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H. 1: ENVIRONMENTAL AUTHORISATION GRANTED FOR THE

PROPOSED BEAUFORT WEST WIND ENERGY FACILITY (DFFE REF: 12-12-20-1784-1-AM2)



Private Bag X 447 PRETORIA 0001 - Environment House 473 Steve Biko Road, Arcadia - PRETORIA

DFFE Reference: 12/12/20/1784/1/AM2
Enquirles: Mr Miyelani Myambo
Telephone: (012) 399 9376 E-mail: mMyambo@environment.gov.za

Mr Eugene Marais Beaufort West Wind Farm (Pty) Ltd PO Box 45063 CLAREMONT 7735

Telephone Number:

(021) 657 4045

Email Address:

eugene.marais@mainstreammrp.com

PER EMAIL / MAIL

Dear Mr Marais

AMENDMENT OF THE ENVIRONMENTAL AUTHORISATION ISSUED ON 13 FEBRUARY 2017 FOR THE AUTHORISED BEAUFORT WEST 140 MW WIND ENERGY FACILITY (WEF) AND ASSOCIATED INFRASTRUCTURE WITHIN THE PRINCE ALBERT LOCAL MUNICIPALITY, IN THE WESTERN CAPE PROVINCE OF SOUTH AFRICA

The Environmental Authorisation (EA) issued for the abovementioned application by this Department on 13 February 2017, the amendments to the EA dated 25 January 2017 and 11 March 2020, your application for amendment of the EA received by the Department on 18 June 2021 and the acknowledgement letter dated 24 June 2021, refer.

Based on a review of the reason for requesting an amendment to the above EA, this Department, in terms of Chapter 5 of the Environmental Impact Assessment Regulations, 2014 as amended, has decided to amend the EA dated 13 February 2017 as amended, as follows:

Amendment 1: Change of holder of the EA - cover page 3 and 4:

South Africa Mainstream Renewable Power Developments (Pty) Ltd.

s hereby amended to:

Beaufort West Wind Farm (Pty) Ltd.

Reason for the amendment:

The proposed amendment is required to update the company name in the Environmental Authorisation.

Chief Directorate: Integrated Environmental Authorisations

Amendment 2: Project name on cover page:

Beaufort West 140 MW Wind Farm within the Prince Albert Local Municipality, Western Cape Province.

Is hereby amended to:

Beaufort West 140 MW Wind Energy Facility (WEF) and associated infrastructure within the Prince Albert Local Municipality, in the Western Cape Province of South Africa.

Reason for the amendment:

The project name needs to be amended to include "associated infrastructure", namely BESS.

Amendment 3: Addition to project description on page 4:

Description remains the same as in 12/12/20/1784/1 and as amended in 12/12/20/1784/AM4

Adding the following:

200MWh Lithium Ion Battery Energy Storage System (BESS) within the substation footprint.

Reason for the amendment:

The project description needs to be amended to include "associated infrastructure", namely BESS.

Amendment 4: Technical details of the proposed facility - Table page 4:

The table remains the same as in 12/12/20/1784/1 and as amended in 12/12/20/1784/AM4

Addition of the following components:

readition of the following components		
Component	Description	
BESS Capacity	200MWh	
BESS Technology	Lithium-Ion	
BESS Footprint (ha)	Up to 4ha	

Reason for the amendment:

It is requested that the technical details of the proposed facility - Table on Page 4 of 12/12/20/1784/1 and as amended in 12/12/20/1784/AM4 is changed to include the above mentioned components to the facility.

Amendment 5: Conditions of this Environmental Authorisation page 7:

15.6: Substation(s) inverters and/or transformer(s) sites including their entire footprint;

is hereby amended to:

15.6: Battery Energy Storage system sites, including their entire footprint;

DFFE Reference: 12/12/20/1784/1/AM2

AMENDMENT OF THE ENVIRONMENTAL AUTHORISATION ISSUED ON 13 FEBRUARY 2017 FOR THE AUTHORISED BEAUFORT WEST 140 MW WIND ENERGY FACILITY (WEF) AND ASSOCIATED INFRASTRUCTURE WITHIN THE PRINCE ALBERT LOCAL MUNICIPALITY, IN THE WESTERN CAPE PROVINCE OF SOUTH AFRICA

Chief Directorate: Integrated Environmental Authorisations

Reason for the amendment:

It is requested that Condition 15.6 on page 7 of the EA 12/12/20/1784/1 and as amended in 12/12/20/1784/AM4 is changed to include the BESS sites as part of the already authorised footprint.

Please be informed that the proposed addition of the 33kV portion (including the transformer) of the shared on-site substation that is currently authorised with the on-site 132kV/400kV Linking Substation, two 33kV/132kV substations and the 132kV grid lines (DEA Ref: 14/12/16/3/3/2/925) cannot be achieved through an amendment process as the infrastructure to be added triggers Activity 11 of LN1.

This proposed amendment letter must be read in conjunction with the EA dated 13 February 2017 as amended.

In terms of the Promotion of Administrative Justice Act, 2000 (Act No 3 of 2000), you are entitled to the right to fair, lawful and reasonable administrative action; and to written reasons for administrative action that affects you negatively. Further your attention is drawn to the provisions of the Protection of Personal Information Act, 2013 (Act no. 4 of 2013) which stipulate that the Department should conduct itself in a responsible manner when collecting, processing, storing and sharing an individual or another entity's personal information by holding the Department accountable should the Department abuse or compromise your personal information in any way.

In terms of Regulation 4(2) of the Environmental Impact Assessment Regulations, 2014, as amended (the EIA Regulations), you are instructed to notify all registered interested and affected parties, in writing and within 14 (fourteen) days of the date of the EA, of the Department's as well as the provisions regarding the submission of appeals that are contained in the Regulations.

Your attention is drawn to Chapter 2 of National Environmental Management Act, 1998 (Act No. 107 of 1998) National Appeal Regulations published under Government Notice R993 in Government Gazette No. 38303 dated 08 December 2014 (National Appeal Regulations, 2014), which prescribes the appeal procedure to be followed. Kindly include a copy of this document (National Appeal Regulations, 2014) with the letter of notification to interested and affected parties in this matter.

Should any person wish to lodge an appeal against this decision, he/she must submit the appeal to the appeal administrator, and a copy of the appeal to the applicant, any registered interested and affected party, and any organ of state with interest in the matter within 20 days from the date that the notification of the decision was sent to the registered interested and affected parties by the applicant; or the date that the notification of the decision was sent to the applicant by the Department, whichever is applicable.

Appeals must be submitted in writing in the prescribed form to:

The Director: Appeals and Legal Review of this Department at the below mentioned addresses.

By email: appeals@environment.gov.za;

By hand: Environment House 473 Steve Biko, Arcadia, Pretoria, 0083; or

DFFE Reference: 12/12/20/1784/1/AM2

AMENDMENT OF THE ENVIRONMENTAL AUTHORISATION ISSUED ON 13 FEBRUARY 2017 FOR THE AUTHORISED BEAUFORT WEST 140 MW WIND ENERGY FACILITY (WEF) AND ASSOCIATED INFRASTRUCTURE WITHIN THE PRINCE ALBERT LOCAL MUNICIPALITY, IN THE WESTERN CAPE PROVINCE OF SOUTH AFRICA

Chief Directorate: Integrated Environmental Authorisations

By post: Private Bag X447 Pretoria. 0001;

Please note that in terms of Section 43(7) of the National Environmental Management Act, Act No. 107 of 1998, as amended, the lodging of an appeal will suspend the environmental authorisation or any provision or condition attached thereto. In the instance where an appeal is lodged, you may not commence with the activity until such time that the appeal is finalised.

To obtain the prescribed appeal form and for guidance on the submission of appeals, please visit the Department's website at https://www.environment.gov.za/documents/forms#legal authorisations or request a copy of the documents at appeals@environment.gov.za.

Yours faithfully

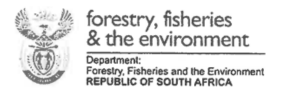
Ms Milicent Solomons

Acting Chief Director: Integrated Environmental Authorisations

Department of Forestry, Fisheries and the Environment

Date: 14/07/2021.

cc:	Kevin John van Wyk	Trakaskuilen Family Trust	E-mail; kevin@pawireless.co.za
1	François Naude	Western Cape Department of Environmental	E-mail: Francois.Naude@westemcape.gov.za
1		Affairs and Development Planning	
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Private Bag X 447 PRETORIA · 0001 · Environment House · Cnr Soutpansberg & Steve Biko Roads · Pretoria Tel (+ 27 12) 399 9000

Enquiries: Devinagie Bendeman

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Ms. Solomons

Director: Strategic Infrastructure Development

Dear Mrs. Solomons

APPOINTMENT AS ACTING CHIEF DIRECTOR: INTEGRATED ENVIRONMENTAL AUTHORISATIONS FOR THE PERIOD 12 JULY 2021 UNTIL 23 JULY 2021.

