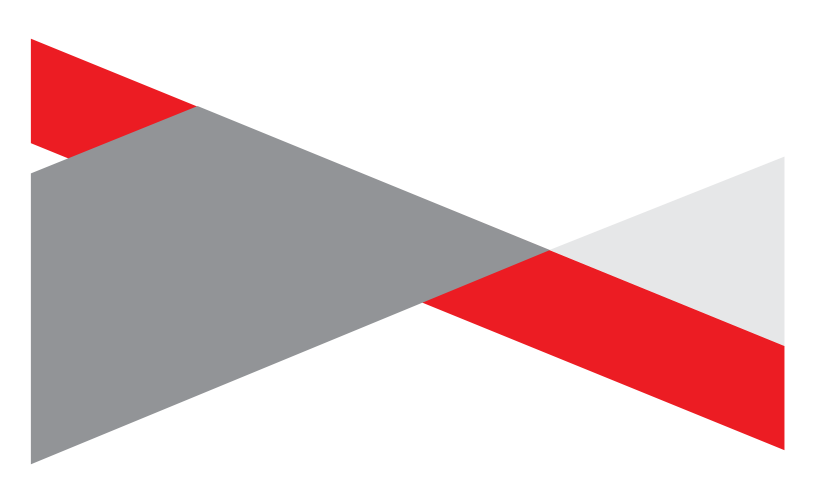
# APPENDIX C8 COMMENTS & RESPONSES REPORT



# PROPOSED DEVELOPMENT OF THE TAFELKOP SOLAR PV FACILITY, PIXLEY KA SEME DISTRICT MUNICIPALITY, NORTHERN CAPE PROVINCE (DFFE Ref. No.: 14/12/16/3/3/2/2272)

#### **COMMENTS AND RESPONSES REPORT**

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The Scoping phase of the Environmental Impact Assessment (EIA) Process for the Tafelkop Solar Photovoltaic (PV) project located near Phillipstown and Petrusville, Northern Cape Province was announced on Thursday, 30 June 2022. The Background Information Document, which included the information on the cluster of 21 solar PV facilities, was distributed together with a notification letter which 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 on any of the proposed developments. All written comments received during the Scoping Phase of the EIA process to date have been included in the table below and in **Appendix C6** of the Scoping Report.

The Scoping Report was made available for a 30-day review and comment period from **Friday**, **13 January 2023** until **Monday**, **13 February 2023**, and the 30-day review and comment period for the Environmental Impact Assessment Report is being made available from **Monday**, **29 May 2023** until **Thursday**, **29 June 2023**. The Comments and Responses Report (C&RR) has been updated with comments received during the Scoping Report's review and comment period and included in **Appendix C6** of the final Scoping Report.

The Environmental Impact Assessment (EIA) Report is being made available for a 30-day review and comment period from **Friday**, **29 May 2023** until **Thursday**, **29 June 2023**. All written comments received during the 30-day review and comment period of the EIA Report will be included in **Appendix C6** and captured in this Comments and Responses Report (C&RR) which will be submitted to the DFFE with the final EIA Report for decision-making.

The C&RR is included as a separate document to the final Scoping Report as Appendix C8.

#### NOTE:

All comments captured in the C&RR are verbatim and have not been summarised.

#### NOTE:

In terms of Regulation 44(1) of the EIA Regulations 2014, as amended, please note that the comments raised, and responses provided at the various virtual and in-person Meetings held during the 30-day review period of the EIA Report will be attached as **Appendix C7** of the final EIA Report.

#### LIST OF ABBREVIATIONS / ACRONYMS

olivia	Environmental Impact Assessment	IPP	Independent Power Producer
ВС	Biodiversity Conservation	IRP	Integrated Resource Plan
BESS	Battery Energy Storage System	I&AP	Interested and Affected Party
CA	Competent Authority	LFP	Lithium Iron Phosphate
СВА	Critical Biodiversity Area	LN	Listing Notice
C&R	Comments and Responses	MW	Megawatt
DFFE	Department of Forestry, Fisheries and the Environment	NC	Northern Cape Department of Agriculture, Environmental Affairs,
		DAEARD&LR	Rural Development and Land Reform
DG	Director-General	NFA	National Forestry Act
DMRE	Department of Minerals Resources and Energy	NGO	None Government Organisation
EAP	Environmental Assessment Practitioner	NHRA	National Heritage Resources Act
EGI	Electrical Grid Infrastructure	NMC	Nickel Manganese Cobal
EIA	Environmental Impact Assessment	REIPPP	Renewable energy Independent Power Producer Procurement
EIAR	Environmental Impact Assessment Report	RFI	Radio Frequency Inteference
EMPr	Environmental Management Programme	SACNASP	South African Council for Natural Scientific Professions
ESA	Ecological Support Areas	SAHRA	South African Heritage Resources Agency
FSR	Final Scoping Report	SR	Scoping Report
GN	Government Notice	S&EIA	Scoping and Environmental Impact Assessment
IBA	Important Bird Areas		•

### 1. COMMENTS SUBMITTED ON THE SCOPING REPORT

## 1.1. Organs of State

No.	Comment	Raised by	Response
1.	1. Herewith to respond to your request sent to the Department of	Lt CI Francois P Strydom	The SANDF has been identified as a key stakeholder to be
	Defence (DOD) for clearance.	Command and Management	part of the EIA and public participation process and to
		Information Systems Division	ensure that the proposed development will not have an
	2. Please note that this office can not respond to your request as	Directorate CMIS Static	impact on their infrastructure in the study area and therefore
	there is a Formal and Standard process for Applications in the	Systems	the notifications sent to the SANDF, at this stage, is not an
	DOD	Radion Spectrum &	"Application" process, but an information sharing process.
		Communication Site	
	3. The correct Application Process:	Management	The Formal and Standard process provided will be followed
	a. Send your request to the following e-mail addresses only.	SANDF	for the public participation process of this application.
	i. clogfac@gmail.com		
	ii. dfacmiem@gmail.com	E-mail: 07 February 2023	
	b. Formulate a comprehensive request, with the Project Plan and		
	formal letter with details of the Project. (Not a n e-mail Message		
	with the criteria) It must be on a formal company letterhead,		
	please.		
	c. Include KMZ / KML file for use in Google Earth.		
	4. Once received by the environments in Par 3, the DOD will		
	request all DOD Stakeholders to respond in writing (Telecoms,		
	Aviation, Environmental, Facilities etc).		
	5. Once the stakeholders has responded, a single response will be		
	sent to the Applicant with Objection / No -objection.		
	/ Stakeholders many not personned directly to the Applicant		
2	6. Stakeholders may not correspond directly to the Applicant.	Olivia Letlalo	
2.	This letter serves to inform you that the following information must		
	be included to the final SR:	Case Officer DFFE	
		DLLC	

lo.	Comment	Raised by	Response
	Application form		
	Please note that the Minister is the CA for applications for the development of facilities or infrastructure which relates to the Integrated Resource Plan (IRP) 2010 2030 and any updates thereto, for technologies in which the Applicant will bid the project in the Department of Minerals Resources and Energy (DMRE) IPP bidding rounds. It is noted that page 8 of 34 of the application form mentioned that "it is the developer's intention to bid the Tafelkop Solar PV Facility under the Department of Mineral Resources and Energy's (DMRE's) Renewable Energy Independent Power Producer Procurement (REIPPP) Programme, or similar renewable energy programme organized by public or private commercial & industrial customers through tenders or bilateral consultations, with the aim of evacuating the generated power into the national grid". Therefore, you are advised to be clear on whether this project will bid as part of the DMRE	Letter: 07 February 2023	The Final Scoping Report has been updated to clarify that it is the developer's intention to bid the Tafelkop Solar PV Facility in terms of a regulated power purchase procurement process (e.g., the Department of Mineral Resources and Energy's (DMRE's) Renewable Energy Independent Power Producer Procurement (REIPPP) Programme) to evacuate the generated power into the national grid.
	<ul> <li>IPP bidding rounds or not.</li> <li>In addition, please ensure that the need and desirability of the proposed development are aligned to the abovementioned plan.</li> </ul>		This has been included in Chapter 6 of the Scoping Report (refer specifically to Section 6.4).
	Specific comments		The project details provided in the report and the
	• It has been noted that the assessment is focusing on the whole Hydra B development, however the projects have been submitted separately. You are advised to ensure that each report adequately address relevant issues of concern considering the environmental sensitivity on each site (in this case Tafelkop Solar PV Facility), the activities that will take place and provide relevant mitigation measures in the ElAr.		issues/impacts identified are specific to the Tafelkop PV project. A project-specific sensitivity map has been compiled and included in the final Scoping Report (refer to <b>Chapter 10</b> ) and in the EIA report (refer to <b>Chapter 6</b> ).
	Screening report		The DFFE Screening Report included within the Final Scoping
	It has been noted that the screening report for the abovementioned application has been included in the draft		Report has been signed with the Compiler's signature as requested.

No.	Comment	Raised by	Response
	SR, however, there is no compiler signature on the aforesaid report. Therefore, you are advised to sign the abovementioned report to be submitted with the final SR.		
	Project Description and Listed Activities  It has been noted in Section 5 of the application form, on page 8 of 34, that "The exact location of the development area within the project site for the Tafelkop Solar PV Facility is not defined at this stage of the process." Therefore, you are advised to ensure that the project description and the exact location is well defined and clear on what is being proposed		The property on which the project is proposed is clearly defined within the application form and the Scoping Report. The specific location of the development footprint within the property will be provided by the applicant in the EIA phase of the process.
	<ul> <li>in the final SR.</li> <li>It has been noted that the exclusions on the triggered listed activities applied for are not included. Therefore, you are advised to include in the amended application form as well as final SR all the relevant exclusions related to the listed activities applied for. For instance, activity 11 of Listing Notice (LN) 1 have been applied for, however the exclusions have not been quoted in the application form.</li> </ul>		The listed activities applied for have been updated within the application form and the Scoping Report to include the relevant exclusions as listed in the Listing Notices of the EIA Regulations.
	It has been noted that the words "may, likely and could" have been used in the description of activities 12, 19, 24 and 56 of Listing Notice (LN) 1, and activities 12, 14, 18 and 23 of LN 3. Please refrain from using such word/s, since it creates an uncertainty regarding the applicability of the listed activity applied for, for the proposed development. In addition, please note that the Project Description and Listed Activities are not based on a precautionary approach.		The wording for the highlighted listed activities have been rectified accordingly within the final Scoping Report and a revised application form has been submitted with the final report.
	Activity 15 of LN 2 and 12 of LN 3 for the clearance of an area more than 20ha and 300 square metres, (respectively) of indigenous vegetation are applied for without specifying the total amount of vegetation to be cleared. You are advised to include this information in the amended application form and final SR.		The expected amount of vegetation to be cleared will be dependent on the proposed facility design, which will be provided in the EIA Phase. Expected amounts have been inserted as requested but may be updated during the EIA Phase following the detailed assessments.

