Recreational VSRs were all rated as *slight*. The **Significance** of the impact was rated as **medium** for all VSRs during all three phases of the project.

10.7 SOCIO-ECONOMIC ENVIRONMENT

A report on the socio-economic considerations related to the proposed project was compiled and annexed as Annexure N. According to the assessment:

- The project will contribute up to 400 MW to a constrained national grid, thereby reducing the need for load shedding with its negative consequences for economic production, growth and job creation and maintenance of equipment.
- Capital investment of approximately R6 12bn will be required of which a substantial proportion is likely to be foreign capital as indicated by the REIPPPP projects that have been procured to date.
- Every new solar project that is developed in South Africa makes the establishment of an industry to support local manufacturing of components more viable.
- Permanent job creation on each proposed project could be 50 people, or 200 if all projects proceed. More jobs will emerge within the value chain for the manufacturing of components. An important new range of renewable energy industry skills will be acquired, which are essential for the local competitiveness of this industry.
- In terms of REIPPPP prescriptions, developers are expected to contribute 1.5% of turnover to community development in the vicinity of the project. This commitment should be structured in a way that will contribute meaningfully to the quality of life of a local community who could be identified, probably in Kenhardt, and engaged in consultation with the local municipality.
- Approximately 400 construction and panel installation jobs are expected to be created for the combined 400 MW project, for a period that is unlikely to exceed 15 months.
- Skills development, especially for panel installation, will contribute meaningfully to the viability of other potential solar project developments in the Northern Cape.
- Construction projects are associated with increased levels of crime and disruption to established local social relationships. The risk of an increase in Covid-19 infections could also arise when contractors are recruited from a different location. This impact could be negative, albeit low. The significance can be further reduced by way of mitigation measures that should include an appropriate security and workplace safety protocols that the main contractor and all subcontractors should adhere to.
- The socio-economic impact of the proposed New Hope 4 solar project is considered positive, and the application is supported, provided that all the mitigation measures proposed by specialist consultants are implemented.
- The project is consistent with development policies at the national, provincial and local government levels, which is indicative of an essential component of institutional readiness for a project of this nature.
- Most of the above-mentioned impacts are positive with a high significance.

10.8 AGRICULTURAL POTENTIAL

According to the national web-based environmental screening tool in terms of National Environmental Management Act, 1998 (Act No. 107 of 1998), (NEMA), the site has a Medium Sensitivity or Low Sensitivity from an Agricultural perspective. A site visit was conducted to determine if a compliance statement would be sufficient.

After the site visit the following was concluded:

The areas for the proposed New Hope Powerline, have a Low Sensitivity from an Agricultural perspective due to the climatic conditions (< 300mm rainfall annually) and sandy, often shallow soils having limited potential for arable agriculture or grazing.

The impacts associated with the proposed development on the soils and land capability will occur on slightly undulating terrain and therefore the impacts will be lower with only marginal erosion risks that can be managed though proper mitigation measures. The mitigation of the overall impacts on soils (compaction, erosion) will be easier on these flatter areas. The following list of impacts is anticipated with the proposed renewable energy development on the soils and land capability in the area during the construction and operational phases:

- Disturbance of soils (Soil compaction, erosion and crusting).
- Soil contamination due to leaching of soluble chemical pollutants.

The proposed area, earmarked for the development of the New Hope powerlines, can be classified as having Low Sensitivity from an Agricultural Potential point of view due to the following:

- The grazing capacity of the land would allow limited grazing of the area. The proposed development site will however not reduce the grazing value of the land considering that the grass and forb layer of the site will still be available underneath the solar panel mounts to small livestock.
- The proposed development of the powerline will still allow limited grazing underneath the solar panels.
- The proposed development footprint area of the linear powerline development can be returned to the current state within two years of completion of the construction phase through effective rehabilitation.

Mitigation measures are provided in the Compliance Statement attached in Annexure F compiled by Dr BJ Henning that would reduce the impacts from a higher to a lower significance. Furthermore, the proposed layout plan of the PV plant should be consistent with the agro-ecosystem maps and recommendations stipulated in his report.

Provided that the proposed development and layout plans take all the mitigation measures into consideration stipulated in the Compliance Statement, the planned development can be supported, and the Agricultural Compliance Statement is considered as sufficient for the proposed development to go ahead.

10.9 CULTURAL AND HERITAGE RESOURCES

An Archaeological Impact Assessment (Annexure H) was conducted by Mr. Neels Kruger to ascertain whether there are any remains of significance in the area that will be affected by the proposed development.

The following general observations were made in the proposed New Hope Powerline area:

- Wide-spread scatters of Stone Age artefacts were documented across the project footprint areas in medium to low densities, often along eroded calcrete surfaces and around quartzite outcrops. Most of the artefacts are probably Middle Stone Age (MSA) lithics such as blades, scrapers, chunks and cores produced on quartzite.
- Single possible Later Stone Age (LSA) microlithic tools were noted. Similar MSA occurrences were noted at various localities around Kenhardt during other Heritage Impact Assessments and the bulk of these studies indicate limited archaeological value of MSA scatters due to the absence of associated organic material, the lack of discrete individual sites as well as the fact that thousands of square kilometers of Bushmanland are covered by these artefacts scatters.
- Studies point to a pattern where sensitive Stone Age localities are commonly clustered around existing and old drainage lines, pans, and ridges with rocky outcrops in the landscape. In general, impacts emanating from powerline developments tend to be low as the positions of monopoles and pylons can be designed to avoid sensitive areas.
- MSA localities occurring within the footprints are regarded to be of a low-medium significance and, even though it is almost certain that additional Stone Age materials will occur in affected areas, these will probably be of similar and/or lesser importance.
- A Historical Period quarry and associated building remains in the project area might be older than 60 years and generally protected under the National Heritage Resource Act (NHRA 1999). The site and its features are generally poorly preserved and notable heritage or historical associations to the sites could not be established. As such, these sites are rated as of low significate. It is unlikely that the site will be impacted on but it is nonetheless recommended that application be made for a destruction permit should the heritage resource be impacted on by development activities pertaining to the construction and operation of the powerline.

No human burial sites were located within the project area and no impact on such resources are anticipated.

10.9.1 RECOMMENDATIONS BY THE ARCHAEOLOGIST

The following recommendations are made based on general observations in the proposed New Hope Powerline area:

- An application should be made for a permit to excavate and destroy (to SAHRA), prior to the destruction of archaeological material.
- The sites must be monitored by an informed ECO to avoid the destruction of previously undetected heritage remains.
- Archaeological Specialist Reports will be assessed by the relevant heritage resources authority (SAHRA).

- The general monitoring of the development progress by an ECO or by a heritage specialist is recommended for all stages of the project. Should any subsurface palaeontological, archaeological or historical material, or burials be exposed during construction activities, all activities should be suspended, and the archaeological specialist should be notified immediately.
- Since Stone Age material seems to originate from below present soil surfaces in eroded areas, the larger landscape should be regarded as potentially sensitive in terms of possible subsurface deposits. Burials and historically significant structures dating to the Colonial Period occur on farms in the area and these resources should be avoided during all phases of construction and development, including the operational phases of the development.

Many sites/features may be covered by soil and vegetation and might only be located during sub-surface investigations. If subsurface archaeological deposits, artefacts or skeletal material were to be recovered in the area during construction activities, all activities should be suspended and the archaeological specialist should be notified immediately (cf. NHRA (Act No. 25 of 1999), Section 36 (6)).

10.10 PALAEONTOLOGICAL RESOURCES

A Palaeontological Impact Assessment (Annexure I) was conducted by Prof. Bruce Rubidge.

Considerations of palaeontological heritage do not usually influence the Design Phase when there are no known or designated fossil sites in the Project Area. However, in general, designs which involve the least subsurface disturbance (excavation volumes) are favoured. Palaeontological impacts do not occur during Operational or Decommissioning Phases.

The proposed New Hope Powerline development is situated in the Namaqua-Natal Metamorphic Province comprising Precambrian igneous and metamorphic rocks of the Keimoes suite and Jacomyns Pan Group which are exposed in places but are mostly overlain by Quaternary alluvial deposits of the Gordonia Formation of the Kalahari Group.

It is unlikely that the proposed development will have any effect on palaeontological heritage, but, if fossils are exposed in the Quaternary overburden, it will create a unique opportunity to explore the area for fossils. It is recommended that, in the event that fossils are exposed through construction activities, a qualified palaeontologist must be contacted to assess the exposure for fossils before further development takes place so that necessary rescue operations are implemented (Appendix A; of Palaeontological Assessment in Annexure I).

10.10.1 RECOMMENDATIONS OF THE PALAEONTOLOGICAL SPECIALIST

From a palaeontological perspective, the proposed solar park development should proceed but, if fossils are uncovered in the unconsolidated deposits of the Gordonia Formation in the course of construction activities, the developer must immediately call in a qualified palaeontologist to assess the situation and, if necessary, undertake excavation of the fossils.

