Appendix C8: Comments and Reponses Report

PAGE

CONSTRUCTION AND OPERATION OF THE 100MW VREDE PHOTOVOLTAIC SOLAR ENERGY FACILITY, BATTERY ENERGY STORAGE SYSTEM (BESS) AND ASSOCIATED INFRASTRUCTURE LOCATED NEAR KROONSTAD, FREE STATTE PROVINCE (DEFF Ref. No.: 14/12/16/3/3/2/2038)

COMMENTS AND RESPONSES REPORT

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The Environmental Impact Assessment (EIA) Process for the 100MW Vrede Photovoltaic (PV) Solar Energy Facility, Battery Storage System (BESS) and associated Infrastructure was announced on Wednesday, 18 November 2020. The notification letter served to invite Interested and Affected Parties (I&APs) to register their interest in the project and to submit any comments / queries that they might have.

The Scoping Report was made available for a 30-day review and comment period from **Friday**, **20 November 2020** until **Monday**, **11 January 2021**. In terms of the EIA Regulations, 2014, as amended, Regulation 3(2), this 30-day review period excluded the 21-days in which no public participation is allowed to be conducted. The Comments and Responses Report (C&RR) includes all comments received to date. All comments received have been included in **Appendix C8** of the final Scoping Report.

The Environmental Impact Assessment Report (EIAr) was made available for a 30-day review and comment period from **Friday**, **30 April 2021** until **Tuesday**, **1 June 2021**. All comments received on the EIAr will be included in **Appendix C8** of the final EIAr.

LIST OF ABBREVIATIONS / ACRONYMS

BID	Background Information Document	NGO	Non-Government Organisation
C&R	Comments and Responses	NHRA	National Heritage Resources Act
DAFF	Department of Agriculture, Forestry and Fisheries	PoSEIA	Plan of Study for Environmental Impact Assessment
DEFF	Department of Environment, Forestry and Fisheries	SACAA	South African Civil Aviation Authority
DFFE	Department of Forestry, Fisheries and the Environment	SAHRA	South African Heritage Resources Agency
ElAr	Environmental Impact Assessment Report	SAHRIS	South African Heritage Information System
ICASA	Independent Communications Authority of South Africa	SARAO	South African Radio Astronomy Observatory
LM	Local Municipality	PoSEIA	Plan of Study for Environmental Impact Assessment
MFP	Moghaka for the People		•

1. COMMENTS RECEIVED DURING COMMENCEMENT OF IMPACT ASSESSMENT PHASE

1.1. Organs of State

No.	Comment	Raised by	Response
	The area is in the Eskom distribution area therefore the Electricity Section cannot comment on the proposed Solar PV developments.	Louis Greeff Directorate: Technical Services – Electricity Moqhaka LM	The comment is acknowledged, no further action required.
		E-mail: 27 January 2021	
	You may proceed with the environmental impact assessment process in accordance with the tasks contemplated in the PoSEIA as required in terms of the EIA Regulations, 2014, as amended. In addition, the following amendments and additional information are required for the Environmental Impact Assessment Report (EIAR): a) Listed Activities i. The listed activities represented in the EIAR and the application form must be the same and correct ii. Note that for every activity, a sub-activity must be selected i.e. Listing Notice 1, Activity 12(ii)(a). The EIAR must assess the correct sub listed activity for each listed activity applied for.	Constance Musemburi Case Officer DFFE Letter: 24 February 2021	Minor modifications have been made to the descriptions of the listed activities (specifications added in response to DFFE requirements). As such, a revised application form is submitted along with the draft EIAR which have corresponding descriptions and listed activities as that captured in the EIA Report. Minor modifications have been made to the descriptions of the listed activities (specifications added as per DFFE requirements). As such, a revised application form is submitted along with the draft EIAR which have corresponding descriptions and listed activities as that captured in the EIA

Com	ment	Raised by	Response
			Please refer to the Listed activities detailed in this Chapter 6 of
			the draft EIAR, which include specification and consideration
			of the sub-activity applicable to each triggered activity.
iii.	The EIAR must provide an assessment of the impacts and mitigation measures for each of the listed activities applied for		An assessment of impacts and recommended mitigation measures are included in Chapter 8 of the EIA report
iv.	Kindly include the proposed threshold for each activity.		Please refer to the Listed activities detailed in Chapter 6 of the
	For each listed activity, where possible, provide the		EIAR, which specify the threshold where possible for each listed
	proposed threshold/footprint associated with the fisted activity i.e. the footprint of infrastructure in m2, the		activity triggered.
	removal of material in m3, the clearance of land in m2, number of BESS per site (each individual unit, if		
	applicable), the storage of hazardous goods in m3, road dimensions etc.		
٧.	If the activities applied for in the application form differ		Minor modification has been made to the descriptions of the
	from those mentioned in the final SR, an amended		listed activities contained in the EIA report in response to the
	application form must be submitted. Please note that		comments raised by DFFE, and therefore an amended
	the latest version of the Department's application form		application form has been compiled for the project and has
	template can be downloaded from the followinglink		been submitted as part of this EIA report.
	https://www.environment.gov.za/documents/forms.		
b) <u>P</u>	ublic Participation		
i.	Please ensure that comments from all relevant		All comments received from the Organs of State on the
	stakeholders are submitted to the Department with the		process to date have been included within this Comments and
	EIAR. This includes but is not limited to the Free State		Responses Report (C&RR), and have been responded to, as
	Department of Small Business Development, Tourism		required.
	and Environmental Affairs (DESTEA), the Department of		
	Transport, the Moqhaka Local Municipality, the Fezile		Copies of all written comments received from Organs of State
	Dabi District Municipality, the Department of Water		are included in Appendix C6 of the EIAr.
	and Sanitation (DWS), the South African National		
	Roads Agency Limited (SANRAL), the South African		
	Heritage Resources Agency (SAHRA), the Endangered		
	Wildlife Trust (EWT), BirdLife SA, the Department of		

No.	Comn	nent	Raised by	Response
		Mineral Resources & Energy; Department of Agriculture and Rural Development and the Department of Environment, Forestry & Fisheries: Directorate Biodiversity and Conservation.		
	ii.	Please ensure that all issues raised and comments received during the circulation of the draft SR and draft ElAr from registered I&APs and organs of state which have jurisdiction in respect of the proposed activity are adequately addressed in the final ElAR. Proof of		All comments received during the EIA process to date have been included within this C&RR, and have been responded to, as required. Copies of all written comments received from registered I&APs
		correspondence with the various stakeholders must be included in the final EIAR. Should you be unable to		and Organs of State are included in Appendix C6 of the EIAr.
		obtain comments, proof should be submitted to the Department of the attempts that were made to obtain comments.		Proof of attempts to obtain comments on the ElAr will be included in Appendices C4 and C5 and included in the final ElAr.
				Proof of correspondence with the various stakeholders is included in Appendices C4 and C5 and included in the EIAr.
	iii.	A Comments and Response trail report (C&R) must be submitted with the final EIAr. The C&R report must incorporate all comments for this development. The C&R report must be a separate document from the		All written comments received from I&APs and Organs of State during the EIA process to date have been included within this C&RR, and have been responded to, as required.
		main report and the format must be in the table format as indicated in Appendix 1 of this comments letter. Please refrain from summarising comments made by I&APs. All comments from I&APs must be copied verbatim and responded to clearly. Please note that a response such as "noted" is not regarded as an adequate response to I&AP's comments.		Comments submitted have been captured verbatim, as received, and have not been summarized.
	iv.	Comments from I&APs must not be split and arranged into categories. Comments from each submission must be responded to individually,		Comments received from I&APs and Organs of State captured in this C&RR have not been spit and arranged into categories and appropriate responses have been included for all comments.