No.	Comment	Raised by	Response
	Under activity 56 of LN 1 and 4 of LN 3, the CA acknowledged that the access roads to be widened or upgraded have been provided. However, the length of the aforesaid access roads has not been included in the application form and draft SR to determine the applicability of the abovementioned activity. You are advised to include the relevant details to determine if the said activity is triggered by the proposed development or not.		The length of said access road will be dependent on the proposed facility design, which will be provided in the EIA Phase.
	• It has been noted that activities 4,10, 12, 14, and 18 of LN 3 have been applied for. Critical Biodiversity Areas (CBAs) has been indicated as the area to be affected by for the proposed development and the description of the portion of the proposed project to which the applicable listed activity relates indicated as Ecological Support Areas (ESA). However, the listed activities under Listing Notice 3 does not include ESA in order for the development to trigger a listed activity. Therefore, you are requested to explain and provide evidence why the above-mentioned listed activities are triggered for the proposed development. In addition, the description of the proposed project must make reference to the systematic biodiversity plans adopted by the CA or in bioregional plans and proof of such must be obtained from the relevant CA and be part of the amended application form and final SR.		As detailed in the Scoping Report, CBA and ESA areas are present within the study area. The extent of impact on these areas by the project (if any) will be dependent on the proposed facility design, which will be provided in the EIA Phase. Should these areas be impacted, the relevant CA will be consulted to confirm the status of the relevant systematic biodiversity plans and/or bioregional plans. This evidence and confirmation will be included in the EIA Report for the project.
	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. In addition, the onus is on the applicant and the Environmental Assessment Practitioner (EAP) to ensure that all the applicable listed activities are included in the application and the final SR. Failure to do so may result in unnecessary delays in the processing of the application.		All relevant listed activities have been applied for, and have been refined with relevant exact descriptions as required. Where no exact amount/quantity is available at this stage in the process, the applicant will provide said information within the EIA phase.

Co	omment	Raised by	Response
•	If the activities applied for in the application form differ from		An amended application form has been submitted together
	those mentioned in the draft SR, an amended application		with the Final Scoping Report.
	form must be submitted with the final SR. Please note that the		
	Department's application form template has been amended		
	and can be downloaded from the following link		
	https://www.environment.gov.za/documents/forms.		
Al	<u>ternatives</u>		The final Scoping Report has been updated to reflect that a
•	It has been indicated on page 24 of the draft SR that "the		BESS will form part of the project.
	project could include Battery Energy Storage System (BESS).		
	The BESS capacity will depend on technology to be used and		
	total installed capacity of solar, and it is expected to be up to		
	1MWh per MW of solar PV facility". Please be informed that		
	the above statement shows uncertainty regarding the BESS		
	been part of the proposed development, therefore, it is		
	expected that this be clarified in the amended application		
	form and the final SR.		
•	It has been noted on page 27 of the draft SR that three BESS		As detailed in the report, a number of technology
	technologies will be considered for the proposed		alternatives are being investigated for the BESS. The
	development. You are advised to indicate if the		detailed information on the BESS technologies and the
	abovementioned technologies would or not trigger any listed		preferred option/s will be provided in the EIA phase by the
	activity and ensure the impacts that might be generated by		applicant once these have been assessed from a technical
	the technologies are adequately assessed in the final report.		perspective.
•	You are further required to provide details of the all the		Detailed of all alternatives identified for the project are
	alternatives considered for this development and indicate the		provided in Chapter 3 of the Scoping Report.
	preferred alternatives as per Appendix 2 (2) (1) (g) (i) (v) (vi)		
	of the NEMA EIA Regulations, 2014, as amended in the final		
	report.		
•	Alternatively, you should submit written proof of an		Where no reasonable or feasible alternatives exist a
	investigation and motivation if no reasonable or feasible		motivation in this regard has been included in Chapter 3 of
	alternatives exist in terms of Appendix 2.		the Scoping Report.
Cı	mulative Impact		The purpose of the Scoping phase of the process is to identify
			and evaluate issues associated with the project. Potential

No.	Comment	Raised by	Response
	<ul> <li>It has been noted on page iii and 1 of the draft SR that the proposed project is one (1) of 9 projects (in-process application submitted) in batch 1, summing up all 3 batches into a total of 21 projects. Further to this there are other similar projects or renewable projects within a 30km radius of the proposed development site, therefore, the cumulative impact assessment for all identified and assessed impacts must be refined to indicate the following:</li> <li>Assess the cumulative impacts of the proposed (not yet authorised), authorised (not yet constructed) and existing solar energy facilities.</li> </ul>		cumulative impacts have been identified within the Scoping Report (refer to Section 9.5). This includes an indication of the proposed projects within a 30km radius of the site. These impacts will be assessed within the EIA phase of the process based on the specialist's relevant findings. Distinctionn will be made between proposed (not yet authorised), authorised (not yet constructed) and existing solar energy facilities as required.
	Detailed process flow and proof must be provided, to indicate how 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.		The required process flow and proof will be provided within the cumulative assessment to be undertaken in the EIA phase.
	The cumulative impacts significance rating must also inform the need and desirability of the proposed development.		The cumulative impacts significance rating to be defined in the EIA Phase will also inform the need and desirability of the proposed development.
	A cumulative impact environmental statement on whether the proposed development must proceed.		A cumulative impact environmental statement on whether the proposed development must proceed will be included within the EIA report based on the findings of the specialist studies to be undertaken.
	Specialist Assessments  According to the screening report, the aquatic and terrestrial biodiversity themes are very high, palaeontology and agriculture themes have high sensitivities while animal and RFI have medium sensitivity as well as low sensitivities on avian, civil aviation, defense, and plant species themes. Therefore, you are advised to submit a site verification report and		A Site sensitivity Verification report was included within the DSR and again with the FSR (refer to <b>Appendix K</b> ). In addition, details of studies undertaken in the scoping phase and those to be undertaken in the EIA Phase are detailed in <b>Table 7.6</b> of the Scoping Report.

No.	Comment	Raised by Response	
	motivation for the exclusions of any specialist studies identified		
	by the screening tool.		
	The specialists reports submitted makes reference to Hydra B,	Specialist reports make reference to the special	cific project
	which is the umbrella body of the entire development, this	under consideration. Specific assessments ar	nd detailed
	helps in giving the full scope of what is proposed and	maps for the project site will be included in the E	EIA Reports.
	associated developments. However, for ease of reference		
	you are advised to make sure that the specialist reports		
	(specifically the findings and conclusion of each		
	development) and maps provided in the reports clearly name		
	and highlight the individual projects.		
	The terrestrial ecology scoping report states on page 18 that	Relevant information pertaining to the ESAs fund	ctioning and
	"Ecological Support Areas (ESAs) are not essential for meeting	suitability for the project will be further clarif	fied by the
	biodiversity targets but play an important role in supporting	specialists within the EIA phase following details	ed fieldwork
	the ecological functioning of Critical Biodiversity Areas and/or	and assessment of impacts related to the	e proposed
	in delivering ecosystem services". As such you are expected	development layout to be provided by the app	licant.
	to elaborate on why the ESA is deemed suitable for this		
	project, since ESAs play an important role in supporting the		
	ecological functioning of the CBAs. In addition, please		
	explain why ESAs are not important for meeting biodiversity		
	targets whereas ESAs play an important role in supporting the		
	ecological functioning of Critical Biodiversity Areas.		
	It is also noted on figure 5.4 in the terrestrial report that Hydra	As detailed in the Plan of Study included in t	
	B development (all the developments) falls within the	Report (Chapter 11), an Avifauna Impact Assessi	
	Platberg–Karoo Conservancy Important Bird Areas (IBA) and	undertaken for the project. This will be info	ormed by 2
	on page 19 of the terrestrial ecology scoping report, it is stated	monitoring surveys of the project site in accordar	nce with the
	that "this IBA is important because it contributes significantly	requirements of the BirdLife South Africa Be	est Practice
	to the conservation of large terrestrial birds as well as raptors.	Guidelines for Solar Developments.	
	These birds include Blue Crane (Anthropoides paradiseus),		
	Ludwig's Bustard (Neotis Iudwigii), Kori Bustard (Ardeotis kori),		
	Blue Korhaan (Eupodotis caerulescens), Black Stork (Ciconia		
	nigra), Secretarybird (Sagittarius serpentarius), Martial Eagle		
	(Polemaetus bellicosus), Verreaux's Eagle (Aquila verreauxii)		

No.	Comment	Raised by	Response
NO.	and Tawny Eagle (A. rapax) (Birdlife South Africa, 2015)".  Based on the above, you are advised to undertake the assessment of the above-mentioned species, cumulative impacts and indicate the practical mitigation measures based on the findings of the specialist. In addition, you are advised to include in the final report the development layout map overlaid by the sensitive features.  • According to the heritage assessment, there is the potential for the cumulative impact of proposed solar energy facilities to negatively impact the cultural landscape due to a change		The Heritage Impact Assessment to be undertaken within the EIA Phase of the process will include an assessment of impacts on the Cultural Landscape. This has been added to
	<ul> <li>in the landscape character from rural and mining to semi-industrial. However, due to the density of mining activities in the area, the impact on the experience of the cultural landscape is not foreseen to be significant. You are expected to ensure that this is assessed and included in the final SR.</li> <li>It has been noted that the nearest visual receptor, is within 3km buffer zone from the proposed development and the draft SR indicate that the impact will be assessed during the EIA Phase. Please ensure this impact is assessed and addressed adequately in the final report.</li> </ul>		The purpose of the Scoping phase of the process is to identify and evaluate issues associated with the project. The impact on the said visual receptor within the 3km buffer zone from the proposed development will be assessed within the EIA phase as detailed in the Plan of Study for EIA included in
	<ul> <li>In addition to the above, you are hereby drawn to the following:</li> <li>Specialist Declaration of interest forms must be attached for all specialist studies to be conducted in the final SR. The forms are available on Department's website (please use the Department's template).</li> </ul>		Chapter 11 of the Scoping Report.  All specialist declaration of interest forms for specialist studies conducted have been included in <b>Appendix M</b> of the FSR.
	Specialist studies to be conducted must provide a detailed description of their methodology, as well as indicate the locations and descriptions of proposed rehabilitation, and all other proposed structures that they have assessed and are recommending for authorisations.		Specialist EIA reports will include this information.