10.11 TRAFFIC IMPACT ASSESSMENT

The proposed access from and to the proposed development from Road R27 is a proposed intersection with no existing other formal road intersections within the vicinity of the proposed development. Therefore, there are no mitigating measures required without the proposed development.

owing to the type and nature of the proposed development, it is expected that the activities as part of the construction and operational phases of the proposed development, regardless of whether only one facility is constructed and operational, or all four facilities are constructed and operational at the same time, will have a manageable impact on vehicle traffic during the construction and operational phases, as long as road infrastructure improvements are implemented as indicated in Section 3.2.

In conclusion of the findings as part of the investigations, Siyazi Limpopo Consulting Services (Pty) Ltd is of the opinion that the proposed development would have a manageable impact on the relevant road network during all phases and regardless of whether only one facility is constructed and operational or all facilities are constructed and operational at the same time, as long as the mitigation measures are implemented as recommended in Section 3.2 of this report. In this case, it is therefore recommended that authorisation be granted.

10.11.1 RECOMMENDATIONS BY TRAFFIC ENGINEER

At the intersection of Road R27 and Proposed Access Road the following should be implemented:

- a) Provide 90 meters dedicated right turn lane on the southern approach of Road R27.
- b) Provide 60 meters dedicated left turn taper on the northern approach of Road R27.
- c) Provide reflective road studs as part of the proposed intersection to improve visibility of the intersection geometry when it is dark.

As part of the construction phase, a dedicated loading and off-loading area on site should be established where workers can safely be loaded and off-loaded by public transport or arranged transport. and b) From a road safety perspective, dust suppression on the proposed access road (if gravel road) should be conducted when required to avoid road visibility issues caused by dust from vehicles making use of the road, which could lead to vehicle accidents.

Approval for the position and geometric layout for the proposed access intersection from and to Road R27 should be obtained from the South African National Roads Agency SOC Ltd.

10.12 IMPACTS AND RISKS IDENTIFIED

A clear statement is made, in this report, identifying the environmental impacts of the construction, operation, maintenance and management of the proposed project. As far as possible, the suite of potential environmental impacts and the significance of potential impacts were assessed. Each impact was assessed and rated. The assessment of the data, whereas possible was based on broadly accepted scientific principles and techniques. In defect, judgements and assessments will be necessarily based on the consultant's professional expertise and experience.

As previously described, construction activities for the establishment of the New Hope Powerline include:

- the land clearing activities necessary for preparation of the site and access routes;
- the excavation and filling activities;
- the transportation of various materials;
- the preparation of the temporary worksite;
- construction of 4 x 132 kV powerlines, for a connection to on-site substations of New Hope 1, 2, 3 and 4 PV Solar Power Plants.

Environmental impacts associated with the operational phase of a solar energy facility may include visual and other impacts.

The decommissioning activities of the PV plant mainly include the removal of the project infrastructure and the restoring of the site *status quo ante*.

The identification of impacts will be based on:

- legal and administrative requirements;
- the nature of the proposed activity;
- the nature of the receiving environment;
- amended specialist studies; and
- issues raised during the public participation process.

Potential impacts may include:

- Impacts on soils & agricultural potential;
- Impacts on ground water;
- Impacts on the road system and traffic;
- Impacts on archaeological artefacts and finds (heritage resources);
- Geological, soil and erosion impacts;
- Impacts on avifauna;
- Impacts on vegetation;
- Social impacts; and
- Visual impacts.

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Potential impacts identified include:

- Impacts on soils & agricultural potential;
 - Extent:Locally at the proposed site
 - Duration: Life of the project (approx. 30 years)
 - o Probability: Low
 - o Significance: Low

• Impacts on ground water;

- Extent:Surrounding and adjacent land
- Duration: Life of the project (approx. 30 years)
- o Probability: Low
- o Significance: Low

• Impacts on the road system and traffic;

- o Extent:Surrounding and adjacent land
- Duration: Life of the project (approx. 30 years)
- o Probability: Low
- o Significance: Low

• Geological, soil and erosion impacts;

- Extent:Locally at the proposed site
- Duration: Life of the project (approx. 30 years)
- Probability: Low
- o Significance: Low

• Impacts on avifauna;

- Extent:Locally at the proposed site
- Duration: Life of the project (approx. 30 years)
- o Probability: Low
- o Significance: Low

• Impacts on vegetation;

- Extent:Locally at the proposed site
- Duration: Life of the project (approx. 30 years)
- Probability: High
- o Significance: Medium

• Impacts on heritage resources;

- Extent:Locally at the proposed site
- Duration: Life of the project (approx. 30 years)
- o Probability: Low
- o Significance: Low

• Socio-Economic impacts;

- Extent:Regional & Locally
- Duration: Life of the project (approx. 30 years)
- o Probability: High
- Significance: High Positive

• Visual impacts.

- Extent:Locally at the proposed site
- Duration: Life of the project (approx. 30 years)
- Probability: Definite
- Significance: to be determined

The significance of the potential impacts was determined as all the specialist studies have been obtained.

10.12.1 DEGREE TO WHICH THE IMPACTS CAN BE REVERSED

- The visual impact is resident for a long time (25-30 years). It can be reversed during decommissioning and rehabilitation of the area.
- Biodiversity impacts can be reversed at the decommissioning stage of the development. Plants can be replanted, and animals will return to the project area.
- Impacts on soil (erosion) can be reversed by careful handling of storm water on site.
- Impacts on water quality and quantity can be reversed at the decommissioning stage.
- Agricultural resources will again become available after decommissioning of the facility.
- Impacts on Heritage resources could be permanent without mitigation.
- The potential impacts on river systems, drainage channels and wetlands will be minimal. Impacts on these resources can be reversed successfully.
- Socio-economic impacts can be reversed at the decommissioning phase, though this will have a nett negative effect on the area.

10.12.2 DEGREE TO WHICH IMPACTS MAY CAUSE IRREPLACEBLE LOSS OF RESOURCES

The only impact which can cause an irreplaceable loss of resources is an impact on the heritage resources where heritage sources are destroyed. This should not happen as the heritage resources are well surveyed and will be either protected from development impacts or well-studied and documented.

10.12.3 DEGREE TO WHICH IMPACTS CAN BE AVOIDED, MANAGED OR MITIGATED

It is not possible to completely avoid the impacts of the development on the environment. By following the mitigation and management measures detailed in the impact section in this report, most of the impacts and the effects it can have on the environment can be successfully lowered to a lower degree of significance to the environment. This can be done to a point where the impacts are acceptable and where the benefits of the development are greater than the detriment to the environment.

10.13 METHODOLOGY USED IN RANKING THE NATURE, SIGNIFICANCE, CONSEQUENCES, EXTENT, DURATION AND PROBABILITY OF POTENTIAL IMPACTS AND RISKS ASSOCIATED WITH ALTERNATIVES

To assess the impacts on the environment, the process will be divided into two main phases namely the Construction phase and the Operational phase. The activities, products and services present in these two phases will be studied to identify and predict all possible impacts. In any process of identifying and recognising impacts, one must recognise that the determination of impact significance is inherently an anthropocentric concept. Duinker and Beanlands, (1986) in DEAT 2002. Thompson (1988), (1990) in DEAT 2002 stated that the significance of an impact is an expression of the cost or value of an impact to society.

However, the tendency is always towards a system of quantifying the significance of the impacts so that it is a true representation of the existing situation on site. This will be done by using where possible, legal and scientific standards which are applicable.

The significance of the aspects/impacts of the process will be rated by using a matrix derived from Plomp (2004) and adapted to some extent to fit this process. These matrixes use the consequence and the likelihood of the different aspects and associated impacts to determine the significance of the impacts.

The consequence matrix uses parameters like severity, duration and extent of impact as well as compliance to standards. Values of 1-5 are assigned to the parameters that are added and averaged to determine the overall consequence. The same process is followed with the likelihood that consists of two parameters namely frequency and probability. The overall consequence and the overall likelihood are then multiplied to give values ranging from 1 to 25. These values as shown in the following table are then used to rank the significance. It must be said however that in the end, a subjective judging of an impact can still be done, but the reasons for doing so must be qualified.