No.	Comment	Raised by	Response
No.	v. The Public Participation Process must be conducted in terms of Regulation 39, 40, 41, 42, 43 & 44 of the EIA Regulations, 2014, as amended.	Raised by	Response The Public Participation Process has been conducted in terms of Regulation 39, 40, 41, 42, 43 & 44 of the EIA Regulations 2014, as amended (GNR 326), as well as in accordance with the approved Public Participation Plan (Appendix C9). Scoping Phase 1&APs and Organs of State were notified of the commencement of the EIA process as follows: • The BID, accompanied by a cover letter was submitted via email to those 1&APs identified and the relevant organs of state on 18 November 2020 (refer to Appendices C4 & C5 of the final Scoping Report.) • An advertisement was placed in 'die Volksblad' newspaper on 20 November 2020 (tearsheet included in Appendix C2 of the final Scoping Report) • Placement of site notices announcing the EIA process at visible points along the boundary of the development area (i.e. the boundaries of the affected property), in accordance with the requirements of the EIA Regulations on 17 November 2020. The Scoping Report was made available for a 30-day review and comment period from 20 November 2020 to 11 January 2021, the availability of which was announced through the means below. Opportunity for consultation was also provided during the 30-day review and comment period.
			2021, the availability of which was announced through the means below. Opportunity for consultation was also provided

No.	Comment	Raised by	Response
			A notification letter was sent to all registered I&APs on 18
			November 2020 and Organs of State on the project database
			(Appendix C1 of the final Scoping Report) informing them of
			the availability of the Scoping Report for review and comment
			and the details of where the report could be accessed for
			review.
			Virtual Focus Group Meetings were held with various key
			stakeholder groups on 6 January 2021. Notes of the meetings
			were included in Appendix C7 of the final Scoping Report.
			The Scoping Report was made available for download from
			Savannah Environmental's website and could also be sent via
			other file transfer services i.e. We Transfer, Dropbox, etc. or on
			CD, on request.
			Site notices were placed at the proposed development site
			and proof of the placement of the site notices are included in
			Appendix C2 of the final Scoping Report.
			Lucy work Assessment Physics
			Impact Assessment Phase
			I&APs and Organs of State were notified of the acceptance of the Scoping Report and approval of the Plan of Study for the
			Environmental Impact Assessment on 16 April 2021 (refer to
			Appendices C4 & C5 of the EIAr.)
			Appendices C4 & C3 of the Lizit.
			The EIAr has been made available for a 30-day review and
			comment period from Friday, 30 April until Tuesday 1 June 2021.
			The availability of the report was announced through the
			means below. Opportunity for consultation meetings using an
			appropriate forum will be provided during the 30-day review
			and comment period.
	<u> </u>		<u>'</u>

No.	Comment	Raised by	Response
			The details of the availability of the EIAr were included in the
			advertisement placed in the 'die Volksblad' newspaper on
			30 April 2021 (the tearsheet will be included in the final EIAr).
			A notification letter was sent to all registered I&APs and Organs
			of State on the project database (Appendix C1 of the ElAr) on
			28 April 2021, informing them of the availability of the EIAr for
			review and comment and the details of where the report could
			be accessed for review. Proof of notification is included in
			Appendices C4 and C5 of the EIAr.
			Details of the report review period were included within a live
			read on OFM on Friday, 30 April 2021 and Monday 24 May 2021
			(proof will be included in Appendix C2 of the final EIAr).
			Virtual Focus Group Meetings and, where applicable, face-to-
			face meetings are scheduled to take place the week of
			17 May 2021. Notes of the meetings will be included in
			Appendix C7 of the final EIAr).
	c) Alternatives		
	i. Please provide a description of each of the preferred		A description of the alternative types available, as well as the
	alternative type and provide detailed motivation on		motivation for the preferred options is contained in Chapter 3
	why it is preferred.		of the EIA report.
	ii. The applicant must determine the need for		Land use agreements with the landowner are ongoing and all
	decommissioning of existing facilities, structures or		decommissioning of infrastructure which may be necessary will
	infrastructure. This information must inform whether		be in accordance with the agreement between the
	there is a need to update the application form and/or		proponent and the landowner. No amendment to the
	to amend the terms of reference for the specialist		specialists ToR was required as the need to decommission
	studies.		existing infrastructure was considered as part of the layout and
			development area assessed. In addition, decommissioning of

No.	Comment	Raised by	Response
			the PV facility will be considered in terms of the relevant
			legislation at the time of decommissioning.
	d) Layout & Sensitivity Maps		Please refer to Appendix Q of the EIA report for the project
	i. The EIAR must provide the four corner coordinate		coordinates.
	points for the proposed development site (note that if		
	the site has numerous bend points, at each bend point		
	coordinates must be provided) as well as the start,		
	middle and end point of all linear activities for each of		
	the sites. Coordinates must be in the format as		
	prescribed in the 2014 NEMA Regulations, as		
	amended.		
	ii. The EIAR must provide the following:		A detailed Layout Map indicating the proposed infrastructure
	Clear indication of the envisioned area for the		is included in Appendix O . Coordinate points of the
	proposed solar and BESS facility; i.e. placing of		development site are provided in Appendix Q of the EIA
	BESS, PV panels and all associated infrastructure		Report.
	should be mapped at an appropriate scale.		
	Clear description of all associated infrastructure.		
	This description must include, but is not limited to		
	the following: ➤ Power lines:		
	Fower lines,Internal roads infrastructure; and;		
	 All supporting onsite infrastructure such as 		
	laydown area, guard house and control		
	room etc.		
	iii. A copy of the final preferred layout map. All available		
	biodiversity information must be used in the finalisation		
	of the layout map. Existing infrastructure must be used		
	as far as possible e.g. roads. The layout map must		
	indicate the following:		
	Permanent laydown area footprint;		
	Internal roads indicating width (construction)		
	period width and operation period width) and		

No.	Comment	Raised by	Response
NO.	with numbered sections between the other site elements which they serve (to make commenting on sections possible); > Wetlands, drainage lines, rivers, stream and water crossing of roads and cables indicating the type of bridging structures that will be used; > The location of sensitive environmental features on site e.g. CBAs, heritage sites, wetlands, drainage lines etc. that will be affected by the facility and its associated infrastructure; > Location of access and service roads; > All existing infrastructure on the site, especially railway lines and roads; > Buffer areas; > Buildings, including accommodation; and > All "no-go" areas. iv. An environmental sensitivity map indicating	,	An Environmental Sensitivity Map indicating all environmentally
	environmental sensitive areas and features identified during the assessment process. v. A map combining the final layout map superimposed (overlain) on the environmental sensitivity map.		sensitive features is included in Appendix L . A combined Layout and Environmental Sensitivity Map indicating all environmentally sensitive features and proposed infrastructure is included in Appendix L .
	vi. Google Maps will not be accepted.		No google maps were used for layout and sensitivity mapping.
	 e) Specialist assessments PoSEIA The EAP must ensure that the terms of reference for all the identified specialist studies must include the following: A detailed description of the study's methodology; indication of the locations and descriptions of the development footprint, and all other associated infrastructures that they have assessed and are recommending for authorisations. 		The methodologies and assessments undertaken by specialists are detailed in the relevant specialist studies (Appendix D to Appendix J).