This serves to confirm your appointment as Acting Chief Director: integrated environmental authorisations, from 12 July 2021 until 23 July 2021, whilst Mr Sabelo Malaza is on Annual I Leave.

You will act in this capacity with the full responsibilities and duties attached to the post, including the activities entrusted to the Acting Chief Director: integrated environmental authorisations by or in terms of the Acts administered by the Department.

You appointment in the above acting position remains subject to the provisions of the Public Service Act, 1994 (Proclamation No. 103 of 1994), as amended, the Government Employees Pension Fund Act, 1996 (Proclamation No. 21 of 1998), the regulations promulgated under these Acts and relevant circulars.

In the execution of your duties and the exercising of the powers delegated to you, you will furthermore be subjected to the provisions of the Public Finance Management Act, compliance with the promotion of Access to Information Act, Promotion of Administrative Justice Act, the Minimum Information Security Standards, Departmental Policies and other applicable legislations with the Republic of South Africa. You are therefore advised to make yourself familiar with the provisions of the legislations and policies and the amendments thereof. (Copies of departmental policies can be obtained from the Human Resource Office).

Yours Sincerely

Devinagie Bendeman

Acting Deputy Director-General: RCSM (Regulatory Compliance and

Sector Monitoring)

ACKNOWLEDGEMENT

I ACCEPT / BO NOT ACCEPT

appointment as Acting Chief Director: integrated environmental

authorizations

H. 2: ENVIRONMENTAL AUTHORISATION GRANTED FOR THE PROPOSED TRAKAS WIND ENERGY FACILITY (DFFE REF: 12-12-20-1784-2-AM2)



Private Bag X 447- PRETORIA 0001- Environment House 473 Steve Biko Road, Arcadia- PRETORIA

DFFE Reference: 12/12/20/1784/2/AM2 Enquiries: Mr Coenrad Agenbach Telephone: (012) 399 9403 E-mail: cagenbach@environment.gov.za

Mr Eugene Marais Trakas Wind (Pty) Ltd PO Box 45063 CLAREMONT 7735

Telephone Number:

(021) 657 4045

Email Address:

eugene.marais@mainstreammrp.com

PER EMAIL

Dear Mr Marais

AMENDMENT OF THE ENVIRONMENTAL AUTHORISATION ISSUED ON 13 FEBRUARY 2017 (AS AMENDED) FOR THE TRAKAS 140MW WIND ENERGY FACILITY (WEF) AND ASSOCIATED INFRASTRUCTURE WITHIN THE PRINCE ALBERT LOCAL MUNICIPALITY IN THE WESTERN CAPE PROVINCE

The Environmental Authorisation (EA) issued for the abovementioned application by this Department on 13 February 2017, the amendments to the EA dated 18 February 2020 and 13 March 2020 respectively, the application for an amendment to the EA received by this Department on 18 June 2021 and the acknowledgement letter dated 19 July 2021, refer.

Based on a review of the reason for requesting an amendment to the above EA, this Department, in terms of Chapter 5 of the Environmental Impact Assessment Regulations, 2014 as amended, has decided to amend the EA dated 13 February 2017, as amended, as follows:

Amendment 1: Amendment to change the holder of the EA:

The holder of the EA is amended:

From:

"South Africa Mainstream Renewable Power Developments (Pty) Ltd"

To:

"Trakas Wind Farm (Pty) Ltd"

Chief Directorate: Integrated Environmental Authorisations

Amendment 2: Amendment to change the project name and description of the EA:

The title on Page 01 of the EA is amended:

From:

"The Trakes 140MW Wind Fairm within the Prince Albert Local Municipality, Western Cape Province"

To:

"The Trakas 140MW Wind Energy Facility (WEF) and associated infrastructure within the Prince Albert Local Municipality in the Western Cape Province of South Africa"

Amendment 3: Change in the project description in the EA:

The project description on page 4 of the EA is amended:

From:

*The Trakas 140MW Wind Farm will comprise of the following:

- Up to 40 wind turbines with a hub height from the ground level up to 200m and a rotor diameter up to 200m;
- Site access roads;
- Hardened lay down areas for turbine assembling; and
- Operation and maintenance building.*

To:

"The Trakas 140MW Wind Farm will comprise of the following:

- Up to 40 wind turbines with a hub height from the ground level up to 200m and a rotor diameter up to 200m;
- Site access roads;
- Hardened lay down areas for turbine assembling;
- Operation and maintenance building;
- 200MWh Lithium Ion Battery Energy Storage System (BESS) within the substation footprint; and
- 33kV portion of the 33/132kV substation (including the transformer).

Amendment 4: Addition of technical details of the facility:

The table with the technical details of the facility on page 04 of the EA is amended:

From:

Component	Description / Dimensions	
Location of the site	Beaufort West, Prince Albert Local Municipality and Central Karoo District	
	Municipality, Western Cape	
Farm names	Portion 1 of the Farm Trakas Kuilen No. 15	
	Remainder of the Farm Trakas Kuilen No. 15	
	Portion 1 of the Farm Witpoortjie No. 16	
Site access	Off the N12	
	Site access road coordinates:	
	32°55'36.94"S	

DFFE Reference: 12/12/20/1784/2/AM2

2

AMENDMENT OF THE ENVIRONMENTAL AUTHORISATION ISSUED ON 13 FEBRUARY 2017 (AS AMENDED) FOR THE TRAKAS 140MW WIND ENERGY FACILITY (WEF) AND ASSOCIATED INFRASTRUCTURE WITHIN THE PRINCE ALBERT LOCAL MUNICIPALITY IN THE WESTERN CAPE PROVINCE.

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Chief Directorate: Integri	ated Environmental Authorisations
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	22°32'43.96"E
Export capacity	Up to 140MW
Proposed technology	Wind turbines
Number of turbines	Up to 40
Hub height from ground level	Up to 200m
Rotor diameter	Up to 200m
Width and length of internal roads	13.5m wide and 5km

To:

Component	Description / Dimensions	
Location of the site	Beaufort West, Prince Albert Local Municipality and Central Karoo District Municipality, Western Cape	
Farm names	Portion 1 of the Farm Trakas Kuilen No. 15 Remainder of the Farm Trakas Kuilen No. 15	
Site access	Portion 1 of the Farm Witpoortjie No. 16 Off the N12 Site access road coordinates: 32°55'36.94"S 22°32'43.96"E	
Export capacity	Up to 140MW	
Proposed technology	Wind turbines	
Number of turbines	Up to 40	
Hub height from ground level	Up to 200m	
Rotor diameter	Up to 200m	
Width and length of internal roads	13.5m wide and 5km	
BESS Capacity	200MWh	
BESS Technology	Lithium-lon	
BESS Footprint (ha)	Up to 4ha	
Substation (including transformer)	33kV portion of the 33kV/132kV on site shared substation	

Amendment 5: Amendment to condition 15.6 on page 07 of the EA:

Condition 15.6 on page 07 of the EA is amended:

From:

"Substation(s) inverters and/or transformer(s) sites including their entire footprint"

To:

"Substation(s) inverters and/or transformer(s) sites, Battery Energy Storage System sites, including their entire footprint"

Reason for amendments:

To ensure adequate energy supply of electricity from the wind farm, Trakas is proposing the addition of a Battery Energy Storage System (BESS) with a capacity of up to 200MWh. The BESS will cover an area of 4ha and will be located within the authorised substation footprint of the Trakas 140MW Wind Energy Facility.

DFFE Reference: 12/12/20/1784/2/AM2

AMENDMENT OF THE ENVIRONMENTAL AUTHORISATION ISSUED ON 13 FEBRUARY 2017 (AS AMENDED) FOR THE TRAKAS 140MW WIND ENERGY FACILITY (WEF) AND ASSOCIATED INFRASTRUCTURE WITHIN THE PRINCE ALBERT LOCAL MUNICIPALITY IN THE WESTERN CAPE PROVINCE

MS

Chief Directorate: Integrated Environmental Authorisations

The addition of a BESS to the project will allow the project to be suitable for the Renewable Energy Independent Power Producer Procurement Programme (REIPPPP) and other public or private run procurement programmes that may arise or for sale to private entities, if enabled and/or required in the drive for an energy mix and security in South Africa. Further to this the Holder of the EA changed and this needs to reflect in the Environmental Authorisation.

