

Scoping Report for the Mutsho Power Project

Makhado, Limpopo Province

April 2022

CLIENT



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1 Introduction

The Biodiversity Company was appointed by Savannah Environmental (Pty) Ltd (Savannah) to undertake a scoping level assessment for the Mutsho Power Project, which this scoping report makes specific reference to the wetland and soil agricultural potential expertise.

The approach was informed by the Environmental Impact Assessment Regulations. 2014 (GNR 326, 7 April 2017) of the National Environmental Management Act, 1998 (Act No. 107 of 1998) (NEMA). The approach has taken cognisance of the recently published Government Notices 320 (20 March 2020) in terms of NEMA, dated 20 March and 30 October 2020: "*Procedures for the Assessment and Minimum Criteria for Reporting on Identified Environmental Themes in terms of Sections 24(5)(a) and (h) and 44 of the National Environmental Management Act, 1998, when applying for Environmental Authorisation" (Reporting Criteria).*

This report, after taking into consideration the findings and recommendations provided by the specialist herein, should inform and guide the Environmental Assessment Practitioner (EAP) and regulatory authorities at a scoping level, enabling informed decision making.

1.1 Background Information

Specialist studies were undertaken for the proposed project, dated 2018. These studies have been considered to supplement the findings for the newly commissioned process. The following studies are applicable:

- Bathusi Environmental Consulting cc (2018). Terrestrial Biodiversity EIA assessment for the proposed Mutsho Power Project near Makhado, Limpopo Province. Reference Number SVE – MPS – 2018/07, Version 2018.04.12.03.
- Digby Wells Environmental (2018). Aquatic Biodiversity, Groundwater, Surface Water and Wetland Impact Assessments for the proposed Coal-fired Mutsho Power Project near Makhado, Limpopo Province. Project Number: SAV4689.
- ARC-Institute for Soil, Climate and Water (2018). Soil information for proposed Mutsho Power Project. ISCW Report Number GW/A/2018/02.





1.2 Specialist Details

Report Name	Scoping Report for the Mutsho Power Project				
Reference	Mutscho Power Project				
Submitted to	SOVO	ronmental			
	Ivan Baker	P			
Report Writer	Ivan Baker is Cand. Sci Nat registered (119315) in Ivan is a wetland and ecosystem service special completed numerous specialist studies ranging fro out various international studies following FC sta Wetland Assessments with a certificate of compet science and hydropedology at the North-West Univ	ist, a hydropedologist and pedologist that has m basic assessments to EIAs. Ivan has carried andards. Ivan completed training in Tools for ence and completed his MSc in environmental			
	Andrew Husted	Hent			
Report Writer / Reviewer	Andrew Husted is Pr Sci Nat registered (400213/1 Science, Environmental Science and Aquatic S Biodiversity Specialist with more than 12 years' ex Andrew has completed numerous wetland train practitioner, recognised by the DWS, and also the wetland consultant.	cience. Andrew is an Aquatic, Wetland and operience in the environmental consulting field. hing courses, and is an accredited wetland			
Declaration	The Biodiversity Company and its associates of auspice of the South African Council for Natural S no affiliation with or vested financial interests in the the Environmental Impact Assessment Regulations undertaking of this activity and have no interests authorisation of this project. We have no vested professional service within the constraints of the p principals of science.	cientific Professions. We declare that we have proponent, other than for work performed under s, 2017. We have no conflicting interests in the in secondary developments resulting from the interest in the project, other than to provide a			

1.3 Scope of Work

The principle aim of the assessment was to provide information to determine any level of risk posed by the proposed wind farm in regard to local wetland and soil attributes. This was achieved through the following:

- A desktop assessment of all relevant national and provincial datasets. If available, municipal datasets were also considered;
- Completion of a desktop level impact assessment with supporting mitigation measures;
- Presentation of specialist Terms of Reference (ToR) for the impact phase of the process.

1.4 Assumptions and Limitations

The following assumptions and limitations are applicable for this assessment:

- The assessment has only been completed at a desktop level. It is assumed all datasets and information considered for the assessment is representative of the area and is well suited for the intended purposes of this scoping report;
- This assessment has only considered wetlands (freshwater habitats) and soil; and



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• No decommissioning phase impacts have been considered for this project. The life of operation is 20 – 25 years.

1.5 Key Legislative Requirements

The legislation, policies and guidelines listed below in Table 1-1 are applicable to the current project. The list below, although extensive, may not be complete and other legislation, policies and guidelines may apply in addition to those listed below.

Table 1-1A list of key legislative requirements relevant to biodiversity and conservation in
the Limpopo Province