Significance ratings (Plomp 2004)

Significance	Low -	Low-Medium -	Medium -	Medium-High -	High -
Overall Consequence X Overall Likelihood	1-4.9	5-9.9	10-14.9	15-19.9	20-25
				-	
Significance	Low +	Low-Medium +	Medium +	Medium-High +	High +
Overall Consequence X					
Overall Likelihood	1-4.9	5-9.9	10-14.9	15-19.9	20-25

Description of the parameters used in the matrixes

Severity:

Low	Low cost/high potential to mitigate. Impacts easily reversible, non-harmful
Low-medium	insignificant change/deterioration or disturbance to natural environments Low cost to mitigate Small/ potentially harmful Moderate change/deterioration or
	disturbance to natural environment.
Medium	Substantial cost to mitigate. Potential to mitigate and potential to reverse impact. Harmful Significant change/ deterioration or disturbance to natural environment
Medium-high	High cost to mitigate. Possible to mitigate Great/Very Harmful Very significant change/deterioration or disturbance to natural environment
High	Prohibitive cost to mitigate. Little or no mechanism to mitigate. Irreversible. Extremely Harmful Disastrous change/deterioration or disturbance to natural environment
Duration:	
Low	Up to one month
Low-medium	One month to three months
Medium	Three months to one year
Medium-high	One to ten years
High	Beyond ten years
Extent:	
Low	Within footprint area
Low-medium	Whole of site
Medium	Adjacent properties
Medium-high	Communities around site area
High	Ka !Garib Municipality area

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Frequency: Low Low-medium Medium Medium-high High	Once/more a year or once/more Once/more in 6 months Once/more a month Once/more a week Daily	during operation	
Probability: Low Low-medium Medium Medium-high High	Almost never/almost impossible Very seldom/highly unlikely Infrequent/unlikely/seldom Often/Regularly/Likely/Possible Daily/Highly likely/definitely		
Compliance: Low Low-medium Medium Medium-high High	Best Practise Compliance Non-compliance/conformance to Non-compliance/conformance to Directive, prosecution of closure rights	legislation etc external	al of licences or

10.14 ASSESSMENT CRITERIA

The terms of reference for the EIA study will include criteria for the description and assessment of environmental impacts. These criteria are drawn from the *Integrated Environmental Management Guidelines Series, Guideline 5: Assessment of Alternatives and Impacts*, published by the DFFE in terms of the Environmental Impact Assessment. These criteria include:

Table T. Impact Assessment Cillena		
Nature of impact		
This is an appraisal of the type of		
effect the proposed activity would		
have on the affected		
environmental component. The		
description should include what is		
being affected, and how.		
Extent	Site	The impact could affect the whole, or a measurable
The physical and spatial size of		portion of the above-mentioned properties.
the impact.		
	Local	The impacted area extends only as far as the activity,
		e.g. a footprint.
	Regional	The impact could affect the area including the
		neighbouring farms, the transport routes and the
		adjoining towns.
Duration	Short term	The impact will either disappear with mitigation or will
The lifetime of the impact; this is		be mitigated through natural process in a span shorter
measured in the context of the		than any of the phases.
lifetime of the proposed base.		
	Medium term	The impact will last up to the end of the phases, where
		after it will be entirely negated.

	Lanatan	The important production of the first of the
	Long term	The impact will continue or last for the entire operational life of the development but will be mitigated by direct
		human action or by natural processes thereafter.
	Permanent	The only class of impact, which will be non-transitory.
	r crinarient	Mitigation either by man or natural process will not occur
		in such a way or in such a time span that the impact can
		be considered transient.
Intensity	Low	The impact alters the affected environment in such a
-		way that the natural processes or functions are not
		affected.
	Medium	The affected environment is altered, but function and
		process continue, albeit in a modified way.
	High	Function or process of the affected environment is
		disturbed to the extent where it temporarily or
		permanently ceases.
Probability	Improbable	The possibility of the impact occurring is very low, due
This describes the likelihood of		either to the circumstances, design or experience.
the impacts actually occurring.		
The impact may occur for any		
ength of time during the life cycle		
of the activity, and not at any		
given time.		
	Probable	There is a possibility that the impact will occur to the
		extent that provisions must be made therefore.
	Highly	It is most likely that the impacts will occur at some or
	probable	other stage of the development. Plans must be drawn
	D (1)	up before the undertaking of the activity.
	Definite	The impact will take place regardless of any prevention
		plans, and there can only be relied on mitigation actions
		or contingency plans to contain the effect.
Determination of significance.	No	The impact is not substantial and does not require any
Significance is determined	significance	mitigation action.
through a synthesis of impact	Significance	
characteristics. Significance is an		
ndication of the importance of the		
mpact in terms of both physical		
extent and time scale, and		
therefore indicates the level of		
mitigation required.		
<u> </u>		The impact is of little importance but may require limited
	Low	
	Low	mitigation.
	Low Medium	
		mitigation.
		mitigation. The impact is of importance and therefore considered
		mitigation. The impact is of importance and therefore considered to have a negative impact. Mitigation is required to
	Medium	mitigation. The impact is of importance and therefore considered to have a negative impact. Mitigation is required to reduce the negative impacts to acceptable levels.
	Medium	mitigation. The impact is of importance and therefore considered to have a negative impact. Mitigation is required to reduce the negative impacts to acceptable levels. The impact is of great importance. Failure to mitigate,
	Medium	mitigation. The impact is of importance and therefore considered to have a negative impact. Mitigation is required to reduce the negative impacts to acceptable levels. The impact is of great importance. Failure to mitigate, with the objective of reducing the impact to acceptable

10.15 CUMULATIVE IMPACTS

Cumulative impacts will be assessed in relation to other renewable energy developments in the proximity from the proposed New Hope Powerline. Mitigation measures will be proposed, in order to mitigate the impacts that may result from the establishment of the New Hope Powerline to an acceptable level.

The general approach to this study has been guided by the principles of Integrated Environmental Management (IEM). In accordance with the IEM Guidelines issued by the DEA, an open, approach, which encourages accountable decision-making, was adopted.

The principles of the IEM require:

- informed decision-making.
- accountability for information on which decisions are made;
- a broad interpretation of the term "environment";
- an open participatory approach in the planning of proposals.
- consultation with I&APs;
- due consideration of alternatives;
- an attempt to mitigate negative impacts and enhance positive impacts of proposals;
- an attempt to ensure social costs of developments are outweighed by social benefits;
- democratic regard for individual rights and obligations;
- compliance with these principles during all stages of the planning, implementation and decommissioning of proposals; and
- the opportunity for public and specialist input in the decision-making process.

10.16 POSITIVE AND NEGATIVE IMPACTS THAT THE PROPOSED ACTIVITY AND ALTERNATIVES WILL HAVE ON THE ENVIRONMENT AND THE COMMUNITY

- The positive impact that the development will have on the environment and community is a Socio-economic impact. It will create temporary jobs during construction phase.
- The proposed power line with the connection from the PV Solar Park to the Eskom grid will help to reduce the pressure on the Eskom grid in the country with fewer negative impacts on the natural resources of the area than in the case of power generation using other sources like coal, gas, water and nuclear energy.
- During the operational phase the powerline may have a negative impact on the visual environment and biodiversity (avifauna).

10.17 POSSIBLE MITIGATION MEASURES AND RESIDUAL RISK

- To mitigate the visual impact, screening of the facility can be done with vegetation
- Panels must be washed with methods that can save on water use. Employees living/sleeping at the site must be educated on the saving of water.
- Water used for domestic purposes (sanitation) must be treated before release to comply with standards for effluent release.
- The storm water must be managed so that erosion is not caused on the site
- Domestic waste must be removed from the site on a regular basis not to impact on the soils or water bodies in the area.

10.18 MOTIVATION FOR NOT INVESTIGATING ALTERNATIVES

Not applicable as two alternative powerline routes were investigated.

10.19 CONCLUDING STATEMENT INDICATING THE PREFERRED ALTERNATIVE AND LOCATION OF ACTIVITY

The location of the preferred alternative is based primarily on the location of the Upington REDZ.

The preferred alternative was selected based on the fact that it will have the smallest impact on the environment being located on the least sensitive area, avoiding potentially sensitive drainage line areas and will be in line with Eskom requirements.

The negative impacts including the cumulative impacts can be effectively mitigated and managed to reduce the negative effect the impacts would have on the environment, so that the development with the positive effect of the socio-economic impact and the positive impact of renewable energy generation will have a positive effect on the environment that would offset the negative effects of the development.

11 DESCRIPTION OF THE PROPOSED PROCESS TO IDENTIFY AND RANK ENVIRONMENTAL IMPACTS THAT THE ACTIVITY, ASSOCIATED STRUCTURES AND INFRASTRUCTURE WILL IMPOSE ON THE PREFERRED LOCATION THROUGH THE LIFE OF THE ACITIVITY

An environmental impact is defined as a change in the environment, be it the physical/chemical, biological, cultural and or socio-economic environment. Any impact can be related to certain aspects of human activities in this environment and this impact can be either positive or negative. It could also affect the environment directly or indirectly and the effect of it can be cumulative.

11.1 DESCRIPTION OF ENVIRONMENTAL ISSUES AND RISKS IDENTIFIED DURING THE EIA PROCESS

The potential aspects to assess during the EIA process may include:

- Soils & agricultural potential;
- Avifauna aspects;
- Vegetation aspects;
- Heritage resources aspects;
- Socio-economic aspects;
- Visual aspects;
- Traffic impacts

The **decommissioning activities** of the PV plant mainly include the removal of the project infrastructure and the restoring of the site *status quo ante*.

The identification of impacts will be based on:

- legal and administrative requirements;
- the nature of the proposed activity;
- the nature of the receiving environment;
- specialist studies;
- issues raised during the public participation process.

Potential impacts may include:

- Impacts on soils & agricultural potential;
- Impacts on avifauna;
- Impacts on vegetation;
- Impacts on heritage resources;
- Social impacts;
- Traffic impacts and
- Visual impacts.