No.	Comment	Raised by	Response
	Provide a detailed description of all limitations to		The limitations and assumptions of specialists are detailed in the
	the studies. All specialist studies must be conducted		relevant specialist studies (Appendix D to Appendix J).
	in the right season and providing that as a [imitation		
	will not be allowed		
	Please note that the Department considers a `no-		No-go areas have been identified for freshwater features
	go' area, as an area where no development of any		(amongst others) delineated within the development area. An
	infrastructure is allowed; therefore, no		optimised layout map avoiding these No-Go areas is included
	development of associated infrastructure including		in Appendix L .
	access roads is allowed in the `no-go' areas		
	Should the specialist definition of `no-go' area differ		The definition of 'no-go' used in the specialist reports as well as
	from the Departments definition; this must be		the EIAr does not differ from the Department's definition with
	clearly indicated. The specialist must also indicate		the exception of the avifaunal specialist. This specialist
	the 'no-go' area's buffer if applicable.		determined a no-go area to be an area of exclusion for panels
			only, but allows for other associated infrastructure to be placed
			therein. This has been clearly identified in the avifaunal
			specialist report.
	> All specialist studies must be final, and provide		All specialist studies are final and provide detailed/practical
	detailed/practical mitigation measures for the		mitigation measures for the preferred alternative and
	preferred alternative and recommendations, and		recommendations. No additional studies are recommended.
	must not recommend further studies to be		
	completed post EA.		
	Should a specialist recommend specific mitigation		Specialist mitigation measures have been incorporated
	measures, these must be clearly indicated.		verbatim into the Environmental Management Programme
			(EMPr) (Appendix K) and this ElAr.
	> Outcomes regarding the radiological study must		The Vrede Solar PV Facility is not located within any sensitive
	be clearly explained in the subsequent reports. It		regions in terms of RFI and therefore no study is deemed
	must be illustrated whether the findings of the		necessary. Comments from the South African Radio Astronomy
	previous radiological study or a new study will be		Observatory (SARAO) and Sentech were however requested
	commissioned.		during the course of the assessment process to determine any
			requirement for further study (Refer Appendix C).

No.	Comment	Raised by	Response
			No comments have been received from SARAO or Sentech to
			date regarding the need for these studies and therefore no radiological study has been conducted.
	 Regarding cumulative impacts: Clearly defined cumulative impacts and where possible the size of the identified impact must be quantified and indicated, i.e. hectares of cumulatively transformed land. A detailed process flow to indicate how the 		Please refer to Chapter 9 of the EIA report for a complete assessment of the cumulative impacts associated with the proposed development. Where possible, these impacts have been quantified. All similar renewable energy project within a 30km radius of the
	specialist's recommendations, mitigation measures and conclusions from the various similar developments in the area were taken into consideration in the assessment of cumulative impacts and when the conclusion and mitigation measures were drafted for this project.		project were considered in relation to cumulative impacts in the respective specialist reports and the EIA report. Please refer to Chapter 9 of this report for a complete assessment of the cumulative impacts associated with the proposed development.
	 Identified cumulative impacts associated with the proposed development must be rated with the significance rating methodology used in the process. 		Impact ratings were derived using the impact assessment methodology defined for the process for all cumulative impacts identified by specialists.
	 The significance rating must also inform the need and desirability of the proposed development. 		Please refer to Section 5.7 of the EIA report (Chapter 5) for a discussion on the cumulative impact considerations in relation to need and desirability.
	 A cumulative impact environmental statement on whether the proposed development must proceed. 		Please refer to Chapter 9 of the EIA report for a complete assessment of the cumulative impacts associated with the proposed development, including a cumulative impact statement.
	ii. Should the appointed specialists specify contradicting recommendations, the EAP must clearly indicate the most reasonable recommendation and substantiate this with defendable reasons; and were necessary, include further expertise advice.		Chapter 10 of the EIA Report contains a summary of recommendations and conclusions made by specialists. No contradicting recommendations have been made.

No.	Comm	nent	Raised by	Response
	iii.	The following Specialist Assessments will form part of the EIAR: • Agricultural Impact Assessment • Terrestrial Ecological Study • Heritage Impact Assessment • Socio-Economic Impact Assessment • Visual Impact Assessment		Please refer to Appendices D – J for the respective listed specialist studies.
	f) <u>Ge</u> i.	The proposed development must consider the requirements of the custodians/authorities of existing infrastructure on site when designing the layout. The EIAR must provide the technical details for the proposed facility in a table format as well as their description and/or dimensions. A sample for the minimum information required is listed under Annexu re 2 below.		Final design of the layout will be conducted with due consideration by the proponent to custodians/authorities of existing infrastructure. Please refer to Chapter 2 (Project Description), Table 2.2 for a detailing of the information requested.
	iii.	Should a Water Use License be required, proof of application for a license must to be submitted.		The water use authorisation process for the Vrede Solar PV Facility will only be completed once a positive EA has been received and the project selected as Preferred Bidder. This is line with the requirements of the Department of Human Settlements, Water and Sanitation.
	iv.	The EAP must provide landowner consent for all farm portions affected by the proposed project, whether the project component is linear or not, i.e. all farm portions where the access road, solar panels and associated infrastructure is to be located		Please refer to the Landowner Consents attached to the amended application form submitted with the EIA report for consents of all infrastructure related to this application for Environmental Authorisation.
	V.	A construction and operational phase EMPr that includes mitigation and monitoring measures must be submitted with the final EIAR. The EMPr must include a detailed fire management and protection plan		Please refer to Appendix K of the EIA report for the Environmental Management Programme (EMPr), which includes an Emergency Preparedness & Fire Management Plan, as well as a Plant Rescue & Protection Plan in accordance with this requirement.

No.	Comment	Raised by	Response
No. 3.	vi. Should the applicant wish to expand the footprint of the proposed development, implications to public participation, listed activities (application form), scope of the specialist studies and impacts and mitigations must be considered and reflected clearly. The applicant is hereby reminded to comply with the requirements of Regulation 45 of GN R982 of 04 December 2014, as amendment, with regard to the time period allowed for complying with the requirements of the Regulations. You are hereby reminded of Section 24F of the National Environmental Management Act, Act No. 107 of 1998, as amended, that no activity may commence prior to an environmental authorisation being granted by the Department. Please note that all development applications are processed via our online portal, the South African Heritage Resources Information System (SAHRIS) found at the following link: http://sahra.org.za/sahris/. We do not accept emailed, posted, hardcopy, faxed, website links or DropBox links as official	Natasha Higgitt Case Officer SAHRA E-mail: 19 April 2021	The full extent of the development area was assessed as part of the EIA phase assessment in order to allow for refinement and placement of the proposed infrastructure within the assessed region. The proposed layout is contained within this development area and therefore no expansion of project footprint is required or necessary for the purposes of this assessment. No extension of timeframes is required for this project. Comment acknowledged. No further action required. The EIAr has been uploaded onto SAHRIS CaseID 15827 on 30 April 2021 (proof of upload will be included in Appendix C4 of the final EIAr).
	http://sahra.org.za/sahris/. We do not accept emailed, posted,		the final EIAr).

No.	Comment	Raised by	Response
	Once all documents including all appendices are uploaded to		
	the case application, please ensure that the status of the case		
	is changed from DRAFT to SUBMITTED. Please ensure that all		
	documents produced as part of the EA process are submitted		
	as part of the application.		