No.	Comment	Raised by	Response
	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.		Specialist EIA reports will include this information.
	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.		The comment is noted and will be actioned accordingly as relevant in the EIA Phase of the process.
	Ensure that specialist studies as identified in the screening tool, comply with the requirements of GN 320 of 20 March 2020 and GN 1150 of 30 October 2020, unless proof is provided that indicates that the specialist study was commissioned within 50 days after the date of gazetting of the notice i.e., 20 Mach 2020 and was commissioned prior to 30 October 2020 respectively. Failure to comply with the abovementioned notices presents a risk to this application.		Specialist studies to be undertaken in the EIA Phase of the process will comply with the requirements of all protocols, guidelines and regulations, as applicable.
	Please note further that the protocols require certain specialists' to be registered with SACNASP. Refer to the relevant protocols in this regard.		Where relevant, Specialists are registered with SACNASP.
	Please include a table in the final SR summarising the specialist studies required by the Screening Tool, a column indicating whether these studies will be conducted or not, and a column with motivation for any studies that will not be undertaken. Please note that if any of the specialists' studies and requirements recommended in the Department's Screening Tool are not commissioned, motivation for such must be provided in the report, as per the requirements of the Protocols.		<b>Table 7.4</b> and <b>Table 7.5</b> provide the details of the screening tool requirements as well as the specialist studies identified for the project. <b>Table 11.1</b> provides further details of the specialist studies to be undertaken in the EIA Phase of the process.
	Please also ensure that the final SR includes the Site Verification Report as required by the relevant environmental themes and assessments.		A Site sensitivity Verification report was included within the DSR and again with the FSR (refer to <b>Appendix K</b> ). Specialist reports include information on site sensitivities based on the

o. C	Comment	Raised by	Response
			desk-top scoping study. Updated Site Sensitivity Verification reports based on field investigations will be included in the EIA Report.
<u>L</u>	Should it be determined that there is a need for additional specialist studies to be undertaken based on the outcome of public participation, these must be commissioned and be included in the draft EIA reports for public comment. Agyout & Sensitivity Maps		No additional specialist studies have been identified as being required at this stage in the process. Should any additional studies be identified, these will be included in the EIA Report.  Sensitivity information presented within the specialist scoping
•	Figure 5.12 of the terrestrial ecology scoping report shows the respective farm portions in consideration of the ecological features. However, this refers to Hydra B project and projects are not named making difficult to identify projects individually. You are advised make sure that individual Hydra B developments are named while making sure that the specific development (Tafelkop Solar PV) is highlighted preferably in a different colour to other proposed PVs that form part of Hydra B.		reports is based largely on desktop data and is therefore presented at a broader scale in order to adequately identify potential issues. Site-specific sensitivity data per project will be presented in the EIA Phase as requested.
•	You are advised to submit a layout map that indicates the following (but not limited to the below, however, the findings of the specialists must advise on what needs to be incorporated in the layout).  > the PV development area.  > Position of all infrastructure e.g., panels, BESS, substations, grid connection etc.  > Permanent laydown area footprint.  > All supporting onsite infrastructure e.g., roads (existing and proposed).  > Substation(s) and/or transformer(s) sites including their entire footprint.  > Connection routes (including pylon positions) to the distribution/transmission network; and  > All existing infrastructure on the site.		The layout map for Tafelkop is not yet available. The layout will be defined by the applicant considering the identified environmental and technical constraints. The layout map, including the details requested will be compiled and added into EIA Report.

۱o.	Comment	Raised by	Response
	<ul> <li>The location of sensitive environmental features on site e.g., CBAs, ESAs, heritage sites, wetlands, drainage lines etc. that will be affected.</li> <li>Buffer areas of the above sensitive areas; and</li> <li>All "no-go" areas.</li> </ul>		
	Please ensure that the above map has a clear legend that communicate with details of the map.		The comment is acknowledged and the Layout map will have a clear legend that communicates with details of the map.
	The above map must be overlain with a sensitivity map and a cumulative map which shows all Hydra B development as well as neighbouring renewable energy developments and existing grid infrastructure. All available biodiversity information must be used in the finalisation of the map and infrastructure must not encroach on highly sensitive areas as far as possible.		A combined map for Layout and Sensitivity and a Cumulative map will be compiled in the EIA phase once all relevant information and data has been received from specialists and the applicant.
	Ensure that similar colours are not used to differentiate between infrastructure. i.e., items must be easily distinguishable in the legend.		The comment is noted and will be actioned accordingly.
	Google maps will not be accepted for decision-making purposes.		Google maps will not be used.
	<ul> <li>Generic EMPr</li> <li>The on-site substation has been mentioned as part of the infrastructure to form part of the proposed development in activity 11 of LN 1. Therefore, ensure that the generic EMPr that complies with the GN 435 of March 2022 is submitted in the final report.</li> </ul>		The relevant generic EMPr for the substation will be drafted and submitted together with the EIA Report.
	The EMPr that complies with Appendix 4 of the EIA Regulations, as amended, for the facility must be submitted with the final report.		An EMPr for the facility that complies with Appendix 4 of the EIA Regulations, as amended will be drafted and submitted together with the EIA Report.
	<u>Public Participation Process</u>		
	• Please ensure that comments from all relevant stakeholders are submitted to the Department with the final SR. This		

No.	Comment	Raised by	Response
	includes but not limited to the Department of Forestry,		All comments received from stakeholders are included in
	Fisheries, and the Environment (DFFE): Protected Areas		Appendix C6: Comments Received of the final Scoping
	Planning and Management Effectiveness Directorate,		Report.
	Biodiversity Planning and Conservation		
	(BCAdmin@environment.gov.za); Northern Cape		
	Department of Agriculture, Environmental Affairs, Rural		
	Development and Land Reform), Telkom, South African		
	Heritage Resources Agency (SAHRA), South African Civil		
	Aviation Authority, Endangered Wildlife Trust, Birdlife South		
	Africa, Department of Human Settlement, Water and		
	Sanitation, South African National Defence Force, Local		
	interest groups, for example: Councillors and Rate Payers		
	associations; Surrounding landowners, Farmer Organisations,		
	Environmental Groups and NGOs; and Grassroots		
	communities and structures as well as the affected district		
	and local municipalities.		
	Proof of correspondence with the various stakeholders must		Proof of notification to all Organs of State (OoS) and attempt
	be included in the Final SR. Should you be unable to obtain		to follow-up on written comments are included in <b>Appendix</b>
	comments, proof must be submitted to the Department of the		C4: Organs of State Correspondence and that to key
	attempts that were made to obtain comments.		stakeholders and I&APs are included in <b>Appendix C5</b> :
			<b>Stakeholder Correspondence</b> of the final Scoping Report.
	The Public Participation Process must be conducted in terms		The Public Participation Process has been conducted in
	of Regulations 39, 40, 41, 42, 43 & 44 of the EIA Regulations		terms of Regulations 39, 40, 41, 42, 43 & 44 of the EIA
	2014, as amended and the approved Public Participation		Regulations 2014, as amended (GNR 326), as well as in
	Plan.		accordance with the approved Public Participation Plan
			(Appendix C1) as follows:
			Project database:
			o A register of I&APs has been compiled and will be
			updated throughout the EIA process ( <b>Appendix C21</b> :
			I&AP Database).
			EIA & Public Participation process announcements:

No.	Comment	Raised by	Response
No.	Comment	Raised by	o The BID, accompanied by a cover letter inviting I&APs to register on the project database, was distributed via email to identified I&APs and relevant OoS on 30 June 2022 (refer to Appendix C4: Organs of State Correspondence and to key stakeholders and I&APs Appendix C5: Stakeholder Correspondence of the final Scoping Report. The BID is included in Appendix C2: Site Notices & Newspaper Advertisement of the final Scoping Report.  o An advertisement was placed in The Echo Newspaper, a community newspaper, on Friday, 08 July 2022 (refer to Appendix C2: Site Notices & Newspaper Advertisement of the final Scoping Report).  o Site Notices announcing the EIA process were placed at visible points the along the boundary of the proposed development site in accordance with the requirements of the EIA Regulations on 28 May 2022 (refer to Appendix C2: Site Notices & Newspaper Advertisement of the final Scoping Report).  o Process Notices were placed at various public places in:  > Phillipstown;  > Petrusville;  > Renosterberg Local Municipal Office;  > SAPS Petrusville;  > De Aair Library;  > Pixley ka Seme District Municipal Offices; and  > Shop at Vanderkloof on 26, 27 & 28 May 2022 (refer to Appendix C2: Site Notices & Newspaper Advertisement of the final Scoping Report)

No.	Comment	Raised by	Response
			Scoping Report available for review and comment:
			o Registered I&APs were notified of the availability of
			the Scoping Report for a 30-day review and
			comment period via e-mail on 13 January 2023 (refer
			Appendix C5: Stakeholder Correspondence of the final Scoping Report).  o Commenting authorities, municipal councillors and local and district municipalities which have jurisdiction in the area were requested to submit written comments on the Scoping Report via e-mail on 13 January 2023 (refer to Appendix C4: Organs of State Correspondence of the final Scoping Report).  o Advertisements were placed in:  ➤ Volksblad: 13 January 2023; and  ➤ The Echo Newspaper: 20 January 2023. An earlier publication was not available as the newspaper offices opened on 09 January 2023 after the 2022
			festive season (refer to Appendix C2: Site Notices  & Newspaper Advertisement of the final Scoping Report).  • Attempt to obtain comments on the Scoping Report:  o An e-mail to all registered I&APs and OoS as a
			reminder of the availability of the Scoping Report for review and comment was sent on 07 February 2023 (refer to Appendix C4: Organs of State Correspondence and Appendix C5: Stakeholder Correspondence of the final Scoping Report).  • Various virtual meetings were held during the 30-day review and comment period of the Scoping Report (refer to Appendix C7: Meeting Notes of the final Scoping Report for the meeting notes):
			o FGM with landowners: 26 January 2023 at 09h00.

No.	Comment	Raised by	Response
	The 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 as indicated in Annexure 1 of this		<ul> <li>FGM with NC DAERD&amp;LR and DWS Officials: 26         January at 11h00</li> <li>Key Stakeholder Workshop: 31 January 2023 at         14h00.</li> <li>Consultation:         <ul> <li>Proof of consultation with I&amp;APs and OoS throughout             the Scoping Phase to date is included in Appendix             C4: Organs of State Correspondence and Appendix             C5: Stakeholder Correspondence of the final Scoping             Report.</li> </ul> </li> <li>Comments &amp; Responses Report:         <ul> <li>All comments received from the announcement of the             Scoping and EIA process and those submitted during the             30-day review and comment period of the Scoping             Report have been captured in this C&amp;RR which is             attached to the final Scoping Report as Appendix C8:             Comments &amp; Responses Report final Scoping Report.</li> </ul> </li> <li>All comments received during the EIA process to date have         been captured in this C&amp;RR which is attached as a separate         document to the final Scoping Report as Appendix C8:             Comments &amp; Responses Report</li> </ul>
	<ul> <li>Please ensure that all issues raised, and comments received during the circulation of the SR from registered I&amp;APs and organs of state which have jurisdiction (including this Department's comments) in respect of the proposed activity are adequately addressed. Comments made by I&amp;APs must be comprehensively captured (copy verbatim if required) and responded to clearly and fully. Please note that a response such as "Noted" is not regarded as an adequate response to I&amp;AP's comments.</li> </ul>		Comments received have not been summarised for inclusion in the C&RR and have been captured verbatim, and all comments have been responded to adequately, as applicable, and no comments have been responded to as "noted".