The following possible Key environmental impacts were identified:

ENVIRONMENTAL ISSUES	POSSIBLE CAUSE	POTENTIAL IMPACTS		
	Air Pollution and noise			
Dust	Construction machines and vehicles during clearing and construction			
Emissions	 During operation of construction equipment. Spraying of insecticides and herbicides during operation During veld fires 	 Health problems Air pollution Public nuisance 		
Noise	Construction noise			
	Water quality			
Pollution of water sources	 Spillages of fuel & oil from vehicles during construction Pollution from solid general waste if not 	 Pollution of surface and groundwater 		
Pollution by <i>E.coli</i>	 removed regularly By using insecticides and herbicides Poorly planned and managed sanitation facilities 	Health riskLower water qualitySoil degradation		
	Water quantity			
	Water quantity			
Impact on amount of water resources available Over-use of water	 Use of water during construction of the PV solar facility Water use during operation 	 Loss of a scarce resource Increased pressure on water supply sources 		
	Land/Soil degradation			
Soil contamination and degradation	 Spillages of oil, chemicals from machinery and vehicles during construction Site clearing during construction Use of Pesticides and Fertilizers Loss of Agricultural potential of soil Erosion if storm water is not correctly managed 	 Pollution of soil Soil degradation Loss of topsoil Effect soil characteristics, ecology & groundwater Loss of topsoil 		
	Biodiversity			
Decline in fauna and flora diversity	 Clearing of site for construction Loss of habitat due to construction of panels Power lines to Eskom power lines 	 Loss of biodiversity Loss of habitat Negative impact on biodiversity Negative impact on rare / endangered/ endemic species and habitats Animal deaths. 		

ENVIRONMENTAL ISSUES	POSSIBLE CAUSE	POTENTIAL IMPACTS							
Cultural/Heritage									
Possible loss of heritage sites Damage to palaeontological resources	Damage during construction or operation	 Possible loss of cultural heritage sites paleo- resources 							
	Visual impact								
Change in the visual characteristics of the site	Clearing of vegetation for panelsPresence of more powerlines	Visual intrusion							
	Socio-economic impacts								
Job creation	 Increase in temporary and permanent work opportunities during the construction and operational phases. Loss of land available for substance farming without fair compensation. 	Socio- economic benefit							

11.2 IMPACTS & MITIGATION MEASURES OF CONSTRUCTION PHASE

All the possible impacts that can be predicted in both the construction and operational (limited) phase of the PV Solar Park are addressed. Specific mitigation measures are proposed, and the significance of these impacts is described with and without the mitigation measures. Furthermore, considering that all or part of the construction infrastructure may be owned and/or operated by Eskom, the mitigation measures described in the following paragraphs and in particular in the attached Environmental Management Programme (EMPr) can be the responsibility of Eskom or of the developer.

11.2.1 ATMOSPHERIC POLLUTION AND NOISE

Construction Phase

During this phase there will be a concentration of earthmoving equipment and construction vehicles that will level the area, clear vegetation for construction purposes and in the process, will create dust and exhaust smoke that will impact on air quality. There will also be more noise created by the vehicles during this phase. Burning of waste and fires at construction sites may also create smoke.

Operational phase

The increased traffic volumes and people will lead to increased levels of air pollution and noise. Smoke from burning of waste can cause air pollution.

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	Impact Atmospheric Pollution and noise								
Project Phase								Significance	
	Activity/Aspect	Specific impact	Severity	Duration	Extent	Frequency	Probability	With Mitigation	Without Mitigation
	Earthworks and Vegetation clearance	Air pollution Dust	Low- medium	Medium-high	Medium	Medium-high	Medium-high	Low-medium	Medium
	Vehicle movement	Air pollution: Smoke	Low	Medium-high	Low-medium	Medium-high	Medium-high	Low	Low-Medium
	Vehicle movement	Air pollution: Dust	Low	Medium-high	Low-medium	Medium-high	Medium-high	Low	Low-Medium
Construction	Vehicle movement	Noise pollution	Low- medium	Medium-high	Low-medium	Medium-high	Medium	Low	Low-Medium
	Burning of cleared vegetation, solid waste & veld fires	Air pollution by excessive smoke	Low- medium	Medium-high	Medium	Low-Medium	Low	Low	Low-Medium
	Cooking fires of workers	Air pollution: Smoke	Low	Medium-high	Low-medium	Low-Medium	Medium	Low	Low-Medium
	Vehicle movement	Noise pollution	Low	High	Low-medium	Low-Medium	Low-Medium	Low	Low-Medium
Operation	Fireplaces and veldt fires	Air pollution caused by smoke	Low- medium	High	Low-medium	Low-medium	Low-medium	Low	Low-Medium
	Burning of vegetation refuse and solid waste	Air pollution by excessive smoke	Low- medium	High	Low-medium	Low-Medium	Low-medium	Low	Low-Medium
Cumulative impacts	Pollution & Noise	Increase in release of smoke and increase in noise levels	Low	High	Low-medium	Medium	Medium	Low	Low-Medium

Mitigation measures - Construction Phase

- Vehicles must be well serviced to prevent excessive smoke and noise.
- Speed of construction vehicles should be kept as low as possible(20-30km/h) to reduce generation of dust and noise.
- Construction areas must be dampened/treated to prevent excessive dust formation.
- The clearing of the site should be done in phases as the construction progresses.
- Construction should only take place during the hours between sunrise and sunset on weekdays and Saturdays.
- Contractors must comply with Provincial noise regulations. The construction machinery must be fitted with noise mufflers and be maintained properly.
- Solid waste generated by the construction teams may not be burned on site or the surrounding areas but be regularly removed to the municipal waste disposal site.
- Fire belts must be made around the development according to the regulations of the Veld and Forest Fire Act.
- Cleared vegetation must be stock-piled and should be removed regularly and be distributed amongst the local community members. Cleared vegetation may not be burned on site.
- Cooking on construction site may not be done on open fires. Gas stoves can be used.

Mitigation Measures - Operational Phase

- Speed of vehicles on roads should be controlled e.g. speed bumps and speed restrictions (20-30km/h), with visible signage.
- All roads should preferably be sealed to eliminate dust formation caused by strong winds and vehicle movement.
- Solid waste may not be burned on the project area.

- Fire belts around the development must be made according to the regulations of the Veld and Forest Fire Act.
- Vegetation underneath the panels must be kept short
- Vegetation refuse should be composted if possible and re-used.

11.2.2 LAND AND SOILS

Construction phase

During construction, the vehicles used have the potential to spill diesel and lubricants that can pollute the soil. The storage of solid waste before it can be disposed of has the potential to pollute the soil and becomes a nuisance.

Operational phase

Solid waste can be a nuisance and has the potential to pollute the soil if not managed correctly. The use of conventional herbicides and insecticides should be limited as far as possible. Wastewater from activities can pollute the soil.

	Impact: Land and soils								
Project Phase								Significance	
,	Activity/Aspect	Specific impact	Severity	Duration	Extent	Frequency	Probability	With Mitigation	Without Mitigation
	Spilling of oil/diesel by construction machines or tanks	Contaminate soil	Low- medium	Medium-high	Low	Medium	Medium-high	Low	Low-Medium
	Spilling of chemicals/se-wage	Contaminate soil	Low- medium	Medium-high	Low	Medium	Medium-high	Low	Low-Medium
	Solid waste disposal	Soil pollution & nuisance	Low	Medium-high	Low-medium	Medium-high	Medium-high	Low	Low-Medium
Construction	Storm water over roads and cleared areas	Erosion	Low- medium	Medium-high	Low-medium	Low-Medium	Medium-high	Low	Low-Medium
	Trenches for electric cables	Erosion	Low- Medium	Medium-high	Low	Low-Medium	Medium	Low	Low-Medium
	Moving of equipment over soils	Compaction of soils	Low- Medium	Medium-high	Low-Medium	High	Medium-high	Low-Medium	Medium
	Using land for powerline	Sterilising of Medium-Low potential soil	Low	Medium-high	Low-Medium	High	Medium	Low	Low-Medium
	Solid waste	Soil pollution + nuisance	Low	High	Low-Medium	Low-Medium	Medium	Low	Low-Medium
Operation	Storm water over roads and cleared areas	Erosion	Medium	Medium-high	Low-medium	Low-Medium	Medium-high	Low	Low-Medium
	Use of insecticides and herbicides	Pollution	Low- Medium	High	Medium	Low-Medium	Medium	Low	Low-Medium
Cumulative impacts	Increased potential for negative impacts on soil resource	Increased potential for erosion and soil pollution	Medium	High	Low-medium	Low-Medium	Medium-high	Low	Medium

Mitigation measures - Construction Phase

- Clearance of vegetation should be restricted to the footprint area and access road.
- Construction activities should be restricted to the proposed development footprint.
- Construction vehicles must be well maintained and serviced to minimise leaks and spills.
- Spill trays must be used during refuelling of vehicles on site.
- Temporary diesel storage must not exceed 30 000 litres at construction camp. Diesel tanks and other harmful chemicals and oils must be within a bunded area and water from this bunding must be channelled through an oil/water separator.
- Solid waste must be kept in containers and disposed of regularly at licensed dumping site.
- Building rubble must be removed to a licensed disposal site regularly during construction.
- Trenches that are dug for the supply of services and electrical cables must be filled up and compacted well and slightly higher than the areas around it.
- The clearing of the site should be done in phases as the construction progresses.
- Slopes produced by removing soil must be kept to a minimum to reduce the chances of erosion damage to the area.
- Soil should be handled when dry, to reduce compaction risk.
- During construction, sensitive soils with high risk of compaction (e.g. clayey soils) must be avoided by construction vehicles and equipment, wherever possible, in order to reduce potential impacts

Mitigation measures - Operational Phase

- Solid waste must be kept in adequate waste bins and removed on a weekly basis to the waste disposal site.
- The surface drainage system should be monitored after storms and storm water damage should be repaired. The maintenance of the roads must be kept up to standard to prevent and reduce the incident of erosion next to the roads.
- The use of eco-friendly products e.g., organic compost, herbicides and insecticides should be promoted and should only be used according to the specifications
- Revegetate bare areas to minimise soil pollution during wind- and rainstorms.