1.2. Interested and Affected Parties

No.	Comment	Raised by	Response
1.	We would like to be involved in any way possible going forward.	Morena Thebe	The information provided has been acknowledged and the
		Founder	organisation has been registered on the project database.
	There's also another community forum in Moqhaka that can be	Moqhaka Community Forum	
	key stakeholder on this project.		
		E-mail: 19 April 2021	

2. COMMENTS RECEIVED DURING SCOPING REPORT REVIEW AND COMMENT PERIOD

2.1. Organs of State

No.	Comment	Raised by	Response
2.	This letter serves to inform you that the following information	Constance Musemburi	Activity 11 (i) of listing notice 1 has been applied for to ensure
	must be included to the final SR:	Case Officer	on-site cabling required for the operation of the facility, in
		DEFF	particular cabling between the PV arrays, as well as the on-site
	a) <u>Listed Activities</u>		substation, have been included and are appropriately
		Letter: 10 December 2020	authorised.
	It is noted that activity 11 (i) of Listing Notice 1 has been		
	applied for however the draft SR on page 10 mentions that		
	"The grid connection solution for the Vrede Solar PV facility		
	forms part of a separate application for environmental		
	authorisation subject to a Basic Assessment, to be		
	submitted in due course. This application will be submitted		

No.	Comment	Raised by	Response
	separately and does therefore not form part of this application". Please confirm why is this activity applied for in this application?		
	• For each listed activity, where possible, please ensure that the proposed threshold/footprint associated with the listed activity are included, i.e. the footprint of infrastructure in m², the removal of material in m³, the clearance of land in ha or m², number of BESS per site (each individual unit, if applicable), the storage of hazardous goods in m³, road dimensions etc.		Please refer to Table 6.1 in the final Scoping Report for the listed activities included in the application, as well as specifications (where possible) towards thresholds/footprints of each activity. Please note: the application is currently in the scoping phase and as such much of these specifications are not currently available. Further design and layout refinements will be provided for the EIA phase, wherein further detail towards
	Please confirm the relevance of activity 12 (b) ((ii) of Listing Notice 3 (985) to this development and whether the Free State Biodiversity Spatial Plan has been adopted.		these specifications will be available. The provincial authority indicated that the Free State Biodiversity Plan has not yet been formally gazetted and adopted as a bioregional plan under the National Environmental Management: Biodiversity Act (No 10 of 2004). The provincial authority has advised that the information contained therein may however still inform the application. As approximately 107 ha of the project area (subject to layout finalization) comprises a CBA region under this plan, and as the development will entail clearance in excess of 300m² within 100m of a watercourse, this activity is deemed applicable and is therefore included in the application.
	Please ensure that all relevant listed activities are applied for, are specific and can be linked to the development activity or infrastructure as described in the project description. Only activities applicable to the development must be applied for and assessed.		Please note that a revised application has been attached to the final Scoping Report submission to reflect the addition of the description the facility within 100m of a watercourse. All relevant listed activities have been applied for and are contained in the revised application form which is now submitted along with the final scoping report.

Со	mment	Raised by	Response
•	If the activities applied for in the application form differ		All relevant listed activities have been applied for and are
	from those mentioned in the final SR, an amended		contained in the revised application form which is now
	application form must be submitted. Please note that the		submitted along with the final scoping report. All activities
	Department's application form template has been		correspond between the scoping report and the revised
	amended and can be downloaded from the following link		application form now submitted.
	https://www.environment.govia/documents/forms,		
•	It is noted that Activity 14 is triggered since hazardous		Comment noted, no further action required.
	goods will be stored on site and the electrolyte for the BESS		
	will also periodically be refilled.		
b)	<u>Alternatives</u>		All references of Basic Assessment (or similar) in the final
			scoping report are in the context and discussion of the relevant
•	Please note that all reference to a basic assessment		regulatory processes towards environmental authorisation, or
	process in the report must be corrected as this is a scoping		the process being followed for the grid connection
	and environmental impact assessment. This is a serious		infrastructure (subject to a separate authorisation process). All
	fatal flaw.		references to the current process for environmental
			authorisation represented by this project are clearly defined as
			a Scoping and EIA process.
•	Please ensure that a description of any identified		Please refer to Chapter 3 of the Final Scoping report for a
	alternatives for the proposed activity that are feasible and		detailing of the alternatives considered for the project. Where
	reasonable, including the advantages and disadvantages		no alternatives are deemed feasible a motivation has been
	that the proposed activity or alternatives will have on the		provided.
	environment and on the community that may be affected		
	by the activity as per Appendix 2 (1) (c) (d) and 2 (h) of GN		
	R.982 of 2014, as amended is provided. Alternatively, you		
	should submit written proof of an investigation and		
	motivation if no reasonable or feasible alternatives exist in		
	terms of Appendix 2 (2)(x)(xi).		
c)	Specialist Studies		
•	Please note that the Social Impact Assessment (SIA)		Please refer to Appendix P of the Final scoping report for a peer
	Scoping Report must be reviewed by an independent peer		review conducted by Neville Bews of the Social Scoping Report
	reviewer.		

No.	Comment	Raised by	Response
	Please note that the specialist studies to be conducted must provide their comments and recommendations on the preferred alternatives.		Scoping level findings determined by the specialists considered the project in relation to the preferred alternatives deemed feasible for the project at this stage in the process. Please further note: feasible layout alternatives will be assessed as part of the EIA phase and will be considered by all specialists.
	Should the appointed specialists specify contradicting recommendations, the EAP must clearly indicate the most reasonable recommendation and substantiate this with defendable reasons; and where necessary, include further expertise advice.		No contradictions between the findings of the Scoping Report and the specialist studies are applicable.
	The specialist studies must also provide a detailed description of all limitations to their studies. All specialist studies must be conducted in the right season and providing that as a limitation, will not be accepted.		Please refer to Appendix D - of the Final Scoping report for the specialist studies, which contains a description of assumptions and limitations applicable to their respective study. No assumptions and limitations are provided for the heritage, agricultural and visual scoping reports as no limitations were apparent at the desktop level of study. Where assumptions and limitations apply to the EIA phase studies, these will be detailed in the respective studies. All studies were conducted within a suitable season, where applicable.
	d) Cumulative Assessment Should there be any other similar projects within a 30km radius of the proposed development site, the cumulative impact assessment for all identified and assessed impacts must be refined to indicate the following:		Please refer to Section 8.4 of the final scoping report for an evaluation of the potential cumulative impact of the project.
	refined to indicate the following: a) Identified cumulative impacts must be clearly defined, and where possible the size of the identified impact must be quantified and indicated, i.e. hectares of cumulatively transformed land. b) Detailed process flow and proof must be provided, to indicate how the specialist's recommendations,		Please refer to Section 8.4 of the final scoping report for an evaluation of the potential cumulative impact of the project, which includes identification of potential cumulative impacts related to aspects such as biodiversity, freshwater features, avifauna, agricultural potential, heritage and social impacts.

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No.	Comment	Raised by	Response
	mitigation measures and conclusions from the various	JS ST	These impacts will be assessed, and mitigation measures
	similar developments in the area were taken in	0	provided as appropriate within the EIA phase of the
	consideration in the assessment of cumulative impac	ts	development. Impact significance ratings will be supplied
	and when the conclusion and mitigation measure	es	which will inform the need and desirability of the proposed
	were drafted for this project.		development. The Environmental Impact Assessment Report
	c) The cumulative impacts significance rating must als	0	will provide a cumulative impact environmental statement
	inform the need and desirability of the propose	d	based on the cumulative assessments conducted during the
	development.		EIA phase of the project.
	d) A cumulative impact environmental statement of	n	
	whether the proposed development must proceed.		
	e) <u>Public Participation Process</u>		
	Please ensure that comments from all releval	nt	All comments received from the Organs of State listed during
	stakeholders are submitted to the Department with th	e	the commencement of the EIA process and those received on
	final SR. This includes but is not limited to the Free Star	re l	the Scoping Report that was made available for a 30-day
	Department of Small Business Development, Tourism an	d	review and comment period have been included within this
	Environmental Affairs (DESTEA), the Department	of	Comments and Responses Report, and have been responded
	Transport, the Moqhaka Local Municipality, the Fezile Da	ic	to, as required.
	District Municipality, the Department of Water an	d	
	Sanitation (DWS), the South African National Road	als l	Copies of all written comments received from Organs of State
	Agency Limited (SANRAL), the South African Heritag	е	are included in Appendix C6 of the final Scoping Report.
	Resources Agency (SAHRA), the Endangered Wildlife Tru	st	
	(EWT), BirdLife SA, the Department of Mineral Resource	s;	
	Department of Agriculture and Rural Development an	d	
	the Department of Environment, Forestry and Fisherie	s:	
	Directorate Biodiversity and Conservation.		
	Please ensure that all issues raised and comments receive	d	All comments received during the commencement of the EIA
	during the circulation of the draft SR from registered I&AI	Ps	process and those received on the Scoping Report that was
	and organs of state which have jurisdiction in respect	of	made available for a 30-day review and comment period
	the proposed activity are adequately addressed in the	е	have been included within this Comments and Responses
	final SR. Proof of correspondence with the various	JS	Report, and have been responded to, as required.
	stakeholders must be included in the final SR. Should yo	U	