Region	Legislation / Guideline
	Convention on Biological Diversity (CBD, 1993)
	The Convention on Wetlands (RAMSAR Convention, 1971)
International	The United Nations Framework Convention on Climate Change (UNFCC, 1994)
	The Convention on International Trade in Endangered Species of Wild Fauna and Flora (CITES 1973)
	The Convention on the Conservation of Migratory Species of Wild Animals (Bonn Convention, 1979)
	Constitution of the Republic of South Africa (Act No. 108 of 1996)
	The National Environmental Management Act (NEMA) (Act No. 107 of 1998)
	The National Environmental Management: Protected Areas Act (Act No. 57 of 2003)
	The National Environmental Management: Biodiversity Act (Act No. 10 of 2004), Threatened or Protected Species Regulations
	Procedures for the Assessment and Minimum Criteria for Reporting on Identified Environmental Themes in terms of Sections 24(5)(a) and (h) and 44 of the National Environmental Management Act, 1998, GNR 320 of Government Gazette 43310 (March 2020)
	Procedures for the Assessment and Minimum Criteria for Reporting on Identified Environmental Themes in terms of Sections 24(5)(a) and (h) and 44 of the National Environmental Management Act, 1998, GNR 1150 of Government Gazette 43855 (October 2020)
	The National Environmental Management: Waste Act, 2008 (Act 59 of 2008);
	The Environment Conservation Act (Act No. 73 of 1989)
	National Protected Areas Expansion Strategy (NPAES)
National	Natural Scientific Professions Act (Act No. 27 of 2003)
National	National Biodiversity Framework (NBF, 2009)
	National Forest Act (Act No. 84 of 1998)
	National Veld and Forest Fire Act (101 of 1998)
	National Water Act (NWA) (Act No. 36 of 1998)
	National Spatial Biodiversity Assessment (NSBA)
	World Heritage Convention Act (Act No. 49 of 1999)
	Municipal Systems Act (Act No. 32 of 2000)
	Alien and Invasive Species Regulations and, Alien and Invasive Species List 20142020, published under NEMBA
	South Africa's National Biodiversity Strategy and Action Plan (NBSAP)
	Conservation of Agricultural Resources Act, 1983 (Act 43 of 1983) (CARA)
	Sustainable Utilisation of Agricultural Resources (Draft Legislation).
	White Paper on Biodiversity
Provincial	Limpopo Conservation Plan (2018)
TOTICIA	Limpopo Environmental Management Act (2003)





1.5.1 National Environmental Management Act (NEMA, 1998)

The National Environmental Management Act (Act No. 107 of 1998) (NEMA) and the associated Environmental Impact Assessment (EIA) Regulations, as amended in April 2017, state that prior to certain listed activities taking place, an environmental authorisation application (EA) process needs to be followed. This could follow either the Basic Assessment (BA) process or the Scoping and EIA process, depending on the scale of the impact. A Scoping and EIA process is being undertaken for the project.GN 350 was gazetted on the 20 March 2020, which has replaced the requirements of Appendix 6 of the EIA Regulations in respect of certain specialist reports. These regulations provide the criteria and minimum requirements for specialist's assessments, in order to consider the impacts on soil for activities which require EA.

1.5.2 National Water Act (NWA, 1998)

The Department of Human Settlements Water and Sanitation (DHSWS) is the custodian of South Africa's water resources and therefore assumes public trusteeship of water resources, which includes watercourses, surface water, estuaries, or aquifers. The NWA allows for the protection of water resources, which includes the:

- Maintenance of the quality of the water resource to the extent that the water resources may be used in an ecologically sustainable way;
- Prevention of the degradation of the water resource; and
- Rehabilitation of the water resource.

A watercourse means;

- A river or spring;
- A natural channel in which water flows regularly or intermittently;
- A wetland, lake or dam into which, or from which, water flows; and
- Any collection of water which the minister may, by notice in the gazette, declare to be a watercourse, and a reference to a watercourse includes, where relevant, its bed and banks.

The NWA recognises that the entire ecosystem and not just the water itself, and any given water resource constitutes the resource and as such needs to be conserved. No activity may therefore take place within a watercourse, unless it is authorised by the DHSWS. Any area within a wetland or riparian zone is therefore excluded from development unless authorisation is obtained from the DHSWS in terms of Sections 21 (c) and (i) of the NWA.

2 Receiving Environment

The project area is located in the magisterial district of Vhembe, in the Limpopo Province, approximately 39 km north of the town Makhado (Louis Trichardt) and 8 km south-west of Mopane Town.



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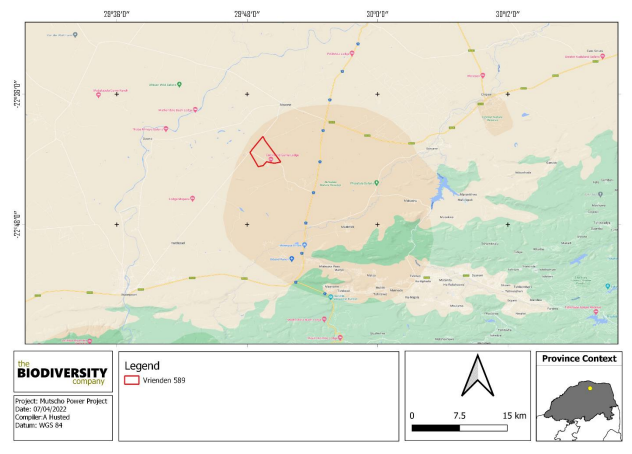


Figure 2-1 The location of the project area in relation to the general setting

2.1 Wetlands

2.1.1 Catchment

The project area is located in the A71K quaternary catchments of the Limpopo Water Management Area as revised in the 2012 water management area boundary descriptions (government gazette No. 35517). According to the river line dataset for the Quarter Degree Square (QDS) a network of ephemeral watercourses are located within the project area, flowing in a northerly direction (Figure 2-2).