11.2.3 GROUNDWATER AND SURFACE WATER POLLUTION

Construction phase

- Lack of sanitation facilities could result in ground water pollution and associated health risks.
- Construction vehicles will be refuelled at the construction camp.
- Spillage of fuel and lubricants from construction vehicles could occur. Storm water contamination by solid waste could lead to groundwater and surface water pollution.
- Soil cover and vegetation is removed and storm water in the area can cause erosion. Road construction will increase a possibility of erosion, because of increased storm water run-off.

Operational Phase

- Pollution by sanitation leakages, solid waste and erosion may lead to water pollution.
- Storm water flowing over polluted areas can lead to ground and surface water pollution.
- Pesticides and herbicides used at the project during operation can create pollution if not handled and applied correctly.

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	Impact: Groundwater a	Impact: Groundwater and Surface water Pollution								
Project Phase								Significance	10	
Floject Fliase	Activity/Aspect	Specific impact	Severity	Duration	Extent	Frequency	Probability	With Mitigation	Without Mitigation	
Construction	Spillage of fuel and lubricants from construction vehicles	Groundwater Pollution	Low-Medium	Medium-high	Medium	Medium	Medium-high	Low	Medium	
	Spillage of fuel and fuel tanks	Groundwater Pollution	Low-Medium	Medium-high	Medium	Medium	Medium-high	Low	Medium	
	Clearing of vegetation	Erosion & siltation of streams	Medium	Medium-high	Medium	Low-Medium	Medium-high	Low-medium	Medium	
	Solid waste disposal water resources	Pollution of freshwater resources	Low	Medium-high	Medium	Medium	Medium	Low-medium	Low- Medium	
	Sanitation seepage from chemical toilets and/or from temporary sanitation system	Groundwater Pollution	Medium	Medium-high	Low-medium	Low-medium	Medium	Low	Low- Medium	
	Spillage of fuel and lubricants from vehicles	Groundwater Pollution	Low-Medium	High	Low-medium	Medium-high	Medium-high	Low-medium	Medium	
	Solid waste disposal- freshwater resources	Groundwater Pollution	Low	High	Low-medium	Low-Medium	Low-medium	Low	Low- Medium	
Operation	Leakage from the permanent Sanitation system	Groundwater Pollution	Medium-high	High	Low-Medium	Low	Low-Medium	Low-medium	Medium	
	Use of insecticides and herbicides	Pollution of streams & rivers	Low-Medium	High	Medium	Low	Medium	Low	Low- Medium	
	Storm water runoff	Erosion & siltation of streams	Low-medium	High	Medium	Low-medium	Medium-high	Low	Medium	
Cumulative impacts	Water pollution and increased water run-off	Increased potential for water pollution and increased water run-off	Low-Medium	High	Medium	Low-Medium	Medium	Low	Low- Medium	

Mitigation measures – Construction phases

The following precautionary measures are recommended to prevent any surface or groundwater pollution:

- Clearance of vegetation should be restricted to footprint area and access road.
- Construction activities should be restricted to the proposed footprint area.
- Cleared areas must be rehabilitated by reintroducing a grass layer to limit soil erosion.
- Berms to limit water flow over cleared areas, to limit erosion.
- Drip pans should be used during re-fuelling and servicing of construction vehicles. Used parts like filters should be contained and disposed of at a site licensed for dumping of these waste products.
- Oil traps must be installed in the vehicle wash bay to prevent pollution. Oil traps must be serviced on a regular basis by an approved service agent.
- Diesel storage must not exceed 30 000 litres at construction camps. Diesel tanks and other harmful chemicals and oils must be within a bunded area. Any water from out of this bunding must flow through an oil/water skimmer.
- Vehicle maintenance yard and construction storage area should have bund walls and lined with impermeable material to prevent ground and surface water pollution.
- Chemical/temporary sanitation facilities at construction site must be regularly serviced to ensure no spills or leaks to surface and/or groundwater.
- Solid waste must be kept in adequate waste bins. Building/construction waste and various waste products must be removed regularly to a licensed landfill site.

Mitigation measures - operational phase

- Solid waste must be kept in adequate waste bins and removed on a weekly basis to a licensed landfill site.
- The use of eco-friendly products e.g. Organic Compost, herbicides and insecticides should be promoted.
- A permanent closed, sewage treatment system to treat effluent to the required standards of the DWS must be installed at the solar facility.
- The permanent sanitation system should be regularly inspected to ensure that no spills or leaks from sanitation system to groundwater take place.

11.2.4 WATER USE / WATER QUANTITY

Construction phase

During this phase, water consumption will be high because it will be utilized for roads and building construction. Water needed for construction activities will be provided by contractor.

Operational phase

Water use will be limited except for short periods when the PV modules are cleaned. The water needed for the operational phase will be provided from groundwater (boreholes).

	Impact: Water use								
Project Phase								Significance	
	Activity/Aspect	Specific impact	Severity	Duration	Extent	Frequency	Probability	With Mitigation	Without Mitigation
Construction	Construction process	Water consumption	Low- medium	Low	Medium	Medium	High	Low-Medium	Medium
Operational	Water use	Water consumption	Low	High	Medium- High	Low-medium	High	Low-Medium	Medium
Cumulative impacts	Water use	Increased pressure on local water resources	Medium	High	Medium-high	Low-Medium	Medium	Low-Medium	Medium

Mitigation measures – Construction Phase

- Water should be used sparingly, and it should be ensured that no water is wasted.
- Roads must be treated with chemicals to lower water use for dust suppression.
- Washing of construction vehicles should be limited to once or twice a month and must be done with high-pressure sprayers to reduce water consumption.

Mitigation measures - Operational Phase

- Roads should be treated with chemicals to lower the use of water for dust suppression.
- Washing of vehicles should be limited to once a week and must be done with highpressure sprayers to reduce water consumption.
- Care must be taken not to waste any water. In the offices, half-flush systems in the toilets as well as water aerators in all taps must be installed to reduce water consumption.
- Workers must be educated on the value of water and how to use it sparingly.

11.2.5 ARCHAEOLOGICAL, CULTURAL AND SOCIAL FEATURES

Construction phase

The clearing of the site may have a negative impact on the archaeological features of the site. Care must be taken in the excavations and moving of soil to observe any other archaeological, previously undetected, features of importance, which must be left and reported to the archaeological consultant for comments and actions.

Operational phase

The operational phase will not have any negative impact on the archaeological features of the site if the recommendations of the Heritage Impact Assessment and Palaeontological assessment are strictly adhered to.

	Impact: Loss of Archaeological, Cultural and social features								
Project Phase								Significance	
	Activity/Aspect	Specific impact	Severity	Duration	Extent	Frequency	Probability	With Mitigation	Without Mitigation
	Earth moving and soil clearance	Destroy archaeological evidence and heritage and graves	Low- medium	Medium- high	Low	Low	Low-medium	Low	Medium
Construction	Earth moving and soil clearance	Impact on Palaeontological resources	Low	Medium	Low	Low	Low	Low	Low
	Earth moving and soil clearance	Impact of Palaeontological resources	Medium	Medium	Low	Low	Low	Low	Medium
Operation	Operational activities of development	Destroy archaeological evidence and heritage and graves	Low- medium	High	Low	Low	Low-medium	Low	Low
Cumulative impacts	Activities on site during construction and operation	Increase in potential to unearth archaeological evidence and graves	Low- medium	High	Low	Low	Low-medium	Low	Medium

Mitigation measures - Construction and operational phases

- Application for a permit from the relevant heritage authorities prior to destruction of the heritage resources.
- Site Monitoring must be done by means of regular examination of trenches and excavations
- A Fossil Finds Procedure must be in place (included in the Palaeontological Assessment).
- ECO must contact palaeontologist or archaeologist to be on standby in case of finds. The latter will liaise with SAHRA on nature of find and suitable actions, must be taken, such as an immediate site inspection and/or application for collection permit.
- Care must be taken during the construction process that anything else of archaeological value that is unearthed must be recorded. Please refer to the Heritage Impact Assessment (Annexure H). The archaeologist or SAHRA must be notified whenever anything of importance is discovered.