This amendment letter must be read in conjunction with the EA dated 13 February 2017 as amended.

In terms of Regulation 4(2) of the Environmental Impact Assessment Regulations, 2014, as amended (the EIA Regulations), you are Instructed to notify all registered interested and affected parties, in writing and within 14 (fourteen) days of the date of the decision, of the Department's decision as well as the provisions regarding the submission of appeals that are contained in the Regulations.

In terms of the Promotion of Administrative Justice Act, 2000 (Act No. 3 of 2000), you are entitled to the right to fair, lawful and reasonable administrative action; and to written reasons for administrative action that affects you negatively. Further your attention is drawn to the provisions of the Protection of Personal Information Act, 2013 (Act No. 4 of 2013) which stipulates that the Department should conduct itself in a responsible manner when collecting, processing, storing and sharing an individual or another entity's personal information by holding the Department accountable should the Department abuses or compromises your personal information in any way.

Your attention is drawn to Chapter 2 of the National Environmental Management Act, 1998 (Act No. 107 of 1998) National Appeal Regulations published under Government Notice R993 in Government Gazette No. 38303 dated 08 December 2014 (National Appeal Regulations, 2014), which prescribe the appeal procedure to be followed. Kindly include a copy of this document (National Appeal Regulations, 2014) with the letter of notification to interested and affected parties in this matter.

Should any person wish to lodge an appeal against this decision, he/she must submit the appeal to the appeal administrator, and a copy of the appeal to the applicant, any registered interested and affected party, and any organ of state with interest in the matter within 20 days from the date that the notification of the decision was sent to the registered interested and affected parties by the applicant; or the date that the notification of the decision was sent to the applicant by the Department, whichever is applicable.

Appeals must be submitted in writing in the prescribed form to:

The Director: Appeals and Legal Review of this Department at the below mentioned addresses.

By email: appeals@environment.gov.za;

By hand: Environment House 473 Steve Biko, Arcadia, Pretoria.

0083; or

By post: Private Bag X447, Pretoria, 0001:

DFFE Reference: 12/12/20/1784/2/AM2

AMENDMENT OF THE ENVIRONMENTAL AUTHORISATION ISSUED ON 13 FEBRUARY 2017 (AS AMENDED) FOR THE TRAKAS 140MW
WIND ENERGY FACILITY (WEF) AND ASSOCIATED INFRASTRUCTURE WITHIN THE PRINCE ALBERT LOCAL MUNICIPALITY IN THE
WESTERN CAPE PROVINCE

MS

Chief Directorate: Integrated Environmental Authorisations

Please note that in terms of Section 43(7) of the National Environmental Management Act, Act No. 107 of 1998, as amended, the lodging of an appeal will suspend the environmental authorisation or any provision or condition attached thereto. In the instance where an appeal is lodged, you may not commence with the activity until such time that the appeal is finalised.

To obtain the prescribed appeal form and for guidance on the submission of appeals, please visit the Department's website at https://www.environment.gov.za/documents/forms#legal_authorisations or request a copy of the documents at appeals@environment.gov.za.

Yours faithfully

Chief Director: Integrated Environmental Authorisations Department of Forestry, Fisheries and the Environment

12/08/2021

CC:	Mr F Naude	WC DEA&DP	Email: Francois.Naude@westerncape.gov.za
	Ms L Scott-Shaw	SLR Consulting Africa (South Africa) (Pty) Ltd	Email: Iscottshaw@sirconsulting.com
	Mr MJ Peroxa	Beaufort West Local Municipality	Email: jacksonp@beaufortwestmun.co.za

DFFE Reference: 12/12/20/1784/2/AM2

AMENDMENT OF THE ENVIRONMENTAL AUTHORISATION ISSUED ON 13 FEBRUARY 2017 (AS AMENDED) FOR THE TRAKAS 140MW WIND ENERGY FACILITY (WEF) AND ASSOCIATED INFRASTRUCTURE WITHIN THE PRINCE ALBERT LOCAL MUNICIPALITY IN THE WESTERN CAPE PROVINCE

MS

Section 1), near Beaufort West in the Western Cape Province



Private Bag X 447 · PRETORIA · 0001 · Environment House · 473 Steve Blko, Arcadis · PRETORIA

DFFE Reference: 12/12/20/1784/1/AM3 Enquiries: Herman Alberts Telephone: 012 399 9371 E-mail: HAlberts@dffe.gov.za

Mr Eugene Marals Beaufort West Wind Farm (Pty) Ltd PO Box 45063 CLAREMONT 7735

Telephone Number: (021) 657 4045

Email Address:

eugene.marais@mainstreammp.com

AMENDMENT OF THE ENVIRONMENTAL AUTHORISATION ISSUED ON 13 FEBERUARY 2017 (AS AMENDED) FOR THE AUTHORISED BEAUFORT WEST 140MW WIND ENERGY FACILITY (WEF) AND ITS ASSOCIATED INFRASTRUCTURE WITHIN THE PRINCE ALBERTS LOCAL MUNICIPALITY IN THE WESTERN CAPE PROVINCE

The Environmental Authorisation (EA) issued for the above application by this Department on 13 February 2017 (as amended), your application for amendment of the EA received by this Department on 06 January 2022 and the acknowledgment letter dated 18 January 2022, refer.

Based on a review of the reason for requesting an amendment to the above EA, this Department, in terms of Chapter 5 of the Environmental Impact Assessment (EIA) Regulations, 2014, as amended, has decided to amend the EA dated, 13 February 2017 (as amended) as follows:

Amendment 1: Amendment to extend the validity period of the EA

The activity must commence within a period of five (05) years from the date of expiry of the EA amendment issued on 13 February 2017. The EA will now lapse on 13 February 2027. If commencement of the activity does not occur within that period, the authorisation lapses and a new application for environmental authorisation must be made in order for the activity to be undertaken.

Further to the above, the Department is aware that the environment changes constantly, as a result it might be significantly different from the one that existed at the time of the issuing of this EA, hence the validity of the EA cannot exceed a maximum period of 10 years. Fallure to commence with construction activities within the maximum 10-year period, your EA will be deemed to have lapsed and a new application for EA will have to be lodged.

Reason for amendments:

The proposed extension of the validity period of the EA for the Beaufort West Wind Farm is required to ensure that the EA does not lapse and prevent the construction of the authorised wind farm. The wind farm has received Preferred Bidder status as part of the Round 5 Renewable Energy Independent Power Producer Procurement Programme (REIPPPP) and has also become a Strategic Infrastructure Project (SIP) (i.e., SIP 8).

This amendment letter must be read in conjunction with the EA dated 13 February 2017, as amended.

NI

Chief Directorate: Integrated Environmental Authorisations

In terms of the Promotion of Administrative Justice Act, 2000 (Act No. 3 of 2000), you are entitled to the right to fair, lawful and reasonable administrative action; and to written reasons for administrative action that affects you negatively. Further your attention is drawn to the provisions of the Protection of Personal Information Act, 2013 (Act No. 4 of 2013) which stipulates that the Department should conduct itself in a responsible manner when collecting, processing, storing and sharing an individual or another entity's personal information by holding the Department accountable should the Department abuses or compromises your personal information in any way.

In terms of Regulation 4(2) of the Environmental Impact Assessment Regulations, 2014, as amended (the EIA Regulations), you are instructed to notify all registered interested and affected parties, in writing and within 14 (fourteen) days of the date of the decision, of the Department's decision as well as the provisions regarding the submission of appeals that are contained in the Regulations.

Your attention is drawn to Chapter 2 of National Environmental Management Act, 1998 (Act No. 107 of 1998) National Appeal Regulations published under Government Notice R993 in Government Gazette No. 38303 dated 08 December 2014 (National Appeal Regulations, 2014), which prescribe the appeal procedure to be followed. Kindly Include a copy of this document (National Appeal Regulations, 2014) with the letter of notification to interested and affected parties in this matter.

Should any person wish to lodge an appeal against this decision, he/she must submit the appeal to the appeal administrator, and a copy of the appeal to the applicant, any registered interested and affected party, and any organ of state with interest in the matter within 20 (twenty) days from the date that the notification of the decision was sent to the registered interested and affected parties by the applicant; or the date that the notification of the decision was sent to the applicant by the Department, whichever is applicable.