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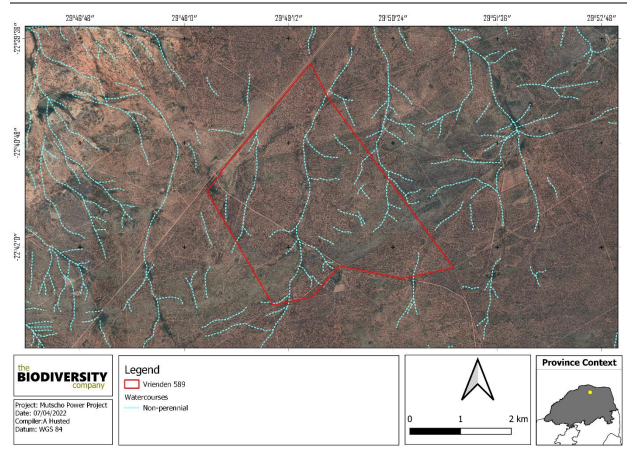


Figure 2-2 The extent of watercourses within the project area

2.1.2 National Freshwater Ecosystem Priority Area Status

In an attempt to better conserve aquatic ecosystems, South Africa has categorised its river systems according to set ecological criteria (i.e. ecosystem representation, water yield, connectivity, unique features, and threatened taxa) to identify Freshwater Ecosystem Priority Areas (FEPAs) (Driver *et al.,* 2011). The FEPAs are intended to be conservation support tools and envisioned to guide the effective implementation of measures to achieve the National Environment Management Biodiversity Act's (NEM:BA) biodiversity goals (Nel *et al.,* 2011).

Figure 2-3 shows the location of the project area in relation to wetland FEPAs. Based on this information, a non-priority seepage system is located within the extent of the project area. The wetland is considered to be in a seriously modified ecological state.



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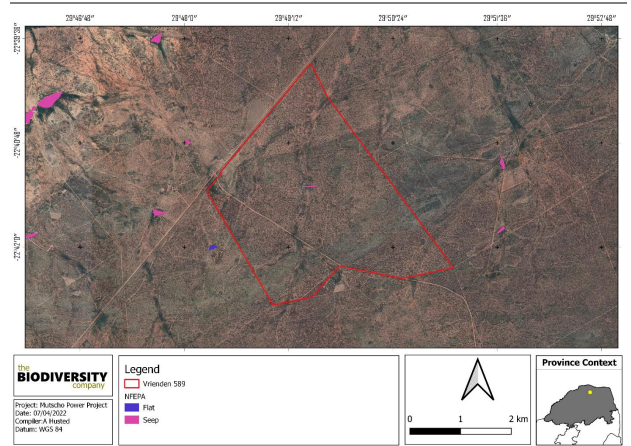


Figure 2-3 The location of NFEPA wetlands in relation to the project area

2.1.3 National Wetland Map 5

The National Wetland Map 5 (NWM5) spatial data was published in October 2019 (Deventer *et al.* 2019), in collaboration with the South African National Biodiversity Institute (SANBI), with the specific aim of spatially representing the location, type and extent of wetlands in South Africa. The data represents a synthesis of a wide number of official watercourse data, including rivers, inland wetlands and estuaries. This database does not recognises the presence of systems within the project area.

2.1.4 Critical Biodiversity Areas and Ecological Support Areas

The Limpopo Conservation Plan was completed in 2018 for the Limpopo Department of Economic Development, Environment & Tourism (LEDET) (Desmet *et al.*, 2013). The purpose of the LCPv2 was to develop the spatial component of a bioregional plan (i.e. map of Critical Biodiversity Areas and associated land-use guidelines).

Figure 2-4 shows the project area superimposed on the Terrestrial CBA map. The project area overlaps a designated ESA.



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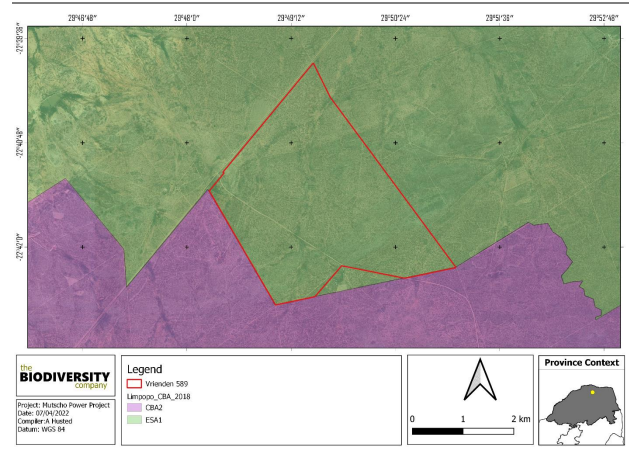


Figure 2-4 Map illustrating the locations of CBAs in the project area

2.1.5 Vegetation Type

The project area is situated within Musina Mopane Bushveld, according to Mucina & Rutherford (2006) (Figure 2-5). This vegetation type can be found in the Limpopo Province on undulating to very irregular plains, with some hills. In the western section, open woodland to moderately closed shrubveld dominated by *Colophospermum mopane* and *Combretum apiculatum* can be found. While in the Eastern section *Colophospermum mopane* and *Terminalia prunioides* dominates open shrubland.

This vegetation type is classed as Least Concerned, with only 3 % statutorily conserved in the Mapungubwe National Park, Nwanedi and Honnet Nature Reserves and the Baobab Tree Reserve. The conservation target is 19 % (Mucina & Rutherford, 2006).



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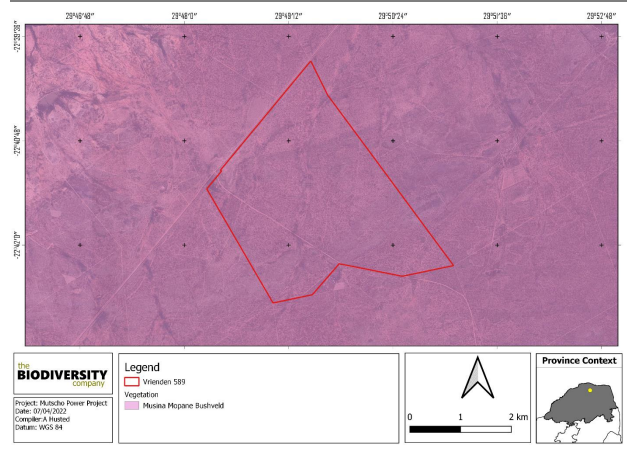


Figure 2-5 Project area showing the vegetation type based on the Vegetation Map of South Africa, Lesotho & Swaziland (BGIS, 2017).