11.2.6 IMPACT OF THE DEVELOPMENT ON ECOLOGY (FAUNA & FLORA) OF THE AREA

Planning and construction phase

The removal of natural vegetation and destruction of habitat will have a negative effect on the biodiversity. The specific mitigation measures included in the Ecological and Avifauna Impact Assessment (Annexures C & E) should be adhered to.

Operational phase

Operation of the development can have a negative impact on biodiversity if not managed correctly. Exotic invasive plant species can have negative impacts on indigenous vegetation.

	Environmental Aspect: E	cology (Fauna and Flora)							
During Di								Signific	ance
Project Phase	Activity that causes impact	Specific impact	Severity	Duration	Extent	Frequency	Probability	With Mitigation	Without Mitigation
Construction	Earthworks and vegetation clearance at construction site	Loss of indigenous plant species & disturbance to sensitive habitat	Medium	High	Low-Medium	Medium	High	Low-medium	Medium
	Vegetation clearance and movement of people on the site at different development areas	The spreading of exotic invasive plant species Loss of indigenous plant species	Medium	Medium	Medium	Medium	Medium- High	Low	Medium
	Topsoil & subsoil stripping, exposure of soils to wind and rain during construction causing erosion and sedimentation	Soil erosion	High	Medium	Low-Medium	Medium	High	Medium	Medium- high
	Exposure of soils to rainfall and wind during construction	Erosion and Dust pollution	Medium	Medium	Low-medium	Medium	High	Low	Medium
	Heavy machinery and vehicle movement on site	Spillages of harmful substances	Medium	High	Medium	Medium	Medium- High	Low	Medium
	Littering along access road and at construction site	Public nuisance and loss/death of indigenous fauna	Low-Medium	Medium	Medium	Medium-High	Medium	Low	Medium
	Control of animals on site Heavy machinery and vehicle movement on site	Disturbance to and loss of indigenous fauna to the area	Medium	Medium	Medium	Medium	Medium- High	Low	Medium
	The occurrence of veldt fires	The loss of indigenous fauna and flora	Medium-High	Medium	Medium	Low-Medium	Medium- High	Low	Medium
Operation	Rehabilitation of cleared areas	Spreading of exotic invasive plant species Loss of habitat and indigenous flora	Medium	High	Medium	Low-Medium	Medium	Low-Medium	Medium
	The occurrence of veldt fires	The loss of indigenous fauna and flora	Medium-High	Medium	Medium	Low-Medium	Medium- High	Low	Medium
	Disposal and storage of solid waste and littering	The death/loss of indigenous fauna e.g. raptors, mammals and reptiles	Medium-High	High	Medium-High	Medium-High	Medium	Low-Medium	Medium
	The control of pests and vermin	Killing and poisoning of fauna feeding on poisoned vermin / pest	Low-Medium	High	Low-Medium	Medium-High	Medium	Low	Mediun

	Environmental Aspect: E	nvironmental Aspect: Ecology (Fauna and Flora)							
								Signific	ance
Project Phase	Activity that causes impact	Specific impact	Severity	Duration	Extent	Frequency	Probability	With Mitigation	Without Mitigation
	The feeding of fauna e.g. birds &small mammals	Disturbance to biodiversity and natural movement of animals through the site The death/loss of indigenous fauna	Low-Medium	High	Low-Medium	Medium-High	Low- Medium	Low	Medium
	Catching of wild animals e.g. reptiles, bids and small mammals as pets	Disturbance to bio- diversity and decline in indigenous faunal numbers	Medium-High	High	Low-Medium	Low-Medium	Low	Low	Medium
	Birds colliding with power line and panels	Electrocution of birds	Medium-High	High	Low-Medium	Low-Medium	Low	Low	Medium
Cumulative Impacts	Increased potential negative impacts on ecology of the area	Increase in natural vegetation to be removed.	Medium-High	High	Medium	Medium	Medium	Low	Medium

Mitigation measures – Construction phase

- <u>Clearance of vegetation should be restricted to footprint area and access roads.</u>
- <u>Construction activities should be restricted to the proposed development footprint.</u>
- Construction must preferably take place after the bird breeding season
- Speed limit of 30 km/h must be enforced on the roads.
- Care must be taken that unnecessary clearance of vegetation does not take place. Where possible, natural vegetation must be retained.
- The herbaceous layer should be revived after clearance of the vegetation and actively managed through slashing during the entire lifetime of the project.
- Herbicides used to control invasive plant species should be chosen in consultation with an ecologist.
- Poisons for the control of problem animals should rather be avoided since the wrong use thereof can have disastrous consequences for the raptors occurring in the area. The use of poisons for the control of rats, mice or other vermin should only be used after approval from an ecologist.
- Limit pesticide use to non-persistent, immobile pesticides and apply in accordance with label and application permit directions and stipulations for all applications.
- Construct a single fence if possible.
- Report all incidences of collisions of birds with panels.
- Speed limit (30km/h) on site to avoid collisions with night birds and twilight active birds.
- All probable and high risk perching surfaces should be fitted with bird guards and perch guards as deterrents
- Only power lines structures that are considered safe for birds should be erected to avoid the electrocution of birds perching or attempting to perch
- Overhead transmission cables should be marked with bird diverters to make the lines as visible as possible to collision-susceptible species.
- No Fires should be allowed within the construction camp and extra care should be taken to prevent veldt fires of occurring.
- Firebreaks should comply with the National Veldt and Forest Fire Act, 1998 (Chapter 4: Duty to Prepare and maintain firebreaks).
- Cleared areas should be rehabilitated by reintroducing a vegetation layer as soon as possible to limit the occurrence of erosion.

- Solid waste must be kept in adequate animal proof waste bins at the construction camp and construction sites. Building rubble and various wastes should be removed on a regular basis to the closest available landfill site.
- Regular clean-up programs should be put into effect along the access road and throughout the premises to limit the impact of littering caused by construction activities.
- The stockpiled topsoil and construction material should be managed in such a way that the material is not transported by wind or rain. This can be done by restricting the height of the stockpiles, sandbagging and avoiding steep slopes.
- No animals may be killed, captured or hunted on site by construction workers. Do not feed any wild animals on site.
- Where trenches pose a risk to animal safety, they should be adequately cordoned off to prevent animals falling in and trapped and/or injured. This can be prevented by constant excavating and backfilling of trenches during construction process.
- Cumulative impacts on the ecology of the area can be significant. However, with the mitigation measures in place, the potential is low for significant negative impacts on the ecology of the area.
- The EMPr will have to be adhered to during the construction phase and regular monitoring should be done to ensure that there is sound environmental practice at New Hope Powerline.

Mitigation measures – Operational phase

- The herbaceous layer should be revived after clearance of the vegetation and actively managed through slashing during the entire lifetime of the project.
- An ecologist should be consulted on the use of herbicides/eco-friendly products to control exotic tree and shrub species.
- Poisons for the control of problem animals should rather be avoided since the wrong use thereof can have disastrous consequences for the raptors occurring in the area. The use of poisons for the control of rats, mice or other vermin should only be used after approval from an ecologist.
- Limit pesticide use to non-persistent, immobile pesticides and apply in accordance with label and application permit directions and stipulations for terrestrial and aquatic applications.
- The high-risk sections of the power line from the Solar Park should be marked with suitable anti-collision marking devices on earth wires as per Eskom guidelines.
- Report all incidences of collisions of birds with panels.
- Speed limit of 30 km/h on site to avoid collisions with night birds and twilight active birds.
- Regular monitoring of powerlines must be done to detect bird carcasses, to enable the identification of any areas of high impact to be marked with bird diverters.
- Solid waste must be kept in animal proof waste bins.
- A monitoring program should be compiled and implemented to ensure that the sewage treatment system is functioning properly and that the treated wastewater conforms to the standards set by the Department of Water and Sanitation.
- Staff members should be discouraged from attempting to catch or kill any wildlife for use as food, pets or to feed any wild animals.
- Firebreaks should comply with the National Veldt and Forest Fire Act, 1998.

11.2.7 VISUAL IMPACTS

Construction phase

The natural aesthetic character of the site will be changed. However, the local communities will be informed of the development stages and impacts on them during the construction phase.

Operational phase

Powerlines will have a visual impact on surrounding properties.