Appeals must be submitted in writing in the prescribed form to:

The Director: Appeals and Legal Review of this Department at the below mentioned addresses.

By email: appeals@dffe.gov.za

By hand: Environment House

473 Steve Blko Road

Arcadla PRETORIA 0083 or

By post: Private Bag X447

PRETORIA 0001

Please note that in terms of Section 43(7) of the National Environmental Management Act, Act No. 107 of 1998, as amended, the lodging of an appeal will suspend the environmental authorisation or any provision or condition attached thereto. In the instance where an appeal is lodged, you may not commence with the activity until such time that the appeal is finalised.

DFFE Reference: 12/12/20/1784/1/AM3

AMENDMENT OF THE ENVIRONMENTAL AUTHORISATION ISSUED ON 13 FEBERUARY 2017 (AS AMENDED) FOR THE AUTHORISED BEAUFORT WEST 140MW WIND ENERGY FACILITY (WEF) AND ITS ASSOCIATED INFRASTRUCUTRE WITHIN THE PRINCE ALBERTS LOCAL MUNICIPALITY IN THE WESTERN CAPE PROVINCE



Section 1), near Beaufort West in the Western Cape Province

Chief Directorate: Integrated Environmental Authorisations

To obtain the prescribed appeal form and for guidance on the submission of appeals, please visit the Department's website at https://www.environment.gov.za/documents/forms#legal_authorisations or request a copy of the documents at appeals@dffe.gov.za.

Yours faithfully

Mr Sabelo Majazal
Chief Directob: Integrated Environmental Authorisations
Department of Forestry, Flaheries and the Environment

Date: 02/02/2000

00	Liandra Scott-Shaw	SLR Consulting Africa	Email: Issec ttshaw@ sirconsulting.com
	Mr MJ Penxa	Beaufort West Local Municipality	Email: jacksonp@beaufortwestmun.co.za
	François Naude	WC DEA&DP	Email: Francois Naude@westemcape.gov.za

DFFE Reference: 12/12/20/1764/1/AM3

AMENDMENT OF THE ENVIRONMENTAL AUTHORISATION ISSUED ON 13 FEBERUARY 2017 (AS AMENDED) FOR THE AUTHORISED BEAUFORT WEST 140MW WIND ENERGY FACILITY (WEF) AND ITS ASSOCIATED INFRASTRUCUTRE WITHIN THE PRINCE ALBERTS LOCAL MUNICIPALITY IN THE WESTERN CAPE PROVINCE

M.s



Private Bag X 447 PRETORIA 0001 - Environment House 473 Steve Biko Road, Arcadis - PRETORIA

DFFE Reference: 12/12/20/1784/2/AM3 Enquirlee: Mr Jay-Jay Mpolano Telephone: (012) 399 9404, E-mall: inpelane@dife.gov.za

Mr Eugene Marais Trakas Wind Farm (Pty) Ltd P.O Box 45063 CLAREMONT 7735

Telephone Number: Cell number: (021) 857 4045

(073) 871 5781

Email Address:

eugene.marais@mainstreammp.com

PER EMAIL / MAIL

Dear Mr Marais.

AMENDMENT OF THE ENVIRONMENTAL AUTHORISATION DATED 13 FEBRUARY 2017 FOR THE PROPOSED TRAKAS 140MW WIND ENERGY FACILITY (WEF) AND ASSOCIATED INFRASTRUCTURE WITHIN THE PRINCE ALBERT LOCAL MUNICIPALITY, IN THE WESTERN CAPE PROVINCE

The Environmental Authorisation (EA) issued for the above-mentioned application by this Department on 13 February 2017, the first amendment to the EA dated 18 February 2020, second amendment to the EA dated 12 August 2021 and your application for amendment of the EA received by the Department on 6 January 2022 and the acknowledgement letter dated 26 January 2022, refer.

Based on a review of the reason for requesting an amendment to the above second EA, this Department, in terms of Chapter 5 of the Environmental Impact Assessment Regulations, 2014 as amended, has decided to amend the EA dated 13 February 2017 as amended, as follows:

Amendment 1: Extension

The activity must commence within a period of five (5) years from the expiry date of the EA dated 13 February 2017. The EA is now extended to 13 February 2027. If commencement of the activity does not occur within that period, the authorisation lapses and a new application for environmental authorisation must be made for the activity to be undertaken.

Reasons for the above-mentioned amendment:

The proposed extension to the validity period of the EA for the Trakas Wind Farm is required to ensure that the EA does not lapse and prevent the construction of the authorised wind farm. As mentioned above, this EA is still valid and lapses on 13 February 2022, however, this does not provide sufficient time for the IPP to obtain funding and for construction of the project to commence before the EA lapses. Therefore, the extension of the validity period is required. Furthermore, the Wind farm has received Preferred Bidder status as part of the Round 5 Renewable Energy Independent Power Producer Procurement Programme (REIPPPP) and has also become a Strategic Infrastructure Project (SIP).

The Department is aware that the environment changes constantly, as a result it might be significantly different from the one that existed at the time of the issuing of this EA, hence the validity of the EA cannot exceed a

M.S

Chief Directorate: Integrated Environmental Authorisations

maximum period of 10 years. Failure to commence with construction activities within the maximum 10-years period, your EA will be deemed to have lapsed and a new application for Environmental Authorisation will have to be lodged. The Environmental Authorisation will not be extended further.

This proposed amendment letter must be read in conjunction with the EA dated 13 February 2017 as amended.

In terms of the Promotion of Administrative Justice Act, 2000 (Act No 3 of 2000), you are entitled to the right to fair, lawful and reasonable administrative action; and to written reasons for administrative action that affects you negatively. Further your attention is drawn to the provisions of the Protection of Personal Information Act, 2013 (Act no. 4 of 2013) which stipulates that the Department should conduct itself in a responsible manner when collecting, processing, storing and sharing an individual or another entity's personal information by holding the Department accountable should the Department abuses or compromises your personal information in any way.

In terms of Regulation 4(2) of the Environmental Impact Assessment Regulations, 2014, as amended (the EIA Regulations), you are instructed to notify all registered interested and affected parties, in writing and within 14 (fourteen) days of the date of the EA, of the Department's as well as the provisions regarding the submission of appeals that are contained in the Regulations.

Your attention is drawn to Chapter 2 of National Environmental Management Act, 1998 (Act No. 107 of 1998) National Appeal Regulations published under Government Notice R993 in Government Gazette No. 38303 dated 08 December 2014 (National Appeal Regulations, 2014), which prescribe the appeal procedure to be followed. Kindly include a copy of this document (National Appeal Regulations, 2014) with the letter of notification to interested and affected parties in this matter.

Should any person wish to lodge an appeal against this decision, he/she must submit the appeal to the appeal administrator, and a copy of the appeal to the applicant, any registered interested and affected party, and any organ of state with interest in the matter within 20 days from the date that the notification of the decision was sent to the registered interested and affected parties by the applicant, or the date that the notification of the decision was sent to the applicant by the Department, whichever is applicable.

Appeals must be submitted in writing in the prescribed form to:

The Director: Appeals and Legal Review of this Department at the below mentioned addresses.

By email: appeals@dffe.gov.za

By hand: Environment House

473 Steve Biko Road Arcadia

PRETORIA 0083 or

By post: Private Bag X447

PRETORIA 0001

Please note that in terms of Section 43(7) of the National Environmental Management Act, Act No. 107 of 1998, as amended, the lodging of an appeal will suspend the environmental authorisation, or any provision or condition attached thereto. In the instance where an appeal is lodged, you may not commence with the activity until such time that the appeal is finalised.

DFFE Reference: 12/12/20/1784/24/MS

AMENDMENT OF THE ENVIRONMENTAL AUTHORISATION DATED 13 PEBRUARY 2017 FOR THE PROPOSED TRAKAS 140MW WIND ENERGY FACILITY (WEF) AND ASSOCIATED INFRASTRUCTURE WITHIN THE PRINCE ALBERT LOCAL MUNICIPALITY, IN THE WESTERN CAPE PROVINCE



Chief Directorate: Integrated Environmental Authorisations

To obtain the prescribed appeal form and for guidance on the submission of appeals, please visit the Department's website at https://www.environment.gov.za/documents/forms#legal_authorisations or request a copy of the documents at appeals@dffe.gov.za.