2.1.6 Sensitivity

The aquatic biodiversity theme sensitivity as indicated in the screening report indicates "High" sensitivity, this is attributed to the associated freshwater ecosystem priority area quinary catchment (Figure 2-6). These "Very High" sensitivities are attributed to the presence of wetlands, rivers and priority area quinary catchments. Figure 2-7 presents the extent of ephemeral drainage lines delineated by Digby Wells (2018) and the accompany 32 m zone (or buffer) of regulation.







Figure 2-6 The aquatic biodiversity theme sensitivity classification

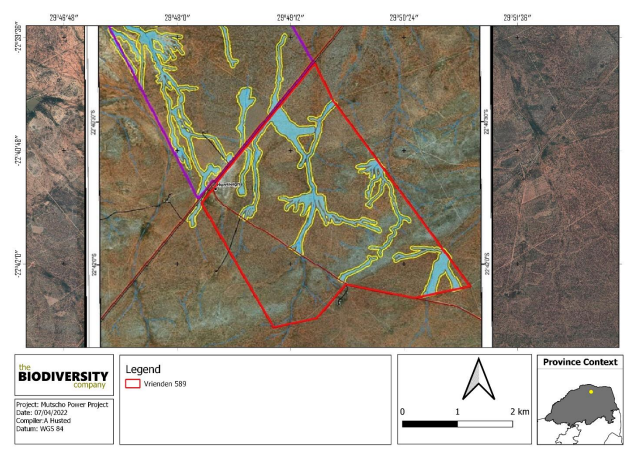


Figure 2-7 The drainage lines and 32 m buffer (in tallow) delineated by Digby Wells (2018)



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2.2 Land Capability

As part of the desktop assessment, soil information was obtained using published South African Land Type Data. Land type data for the site was obtained from the Institute for Soil Climate and Water (ISCW) of the Agricultural Research Council (ARC) (Land Type Survey Staff, 1972 - 2006). The land type data is presented at a scale of 1:250 000 and comprises the division of land into land types. In addition, a Digital Elevation Model (DEM) as well as the slope percentage of the area was calculated by means of the National Aeronautics and Space Administration (NASA) Shuttle Radar Topography Mission Global 1 arc second digital elevation data by means of Quantum geographic information system (QGIS) and System for Automated Geoscientific Analyses (SAGA) software.

2.2.1 Climate

This region's climate is characterised by summer rainfall with very dry winters including the shoulder months of May and September. The Mean Annual Precipitation (MAP) is about 300–400 mm. Generally frost-free unit. The mean monthly maximum and minimum temperatures for Macuville-Agr (northwest of Musina) 39.9°C and 0.9°C for November and June, respectively.

2.2.2 Geology and Soil

According to the land type database (Land Type Survey Staff, 1972 - 2006), the project area is characterised by the Ah 89 land type (see Figure 2-8). The geology of this land type is characterised by the Beit Bridge Complex, Malala Drift Formation; leucogneiss, metaquartzite, and amphibolite. Gumbu Gneiss, marble, gneiss; metaquartzite and amphibolite.

Most of the area is underlain by the Archaean Beit Bridge Complex, except where it is covered by much younger Karoo sandstones and basalts. The Beit Bridge Complex consists of gneisses and metasediments and is structurally very complex. Variable soils from deep red/brown clays, moderately deep, dark, heavy clays to deep, freely drained sandy soils to shallower types including skeletal Glenrosa and Mispah soil forms (Mucina and Rutherford, 2006).



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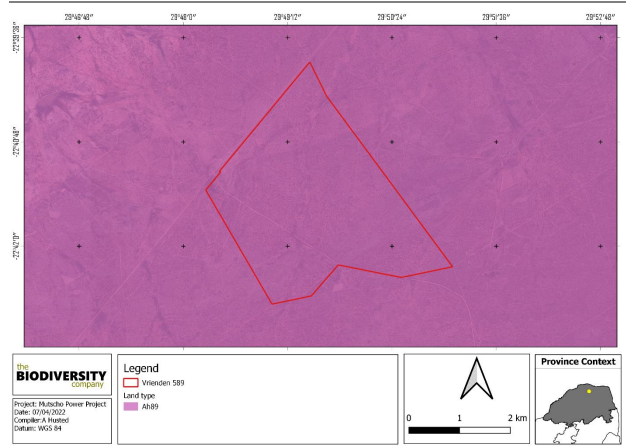


Figure 2-8 Land Types present within the project area

The land terrain units for the featured land types are illustrated in Figure 2-9 with the expected soils listed in Table 2-1.

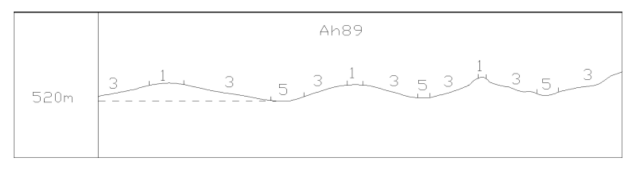


Figure 2-9 Illustration of land type Ah 89 terrain unit (Land Type Survey Staff, 1972 - 2006)

Table 2-1Soils expected at the respective terrain units within the Ah 89 land type (Land Type
Survey Staff, 1972 - 2006)

1 (10%	6)	3	(75%)	5 (15%)		
Bare Rock	are Rock 20%		5%	Clovelly	5%	
Mispah	Mispah 80%		2%	Oakleaf	70%	
		Hutton	63%	Hutton	5%	
		Mispah	10%	Bainsvlei	5%	
		Clovelly	15%	Stream	15%	



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2.2.3 Terrain

The slope percentage of the project area has been calculated and is illustrated in Figure 2-10. Most of the project area is characterised by a slope percentage between 0 and 10%, with some smaller patches within the project area characterised by a slope percentage in excess of 12%. This illustration indicates a uniform topography with a relatively 'flat' landscape. The DEM of the project area (Figure 2-11) indicates an elevation of 694 to 748 Metres Above Sea Level (MASL), sloping in a northerly direction.