No.	Comment	Raised by	Response
	<u>General</u>		The DSR has been subjected to the public participation
	You are further reminded to comply with Regulation 21(1) of the		process through a 30-day review period from 13 January
	NEMA EIA Regulations 2014, as amended, which states that:		2023 to 13 February 2023. The C&RR has been compiled and
			submitted together with the FSR. The FSR has been
	"If S&EIR must be applied to an application, the applicant must,		submitted within the regulated timeframe.
	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"		
			The FSR submitted to DFFE complies with all the requirements
	You are further reminded that the final SR to be submitted to this		in terms of the scope of assessment and content of Scoping
	Department must comply with all the requirements in terms of the		reports in accordance with Appendix 2 and Regulation 21(1)
	scope of assessment and content of Scoping reports in		of the EIA Regulations 2014, as amended. The location of
	accordance with Appendix 2 and Regulation 21(1) of the EIA		where each requirement has been complied with is detailed
	Regulations 2014, as amended.		within the Scoping Report.
	Further note that in terms of Regulation 45 of the EIA Regulations		This application is currently within the regulated timeframes.
	2014, as amended, this application will lapse if the applicant fails		
	to meet any of the timeframes prescribed in terms of these		Applicant has been informed that no activity pertaining to
	Regulations, unless an extension has been granted in terms of		this proposed project may commence prior to receiving an
	Regulation 3(7).		Environmental Authorisation from the DFFE.
	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.		
3.	You may proceed with the environmental impact assessment	Olivia Letlalo	
	process in accordance with the tasks contemplated in the PoSEIA	Case Officer	
	as required in terms of the EIA Regulations, 2014, as amended.	DFFE	
	-		
		Letter: 05 April 2023	
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No.	Comment	Raised by	Response
	In addition, the following amendments and additional information		
	are required for the Environmental Impact Assessment Report		
	(EIAR):		
	a) <u>Listed Activities</u>		
	It is noted that certain listed activities applied for will be		The listed activities triggered by the proposed development
	confirmed during the EIA Phase. Please ensure that only		have been applied for in the amended application form
	listed activities that are triggered by the proposed		and the draft EIAr.
	development are applied for, in the amended application		
	form and draft EIAr for the proposed development.		
	The description of activities applied for in the amended		The listed activities have been updated within the amended
	application form is not the same as the description given		application form as well as within the draft EIAR which now
	in the final SR. You are advised to ensure that the		correlate and have been submitted to the DFFE.
	information submitted in the draft EIAr is consistent.		
	It has been noted that the exclusions on the triggered		The listed activities have been updated within the amended
	listed activities applied for are not included. Therefore, you		application form as well as within the draft EIAR which now
	are advised to include in the amended application form		correlate and have been submitted to the DFFE.
	as well as final SR all the relevant exclusions related to the		
	listed activities applied for. For instance, activity 11 of		
	Listing Notice (LN) 1 have been applied for, however the		
	exclusions have not been quoted in the application form.	_	
	Activity 19 is hereby applied for, quoting the infilling or		Activity 19 has been removed and updated from the listed
	depositing of any material of more than 5 cubic metres,		activities list within the amended application form as well as
	however, the Regulations refer to more than 10 cubic		within the draft EIAR that has been submitted to the DFFE.
	meters. You are expected to quote the correct activity		
	and indicate how this activity is triggered.	_	
	Activity 15 of LN 2 and 12 of LN 3 for the clearance of an		Activity 15 has been updated to include the exact amount
	area more than 20ha and 300 square metres,		of vegetation to be cleared as well as the type of vegetation
	(respectively) of indigenous vegetation are applied for		within the amended application form and EIA report which
	without specifying the exact total amount of vegetation		has been submitted to the DFFE.
	to be cleared. You are advised to include this information		
	in the amended application form and final SR. In addition,		

No.	Comment	Raised by	Response
	please specify the type of vegetation to be cleared for		
	activity 15 of LN 2.		
	Under activity 56 of LN 1 and 4 of LN 3, the CA		Activity 56 of LN 1 and 4 of LN 3 have been removed from
	acknowledged that the access roads to be widened or		the amended application form and draft EIA report as it has
	upgraded have been provided. However, the length of		been advised that the said activities are not triggered and
	the aforesaid access roads has not been included in the		said documents have been submitted to the DFFE.
	application form and draft SR to determine the		
	applicability of the abovementioned activity. You are		
	advised to include the relevant details to determine if the		
	said activity is triggered by the proposed development or		
	not.		
	It has been noted that activities 4,10, 12, 14, and 18 of LN		The activities 4,10, 12, 14, and 18 of LN 3 have been removed
	3 have been applied for because Critical Biodiversity		from the amended application form and the draft EIA report
	Areas (CBAs) will be affected by the proposed		as it has been noted that they are not triggered activities
	development, however, the description of the portion of		and said documents have been submitted to the DFFE.
	the proposed project to which the applicable listed		
	activity relates indicated as Ecological Support Areas		
	(ESA) will be affected. However, the listed activities under		
	Listing Notice 3 does not include ESA specifically for the		
	Northern Cape Province in order for the development to		
	trigger a listed activity. Therefore, you are requested to		
	explain and provide evidence why the above-mentioned		
	listed activities are triggered for the proposed		
	development. In addition, the description of the proposed		
	project must make reference to the systematic biodiversity		
	plans adopted by the CA or in bioregional plans and proof		
	of such must be obtained from the relevant CA and be		
	part of the amended application form and draft EIAr.		
	Activity 11 of LN 1 has been applied for, however, page 13		Activity 11 of LN 1 has been included as a triggered activity
	of 34 of the application form indicated that "the switching		because the development of Tafelkop Solar PV Facility will
	station forming part of the 132kV collector substation and		include a 33/132kV on-site substation (IPP portion) which will
	the new 132kV double circuit will be assessed as part of a		be connected to the proposed central collector substation

No.	Comment	Raised by	Response
	separate Environmental Impact Assessment process in		via overhead cabling with a capacity of up to 132kV. This
	support of an application for Environmental Authorisation".		has been updated within the amended application form
	As such, you are requested to clarify why this activity is		and the draft EIA report which have been submitted to the
	triggered for the proposed development.		DFFE.
	The EIAr must provide an assessment of the impacts and		The EIAr provides an assessment of the impacts and
	mitigation measures for each of the listed activities applied		mitigation measures for each of the listed activities applied
	for.		for and has been submitted to the DFFE.
	Please ensure that all relevant listed activities are applied		All relevant listed activities that are triggered have been
	for, are specific and can be linked to the development		updated both within the amended application form and
	activity or infrastructure as described in the project		the draft EIA report which have been submitted to the DFFE.
	description. In addition, the onus is thus on the applicant		
	and the environmental assessment practitioner (EAP) to		
	ensure that all the applicable listed activities are included		
	in the application. Failure to do so may result in		
	unnecessary delays in the processing of the application.		
	If the activities applied for in the application form differ		An amended application form has been submitted to the
	from those mentioned in the final EIAr, an		DFFE along with draft EIA report.
	amendedapplication form must be submitted. Please		
	note that the Department's application form template has		
	been amended and can be downloaded from the		
	following link		
	https://www.environment.gov.za/documents/forms.		
	b) Public Participation		
	Please ensure that comments from all relevant		All comments received from stakeholders are included in
	stakeholders are submitted to the Department with the		Appendix C6: Comments Received of the EIA Report, and
	final EIAr. This includes but is not limited to the Department		those to be submitted on the EIA Report will be included in
	of Forestry, Fisheries, and the Environment (DFFE):		Appendix C6: Comments Received of the final EIA Report.
	Protected Areas Planning and Management Effectiveness		The state of the state of the state of the DEFE construction of the state of the st
	Directorate, DFFE: Biodiversity Planning and Conservation		The stakeholders, as listed by the DFFE, are included in the
	(BCAdmin@environment.gov.za); Northern Cape		I&AP database and any additional identified stakeholders
	Department of Agriculture, Environmental Affairs, Rural		will be registered on the project database and included in
	Development and Land Reform, Telkom, South African		the consultation process.

No.	Comment	Raised by	Response
	The Public Participation Process must be conducted in		The Public Participation Process has been conducted in
	terms of Regulations 39, 40, 41, 42, 43 & 44 of the EIA		terms of Regulations 39, 40, 41, 42, 43 & 44 of the EIA
	Regulations, 2014, as amended.		Regulations 2014, as amended (GNR 326), as well as in
			accordance with the approved Public Participation Plan
			(Appendix C1) as follows:
			Project database:
			o A register of I&APs has been compiled and will be
			updated throughout the EIA process ( <b>Appendix C21:</b>
			I&AP Database).
			EIA & Public Participation process announcements:
			o The BID, accompanied by a cover letter inviting I&APs
			to register on the project database, was distributed
			via email to identified I&APs and relevant OoS on 30
			June 2022 (refer to <b>Appendix C4: Organs of State</b>
			Correspondence and to key stakeholders and I&APs
			Appendix C5: Stakeholder Correspondence of the
			final Scoping Report. The BID is included in <b>Appendix</b>
			C2: Site Notices & Newspaper Advertisement of the
			final Scoping Report.
			o An advertisement was placed in The Echo
			Newspaper, a community newspaper, on Friday, 08
			July 2022 (refer to Appendix C2: Site Notices &
			Newspaper Advertisement of the final Scoping
			Report).
			o Site Notices announcing the EIA process were placed
			at visible points the along the boundary of the
			proposed development site in accordance with the
			requirements of the EIA Regulations on 28 May 2022
			(refer to Appendix C2: Site Notices & Newspaper
			Advertisement of the final Scoping Report).