Yours faithfully

Mr Sabelo Malaza

Chief Director: Integrated Environmental Authorisations Department of Forestry, Fisheries and the Environment

Date: 08/02/2020

Ce:	Liandra Scott-Shaw	SLR Consulting Africa (South Africa) (Pty) Ltd	E-mail: scottshaw@sirconsulting.com
	Stephan Jacobs	SLR Consulting Africa (South Africa) (Pty) Ltd	E-mail: giacobs@strconsulting.com
	Francois Naude	Western Cape DEA:DP	E-mail: francois.naude@westemcape.gov.za

DFFE Reference: 12/12/20/1784/2/AMS

AMENDMENT OF THE ENVIRONMENTAL AUTHORISATION DATED 13 FEBRUARY 2017 FOR THE PROPOSED TRAKAS 140MW WIND ENERGY FACILITY (WEF) AND ASSOCIATED INFRASTRUCTURE WITHIN THE PRINCE ALBERT LOCAL MUNICIPALITY, IN THE WESTERN CAPE PROVINCE

MS

H. 3: ENVIRONMENTAL AUTHORISATION GRANTED FOR THE PROPOSED 132 kV ESKOM SWITCHING SUBSTATION

(DFFE REF: 14-12-16-3-3-2-925-2)



Private Bag X 447: PRETORIA :0001: Environment House :473 Stove Blko Road, Arcadia: PRETORIA

DFFE Reference: 14/12/16/3/3/1/2465 Enquiries: Mr Thando Booi Telephone: (012) 399 9387 E-mail: TBooi@dffe.gov.za

Ms Rebecca Thomas
South Africa Mainstream Renewable Power Developments (Pty) Ltd
PO Box 45063
CLAREMONT
7735

Telephone number: Cell phone number: (021) 657 4045 (073) 871 5781

Cell phone number Email Address:

rebecca.thomas@mainstreamrp.com

PER EMAIL / MAIL

Dear Ms Thomas

APPLICATION FOR ENVIRONMENTAL AUTHORISATION IN TERMS OF THE NATIONAL ENVIRONMENTAL MANAGEMENT ACT, ACT NO. 107 OF 1998, AS AMENDED: PROPOSED CONSTRUCTION AND OPERATION OF THE ESKOM 132KV SWITCHING SUBSTATION AND 132KV POWERLINE, NEAR BEAUFORT WEST IN THE PRINCE ALBERT LOCAL MUNICIPALITY, WITHIN THE CENTRAL KAROO DISTRICT IN THE WESTERN CAPE PROVINCE

With reference to the above application, please be advised that the Department has decided to grant authorisation. The Environmental Authorisation (EA) and reasons for the decision are attached herewith.

In terms of Regulation 4(2) of the Environmental Impact Assessment Regulations, 2014, as amended (the EIA Regulations), you are instructed to notify all registered interested and affected parties, in writing and within fourteen (14) days of the date of the decision as well as the provisions regarding the submission of appeals that are contained in the Regulations.

In terms of the Promotion of Administrative Justice Act, Act No. 3 of 2000, you are entitled to the right to fair, lawful and reasonable administrative action; and to written reasons for administrative action that affects you negatively. Further your attention is drawn to the provisions of the Protection of Personal Information Act, Act No. 4 of 2013 which stipulates that the Department should conduct itself in a responsible manner when collecting, processing, storing and sharing an individual or another entity's personal information by holding the Department accountable should the Department abuses or compromises your personal information in any way.

Your attention is drawn to Chapter 2 of National Environmental Management Act, Act No. 107 of 1998 National Appeal Regulations published under Government Notice R993 in Government Gazette No. 38303 dated 08 December 2014 (National Appeal Regulations, 2014), which prescribe the appeal procedure to be followed. Kindly include a copy of this document (National Appeal Regulations, 2014) with the letter of notification to interested and affected parties in this matter.



Chief Directorate: Integrated Environmental Authorisations

Should any person wish to lodge an appeal against this decision, he/she must submit the appeal to the appeal administrator, and a copy of the appeal to the applicant, any registered interested and affected party, and any organ of state with interest in the matter within 20 days from the date that the notification of the decision was sent to the registered interested and affected parties by the applicant; or the date that the notification of the decision was sent to the applicant by the Department, whichever is applicable.

Appeals must be submitted in writing in the prescribed form to:

The Director: Appeals and Legal Review of this Department at the below mentioned addresses.

By email: appeals@environment.gov.za;

By hand: Environment House 473 Steve Biko Arcadia Pretoria 0083; or

By post: Private Bag X447 Pretoria 0001

Please note that in terms of Section 43(7) of the National Environmental Management Act, Act No. 107 of 1998, as amended, the lodging of an appeal will suspend the environmental authorisation or any provision or condition attached thereto. In the instance where an appeal is lodged, you may not commence with the activity until such time that the appeal is finalised.

To obtain the prescribed appeal form and for guidance on the submission of appeals, please visit the Department's website at https://www.environment.gov.za/documents/forms#legal_authorisations or request a copy of the documents at appeals@environment.gov.za.

Yours faithfully

MISO

Ms Milicent Solomons

Acting Chief Director: Integrated Environmental Authorisations

Department of Forestry, Fisheries and the Environment

Date: 17 05 2022

cc: Liandra Scott-Shaw | SLR Consulting Africa (South Africa) (Pty) Ltd

Email: Iscottshaw@sirconsulting.com



Environmental Authorisation

In terms of Regulation 25 of the Environmental Impact Assessment Regulations, 2014, as amended

The proposed construction and operation of the Eskom 132kV Switching Substation and 132kV power line, near Beaufort West in the Prince Albert Local Municipality, in the Western Cape Province

Central Karoo District Municipality

Authorisation register number:	14/12/16/3/3/1/2465			
Last amended:	First issue			
Holder of authorisation:	South Africa Mainstream Renewable Power Developments (Pty) Ltd			
Location of activity:	Portion 1 of the Farm Trakaskuilen No. 15 Remainder of the Farm Trakaskuilen No. 15			

This authorisation does not negate the holder of the authorisation's responsibility to comply with any other statutory requirements that may be applicable to the undertaking of the activity.



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Decision

The Department is satisfied, on the basis of information available to it and subject to compliance with the conditions of this Environmental Authorisation, that the applicant should be authorised to undertake the activities specified below.

Non-compliance with a condition of this Environmental Authorisation may result in criminal prosecution or other actions provided for in the National Environmental Management Act, Act No. 107 of 1998, as amended and the EIA Regulations, 2014, as amended.

Details regarding the basis on which the Department reached this decision are set out in Annexure 1.

Activities authorised

By virtue of the powers conferred on it by the National Environmental Management Act, Act No. 107 of 1998, as amended and the Environmental Impact Assessment Regulations, 2014, as amended, the Department hereby authorises –

South Africa Mainstream Renewable Power Developments (Pty) Ltd

with the following contact details -

Ms Rebecca Thomas

PO Box 45063

CLAREMONT

7735

Telephone number:

(021) 657 4045

Cell phone number:

(073) 871 5781

Email Address:

rebecca.thomas@mainstreamrp.com



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to undertake the following activities (hereafter referred to as "the activity") indicated in Listing Notice 1 and Listing Notice 3 of the EIA Regulations, 2014 as amended:

Activity number	Activity description
Listing Notice 1, Item 11:	
"The development of facilities or infrastructure for the transmission and distribution of electricity: (i) Outside urban areas or industrial complexes with a capacity of more than 33 kilovoits but less than 275 kilovoits"	falls outside of an urban area. The infrastructure will include one (1) 33/132kV on-site substation (including
Listing Notice 1, Item 12:	
"The development of — (ii) infrastructure or structures with a physical footprint of 100 square metres or more; (a) within a watercourse (c) if no development setback exists, within 32 meters of a watercourse, measured from the edge of a watercourse"	The proposed project will require the placement of linear infrastructure (i.e. internal access road, underground cables and an internal overhead power lines) with a combined physical footprint of more than 100m ² . As the site consists of a number drainage lines and watercourses, the road and/or power line will cross these watercourses or drainage lines or be within 32m thereof.
Listing Notice 1, Item 19	
"The infilling or depositing of any material of more than 10 cubic metres into, or the dredging, excavation, removal or moving of soil, sand, shells, shell grit, pebbles or rock of more than 10 cubic metres from a watercourse"	The proposed project will involve the construction of internal roads, upgrades to existing roads and laying of underground cables within the project area, which will require the removal and/or infilling of soil from a watercourse in excess of 10m ³ .
Listing Notice 1, Item 24	
The development of road with (ii) a road reserve wider than 13,5 meters, or where no reserve exists where the road is wider than 8 m°	A temporary road corridor between 8m and 10m will be impacted during the construction phase. This will be rehabilitated after the completion of construction activities, to allow for a permanent 8m – 4m wide