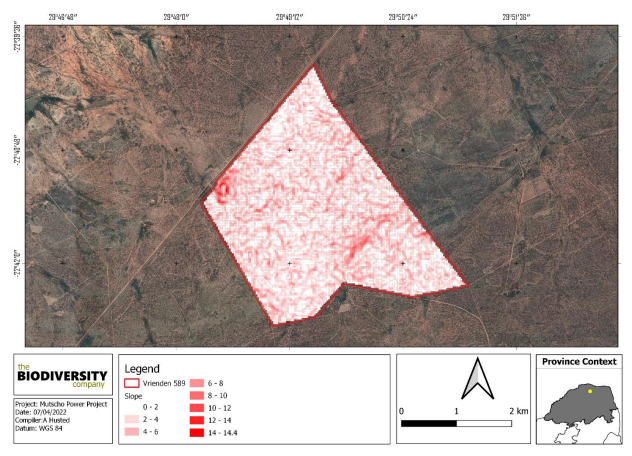


Figure 2-10 The slope percentage calculated for the project area



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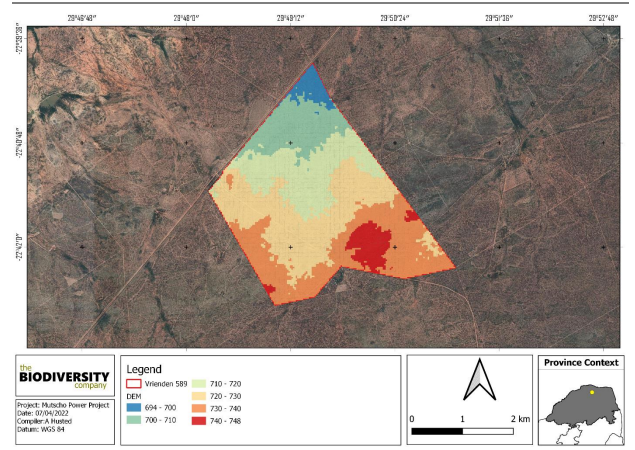


Figure 2-11 The DEM generated for the project area

2.2.4 Sensitivity

The agriculture theme sensitivity as indicated in the screening report indicates predominantly a "Medium" sensitivity, with isolated areas of "Medium" sensitivity (Figure 2-12). It was concluded by the ARC-Institute (2018) that the agricultural potential for portions of the project area, with the exception of the delineated wetland area, ranges from low to very low potential.





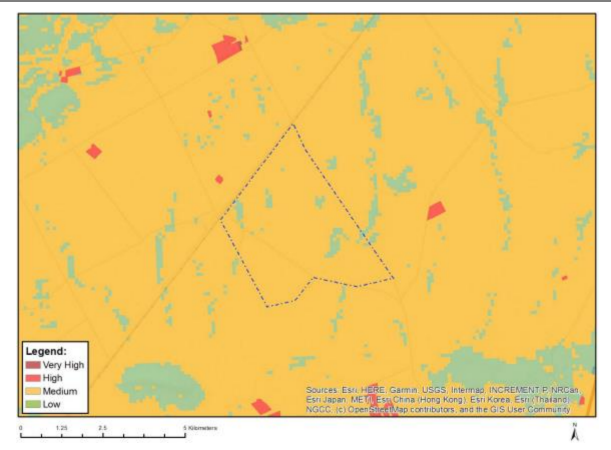


Figure 2-12 The agriculture theme sensitivity





3 Terms of Reference

3.1 Wetland Assessment

3.1.1 Wetland Identification and Mapping

The National Wetland Classification Systems (NWCS) developed by the SANBI was considered for this assessment. This system comprises a hierarchical classification process of defining a wetland based on the principles of the hydrogeomorphic (HGM) approach at higher levels. In addition, the method also includes the assessment of structural features at the lower levels of classification (Ollis et al., 2013).

The wetland areas are delineated in accordance with the DWAF (2005) guidelines, a cross section is presented in Figure 3-1. The outer edges of the wetland areas were identified by considering the following four specific indicators, the:

- Terrain Unit Indicator helps to identify those parts of the landscape where wetlands are more likely to occur;
- Soil Form Indicator identifies the soil forms, as defined by the Soil Classification Working Group (1991), which are associated with prolonged and frequent saturation.
 - The soil forms (types of soil) found in the landscape were identified using the South African soil classification system namely; Soil Classification: A Taxonomic System for South Africa (Soil Classification Working Group, 1991);
- Soil Wetness Indicator identifies the morphological "signatures" developed in the soil profile due to prolonged and frequent saturation; and
- Vegetation Indicator identifies hydrophilic vegetation associated with frequently saturated soils.

Vegetation is used as the primary wetland indicator. However, in practise the soil wetness indicator tends to be the most important, and the other three indicators are used in a confirmatory role.