	Impact: Visual dist	urbance	-		-	-			
Project Phase								Significance	
	Activity/Aspect	Specific impact	Severity	Duration	Extent	Frequency	Probability	With Mitigation	Without Mitigation
Construction	Construction vehicles and dust	Visual	Low	High	Low- Medium	High	High	Low-Medium	Medium
	Electrical lines	Visual	Low	High	Low	High	High	Low-Medium	Low-Medium
Cumulative Impacts	Increased visibility of more powerlines in the area	Increased visual intrusion and nuisance	Medium- High	Medium	Medium	Low-Medium	High	Low-Medium	Medium

Mitigation measures

- Revegetate bare areas with vegetation that occur naturally in the area.
- Ensuring that cut to fill areas (if any) are revegetated with indigenous fynbos species that relate to the original vegetation types, as soon as possible after the establishment of terraces/roads/parking areas.
- A video-surveillance system using infrared or microwave video cameras, which do not need a switched-on lighting system, is recommended.
- Construction camp areas should either be screened or positioned in areas where they would be less visible from human settlements and main roads.

11.2.8 SAFETY, SECURITY AND FIRE HAZARDS

Construction phase

Construction activities such as excavating of foundations and trenches, movement of construction vehicles, the use of equipment and the congregation of workers and staff on site further increases the risk of injury. The activities of construction personnel on site may contribute to an increase in the level of crime in the area and may also contribute to an increased fire risk.

Operational phase

Fires and criminal activities pose a significant risk during the operation of the development.

	Impact: Safety, security and	l fire hazards							
								Significance	
Project phase	Activity/Aspect	Specific impact	Severity	Duration	Extent	Frequency	Probability	With Mitigation	Without Mitigation
	Construction activities – excavation of foundations, trenches etc.	Loss or injury to human life	Medium	Medium- high	Low	High	Medium	Low	Medium
Construction	Security	Crime	Medium	Medium- high	Low- medium	Medium	Medium-high	Low - medium	Medium
	Fire hazards	Loss of human life and construction equipment etc.	High	Medium- high	Medium	Low	Low-Medium	Low-Medium	Medium
	Security	Crime	Medium	High	Medium	Medium	Medium-high	Low-Medium	Medium
Operation	Fire hazards	Loss of human life, bio-diversity, buildings, infrastructure etc.	High	High	Medium -High	Low	Low	Low	Medium
Cumulative Impacts	Higher number of people in the area increases safety risks	Potential for an increase in criminal activity	High	Medium	Medium -High	Low	Low	Low	Medium

Mitigation measures

- The Contractor shall conform to the Occupational Health and Safety act (Act 85 of 1993) and regulations applicable. The Act requires the designation of a Health and Safety representative when more than 20 employees are employed.
- Open trenches or excavations must be marked with danger tape or safety netting and must be filled and compacted as soon as possible.
- Number of construction workers to stay on site should be limited to the minimum.
- Proper access control (I.D. cards) should be use to ensure no unauthorised entry.
- No solid waste or vegetation may be burnt on the premises or surrounding areas.
- Firebreaks should comply with the National Veldt and Forest Fire Act, 1998 (Chapter 4: Duty to prepare and maintain firebreaks).
- Fire extinguishers and fire-fighting equipment must be available.
- A fence should be constructed along the boundary of the development.
- Cumulative impacts of impact can be successfully mitigated if managed properly.

11.2.9 TRAFFIC AND ROAD SAFETY

Construction phase

Trip generation during the construction phase will be much higher than during operational phase. It is assumed that construction will take 12 months. If 10% of the trips occur in the peak hour approximately 4 trucks will arrive and leave in the peak hour. Private vehicles will also be used by construction supervision and admin staff to access the site as well as the construction workers who will arrive via bus or taxi.

Operational phase

During the operational phase, the facility will be managed by staff supported by admin and maintenance personnel. These are extremely low traffic volumes (<50vph) that will have an insignificant impact on the road network surrounding the proposed development. No road improvements will be required at the main road intersections.

	Impact: Traffic and Road	Safety							
								Significance	
Project phase	Activity/Aspect	Specific impact	Severity	Duration	Extent	Frequency	Probability	With Mitigation	Without Mitigation
	Construction activities – Increase in traffic	Loss or injury to human life	Medium	Medium- high	Low	High	Medium	Low	Medium
Construction	Road Safety	Increase in vehicle accidents	Medium	High	Low- medium	High	High	Low	Medium- High
	Physical impact on roads and surfaces	Damage to road surfaces	Low	Medium	Low	Low-Medium	Low-Medium	Low	Low- Medium
	Safety & Security	Crime	Medium	High	Medium	Medium	Medium-high	Low-Medium	Medium
Operation	Road Safety	Increase in vehicle accidents	Medium	High	Low- medium	High	High	Low	Medium- High
	Physical impact on roads and surfaces	Damage to road surfaces	Low	Medium	Low	Low-Medium	Low-Medium	Low	Low- Medium
Cumulative Impacts	Road Safety	Increase in vehicle accidents	Medium	High	Low- medium	High	High	Low	Medium- High

Mitigation measures

- Intersection sight distances for access intersection need to be complied with.
- Construct access intersection with dedicated right-turn lane on southern approach and left-turn deceleration taper on northern approach.
- Provide a dedicated loading and off-loading area on site and ensure that contractors make use of it and not stop within Road R27 road reserve at the proposed access intersection to load and off-load workers.

11.2.10 SOCIO-ECONOMIC IMPACT

Construction phase

The construction and operation phases of the development will have a positive impact on the socio-economic environment of beneficiary communities through employment opportunities and training and skills development.

Operational phase

A number of permanent jobs will be created for local people during this phase.

The local communities were identified for the purpose of entering into a partnership for the Project, as required by the rules of the REIPP Procurement programme.

	Impact: Job creation				1			1	
								Significance)
Project phase	Activity/Aspect	Specific impact	Severity	Duration	Extent	Frequency	Probability	With Mitigation	Without Mitigation
	Job creation and skills development	Job Creation	Low +	Medium +	Medium-+	Low +	High +	N/A	Low +
	Job creation and skills development	Job Creation and skills development	High +	High +	Medium- high +	High +	High +	N/A	High +
	Contribution to National Electricity grid	Reducing the need for load shedding	High +	High +	high +	High +	High +	N/A	High +
Operation	Local Community development	Local Community development	High +	High +	high +	High +	High +	N/A	High +
	Capital Investment	Foreign investment	High +	High +	high +	High +	High +	N/A	High +
	Lower tariffs	Reduction in inflationary pressure	High +	High +	high +	High +	High +	N/A	High +
Cumulative impacts	Increased potential for job creation and skills development.	Increased potential for local Community development	High +	High +	high +	High +	High +	N/A	High +

Mitigation measures

- Risk of Vandalism is an impact which is potentially negative, considering the high value of solar PV panels. Mitigation measures will be required in the form of equipment design and on-site security.
- Appropriate security and workplace safety protocols that the main contractor and all subcontractors should adhere to, must be in place.
- Mitigation measures proposed by specialist consultants must be implemented.
- During the construction and operational phases, jobs must be created for unemployed local people and skills must be transferred to them.
- Where viable, the work must be executed in a labour-intensive manner to create as many jobs as possible.
- The cumulative impact of this impact can just be positive. As one of the poorest provinces in South Africa, the Northern Province is definitely in need of more job opportunities.

11.3 ASSESSMENT OF POTENTIALLY SIGNIFICANT IMPACTS AND RISKS

Impacts with a rating of Medium-high or High are impacts which are regarded as potentially significant, rated without any mitigation measures. In this impact assessment, the following impacts were regarded as potentially significant impacts:

- i. Soil erosion
- ii. Road Safety
- iii. Job creation (Positive impact)

These impacts will now briefly be discussed.

11.3.1 CUMULATIVE IMPACTS

- i. The area does not have a good cover of vegetation and erosion by wind and water can lead to cumulative losses of soil in the area.
- ii. The vertical and horizontal road alignment could affect road safety in terms of intersection and stopping sight distances. These effects could result in vehicle accidents at intersections with an increase in vehicles to the area.
- iii. Job creation will be cumulative once the project is implemented.

11.3.2 NATURE OF IMPACT

- i. Impact could result in a loss of a natural resource (soils).
- ii. Impact could endanger the safety of people living and walking in the area, as a result of sight distances at proposed access intersection.
- iii. Local communities will benefit in various ways, including job opportunities, skills development and other projects.

11.3.3 EXTENT AND DURATION OF IMPACT

- i. The extent is local, and the duration is permanent.
- ii. The extent local at the proposed development access and duration is for the life of the development.
- iii. Extent is local and regional, and the duration is for the life of the development.

11.3.4 PROBABILITY OF OCCURRENCE

- i. The probability is possible.
- ii. The probability is highly likely
- iii. The probability of occurrence is high.

11.3.5 DEGREE TO WHICH IMPACT CAN BE REVERSED

- i. Impact is non-reversible.
- ii. Insufficient sight distances could lead to fatal accident
- iii. Impact should not be reversed although reversible.

11.3.6 DEGREE TO WHICH IMPACT CAN CAUSE IRREPLACEABLE LOSS OF RESOURCE

- i. If this impact is not mitigated, it can lead to an irreplaceable loss of a resource.
- ii. If this impact is not mitigated, it can lead to an irreplaceable loss of a resources and human lives.
- iii. This impact will not lead to an irreplaceable loss of any resources.