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	road surface with side drains on one or both sides, where necessary.
Listing Notice 1, Item 27: "The clearance of an area of 1 hectare or more, but less than 20 hectares of indigenous vegetation is required for (i) The undertaking of a linear activity, or (ii) Maintenance purposes undertaken in accordance with a maintenance management plan.	
Listing Notice 1, Item 28: "Residential, mixed, retail, commercial, industrial or institutional developments where such land was used for agriculture, game farming, equestrian purposes or afforestation on or after 01 April 1998 and where such development: (ii) will occur outside an urban area, where the total land to be developed is bigger than 1 hectare"	The proposed project site is zoned as agricultural land and will continue to be used for agricultural purposes, should the proposed project receive environmental authorisation. A substation and associated power line covering that or more, would form part of the application.
Listing Notice 1, Item 56 'The widening of a road by more than 6 metres, or the lengthening of a road by more than 1 kilometre (I) where the existing reserve is wider than 13, 5 meters; or (II) where no road reserve exists, where the existing road is wider than 8 metres."	Existing roads will be upgraded where possible. A temporary road corridor between 8m and 10m will be impacted during the construction phase. This will be rehabilitated after the completion of construction activities, to allow for a permanent 8m 4m wide road surface with side drains on one or both sides where necessary. The development will also involve the lengthening of these existing roads (where required) in excess of 1km.
Listing Notice 3. Item 4 The development of a road wider than 4 metres with a reserve less than 13,5 metres in the (i) Western Cape (ii) Within areas outside urban areas and within (aa) areas containing indigenous vegetation.	A temporary road corridor between 8m and 10m will be impacted during the construction phase. This will be rehabilitated after the completion of construction activities, to allow for a permanent 8m-4m wide road surface with side drains on one (1) or both sides,



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	where necessary. The site is located outside urban areas, while most of the site constitutes indigenous vegetation in the Western Cape Province. In addition, Critical Biodiversity Areas (CBAs) (namely Aquatic CBAs and CBA 1 areas according to 2017 Western Cape Biodiversity Spatial Plan. In addition, the proposed road is expected to traverse parts of the CBAs, namely an Aquatic CBA and CBA 1 area.
Listing Notice 3, Item 12 The clearance of an area of 300 square metres or more of indigenous vegetation in the (i) Western Cape (ii) Within critical biodiversity areas identified in bioregional plans.	In some areas, development of infrastructure will require the clearance of more than 300m² of indigenous vegetation. The project site is located within the Western Cape Province and part of the project site contain Critical Biodiversity Areas (CBAs) according to the 2017 Western Cape Biodiversity Spatial Plan, namely Aquatic CBAs and
Listing Notice 3, Item 14 The development of infrastructure or structures with (ii) infrastructure or structures with a physical footprint of 10 square metres or more where such development occurs (a) within a watercourse; and (c) if no development setback has been adopted, within 32 metres of a watercourse, measured from the edge of a watercourse in the (i) Western Cape (i) outside urban areas within (ff) critical biodiversity areas or ecosystem service areas as identified in systematic biodiversity plans adopted by the competent authority or in bioregional plans.	CBA 1 areas. The development of the substation, internal roads and associated infrastructure will have a physical footprint in excess of 10m² and will be located within the Western Cape Province, outside urban areas. In addition, proposed development will be required within and adjacent to watercourses and will also traverse a CBA 1 and Aquatic CBA in certain places according to the 2017 Western Cape Biodiversity Spatial Plan.



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Listing Notice 3, Item 18	
"The widening of a road by more than 4 metres and	Existing roads will require widening of between 8m
the lengthening of a road by more than 1 kilometre	and 10m and/or lengthening by more than 1km, to
in the	accommodate the movement of vehicles, in areas
(i) Western Cape	containing indigenous vegetation. The widening of
(ii) all areas outside urban areas	the roads will take place within the Western Cape
(aa) areas containing indigenous vegetation."	Province, outside urban areas, and will require the
	clearance of indigenous vegetation.

as described in the Basic Assessment Report (BAR) dated March 2022 at:

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Four corner co-ordinates for the site (Alternative 2)	Latitude	Longitude
A	32°56'8.42"S	22°35'17.17"E
В	32°56'3.15"S	22°35'35.37"E
С	32°56'17.63"S	22°35'20.90"E
D	32°56'12.37"S	22°35'39.11"E

Centre point coordinates on-site substation (Alternative 2)	Latitude	Longitude
A	32°56'10.40"S	22°35'27.70°E

Power line corridor co-ordinates (Alternative 2)	Latitude	Longitude
Start	32°56'6.25"S	22°34'24.56"E
End	32°55'41.73"S	22°33'24.90'E

- for the proposed construction and operation of the Beaufort West Wind Farm 33kV/132kV substation and associated infrastructure, near Beaufort West within Ward 2 of Prince Albert Local Municipality of the Central Karoo District Municipality in the Western Cape Province, hereafter referred to as "the property"

The development will comprise the following:

One 132kV overhead power line;

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- One 132kV on-site switching substation; and
- > A road in the servitude under the proposed power line from the proposed onsite switching substation to an authorised linking station (14-12-16-3-3-2-925-1).

Technical details of the proposed development:

Component	Description / dimensions				
On-site Switching substation	Capacity: 33/132 kilovolt (kV)				
	o Footprint: Approximately 1 hectare (ha)				
Power line	 Capacity: One (1) 132kV overhead power line 				
	 Power line length: Approximately 3.45km in length 				
	o Power line corridor width: 100m (i.e., 100m power line				
	corridor buffer, 50m on either side of centre line)				
	o An area of up to approximately. 34.5ha (i.e., 3.45km line				
	with 100m power line corridor buffer) has been assessed				
	o Power line pylons: Monopole or Lattice pylons, or a				
	combination of both (where required).				
	o Up to approximately 40m				
Road in servitude under proposed power line	o Approximately 4-8 meters wide, in servitude under				
	proposed power line.				
	o Will run from proposed onsite switching substation to				
	authorised linking station ((14-12-16-3-3-2-925-1).				
Water Demand	Construction				
	 Water for Roads – approximately 0.25t per m² 				
	 Water for Civil Works – approximately 50 000m³ to 				
	build project				
	 Water for Domestic Use – approximately 30m³ per day 				
	Operation				
	 Water for Domestic Use – approximately 2m³ per day 				
	 Water for Dust Suppression – approximately 15ℓ/m³ 				
Waste Generation	Construction				
	General Waste would be managed on-site in accordance				
	with the principles of the waste management hierarchy				
	Non-hazardous solid waste components will comprise spo				
	from construction-related activities, general domestic waste				
	(i.e., wooden pallets, cardboards, etc.) and concrete.				



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Hazardous waste will be disposed of at a registered facility, which will provide written confirmation of sufficient capacity to accept any hazardous waste emanating from the development. Effluent would be managed by means of conservancy tanks (cleaned once a month and disposed of at the nearest municipal facility). It is assumed that wastewater for this project will be up to approximately 30m³ per day.

Operation

Effluent would be managed using septic Tanks (16 000% in capacity, which are cleaned 2 / 3 times a week) or a Clarus Fusion System (16 000% capacity which are cleaned once every 6 months), or similar, which utilises a chemical process to recycle water from the O&M Building as well as the substation control room(s). This treated water can then be used to water vegetation.

It should be noted that the Municipality will be approached prior to construction commencing to confirm whether they will accept sludge disposal and proof will be kept on record and provided upon request. In addition, treated water will be sampled prior to re-use and records of sampling will also be kept on record and made available upon request.

Water Demand

During construction:

- o Water for Roads approx. 0.25ℓ per m²
- Water for Civil Works approx. 50 000m³ to build project
- Water for Domestic Use approx. 30m³ per day

During operation:

- Water for Domestic Use approx. 2m³ per day
- Water for Dust Suppression approx. 15l/m³



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Department of Forestry, Fisheries and the Environment

Waste Generation	Environmental Authorisation Reg. No. 14/12/16/3/3/1/2465				
	Construction:				

- General Waste would be managed on-site in accordance with the principles of the management hierarchy. Non-hazardous solid waste components will comprise spoil from constructionrelated activities, general domestic waste (i.e., wooden pallets, cardboards, etc.) and concrete.
- Hazardous waste will be disposed of at a registered facility, which will provide written confirmation of sufficient capacity to accept any hazardous waste emanating from the development. Effluent would be managed by means of conservancy tanks (cleaned once a month and disposed of at the nearest municipal facility). It is assumed that wastewater for this project will be up to approximately 30m3 per day.