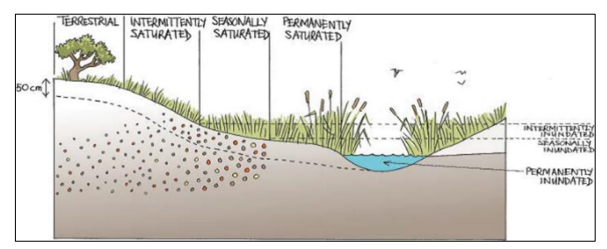


Figure 3-1 Cross section through a wetland, indicating how the soil wetness and vegetation indicators change (Ollis et al., 2013).

3.1.2 Functional Assessment

Wetland Functionality refers to the ability of wetlands to provide healthy conditions for the wide variety of organisms found in wetlands and humans. EcoServices serve as the main factor contributing to wetland functionality.

The assessment of the ecosystem services supplied by the identified wetlands was conducted per the guidelines as described in WET-EcoServices (Kotze et al. 2008). An assessment was undertaken that examines and rates the following services according to their degree of importance and the degree to which the services are provided (Table 3-1).





	3 1 1 1 1 1 1 1 1 1 1
 Score	Rating of likely extent to which a benefit is being supplied
< 0.5	Low
0.6 - 1.2	Moderately Low
1.3 - 2.0	Intermediate

Moderately High

High

Table 3-1 Classes for determining the likely extent to which a benefit is being supplied

3.1.3 Present Ecological Status

2.1 - 3.0

> 3.0

The overall approach is to quantify the impacts of human activity or clearly visible impacts on wetland health, and then to convert the impact scores to a Present Ecological Status (PES) score. This takes the form of assessing the spatial extent of impact of individual activities/occurrences and then separately assessing the intensity of impact of each activity in the affected area. The extent and intensity are then combined to determine an overall magnitude of impact. The Present State categories are provided in Table 3-2.

Impact Category	Description	Impact Score Range	PES
None	Unmodified, natural	0 to 0.9	Α
Small	Largely Natural with few modifications. A slight change in ecosystem processes is discernible and a small loss of natural habitats and biota may have taken place.	1.0 to 1.9	В
Moderate	Moderately Modified. A moderate change in ecosystem processes and loss of natural habitats has taken place, but the natural habitat remains predominantly intact.	2.0 to 3.9	с
Large	Largely Modified. A large change in ecosystem processes and loss of natural habitat and biota has occurred.	4.0 to 5.9	D
Serious	Seriously Modified. The change in ecosystem processes and loss of natural habitat and biota is great, but some remaining natural habitat features are still recognizable.	6.0 to 7.9	E
Critical	Critical Modification. The modifications have reached a critical level and the ecosystem processes have been modified completely with an almost complete loss of natural habitat and biota.	8.0 to 10	F

 Table 3-2
 The Present Ecological Status categories (Macfarlane et al., 2009)

3.1.4 Importance and Sensitivity

The importance and sensitivity of water resources is determined to establish resources that provide higher than average ecosystem services, biodiversity support functions or are particularly sensitive to impacts. The mean of the determinants is used to assign the Importance and Sensitivity (IS) category, as listed in Table 3-3 (Rountree and Kotze, 2013).

Table 3-3	Description of Ecological Importance and Sensitivity categories

EIS Category	Range of Mean	Recommended Ecological Management Class
Very High	3.1 to 4.0	A
High	2.1 to 3.0	В
Moderate	1.1 to 2.0	С
Low Marginal	< 1.0	D

3.1.5 Determining Buffer Requirements

The "Preliminary Guideline for the Determination of Buffer Zones for Rivers, Wetlands and Estuaries" (Macfarlane et al., 2014) was used to determine the appropriate buffer zone for the proposed activity.



3.2 Land Capability

Land capability and agricultural potential will be determined by a combination of soil, terrain and climate features. Land capability is defined by the most intensive long-term sustainable use of land under rainfed conditions. At the same time an indication is given about the permanent limitations associated with the different land use classes.

Land capability is divided into eight classes and these may be divided into three capability groups. Table 3-4 shows how the land classes and groups are arranged in order of decreasing capability and ranges of use. The risk of use and sensitivity increases from class I to class VIII (Smith, 2006).

Land Capability Class	Increased Intensity of Use								Land Capability Groups	
T	W	F	LG	MG	IG	LC	MC	IC	VIC	
Ш	W	F	LG	MG	IG	LC	MC	IC		Auchiciand
Ш	W	F	LG	MG	IG	LC	MC			Arable Land
IV	W	F	LG	MG	IG	LC				
V	W	F	LG	MG						
VI	W	F	LG	MG						Grazing Land
VII	W	F	LG							
VIII	W									Wildlife
W - Wildlife		MG -	Moderate Gr	azing	MC - Moderate Cultivation					
F- Forestry		IG - Ir	tensive Gra	zing	IC - Intensive Cultivation					
LG - Light Grazing		LC - I	ight Cultivat	tion	VIC - Very	Intensive	Cultivation			

Table 3-4Land capability class and intensity of use (Smith, 2006)

Land capability has been classified into 15 different categories by the DAFF (2017) which indicates the national land capability category and associated sensitivity related to soil resources.

The land potential classes are determined by combining the land capability results and the climate capability of a region as shown in Table 3-5. The final land potential results are then described in Table 3-6. These land potential classes are regarded as the final delineations subject to sensitivity, given the comprehensive addition of climatic conditions as those relevant to the DAFF (2017) land capabilities. The main contributors to the climatic conditions as per Smith (2006) is that of MAP, Mean Annual Potential Evaporation (MAPE), mean September temperatures, mean June temperatures and mean annual temperatures. These parameters will be derived from Mucina and Rutherford (2006) for each vegetation type located within a relevant project area. This will give the specialist the opportunity to consider micro-climate, aspect, topography etc.