11.3.7 DEGREE TO WHICH IMPACT CAN BE MITIGATED

- i. Successful mitigation is possible.
- ii. Successful mitigation is possible if intersection sight distances for access at intersection is complied with.
- iii. This impact will not lead to an irreplaceable loss of any resources.

12 SUMMARY AND FINDINGS AND RECOMMENDATIONS OF SPECIALIST REPORTS AND HOW FINDINGS HAVE BEEN INCLUDED IN THE ASSESSMENT REPORT

The main issues identified as a result of the specialist studies include the following:

- Visual impacts
- Soil erosion (Wind and water)
- Impact on biodiversity (bird collisions)
- Agricultural land availability
- Archaeological sites
- Paleontological finds
- Safety at intersection at access

Consultation EIA Report

New Hope Powerline

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SPECIALIST	FINDINGS	RECOMMENDATIONS
Landscape Architect: Visual Impacts	The powerline will have a visual impact on the surrounding receptors in the area, but the significance of the impact was rated as medium for all VSRs during all three phases of the project.	 Retain as much of the existing vegetation as possible. Where vegetation is cleared, a rehabilitation plan should be implemented. This should be done in conjunction with the Vegetation, Visual Impact and any other relevant specialists. Careful placement of new or transplanted vegetation should be planted in areas relevant to VSR site lines. Refrain from causing 'light spillage' beyond the construction camp by installing light fixtures with directional illumination. Keep lighting to a minimum by installing low-level bollard type lights instead of post top lights along walkways between buildings. Where possible avoid high flood lights, and instead use lower locally lit installations. In general, lighting should be carefully directed and only be used where absolutely necessary Where possible use earthy tones to greys with a toned-down hue, instead of whites and creams, as such combinations are recessive to the eye and tend to be slightly less noticed. Do not keep to a uniform colour but break up the components with slightly different colour tone
Soil Specialist: Soil Potential assessment	Shallow and sandy nature of soils and arid climate makes the potential to cultivate crops under arable conditions basically impossible, considering the sandy soils' low water holding capacity, which is unsuitable for arable agriculture. The site is not suitable for arable agriculture due to its physical characteristics.	

Consultation EIA Report

New Hope Powerline

June 2021

Archaeologist: Archaeology and graves	spread scatters of Stone Age artefacts were documented across the project footprint areas in	 Monitoring of the development progress by an ECO or by the heritage specialist is recommended for all stages of the project. Application for a permit from the relevant heritage authorities prior to destruction of the heritage resources. It is also recommended that the general landscape at the site, be monitored by an informed ECO to avoid the destruction of previously undetected heritage remains.
Paleontological specialist	It is unlikely that fossils will be recovered as a result of the proposed development	1. If fossils are uncovered in the unconsolidated deposits of the Gordonia Formation during construction, the developer must immediately call a qualified paleontologist to assess the situation and, if necessary, undertake excavation of the fossils.
Avifauna specialist: Impact on biodiversity (bird collisions)	 From an avifaunal perspective, the proposed PV solar parks can be given approval for development. This assessment is based on: Extensive surrounding (regional) cover of similar, untransformed, Nama karoo habitats Low biodiversity, and extremely low number, of birds seen, despite the richness of grasshoppers available Very small number of threatened species known to occur on N'Rougaszuid The low cumulative effect if powerlines are marked with bird diverters. The solar panels will provide shade and raised vantage points both features in short supply under natural conditions. The panels will be raised off the ground so there will be continued access to foraging areas for passerines, as well in the ground between solar rows 	 Collision risks can be mitigated by careful siting of powerlines Provision of bird diverters on the powerlines

June 2021

Ecological specialist	 One red data species was documented during the surveys on site. No further monitoring or follow-up surveys is recommended. Protected tree species occur in the area. Alien invasive and exotic plant species were recorded on the study area. Natural vegetation removal should be kept to a minimum during any future construction activities and only vegetation types should be removed. The unnecessary impact on the surrounding vegetation types should be removed. The unnecessary impact on the surrounding vegetation types should be medium. The impact on the vegetation of the larger area would be medium. The proposed development site is in ONA (Other natural Areas) and does not fall in any CBA of ESA's. A number of fauna species included in the IUCN red data lists can potentially be found in the study area. Recommendations and mitigating measures need to be implemented to ensure the survival of these species other data and other any probability Provided that the proposed development to the red data and take all the mitigation measures into consistent with the sensitivity map, guidelines stipulated and provided by Cape Nature and take all the mitigation measures into consistent with the sensitivity map, guidelines stipulated and provided by Cape Nature and take all the mitigation measures into consistent with the sensitivity map, guidelines stipulated and provided by Cape Nature and take all the mitigation measures into consistent with the sensitivity map, guidelines stipulated and provided by Cape Nature and take all the mitigation measures into consistent with the sensitivity map, guidelines stipulated and provided by Cape Nature and take all the mitigation measures into consistent with the sensitivity map, guidelines stipulated and provided by Cape Nature and take all the mitigation measures into consistent with the sensitivity map, guidelines stipulated and provided by Cape Nature and take all the mitigation measures into consideration situlated in
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13 ENVIRONMENTAL IMPACT STATEMENT

13.1 SUMMARY KEY FINDINGS OF THE EIA

It can be concluded that there will be environmental impacts as a result of the proposed development of the New Hope 4 PV Solar facility. However, all the impacts can be mitigated to some extent. Most of the impacts can be avoided and potential impacted areas will be demarcated as no-go areas, therefore limiting the possible negative environmental impacts to an acceptable level.

14 FINAL PROPOSED ALTERNATIVES RESPONDING TO IMPACT MANAGEMENT MEASURES, AVOIDANCE AND MITIGATION MEASURES IDENTIFIED IN ASSESSMENT

The preferred alternative was identified after all possible negative impacts were mapped and demarcated as no-go zones.

In order to minimize negative environmental impacts, there are areas that are not available for future developments of any kind. In order to mitigate for most of the negative impacts, avoidance seemed to be the best option in terms of the main issues, including:

- Visual impacts
- Bird collisions limit occurrences
- Impacts on soils
- Impacts on biodiversity
- Degradation of archaeological sites/paleontology.

15 ASPECTS WHICH WERE CONDITIONAL TO THE FINDINGS OF THE ASSESSMENT BY THE EAP OR SPECIALISTS WHICH ARE TO BE INCLUDED AS CONDITIONS OF AUTHORISATION

- Archaeological discoveries: Destruction permits from SAHRA to be obtained before construction commences. If anything of archaeological/paleontological significance is found, the archaeologist as well as HWC must be notified immediately. Strict monitoring should be done during the construction phase.
- Eskom-approved; bird friendly devices must be attached to the powerlines to avoid bird collisions.
- Protected plants on site permit applications must be in place for all protected plants from the various applicable authorities and departments.
- An ecologist should be appointed to assist with permit applications as well as assistance on site before construction commences during ground truthing.

16 ASSUMPTIONS UNCERTAINTIES AND GAPS IN KNOWLEDGE

Uncertainties could be limited by implementing a thorough ground-truthing process before construction commences.

It is assumed that the developer will always act responsibly towards the environment during the development and will comply with the conditions of the environmental authorization at all time.

17 REASONED OPINION FOR AUTHORISATION OF ACTIVITY AND CONDITIONS IN RESPECT OF THAT AUTHORISATION

It is the opinion of the EAP that the environmental impacts associated with the proposed development were identified and that the mitigation measures proposed to mitigate the negative impacts will decrease the environmental negative impacts to acceptable levels.

The EAP respectfully request comments from the competent authority to enable AGES to compile the Final Impact Assessment Report.

Conditions to be included in the environmental authorization

- Appoint an environmental control officer on site during construction of the development to monitor the development for compliance with the conditions of the environmental authorization.
- Permits are needed if any protected plants will be affected by the development and consequently have to be removed from the construction area.
- Invader plants must be controlled though removal and destroying the plants.
- Only vegetation inside the development footprint may be removed for construction.
- The development must stay clear of the identified heritage features found on the proposed site.
- Should any previously undetected surface of subsurface paleontological or archaeological material be exposed during development activities, all activities should be suspended, and the archaeological specialist should be notified immediately.

18 PERIOD OF ENVIRONMENTAL AUTHORISATION AND DATE OF CONCLUSION OF ACTIVITY

The period for which the EA is required is for 10 Years from date of Environmental Authorisation.

The date on which the activity will be concluded is in 10 years from date of Environmental Authorisation. Post construction monitoring must be done for at least 2 Years after finalisation of construction.

19 UNDERTAKING UNDER OATH OR AFFIRMATION BY THE EAP

I, Engela Grobler, appointed EAP for the proposed New Hope Powerline application for Environmental Authorization, hereby confirm:

- Correctness of the information provided in this report
- All comments and inputs and responses from stakeholders and I&APs are included here.
- All inputs and recommendations from the specialist reports where relevant, are included.
- Any information provided by the EAP to interested and affected parties and responses by the EAP to comments or inputs made by Interested and affected parties will form part of the Final report.

Oh

Signed

Date...21/06/2021.....

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