No.	Comment	Raised by	Response
	be unable to obtain comments, proof should be submitted to the Department of the attempts that were made to obtain comments.		Copies of all written comments received from registered I&APs and Organs of State are included in Appendix C6 of the final Scoping Report. Proof of attempts to obtain comments on the Scoping Report is included in Appendices C4 and C5 included in the final Scoping Report.
			Proof of correspondence with the various stakeholders during the scoping phase and during the Scoping Report review and comment period is included in Appendix C4 and C5 and included in the final Scoping Report.
	A Comments and Response trail report (C&R) must be submitted with the final SR. The C&R report must incorporate all comments for this development. The C&R report must be a separate document from the main report and the format must be in the table format. Please note that a response such as "noted" is not regarded as an		All written comments received during the commencement of the EIA process and the 30-day review and comment period of the Scoping Report from I&APs and Organs of State are captured in this C&RR which is included as a separate report to the final Scoping Report (Appendix C8).
	adequate response to I&APs' comments.		Comments submitted have been captured verbatim, as received, and have not been summarised. Appropriate responses have been included for all comments.
	The Public Participation Process must be conducted in terms of Regulation 39, 40, 41, 42, 43 & 44 of the EIA Regulations 2014 as amended.		The Public Participation Process has been conducted in terms of Regulation 39, 40, 41, 42, 43 & 44 of the EIA Regulations 2014, as amended (GNR 326), as well as in accordance with the approved Public Participation Plan (Appendix C9).
			 I&APs and Organs of sState were notified of the commencement of the EIA process as follows: The BID, accompanied by a cover letter was submitted via email to those I&APs identified and the relevant Organs of State on Wednesday, 18 November 2020 (refer to Appendices C4 and C5 of the final Scoping Report.)

No.	Comment	Raised by	Response
			An advertisement was placed in the Volksblad newspaper on Friday, 20 November 2020 (tearsheet included in Appendix C2 of the final Scoping Report)
			The Scoping Report was made available for a 30-day review and comment period from, Friday, 20 November 2020 until Monday, 11 January 2021 and the availability of the report was announced through the means below. Opportunity for consultation was also provided during the 30-day review and comment period.
			 The details of the availability of the report were included in the advertisement placed in the Volksblad newspaper on 20 November 2020 (tearsheet included in Appendix C2 of the final Scoping Report). The notification letter announcing the commencement of the EIA process was sent to all registered I&APs and Organs of State on the project database (refer to Appendix C1 of the final Scoping Report) informing them of the availability of the Scoping Report for review and comment and the details of where the report could be accessed for review. A virtual Focus Group Meeting was held with the Moqhaka for the People, and NGO representing the community of Moqhaka on 06 January 2021. Notes of the meetings is included in Appendix C7 of the final Scoping Report The Scoping Report was also made available for download from Savannah Environmental's website and could also be sent via other file transfer services i.e. We Transfer, Dropbox, etc. or on CD, on request.

No.	Comment	Raised by	Response
			Site notices were placed at the proposed development site
			and proof of the placement of the site notices are included in
			Appendix C2 of the final Scoping Report.
	General		The final Scoping Report will be submitted within the prescribed
			regulated timeframes.
	You are further reminded to comply with Regulation 21(1) of the		
	NEMA EIA Regulations 2014, as amended, which states that:		
	"If S&EIR must be applied to an application, the applicant must,		
	within 44 days of receipt of the application by the competent		
	authority, submit to the competent authority a scoping report		
	which has been subjected to a public participation process of		
	at least 30 days and which reflects the incorporation of		
	comments received, including any comments of the		
	competent authority"		
	You are further reminded that the final SR to be submitted to		The Scoping report complies with the scope and content
	this Department must comply with all the requirements in terms		requirements as determined in Appendix 2 of the EIA
	of the scope of assessment and content of Scoping reports in		regulations 2014, as amended.
	accordance with Appendix 2 and Regulation 21(1) of the EIA		
	Regulations 2014, as amended.		
	Further note that in terms of Regulation 45 of the EIA Regulations		The final Scoping Report will be submitted within the prescribed
	2014, as amended, this application will lapse if the applicant		regulated timeframes.
	fails to meet any of the timeframes prescribed in terms of these		
	Regulations, unless an extension has been granted in terms of		
	Regulation 3(7).		
	You are hereby reminded of Section 24F of the National		Comment noted, no further action required.
	Environmental Management Act, Act No. 107 of 1998, as		
	amended, that no activity may commence prior to an		
	Environmental Authorisation being granted by the Department.		
3.	NATIONAL FORESTS ACT, ACT 84 OF 1998 (AS AMENDED)	Zilungile Matiwane	Comment noted, no further action required.
		Chief Forester: Regulations	
	Section 12(1) read with s15(1) of the National Forests Act,		
	Act 84 of 1998 (NFA) states that the Minister may declare a		

No.	Comment	Raised by	Response
	particular tree, group of trees, woodland; or trees belonging	DAFF: Directorate: Forestry	
	to a particular species, to be a protected tree, group of	Management (Other Regions)	
	trees, woodland or species.	– in the DEFF	
	A list of protected tree species was gazetted in GN 635 of 6		Comment noted, no further action required.
	December 2019, those found in Freestate Province including	Letter: 11 January 2021	
	Camel thorn (Vachellia erioloba), Bushman's tea (Catha		
	edulis), Shepherd's tree (Boscia albitrunca), Real		
	yellowwood (Podocarpus latifolius), Outeniqua yellowwood		
	(Podocarpus fakatus) and Cheesewood (Pittosporum		
	viridiflorum).		
	The effect of the declaration is that no person may (a) cut,		Comment noted, no further action required.
	disturb, damage or destroy; or (b) possess, collect, remove,		
	transport, export, purchase, sell, donate or in any other		
	manner acquire or dispose of any protected tree, or any		
	forest product derived from a protected tree, except under		
	a license granted by the Minister; or in terms of an		
	exemption published by the Minister in the Gazette.		
	Section 58(1) of the NFA read with s62 and s63 states that		Comment noted, no further action required.
	any person who contravenes the prohibition on the cutting,		
	disturbance, damage or destruction of protected trees		
	referred to in section 15(1)(a) of the NFA; or the possession,		
	collection, removal, transport, export, purchase or sale of		
	any forest product derived from a protected tree referred		
	to in section 15(1)(b), is guilty of a first category offence and		
	may be sentenced to a fine or imprisonment for a period of		
	up to three years, or both.		
	COMMENTS ON BACKGROUND INFORMATION DOCUMENT		An ecological Impact assessment will be conducted during
	The Decide of Color DV/ Fee 2011 is to be a fee of each and the		the course of the EIA phase, which will determine if any
	The Rondavel Solar PV Facility is to be developed on the remaining output of the form Rondavel Neard No. 1475 and		protected species are contained within the site and likely to be
	remaining extent of the farm Rondavel Noord No. 1475 and		damaged. Should any be determined for the project, further
	the remaining extent of the farm Rondavel No. 627, located		recommendations will be made towards ensuring appropriate
	approximately 6km south-west of the town of Kroonstad in		biodiversity permits have been obtained prior to

