

February 2009  
Impact Assessment Phase

## **ENVIRONMENTAL IMPACT ASSESSMENT**

*Bravo Integration Project –Bravo5:  
Construction of a 400 kV line Duhva by-  
pass overhead power line.*

DEAT REF NO: 12/12/20/1096

**Proponent: Eskom Transmission**

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# **DRAFT ENVIRONMENTAL IMPACT REPORT**

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Project 10637

## PURPOSE OF THIS DOCUMENT

The growing demand for electricity is placing increasing pressure on Eskom's existing power generation and transmission capacity. Eskom is committed to implementing a Sustainable Energy Strategy that complements the policies and strategies of National Government. Eskom aims to improve the reliability of electricity supply to the country, and in particular to provide for the growth in electricity demand in the Gauteng and Mpumalanga provinces. For this reason, Eskom obtained environmental authorisation to construct the new 400 kV Bravo (Kusile) coal-fired Power Station between Bronkhorstspuit and Witbank in 2007. Construction of this power station has already commenced.

Due to this construction, the new Bravo power station needs to be integrated with the existing Eskom electricity infrastructure. This proposed project is to construct a new 400 kV overhead power line which by-passes the current Duhva Power station to form the new Bravo-Vulcan line near Emahlaheni, Mpumalanga.

Eskom Transmission has appointed Zitholele Consulting (Pty) Ltd, an independent company, to conduct an EIA to evaluate the potential environmental and social impacts of the proposed project.

The first phase of the EIA (Scoping Phase) has been completed. The second phase of an EIA is the Impact Assessment Phase. In the Scoping Phase public issues, concerns and suggestions were identified and these were used to shape the terms of references for the specialist studies that were conducted. The findings of the specialists are being reported on in this document – the culmination of the second phase (Impact Assessment Phase) of the EIA.

An Environmental Impact Assessment (EIA) must show the authorities, the stakeholders and the proponent what the impact of the proposal on a particular alternative will be in environmental, economical and social terms and provide informed findings of the specialist investigations.

In accordance with the EIA Regulations, Interested and Affected Parties (I&APs) must be given the opportunity to verify that all the issues mentioned during the stakeholder engagement process, have been addressed in the Impact Assessment. This is the main purpose of this Draft Environmental Impact Report (DEIR).

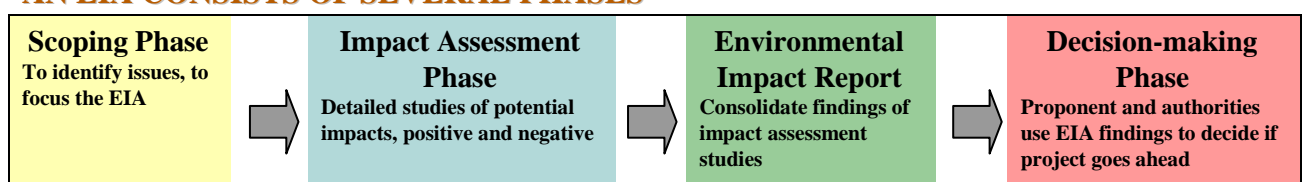
After public review, the Draft EIR will be updated and submitted to the lead authority, the National Department of Environmental Affairs and Tourism (DEAT) for a decision about the project.

### Summary of what the Draft Environmental Impact Report Contains

This report contains the following for comment by stakeholders:

- A complete overview of the proposed project;
- An overview of the EIA process followed;
- A complete summary of the Public Participation (PP) Process followed;
- Project alternatives including the "No-go" (no development) option;
- An overview of the baseline receiving environment;
- The assessment by specialists of the potential environmental impacts of the proposed project along with the mitigation measures to reduce the negative impacts and enhance the positive impacts; and
- An Environmental Management Plan (EMP).

### AN EIA CONSISTS OF SEVERAL PHASES



## YOUR COMMENT ON THE DRAFT ENVIRONMENTAL IMPACT REPORT

The Draft Environmental Impact Report is available for comment from **Monday, 16 February 2009 to Monday, 16 March 2009 (4 weeks)**. This Draft Environmental Impact Report has been distributed to the authorities, all key stakeholders and all those that have requested a copy. Copies of the report are available at strategic public places in the project area (see below).

### List of public places where the Draft Environmental Impact Report is available:

PLACE	CONTACT PERSON	TELEPHONE
Blue Valley Golf and Country Estate, HALFWAY HOUSE	Bothma, Lise	(011) 512 0538
City of Johannesburg: Human Development, HALFWAY HOUSE	Kubheka, Kaiser	(011) 203 3419
Delmas Public Library, DELMAS	Mehlape, Lydia	(013) 665 2425
Kungwini Public Library, BRONKHORSTSPRUIT	Smith, Brenda	(013) 665 2425
Leandra Public Library, LEANDRA	Potgieter, A M	(017) 683 0055
Lebogang Public Library, LESLIE	Mosako, Rosina	(017) 683 3000
Midfield Homeowners Association, MIDSTREAM ESTATES	Du Preez, Tarynlee	(012) 661 0456
Midlands Homeowners Association, MIDSTREAM ESTATES	De Wet, Lizette	087 805 3610
Midstream Homeowners Association, MIDSTREAM ESTATES	van der Westhuizen, Durette	(012) 661 0915
Olievenhoutbosch Library, OLIVENHOUTBOSCH	Nkonki, Bongi	(012) 652 1001
Phola Public Library, OGIES	Mabena, Agnes	(013) 645 0094
Secunda Public Library, SECUNDA	Griesel, Tertia	(017) 620 6183

*The reports are also available electronically from the Public Participation office.*

### You may comment on the Draft Environmental Impact Report by:

- Completing the comment sheet enclosed with the report;
- Writing a letter, or producing additional written submissions; or
- By email or telephone to the public participation office.

### *DUE DATE FOR COMMENT ON THE DRAFT ENVIRONMENTAL IMPACT REPORT*

**Monday, 16 March 2009 to the Public Participation Office:**

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Public Participation Office  
Zitholele Consulting (Pty) Ltd  
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HALFWAY HOUSE, 1685  
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## 1 INTRODUCTION

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### 1.1 Background Information

#### 1.1.1 Eskom Holdings

Eskom Holdings is South African utility that generates, transmits and distributes electricity. Eskom supplies approximately 95% of the country's electricity, and approximately 60% of the total electricity consumed on the African continent. Eskom's vision "*Together building the powerbase for sustainable growth and development.*"<sup>1</sup> places a responsibility on the company to ensure that sustainable development in the country becomes a reality. Eskom further plays a major role in accelerating growth in the South African economy by providing a high-quality supply of electricity. Eskom's vision means: 1

TABLE 1: ESKOM'S VISION.

Together	One Eskom, unified, working together in partnership with others
Building	Planning for the future, building South Africa's economy
Powerbase	Providing the electricity foundation for positive sustainable development
Sustainable	Ensuring continued delivery on economic, environmental and social outcomes
Growth	Empowering South Africa, its people and the economy
Development	Securing a brighter future for all and integrating the first and second economy

The details of the proponent are as follows:

Company: Eskom Transmission: Land and Rights

Contact: Project Manager: Mr Vuledzani Thanyani

Address: Eskom Transmission, Mega Watt Park, Maxwell Drive, Sunninghill

Landline: 011 800 5601

Fax: 011 800 3917

For more information regarding Eskom please refer to the Eskom website at [www.eskom.co.za](http://www.eskom.co.za)

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<sup>1</sup> Taken from the Eskom website, 27 August 2008 ([http://www.eskom.co.za/live/content.php?Category\\_ID=58](http://www.eskom.co.za/live/content.php?Category_ID=58))

## **1.2 Purpose and Motivation for the Proposed Project**

In South Africa, our most abundant source of energy is coal. Eskom therefore relies on coal-fired power stations to produce approximately 90% of its electricity. Coal mining in South Africa is relatively cheap compared to the rest of the world. In Europe, by contrast, costs are almost four times higher.

In order for the electricity generated by these power stations to be transmitted safely and efficiently, it must be at a high voltage (Typically 400 kilo Volts [kV]) and a low current. The transmission system carries the electricity from source (power stations) to consumption areas.

Electricity delivered by transmission circuits is then stepped down in facilities called substations to voltages more suitable for use. At distribution substations electricity is stepped down to 11 kV for local distribution and then further reduced according to need, for example, 220 volts for domestic use. Substations are used to transform power from one voltage level to another; interconnect alternative sources of power; connect generators, transmission or distribution lines and loads to each other, as well as provide switching for alternate connections and isolation of failed or overloaded lines and equipment. Substations are also used to interconnect adjacent power systems for mutual assistance in case of emergency.

### **1.2.1 Increased Electricity Supply Plan**

For many years Eskom has operated in an environment of surplus capacity. However, this surplus capacity has now been exhausted with increased consumer demand. Eskom's power system will remain tight over the next five years with an increased likelihood of power interruptions. This trend is set to continue at least until the first new coal-fired base load power station (Medupi power station) is commissioned in 2011.

During the Integrated Strategic Electricity Planning (ISEP) process Eskom identified long-term options regarding both the supply and demand sides of electricity provision in South Africa. The ISEP is informed by the White Paper on the Energy Policy of the Republic of South Africa (1998), the Integrated Energy Plan (2003) and the National Integrated Resource Plan (2003/ 2004).

The latest ISEP (October 2005) has identified the need for increased base load electricity supply by the year 2010, while peaking generation is being attended to in the shorter term. The National Energy Regulator of South Africa (NERSA) is the regulatory authority responsible for the electricity supply industry in South Africa. In its National Integrated Resource Plan (NIRP), NERSA has determined that, while various alternative and renewable electricity generation options should be continually investigated, coal should still provide the main fuel source in South Africa. Accordingly, coal-fired power stations will be required for the expansion of generation capacity during the next 20 years.

On 29 February 2008 Eskom awarded contracts for its "Bravo Project", a coal-fired power station to be built near Emalahleni in Mpumalanga by 2017. Site clearance for this station has already started. The first unit is planned to be online by 2013.

The proposed Bravo Integration Project is necessary to integrate and connect Bravo power station (which will aid in the delivery of additional electricity supply) into the existing Eskom electricity network.

For additional information on the Eskom build programme, or increased electricity supply plan, please visit the Eskom website: [http://www.eskom.co.za/live/content.php?Item\\_ID=5981&Revision=en/2](http://www.eskom.co.za/live/content.php?Item_ID=5981&Revision=en/2).

### **1.2.2 Bravo Integration Project**

The Bravo Integration project consists of the following five components (Figure 2):

#### Phase 1: Sol – Camden By-Pass Power Line

The intention of Bravo 1 is to build two 400 kV by-pass lines for Zeus substation, the two 400 kV lines from Sol Substation and the two 400 kV power lines from Camden power station will be disconnected from Zeus substation and joined to each other to form two Camden- Sol 400 kV power lines. The location of the two by-pass lines is planned to be within approximately 10 km radius of the Zeus substation. The project is located within the Govan Mbeki District Municipality.

#### Phase 2: Apollo and Kendal loop in and loop out lines

Eskom propose to construct four new 400 kV overhead power lines, located within the Emalahleni Local Municipality in Mpumalanga, to loop in and out of Bravo Power Station. The existing Kendal-Apollo line will be looped in and out of Bravo to form the Bravo-Apollo and Bravo-Kendal lines. In addition, the existing Duvha-Minerva 400 kV overhead power line will be looped in and out of Bravo Power Station, to form the Bravo-Duvha and Bravo-Minerva lines. The study area in which the alternatives were selected is within the 10 km radius surrounding the new Bravo Power Station and each of the alternative 400 kV power lines will be not exceed 10 km in length.

#### Phase 3: Construction of a 400 kV power line from Bravo Power Station to Lulamisa Substation

In order for the Bravo power station to be integrated within the existing Eskom infrastructure, Eskom propose to construct a new 400 kV power line from the new Bravo Power Station to the existing Lulamisa substation, near Diepsloot. This line will be approximately 150 km in length. The construction of this proposed 400 kV power line is aimed to ensure sufficient electricity supply to the Diepsloot and Johannesburg North areas, where currently frequent electricity shortages are experienced. The alternative Bravo power line corridors are located on the eastern Highveld of Southern Africa. The corridors cover an area from Witbank in the east, to Diepsloot in the west.

#### Phase 4: Two new 70 km Kendal –Zeus 400 kV Power Lines

Eskom propose to construct two new 400 kV power lines, one from Bravo to Zeus and the other one from the Kendal Power Station (near Ogies) to the Zeus substation (near Secunda), Mpumalanga. These lines will run parallel to each other and will be approximately 70 km's in length. The three

alternative route corridors will be 5 km's wide. These three alternative corridors merge into two corridors approximately 30 km's from the Zeus substation.

#### Phase 5: New 10 km Bravo-Vulcan Power Line

Eskom propose to construct a 400 kV overhead power line, by-passing the existing Duvha substation, to form a new Bravo-Vulcan line near Emahlahleni, Mpumalanga. This by-pass line is planned to be approximately 10 km in length. The area to be investigated for this by-pass line is a 10 km radius surrounding the existing Duvha substation.

### **1.2.3 Context of this Report**

This report constitutes the Draft Environmental Impact Report, a key component of the Environmental Authorisation Process for Phase 5 Duhva by-pass overhead power line.

### **1.3 The Project Team**

The project team for the proposed Duhva by-pass power line is divided into various role players as follows:

- The Applicant / Proponent;
- The Environmental Assessment Practitioner (EAP); and
- The Decision Making Authority.

#### **1.3.1 The Applicant / Proponent**

Eskom Holdings, the “Proponent” is applying for the Environmental Authorisation from the Department of Environmental Affairs and Tourism (DEAT). As the owner and operator of the proposed power lines Eskom will remain the responsible legal entity and will carry the environmental liability for the proposed project.

#### **1.3.2 The Environment Assessment Practitioner (EAP)**

In terms of the EIA Regulations, the Proponent has appointed the following independent environmental consultants to undertake the detailed EIA Phase of this project:



**FIGURE 1: ENVIRONMENTAL ASSESSMENT PRACTITIONERS.**



The environmental consultants were selected on the basis of their experience in environmental management and assessment, their familiarity with EIA requirements specifically for projects related to the industry, and their knowledge of the project area. Neither Zitholele Consulting (Pty) Ltd (ZC) nor Cymbian Enviro-Social Consulting Services (Pty) Ltd (Cymbian) have any vested interest in the proposed project.

### **1.3.3 The Decision Making Authority**

The Department of Environmental Affairs and Tourism (DEAT) is the delegated lead authority responsible for authorising this project. However, in the spirit of co-operative governance, the following government departments will be consulted before making a decision:

- Department of Water Affairs and Forestry (DWAF);
- Mpumalanga Department of Agriculture and Land Administration (MDALA);
- Gauteng Department of Agriculture, Conservation, and Environment (GDACE);
- Emalahleni Local Municipality; and
- Nkgangala District Municipality.

### **1.4 Project Progress**

To date the following has been completed by the Environmental consulting team.

- Pre-application consultation with relevant stakeholders and authorities;
- Completion and submission of the relevant Screening / EIA Application documentation;
- Compilation, submission, and approval of the Plan of Study for Scoping;
- Placement of advertisements;
- Compilation and distribution of a Background Information Document;
- Hosting a public meeting;
- Compilation of a Draft Scoping Report; and
- Compilation, submission and approval of the Final Scoping Report and Plan of Study for EIA;
- Specialist Studies.

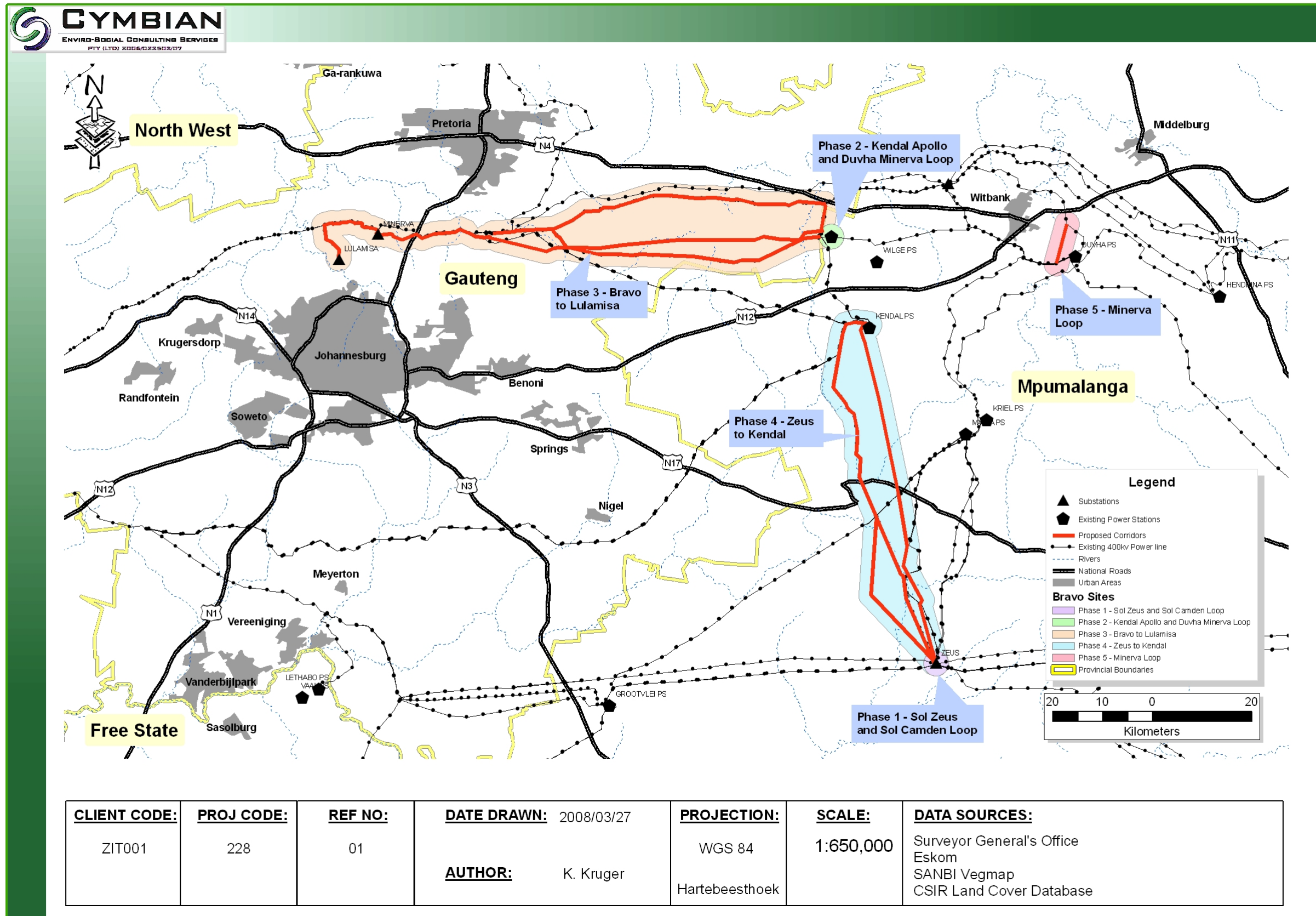


FIGURE 2: OVERVIEW OF THE BRAVO INTEGRATION PROJECT.

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## 2 LEGAL CONTEXT

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### 2.1 National Environmental Management Act (No 107 of 1998)

The EIA for this proposed project will be conducted in terms of the EIA Regulations that were promulgated in terms of Section 24 (5) of the National Environmental Management Act (NEMA). The National Department of Environmental Affairs and Tourism (DEAT) is the competent authority responsible for issuing environmental authorisation for the proposed project.

A full EIA is applicable to all projects likely to have significant environmental impacts due to their nature or extent, activities associated with potentially high levels of environmental degradation, or activities for which the impacts cannot be easily predicted.

In terms of Government Notice Regulation (GNR) 387, activity 1(l), a full Environmental Impact Assessment comprising both Scoping and Impact Assessment, is necessary for the proposed new 400 kV overhead power lines. This activity is listed as follows:

- *Activity 1(l): The transmission and distribution of above ground electricity with a capacity of 120 kilovolts or more.*

The following activities in accordance with Regulation GNR 386 are also included in the EIA application, to provide for supporting infrastructure associated with the proposed power lines construction:

- *Activity 1 (p): The temporary storage of hazardous waste;*
- *Activity 12: The transformation or removal of indigenous vegetation of three hectares or more, or of any size where the transformation or removal would occur within a critically endangered ecosystem listed in terms of section 52 of the National Environmental Management: Biodiversity Act, 2004 (Act No 10 of 2004);*
- *Activity 14: The construction of masts of any material of type and of any height, including those used for telecommunications, broadcasting and radio transmission, but excluding (a) masts of 15m and lower exclusively used by (i) radio amateurs; or (ii) for lighting purposes, (b) flagpoles; and (c) lightning conductor poles;*
- *Activity 15: The construction of a road that is wider than four metres or that has a reserve wider than six metres, excluding roads that fall within the ambit of another listed activity or which are access roads of less than 30 metres long;*
- *Activity 16 (b): The transformation of undeveloped, vacant or derelict land for residential, industrial or institutional use where such development does not constitute infill and where the total area to be transformed is bigger than one hectare; and*
- *Activity 23: The decommissioning of existing facilities or infrastructure, other than facilities or infrastructure that commenced under an environmental authorization issued in terms of the Environmental Impact Assessment Regulations 2006 made under*

*section 24(5) of the Act and published in Government Notice No. R. 385 of 2006, for  
-. (a) electricity generation*

The NEMA can be regarded as the most important piece of general environmental legislation. It provides a framework for environmental law reform and covers three areas, namely:

- Land, planning and development;
- Natural and cultural resources, use and conservation; and
- Pollution control and waste management.

The law is based on the concept of sustainable development. The objective of the NEMA is to provide for co-operative environmental governance through a series of principles relating to:

- The procedures for state decision-making on the environment; and
- The institutions of state which make those decisions.

The NEMA principles serve as:

- A general framework for environmental planning;
- Guidelines according to which the state must exercise its environmental functions; and
- A guide to the interpretation of NEMA itself and of any other law relating to the environment.