No.	Comment	Raised by	Response
No.	Comment	Raised by	o Process Notices were placed at various public places in:

No.	Comment	Raised by	Response
			Appendix C2: Site Notices & Newspaper
			<b>Advertisement</b> of the final Scoping Report).
			<ul> <li>Attempt to obtain comments on the Scoping Report:</li> </ul>
			<ul> <li>An e-mail to all registered I&amp;APs and OoS as a</li> </ul>
			reminder of the availability of the Scoping Report
			for review and comment was sent on 07 February
			2023 (refer to Appendix C4: Organs of State
			Correspondence and Appendix C5: Stakeholder
			Correspondence of the final Scoping Report).
			<ul> <li>Various virtual meetings were held during the 30-</li> </ul>
			day review and comment period of the Scoping
			Report (refer to <b>Appendix C7: Meeting Notes</b> of
			the final Scoping Report for the meeting notes):
			FGM with landowners: 26 January 2023 at 09h00.
			FGM with NC DAERD&LR and DWS Officials: 26 January at 11h00
			➤ Key Stakeholder Workshop: 31 January 2023
			at 14h00.  • Consultation:
			Proof of consultation with I&APs and Oos
			throughout the Scoping Phase to date is included in <b>Appendix C4: Organs of State Correspondence</b>
			and Appendix C5: Stakeholder Correspondence
			of the final Scoping Report.
			o Comments & Responses Report:  All comments received from the announcement of
			the Scoping and EIA process and those submitted
			during the 30-day review and comment period of
			the Scoping Report have been captured in this
			C&RR which was attached to the final Scoping
			Report as Appendix C8: Comments & Responses
			Roport as Appendix Co. Comments & Responses

No.	Comment	Raised by	Response
			Report final Scoping Report, and is now attached to
			the EIA Report.
			EIA REPORT
			EIA Report available for review and comment:
			<ul> <li>Registered I&amp;APs were notified of the availability</li> </ul>
			of the EIA Report for a 30-day review and
			comment period via e-mail on 29 May 2023 (refer
			Appendix C5: Stakeholder Correspondence of
			the final Scoping Report).
			<ul> <li>Commenting authorities, municipal councillors</li> </ul>
			and local and district municipalities which have
			jurisdiction in the area were requested to submit
			written comments on the EIA Report via e-mail on
			29 May 2023 (refer to <b>Appendix C4: Organs of State Correspondence</b> of the EIA Report).
			<ul> <li>Advertisements were placed in:</li> </ul>
			> Volksblad: 26 May 2023; and
			The Echo/Midland Nuus Newspaper: 26 May
			2023 (refer to Appendix C2: Site Notices &
			Newspaper Advertisement of the EIA Report).
			o Various virtual, in-person and public meetings will be
			held during the 30-day review and comment period
			of the EIA Report and all meeting notes will be
			included in <b>Appendix C7: Meeting Notes</b> of the final
			EIA Report.
			<ul> <li>Consultation:</li> <li>Proof of consultation with I&amp;APs and OoS during</li> </ul>
			the EIA Report review and comment period will
			be included in Appendix C4: Organs of State
			Correspondence and Appendix C5: Stakeholder
			Correspondence of the final EIA Report.

No.	Comment	Raised by	Response
NO.	c) Alternatives  • The final SR on page 27 indicates that three technologies, i.e., Lithium-ion batteries (LFP/NMC or others) (Li-lon), Lithium capacitors/Electrochemical capacitors (LiC) or Redox Flow BESS are being considered and that "the total size of the Battery Energy Storage System (BESS) will be determined at a later stage but could be up to 1MWh per MW of solar PV,". Please note the EAP is required to present	Raisea by	o Comments & Responses Report:  The C&RR will be updated with all comments received from stakeholders and OoS during the 30-day review and comment period of the EIA Report and will be attached as Appendix C8: Comments & Responses Report to the final EIA Report.  A preferred technology in terms of BESS has been chosen and clear motivation and reasons as to why the preferred alternative proves to be the preferred compared to other alternatives has been added within the draft EIA report in Chapters 2,6 and 7 and has been submitted to the DFFE.
	a preferred technology in terms of BESS. The CA does not grant authorisation for three technologies i.e., one technology for BESS must be chosen in the final EIAr. You are required to further provide clear motivation and reasons as to why the preferred alternative proves to be the preferred compared to other alternatives. This applies to all other alternatives considered.		
	<ul> <li>Alternatively, you should submit written proof of an investigation and motivation if no reasonable or feasible alternatives exist.</li> </ul>		A preferred technology in terms of BESS has been chosen and clear motivation and reasons as to why the preferred alternative proves to be the preferred compared to other alternatives has been added within the draft EIA report in Chapters 2,6 and 7 and has been submitted to the DFFE.
	<ul> <li>d) Layout &amp; Sensitivity Maps</li> <li>Please provide a layout map which indicates the following:</li> <li>The PV development area.</li> <li>Position of all infrastructure e.g., panels, BESS, on-site substations, etc.</li> </ul>		The comment has been acknowledged and a layout map overlain with the sensitivities as well as with the relevant requested information has been added into the draft EIA report (refer to chapter 6) which has been submitted to the DFFE.

No.	Comment	Raised by	Response
NO.	Permanent laydown area footprint.  All supporting onsite infrastructure e.g., roads (existing and proposed).  Connection routes (including pylon positions) to the distribution/transmission network; and  The location of sensitive environmental features on site e.g., CBAs, heritage sites, wetlands, drainage lines etc. that will be affected.  Buffer areas; and	Ruiseu Dy	кезропзе
	<ul> <li>All "no-go" areas.</li> <li>The above map must be overlain with a sensitivity map and a cumulative map which shows neighbouring renewable energy developments and existing grid infrastructure. All available biodiversity information must be used in the finalisation of the map and infrastructure must not encroach on highly sensitive areas as far as possible.</li> </ul>		The above map has been overlain with a sensitivity map and a cumulative map which shows neighbouring renewable energy developments and existing grid infrastructure. All available biodiversity information has been used in the finalisation of the map and infrastructure does not encroach on highly sensitive areas. The aforementioned has been added into the draft EIA report (refer to <b>Appendix L – Maps</b> ) which has been submitted to the DFFE.
	<ul> <li>Ensure that similar colours are not used to differentiate between infrastructure. i.e., items must be easily distinguishable in the Legend.</li> <li>Google maps will not be accepted for decision-making purposes.</li> </ul>		Different colours have been used to clearly distinguish between the projects components and has been added into the draft EIA report that has been submitted to the DFFE.  No Google maps have been used within the draft EIA report which has been submitted to the DFFE.
	<ul> <li>e) Specialist assessments</li> <li>The comments dated 07 February 2023 from this CA still apply and must be addressed in the final Environmental Impact Assessment phase.</li> <li>The following Specialist Assessments will form part of the EIAr:</li> <li>✓ Soils and Agriculture Potential.</li> <li>✓ Ecology (Terrestrial, and Freshwater) Assessment.</li> </ul>		The comments dated 07 February 2023 from this CA have been addressed in the draft Environmental Impact Assessment Report which has been submitted to the DFFE.  The following Specialist Assessments form part of the ElAr:  Soils and Agriculture Potential.  Ecology (Terrestrial, and Freshwater) Assessment.  Aquatic Biodiversity Impact Assessment.
	✓ Aquatic Biodiversity Impact Assessment.		✓ Avifauna Impact Assessment.

No.	Comment	Raised by	Response
	✓ Avifauna Impact Assessment.		✓ Visual Impact Assessment.
	✓ Visual Impact Assessment.		✓ Heritage Impact Assessment (Archaeology, Cultural)
	✓ Heritage Impact Assessment (Archaeology, Cultural)		Landscape, and palaeontology).
	Landscape, and palaeontology).		✓ Social Impact Assessment, and
	✓ Social Impact Assessment, and		✓ Traffic Impact Assessment.
	✓ Traffic Impact Assessment.		The aforementioned specialist assessments have been
			included with the draft EIAR as <b>Appendices D to K</b> which has
			been submitted to the DFFE.
	• It is brought to your attention that Procedures for the		Specialist assessments (for all environmental themes
	Assessment and Minimum Criteria for Reporting on		identified by screening tool) have been conducted in
	identified Environmental Themes in terms of Sections		accordance with the aforementioned protocols and have
	24(5)(a) and (h) and 44 of the National Environmental		been included with the draft EIAR as <b>Appendices D to K</b>
	Management Act, 1998, when applying for Environmental		which has been submitted to the DFFE.
	Authorisation, which were promulgated in Government		
	Notice No. 320 of 20 March 2020 (i.e., "the Protocols"), and		
	in Government Notice No. 1150 of 30 October 2020, have		
	come into effect. Please note that specialist assessments		
	(for all environmental themes identified by screening tool)		
	must be conducted in accordance with these protocols		
	unless proof is provided to demonstrate that the specialist		
	assessments were commissioned prior to 50 days after the		
	promulgation of GN 320 and after promulgation of		
	GN1150 (30 October 2020).		
	Additionally, the protocols specify that an assessment must		Where relevant, Specialists are registered with SACNASP.
	be prepared by a specialist who is an expert in the field		
	and is SACNASP registered for e.g.an aquatic assessment		
	must be prepared by a specialist registered with SACNASP,		
	with expertise in the field of aquatics sciences.		
	The EAP must ensure that the terms of reference for all the		A detailed description of the study's methodology;
	identified specialist studies include the following:		indication of the locations and descriptions of the
	✓ A detailed description of the study's methodology;		development footprint, and all other associated
	indication of the locations and descriptions of the		infrastructures that they have assessed and are

No.	Comment	Raised by	Response
	development footprint, and all other associated infrastructures that they have assessed and are recommending for authorisations. You are advised to provide a table listing all the specialist studies undertaken with the recommendation for the proposed development.   Provide a detailed description of all limitations to the	r s k r	recommending for authorisations have been added in the relevant specialist studies and a table listing all the specialist studies undertaken with the recommendation for the proposed development have been added in the draft EIA report (refer to table).  Specialist reports include details of methodology used, a
	studies. All specialist studies must be conducted in the right season and providing that as a limitation will not be allowed.	k	description of all limitations to the studies, are final and provide detailed/practical mitigation measures for the preferred alternatives and recommendations.
	✓ Please note that the Department considers a 'no-go' area, as an area where no development of any infrastructure is allowed; therefore, no development of associated infrastructure including access roads is allowed in the 'no-go' areas.		Development of associated infrastructure including access roads has avoided the 'no-go' areas.
	✓ Should the specialist definition of 'no-go' area differ from the Departments definition; this must be clearly indicated. The specialist must also indicate the 'no-go' area's buffer.		The definition of 'no go' areas used by the specialists does not differ from that of the Department.
	✓ All specialist studies must be final, and provide detailed/practical mitigation measures for the preferred alternatives and recommendations, and must not recommend further studies to be completed post EA.	i	Specific mitigation measures are detailed and have been included within the project EMPr, included in <b>Appendix M</b> and N of this report.
	✓ Should a specialist recommend specific mitigation measures, these must be clearly indicated.	i	Specific mitigation measures are detailed and have been included within the project EMPr, included in <b>Appendix M</b> and N of this report.
	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.	t	Findings of the specialist studies, including conclusions in terms of alternatives considered (where relevant) have been included in <b>Chapter 6</b> and <b>7</b> of this EIA Report.