No.	Comment	Raised by	Response
	the Free State Province. The proposed project area may		commencement with the construction phase. These measures
	have an impact on protected trees under s15 (1) of the		will be included into the EIR and EMPr for the project, should
	National Forests Act, Act 84 of 1998 (NFA) The developer		protected species be found on site.
	must do an assessment to determine how many protected		
	trees (If there are any) will be destroyed by the proposed		(Please note: the comment provided refers to another
	development.		application, that of the Rondavel Solar PV facility. Confirmation
	The development area contains many areas of dense		was obtained from Zilungile Matiwane telephonically however
	thorny shrubs. One small ephemeral drainage line bisects		that these also apply to the current application for the Vrede
	the southeastern corner of the development area, with a		Solar PV Facility) and are therefore considered for this current
	length of approximately 1.5km. Drainage lines are important		application.
	corridors for woodland species because the woodland		
	along the banks is a refuge for woodland species. The		
	largest concentration of shrubs and a few small trees in the		
	development area is found along the banks of the drainage		
	line. If these thorny scrubs are protected under Section 15		
	(1) of the National Forests Act, Act 84 of 1998 (NFA), there		
	may be a need for an application fora license under the		
	NFA.		
	• The license application form is available on the		
	Departments' website or at any Forestry Office. Supporting		
	documentation required when applying for a license is		
	listed on the license application form. Each property is		
	required to apply individually for a license and there		
	department cannot issue a blanket license for the entire		
	project.		
	Due to the late receipt of the scoping report the		Late receipt of the report by the department was due to
	department has not had sufficient time to go through the		internal routing within the department. Further opportunity to
	entire report and is willing to visit the proposed site should		comment will be available in the EIA phase of the project, and
	there be time available to do so.		should a site visit be requested appropriate arrangements can
			be made.

No.	Comment	Raised by	Response
4.	The owner of the farm (developer) will need to apply to the	André Kotze	A separate application for consent use will be applied for by
	Municipality for a consent use to conduct a generating works	Manager Spatial Planning	the proponent should on be required, once the EIA process has
	on the properties if it is zoned as "agriculture".	Moqhaka Local Municipality	concluded and an EA has been issued. The comments have
	This application is done in terms of the Council's by-laws on land		been provided to the proponent for further action.
	use planning and must be accompanied by inter alia the	E-mail: 12 January 2021	
	following documents:		
	the Environmental Impact Assessment (EIA)		
	the Record of Decision (RoD)		
	comments from Department of Agriculture		
	It is suggested that an appointment be made with the Planner		
	of the Municipality and a pre-application consultation be		
	conducted before the application is started with.		
5.	The SAHRA Archaeology, Palaeontology, Meteorite unit notes	Sityhilelo Ngcatsha	The Heritage Specialist study will be submitted as per the DEFF's
	the Heritage Screening Assessment along with the	Archaeology, Palaeontology,	Plan of Study, should it be approved.
	recommendations provided therein. It is noted that a Heritage	Meteorite Intern	
	Impact Assessment inclusive of an Archaeological and		
	Palaeontological Impact Assessment is recommended. The	and	
	SAHRA supports the recommendations of the Heritage		
	Screening Assessment awaits the submission of the pending	Phillip Hine	
	HIA.	Manager: Archaeology,	
	The HIA must comply with section 38(3) of the National Heritage	Palaeontology, Meteorite Unit	The specialist studies will be conducted in according to the
	Resources Act, Act 25 of 1999 (NHRA). Additionally, the	SAHRA	specified regulations and public comments considered, as
	archaeology and palaeontology specialist reports must		required.
	comply with the SAHRA 2006 Minimum Standards:	Letter: 15 January 2021	
	Archaeological and Palaeontological Component of Impact		
	Assessments, and the 2012 Minimum Standards:		
	Palaeontological Component of Heritage Impact Assessments.		
	The HIA should also incorporate the results of the Visual Impact		
	Assessment and any heritage related public comments		
	received during the Public Review period.		
	The Final Scoping Report must be submitted to the SAHRIS Case		The final Scoping Report will be uploaded onto SAHRIS Case ID
	application once completed for record purposes. Additionally,		15827. The EIA Report and all appendices will be uploaded

No.	Comment	Raised by	Response
	the draft EIA and all appendices must be submitted to SAHRA		onto SAHRIS at the start of the public review period onto SAHRIS
	at the start of the Public Review period so that an informed		Case ID15827.
	comment may be issued		

2.2. Interested and Affected Parties

No.	Comment	Raised by	Response
1.	Can you please provide me with KML/KMZ files of the polygons for these facilities.	Dennis Govender MTN	The requested .KMZ file was e-mail to the stakeholder on 20 November 2020.
		E-mail: 19 November 2020	
2.	May I kindly ask how do you need MTN to respond to the information?	Tessa Smith Property: Central Region MTN SA	It is important for MTN as a service provider to confirm that MTN's infrastructure would not be impacted upon i.e. signal frequency and also if any property in close proximity is registered to MTN.
		E-mail: 19 November 2020	
			.KMZ files were e-mailed to the stakeholder for ease of reference and to will the stakeholder with their evaluation of possible impact on their infrastructure.
3.	In response to your request for a letter of clearance regarding the planned photovoltaic solar energy facility near Kroonstad in the Free State province.	Letter: 25 November 2020	Comment noted, no further action required.
	MTN hereby confirms that presently, there would be no foreseeable interference or obstructions to MTN's network caused by the above-mentioned photovoltaic solar energy facility.		
	MTN has no objection to the construction of the aforementioned facility, subject to the project conforming to the relevant ICASA regulations as it relates to radio frequency emissions.		
4.	The MFP (Moqhaka for the People) is disturbed by a lack of	Anton Meyer	It is unclear as to what acknowledgement the MFP is referring
	acknowledgement and or reply by Savannah Environmental on the writing by the MFP;	Administrative Secretary MFP	as the e-mail received on 07 December 2020 is the first communication received by Savannah Environmental from the MFP. Please note: Following this initial correspondence, a
		E-mail: 07 December 2020	FGM was held with MFP on the 6 th of January 2021 and

No.	Comment	Raised by	Response
			detailed interaction between the parties has been
			undertaken since. Further detailed interaction between the
			project team and MFP will continue.
	For your edification the PDF document will be attached to this		Savannah Environmental contacted the MFP on 07 December
	email,		2020 to obtain a clear understanding regarding the e-mail and
			letter submitted – the outcome of the call is captured in the
			response e-mail dated 08 December 2020 and included in
			Appendix C5 of the final Scoping Report.
			The project's BID was attached to the responding email dated
			08 December 2020.
			This letter referred to was not applicable to Savannah
			Environmental however as the MFP is objecting to the
			approved repurposing project of the Moqhaka
			decommissioned power station by the Moqhaka Local
			Municipality
	Please note writing is dated 27 November 2020, and receipt		This letter referred to is not applicable to Savannah
	thereof by Moqhaka Municipality, 30 November 2020,		Environmental as the MFP is objecting to the approved
	confirmed by Municipal Stamp.		repurposing project of the Moqhaka decommissioned power
			station by the Moqhaka Local Municipality
	Please acknowledge both emails as received, by return email,		Savannah Environmental contacted the MFP on 07 December
	to my email address meyerab54@gmail.com,		2020 to obtain a clear understanding regarding the e-mail and
	My contact detail/s follow below:		letter submitted – the outcome of the call is captured in the
	Cellphone Voice & WhattsApp +27 74 265 3962		response e-mail dated 08 December 2020 and included in
	Skype: antonbmeyer		Appendix C5 of the final Scoping Report.
5.	Public Notice by Savannah environmental for and on behalf of	Letter: 27 November 2020	The process notice referred to by the I&AP are not a legislated
	South African Mainstream Renewable Power Developments		requirement in terms of the EIA Regulations, 2014, as amended
	(Pty) Ltd. (Undated)		but does address the DEFF (previously DEA) Public
	The MFP a Public Participation Forum and also the Imperial		Participation Guidelines, 2019. The process notices were
	Investment Appointed Agent hereby oppose the above Illegal		erected at various public places within Kroonstad (see
	and unwarranted public Notice, based on the following fact;		Appendix C2 of the final Scoping Report).