### **2.1.1 What are the NEMA principles?**

Some of the most important principles contained in NEMA are that:

- Environmental management must put people and their needs first;
- Development must be socially, environmentally and economically sustainable;
- There should be equal access to environmental resources, benefits and services to meet basic human needs;
- Government should promote public participation when making decisions about the environment;
- Communities must be given environmental education;
- Workers have the right to refuse to do work that is harmful to their health or to the environment;
- Decisions must be taken in an open and transparent manner and there must be access to information;
- The role of youth and women in environmental management must be recognised;
- The person or company who pollutes the environment must pay to clean it up;

- The environment is held in trust by the state for the benefit of all South Africans; and
- The utmost caution should be used when permission for new developments is granted.

### **2.1.2 Department of Environmental Affairs and Tourism Integrated Environmental Management Information Series**

The Department of Environmental Affairs and Tourism (DEAT) Information Series of 2002 and 2004 comprise 20 information documents. The documents were drafted as sources of information about concepts and approaches to Integrated Environmental Management (IEM). The IEM is a key instrument of NEMA and provides the overarching framework for the integration of environmental assessment and management principles into environmental decision-making. The aim of the information series is to provide general guidance on techniques, tools and processes for environmental assessment and management.

## **2.2 Environmental Conservation Act (Act No 73 of 1989)**

The Environment Conservation Act (ECA) is a law that relates specifically to the environment. Although most of this Act has been replaced by the NEMA there are still some important sections that remain in operation. These sections relate to:

- Protected natural environments;
- Littering;
- Special nature reserves;
- Waste management;
- Limited development areas;
- Regulations on noise, vibration and shock and
- Environmental impact assessment (EIA).

Perhaps the most important sections are the ones that deal with EIA. The government has made certain Regulations under the EIA sections so that anyone who wants to undertake a development (e.g. erect a hotel, or build a factory) must first put together a report about how the development will affect the environment. This report is then used by government to decide whether permission for the development will be granted, and whether there will be any limits placed on the development.

## **2.3 Additional Legal Requirements and Frameworks**

### **2.3.1 White Paper on the Energy Policy of the Republic of South Africa – 1998**

Development within the energy sector in South Africa is guided by the White Paper on the Energy Policy, published by DME in 1998. This White Paper sets out five objectives for the further development of the energy sector. The five objectives are as follows:

- Increased access to affordable energy services;
- Improved energy governance;
- Stimulating economic development;
- Managing energy-related environmental and health impacts; and
- Securing supply through diversity.

Furthermore, the Energy Policy identified the need to undertake an Integrated Energy Planning (IEP) process in order to achieve a balance between energy demand and resource availability, whilst taking into account health, safety and environmental aspects. In addition, the policy identified the need for the adoption of a National Integrated Resource Planning (NIRP) approach to provide a long-term cost-effective resource plan for meeting electricity demand, which is consistent with reliable electricity supply and environmental, social and economic policies.

### **2.3.2 Integrated Energy Plan (IEP) – 2003**

DME commissioned the IEP to provide a framework in which specific energy policies, development decisions and energy supply trade-offs can be made on a project-by-project basis. The framework is intended to create a balance in providing low cost electricity for social and economic development, ensuring security of supply and minimizing the associated environmental impacts. The IEP projected that the additional demand in electricity would necessitate an increase in electricity generation capacity in South Africa by 2007. Furthermore, the IEP concluded that, based on energy resources available in South Africa, coal will be the primary fuel source for the current expansion period.

### **2.3.3 National Integrated Resource Plan (NIRP) – 2003/2004**

In response to the White Paper's objective relating to affordable energy services, the National Electricity Regulator (now NERSA) commissioned a NIRP. The objectives of the NIRP are to determine the least-cost supply option for the country, provide information on the opportunities for investment into new power stations and evaluate the security of supply.

The national electricity demand forecast took a number of factors into account. They are:

- A 2.8% average annual economic growth;
- The development and expansion of a number of large energy-intensive industrial projects;
- Electrification needs;
- A reduction in electricity-intensive industries over the 20 year planning horizon;
- A reduction in electricity consumers – NIRP anticipates people switching to the direct use of natural gas;
- The supply of electricity to large mining and industrial projects in Namibia and Mozambique; and
- Typical demand profiles.

In addition to the ECA and NEMA, the following Acts have some bearing on the proposed activities:

### **2.3.4 The National Heritage Resources Act (No. 25 of 1999)**

The proposed overhead power lines comprise certain activities (e.g. changing the nature of a site exceeding 5 000 m<sup>2</sup> and linear developments in excess of 300 m) that require authorisation in terms of Section 38 (1) of the Act. Section 38 (8) of the Act states that, if heritage considerations are taken into account as part of an application process undertaken in terms of the ECA, there is no need to undertake a separate application in terms of the National Heritage Resources Act. The requirements of the National Heritage Resources Act have thus been addressed as an element of the EIA process, specifically by the inclusion of a Heritage Assessment.

### **2.3.5 Expropriation Act (No. 63 of 1975)**

Eskom has a policy of “willing buyer, willing seller”, and therefore endeavours to purchase land where ever possible or necessary. However, the State and State-owned-enterprises can acquire the rights to use or possess the requisite land through the Expropriation Act (No 63 of 1975). The Expropriation Act requires the determination of compensation based on the principle of market value (i.e. what would the value be in the event of both a willing buyer and a willing seller trading the land). There is a suite of additional legislation, which, in conjunction with the Expropriation Act, would be used to determine the compensation value.

### **2.3.6 Occupational Health and Safety Act (Act No 85 of 1993)**

This Act makes provisions that address the health and safety of persons working at the proposed plant. The Act addresses amongst others the:

- Safety requirements for the operation of plant machinery;
- Protection of persons other than persons at work against hazards to health and safety, arising out of or in connection with the activities of persons at work;
- Establishment of an advisory council for occupational health and safety; and
- Provision for matters connected therewith.

The law states that any person undertaking upgrades or developments for use at work or on any premises shall ensure as far as is reasonably practicable that nothing about the manner in which it is erected or installed makes it unsafe or creates a risk to health when properly used.

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### **3 ENVIRONMENTAL IMPACT ASSESSMENT PROCESS**

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#### **3.1 Study Approach and Progress to Date**

The EIA Process being followed for this project complies with the new EIA Regulations as amended and administered by the DEAT and promulgated in April 2006 in terms of the Section 24 (5) of the National Environmental Management Act (NEMA) (Act 107 of 1998). The technical and public participation process undertaken for this EIA is summarised below and schematically represented in Figure 3.

##### **3.1.1 Pre-Application Consultation**

On notification and receipt of the appointment letter from Eskom, a project inception meeting was held on 13 November 2007 between Eskom and Zitholele Consulting Project Team. During this project kick-off meeting the following was discussed:

- Project Scope and Requirements;
- Project Schedule;
- Identification of key stakeholders and role players; and
- Analyse the preliminary loop in and loop out route alignments.

A pre-application consultation with Mr. Wayne Hector of the DEAT was held on 21 April 2008. During this meeting the proposed project was presented to the authorising authority and the project-specific requirements for environmental authorisation were discussed and finalised.

##### **3.1.2 Submission of an Application for Authorisation**

The EIA application form (Appendix A) for the proposed project was submitted to the DEAT on 7 January 2008. The potentially affected landowners are attached as Appendix C to this report.

##### **3.1.3 Site Visit**

A site visit was conducted by Mr Johan Hayes and Mr Andre Joubert from Zitholele Consulting on 24 April 2008. The objective of this site visit was to familiarise the project team with the area.

##### **3.1.4 Draft Scoping Report and Terms of Reference for Specialist Studies**

This Draft Scoping Report (DSR) was prepared on the basis of information and issues identified during the Scoping Phase of this EIA. The Terms of Reference (ToR) for the envisaged specialist studies during the Environmental Impact Assessment Phase and a Plan of Study for EIA were compiled. The DSR was later updated based on public review and comments obtained from the I&APs. After the public review period, the Final Scoping Report was submitted to the DEAT for approval to commence the Environmental Impact Phase.



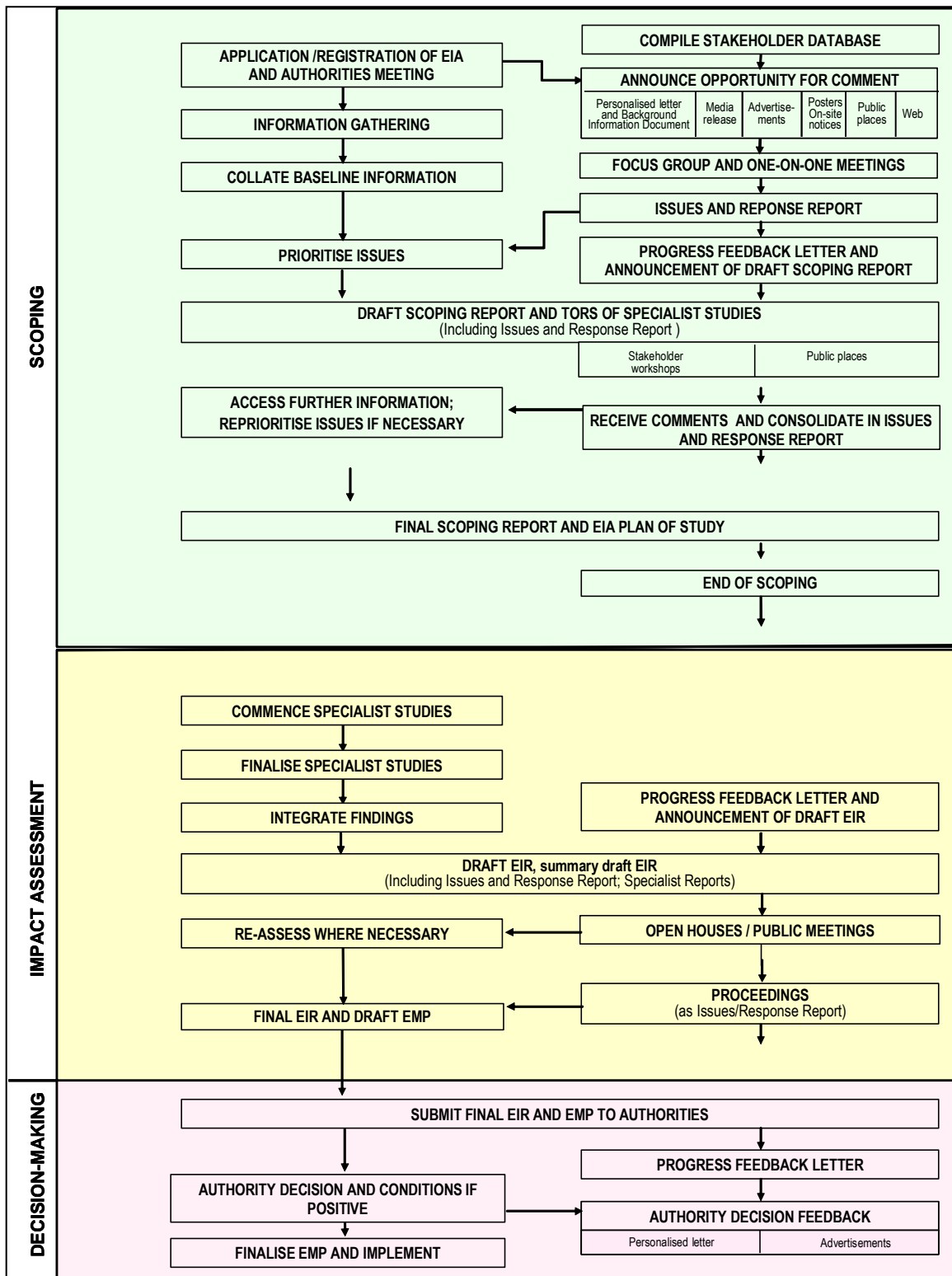


FIGURE 3: TECHNICAL AND PUBLIC PARTICIPATION PROCESS AND ACTIVITIES THAT COMPRISE THE ENVIRONMENTAL IMPACT ASSESSMENT FOR THE PROPOSED CONSTRUCTION OF A 400 KV BY-PASS LINE FROM DUHVA POWER STATION.

### **3.1.5 Public Participation Process**

Public participation is an essential and legislative requirement for environmental authorisation. The principles that demand communication with society at large are best embodied in the principles of the National Environmental Management Act (Act 107 of 1998, Chapter 1), South Africa's overarching environmental law. In addition, Section 24 (5), Regulation 56 of GN R385 under the National Environmental Management Act, guides the public participation process that is required for an Environmental Impact Assessment (EIA).

The public participation process for the proposed loop-in and loop-out overhead power lines has been designed to satisfy the requirements laid down in the above legislation and guidelines. Figure 3 provides an overview of the EIA technical and public participation processes, and illustrates how issues and concerns raised by the public are used to inform the technical investigations of the EIA at various milestones during the process. This section of the report highlights the key elements of the public participation process followed.

#### **Objectives of Public Participation in an EIA**

The objectives of public participation in an EIA are to provide sufficient and accessible information to I&APs in an objective manner to assist them to:

#### **During Scoping:**

- Identify issues of concern, and provide suggestions for enhanced benefits and alternatives.
- Contribute local knowledge and experience.
- Verify that their issues have been considered.

**During Impact Assessment:**

- Verify that their issues have been considered either by the EIA Specialist Studies, or elsewhere.
- Comment on the findings of the EIA, including the measures that have been proposed to enhance positive impacts and reduce or avoid negative ones.

Identification of interested and affected parties

The identification of stakeholders is an ongoing process, refined throughout the process as on-the-ground understanding of affected stakeholders improves through interaction with various stakeholders in the area. The identification of key stakeholders and community representatives (land owners and occupiers) for this project is important and was done in collaboration with the local municipalities and other organisations in the study area.

Stakeholders' details are captured on Maximiser 9, an electronic database management software programme that automatically categorises every mail to stakeholders, thus providing an ongoing record of communications - an important requirement by the authorities for public participation. In addition, comments and contributions received from stakeholders are recorded, linking each comment to the name of the person who made it.

According to the new EIA Regulations under Section 24(5) of NEMA, a register of I&APs must be kept by the public participation practitioner. Such a register has been compiled and is being kept updated with the details of involved I&APs throughout the process (See Appendix F).

Announcement of opportunity to become involved

The opportunity to participate in the EIA was announced in April 2008 as follows:

- Distribution of a letter of invitation to become involved, addressed to individuals and organisations by name, accompanied by a Background Information Document containing details of the proposed project, including maps of the project area and the alternative routes, and a registration sheet (Appendix G);
- Advertisements were placed in the following newspapers (Appendix D):

**TABLE 2: ADVERTISEMENTS PLACED DURING THE ANNOUNCEMENT PHASE.**

<b>NEWSPAPER</b>	<b>DATE</b>
City Press	27 April 2008
Pretoria News	22 April 2008
Beeld	23 April 2008
The Star	24 April 2008
Citizen	25 April 2008
Pretoria Record Central	25 April 2008
Tshwane Sun West	30 April 2008
Tembisan	25 April 2008
Middelburg Herald	25 April 2008
Witbank News	25 April 2008
Springs Advertiser	23 April 2008
Streeknuus	23 April 2008
Ekasi News	25 April 2008
Ridge Times	25 April 2008
The Echo	25 April 2008

- Notice boards were placed at prominent localities at each alternative route during May and June 2008 at conspicuous places at various public places and on route (Appendix H). Site notices were placed prominently to invite stakeholder participation.

### **3.1.6 Draft Scoping Report**

The purpose of the DSR was to enable I&APs to verify that their contributions have been captured, understood and correctly interpreted, and to raise further issues. At the end of Scoping, the issues identified by the I&APs and by the environmental technical specialists, were used to define the Terms of Reference for the Specialist Studies that will be conducted during this Impact Assessment Phase of the EIA. A period of four weeks was available for public review of the DSR (from Monday 21 July to Thursday, 21 August 2008).

In addition to media advertisements and site notices that announced the opportunity to participate in the EIA, the opportunity for public review was announced as follows:

- In the Background Information Document (April 2008).
- In advertisements published (see table above and Appendix I) to advertise the public review period;
- In a letter sent out on 7 July 2008, and addressed personally to all individuals and organisations on the stakeholder database.

The Draft Scoping Report, including the Issues and Response Report Version 1, was distributed for comment as follows:

- Left in public places in the project area. The public places where documents were available are listed in the table below:
- Mailed to key stakeholders.
- Mailed to I&APs who requested the report.

- Copies were made available at the public meetings (see table 3 above) where stakeholders had the opportunity to comment on the Scoping Report.

**TABLE 3: LIST OF STAKEHOLDER MEETINGS THAT WERE ADVERTISED AND HELD AS PART OF THE PUBLIC REVIEW PERIOD OF THE DRAFT SCOPING REPORT.**

DATE	VENUE
Monday, 28 July 2008 at 18:00	Midrand
Tuesday, 29 July 2008 at 18:00	Bronkhorstspuit
Wednesday, 30 July 2008 at 18:00	Kendal
Thursday, 31 July 2008 at 18:00	Leandra

The minutes of the public meetings are attached as Appendix L.

I&APs could comment on the report in various ways, such as completing the comment sheet accompanying the report, and submitting individual comments in writing or by email.

**TABLE 4: LIST OF PUBLIC PLACES WHERE THE DRAFT SCOPING REPORT WAS AVAILABLE**

PLACE	CONTACT PERSON	TELEPHONE
Blue Valley Golf and Country Estate, HALFWAY HOUSE	Bothma, Lise	(011) 512 0538
City of Johannesburg: Human Development, HALFWAY HOUSE	Kubheka, Kaiser	(011) 203 3419
Delmas Public Library, DELMAS	Mehlape, Lydia	(013) 665 2425
Kungwini Public Library, BRONKHORSTSPRUIT	Smith, Brenda	(013) 665 2425
Leandra Public Library, LEANDRA	Potgieter, A M	(017) 683 0055
Lebogang Public Library, LESLIE	Mosako, Rosina	(017) 683 3000
Midfield Homeowners Association, MIDSTREAM ESTATES	Du Preez, Tarynlee	(012) 661 0456
Midlands Homeowners Association, MIDSTREAM ESTATES	De Wet, Lizette	087 805 3610
Midstream Homeowners Association, MIDSTREAM ESTATES	van der Westhuizen, Durette	(012) 661 0915

Olievenhoutbosch Library, OLIVENHOUTBOSCH	Nkonki, Bongi	(012) 652 1001
Phola Public Library, OGIES	Mabena, Agnes	(013) 645 0094
Secunda Public Library, SECUNDA	Griesel, Tertia	(017) 620 6183

### **3.1.7 Final Scoping Report**

The Final Scoping Report was updated with additional issues raised by I&APs and contained new information that was generated as a result of this process. The FSR was distributed to the Authorities (DEAT) and key I&APs, and to those individuals who specifically requested a copy. I&APs were notified of the availability of the report.

### **3.1.8 Public participation during the Impact Assessment**

The purpose of the public participation process during the Impact Assessment Phase is to ensure that the Draft Environmental Impact Assessment Report is made available to the public for comments. I&APs will be requested to comment on the findings of the EIA, including the measures that have been proposed to enhance positive impacts and reduce or avoid negative ones. Once the review is completed, the authority may decide to request additional information on matters that may not be clear from the report, authorise the application with certain conditions to be complied with by the applicant or reject the application. An Environmental Authorisation reflecting the decision of the authority as well as any conditions that may apply will be issued to the applicant.

Public participation during the impact assessment phase of the EIA mainly involves a review of the findings of the EIA, presented in this Draft Environmental Impact Report and the volume of Specialist Studies.

I&APs were advised of the availability of these reports, how to obtain them, and the dates and venues of public review places where the reports will be for review.

### **3.2 Draft Environmental Impact Assessment Report and Environmental Management Plan**

Findings of the environmental investigations were integrated by the environmental consultants and captured in a Draft Environmental Impact Assessment Report. The report includes the Issues/Response Report (Version 2), which listed every issue raised with an indication of where the issue was dealt with in the technical evaluations, and the relevant findings. It also includes a full description of the EIA process, including the necessary appendices.

### **3.3 Announcement of opportunity to comment on findings**

The availability of the Draft Environmental Impact Assessment Report and Environmental Management Plan as well as the comment period and the deadline for comment, was announced by the following methods:

- Personalised letters to all individuals and organisations on the mailing list (see notification as part of Appendix J)
- Posters at the public places to announce the opportunity to comment (Table 4 – the same public places were used throughout the project to ensure consistency)
- Paid advertisements in the local and regional media (See below)

**TABLE 5: ADVERTISEMENTS AND ANNOUNCEMENTS TO ANNOUNCE THE AVAILABILITY OF THE DRAFT ENVIRONMENTAL IMPACT ASSESSMENT REPORT AND THE OPPORTUNITY TO COMMENT ON THE FINDINGS OF THE EIA**



NEWSPAPER	DATE
City Press	25 February 2009
Pretoria News	25 February 2009
Beeld	25 February 2009
The Star	25 February 2009
Citizen	25 February 2009
Pretoria Record Central	25 February 2009
Tshwane Sun West	25 February 2009
Tembisan	25 February 2009
Middelburg Herald	25 February 2009
Witbank News	25 February 2009
Springs Advertiser	25 February 2009
Streeknuus	25 February 2009
Ekasi News	25 February 2009
Ridge Times	25 February 2009
The Echo	25 February 2009

### 3.4 Distribution

The full Draft Environmental Impact Assessment Report and Environmental Management Plan, Issues and Response Report and the volume of Specialist Studies, were left in public places (see Table 4 – same as the public places used for the Draft Scoping Report) in the study areas where the broader public had access to it, and was on display at meetings with stakeholders. The Draft Environmental Impact Assessment Report and Environmental Management plans are on public review from 16 February 2009 to 16 March 2009.

In special cases, such as the decision-making and commenting authorities, the full sets of reports were distributed. The Draft Environmental Impact Assessment Report alone, and individual Specialist Studies were, however, distributed to stakeholders that specifically request them.

### **3.5 Methods of public review and obtaining comments**

Public review of the Draft Environmental Impact Assessment Report and Environmental Management Plan was done by the following methods:

- Written comment, including email – a comment sheet asking I&APs to respond to particular questions accompanied the report; while further written submissions are encouraged
- Verbal comment during public meetings
- One-on-one discussions with the EIA team members subsequent to the public meetings.