Operation

Effluent would be managed using septic tanks (16 000% in capacity, which are cleaned 2 / 3 times a week) or a Clarus Fusion System (16 000% capacity which are cleaned once every 6 months), or similar, which utilises a chemical process to recycle water from the O&M Building as well as the substation control room(s). This treated water can then be used to water vegetation.

It should be noted that the Municipality will be approached prior to construction commencing to confirm whether they will accept sludge disposal and proof will be kept on record and provided upon request. In addition, treated water will be sampled prior to re-use, and records of sampling will also be kept on record and made available upon request

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Traffic	It is expected that there will be approximately 2 000 trucks
	in total over the construction phase, and approximately 10
	- 20 trucks per day.
Employment opportunities	Construction
	Several people will be employed for the project, the number
	of which will be confirmed at a later stage. However, the
	number of people employed at one (1) time may vary as
	different contracts and subcontracts on the project are
	completed at a time on site.
	Operation
	Several people will be employed for the project, the number
	of which will be confirmed at a later stage, however, this will
	be far less than during construction. This is due to the fact
	that the staff will mainly be responsible for the daily
	operations and maintenance activities of the project.
Recruitment for the duration of the pro	ject lifecycle will be undertaken in collaboration with local authorities,
community leadership structures and	agencies and no labourers will be hired onsite. Beaufort West Wind
Farm will therefore implement mitigat	ion and management measures to ensure that no employee or job
applicant is discriminated against on th	e basis of race, gender, nationality, age, religion or sexual orientation.

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Conditions of this Environmental Authorisation

Scope of authorisation

- Site alternative 2 and Power line corridor Alternative 2 for the proposed construction and operation of the Beaufort West wind farm 33kW/132kV Substation and associated infrastructure, near Beaufort West within ward 2 of Prince Albert Local Municipality of the Central Karoo District Municipality in the Western Cape Province is approved as per the geographic coordinates cited in the table above.
- Authorisation of the activity is subject to the conditions contained in this Environmental Authorisation, which form part of the Environmental Authorisation and are binding on the holder of the authorisation.
- The holder of the authorisation is responsible for ensuring compliance with the conditions contained in this Environmental Authorisation. This includes any person acting on the holder's behalf, including but not limited to, an agent, servant, contractor, sub-contractor, employee, consultant, or person rendering a service to the holder of the authorisation.
- The activities authorised may only be carried out at the property as described above.
- 5. Any changes to, or deviations from, the project description set out in this Environmental Authorisation must be approved, in writing, by the Department before such changes or deviations may be effected. In assessing whether to grant such approval or not, the Department may request such information as it deems necessary to evaluate the significance and impacts of such changes or deviations and it may be necessary for the holder of the authorisation to apply for further Environmental Authorisation in terms of the regulations.
- The holder of an Environmental Authorisation must apply for an amendment of the Environmental Authorisation with the Competent Authority for any alienation, transfer or change of ownership rights in the property on which the activity is to take place.
- 7. This activity must commence within a period of ten (10) years from the date of issue of this Environmental Authorisation. If commencement of the activity does not occur within that period, the authorisation lapses and a new application for Environmental Authorisation must be made in order for the activity to be undertaken.
- Construction must be completed within five (10) years of the commencement of the activity on site.
- Commencement with one activity listed in terms of this Environmental Authorisation constitutes commencement of all authorised activities.



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Notification of authorisation and right to appeal

- The holder of the authorisation must notify every registered interested and affected party, in writing and within 14 (fourteen) calendar days of the date of this Environmental Authorisation, of the decision to authorise the activity.
- The notification referred to must
 - 11.1. specify the date on which the authorisation was issued:
 - 11.2. inform the interested and affected party of the appeal procedure provided for in the National Appeal Regulations, 2014;
 - 11.3. advise the interested and affected party that a copy of the authorisation will be furnished on request; and
 - 11.4. give the reasons of the Competent Authority for the decision.

Commencement of the activity

12. The authorised activity shall not commence until the period for the submission of appeals has lapsed as per the National Appeal Regulations, 2014, and no appeal has been lodged against the decision. In terms of Section 43(7), an appeal under Section 43 of the National Environmental Management Act, Act No. 107 of 1998, as amended will suspend the Environmental Authorisation or any provision or condition attached thereto. In the instance where an appeal is lodged you may not commence with the activity until such time that the appeal has been finalised.

Management of the activity

- 13. A copy of the final site layout map must be made available for comments to the registered Interested and Affected Parties and the holder of this environmental authorisation must consider such comments. Once amended, the final development layout map must be submitted to the Department for written approval prior to commencement of the activity. All available information must be used in the finalisation of the layout map. Existing infrastructure must be used as far as possible e.g. roads. The layout map must indicate the following:
 - One 132kV overhead power line and the coordinates;
 - 13.2. One 132kV on-site switching substation and the coordinates; and
 - 13.3. A road in the servitude under the proposed power line from the proposed onsite switching substation to an authorised linking station; and



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- 13.4. All sensitive features and buffer areas i.e. 20m for heritage site, etc.
- 14. The generic EMPr for the substation and power line appended to the final BAR is not approved and must be amended to include the following:
 - 14.1. Signed Part B: Section 2 of the generic EMPr as required and for compliance with the requirements of generic EMPr published by the Department (No 435 of 22 March 2019); and
 - 14.2. Signed and dated Generic EMPr by both the contractor and the holder of the EA. The revised generic EMPr must comply with the requirements as mentioned in the generic EMPr published by the Department (No 435 of 22 March 2019); and
 - The revised generic EMPr must include the final layout map.

Frequency and process of updating the EMPr

- 15. The EMPr must be updated where the findings of the environmental audit reports, contemplated in Condition 28 below, indicate insufficient mitigation of environmental impacts associated with the undertaking of the activity, or insufficient levels of compliance with the environmental authorisation or EMPr.
- The updated EMPr must contain recommendations to rectify the shortcomings identified in the environmental audit report,
- 17. The updated EMPr must be submitted to the Department for approval together with the environmental audit report, as per Regulation 34 of the EIA Regulations, 2014 as amended. The updated EMPr must have been subjected to a public participation process, which process has been agreed to by the Department, prior to submission of the updated EMPr to the Department for approval.
- 18. In assessing whether to grant approval of an EMPr which has been updated as a result of an audit, the Department will consider the processes prescribed in Regulation 35 of the EIA Regulations, 2014 as amended. Prior to approving an amended EMPr, the Department may request such amendments to the EMPr as it deems appropriate to ensure that the EMPr sufficiently provides for avoidance, management and mitigation of environmental impacts associated with the undertaking of the activity.
- 19. The holder of the authorisation must apply for an amendment of an EMPr, if such amendment is required before an audit is required. The amendment process is prescribed in Regulation 37 of the EIA Regulations, 2014, as amended. The holder of the authorisation must request comments on the proposed amendments to the impact management outcomes of the EMPr or amendments to the closure objectives of the closure plan from potentially interested and affected parties, including the competent authority, by using any of the methods provided for in the Act for a period of at least 30 days.



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Monitoring

- 20. The holder of the authorisation must appoint an experienced Environmental Control Officer (ECO) for the construction phase of the development that will have the responsibility to ensure that the mitigation/rehabilitation measures and recommendations referred to in this environmental authorisation are implemented and to ensure compliance with the provisions of the approved EMPr.
 - 20.1. The ECO must be appointed before commencement of any authorised activities.
 - 20.2. Once appointed, the name and contact details of the ECO must be submitted to the Director: Compliance Monitoring of the Department.
 - 20.3. The ECO must keep record of all activities on site, problems identified, transgressions noted and a task schedule of tasks undertaken by the ECO.
 - 20.4. The ECO must remain employed until all rehabilitation measures, as required for implementation due to construction damage, are completed and the site is ready for operation.