Land capability class	Climate capability class							
	C1	C2	C3	C4	C5	C6	C7	C8
I	L1	L1	L2	L2	L3	L3	L4	L4
II	L1	L2	L2	L3	L3	L4	L4	L5
III	L2	L2	L3	L3	L4	L4	L5	L6
IV	L2	L3	L3	L4	L4	L5	L5	L6

 Table 3-5
 The combination table for land potential classification

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V		Vlei	Vlei	Vlei	Vlei	Vlei	Vlei	Vlei	Vlei
VI		L4	L4	L5	L5	L5	L6	L6	L7
VII		L5	L5	L6	L6	L7	L7	L7	L8
VIII		L6	L6	L7	L7	L8	L8	L8	L8
Table 3-6	The Land Poten	tial Clas	ses.						

Land potential	Description of land potential class
L1	Very high potential: No limitations. Appropriate contour protection must be implemented and inspected.
L2	High potential: Very infrequent and/or minor limitations due to soil, slope, temperatures or rainfall. Appropriate contour protection must be implemented and inspected.
L3	Good potential: Infrequent and/or moderate limitations due to soil, slope, temperatures or rainfall. Appropriate contour protection must be implemented and inspected.
L4	Moderate potential: Moderately regular and/or severe to moderate limitations due to soil, slope, temperatures or rainfall. Appropriate permission is required before ploughing virgin land.
L5	Restricted potential: Regular and/or severe to moderate limitations due to soil, slope, temperatures or rainfall.
L6	Very restricted potential: Regular and/or severe limitations due to soil, slope, temperatures or rainfall. Non-arable
L7	Low potential: Severe limitations due to soil, slope, temperatures or rainfall. Non-arable
L8	Very low potential: Very severe limitations due to soil, slope, temperatures or rainfall. Non-arable

3.2.1 Climate Capability

According to Smith (2006), climatic capability is determined by taking into consideration various steps pertaining to the temperature, rainfall and Class A-pan of a region. The first step in this methodology is to determine the MAP to Class A-pan ratio.

Table 3-7	Climatic capability (step	1) (Smith, 2006)
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Climatic Capability Class	Limitation Rating	Description	MAP: Class A pan Class
C1	None to Slight	Local climate is favourable for good yields for a wide range of adapted crops throughout the year.	0.75-1.00
C2	Slight	Local climate is favourable for a wide range of adapted crops and a year-round growing season. Moisture stress and lower temperature increase risk and decrease yields relative to C1.	0.50-0.75
C3	Slight to Moderate	Slightly restricted growing season due to the occurrence of low temperatures and frost. Good yield potential for a moderate range of adapted crops.	0.47-0.50
C4	Moderate	Moderately restricted growing season due to the occurrence of low temperatures and severe frost. Good yield potential for a moderate range of adapted crops but planting date options more limited than C3.	0.44-0.47
C5	Moderate to Severe	Moderately restricted growing season due to low temperatures, frost and/or moisture stress. Suitable crops at risk of some yield loss.	0.41-0.44
C6	Severe	Moderately restricted growing season due to low temperatures, frost and/or moisture stress. Limited suitable crops that frequently experience yield loss.	0.38-0.41
C7	Severe to Very Severe	Severely restricted choice of crops due to heat and moisture stress.	0.34-0.38
C8	Very Severe	Very severely restricted choice of crops due to heat and moisture stress. Suitable crops at high risk of yield loss.	0.30-0.34

In the event that the MAP: Class A-pan ratio is calculated to fall within the C7 or C8 class, no further steps are required, and the climatic capability can therefore be determined to be C7 or C8. In cases where the above-mentioned ratio falls within C1-C6, steps 2 to 3 will be required to further refine the climatic capability.



Step 2

Mean September temperatures;

- <10°C = C6
- 10 11 ℃ = C5
- 11 12 ℃ = C4
- 12 13 ℃ = C3
- >13 ℃ = C1

Step 3

Mean June temperatures;

- <9°C = C5
- 9 10 ℃ = C4
- 10 11 ℃ = C3
- 11 12℃ = C2

3.2.2 Current Land Use

A generalised land-use will be derived for the larger project area considering agricultural productivity.

- Mining;
- Bare areas;
- Agriculture crops;
- Natural veld;
- Grazing lands;

- Plantation;
- Urban;
- Built-up;
- Waterbodies; and
- Wetlands.

• Forest;

4 Impact Assessment

No preliminary layout was available for consideration for the scoping level impact assessment. The descriptions below are based on professional experience for the area, in light of the proposed development.

4.1 Wetland Impact Assessment

A key consideration for the scoping level impact assessment is the presence of the water resources delineated within the project area. The available data also suggests the presence of drainage features which is supported by the Digby Wells (2018) findings. A network of drainage features, comprising channels and networks are expected for the area. These systems are characterised by terrestrial soils with hydromorphic properties completely being absent. The overall sensitivity of these systems is also expected to be low. Nevertheless, these systems should be granted some level of protection considering the roles that these systems play in ensuring the functionality of the Section A river systems. A Zone of Regulation of 32m around each drainage line was assigned according to NEMA (Act No. 107 of 1998). It was stated by the ARC-Institute that a wetland system flows in a northerly direction, almost through the centre of the project area.