I&APs were asked to keep the following in mind when reviewing the findings of the EIA:

- Verify that the issue(s) they have raised during the Scoping Phase have been considered in the report
- If the issue was not specifically considered in the report, verify that an indication has been provided of where and when it will be addressed
- Indicate which of the findings they agree with, and which not
- For those of the findings that they do not agree with, they have been asked to provide reasons and supporting information, or at least the sources where such information can be obtained. They were also welcome not to agree because of personal preference.

#### **3.5.1 Public meetings**

Four public meetings (Table 6) are to be convened to assist stakeholders to comment on the findings of the investigations. The details of the meetings are as follows:

**TABLE 6: PUBLIC MEETINGS TO COMMENT ON THE DRAFT SCOPING REPORT**

<b>DATE</b>	<b>VENUE</b>
Monday, 2 March 2009 at 18:00	Midrand
Tuesday, 3 March 2009 at 18:00	Bronkhorstspuit
Wednesday, 4 March 2009 at 18:00	Kendal
Thursday, 5 March 2009 at 18:00	Leandra

### **3.6 Issues and Response Report and acknowledgements**

Issues raised thus far, are captured in an Issues and Response Report Version 2, appended to this Draft Environmental Impact Report (Appendix J: **Personalised letters to all individuals and organisations on the mailing list**

**Appendix K**). This report will be updated to include any additional I&AP contributions that may be received as the EIA process proceeds. Issues and comments raised during the public review period of the Final Scoping Report were added to the report as Version 2 of the Issues and Response Report.

The contributions made by I&APs are acknowledged in writing.

### **3.6.1 Environmental Impact Assessment**

The EIA culminates in the compilation of this Environmental Impact Report (EIR). The EIR contain an evaluation of feasible alternatives including a comparative assessment of the environmental impacts associated with these alternatives, determination of the significance of identified impacts, as well as proposed mitigation measures to reduce, avoid or prevent the negative impacts and enhance the positive aspects of the activity. This report also contains a summary of specialist investigations undertaken as well as an interpretation of the relevance of the results to the study.

Like the Scoping Report, the EIR has been made available for public review. Stakeholders have an opportunity to comment on the findings of any specialist studies completed and to review the evaluation of impacts and determination of significance. Once the final EIR (including all stakeholder feedback) is submitted to the Regulator, the EIR will be assessed to determine if the impact assessment is adequate for decision-making, whether all the key issues raised during scoping have been investigated and whether the procedures followed comply with the EIA Regulations. The Regulator may either request additional information or clarification, or proceed with decision-making based on the contents of the EIR. The application to undertake the proposed activity could either be authorised with or without conditions, or the application could be rejected. An Environmental Authorisation reflecting the decision of the authority, as well as any conditions that may apply, will then be issued to the Applicant.

### **3.6.2 Notice of Environmental Authorisation**

Within 7 days of the Environmental Authorisation being received, all stakeholders registered on the database will be notified of the outcome of the authority decision-making process. Stakeholders will also be informed of their rights to appeal.

### **3.6.3 Appeal**

An appeal on the Environmental Authorisation can be lodged with the National Minister of Environmental Affairs by either the Proponent or a stakeholder within 30 days following issue of the Environmental Authorisation. The appeal should describe the grounds for appeal and must be substantiated with evidence.

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**4 ISSUES AND CONCERNS RAISED**

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Issues and concerns raised during the EIA have been documented in the Issues and Response Report for the construction of the 150 km power line from Bravo Power Station to Lulamisa substation attached in Appendix J: **Personalised letters to all individuals and organisations on the mailing list**

## Appendix K.

### **4.1 Authorities**

To date the following Authorities have raised issues and concerns regarding the proposed routes:

- Gauteng Provincial Department; and
- Kungwini Local Municipality (Bravo 3).

### **4.2 Stakeholders**

The issues and concerns documented to date have been tabulated in the Issues and Response Report (Appendix J: **Personalised letters to all individuals and organisations on the mailing list**)

Appendix K) and have been summarised into the following board categories:

- Socio-economic;
- Noise;
- Air quality
- Information requirements;
- Alternatives / corridor selection / proposed route of transmission lines
- Construction and servitude related comments;
- Construction time frames
- Land capability (chicken farms).

## 5 DESCRIPTION OF DEVELOPMENT ACTIVITIES

### 5.1 Activity to be undertaken

Eskom propose to construct a new 400 kV overhead power line which by-passes the current Duhva Power Station, located near Middelburg in Mpumalanga. The study area in which the alternatives were selected is within the 10 km radius surrounding the current Duhva Power Station and each of the alternative 400 kV power lines will be not exceed 10 kms in length.

### 5.2 Location

The Bravo Integration Project will span the provinces of Gauteng and Mpumalanga, stretching from Secunda, Ogies and Middelburg in Mpumalanga, to Bronkhorstspuit, Midrand and Kyalami in Gauteng. The Bravo 5 site is located east of Emahlaheni, in the vicinity of the Duhva Power Station.

The proposed routes are located in a 10 km radius of the current Duhva Power Station .

### 5.3 Description of the Development Activities

#### 5.3.1 The Pre-Construction Phase

##### Appointment of Contractor

After a tendering process, Eskom will appoint the construction contractor. The anticipated appointment date is mid-2009.

##### Construction Schedule

The primary milestones for the construction of the Duhva by-pass power line are described in Table 7 below.

TABLE 7: CONSTRUCTION SCHEDULE FOR THE BRAVO-LULAMISA 150 KM POWER LINE.

MILESTONES	DATE
Appointment of Construction Contractor	August 2009
Pegging of bend tower by a Transmission surveyor	March 2009
Site preparation and clearance for contractor's camp	September 2009
Erection of camp sites for the Contractors' workforce	October 2009
Vegetation clearing to facilitate access, construction and the safe operation of the lines	November 2009
Establishing of access roads on the servitude where required as per design parameters in TRMSCAAC1 rev 3	January 2010
Pegging of tower positions for construction by the contractor	February 2010
Transportation of equipment, materials and personnel to site and stores	March 2010
Installation of foundations for the towers	March – April 2010



MILESTONES	DATE
Tower assembly and erection	May – June 2010
Conductor stringing and regulation	July 2010
Taking over the line from the contractor for commissioning	November 2010

### 5.3.2 The Construction Phase

If a positive Environmental Authorisation is obtained, the construction of the transmission power lines will be undertaken over a period of 4 months. The construction phase of the development will involve the following aspects:

- Pegging of bend tower by a Transmission surveyor;
- Site preparation and clearance for contractor's camp;
- Erection of camp sites for the Contractors' workforce;
- Servitude gate installation to facilitate access to the servitude;
- Vegetation clearing to facilitate access, construction and the safe operation of the lines;
- Establishing of access roads on the servitude where required as per design parameters in TRMSCAAC1 rev 3;
- Pegging of tower positions for construction by the contractor;
- Transportation of equipment, materials and personnel to site and stores;
- Installation of foundations for the towers;
- Tower assembly and erection;
- Conductor stringing and regulation; and
- Taking over the line from the contractor for commissioning.

#### Pegging of bend tower by a Transmission surveyor

A transmission surveyor will be required to pin-point all the bend tower positions with the aid of a Geographical Positioning System (GPS). This may take place during site clearance or prior to site clearance.

#### Site preparation and clearance for contractor's camp

An area will be cleared for the siting of a contractor's camp. This area will be chosen to have the least environmental impacts which are easily mitigated and will be rehabilitated as per the Environmental Management Plan (EMP) requirements post construction.

#### Erection of camp sites for the Contractors' workforce

The contractor's camp will be fenced and the contractor will maintain in good order all fencing for the duration of the construction activities. Site establishment shall take place in an orderly manner and all amenities shall be installed at Camp sites before the main workforce move onto site.

#### Servitude gate installation to facilitate access to the servitude

A servitude gate will be installed to ensure secure access to the site. This gate must be maintained throughout the construction phase in a working order in accordance with the EMP by the contractor.

#### Vegetation clearing to facilitate access, construction and the safe operation of the line

Vegetation must be cleared to facilitate access, construction and safe operation of the line. Where indigenous vegetation has been removed it must be replanted so as to minimise impacts to the environment. Search and rescue activities may be required for any endangered species if found on site during clearing.

#### Establishing of access roads on the servitude where required as per design parameters in TRMSCAAC1 rev 3

All access roads on the servitude must be in accordance to Transmission Specifications – Transmission Line and Towers and Line Construction (TRMSCAA1).

#### Pegging of tower positions for construction by the contractor

All in-line towers must be pin-pointed with the aid of a Geographical Positioning System (GPS). This may take place during the pegging of the bend tower either by the contractor or the transmission surveyor.

#### Transportation of equipment, materials and personnel to site and stores

All transportation must be in accordance with the EMP (see Section 11).

#### Installation of foundations for the towers

Foundations will be approximately 1.5 m x 1.5 m each. The number of foundations will be dependent on the type of tower chosen. The installation of the foundations must take place under supervised conditions.

### Tower assembly and erection

All towers will be assembled simultaneously in stages, that is bottom structures will be assembled for all towers in the first phase1, middle structures for all towers will be assembled simultaneously in the second phase 2 and so on.

### Conductor stringing and regulation

Stringing will be undertaken in accordance with Eskom's stringing procedure.

### Taking over the line from the contractor for commissioning

Transmission engineers will take over the line from the contractor on the completion of construction.

## **5.3.3 Rehabilitation Phase**

The rehabilitation phase of the development will involve the following aspects:

- Rehabilitation of disturbed areas; and
- Signing off of all Landowners upon completion of the construction and rehabilitation.

### Rehabilitation of disturbed areas

Once construction of the power line is completed rehabilitation of affected areas will be undertaken to obtain the following objectives:

- 1.) A sustainable topographic profile, tied into the adjacent vegetation in such a manner that erosion is controlled.
- 2.) A sustainable vegetation layer, free of alien invasive species.
- 3.) A litter free environment where all construction waste has been suitably removed to a licensed facility.
- 4.) All power lines will be constructed to the highest standards such that residual impacts are controlled to their maximum extent.

### Signing off of all Landowners upon completion of the construction and rehabilitation

Once rehabilitation has been completed sign off will be obtained from all landowners affected.

## **5.3.4 The Decommissioning and Operational Phase**

The decommissioning and operational phase of the development will involve the following aspects:

- Final inspection of the line, commissioning and hand over to the Grid Line and Servitude Manager for operation.
- Handing over and taking over of the servitude by the Grid Environmental Manager.
- Operation and maintenance of the line by the Grid.

Final inspection of the line, commissioning and hand over to the Grid Line and Servitude Manager for operation.

Final inspection of the line will be carried out by the Grid line and servitude manager.

Handing over and taking over of the servitude by the Grid Environmental Manager.

The site file will be handed over by the servitude manager to grid environmental manager

Operation and maintenance of the line by the Grid.

Bi-annual maintenance checks will be undertaken by Transmission by means of helicopter and on land to ensure that the lines are fully operational. In the event that a problem is identified Transmission will be instructed undertake maintenance on the power lines, however depending on the severity of the problem Transmission may appoint a contractor.

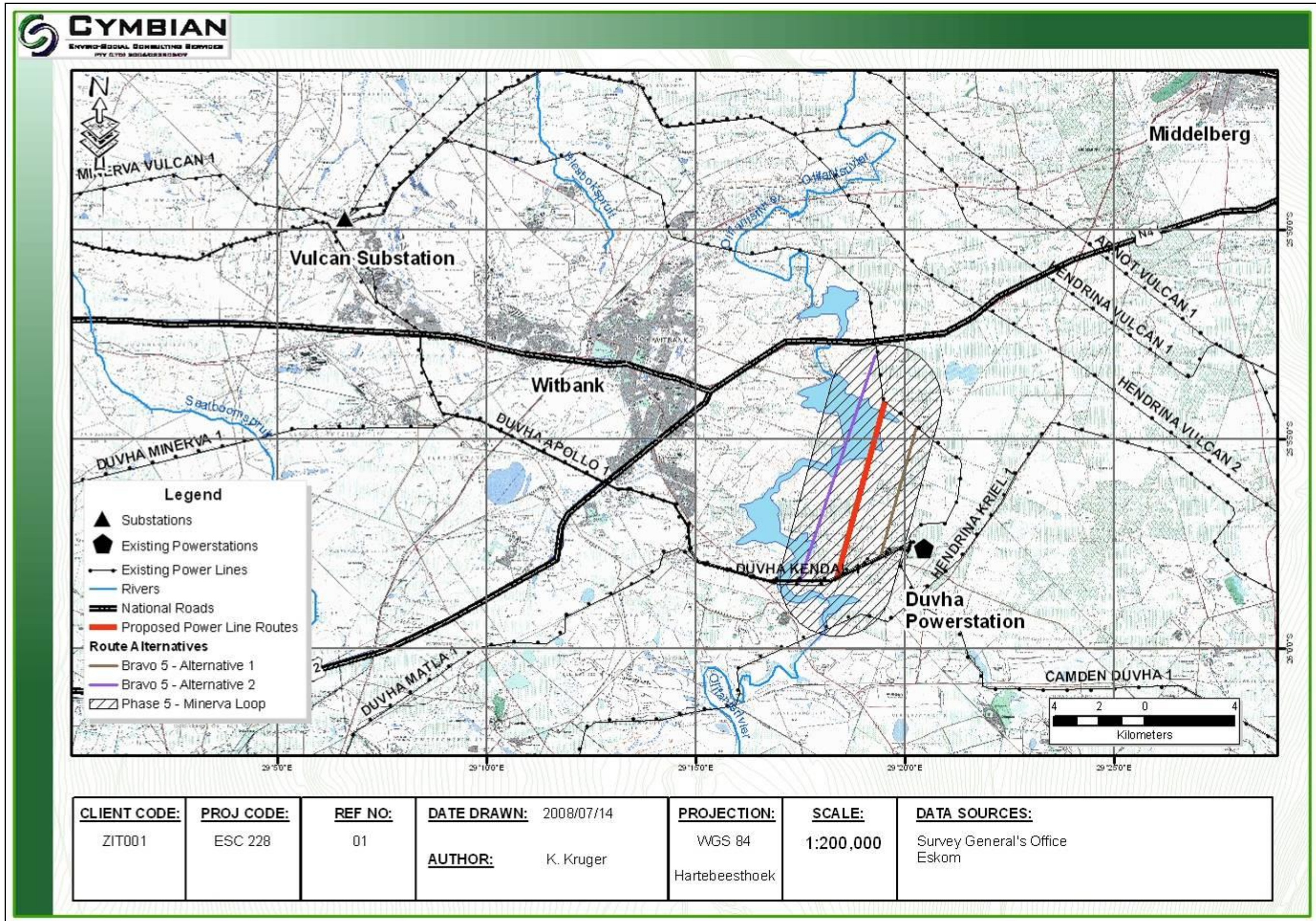


FIGURE 4: PROPOSED ALTERNATIVE ROUTES FOR THE DUHVA BY-PASS LINE.

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## **6 TECHNOLOGY REVIEW / ALTERNATIVES INVESTIGATED**

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The IEM Guidelines on Scoping (Department of Environment Affairs and Tourism) state that information on reasonable alternatives should be given during the Scoping Phase. The following alternatives have been considered and are discussed in more detail below:

- Project alternatives;
- Site alternatives;
- Design alternatives; and
- “No-go” alternative.

The ‘no-go’ alternative is the option of not establishing 2 new loop-in and 2 new loop-out lines in the Witbank geographical area. As described in detail in the Scoping Report, the electricity demand in South Africa is placing increasing demand on the country’s existing power generation capacity. South Africa is expected to require additional baseload generating capacity by 2010 and beyond. The ‘no-go’ alternative is likely to result in these electricity requirements not being met, with concomitant potentially significant impacts from an economic and social perspective for South Africa. This alternative will not be explicitly assessed in this EIR, but it represents the baseline against which all of the potential impacts are assessed.

### **6.1 Project Alternatives**

Several strategic alternatives were considered at the conceptual phase of the Bravo Power Station EIA. This strategic information was again revisited during the planning phase of the Bravo Integration Project.

### **6.2 Route Alternatives**

The various route alternative corridors of approximately 10 km were analysed and will be assessed during this EIA. These alternatives are within approximately a 10 km radius around the current Duhva Power Station. These three alternative corridors have been selected considering existing environmental information, engineering feasibilities as well as existing Eskom servitudes power lines. The following 3 alternatives were identified (Figure 4):

#### **6.2.1 Alternative Route 1 (The Preferred Route)**

Alternative 1 is to construct the proposed by-pass line approximately 1.5 km from the Duhva Power Station. The Minerva loop will be approximately 7.4 km in length. The construction will take place within Eskom property, but may not be technically feasible.

### **6.2.2 Alternative Route 2**

Alternative 2 is to construct the proposed by-pass line approximately 4 km from the Duhva Power Station. The Minerva loop will be approximately 5.4 km. The construction would take place on Eskom property but may not be technically feasible due to it transecting the Olifants River and dams on this river.

### **6.2.3 Alternative Route 3**

Alternative 3 is to construct the proposed by-pass line approximately 2 km to the north-west of the Duhva Power Station. The Minerva loop will be approximately 9.5 km. The construction will take place outside of Eskom property, but may avoid crossing the Olifants River.

For the locality of the alternative sites refer to Figure 4.

### **6.2.4 Route Evaluation**

Alternative 1 intersects the least sensitive environments such as wetlands, ridges etc. In conclusion Alternative 1 is the preferred route alternative.

## **6.3 Design Alternatives**

The primary motivating factors behind the selection below ground power lines include the following:

- 1) Areas prone to significant infrastructure damage due to extreme weather conditions, on an annual basis, usually consider underground power lines. The cost of power line replacement over the life of the infrastructure is usually more cost effective in such areas;
- 2) The visual impact of underground power lines is much less than those of overhead power lines, and are usually considered in highly sensitive visual landscapes, such as wide open wilderness spaces and tourism facilities e.g. game farms and nature reserves.

The primary motivating factors behind the selection overhead power lines include the following:

- 1) The cost of overhead lines is between 250% and 400% less. Eskom have a responsibility to provide cost effective and reliable energy resources;
- 2) Overhead circuits can often be worked on while they are still energized. Nearly all work on underground circuits is performed while things are de-energized and grounded.
- 3) Underground cables need a larger conductor to handle the same amperage as a smaller overhead conductor. This is due to the difficulty of dissipating heat to the earth. Larger conductors means higher cost.

- 4) Overhead distribution circuits are much easier to modify to serve customers or make other changes. A simple set of fuses on an overhead circuit might cost ~R2 000.00, yet the underground equivalent costs over ~R10 000,00.
- 5) An overhead line can generally span and not disturb sensitive features such as cultural resources sites, streams, most wetlands, isolated steep slopes, or a sensitive species location to mention a few. Underground lines however require the construction of a trench and results in a disturbed area of approximately 15m in width for the entire length of the line.

As none of the areas affected by the proposed Bravo Integration Project are annually affected by extremely damaging environmental events, or fall within highly sensitive visual environments it was decided to implement the more cost effective overhead power line alternative.

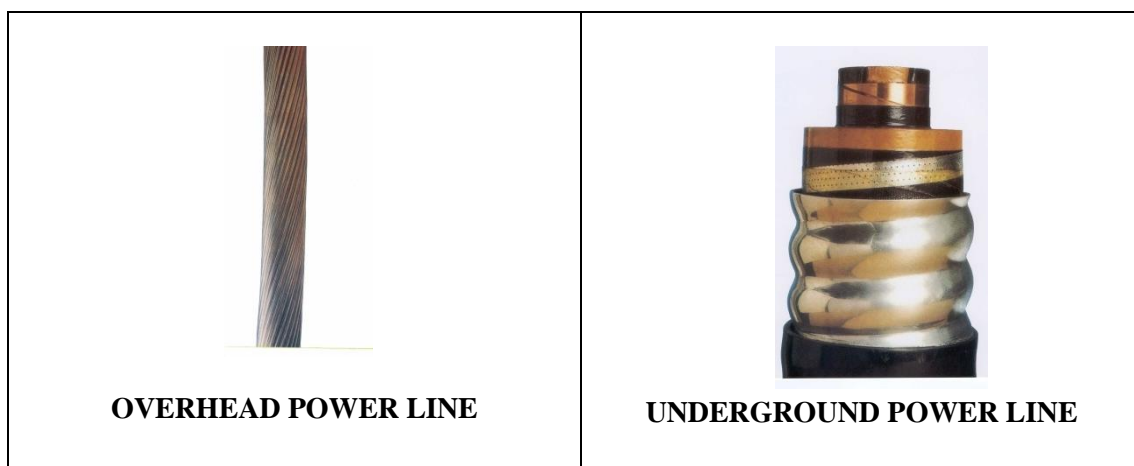


FIGURE 5: OVERHEAD VERSUS UNDERGROUND POWER LINES.

### 6.3.1 Tower Designs

The following types of towers may be used on this project:

- Cross rope suspension tower;
- Compact cross rope suspension tower;
- Guyed-V suspension tower;
- Self-supporting suspension tower;
- Self-supporting strain tower.

The following will be taken into consideration during the tower selection process.

- Environmental Issues;
- Visual Impacts;



- Financial Implications;

## **6.4 The No-Go Alternative**

The No-Go alternative was considered. If the proposed power line between Bravo and Lulamisa substation is not constructed, the new Bravo Power Station will not be able to be integrated into the existing Eskom infrastructure grid. The existing Eskom infrastructure grid will thus not benefit from the construction of the new Bravo Power Station.

### **6.4.1 The Applicant**

Should the construction and operation of the proposed project not take place it is definite that the electricity from the new Bravo Power Station will not be able to be integrated into the Eskom infrastructure grid.

### **6.4.2 The Community**

Should the construction and operation of the proposed project not take place the community will not have sufficient electricity in the near future.

### **6.4.3 The Local Economy**

Should the construction and operation of the proposed project not take place; the economy of the country at large will be negatively affected, resulting in the decrease of low-cost options for electricity. The capital investment and employment opportunities will also not be realised and the potential multiplier effect on the local economy will be lost.

### **6.4.4 The Environment**

Should the construction and operation of the proposed project not take place; the local environment will not be impacted upon. The Bravo power station has however impacted upon a large section of the local environment, and these impacts will persist.