No.	Comment	Raised by	Response
	✓ It is the responsibility of the EAP to confirm the list of specialist assessments and to motivate in the assessment report, the reason for not including any of the identified specialist studies including the provision of photographic evidence of the site situation. The site sensitivity verification for each of the recommended studies, as per the protocols, must be compiled and attached.		<b>Table 4.6</b> provides the outcome of the site sensitivity verification undertaken by the specialists in the scoping phase (and confirmed in the EIA Phase), and the assessment undertaken in terms of the relevant protocols (i.e. full impact assessment or Compliance Statement).
	Please include a table that shows the proposed studies and the relevant specialists carrying out the study. In addition, a summary should be included of the specialist's recommendations in terms of the alternatives that are preferred based on the findings of their study.		Specialist studies undertaken are listed in Table 4.7 and reports are included in Appendix D-K of this report.
	✓ All specialist studies must be final, and provide detailed/practical mitigation measures for the preferred alternative and recommendations, and must not recommend further studies to be completed post EA.		Findings of the specialist studies, including conclusions in terms of alternatives considered (where relevant) have been included in <b>Chapter 6</b> and <b>7</b> of this EIA Report.
	f) Cumulative Impact Assessment  • It has been noted on page iii and 1 of the final SR that the proposed project is one (1) of 9 projects (in process application submitted) in batch 1, summing up all 3 batches into a total of 21 projects. Further to this there are other similar projects or renewable projects within a 30km radius of the proposed development site, therefore, the cumulative impact assessment for all identified and assessed impacts must be refined to indicate the following:  > Assess the cumulative impacts of the proposed (not yet authorised), authorised (not yet constructed) and existing solar energy facilities.		An assessment of cumulative impacts is included in <b>Chapter</b> 6 of this EIA Report as well as within the specialist reports included in <b>Appendix D-K</b> .

No.	Comment	Raised by	Response
	Detailed process flow and proof must be provided, to		The cumulative impact significance rating is considered in
	indicate how the specialist's recommendations,		the overall conclusion on the need and desirability of the
	mitigation measures and conclusions from the various		project and the impact statement for the project included
	similar developments in the area were taken into		in Chapter 7 of this EIA Report.
	consideration in the assessment of cumulative impacts		
	and when the conclusion and mitigation measures		
	were drafted for this project.		
	The cumulative impacts significance rating must also		The cumulative impact significance rating is considered in
	inform the need and desirability of the proposed		the overall conclusion on the need and desirability of the
	development.		project and the impact statement for the project included
			in Chapter 7 of this EIA Report.
	> A cumulative impact environmental statement on		The cumulative impact significance rating is considered in
	whether the proposed development must proceed.		the overall conclusion on the need and desirability of the
			project and the impact statement for the project included
			in Chapter 7 of this EIA Report.
	g) <u>Environmental Management Programme (EMPr)</u>		The PV facility will include an onsite substation (IPP portion).
	<ul> <li>Page 13 of 34 of the application form indicated that "the</li> </ul>		The generic EMPr for substation development has been
	switching station forming part of the 132kV collector		compiled and is included in the EIA Report as <b>Appendix N</b> .
	substation and the new 132kV double circuit will be		
	assessed as part of a separate Environmental Impact		An EMPr for the facility compiled in terms of Appendix 4 of
	Assessment process in support of an application for		the EIA Regulations and which includes mitigation and
	Environmental Authorisation". However, it is unclear		monitoring measures for the Solar PV is included in <b>Appendix</b>
	whether the abovementioned infrastructures will form part		<b>M</b> of this EIA Report.
	of the proposed development. Therefore, should these		
	infrastructure form part of the proposed development,		
	ensure that the generic EMPr (for both 132kV collector		
	substation and 132kV double circuit) that complies with		
	the GN 435 of March 2022 is submitted in the final report.		
	Ensure that the EMPr in terms of Appendix 4 of the EIA		The PV facility will include an onsite substation (IPP portion).
	Regulations includes mitigation and monitoring measures		The generic EMPr for substation development has been
	for the Solar PV is submitted with the final EIAR.		compiled and is included in the EIA Report as <b>Appendix N</b> .

No.	Comment	Raised by	Response
			An EMPr for the facility compiled in terms of Appendix 4 of
			the EIA Regulations and which includes mitigation and monitoring measures for the Solar PV is included in <b>Appendix</b>
			M of this EIA Report.
	General		Technical details for the proposed facility are included in
	The EIAr must provide the technical details for the proposed facility		Table 2.7 of this EIA Report.
	in a table format as well as their description and/or dimensions. A		'
	sample for the minimum information required is listed under		
	Annexure 2 below.		
	The applicant is hereby reminded to comply with the requirements		The Applicant acknowledges the time allowed for
	of Regulation 45 of GN R982 of 04 December 2014, as amendment,		complying with the requirements of the Regulations.
	regarding the time allowed for complying with the requirements of		
	the Regulations.		
	You are hereby reminded of Section 24F of the National		The Applicant acknowledges that no activity may
	Environmental Management Act, Act No. 107 of 1998, as		commence prior to receipt of the Environmental Authorisation.
	amended, that no activity may commence prior to an environmental authorisation being granted by the Department.		Aumonsation.
4.	The mandate of the Forestry Branch in the Department of Forestry,	Jacoline Mans	
7.	Fisheries and the Environment (DFFE), as an EIA commenting	Chief Forester	
	authority, is to ensure control over developments that affect State	PP Nomfundo Tshabalala: DG	
	forests, natural forests, forest nature reserves and protected trees.		
		Letter: 08 February 2023	
	1. The applicant must assess the site for the presence of		
	protected trees [section 12 of the National Forests Act, Act		The comment has been acknowledged. The Ecologists will
	No. 84 of 1998 (NFA)] and the potential risk and impact on		undertake detailed surveys and fieldwork of the proposed
	such tree species. See Government Notice (GN) 2984,		development layout and will identify potentially occurring
	Government Gazette No. 47927 of 27 January 2023 for the list		protected trees within the area of the proposed project and
	of protected tree species. Protected species such as		site. This will be conducted and provided within the EIA
	Vachellia erioloba, Vachelia haematoxylon and Boscia albitrunca might occur on site.		phase. Where protected trees are to be impacted by the project, recommendations will be made regarding
	dibilioned might occor on sile.		appropriate mitigation measures and permitting
			requirements.
			109011011101

No.	Comment	Raised by	Response
	<ol> <li>Section 15(1) of the NFA stated that no person may cut, disturb, damage or destroy any protected tree; or possess, collect, remove, transport, export, purchase, sell, donate or in</li> </ol>		
	any other manner acquire or dispose of any protected tree,		
	or any forest product derived from a protected tree, except		
	under a licence granted by the Minister; or in terms of an		
	exemption published by the Minister.		
	3. The prohibition on protected trees applies to all trees, alive		
	and dead. It also applies to all size classes of the species listed		
	as protected.		
	<u>Draft Scoping Report (DSR) (Comments):</u>		
	4. The applicant is Akuo Energy Afrique and Phase 1 of the proposed Crossroads Green Energy entails the development		The comment has been acknowledged. The Ecologists will undertake detailed surveys and fieldwork of the proposed
	of nine (9) solar energy facilities, 20 km north of Philipstown		development layout and will identify potentially occurring
	and 30 km west of Petrusville. These comments are generic		protected trees within the area of the proposed project and
	and applicable to all nine (9) projects, namely Tafelkop Solar		site. This will be conducted and provided within the EIA
	PV, Koppy Alleen Solar PV, Vrede Solar PV, Zionsheuwel Solar		phase. As recommended, the specialist will be requested to
	PV, Amper Daar Solar PV, Wag-'n-Bietjie Solar PV, Ruspoort		determine the density of the protected trees per project, to
	Solar PV1, Ruspoort Solar PV2 and Middelplaas Solar PV. As		get an accurate estimation of the number of protected
	indicated above, the project sites must be assessed for the		trees that would be destroyed per project.
	presence of NFA listed protected trees in the proposed		
	development footprints. If found on site, Forestry strongly		Where protected trees are to be impacted by the project,
	recommends that the specialist(s) doing the fauna and flora		recommendations will be made regarding appropriate
	(terrestrial biodiversity or ecological) specialist reports also		mitigation measures and permitting requirements.
	determine the density of the protected trees per project, to		
	get an accurate estimation of the number of protected trees		
	that would be destroyed per project. This information cannot		
	be gathered through desktop studies, fieldwork is required.		
	Protected tree density and numbers of trees to be destroyed		
	is required for processing of Forest Act Licence applications. If		

No.	Comment	Raised by	Response
	accurate information is gathered during the EIA phase, it can be used when applying for a Forest Act Licence, thus saving time and money. Otherwise, it might be necessary to appoint another specialist prior to submitting the applications for the Forest Act Licence and/or Fauna and Flora Permits, before construction and commencement of vegetation clearance.  5. It is important to assess the cumulative impacts on protected trees because this is phase 1, implying further phases are planned. If there are significant impacts on protected trees and/or Critical Biodiversity Areas which cannot be avoided or mitigated to acceptable levels, a biodiversity offset may be triggered, causing delays in the processing of a Forest Act Licence and Flora Permits. If evident that there might be significant impacts, it is advisable to appoint an offset specialist to do an offset investigation during the EIA phase (see the National Guidelines on Biodiversity Offsets) and present the findings and/or recommendations to the Forestry Branch of the DFFE and the provincial Conservation Authority in the Northern Cape Department of Agriculture, Environmental Affairs, Rural Development and Land Reform (DAERL).		The ecological impact assessment will include an assessment of the cumulative impacts on protected trees considering all similar developments within a 30km radius of the site. Recommendations regarding mitigation and permitting/offset requirements will be provided.
	Additional information		The ecological impact assessment will include an
	6. The Department is kindly requesting an accurate indication of the number of protected trees to be destroyed to facilitate construction of the nine (9) PV facilities and associated infrastructure.		assessment of the cumulative impacts on protected trees considering all similar developments within a 30km radius of the site. Recommendations regarding mitigation and permitting/offset requirements will be provided.
	7. Electronic copies of the Specialist Terrestrial Biodiversity Impact Assessments (once available).		Electronic copies of the Specialist Terrestrial Biodiversity Impact Assessments will be provided as requested
	<b>NOTE:</b> The Department may request to do site inspections to confirm the findings in the reports or when processing Forest Act Licence applications and/or request a virtual meeting to discuss		The comment has been acknowledged. A site visit can be undertaken with the Department if required.