No.	Comment	Raised by	Response
	That the above Public Notification is in direct breach of the Appointment on Risk: Expression of Interest in Moqhaka Power Station issued by Moqhaka Municipality, dated 27 December 2018 and the acceptance of the Appointment by Imperial Investments dated (date not visible) December 2018.		It is Savannah Environmental's understanding that the breach referred to by the I&AP is in relation to the MFP's application for an energy generation project by utilizing the decommissioned Moqhaka Power Station. The proposed Vrede SEF project is not located near the decommissioned Moqhaka Power Station and therefore does not bear any risk to the MFP's proposed repurposing of the Moqhaka Power Station. Please note: "the Appointment on Risk: Expression of Interest in Moqhaka Power Station issued by Moqhaka Municipality" is a project proposed by the MFP, which is in no manner related to the current application for the Vrede solar PV facility.
6.	May I request a Google Earth Location and or Pin, In the interim I have requested a MFP Executive meeting to view / discuss the aforementioned proposal, in the week from Monday the 14th of December 2020, Again thank you for your prompt response, appreciated!	E-mail: 08 December 2020	The requested .KMZ file was e-mailed to the I&AP on 09 December 2020.
7.	I have just come from the MFP Exec meeting, during the discussion: • I was asked about the Shareholding of SA Mainstream, (if you may disclose, please do so, if not a NDA may be requested) The commitment if any to local labour, training and upskilling, (So called Potable Skills) And then the question, which I asked before, the reference to REIPPPP in the Scoping Report & elsewhere, when everyone	E-mail: 22 December 2020	Savannah Environmental responded to the MFP's e-mail on 20 December 2020 (refer to Appendix C5 of the final Scoping Report) by informing the MFP that in terms of the EIA Regulations, 2014, as amended, Regulation 3.(2) no public participation is permitted to be conducted for the period 15 December 2020 and 05 January 2021. Therefore, the MFP's request for a meeting before 06 January 2021 could be considered but a meeting at another date would be set.

No.	Comment	Raised by	Response
	knows the DMRE has said that Window 5, with a little bit of luck		(Please note: a focus group meeting with the MFP was
	will be announced in the first quarter 0f 2021		subsequently held on the 6 th of January 2021, wherein the
	Possibly with amended / changed Regulations, different from		REIPPPP round, labour/training/upskilling aspects and
	Window 4		shareholder/company structure were further detailed. Please
	And finally, that Savannah Environmental present themselves		refer to Appendix C7 for minutes of the meeting).
	for a face to face meeting, as soon as possible, but before the		
	6th of January 2021, to finalise if possible the Public Participation		In response to the request for a face-to-face meeting, the MFP
	presentation, presently scheduled for 11 January 2021:		was informed that in terms of the Disaster Management Act,
			2002: Amendment of Regulations issued in terms of Section
	Dates available, 28 – 30 December 2020, and 4 - 6 January 2021		27(2), issued 18 September 2020, and in terms of Savannah
			Environmental's COVID-19 procedures to reduce the risks
			associated with the pandemic the request for a face-to-face
			meeting can unfortunately not be considered given the
			increasing transmission rates of the virus. Savannah
			Environmental recommend that an on-line meeting (MS
			Teams / Zoom / Skype) be held with the representatives of the
			MFP members in line with the approved public participation
			plan for the project.
			As part of the public participation process for the project,
			Savannah Environmental is committed to provide the MFP and
			its members the opportunity to participate in the open and
			transparent public participation process.
8.	With the announcement of South Africa back on Level Alert 3	Sphiro Khoury and Anton	The following responses were submitted via e-mail on 30
	of COVID-19, a focus group meeting via the Zoom platform to	Meyer	December 2020 (refer to Appendix C5 of the final Scoping
	take place on Wednesday, 06 January 2021 at 10h00.	Chairperson & Admin Secretary	Report):
		MFP	It was mentioned that Nicolene Venter will communicate
		and	the date (same date of e-mail) to the Savannah
		Nicolene Venter	Environmental team and the applicant to confirm their
		Public Participation & Social	availability.
		Consultant	An Agenda will be drafted for the meeting and distribute
		Savannah Environmental	to the MFP as soon as possible.

No.	Comment	Raised by	Response
9.	Saturday, 02 January 2021 Savannah Agenda – Zoom Meeting Dear Brothers, My concerns are the following:	Telephone Discussion: 29 December 2020 WhatsApp: 05 January 2021	 The presentation will be distributed Monday, 04 January 2021 for all parties' preparation prior to the meeting Savannah Environmental will send a calendar invitation to the Chairperson and the Admin Secretary, and it is Savannah Environmental's understanding that they will forward the invitation to the MFP's Executive Members. Confirm of Savannah Environmental's understanding was requested. It was requested that the MFP forward Savannah Environmental a list of their current questions / concerns regarding the proposed projects to enable the project team to provide responses, where possible, at the Focus Group Meeting as it will ensure a meaningful discussion at the meeting. The project is intended to be bid in the next REIPPPP round, or similarly suitable procurement programme under the Integrated Resource Plan for Electricity (IRP) 2010-2030 (2019). However, no specific round has been published and therefore
	 The Public Announcement is deficient in the following respect/s, The Dept of Mineral Resources & Energy have not published a "new" REIPPPP (Renewable Energy Independent Power Producer Procurement Programme) window, the last one, if memory serves in 2014/2015 known as 3.5/4.0. My conversation with a Ms Jansen van Vuuren of SA Mainstream Renewable Energy Pty Ltd, I mentioned above, and the concession was made that, indeed there is no "active" REIPPPP notice at present, this is in preparation for Window 5 or even Window 6? One further point of a potential "problem" is that the Window 5/6 Regulations might deviate substantially, or 		at present no specific round has been specified. This was communicated to the MFP in the focus group meeting held on 6 January 2021 (refer Appendix Appendix C7 for minutes of this meeting). The proponent is currently in the process of completing studies in support of environmental authorisation for the project on the

No.	Comment	Raised by	Response
	again not?! This supposition is based on the amended		assumption that a valid EA will be required by any
	Emergency Programme Procurement Rules & Regulation/s!		procurement programme advertised under the IRP (2019).
	4. Ok lets us accept that it is good business practice,		Where rules and regulations deviate at the time of bidding, the
	"forewarned is forearmed", preparation / insight /		proponent will determine how to proceed by evaluating if a
	foresight.		compliant bid may be prepared. Environmental Authorisation
			is however still pursued by the proponent in order to ensure
			compliance with the NEMA and EIA regulations.
	5. "Virtual meetings are in line with the Public Participation		A virtual focus group meeting was held with the MFP on the 6 th
	Plan as approved by the Department of Environment,		of January 2021 in accordance with the approved public
	Forestry and Fisheries (DEFF) for the project. Further, a		participation plan for the project.
	public meeting needs to be advertised and open to any		
	member of the public. As Savannah Environmental		
	cannot control the number of people who would attend		
	such a meeting, we could not be certain that CPVOD-19		
	Regulations would be adhered to."		
	The above is copied from the email of 29 December 2020,		
	maybe I am being too sensitive, be that as it may, I do not		
	appreciate the tone of the copied, it seems to suggest that		
	we, the MFP is incapable of organizing / preparing a "Legal		
	 Compliant, Covid Regulation meeting! 		
	6. "We are open to holding a public meeting later in the EIA		Comment noted, no further action required.
	process should the COVID-19 risks be reduced and the		
	Regulations allow for this." (See Point/s 9-10-11 below. later		
	in the EIA process should the COVID-19 risks be reduced		
	and the Regulations allow for this." (See Point/9 0-10-11		
	below.		
	7. In the Scoping Report and the many email		Please refer to Appendix C1 of the final Scoping report for a
	correspondence recipients it was forwarded to , The Dept		complete listing of the I&APs corresponded with for this
	of Agriculture & Rural Development, (To which National /		application, including the parties mentioned.
	Province/s) is not clear, ditto Free State Province and any		
	correspondence received as to or from, as of date 18		