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## **7 BASELINE RECEIVING ENVIRONMENT**

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This section details the receiving environment at the project location. Although the aim of this report is to detail the vegetation, wetlands and, soil and land capability component of the receiving environment; certain additional factors have been included, as they provide perspective to the soil and vegetation study. These include geology, topography, climate, surface water and land use.

Zitholele Consulting (Pty) Ltd appointed Cymbian Enviro-Social Consulting Services to undertake the Biophysical Specialist Studies for this project, including:

- Vegetation Assessment;
- Soil and Land Capability Assessment;
- Wetland Delineation;
- Geology; and
- Visual.

The Heritage Impact Assessment was conducted by Julius Pistorius, the Social Assessment was undertaken by Master Q Research (Pty) Ltd and the Avi-fauna assessment was Mr. Chris van Rooyen.

For more information on this section please refer to Appendix R.

### **7.1 Bio-Physical Environment**

#### **7.1.1 Geology**

##### Data Collection

A desktop screening assessment, using a Geographic Information System (GIS) tool, was undertaken of the geological environment. The geological data was taken from the Environmental Potential Atlas Data (ENPAT) from the Department of Environmental Affairs and Tourism (DEAT) as well as geological data supplied by the Gauteng Department of Agriculture, Conservation and Environment (GDACE).

##### Regional Description

The underlying geology is shale, sandstone or mudstone of the Madzaringwe Formation (Karoo Supergroup), or the intrusive Karoo Suite dolerites which feature prominently in the area. Quartzite ridges of the Witwatersrand Supergroup and the Transvaal Supergroup comprising the Pretoria Group as well as the Selons River Formation of the Rooiberg Group are also characteristic of the area.

The volcanic Rooiberg Group is part of the Bushveld Magmatic Province, a voluminous suite of Precambrian magmatic rocks that also includes the Lebowa Granite Suite and the largest known

terrestrial mafic intrusion, the Rustenburg Layered Suite. The Rooiberg Group comprises volcanic units that are up to 400 m thick, together with interbedded, thin, laterally extensive sedimentary strata. The lithology of the area comprises several geological sequences (refer to Figure 6).

The oldest rocks are the sedimentary rocks comprising the Transvaal Supergroup, Pretoria Group, Silverton (shales), Magaliesberg (quartzites) and Rayton (quartzites, shales and subgreywacke) Formations. The Pretoria Group is approximately 6-7 km thick and comprises predominant mudrocks alternating with quartzitic sandstones, significant interbedded basaltic-andesitic lavas, and subordinate conglomerates, diamictites and carbonate rocks, all of which have been subjected to low grade metamorphism.

Overlying the Transvaal Supergroup are the sedimentary rocks of the Karoo Supergroup, Dwyka Group (tillites, shale), the Eccca Group (shales, sandstones, conglomerates and coal beds in places near the base and the top). The other dominant rock type is the rocks collectively referred to as the Transvaal diabase. These are probably related to an early intrusive phase of the Bushveld Complex. They are intrusive into all horizons of the Transvaal Supergroup, and are particularly prolific in the strata of the Pretoria Group. The diabase sills can vary in thickness from 1m to >300m, occurring characteristically at the contact between the shales and quartzites. Because chemical decomposition is relatively far advanced in these warm humid areas, relatively deep residual soils can be expected. The rocks of the Bushveld Complex - the Rustenburg Layered Suite (the anorthosites, gabbros and norites of the Critical, Main and Upper Zones), the Rashedoop Granophyre Suite (granophyres and pseudogranophyres) and the Lebowa Granite Suite (medium to coarse grained, pink or grey granite and porphyritic granite) also occur.

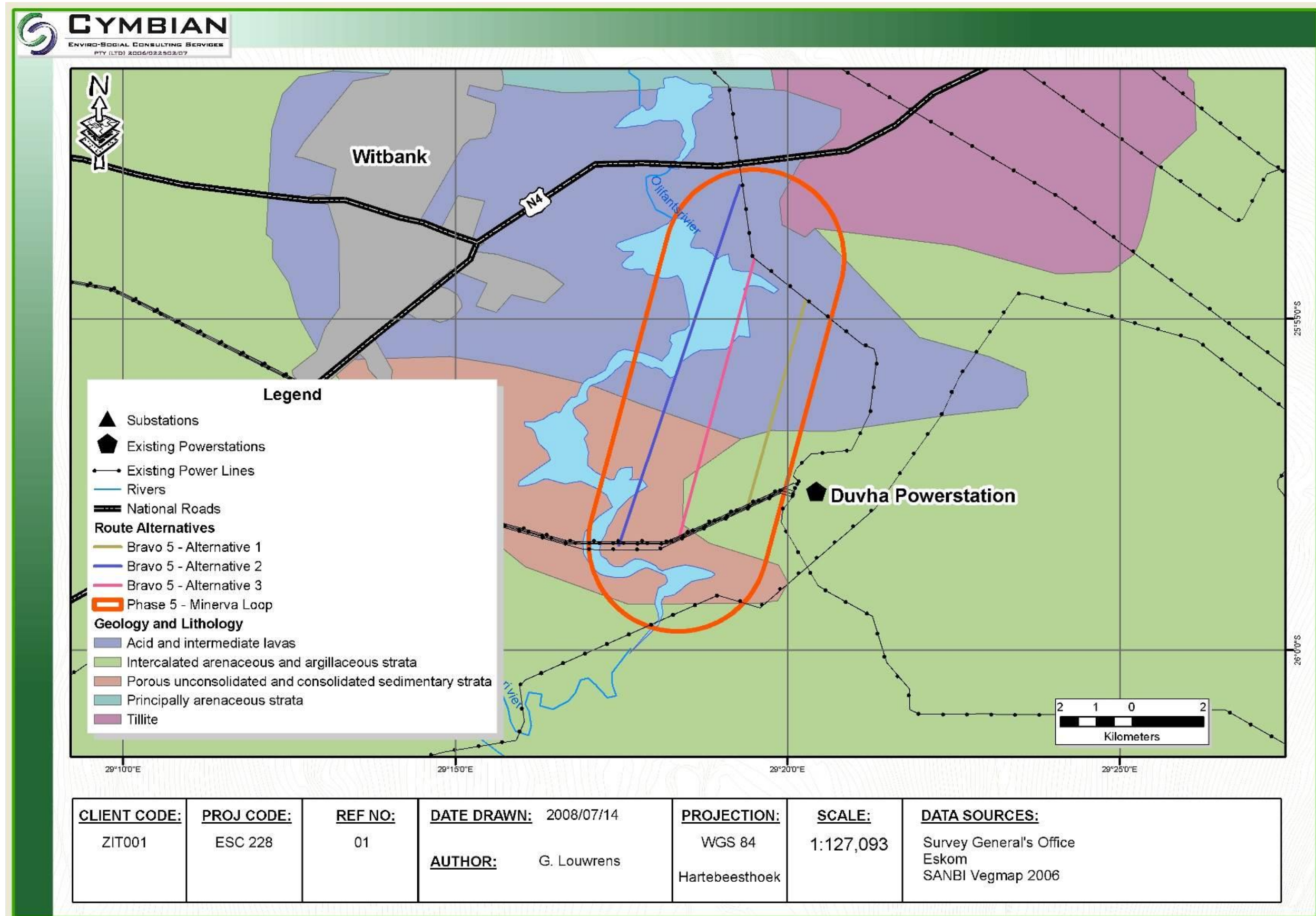


FIGURE 6: REGIONAL GEOLOGY AT DUHVA POWER STATION.

## 7.1.2 Climate

### Data Collection

Climate information was attained using the Climate of South Africa database, as well as from The Vegetation of South Africa, Lesotho and Swaziland (Mucina and Rutherford 2006)<sup>2</sup>.

### Regional Description

Mpumalanga's climate is mild to sub-tropical with hot, wet summers and cold, dry winters. Mean annual precipitation ranges from less than 500 mm in the eastern Lowveld and 700 mm in the western Highveld to more than 1100 mm in the escarpment.

The study area displays warm summers and cold winters typical of the Highveld climate. The average summer and winter daytime temperatures (AVD) are 25°C and 20°C, respectively. The region falls within the summer rainfall region of South Africa, rainfall occurs mainly as thunderstorms (Mean Annual Precipitation 726mm) and drought conditions occur in approximately 12% of all years. Mean annual potential evaporation of 1926mm indicates a loss of water out of the system. The region experiences frequent frosts, with mean frost days from 13-42 days (higher at higher elevations), winds are usually light to moderate with the prevailing wind direction is north-westerly during the summer and easterly during winter.

The nearest weather station is the Middelburg station, with data available for a 25 year period from 1925-1950. The AVD temperature recorded for this period was 15.5°C, with an average daily maximum and minimum of 23.9°C and 7.1°C, respectively. Precipitation data for the Middelburg station is available

## 7.1.3 Surface Water

### Data Collection

The surface water data was obtained from the WR90 database from the Water Research Council. The data used included catchments, river alignments and river names. In addition water body data was obtained from the CSIR land cover database (1990) to show water bodies and wetlands.

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<sup>2</sup> *The Vegetation of South Africa, Lesotho and Swaziland*, Mucina and Rutherford 2006.

## Site Description

The Duvha powerstation and the proposed power line route alternatives are located almost entirely within the quaternary catchment B11G, only a small section of Alternative 2 falls within the quaternary catchment B11J. Major drainage features in this catchment include the Witbank Dam and the Olifants River.

The site is bisected by numerous unnamed tributaries or streams of the Olifants River and Witbank Dam, all of these appear to be non-perennial and drain into the Witbank Dam and Olifants River. The Witbank Dam and Olifants River in turn drain northwards from the site.

The Witbank Dam and Olifants River located on site as illustrated in Figure 7 and Figure 8 below. The streams, Olifants River and Witbank Dam support a number of faunal and floral species uniquely adapted to these aquatic ecosystems and therefore all surface water bodies are earmarked as sensitive features and should be avoided as far as possible.

Alternative 2 and 3 traverse large sections of the Witbank Dam, with Alternative 2 stretching over some 3500 m and Alternative 3 stretching across some 994 m of the dam. This renders Alternative 2 and 3 not technically feasible, since the longest section of dam crossing stretches some 1500 m and 728 m respectively, both these distances exceed the maximum distance between pylons of 350 m. Thus, Alternative 1 is the only technically feasible alternative because it traverses only two of the streams on site. Although these streams support sensitive fauna and flora species, applying a buffer zone of 50 m around them in which no pylons are to be placed is a sufficient mitigation measure.



**FIGURE 7: THE WITBANK DAM ON SITE.**

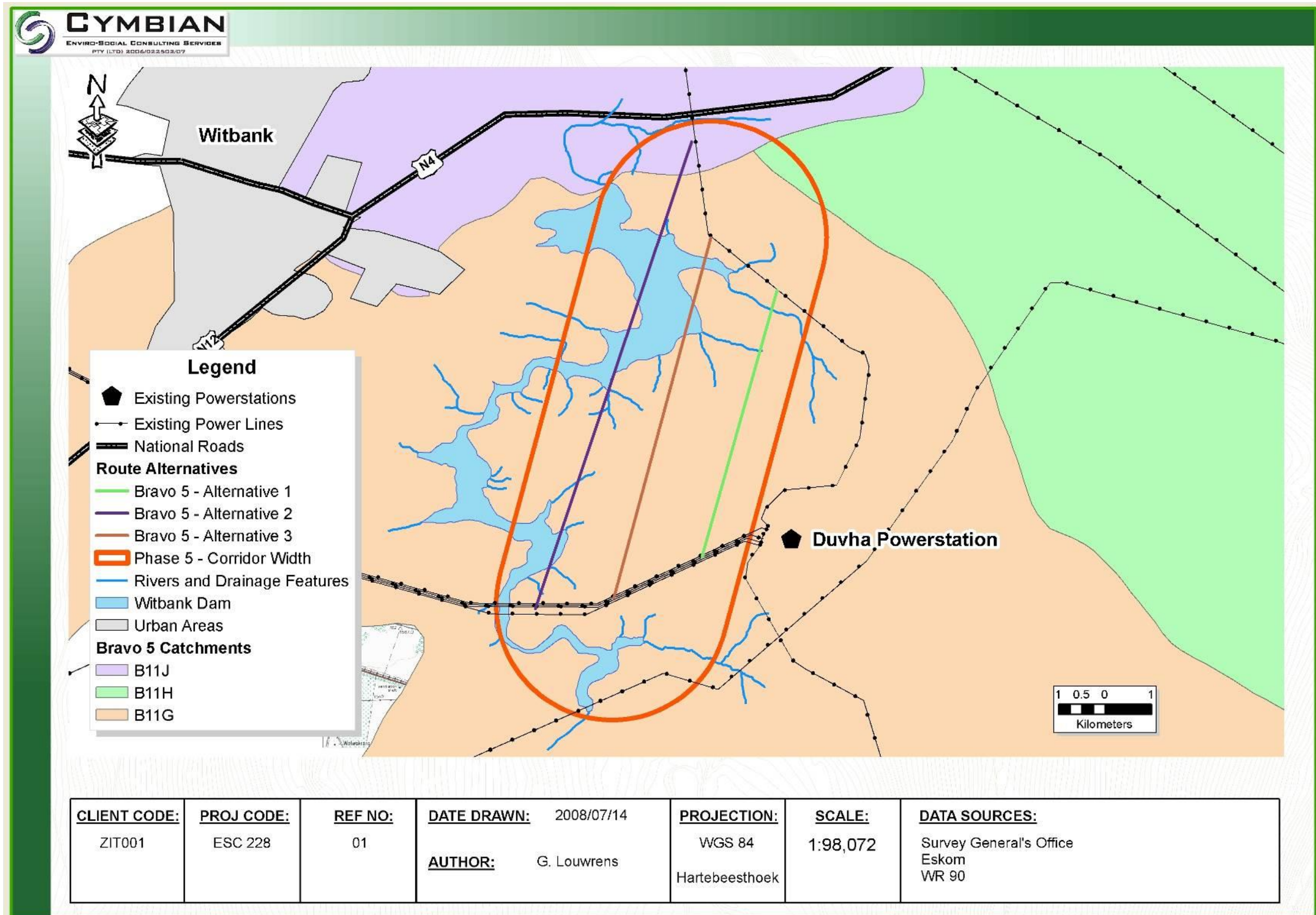


FIGURE 8: REGIONAL SURFACE WATER AND DRAINAGE FEATURES AT DUHVA POWER STATION.

## **7.1.4 Topography**

### **Data Collection**

The topography data was obtained from the Surveyor General's 1:50 000 toposheet data for the region, namely 2529CD. Contours were combined from the topo mapsheets to form a combined contours layer. Using the Arcview GIS software the contour information was used to develop a digital elevation model of the region as shown in Figure 9 below.

### **Regional Description**

The topography of the region is typified by slightly to moderately undulating plains, including some low hills and pan depressions. Some small scattered wetlands and pans occur in the area, rocky outcrops and ridges also form part of significant landscape features in the area. Altitude ranges between 1520-1780 metres above mean sea level (mamsl), but can reach also reach as low as 1300 mamsl.

### **Site Description**

The study area's topography is representative of the region, that being slightly to moderately undulating plains and grassland of the Highveld plateau. This undulating topography gives rise to the number of streams and rivers in the area, which form at the bottom of the gently rolling hills. Elevations range from 1600 metres above mean sea level (mamsl) in the east to 1520 mamsl in the centre of the site.

Figure 9 below illustrates the digital elevation model created from the contours of the region. The low lying areas are clearly visible in light green and orange while the higher areas are shown in white and brown. The general slope of the terrain of the site is northwards and towards the centre of the site.



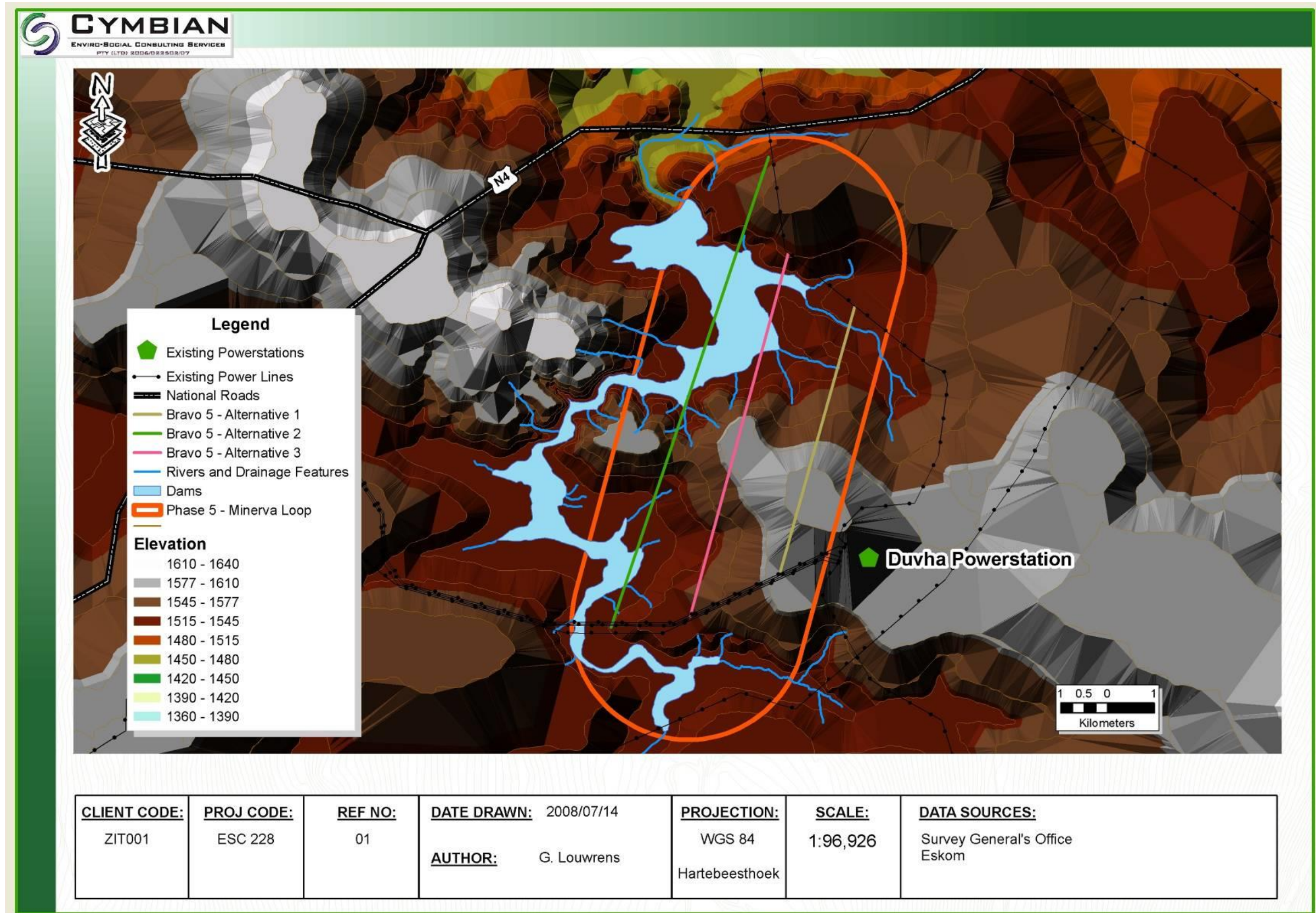


FIGURE 9: TOPOGRAPHY AT DUHVA POWER STATION.

### **7.1.5 Soils**

#### Data Collection

The site visit was conducted on the 17<sup>th</sup> - 18<sup>th</sup> November 2008. Soils were augered at 150m intervals along the proposed power line routes using a 150 mm bucket auger, up to refusal or 1.2 m. Soils were identified according to Soil Classification; a taxonomic system for South Africa (Memoirs on the Natural Resources of South Africa, no. 15, 1991). The following soil characteristics were documented:

- Soil horizons;
- Soil colour;
- Soil depth;
- Soil texture (Field determination)
- Wetness;
- Occurrence of concretions or rocks; and
- Underlying material (if possible).

#### Regional Description

The soils in the region are mostly derived from the geology of the region namely, predominantly shale, sandstone or mudstone of the Madzaringwe Formation (Karoo Supergroup) and are generally deep sandy soils with a red to yellow-brown colour. The Quartzite and Rocky Ridges of the area generally support shallow Glenrosa and Mispah soils, while Melanic and Clay soils are present along streams, rivers and dams.

#### Site Description

During the site visit four main soil forms were identified namely, Mispah, Clovelly, Hutton and Katspruit. Each of the soil forms are described in detail in the sections below and Figure 10 illustrates the location of the soil types. The land capability (agricultural potential) of the abovementioned soil form is described in more detail in Section 7.1.6.