No.	Comment	Raised by	Response
	the findings in relation to protected tree impacts and/or		
	biodiversity offsets.		
5.	The Directorate: Biodiversity Conservation has reviewed and	Portia Makitla	The comment has been acknowledged. The EIA Report
	evaluated the reports and does not have any objection to the	Case Officer:	comply with the regulations as required.
	Scoping Report and the Plan of Study, however, the final report	DFFE: BC	
	must comply with the procedures for the assessment and minimum		
	criteria for reporting on identified environmental themes in terms of	Letter: 13 February 2023	
	sections 24(5)(A) and (H) and 44 of the National Environmental		
	Management Act, 1998.		
	The final report must comply with all the requirements as outlined in		The comment has been acknowledged. The EIA Report
	the Environmental Impact Assessment (EIA) guideline for		comply with the guidelines as required.
	renewable energy projects and the Best Practice Guideline for Birds		
	& Solar energy for assessing and monitoring the impact of solar		
	energy facilities on birds in Southern Africa.		
	In conclusion, the Public Participation Process documents related		The Directorate: Biodiversity Conservation received personal
	to Biodiversity EIA for review and queries should be submitted to the		notification of the availability of the Scoping Report and this
	Directorate: Biodiversity Conservation at Email;		process will be continued throughout the EIA process.
	BCAdmin@dffe.gov.za.		
6.	Interim Comment	Natasha Higgitt	The comment has been acknowledged.
	The SAHRA Archaeology, Palaeontology and Meteorites (APM) Unit	Manager: Development	The HIA to be submitted in the EIA phase will comply with
	requests that the pending assessment of the impact to heritage	Applications Unit	section 38(3) of the NHRA as required by section 38(8) of the
	resources comply with section 38(3) of the NHRA as required by	and	NHRA and include an archaeological and palaeontological
	section 38(8) of the NHRA. The HIA must include an archaeological	Phillip Hine	component as requested by the SAHRA Archaeology,
	and palaeontological component.	Manager: Archaeology,	Palaeontology and Meteorites (APM) Unit.
		Palaeontology & Meteorites	
	The field-based archaeological component of the HIA must be	Unit	The field-based archaeological component of the HIA will
	conducted by a qualified archaeologist and must comply with the	SAHRA	be conducted by a qualified archaeologist and will comply
	SAHRA 2007 Minimum Standards: Archaeological and		with the SAHRA 2007 Minimum Standards: Archaeological
	Palaeontological Components of Impact Assessment Reports.	Letter: 14 February 2023	and Palaeontological Components of Impact Assessment
			Reports.
	The proposed development is located within an area of high		
	Palaeontological Sensitivity as per the SAHRIS PalaeoSensitivity		

No.	Comment	Raised by	Response
	map. As such, a desktop based Palaeontological Impact		A Palaeontological Impact Assessment (PIA) will be
	Assessment (PIA) must be undertaken by a qualified		undertaken by a qualified palaeontologist as requested. The
	palaeontologist. The report must comply with the 2012 Minimum		report will comply with the 2012 Minimum Standards:
	Standards: Palaeontological Components of Heritage Impact		Palaeontological Components of Heritage Impact
	Assessments.		Assessments.
	Any other heritage resources as defined in section 3 of the NHRA		If any other heritage resources as defined in section 3 of the
	that may be impacted, such as built structures over 60 years old,		NHRA that might be impacted, such as built structures over
	sites of cultural significance associated with oral histories, burial		60 years old, sites of cultural significance associated with oral
	grounds and graves, graves of victims of conflict, and cultural		histories, burial grounds and graves, graves of victims of
	landscapes or viewscapes must also be assessed.		conflict, and cultural landscapes or viewscapes will then be
			assessed in the EIA phase and presented within the EIA
	Further comments will be issued upon receipt of the pending		report.
	heritage reports and the Draft EIA inclusive of appendices.		
			Comment has been acknowledged. No further comment is
			required

## 1.2. Key Stakeholders and Interested & Affected Parties

No.	Comment	Raised by	Response
1.	With reference to your above-mentioned application, I hereby	Mantwa Gabaitumelo	This information has been shared with the Applicant who will
	inform you that our Client (OPENSERVE) approves the proposed	Mvelaphande Trading	consult with Mvelphande Trading at the applicable time in
	work indicated on your drawings in terms Section 29 of the	Openserve Service Provider	the application process.
	Electronic Communications Act 36 of 2005 as amended.		
		Letter: 14 July 2022	
	Any changes/deviations from the original planning during or prior		
	to construction must immediately be communicated to this		
	office.		
	Our Client (OPENSERVE)'s infrastructure is affected by this		
	proposal and the routes are marked in PINK on attached sketch		
	as accurately as possible. We did our utmost to ensure that we		
	indicate our route as accurate as possible and should you		

No.	Comment	Raised by	Response
	discover any of our cables that are not on the sketch please stop		
	and contact us immediately to arrange a site meeting. Please		
	make use of pilot holes in order not to damage our infrastructure.		
	Therefore, any damages occurred during construction of work		
	will be repaired at the customer's account. Consequently, the		
	following conditions apply:		
	Aerial Plant - At points of crossing, the overhead power lines		
	should cross above the communications lines in accordance with		
	and clearances stipulated in the Occupational Health and safety		
	Act no 85 of 1993, Machinery regulations 20 – Crossings, and		
	Electrical Machinery Regulations 15 – Clearance of Power Lines.		
	If the specifications could not be met, all deviation costs will be		
	for the applicant's account. We also refer to section 25 of		
	Electronic Communication Act 36 of 2005.		
	At points of crossing, the overhead power line should cross over		The EGI from the solar PV plant will follow a separate
	the overhead communication lines with a minimum vertical		environmental process and the report and kmz will be shared
	separation of 0.8 meters.		with the stakeholder once available for review and
			comment.
	Suitable protection as laid down in section 5 of the Code of		The applicant has been advised of this requirement.
	Practice should be provided at all important crossings.		
	The crossing of supply lines or overhead service mains directly		The EGI from the solar PV plant will follow a separate
	above or adjacent to communication poles must be avoided if		environmental process and the report and kmz will be shared
	possible. If not clearance of 3 meters must be provided.		with the stakeholder once available for review and
	In order to minimize noise induction into the telecommunication		comment.
	systems, the angle of crossing between the overhead power line		
	and all communication lines, should be as near to a right angle		Consultation between the Applicant and the stakeholder will
	as possible – the following deviation from the right angle being		take place prior to construction of the EGI.
	permitted at:		
	Mvelaphande Trading: Reg no 2002-029553-23		
	Members: Bopape P.M., Makgakge M.G.		

No.	Comment	Raised by	Response
	· Power voltage of 48 kV and higher - 30 degrees		
	Power voltage of lower than 48 kV - 45 degrees SWER		
	must be as near as 90 degrees as possible		
	Approved on condition that, should it later be found necessary		The comment has been noted and the appllicant advised
	to deviate the existing communication line due to existing noise		accordingly.
	interference or any other reason whatsoever, the cost of such		
	remedial action shall be repayable.		
	Paragraph 2.4.1 of the Code of Practice stipulates the minimum		The applicant has been advised of this requirement.
	acceptable horizontal separation between power and the		
	communication lines and where this cannot be met, the design		
	of the power line is also stipulated. This could apply between the		
	attached plans and these requirements should strictly be		
	adhered to.		
	In cases where an underground power cable will run parallel with		The applicant has been advised of this requirement.
	an existing underground communication cable, a separation as		
	great as possible should be maintained with a minimum		
	separation of 600mm. should the separation be less than 600mm		
	and the power cable are not enclosed in a suitable pipe, a		
	concrete slab must be provided immediately above the power		
	cable for the length of parallelism. If the separation is less than		
	300mm, additional protection is required by placing concrete		
	slabs between our Client (OPENSERVE) cables/pipes and the		
	power cables.		
	Underground Crossings - At the points where our Client		The applicant has been advised of this requirement.
	(OPENSERVE)'s existing underground communication cable will		
	be crossed by an underground cable; the latter should be laid a		
	depth of at least 300mm below the communication cable -		
	normally laid at a depth of 600mm. If the power cable is not		
	enclosed in a suitable pipe, protection in the form of a concrete		
	slab should be provided immediately above the power cable for		
	a minimum of 2 (Two) metres on either side of crossing.		

No.	Comment	Raised by	Response
	Calculations have shown that an earth fault on the high voltage		The applicant has been advised of this requirement.
	Power lines will induce excessive low frequency induction into the		
	Communication lines. As a result of this, the cost to deviate / alter		
	the communication lines to prevent this induction will be for the		
	power provider.		
	Relocations of our Client (OPENSERVE) plant will be done at		The applicant has been advised of this requirement.
	customer's request and will be a repayable project.		
	Please notify the office within 21 working days from date of this		The applicant has been advised of this requirement.
	letter of acceptance and if any alternative proposal is available		
	of if a recoverable work should commence, the liaison officer is		
	Mantwa Gabaitumele at tel. no. 0825216813.		
	As important cables are affected, Mr Vivian Groenewald must be		The applicant has informed of this requirement and will
	contacted at 054 338 6501 /081 362 6738, (2) two weeks' prior of		comply/notify as needed to the relevant office and people.
	commencement on construction work. It would be appreciated		
	if this office can be notified within 30 days on completion of		
	construction work. Confirmation is required on completion of		
	construction as per agreed requirements.		
	On completion of this project please certify that all requirements		The applicant has been advised of this requirement.
	as stipulated in this letter have been met. Please note that should		
	any of our Client (OPENSERVE) infrastructure has to be relocated		
	or altered as a result of your activities the cost for such alterations		
	or relocations will be for your account in terms of section 25 of the		
	Electronic Communications Act.		
	This approval is valid for 6 months only, after which re-application		The comment has been noted. No further action is required.
	must be made if the work has not been completed.		
	Should our Client (OPENSERVE) infrastructure be damaged while		The applicant has been advised of this requirement.
	work is undertaken, kindly call the Toll-free number 0800203951		
	immediately.		
	All of our Client (OPENSERVE) rights remain reserved.		

No.	Comment	Raised by	Response
	Mr Vivian Groenewald must be contacted at 054 338 6501 /081		The applicant has been advised of this requirement.
	362 6738, Two weeks before any commencement of proposed		
	work.		