No.	Comment	Raised by	Response
	November 2020, and other Govt Departments such as		
	Heritage etc?		
	8. Please note the caveat, as supplied by Savannah, (Small		Comment noted, no further action required.
	Print) Savannah Public Process.		
	9. It is important to note they project is at the end of the		Comment noted, no further action required.
	scoping phase and that detailed environmental studies		
	(ground thruthing) will only take place during the EIA phase		
	where the outcome of the specialists' studies will be		
	presented. Further public consultation and opportunities		
	for meetings will be provided in this detailed EIA Phase.		
	10. Inputs from your organization and that of the public		Comment noted, no further action required.
	received during the scoping phase are important and will		
	inform the EIA process i.e. confirming / ensuring that the		
	environmental specialists assess and /or address (where		
	applicable) impacts, whether negative or positive.		
	Brothers, this is long winded process, much RED TAPE to jump		Comment noted, no further action required.
	through!		
	My persoonlike bydra, Anton s'n tot deursigte gesprek		
	<u>Translation</u>		
	My personal contribution, Anton's for transparent dialogue		
10.	Good day, you would require to follow the SACAA current	Lizell Ströh	The information was communicated to the proponent for
	procedure and processes.	Obstacle Inspector	completion of an obstacle assessment as required by the
		PANS-OPS Section	SACAA.
	Please take note of the requirements as mentioned on the	Air Navigation Services	
	following link as on the CAA website to follow.	Department	
	Website link provided-included in Appendix C6	SACAA	
	Guidance on glint and Glare requirements are provided under		
	the notices	E-mail: 07 January 2021	
	Website link provided- included in Appendix C6		
	Kindly provide a .kml (Google Earth) file reflecting the footprint		The information provided by the SACAA as acknowledged on
	of the proposed development site.		07 January 2021 and forwarded to the applicant for attention.

No.	Comment	Raised by	Response
			The .KMZ file for the Vrede SEF was attached to the
			acknowledgement e-mail.
11.	Please send me the original notification, BID, etc. for this	John Geeringh	The requested documents were e-mail to the I&AP on
	project. I do not find it anywhere on my system or records.	Senior Consultant	18 November 2020 (see Appendix C5 for email proof). As
	Please find attached Eskom general comments for works at or	Environmental Management	requested, the documents, including the required .KMZ file for
	near Eskom infrastructure as well as the Eskom setbacks	Land and Rights	the Vrede SEF project was e-mailed on 07 January 2021.
	guideline for consideration by the IPP. Please send me KMZ files	Eskom Transmission Division	
	of the affected properties, proposed development areas as	Eskom Holdings SOC Ltd	The I&AP's attention was drawn to the fact that the Basic
	well as the proposed grid connection.		Assessment for the proposed Grid Connection project has not
		E-mail: 06 January 2021	yet commenced, but the .KMZ file was provided in the above-
	Renewable Energy Generation Plant Setbacks to Eskom		mentioned e-mail.
	Infrastructure included in <u>Appendix C5</u> of the final Scoping		
	Report		
	Eskom requirements for work in or near Eskom servitudes.		The requirements for development at or near Eskom
			infrastructure servitudes are noted. These requirements have
	1. Eskom's rights and services must be acknowledged and		been submitted to the developer for their attention and
	respected at all times.	_	consideration for the development.
	2. Eskom shall at all times retain unobstructed access to and		
	egress from its servitudes.	_	In addition, the need to comply with Eskom required (as
	3. Eskom's consent does not relieve the developer from		appliable) will be included into the EMPr for the project.
	obtaining the necessary statutory, land owner or municipal		
	approvals.		
	4. Any cost incurred by Eskom as a result of non-compliance		
	to any relevant environmental legislation will be charged		
	to the developer.	-	
	5. If Eskom has to incur any expenditure in order to comply		
	with statutory clearances or other regulations as a result of		
	the developer's activities or because of the presence of		
	his equipment or installation within the servitude restriction		
	area, the developer shall pay such costs to Eskom on		
	demand.		

No.	Coi	mment	Raised by	Response
	6.	The use of explosives of any type within 500 metres of		
		Eskom's services shall only occur with Eskom's previous		
		written permission. If such permission is granted the		
		developer must give at least fourteen working days prior		
		notice of the commencement of blasting. This allows time		
		for arrangements to be made for supervision and/or		
		precautionary instructions to be issued in terms of the		
		blasting process. It is advisable to make application		
		separately in this regard.		
	7.	Changes in ground level may not infringe statutory ground		
		to conductor clearances or statutory visibility clearances.		
		After any changes in ground level, the surface shall be		
		rehabilitated and stabilised so as to prevent erosion. The		
		measures taken shall be to Eskom's satisfaction.		
	8.	Eskom shall not be liable for the death of or injury to any		
		person or for the loss of or damage to any property		
		whether as a result of the encroachment or of the use of		
		the servitude area by the developer, his/her agent,		
		contractors, employees, successors in title, and assignees.		
		The developer indemnifies Eskom against loss, claims or		
		damages including claims pertaining to consequential		
		damages by third parties and whether as a result of		
		damage to or interruption of or interference with Eskom's		
		services or apparatus or otherwise. Eskom will not be held		
		responsible for damage to the developer's equipment.		
	9.	No mechanical equipment, including mechanical		
		excavators or high lifting machinery, shall be used in the		
		vicinity of Eskom's apparatus and/or services, without prior		
		written permission having been granted by Eskom. If such		
		permission is granted the developer must give at least		
		seven working days' notice prior to the commencement		
		of work. This allows time for arrangements to be made for		

No.	Comment	Raised by	Response
	supervision and/or precautionary instructions to be issued		
	by the relevant Eskom Manager		
	Note: Where and electrical outage is required, at least		
	fourteen work days are required to arrange it. 10. Eskom's rights and duties in the servitude shall be		
	accepted as having prior right at all times and shall not be obstructed or interfered with.		
	11. Under no circumstances shall rubble, earth or other		
	material be dumped within the servitude restriction area.		
	The developer shall maintain the area concerned to		
	Eskom's satisfaction. The developer shall be liable to Eskom		
	for the cost of any remedial action which has to be carried		
	out by Eskom.		
	12. The clearances between Eskom's live electrical		
	equipment and the proposed construction work shall be		
	observed as stipulated by Regulation 15 of the Electrical		
	Machinery Regulations of the Occupational Health and		
	Safety Act, 1993 (Act 85 of 1993).		
	13. Equipment shall be regarded electrically live and		
	therefore dangerous at all times.		
	14. In spite of the restrictions stipulated by Regulation 15 of the		
	Electrical Machinery Regulations of the Occupational		
	Health and Safety Act, 1993 (Act 85 of 1993), as an additional safety precaution, Eskom will not approve the		
	erection of houses, or structures occupied or frequented		
	by human beings, under the power lines or within the		
	servitude restriction area.		
	15. Eskom may stipulate any additional requirements to		
	highlight any possible exposure to Customers or Public to		
	coming into contact or be exposed to any dangers of		
	Eskom plant.		

No.	Comment	Raised by	Response
	16. It is required of the developer to familiarise himself with all		
	safety hazards related to Electrical plant		
	17. Any third party servitudes encroaching on Eskom		
	servitudes shall be registered against Eskom's title deed at		
	the developer's own cost. If such a servitude is brought		
	into being, its existence should be endorsed on the Eskom		
	servitude deed concerned, while the third party's		
	servitude deed must also include the rights of the affected		
	Eskom servitude.		