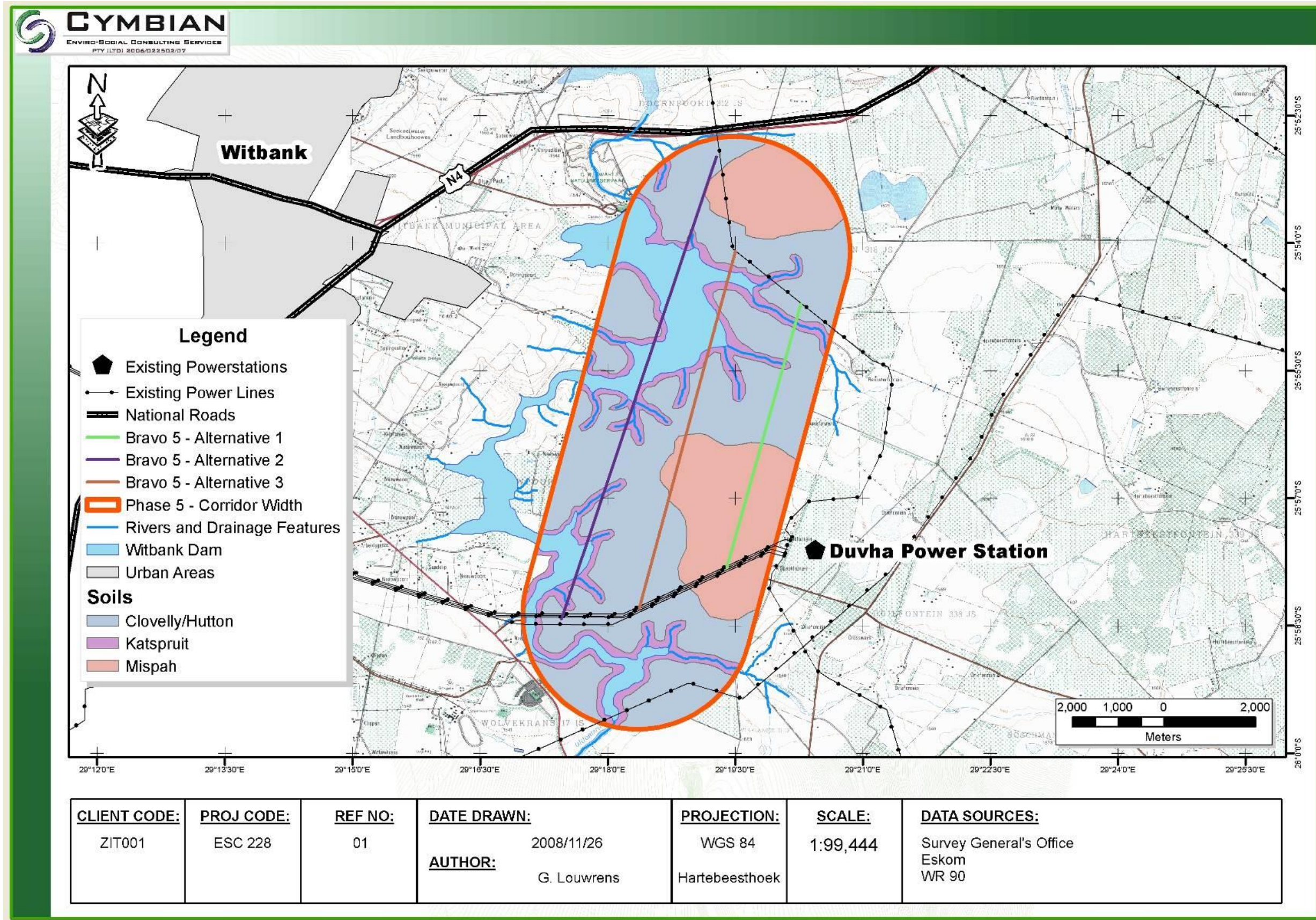


FIGURE 10: REGIONAL SOILS AT DUHVA POWER STATION.

**Mispah soil form**

The Mispah soil form is characterised by an Orthic A – horizon overlying hard rock. Mispah soil is horizontally orientated, hard, fractured sediments which do not have distinct vertical channels containing soil material. There is usually a red or yellow-brown apedal horizon with very low organic matter content. Please refer to Figure 11 for an illustration of a typical Mispah soil form.

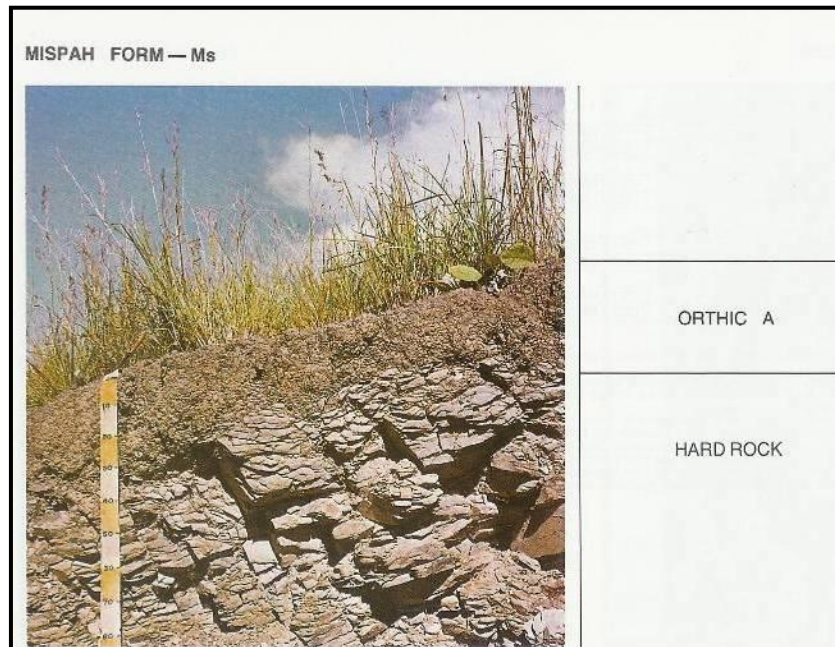


FIGURE 11: MISPAH SOIL FORM (MEMOIRS ON THE NATURAL RESOURCES OF SOUTH AFRICA, NO. 15, 1991).

**Clovelly Soil Form**

Clovelly soils can be identified as an apedal “yellow” B-horizon as indicated in Figure 12 below. These soils along with Hutton soils are the main agricultural soil found within South Africa, due to the deep, well-drained nature of these soils. The soils are found on the valley slopes and constitute 44.6 % (1 178 ha) of the site.

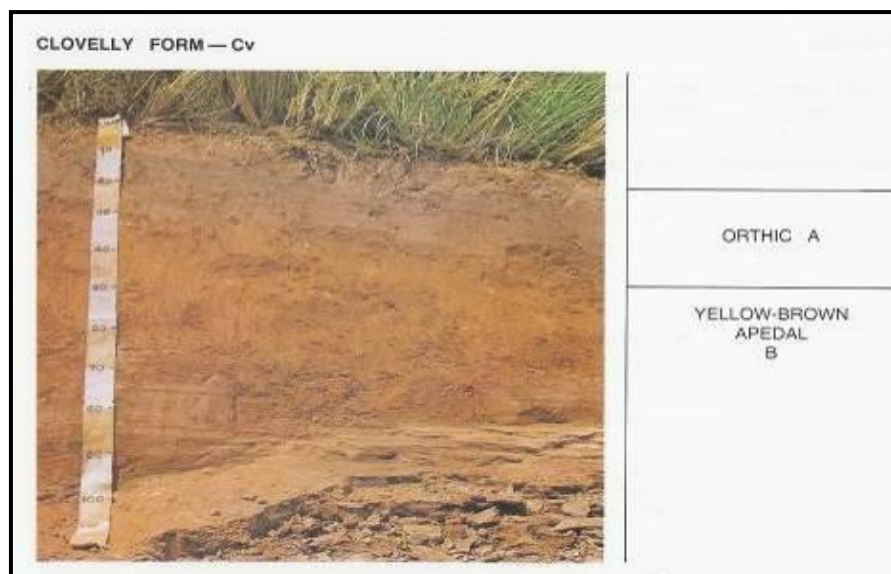


FIGURE 12: CLOVELLY SOIL FORM (SOIL CLASSIFICATION, 1991)

### **Hutton Soil Form**

Hutton's are identified on the basis of the presence of an apedal (structureless) "red" B-horizon as indicated in Figure 13 below. These soils are the main agricultural soil found in South Africa, due to the deep, well-drained nature of these soils. The Hutton soils found on the site are restricted to the midslopes of the site..

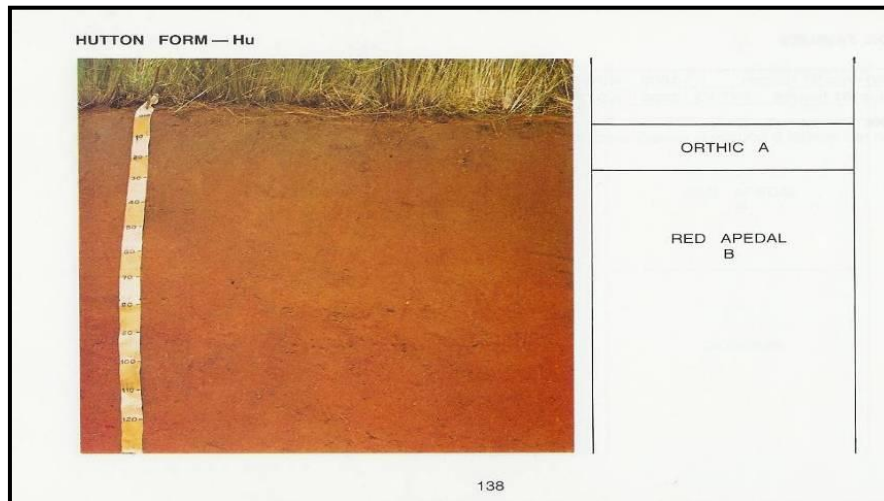


FIGURE 13: HUTTON SOIL FORM (SOIL CLASSIFICATION, 1991)

### **Katspruit Soil Form**

The Katspruit soil form is most commonly found in areas of semi-permanent wetness. The soil is made up of an Orthic A-horizon over a diagnostic G-horizon and is indicated in Figure 14 below. The G-horizon has several unique diagnostic criteria as a horizon, namely:

- It is saturated with water for long periods unless drained;
- Is dominated by grey, low chroma matrix colours, often with blue or green tints, with or without mottling;
- Has not undergone marked removal of colloid matter, usually accumulation of colloid matter has taken place in the horizon;
- Has a consistency at least one grade firmer than that of the overlying horizon;
- Lacks saprolitic character; and
- Lacks plinthic character.

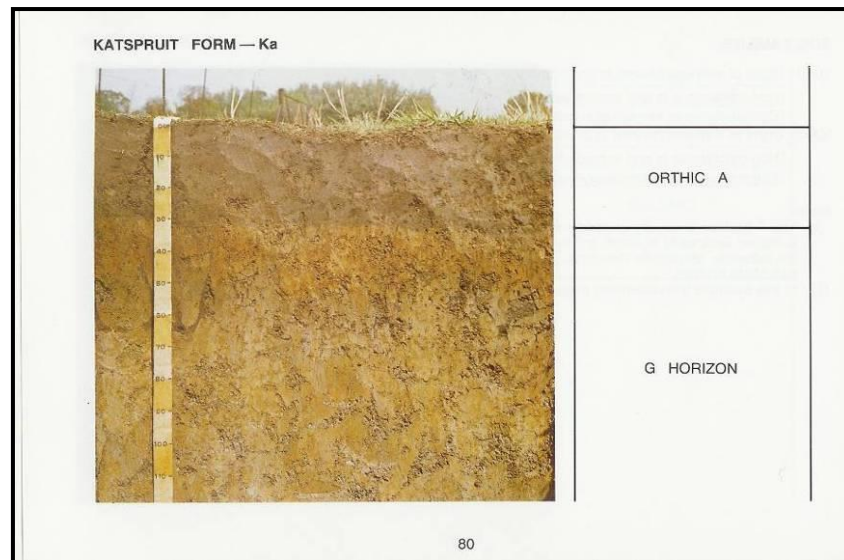


FIGURE 14: KATSPRUIT SOIL FORM (SOIL CLASSIFICATION, 1991)

### 7.1.6 Land Capability

#### Data Collection

A literature review was conducted in order to obtain any relevant information concerning the area, including information from the Environmental Potential Atlas (ENPAT), Weather Bureau and Department of Agriculture. Results from the soil study were taken into account when determining the land capability of the site.

The land capability assessment methodology as outlined by the National Department of Agriculture was used to assess the soil's capability on site.

#### Regional Description

The regional land capability is mostly class VI soils with many limitations. There are large patches of arable land and this is evidenced from the large number of cultivated lands found in the region. In the areas where the soil is too shallow or too wet to cultivate, livestock are grazed.

#### Site Description

The soils identified on site were classified according to the methodology proposed by the Agricultural Research Council – Institute for Soil, Climate and Water (2002). Factors evaluated are tabled below.

The site is made up of two main land capability classes, namely class VI-VII – light grazing and class V – grazing. The class VI and VII soils are not suitable for cultivation mainly due to shallow nature of the soils of this class. The class VI and VII soils have continuing limitations that cannot be corrected; in this case rock complexes, flood hazard, stoniness, and a shallow rooting zone constitute these limitations. The class V soils found on site are limited to the areas surrounding drainage lines or

streams and the Witbank Dam and are limited by the frequent flooding risk, shallow depth and poor drainage. Figure 15 illustrates the various land capability units on site.

**TABLE 8: LAND CAPABILITY OF THE SOILS ON SITE FOR AGRICULTURAL USE**

<b>Soil</b>	<b>Clovelly &amp; Hutton</b>	<b>Mispah</b>	<b>Katspruit</b>		
Area (ha)	263.0	101.0	63.0		
% of site	61.6	23.7	14.7		
Rock Complex	Yes – hard rock	Yes – hard rock			
Flooding Risk	F1 – None	F1 - None	F4 - Common		
Erosion Risk	E4 – Moderate to High	E4 – Moderate to High	E3 - Moderate		
Slope %	10.0	10.4	7.0		
Texture	T1 – 15 – 45% Clay	T1 – 15 – 45% Clay	T1 – 15 – 45% Clay		
Depth	D4 – 10 – 30 cm	D4 – 10 – 30 cm	D3 – 40 – 60 cm		
Drainage	W2 – Well drained	W2 – Well drained	W5 – Poorly drained		
Mech Limitations	MB2 – Large Stones and Boulders, Unploughable	MB3 – Shallow soils on rock	MB0 - None		
pH	pH > 5	pH > 5	pH > 5		
Soil Capability	VI	VII	V		
Climate Class	C2	C2	C1		
Land Capability	VI – Light Grazing	VII – Light Grazing	V - Grazing		
	<b>No limitation</b>	<b>Low to Moderate</b>	<b>Moderate</b>	<b>High</b>	<b>Very Limiting</b>

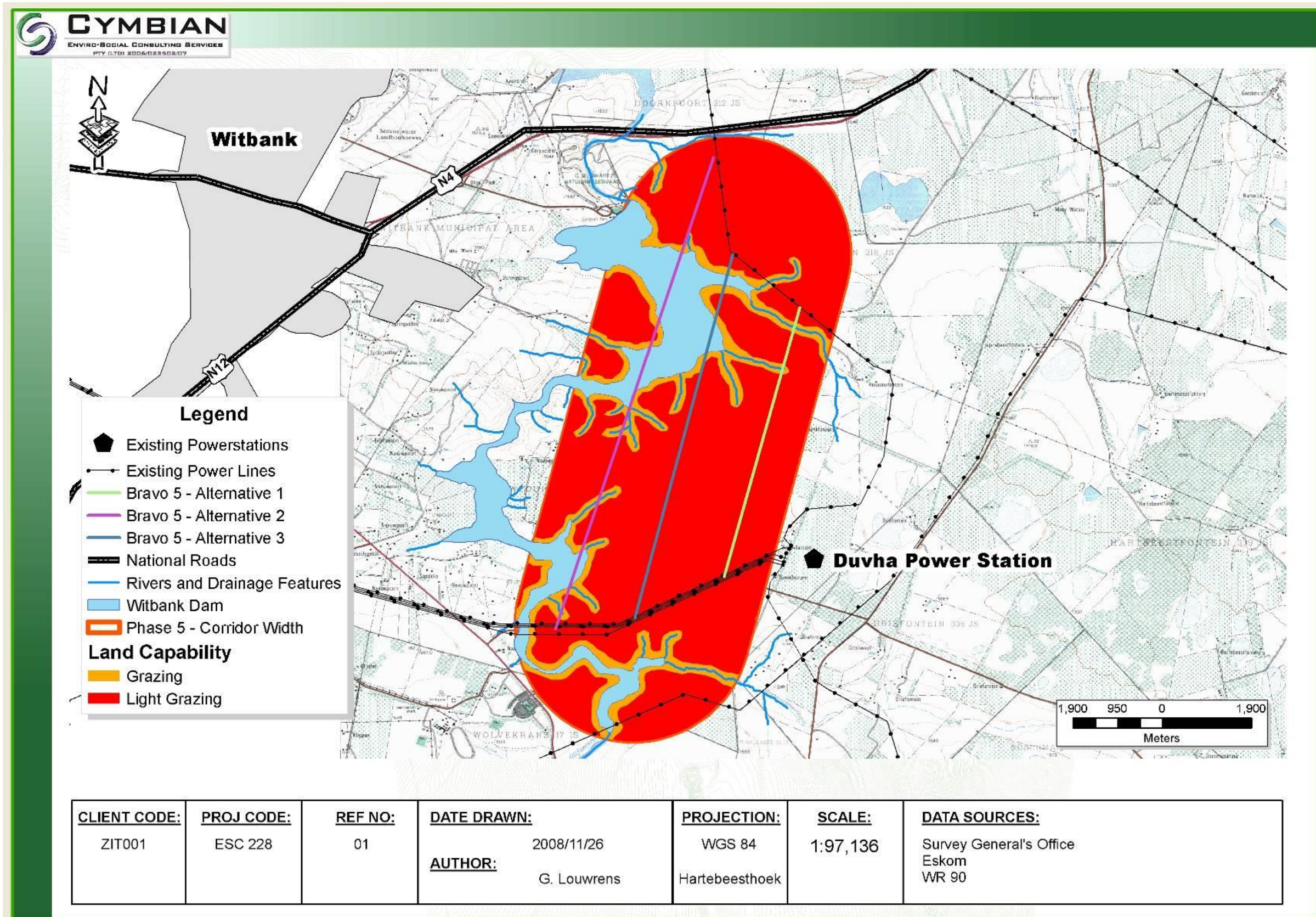


FIGURE 15: REGIONAL LAND CAPABILITY AT DUHVA POWER STATION.



**7.1.7 Land Use**

Data Collection



The Land Use data was obtained from the CSIR Land Cover database utilising a GIS desktop study and supplemented with visual observations on site.

Regional Description

Land-Use is dominated by maize and sunflower farming, coal mines and power stations. Land uses also occurring in the area include Commercial / Industrial, Conservation areas, Cultivated land, Forestry areas, Residential, Subsistence farming and Vacant or Unspecified land, however for the purposes of this report, land use of the region is grouped into urban, cultivation, grassland / plantations, mines and quarries and waterbodies / wetlands.

Site Description

The Land-Use on site is dominated by maize, grazed fields, quarries, residential and conservation. From the map below (Figure 17) it can be seen that the proposed by-pass line and buffer zone include all classes of land use. Water bodies are the only land use regarded as sensitive and as such certain mitigatory measures will be outlined. The study area is located in an area which is predominantly unimproved grassland and this type of land cover is associated with intensive grazing. It was noted that Corobrik make use of a quarry on site to manufacture bricks and that a small section of the ash dump from Duvha Power Station is located on site, the Golden Miles Estate is also located on site (Figure 16). With this in mind Alternative 1 is the most preferred alternative as it avoids the water bodies and also disturbs the shortest section of grazing land before entering the power station site.

	
<p>Ash Dump from the Duvha Power</p>	<p>Fields used for grazing</p>

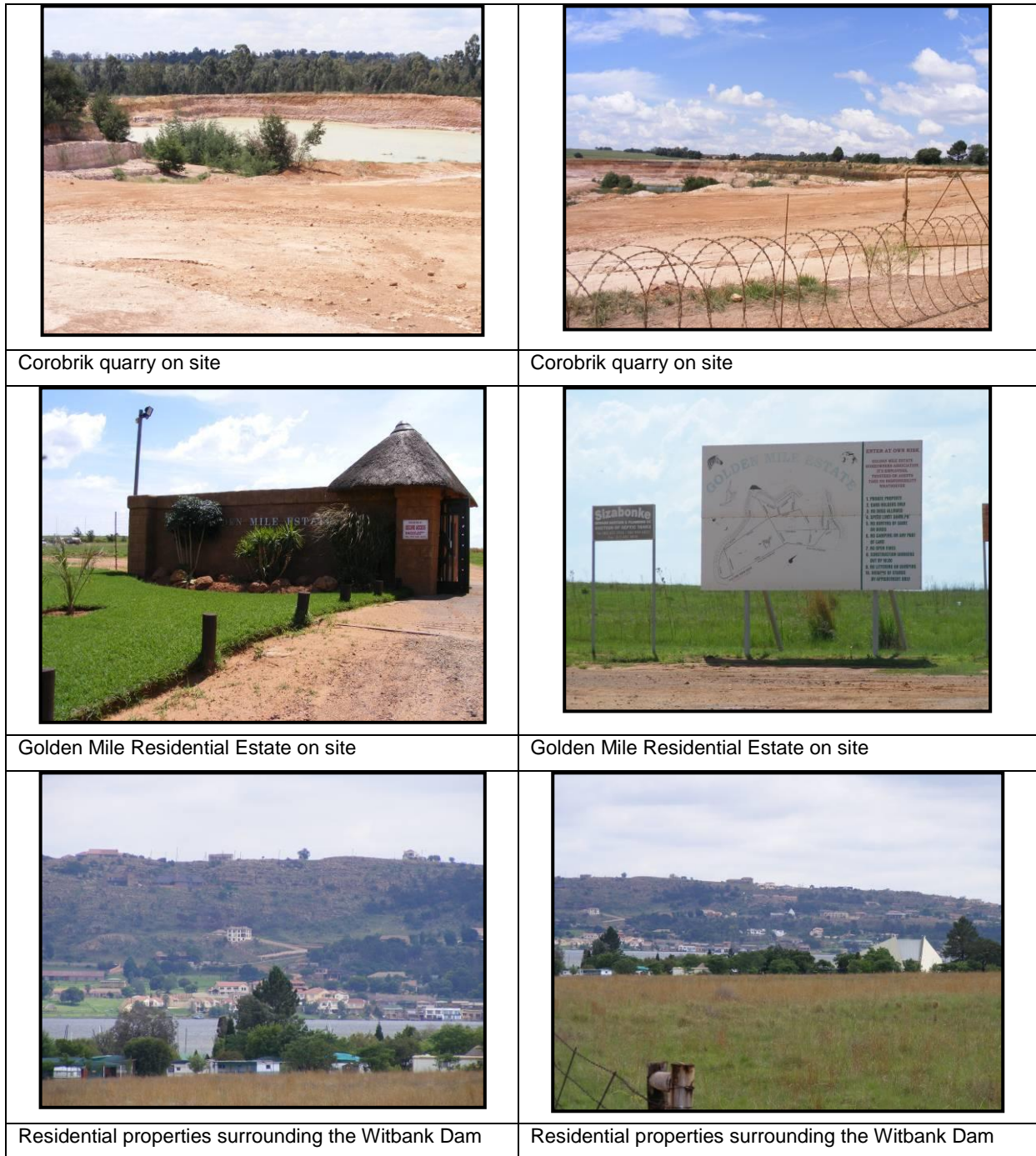


FIGURE 16: LAND USES ENCOUNTERED ON SITE.