## 2. COMMENTS RECEIVED DURING THE COMMENCEMENT OF THE SCOPING PHASE OF THE EIA PROCESS

## 2.1. Organs of State

No.	Co	mment	Raised by	Response
3.	1.	The biggest concern is that the project falls in an Important Bird Areas and proper avifauna surveys must be conducted in order to mitigate the impacts on birds, as there is already a lot of power lines in the area.	N Uys and E Swart Scientific Manager GR B: Environmental Research & Development	An Avifaunal Impact Assessment will be undertaken by a suitably qualified Avifaunal Specialist. The Assessment will identify impacts associated with the proposed development and relevant mitigation measures will be formulated. Furthermore, Birdlife SA will be contacted to provide recommendations as per the latest protocols.
	2.	Please incorporate into the assessment the ESKOM maintenance roads under power line(s) for maintenance and fire breaks (there is specific sizes for specific line sizes).	Letter: 07 July 2022	The Eskom requirements will be assessed and if required will be included in the Generic EMPrs in the EIA Phase of the process.
	3.	Please note the area is also an arid landscape and temporary roads leave scars in the landscape for years.		Noted. Where possible existing roads will be used for temporary road access.
	4.	Please include under cumulative impacts assessed other developments such as agriculture and mining. Also include in the assessment the other renewable energy projects in the area and their associated power lines, especially the Kudu Solar PV and EGI that is located adjacent to this development.		An in-depth assessment of other developments within the areas will be conducted during the EIA Phase of the S&EIA Phase.
	5.	This is a massive project and the cumulative impact of the project size should also be assessed.		The potential cumulative impacts of the proposed project have been included in Section 9.5 of the Draft Scoping Report. An in-depth assessment will be further conducted during the EIA Phase of the S&EIA Process.
	6.	It is recommended that all Environmental Authorisations for Renewable Energy (RE) projects as well as power lines must be re-evaluated if there are any changes in the way RE projects are approved for the De Aar area.		During the S&EIA Phase, the DFFE link for renewable projects database: <a href="https://eqis.environment.gov.za">https://eqis.environment.gov.za</a> will be utilised to assess Renewable Energy Projects in the area to assess the cumulative impacts of the proposed development.
	7.	Fauna and flora permits will be needed for removal of flora and fauna for both the power line(s) and the renewable energy facilities.		Any required permits will be obtained from relevant authorities prior to any commencement of construction activities.

No.	Comment	Raised by	Response
9.	With reference to your above-mentioned application, I hereby	Mantwa Gabaitumele	The approval is noted. No further response is required.
	inform you that our Client (OPENSERVE) approves the proposed	Mvelaphande Trading	
	work indicated on your drawings in terms Section 29 of the	(OpenServe Service Provider)	
	Electronic Communications Act 36 of 2005 as amended.		
		Letter: 14 July 2022	
	Any changes/deviations from the original planning during or	Ref.: CPLT0414-22	
	prior to construction must immediately be communicated to		
	this office.		
	Our Client (OPENSERVE)'s infrastructure is affected by this		Noted. The details as contained in the correspondence have
	proposal and the routes are marked in PINK on attached sketch		been provided to the Applicant for further action, as may be
	as accurately as possible. We did our utmost to ensure that we		required.
	indicate our route as accurate as possible and should you		
	discover any of our cables that are not on the sketch please		
	stop and contact us immediately to arrange a site meeting.		
	Please make use of pilot holes in order not to damage our		
	infrastructure. Therefore, any damages occurred during		
	construction of work will be repaired at the customer's		
	account. Consequently, the following conditions apply:		
	Aerial Plant - At points of crossing, the overhead power lines		
	should cross above the communications lines in accordance		
	with and clearances stipulated in the Occupational Health and		
	safety Act no 85 of 1993, Machinery regulations 20 – Crossings,		
	and Electrical Machinery Regulations 15 – Clearance of Power		
	Lines. If the specifications could not be met, all deviation costs		
	will be for the applicant's account. We also refer to section 25		
	of Electronic Communication Act 36 of 2005.		
	Sketch included in Appendix C6: Comments Received of the		
	Scoping Report		

No.	Comment	Raised by	Response
	At points of crossing, the overhead power line should cross over		
	the overhead communication lines with a minimum vertical		
	separation of <b>0.8</b> meters.		
	Suitable protection as laid down in section 5 of the Code of		
	Practice should be provided at all important crossings.		
	The crossing of supply lines or overhead service mains directly		
	above or adjacent to communication poles must be avoided		
	if possible. If not clearance of <b>3</b> meters must be provided.		
	In order to minimize noise induction into the telecommunication		
	systems, the angle of crossing between the overhead power		
	line and all communication lines, should be as near to a right		
	angle as possible – the following deviation from the right angle		
	being permitted at:		
	Power voltage of 48 kV and higher - 30 degrees		
	Power voltage of lower than 48 kV - 45 degrees		
	SWER must be as near as 90 degrees as possible		
	Approved on condition that, should it later be found necessary		
	to deviate the existing communication line due to existing noise		
	interference or any other reason whatsoever, the cost of such		
	remedial action shall be repayable.		
	Paragraph 2.4.1 of the Code of Practice stipulates the minimum		
	acceptable horizontal separation between power and the		
	communication lines and where this cannot be met, the design		
	of the power line is also stipulated. This could apply between		
	the attached plans and these requirements should strictly be		
	adhered to.		
	In cases where an underground power cable will run parallel		
	with an existing underground communication cable, a		
	separation as great as possible should be maintained with a		
	minimum separation of 600mm. should the separation be less		
	than 600mm and the power cable are not enclosed in a		
	suitable pipe, a concrete slab must be provided immediately		

No.	Comment	Raised by	Response
	above the power cable for the length of parallelism. If the		
	separation is less than 300mm, additional protection is required		
	by placing concrete slabs between our Client (OPENSERVE)		
	cables/pipes and the power cables.		
	Underground Crossings - At the points where our Client		
	(OPENSERVE)'s existing underground communication cable will		
	be crossed by an underground cable; the latter should be laid		
	a depth of at least 300mm below the communication cable –		
	normally laid at a depth of 600mm. If the power cable is not		
	enclosed in a suitable pipe, protection in the form of a		
	concrete slab should be provided immediately above the		
	power cable for a minimum of 2 (Two) metres on either side of		
	crossing.		
	Calculations have shown that an earth fault on the high		
	voltage Power lines will induce excessive low frequency		
	induction into the Communication lines. As a result of this, the		
	cost to deviate / alter the communication lines to prevent this		
	induction will be for the power provider.		
	Relocations of our Client (OPENSERVE) plant will be done at		
	customer's request and will be a repayable project.		
	Please notify the office within 21 working days from date of this		
	letter of acceptance and if any alternative proposal is		
	available of if a recoverable work should commence, the ligison officer is Mantwa Gabaitumele at tel. no. 0825216813.		
	As important cables are affected, <b>Mr Vivian Groenewald must</b>		
	be contacted at 054 338 6501 /081 362 6738, (2) two weeks'		
	prior of commencement on construction work. It would be		
	appreciated if this office can be notified within 30 days on		
	completion of construction work. Confirmation is required on		
	completion of construction as per agreed requirements.		
	On completion of this project please certify that all		
	requirements as stipulated in this letter have been met. Please		

No.	Comment	Raised by	Response
	note that should any of our Client (OPENSERVE) infrastructure		
	has to be relocated or altered as a result of your activities the		
	cost for such alterations or relocations will be for your account		
	in terms of section 25 of the Electronic Communications Act.		
	This approval is valid for 6 months only, after which re-		
	application must be made if the work has not been completed.		
	Should our Client (OPENSERVE) infrastructure be damaged		
	while work is undertaken, kindly call the Toll-free number		
	<b>0800203951</b> immediately.		
	All of our Client (OPENSERVE) rights remain reserved.		
	Mr Vivian Groenewald must be contacted at 054 338 6501 /081		
	362 6738, Two weeks before any commencement of proposed		
	work.		

## 2.2. Key Stakeholders and Interested & Affected Parties

No.	Comment	Raised by	Response
1.	The Haumann Family Trust is in favour of the relevant	Eduard Haumann	The positive comment submitted is acknowledged.
	developments proposed.	Landowner	
		Reg&Comm Form: 01 July	
		2022	
2.	Ek besit eiendom naasliggend in die ge-affekteerde areas van	Kobus de Villiers	The location of the landowner's property is acknowledged,
	Fase 1, 2 & 3.	Landowner	and the property details were requested to determine the
			locality of his property in relation to the proposed
	<u>Translation</u> :	Reg&Comm Form: 23 July	developments.
	I own properties adjacent to the affected area of Phase 1, 2 $\&3.$	2022	

3.	We are aware of proposed Hydra B Cluster of Renewable Energy	Rohaida Abed	Please receive herewith confirmation that you and Ms Helen
	Facilities near Philipstown in the Northern Cape (21 Solar PV	Senior Environmental	Antonopoulos have been registered on the above projects
	Facilities).	Assessment Practitioner	database.
		CSIR	
	The Environmental Management Services (EMS) group of the CSIR		Savannah Environmental's registration on the Kudu Solar
	is also undertaking Environmental Assessment processes for the	E-mail: 02 September 2022 @	Facility cluster is acknowledged.
	proposed Kudu Solar Facility cluster in the vicinity. Here is a link to	09h21	
	the Background Information Document for additional		A Request was lodged for the .kmz file for the Kudu Solar
	information:		Facility.
	Would it be possible to please register myself and Helen		
	Antonopoulos on the project database of I&APs?		
	Please see our email addresses below:		
	<ul> <li>Rohaida Abed – <u>RAbed@csir.co.za</u></li> </ul>		
	– Helen Antonopoulos -		
	Our preferred method of notification is email.		
	Our interest in the application is as stated above (i.e.		
	Environmental Assessment Practitioner for a nearby Solar PV		
	development).		
	Would it be possible to please send us a KMZ file of the affected		
	properties of the proposed Hydra B Cluster of Renewable Energy		
	Facilities? Please also kindly let us know what the status of the		
	project is.		
	We have noted your request to register on the Kudu Solar PV		
	project also and will also respond on that separately.		
	I hope that you are well. Thank you for registering us on the	Rohaida Abed	At the time of the request the KMZ file had not yet been
	database for the proposed Hydra B Cluster of Renewable Energy	Senior Environmental	finalized. The affected properties of the proposed project
	Facilities.	Assessment Practitioner	have been included in the draft scoping report. The draft
	i delinios.	Assessmentinucinione	Thave been included in the drain scoping report. The drain

	CSIR	scoping report will be made available to all registered
Would it be possible to please send us a KMZ file of the affected		interested and affected parties for a 30-day review period
properties of the proposed Hydra B Cluster of Renewable Energy	E-mail: 04 September 2022 @	from the 13 <sup>th</sup> of January 2023 to the 13 <sup>th</sup> of February 2023.
Facilities? Please also kindly let us know what the status of the	10h37	
project is.		
We have responded on your request to register on the Kudu Solar		
PV project also.		
I hope that you are well. Apologies for the follow up, we just kindly	Rohaida Abed	The .kmz file has not yet been finalised and will be forwarded
enquiring on the KMZ file and status of the proposed Hydra B	Senior Environmental	to the I&AP once received from the Applicant.
Cluster of Renewable Energy Facilities, and if you have any	Assessment Practitioner	
information on the proposed Hydra B substation (such as	CSIR	
proposed location etc.).		
	E-mail: 07 September 2022 @	
We look forward to your feedback.	17h39	
I hope that you are well. I am kindly following up on the KMZ for	Rohaida Abed	
the Hydra B Cluster of RE Facilities please.	Senior Environmental	
	Assessment Practitioner	
Please could you kindly share it with us?	CSIR	
	E-mail: 20 October 2022	