Recording and reporting to the Department

- All documentation e.g. audit/monitoring/compliance reports and notifications, required to be submitted to
 the Department in terms of this environmental authorisation, must be submitted to the Director:
 Compliance Monitoring of the Department.
- 22. The holder of the environmental authorisation must, for the period during which the environmental authorisation and EMPr remain valid, ensure that project compliance with the conditions of the environmental authorisation and the EMPr are audited, and that the audit reports are submitted to the Director: Compliance Monitoring of the Department.
- 23. The frequency of auditing and of submission of the environmental audit reports must be as per the frequency indicated in the EMPr, taking into account the processes for such auditing as prescribed in Regulation 34 of the EIA Regulations, 2014 as amended.
- 24. The holder of the authorisation must, in addition, submit environmental audit reports to the Department within 30 days of completion of the construction phase (i.e. within 30 days of site handover) and a final environmental audit report within 30 days of completion of rehabilitation activities.
- 25. The environmental audit reports must be compiled in accordance with Appendix 7 of the EIA Regulations, 2014 as amended and must indicate the date of the audit, the name of the auditor and the outcome of the audit in terms of compilance with the environmental authorisation conditions as well as the requirements of the approved EMPr.
- Records relating to monitoring and auditing must be kept on site and made available for inspection to any
 relevant and competent authority in respect of this development.



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Notification to authorities

27. A written notification of commencement must be given to the Department no later than fourteen (14) days prior to the commencement of the activity. Commencement for the purposes of this condition includes site preparation. The notice must include a date on which it is anticipated that the activity will commence, as well as a reference number.

Operation of the activity

 A written notification of operation must be given to the Department no later than fourteen (14) days prior to the commencement of the activity operational phase.

Site closure and decommissioning

29. Should the activity ever cease or become redundant, the holder of the authorisation must undertake the required actions as prescribed by legislation at the time and comply with all relevant legal requirements administered by any relevant and Competent Authority at that time.

Specific conditions

- No activities will be allowed to encroach into a watercourse without a water use authorisation being in place from the Department of Water and Sanitation.
- The footprint of the development must be limited to the areas required for actual construction works and operational activities.
- A permit must be obtained from the relevant nature conservation agency for the removal or destruction of protected or endangered plant or animal species.
- No exotic plants must be used for rehabilitation purposes. Only indigenous plants of the area must be utilised.
- 34. The entire power line length must be fitted with bird flight diverters.
- Buffer zone of 20m must be implemented for heritage site, especially around site 005/006.
- 36. Should archaeological sites or graves be exposed in other areas during construction work, it must immediately be reported to a heritage practitioner so that an investigation and evaluation of the finds can be made.



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37. An integrated waste management approach must be implemented that is based on waste minimisation and must incorporate reduction, recycling, re-use and disposal where appropriate. Any solid waste must be disposed of at a landfill licensed in terms of Section 20 (b) of the National Environment Management Waste Act, 2008 (Act No.59 of 2008).

General

- A copy of this Environmental Authorisation, the audit and compliance monitoring reports, and the approved EMPr, must be made available for inspection and copying-
 - 38.1. at the site of the authorised activity;
 - 38.2. to anyone on request, and
 - 38.3. where the holder of the Environmental Authorisation has a website, on such publicly accessible website.
- 39. National government, provincial government, local authorities or committees appointed in terms of the conditions of this authorisation or any other public authority shall not be held responsible for any damages or losses suffered by the holder of the authorisation or his/her successor in title in any instance where construction or operation subsequent to construction be temporarily or permanently stopped for reasons of non-compliance by the holder of the authorisation with the conditions of authorisation as set out in this document or any other subsequent document emanating from these conditions of authorisation.

Date of Environmental Authorisation: 17 05 0000.

Ms Milicent Solomons

Acting Chief Director: Integrated Environmental Authorisations

Department of Forestry, Fisheries and the Environment

Department of Forestry, Fisheries and the Environment. Environmental Authorisation Reg. No. 14/12/16/3/3/1/2465

Annexure 1: Reasons for Decision

Information considered in making the decision

In reaching its decision, the Department took, inter alia, the following into consideration -

- The listed activities as applied for in the application form and updated application form as well as additional information received on 18 March 2022 and 21 April 2022 respectively.
- b) The email dated 05 May 2022 confirming that the coordinates included in the final BAR is for the entire site and not for the power line route and switching station location as it is not known yet.
- The information contained in the BAR dated March 2022.
- The comments received from interested and affected parties as included in the BAR dated March 2022.
- e) Mitigation measures as proposed in the BAR and the EMPr.
- f) The information contained in the specialist studies contained within the appendices of the BAR dated March 2022 and as appears below:

2. Key factors considered in making the decision

All information presented to the Department was taken into account in the Department's consideration of the application. A summary of the issues which, in the Department's view, were of the most significance is set out below.

- The findings of all the specialist studies conducted and their recommended mitigation measures.
- The need for the proposed project stems from the provision of electricity to the national grid.
- The BAR dated March 2022 identified all legislations and guidelines that have been considered in the preparation of the BAR.
- The location of the proposed development which avoid identified sensitive areas.
- e) The methodology used in assessing the potential impacts identified in the BAR dated March 2022 and the specialist studies have been adequately indicated.
- f) A sufficient public participation process was undertaken and the applicant has satisfied the minimum requirements as prescribed in the EIA Regulations, 2014 as amended for public involvement.



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Findings

After consideration of the information and factors listed above, the Department made the following findings -

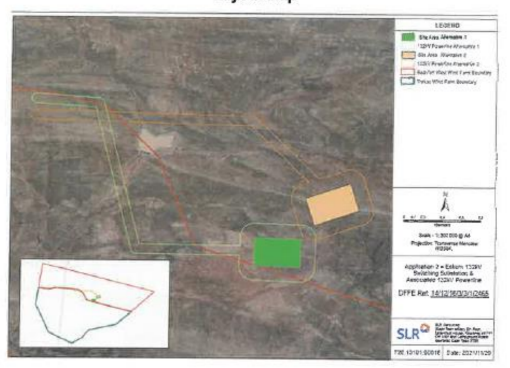
- a) The identification and assessment of impacts are detailed in the BAR dated March 2022 and sufficient assessment of the key identified issues and impacts have been completed.
- The procedure followed for impact assessment is adequate for the decision-making process.
- The proposed mitigation of impacts identified and assessed adequately curtails the identified impacts.
- d) EMPr measures for the pre-construction, construction and rehabilitation phases of the development were proposed and included in the BAR and will be implemented to manage the identified environmental impacts during the construction phase.

In view of the above, the Department is satisfied that, subject to compliance with the conditions contained in the environmental authorisation, the authorised activities will not conflict with the general objectives of integrated environmental management laid down in Chapter 5 of the National Environmental Management Act, 1998 and that any potentially detrimental environmental impacts resulting from the authorised activities can be mitigated to acceptable levels. The environmental authorisation is accordingly granted.



Department of Forestry, Fisheries and the Environment Environmental Authorisation Reg. No. 14/12/16/3/3/1/2465

Layout Map





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Ms. Milicent Solomons
Director: Prioritized Infrastructure Projects

Dear Mrs Solomons

APPOINTMENT AS ACTING CHIEF DIRECTOR: INTEGRATED ENVIRONMENTAL AUTHORIZATIONS FOR THE PERIOD OF 25 APRIL 2922 UNTIL 31 OCTOBER 2022

I hereby inform you that I have decided to appoint you as the Acting Chief Director: Integrated Environmental Authorizations for the period of 25 April to 31 October 2022 whilet Mr Sabelo Malaza is fulfilling his temporary reassignment function at the Forestry Branch.

All the correspondence and other documents that are usually signed by the Chief Director: Integrated Environmental Authorizations must be signed under Acting Chief Director; Integrated Environmental Authorizations during the above-mentioned period.

Your appointment in the above acting position remains subject to the provisions of the Public Service Act, 1994 (Proclamation No. 103 of 1994), as amended, the Government Employees Pension Fund Act, 1996 (Proclamation No. 21 of 1996), the regulations promulgated under these Acts and relevant circulars.

in the execution of your duties and the exercising of the powers delegated to you, you will furthermore be subjected to the provisions of the Public Finance Management Act, compliance with the Promotion of Access to Information Act, Promotion of Administrative Justice Act, the Minimum Information Security Standard, Departmental Policies and other applicable legislations with the Republic of South Africa. You are therefore advised to make yourself familiar with the provisions of these legislations and policies and the amendments thereof. (Copies of Departmental policies can be obtained from the Human Resource Office).

Please accept my heartfelt gratitude for all your assistance on behalf of the department.

Yours sincerely

Ms Devinagle Bendeman

Deputy Director-General: RCSM (Regulatory Compliance and

Sector Monitoring)

Data 20 April 202

ACKNOWLEDGEMENT

I ACCEPT / 90 NOT ASSEPT appointment as Acting Chief Director: Integrated Environmental Authorizations

Signed:

Date:

2002