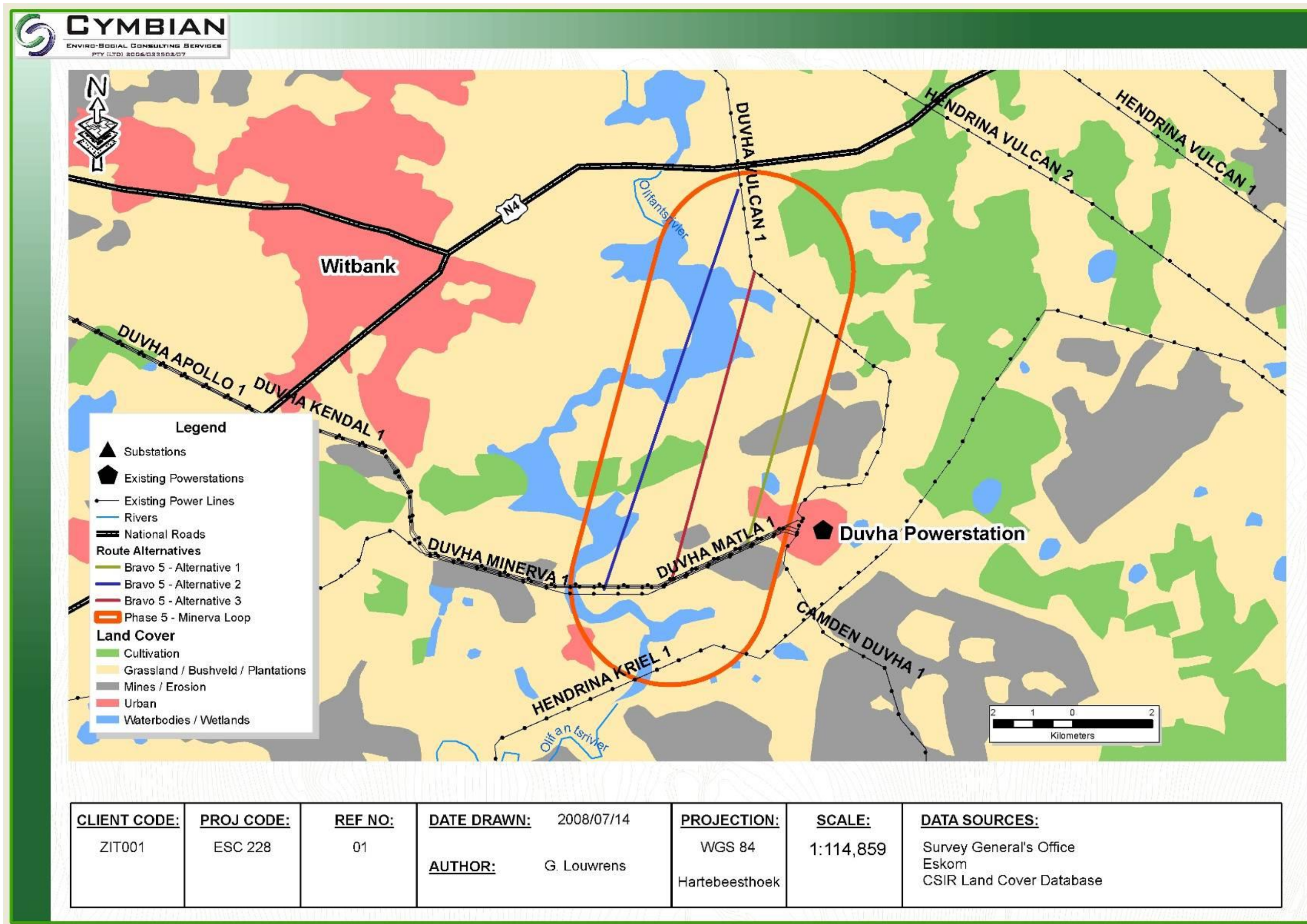


FIGURE 17: REGIONAL LAND USE NEAR DUVHA POWER STATION.

## 7.1.8 Vegetation

### Data Collection

The floral study involved extensive fieldwork, a literature review and a desktop study utilizing GIS. The site was investigated during a one week site visit, conducted from the 10<sup>th</sup>-12<sup>th</sup> September 2008, in early spring. The area within the servitude was sampled using transects placed at 300m intervals. At random points along the transect an area of 20m x 20m was surveyed. All species within the 20m x 20m quadrant were identified, photographed and their occurrence noted. Sensitive features such as ridges or wetlands were sampled by walking randomly through the area concerned and identifying all species within the area.

The floral data below is taken from The Vegetation of South Africa, Lesotho and Swaziland (Mucina and Rutherford 2006). Also, while on site, the following field guides were used:

- Guide to Grasses of Southern Africa (Frits van Oudtshoorn, 1999);
- Field Guide to Trees of Southern Africa (Braam van Wyk and Piet van Wyk, 1997);
- Field Guide to the Wild Flowers of the Highveld (Braam van Wyk and Sasa Malan, 1998);
- Problem Plants of South Africa (Clive Bromilow, 2001);
- Medicinal Plants of South Africa (Ben-Erik van Wyk, Bosch van Oudtshoorn and Nigel Gericke, 2002)

The occurrence of the species was described as either:

- Very common (>50 % coverage);
- Common (10 – 50 % coverage);
- Sparse (5 – 10 % coverage); and
- Individuals (< 5 % coverage).

### Regional Description

According to the South African National Biodiversity Institute, the study area falls within the Grassland Biome, where most of the county's maize production occurs. The study area comprises of the Rand Highveld Grassland, Eastern Highveld Grassland and Eastern Temperate Freshwater Wetlands vegetation units as classified by Mucina and Rutherford<sup>2</sup>. Each of these vegetation units are described in more detail below.

#### ***Rand Highveld Grassland***

Rand Highveld Grassland is found in the highly variable landscape with extensive sloping plains and ridges in the Gauteng, North-West, Free State and Mpumalanga Provinces. The vegetation type is found in areas between rocky ridges from Pretoria to Emahlaheni, extending onto ridges in the

Stoffberg and Roossenekal regions as well as in the vicinity of Derby and Potchefstroom, extending southwards and north-eastwards from there. The vegetation is species rich, sour grassland alternating with low shrubland on rocky outcrops. The most common grasses on the plains belong to the genera *Themeda*, *Eragrostis*, *Heteropogon* and *Elionurus*. High numbers of herbs, especially *Asteraceae* are also found. In rocky areas shrubs and trees also prevail and are mostly *Protea caffra*, *Acacia caffra*, *Celtis africana* and *Rhus spp.*

This vegetation type is poorly conserved (approx 1 %) and has a target of 24 % of the vegetation type to be conserved. Due to the low conservation status this vegetation type is classified as endangered. Almost half of the vegetation type has been transformed by cultivation, plantations, urbanisation or dam-building. Scattered aliens (*Acacia mearnsii*) are present in the unit.

#### **Eastern Highveld Grassland**

The Eastern Highveld Grassland is found in the Mpumalanga and Gauteng Provinces on the plains between Belfast in the east and the eastern side of Johannesburg in the west and extending southwards to Bethal, Ermelo and west of Piet Retief. The landscape is dominated by undulating plains and low hills with short dense grassland dominating belong to the genera *Themeda*, *Aristida*, *Digitaria*, *Eragrostis*, *Tristachya* etc. Woody species are prevalent on the rocky outcrops. In terms of conservation and disturbance, 44 % of the vegetation type is already transformed by cultivation, plantations, mines, and urbanisation. No serious alien invasion, but *Acacia mearnsii* can dominate in certain areas

#### **Eastern Temperate Freshwater Wetlands**

Another vegetation type associated with the region is the Eastern Temperate Freshwater Wetlands, found around water bodies and embedded within the Grassland biome. Eastern Temperate Freshwater Wetlands are typically found in flat landscapes or shallow depressions filled with (temporary) water bodies supporting zoned systems of aquatic and hydrophilous (water loving) vegetation of temporarily flooded grasslands and ephemeral herblands. Important species include *Cyperus congestus*, *Phragmites australis*, *Marsilea farinose*, *Rorippa fluviatilis*, *Disa zuluensis*, *Crassula tuberella* and the carnivorous herb *Utricularia inflexa*. These wetlands are one of the most sensitive vegetation units found in the region and have been extensively modified by mining and industrial activities in the region.

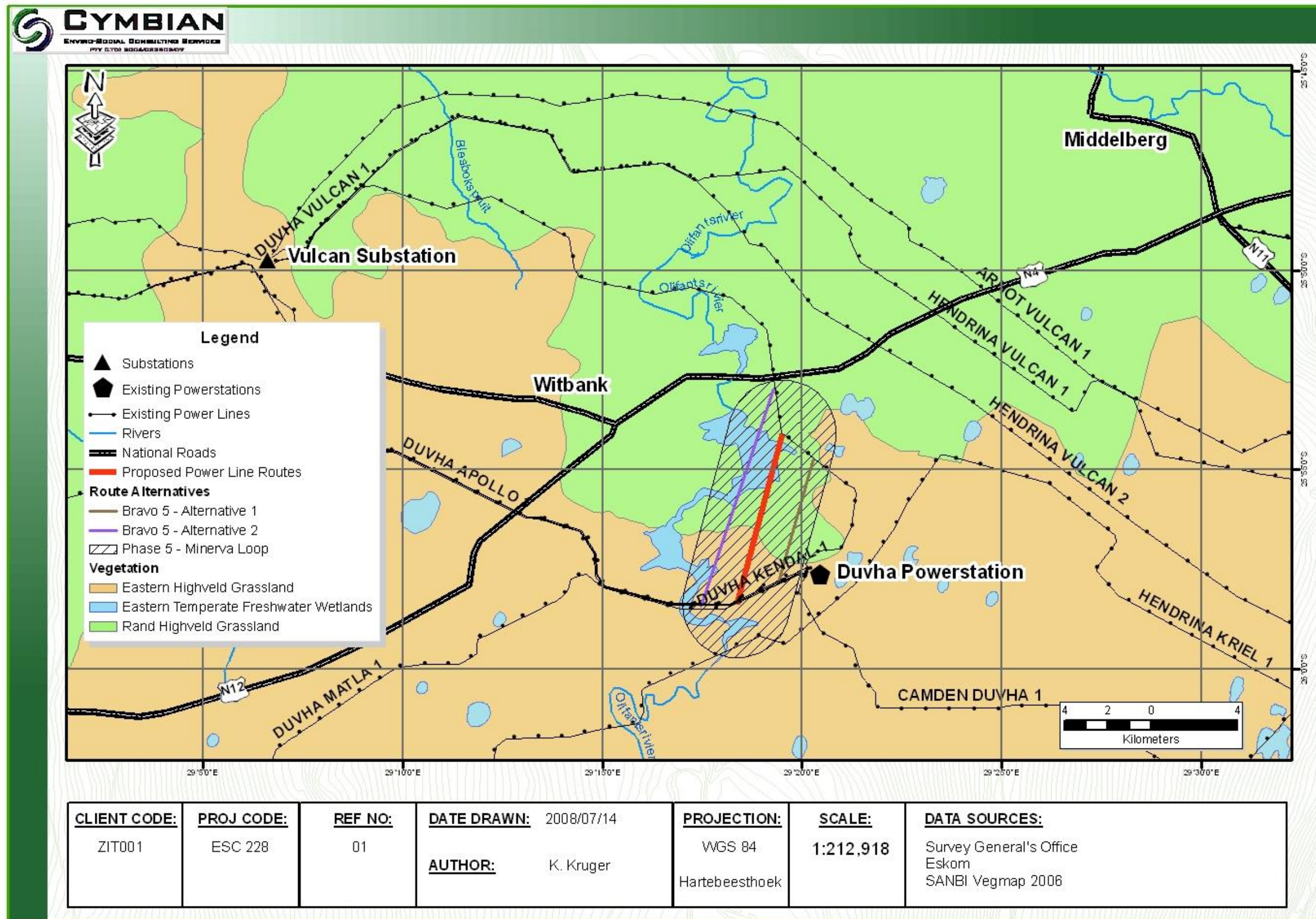


FIGURE 18: REGIONAL VEGETATION NEAR DUHVA POWER STATION.

**Site Description**

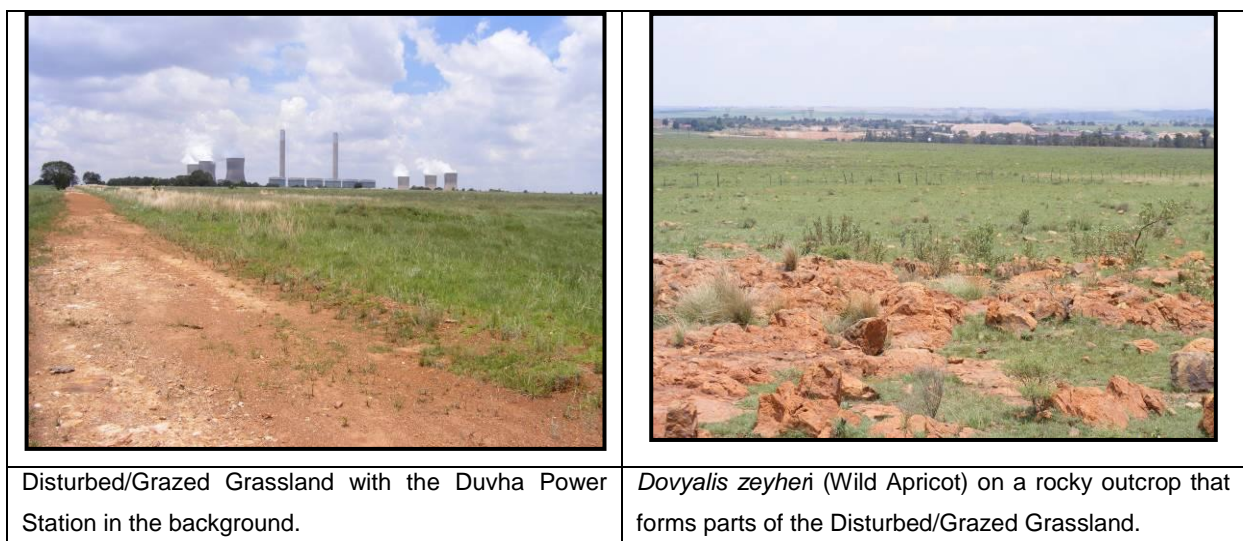
Three main vegetation types were identified, namely Disturbed/Grazed Grassland, Undisturbed/Natural Grassland and Wetland and Riparian communities. Each of these vegetation types are described in more detail below and illustrated in Figure 22 below. The species list for the site is attached in Appendix Q. The species that could occur in the quarter degree grid was obtained from the Plants of Southern Africa (POSA) online database upheld by the South African National Botanical Institute (SANBI) and supplemented with field notes. The list provides species names, common names, as well as notes on which species were observed on site. In total 136 species could occur in the area with 43 confirmed species.





**Disturbed/Grazed Grassland**

Disturbed grassland or other disturbed areas such as road reserves or fallow fields, not cultivated for some years, are also usually *Hyparrhenia* dominated. However, while *Hyparrhenia* – is present in this vegetation unit, it is not dominate. This grassland is a result of high disturbance as a result of over-grazing, characterised by Bankrupt Bush (*Stoebe vulgaris*), an invader dwarf shrub which usually indicates grassland’s degraded condition.

This grassland mostly has low species richness, with only a few other species able to establish or survive in the shade of the dense sward of tall grass. Most of these species are relict pioneers or early seral species. The most prominent species include the grasses *Cynodon dactylon*, *Eragrostis plana*, *E. racemosa*, *E. curvula* and *E. capensis*. Herbaceous species such as *Anthospermum rigidum*, *Conyza podocephala*, *Crabbea angustifolia* and *Helichrysum rugulosum* are present. Alien species such as *Acacia mearnsii* (Black Wattle) have also invaded this vegetation unit.

Figure 20 below provides an illustration of the Disturbed/Grazed Grassland unit.



	
<p><i>Stoebe vulgaris</i> (Bankrupt bush) characterising the Disturbed/Grazed Grassland.</p>	<p>Disturbed/Grazed Grassland with invasive <i>Acacia mearnsii</i> (Black wattle) in the background.</p>
	
<p>Disturbed/Grazed Grassland with the Corobrik quarry in the background.</p>	<p>Disturbed/Grazed Grassland with <i>Acacia mearnsii</i> (Black wattle).</p>

**FIGURE 19: DISTURBED / GRAZED VEGETATION.**

**Undisturbed/Natural Grassland**

This grassland comprises both the Eastern Highveld Grassland and the Rand Highveld Grassland and is dominated by the grasses of these vegetation types (Figure 20).

The vegetation is species rich located on a landscape is dominated by undulating plains and low hills with short dense, sour grassland alternating with low shrubland on rocky outcrops. The most common grasses on the plains belong to the genera *Themeda*, *Eragrostis*, *Heteropogon*, *Aristida*, *Digitaria*, *Tristachya* and *Elionurus*. High numbers of herbs, especially *Asteraceae* are also found. In rocky areas shrubs and trees also prevail and are mostly *Protea caffra*, *Acacia caffra*, *Celtis africana* and *Rhus spp.*



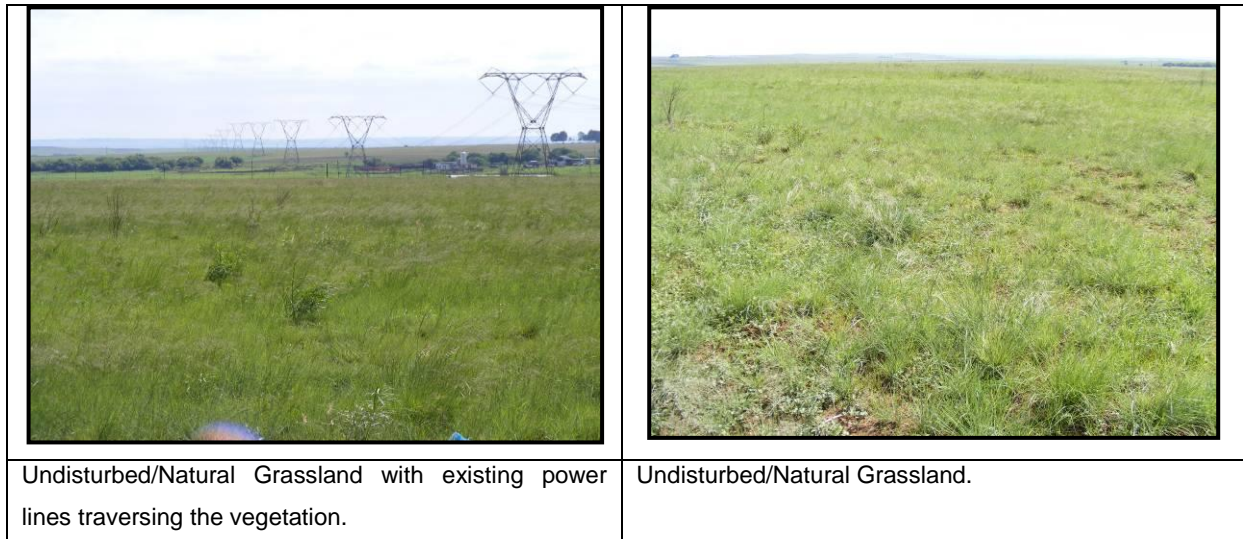


FIGURE 20: UNDISTURBED VEGETATION.

**Wetland and Riparian communities**

Wetland and Riparian communities are seasonally wet areas that occur in sandy areas where water seeps into lowlying drainage lines after rains. These areas are usually covered by hygrophytes such as sedges and reeds. The dominant sedge in the study area is *Juncus rigidus*. Sometimes bulrush (*Typha capensis*) and reeds (*Phragmites australis*) also occurs.

Wetlands are of a more permanent nature and occur in low-lying areas such as tributaries of streams and rivers. Wetlands are typically found in flat landscapes or shallow depressions filled with (temporary) water bodies supporting zoned systems of aquatic and hydrophilous (water loving) vegetation of temporarily flooded grasslands and ephemeral herblands. Typical plants are the Orange River Lily (*Crinum bulbispermum*), bulrush (*Typha capensis*) and reeds (*Phragmites australis*), sedges of the *Cyperus*, *Fuirena* and *Scirpus* genera also occur (Figure 21).

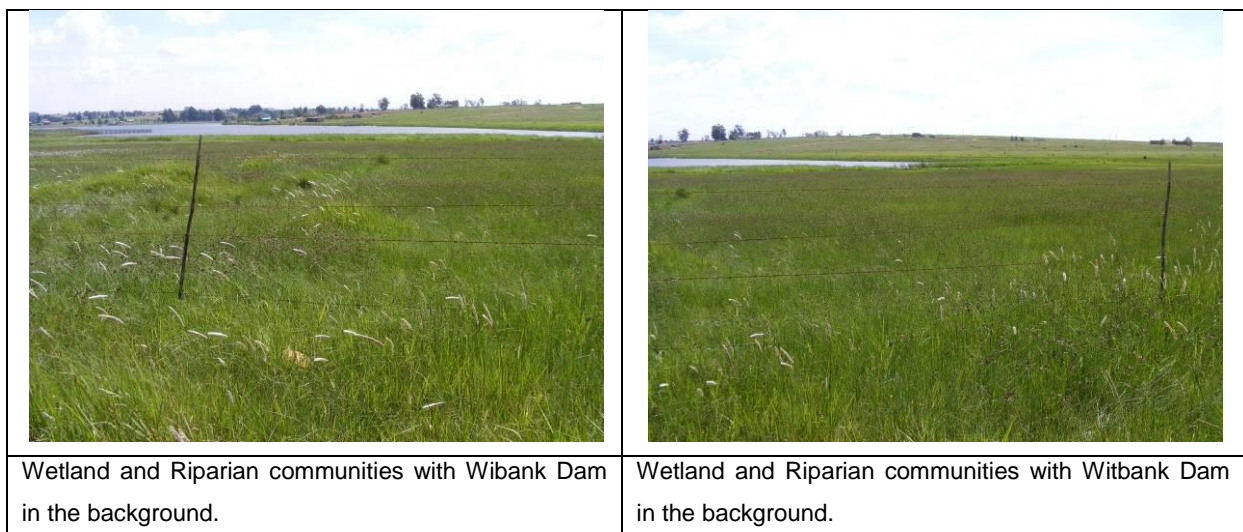


FIGURE 21: WETLAND AND RIPARIAN COMMUNITIES.