Table 4-1Scoping evaluation table summarising the impacts identified to wetlands

Impact			
Wetland disturbance / loss			
Issue	Nature of Impact	Extent of Impact	No-Go Areas



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Disturbance / degradation / loss to	Direct impacts:					
wetland soils or vegetation due to	>> Disturbance / degradation / loss to		Water resources			
the construction of the facility and	wetland soils or vegetation	Regional	and buffer area			
associated infrastructure, such as	Indirect impacts:		(15m)			
crossings	 Loss of ecosystem services 					
	Direct impacts:					
Increased erosion and	» Erosion and structural changes to the					
sedimentation & contamination of	systems	Regional	None identified at this stage			
resources	Indirect impacts:	rtogionai				
	» Sedimentation & contamination of					
	downstream reaches					
Description of expected significant	-					
	ificance for the project is expected to be low. This can be for the project is expected to be low.	an be achieved if natural wet	ands and drainage			
lines are avoided, and the prescribed						
Gaps in knowledge & recommenda	•					
This is completed at a desktop	This is completed at a desktop level only.					
Identification, delineation and example.	Identification, delineation and characterisation of water resources.					
>> Undertake a functional assess	ment of systems where applicable.					
» Determine a suitable buffer wie	dth for the resources.					
Recommendations with regards to	noneval field commune					

- » Field surveys to prioritise the development areas, but also consider the 500 m regulation area.
- >> Beneficial to undertake fieldwork during the wet season period.

4.2 Soil Impact Assessment

Considering the occurrence of various soil forms that are commonly associated with high land capabilities, it is unlikely that areas with high land capability sensitivity do occur within the project area. Further to this, due to the poor climatic capability, the ultimate land potential is more likely to be low.

Table 4-2 Scoping evaluation table summarising the impacts identified to soils

Impa	ct					
Loss	of land capability					
Issue	9	Nature of Impact	Extent of Impact	No-Go Areas		
Compaction/soil stripping/transformation of land use which leads to loss of land capability		Direct impacts: > Loss of soil / land capability Indirect impacts:	Regional	None identified at this stage		
Field mitiga	ription of expected significance assessment will determine the s ation measures. s in knowledge & recommenda	ignificance of the impacts. Impacts can be minim	lised through the implementa	tion of appropriate		
•		· · · ·				
	This is completed at a desktop level only.					
»	Identification and delineation of soil forms.					
»	Determine of soil sensitivity.					
Reco	ommendations with regards to	general field surveys				
»	Field surveys to prioritise the de	evelopment areas.				





5 Conclusion

5.1 Wetlands

The overall extent of natural wetland areas expected for the project area is limited, however, previous assessments of the project area have delineated water resources for the project area. Digby Wells (2018) delineated a network of drainage features across the project area, with the ARC-Institute (2018) indicating a potential wetland flowing through the centre of the project area in a northerly direction. Desktop information also suggests the presence of drainage features, and these have been assigned a moderate to moderately high sensitivity.

The expected post-mitigation risk significance for the project in isolation is expected to be low, this can be achieved if natural wetlands are avoided, and the prescribed buffer implemented for the design. The overall cumulative impact significance is also expected to be low for the project.

5.2 Land Capability

Various soil forms are expected throughout the project area, of which some are commonly associated with high land capabilities. Even though the soil depth, texture and permeability of these soils ensure high land capability, the climatic capability of the area often reduces the land potential considerably. Therefore, very few areas characterised by "High" land potential are expected. It was concluded by the ARC-Institute (2018) that soils would not be a limiting factor for the then proposed development.

Considering the lack of sensitivity, together with holistic mitigation measures, it has been determined that none of the aspects considered for an impact assessment (post-mitigation) are associated with any scores higher than "Low". It is recommended that the site assessment to be conducted for focus areas that potentially are characterised by greater micro-climates (i.e. aspect) and low laying areas characterised by deep soils.



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7 Appendix Items

7.1 Appendix A – Specialist Declaration of Independence

DECLARATION

I, Andrew Husted, declare that:

- I act as the independent specialist in this application;
- I will perform the work relating to the application in an objective manner, even if this results in views and findings that are not favourable to the applicant;
- I declare that there are no circumstances that may compromise my objectivity in performing such work;
- I have expertise in conducting the specialist report relevant to this application, including knowledge of the Act, regulations and any guidelines that have relevance to the proposed activity;
- I will comply with the Act, regulations and all other applicable legislation;
- I have no, and will not engage in, conflicting interests in the undertaking of the activity;
- I undertake to disclose to the applicant and the competent authority all material information in my possession that reasonably has or may have the potential of influencing any decision to be taken with respect to the application by the competent authority; and the objectivity of any report, plan or document to be prepared by myself for submission to the competent authority;
- All the particulars furnished by me in this form are true and correct; and
- I realise that a false declaration is an offence in terms of Regulation 71 and is punishable in terms of Section 24F of the Act.

Hart

Andrew Husted Freshwater Ecologist The Biodiversity Company April 2022





DECLARATION

I, Ivan Baker, declare that:

- I act as the independent specialist in this application;
- I will perform the work relating to the application in an objective manner, even if this results in views and findings that are not favourable to the applicant;
- I declare that there are no circumstances that may compromise my objectivity in performing such work;
- I have expertise in conducting the specialist report relevant to this application, including knowledge of the Act, regulations and any guidelines that have relevance to the proposed activity;
- I will comply with the Act, regulations and all other applicable legislation;
- I have no, and will not engage in, conflicting interests in the undertaking of the activity;
- I undertake to disclose to the applicant and the competent authority all material information in my possession that reasonably has or may have the potential of influencing any decision to be taken with respect to the application by the competent authority; and the objectivity of any report, plan or document to be prepared by myself for submission to the competent authority;
- All the particulars furnished by me in this form are true and correct; and
- I realise that a false declaration is an offence in terms of Regulation 71 and is punishable in terms of Section 24F of the Act.

Ivan Baker Pedologist The Biodiversity Company April 2022