**Red data Flora Species**

The Mpumalanga Parks Board provided information as to sensitive plant species occurring in the area and it was found that only one sensitive plant species, *Hypoxis hemerocallidea*, occurs in the quarter

degree square 2529CD. *Hypoxis hemerocallidea* is rated as “Least Concern” in Mpumalanga and throughout the rest of South Africa, however populations are declining. It should be noted that during the site visit, *Hypoxis hemerocallidea* was not found to occur on site; however its presence can not be completely excluded.

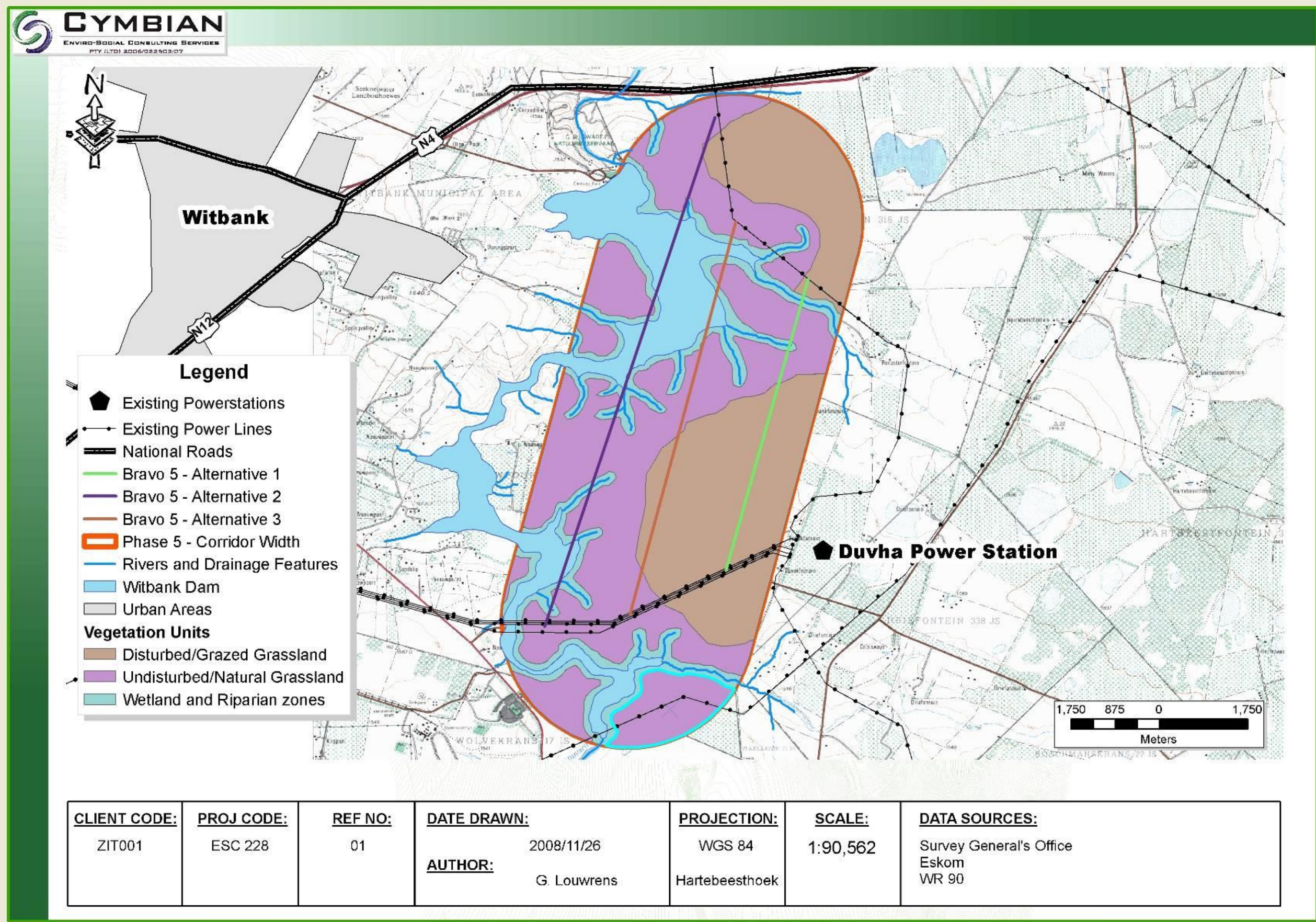


FIGURE 22: VEGETATION UNITS FOUND ON SITE.

## 7.1.9 Fauna

### Data Collection

A literature review of the faunal species that could occur in the area was conducted. C-Plan data provided from the Mpumalanga provincial department was used to conduct a desktop study of the area. This data consists of terrestrial and aquatic components, ratings provide an indication as to the importance of the area with respect to biodiversity. Additionally, all fauna were noted during the site visit conducted on the 17<sup>th</sup> – 20<sup>th</sup> November 2008.

### Regional Description

As a consequence of mining and farming in the area, it appears that only small animals are to be found at the site. Small mammals known to occur in the area include hedgehog, rabbits, polecat, meerkat and the ubiquitous rats and mice. Given the habitat, it is likely that korhaans, larks, longclaws, species of Euplectes (bishops and widows), weavers, starlings and sparrows occur in the grassland.

The area surrounding the proposed loop in lines does include areas of terrestrial and aquatic habitats. These areas should be treated as sensitive and should therefore be managed accordingly; if feasible they should be avoided.

### Site Description

The scope of work indicated that an avifauna assessment was required. An avifaunal assessment will be undertaken and the report will be provided as part of the EIA. All herpetofauna and mammals observed on site were noted during the site visit.

### **Habitat**

The habitat on site is described in the vegetation site description in Section 7.1.8 above. All of the vegetation types identified have been disturbed to a certain extent, as the main land use in the area is grazing of livestock. The largest portion of the site is comprised of Undisturbed Grassland, totalling approximately 50.1 % of the study site. The remainder of the site comprises Disturbed Grassland and Riparian and Wetland zones. All of these are suitable habitat to a number of protected species found in the region.

### **Species potentially occurring on site**

A detailed list of the species potentially occurring on site is attached in Appendix Q.

### **Herpetofauna**

Herpetofauna could potentially occur in all the habitat types. The Riparian and Wetland zones could potentially support amphibians representative of the region, specifically *Pyxicephalus adspersus* (African Bullfrog) which is a species rated as “near threatened” and is a protected species in South Africa.

The quarter degree square is known to contain *Geochelone pardalis* (Leopard tortoise), *Aparallactus capensis* (Cape Centipede Eater), *Atractaspis bibronii* (Southern or Bibron's Burrowing Asp), *Causus rhombeatus* (Common Night Adder), *Crotaphopeltis hotamboeia* (Herald or Red-lipped Snake), *Dasyplectis scabra* (Common or Rhombic Egg Eater), *Hemachatus haemachatus* (Rinkhals), *Lycodonomorphus rufulus* (Common Brown Water Snake), *Naja annulifera annulifera* (Snouted Cobra), *Psammophylax tritaeniatus* (Striped Skaapsteker), *Agama atra* (Southern Rock Agama), *Bitens arietans* (Puff Adder), *Cordylus vittifer* (Transvaal Girdled Lizard), *Gerrhosaurus flavigularis* (Yellow Throated Plated Lizard), *Lygodactylus ocellatus* (Spotted Dwarf Gecko), *Pachydactylus affinis* (Transvaal Thick-toed Gecko), *Telescopus semiannulatus semiannulatus* (Eastern Tiger Snake), *Psammophis brevirostris brevirostris* (Leopard or Short-snouted Grass Snake) and *Varanus niloticus* (Water Monitor). *Hemachatus haemachatus* (Rinkhals), *Psammophis brevirostris brevirostris* (Leopard or Short-snouted Grass Snake) and *Cordylus vittifer* (Transvaal Girdled Lizard) are endemic to Southern Africa, while *Lygodactylus ocellatus* (Spotted Dwarf Gecko) and *Pachydactylus affinis* (Transvaal Thick-toed Gecko) are endemic to South Africa.

None of the above mentioned Herpetofauna were encountered on site during the site visit that took place from the 17<sup>th</sup>-20<sup>th</sup> November 2008.

#### **Avifauna**

Avifauna that could potentially occur on site is provided in Table 9 below. The avifaunal assessment (Appendix Q) focused on identifying a preferred alignment for the new Bravo-Vulcan 400 kV line from a bird impact perspective, and the description of associated impacts on birds. Recommendations were also provided to mitigate for potential impacts.

**TABLE 9: AVIFAUNA SPECIES LIST**

Species	Common name
<i>Phalacrocorax africanus</i>	Reed Cormorant
<i>Ardea cinerea</i>	Grey Heron
<i>Ardea melanocephala</i>	Blackheaded Heron
<i>Bubulcus ibis</i>	Cattle Egret
<i>Bostrychia hagedash</i>	Hadedda Ibis
<i>Plegadis falcinellus</i>	Glossy Ibis
<i>Alopochen aegyptiacus</i>	Egyptian Goose
<i>Elanus caeruleus</i>	Blackshouldered Kite
<i>Francolinus swainsonii</i>	Swainson's Francolin

Species	Common name
<i>Numida meleagris</i>	Helmeted Guineafowl
<i>Fulica cristata</i>	Redknobbed Coot
<i>Gallinula chloropus</i>	Moorhen
<i>Anthropoides paradisea</i>	Blue Crane
<i>Sagittarius serpentarius</i>	Secretary Bird
<i>Eupodotis cafra</i>	Whitebellied Korhaan
<i>Vanellus armatus</i>	Blacksmith Plover
<i>Vanellus coronatus</i>	Crowned Plover
<i>Streptopelia semitorquata</i>	Redeyed Dove
<i>Streptopelia senegalensis</i>	Laughing Dove
<i>Asio capensis</i>	Marsh Owl
<i>Colius striatus</i>	Speckled Mousebird
<i>Mirafra africana</i>	Rufousnaped Lark
<i>Corvus albus</i>	Pied Crow
<i>Saxicola torquata</i>	Stone Chat
<i>Phylloscopus trochilus</i>	Willow Warbler
<i>Cisticola fulvicapilla</i>	Neddicky
<i>Motacilla clara</i>	Cape Wagtail
<i>Anthus cinnamomeus</i>	Grassveld Pipit
<i>Passer domesticus</i>	House Sparrow
<i>Ploceus velatus</i>	Masked Weaver
<i>Euplectes orix</i>	Red Bishop
<i>Emberiza capensis</i>	Cape Bunting

The species that could potentially occur on site include waterfowl, grassland specialists and common generalists. This is attributed to the variety of habitats that occur on site, as well as the adequate supply of fresh water.

Sensitive species known to occur in the quarter degree square include *Oxyura maccoa* (Maccoa Duck) and *Geronticus calvus* (Bald Ibis) which is endemic to South Africa.

The following conclusions from the avifaunal impact assessment are put forward:

- A number of power line sensitive, Red Data species could potentially occur along any of the alignments, although the occurrence of these species would be the exception rather than the rule.
- The proposed power line, unless mitigated, will pose a limited collision risk to power line sensitive bird species in the study area. Another potential risk is the destruction of sensitive wetland habitat through the construction of access roads.
- Of the Red Data species potentially present in the area, none are particularly at risk by the power line due to the very small densities at which the species occur. The latter is a result of the extensive habitat degradation that has taken place.
- There is, however, a substantial risk of collisions for several non Red Data species which warrants the application of mitigation measures.

The following recommendations are put forward:

- A sensitivity map indicating the areas where anti-collision devices need to be applied to the proposed line is shown in Figure 23 below.
- The construction of access roads in sensitive wetland habitat should be avoided.

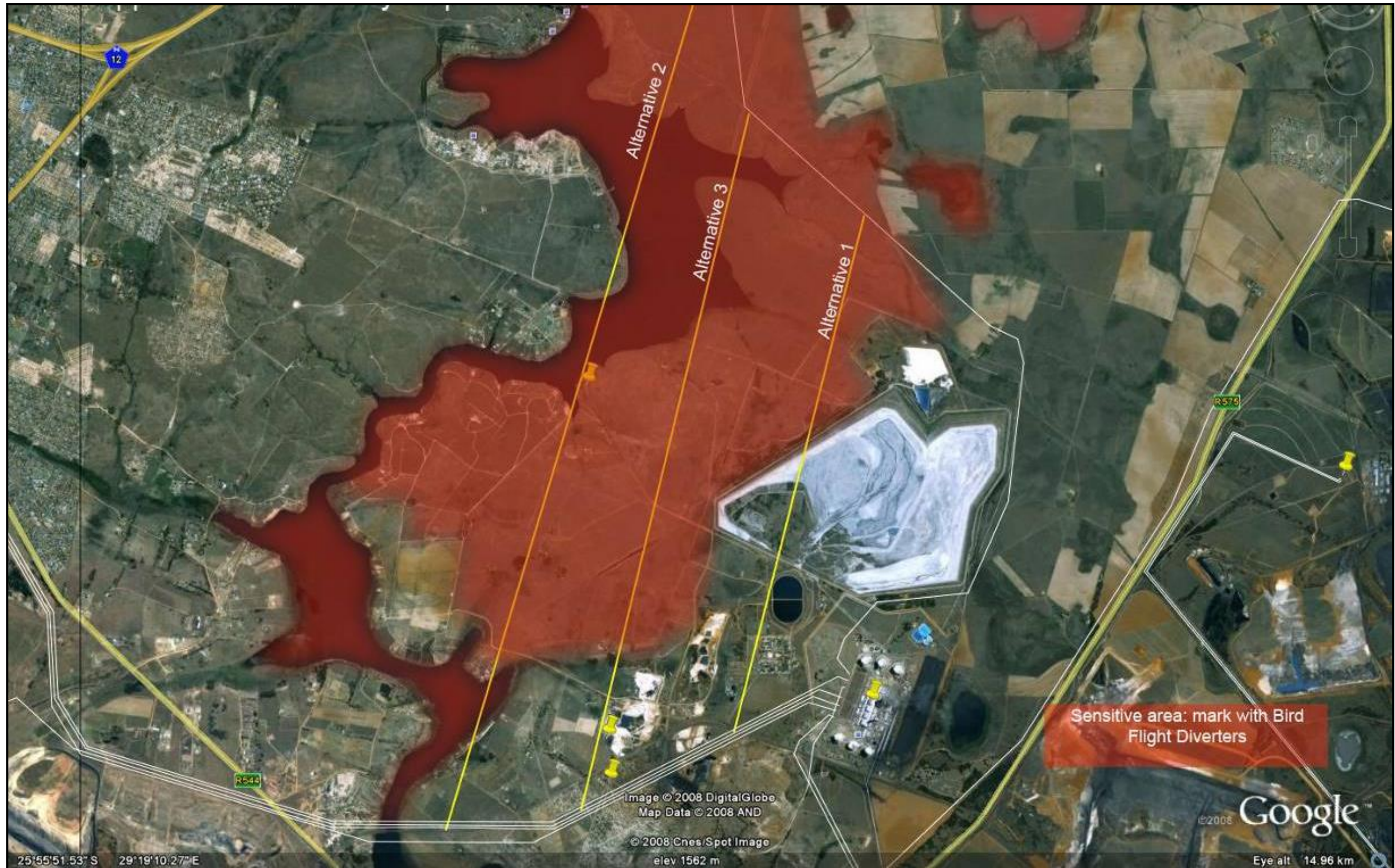


FIGURE 23: AVIFAUNAL SENSITIVITY.



From the analysis undertaken in the avifaunal impact assessment, Alternative 1 is the preferred alignment from a bird interaction perspective.

### **Mammals**

Large mammals have to a large extent been removed from the area and the only indication of large mammal species that could have previously occurred in the area are re-introduced mammals found on a few game farms and lodges encountered during the site visit. These include Springbok (*Antidorcas marsupialis*), Blesbok (*Damaliscus dorcas phillipsi*), Blue Wildebeest (*Connochaetes taurinus*) and Burchell's Zebra (*Equus burchelli*). During the site visit, Yellow Mongoose (*Cynictis pencilata*) were spotted as well as signs of other small mammals such as droppings. Other small mammals known to occur in the area include Hedgehog (*Atelerix frontalis*), Striped Polecat (*Ictonyx striatus*), Suricate / Meerkat (*Suricata suricatta*), Aardvark / Antbear (*Orycteropus afer*) and the ubiquitous rats and mice. Sensitive mammal species that could occur in the quarter degree square 2529CD include *Genetta tigrina* (Large-spotted Genet), *Lepus saxatilis* (Scrub hare), *Hyaena brunnea* (Brown Hyaena), *Sylvicapra grimmia* (Common/Grey Duiker), *Tragelaphus scriptus* (Bushbuck), *Vulpes chama* (Cape Fox) None of these species were identified on site.

## **7.1.10 Wetland and Riparian Zone Delineation**

### **Riparian Zones vs. Wetlands**

#### **Wetlands**

The riparian zone and wetlands were delineated according to the Department of Water Affairs and Forestry (DWAF) guideline, 2003: A practical guideline procedure for the identification and delineation of wetlands and riparian zones. According to the DWAF guidelines a wetland is defined by the National Water Act as:

*“land which is transitional between terrestrial and aquatic systems where the water table is usually at or near surface, or the land is periodically covered with shallow water, and which land in normal circumstances supports or would support vegetation typically adapted to life in saturated soil.”*

In addition the guidelines indicate that wetlands must have one or more of the following attributes:

- Wetland (hydromorphic) soils that display characteristics resulting from prolonged saturation;
- The presence, at least occasionally, of water loving plants (hydrophytes); and
- A high water table that results in saturation at or near surface, leading to anaerobic conditions developing in the top 50 centimetres of the soil.

During the site investigation the following indicators of potential wetlands were identified:

- Terrain unit indicator;
- Soil form Indicator;
- Soil wetness indicator; and

- Vegetation indicator.

### **Riparian Areas**

According to the DWAF guidelines a riparian area is defined by the National Water Act as:

*“Riparian habitat includes the physical structure and associated vegetation of the areas associated with a watercourse which are commonly characterised by alluvial soils, and which are inundated or flooded to an extent and with a frequency sufficient to support vegetation of species with a composition and physical structure distinct from those of adjacent land areas”*

### **The difference between Riparian Areas and Wetlands**

According to the DWAF guidelines the difference between a wetland and a riparian area is:

*“Many riparian areas display wetland indicators and should be classified as wetlands. However, other riparian areas are not saturated long enough or often enough to develop wetland characteristics, but also perform a number of important functions, which need to be safeguarded... Riparian areas commonly reflect the high-energy conditions associated with the water flowing in a water channel, whereas wetlands display more diffuse flow and are lower energy environments.”*

### **Delineation**

The site was investigated for the occurrence of wetlands and riparian areas, using the methodology described above and described in more detail in the DWAF guidelines.

### **Terrain Unit Indicator**

The terrain on site varies from 1600 mamsl to 1520 mamsl as illustrated in Figure 24. From Figure 24 it can be seen that the site is located in an area of undulating hills with the dominant terrain units on site being the midslope, footslope and valley bottom units. According to the DWAF guidelines the valley bottom is the terrain unit where wetlands are most likely to occur, but they are not excluded from any of the other terrain units.

### **Soil Form Indicator**

The site is located on a slope that drains towards the Witbank Dam. Water enters the soils profile and then flows through the profile down-slope. This action of water movement through the slope typifies the soils of the largest part of the site (eluvial and plinthic soils). Closer to the dam (within the valley bottom terrain unit) the soils gradually deepen due to the down-slope transport of soil (colluvium). In addition these soils have gradually higher percentages of clays that over time have been washed down-slope and accumulate at the valley bottom where the slope angle reduces. The detailed soil mapping exercise was limited to the footslope and valley bottom area in order to delineate the wetland / riparian zones.

During a three day site visit the soils on site were identified (Refer to Section 3.5). Of the soils identified on site the Katspruit soil form is indicative of the permanent wetland zone.

**Soil Wetness Indicator**

The soils on site were subjected to a soil wetness assessment. If soils showed signs of wetness within 50 cm of the soil surface, it was classified as a hydromorphic soil and divided into the following groups:

**Temporary Zone**

- Minimal grey matrix (<10%);
- Few high chroma mottles; and
- Short periods of saturation.

**Seasonal Zone**

- Grey matrix (>10%);
- Many low chroma mottles present; and
- Significant periods of wetness (>3 months / annum).

**Permanent Zone**

- Prominent grey matrix;
- Few to no high chroma mottles;
- Wetness all year round; and
- Sulphuric odour.

The Katspruit soil form had signs of wetness within the top 50 cm of the soil profile. The Katspruit soil form was classified as the permanent zone, the temporary and seasonal zone could not be delineated since the soil forms diagnostic of these zones probably occur at a depth greater than that of the soil auger used. Therefore, while the temporary and seasonal zones could not be delineated, they are still likely to occur. The soil forms are illustrated in Figure 25.

**Vegetation Indicator**

The vegetation units on site are described above and illustrated in Figure 22. The vegetation found in the Undisturbed/Natural Grassland and the Riparian and Wetland zone vegetation units both have species present to indicate the presence of wetlands.

**Wetlands and Buffer Zones**

According to the methodology that was followed for delineation of wetlands by DWAF, the permanent zone classifies as a wetland present on site. It should however be noted that several of the so-called wetlands could also be classified as riparian zones as they follow the drainage path of the non-perennial streams on site. All the areas identified above perform critical ecosystem functions and also provide habitat for sensitive species. It is suggested that a 50 m buffer be placed from the edge of the permanent zone in order to sufficiently protect the wetlands and riparian zones. Figure 24 above illustrates the various wetland zones as well as the buffer placed along the edge of the permanent zone. From the figure it is once again clear that Alternative 1 is the best alignment, as it avoids most of the sensitive wetlands as well as the buffer zones.

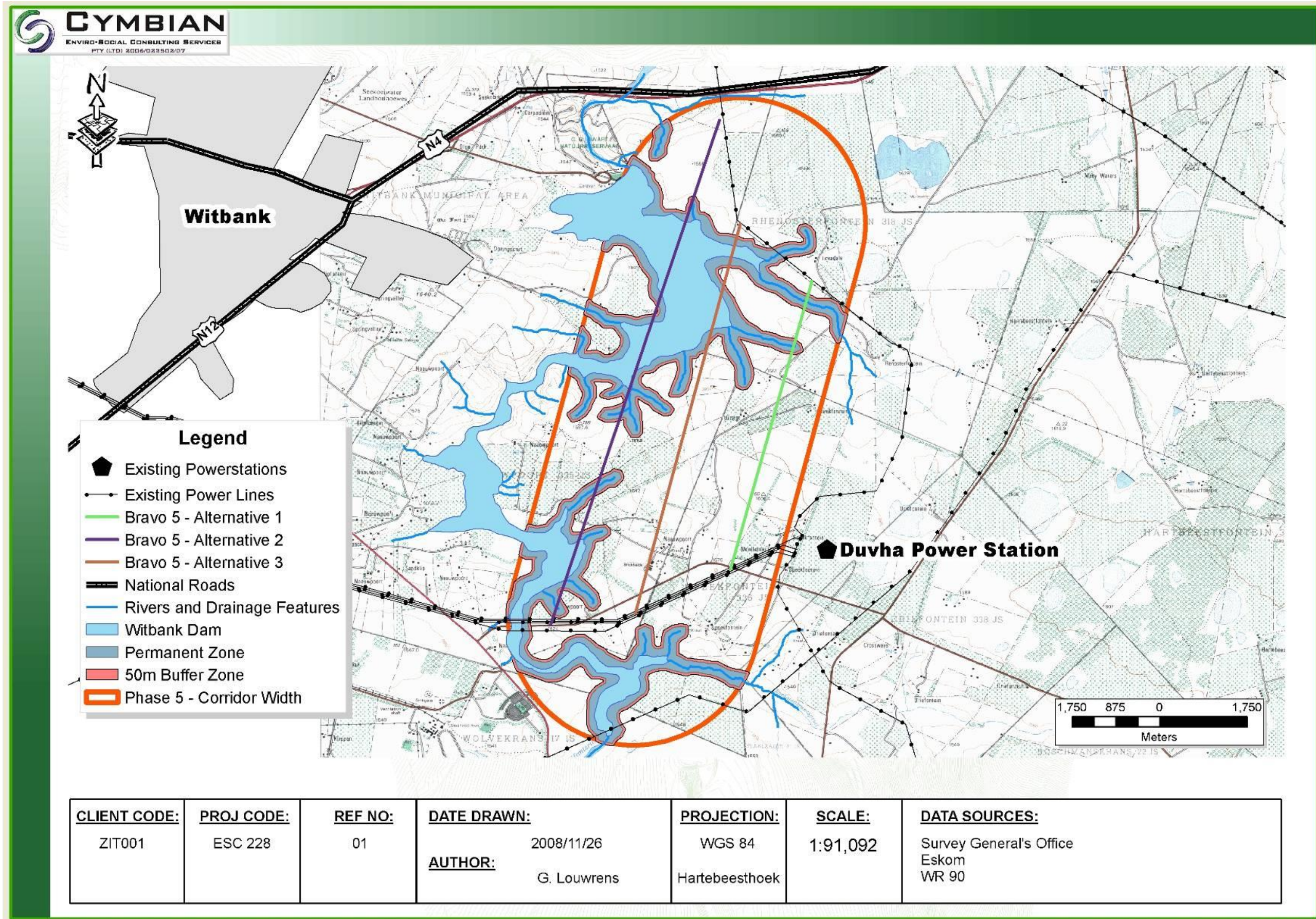


FIGURE 24: WETLAND AND RIPARIAN ZONES.

### 7.1.11 Biodiversity Rating

In order to quantify the sensitivity of the fauna, flora and wetlands, a biodiversity assessment is undertaken.

#### Biodiversity Assessment Methodology

Each vegetation unit and its associated fauna were subjected to a biodiversity assessment according to the following methodology. The biodiversity of an area is measured as a combination of the variety of species and habitats within the area, as well as the ecological processes and functional value of the site. This can be captured in two broader categories namely conservation status and functional status. The conservation status encompasses species diversity, habitat diversity and ecological processes. The functional status encompasses ecological services and human use services.

It is suggested, due to the number of variables to be considered, that the following scoring system is used to first determine the value of each of the components (conservation status and functional status) from which the overall biodiversity value is determined.

#### Conservation status

The conservation status of a particular habitat / vegetation unit is determined using the methodology described in Table 10 below. The conservation status encompasses species diversity, habitat diversity and ecological processes. Each of the habitats found on site are rated accordingly in Section 3.11.2 below.

**TABLE 10: CONSERVATION STATUS DETERMINATION**

<b>A. How much of the larger vegetation type or system of which the defined area is a representative example, still exists?</b>	<b>Rating</b>
Only a small area still exists (< 500 km <sup>2</sup> )	5
A moderate area still exists (500 to 1000 km <sup>2</sup> )	3
A large areas still exist (> 1000 km <sup>2</sup> )	1
<b>B. What is (based on a qualitative assessment) the species and habitat diversity of the defined area?</b>	<b>Rating</b>
Noticeably high	5
Difficult to assess	3
Obviously low	1
<b>C. What is the condition (qualitative assessment) of the defined area?</b>	<b>Rating</b>
Pristine and largely undisturbed	5
Moderately disturbed	3
Highly disturbed	1

The possible results for the conservation status of the defined area are based on a combination of the attributes, as follows.

$$A (\text{Size}) + B (\text{Diversity}) + C (\text{Condition}) = \text{Conservation Status}$$

Based on the combined score, the conservation status can range from very high to low, as described below in Table 11:

**TABLE 11: CONSERVATION STATUS RATING**

Conservation Status	Rating
High conservation status, needs to be maintained and improved	11 – 15
Moderate conservation status, heavily disturbed and will require improvement	6 – 10
Low conservation status, heavily reduced and of limited value.	3 – 5

### **Functional status**

The functional status encompasses ecological services and human use services. All these elements are rated according to the methodology described in Table 12 below. A detailed rating of each habitat is given below.

**TABLE 12: FUNCTIONAL STATUS DETERMINATION**

A. Are there currently any signs of obvious recreational use of the area, such as walking/hiking, bird watching, mountain biking, fishing, etc?	Rating
Obvious signs of regular use	5
Signs of periodic use	3
No noticeable signs of use	1
B. Does the area carry out any ecological service, such as water purification, flood attenuation, riverbank stabilisation, soil stabilisation, etc?	Rating
Has an obvious functional role	5
Difficult to determine its functional role	3
Clearly has no to very limited functional role	1
C. Does the area serve an aesthetic role?	Rating
Forms part of a larger landscape that is widely visible and has a high aesthetic appeal	5
Forms part of a landscape that has high aesthetic appeal but which is not widely visible	3
Forms part of a landscape that has low aesthetic appeal	1

The possible results for the functional status of the defined area are based on a combination of the attributes, as follows.

$$A \text{ (recreational use)} + B \text{ (ecological service)} + C \text{ (aesthetic value)} = \text{Functional Status}$$

Based on the combined score, the functional status can range from very high to low as illustrated in Table 13 below:

**TABLE 13: FUNCTIONAL STATUS RATING**

Functional Status	Rating
High service value	11 – 15
Moderate service value	6 – 10
Low service value	3 – 5

### **Biodiversity value**

The perceived biodiversity value of an area to human development is not always easy to describe, but it includes the natural system and its variety of species, the ecological processes and the service or functional value that it provides. The combination of the conservation status and functional status scores provides a ranking of the overall biodiversity value for a defined area, as shown in the matrix in **Error! Reference source not found.** below.

**TABLE 14: BIODIVERSITY VALUE RATING**

Conservation status	Functional status		
	High service value	Moderate service value	Low service value
High	High	High	Moderate
Moderate	Moderate	Moderate	Low
Low	Moderate	Low	Low

### **Biodiversity Rating**

The following vegetation units were identified on site:

- Undisturbed/Natural grassland;
- Disturbed/Grazed Grassland; and
- Wetland and Riparian zones.

Each of the abovementioned vegetation units are rated for their biodiversity value below.

#### **Undisturbed/Natural grassland**

This vegetation unit has a **high** biodiversity rating as indicated in **Error! Reference source not found.** below. The **high** conservation value is attributed to the high grassland species diversity in the unit and the large area of grassland not conserved remaining. The **high** functional rating is attributed to the obvious ecological services and the high aesthetic value of the grassland.

TABLE 15: BIODIVERSITY RATING FOR THE *UNDISTURBED/NATURAL GRASSLAND UNIT*

Conservation status	Size of vegetation unit	Species diversity	Condition
	3 – Moderate	5 - High	3 – Moderately Disturbed
Functional status	Use	Ecological service	Aesthetic value
	3 – Periodic	5 – Obvious	5 - High
Biodiversity Rating	Conservation status	Functional status	Biodiversity
	11 – High	13 - High	High

**Disturbed/Grazed Grassland**

This vegetation unit has a **moderate** biodiversity rating as indicated in Table 16 below. The **moderate** conservation value is attributed to the moderate grassland species diversity in the unit and the moderate area of moist grassland remaining. The **moderate** functional rating is attributed to the moderate ecological service and the moderate aesthetic value of this grassland.

TABLE 16: BIODIVERSITY RATING FOR THE *DISTURBED/GRAZED GRASSLAND UNIT*

Conservation status	Size of vegetation unit	Species diversity	Condition
	3 – Moderate	3 - Moderate	3 – Moderately Disturbed
Functional status	Use	Ecological service	Aesthetic value
	3 – Periodic	3 – Difficult to determine	3 - Moderate
Biodiversity Rating	Conservation status	Functional status	Biodiversity
	9 – Moderate	9 - Moderate	Moderate

**Wetland and Riparian zones**

This vegetation unit has a **high** biodiversity rating as indicated in **Error! Reference source not found.** below. The **high** conservation value is attributed to the high grassland species diversity in the unit and the small area of wetlands remaining. The **high** functional rating is attributed to the obvious ecological services and the high aesthetic value of the wetlands and seepage areas.

TABLE 17: BIODIVERSITY RATING FOR THE *SEEPAGE AREAS AND WETLANDS*

	Size of vegetation unit	Species diversity	Condition
Conservation status	5 – Small	5 – High	3 – Moderately Disturbed
	Use	Ecological service	Aesthetic value
Functional status	1 – none	5 – Obvious	5 - High
	Conservation status	Functional status	Biodiversity
Biodiversity Rating	13 – High	11 - High	High



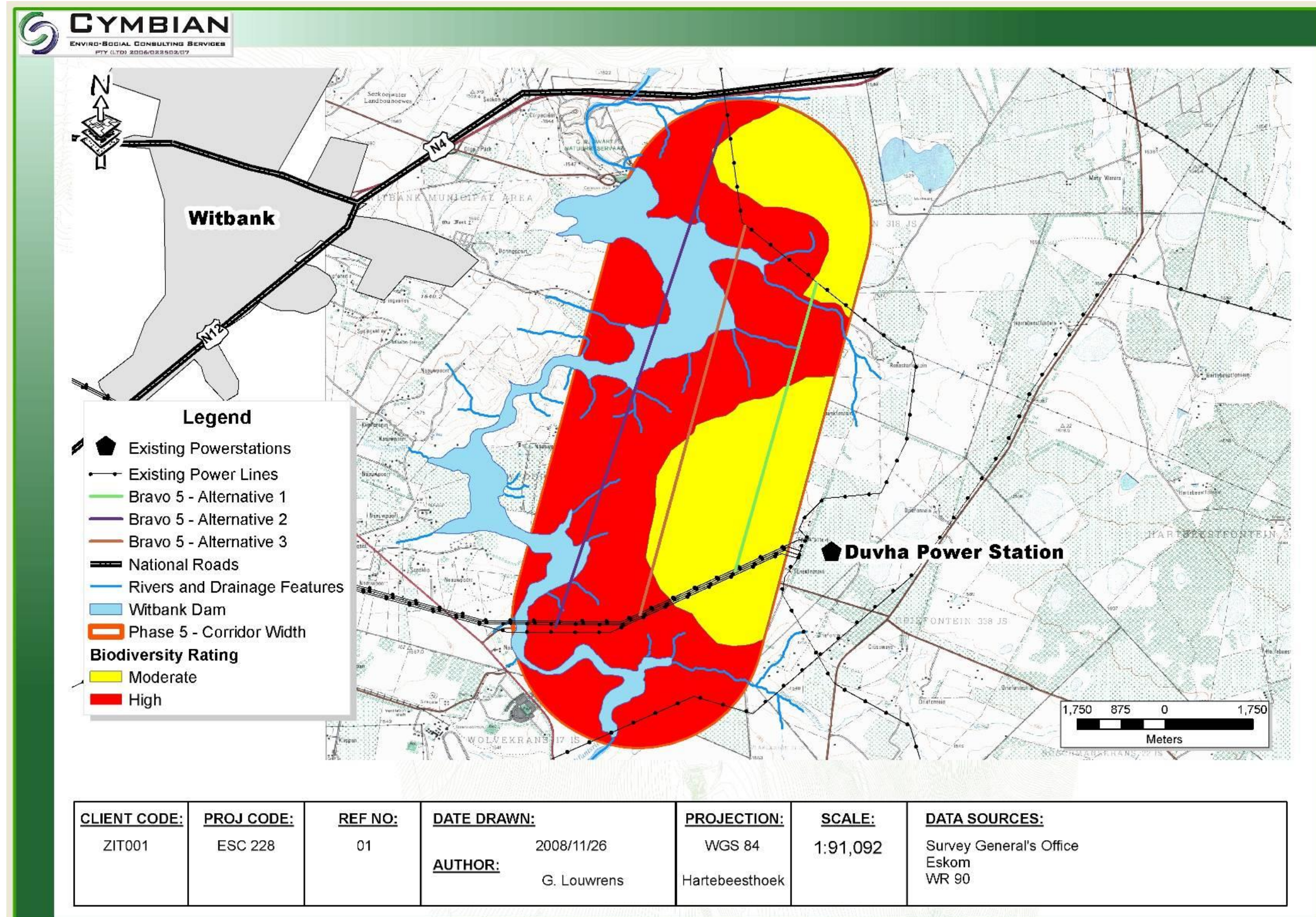


FIGURE 25: BIODIVERSITY RATING.

### **7.1.12 Visual**

The site and surrounding area may be characterised as agricultural land utilised mainly for the grazing of cattle. The topography of the region and study site is gently undulating to moderately undulating landscape of the Highveld plateau.

The proposed power lines are located in the area north-west of the Duvha Power Station with the power station and other existing power lines featuring prominently in the landscape. The Witbank Dam and its associated drainage features represent other significant features in the landscape.

#### Methodology

The methodology adopted for the visual assessment includes the following tasks:

- Examine the baseline information (contours, building dimensions, vegetation, inter alia);
- Determine the area from which any of the upgrade may be visible (viewshed);
- Identify the locations from which views of the upgrade may be visible (observation sites), which include buildings and roads; and
- Analyse the observation sites to determine the potential level of visual impact that may result from the upgrade.

Each component of the assessment process is explained in detail in the following sections of the Report.

#### The Viewshed

The viewshed represents the area from which the proposed site would potentially be visible. The extent of the viewshed is influenced primarily by the combination of topography and vegetation, which determine the extent to which the site would be visible from surrounding areas.

The viewshed was determined by Cymbian through the following steps and presumptions:

- The likely viewshed was determined by desktop study (ArcGIS) using contour plans (20 m interval); and
- An offset of 2 m (maximum) for the observer and an offset of 30 m (maximum) for the proposed power lines were utilized during the spatial analysis.

#### Visibility Assessment

Site visibility is an assessment of the extent to which the proposed upgrade would potentially be visible from surrounding areas. It takes account of the context of the view, the relative number of viewers, duration of view and view distance.

The underlying rationale for this assessment is that if the proposed upgrade (power lines) is not visible from surrounding areas then the development will not produce a visual impact. On the other hand if one or more power lines are highly visible to a large number of people in surrounding areas then the potential visual impact is likely to be high.

Based on a combination of all these factors an overall rating of visibility was applied to each observation point. For the purpose of this report, categories of visibility have been defined as high (H), moderate (M) or low (L).

### Assessment Criteria

For the purpose of this report, the quantitative criteria listed in Table 18 have been determined and used in the Visibility Assessment. The criteria are defined in more detail in the subsection following.

**TABLE 18: VISUAL IMPACT ASSESSMENT CRITERIA**

CRITERIA	DEFINITIONS
<b>Category of Viewer</b>	
Static	Farms, homesteads or industries
Dynamic	Travelling along road
<b>View Elevation</b>	
Above	Higher elevation than proposed upgrade.
Level	Level with upgrade view
Below	Lower elevation than upgrade viewed
<b>View Distance</b>	
Long	> 5 km
Medium	1 – 5 km
Short	200 m – 1000 m
Very Short	< 200 m
<b>Period of View</b>	
Long Term	> 120 minutes
Medium Time	1 – 120 minutes
Short Term	< 1 minute

#### Category Viewer

The visibility of the upgrade will vary between static and dynamic view types. In the case of static views, such as views from a farmhouse or homestead, the visual relationship between an upgrade and the landscape will not change. The cone of vision is relatively wide and the viewer tends to scan back and forth across the landscape.

In contrast views from a moving vehicle are dynamic as the visual relationship between the upgrade / structures is constantly changing as well as the visual relationship between the upgrade and the landscape in which they are seen. The view cone for motorists, particularly drivers, is generally narrower than for static views.

#### View Elevation

The elevation of the viewer relative to the object observed, which in this case are the upgrade / structure, significantly influences the visibility of the object by changing the background and

therefore the visual contrast. In situations where the viewer is at a higher elevation than the building/structure it will be seen against a background of landscape. The level of visual contrast between the upgrade and the background will determine the level of visibility. A white/bright coloured structure seen against a background of dark/pale coloured tree-covered slopes will be highly visible compared to a background of light coloured slopes covered by yellow/brown dry vegetation.

In situations where the viewer is located at a lower elevation than the proposed upgrade it will mostly be viewed against the sky. The degree of visual contrast between a white coloured structure will depend on the colour of the sky. Dark grey clouds will create a significantly greater level of contrast than for a background of white clouds.

#### **View Distance**

The influence of distance on visibility results from two factors:

- With increasing distance the proportion of the view cone occupied by a visible structure will decline; and
- Atmospheric effects due to dust and moisture in the air reduce the visual contrast between the structure and the background against which they are viewed.

#### **Period of View**

The visibility of structures will increase with the period over which they are seen. The longer the period of view the higher the level of visibility. However, it is presumed that over an extended period the level of visibility declines as people become accustomed to the new element in the landscape.

Long term views of the upgrade will generally be associated with rest camps located within the viewshed. Short term and moderate term views will generally relate to tourist moving through the viewshed mostly by vehicle.

#### **Site Visibility**

The procedure followed by Cymbian to assess Site Visibility involved:

- Generate a viewshed analysis of the area utilizing ArcGIS 9.
- Determine the various categories of observation points (e.g. Static, Dynamic).

#### **Impact Assessment Methodology**

Visual impact is defined as the significance and/or severity of changes to visual quality of the area resulting from a development or change in land use that may occur in the landscape.

Significance or severity is a measure of the response of viewers to the changes that occur. It represents the interaction between humans and the landscape changes that they observe. The response to visible changes in the landscape may vary significantly between individuals.

Perception results from the combination of the extent to which the proposed upgrade is visible (level of visibility) and the response of individuals to what they see. A major influence on the perception of

people/tourist in relation to the proposed upgrade will be the visual character and quality of the landscape in which it would be located. Natural landscape areas such as national parks, mountain areas or undeveloped sections of coast are valued for their high visual quality. The introduction of buildings and associated infrastructure may be seen as a negative impact on these areas of high visual quality. In the case of rest camps many people perceive them in a positive manner because they represent tourism/conservation infrastructure usually elegantly designed, non-conspicuous and contributing the local and national economy.

The potential visual impact of the proposed upgrade will primarily result from changes to the visual character of the area within the viewshed. The nature of these changes will depend on the level of the visual contrast between buildings/structures and the existing landscape within which they would be viewed.

The degree of contrast between the upgrade and the surrounding landscape will result from one or more of the following visual characteristics:

- Colour;
- Shape or form;
- Scale;
- Texture; and
- Reflectivity.

### Visual Character

#### **Landscape Character**

The site and the surrounding area can be described as an agricultural landscape with intermittent mining and power generation activities. Elevations along the slope range from 1520 mamsl and 1600 mamsl. All the power line alternatives are located on this slope with very little screening from topography or vegetation, however the presence of numerous existing power lines in the area would provide a screening effect for the proposed lines. Please refer to Figure 9 for the topography of the site.

The major drainage features in the area include the Witbank Dam and the Olifants River. Alternatives 2 and 3 cross large sections of the Witbank Dam while Alternative 1 crosses only a small section of the unnamed tributaries. For an illustration of the surface water features please refer to Figure 8.

The landscape surrounding the proposed power lines can be described as open grassland with numerous fields used for grazing. In addition a large section of the site is occupied by the Witbank Dam. The natural vegetation does not provide any screening of the power lines. There are several existing power lines on site, and in deed the intention of the project is to connect existing power lines and by-pass the Duvha Power Station.

Residential homes, mining infrastructure and the Duvha Power Station comprise infrastructure in the area. There numerous formal and informal roads in the area.

### Viewshed

It should be noted that the viewshed for each of the alternatives, which is plotted on Figure 26, Figure 27 and Figure 28, is an approximation that may vary in some locations. Potential views to the proposed upgrade are likely to be blocked in some localised situations by buildings, vegetation or local landform features at specific locations within the viewshed. Similarly, glimpses of the proposed upgrade may be visible from some isolated high-elevation locations outside the plotted viewshed. The figures illustrate the visibility of each of the alternatives. The coloured areas indicate areas that are visible with the red areas having very high visibility and the green having lower visibility. It should be noted that Alternatives 2 and 3 are more visible than Alternative 1 due to the fact that they are located along the Witbank Dam while Alternative 1 is located within a less sensitive visually.

Notable features of the viewshed are summarised by the following points:

- The viewshed for Alternative 1 is low to moderate while Alternatives 2 and 3 are moderate to high;
- The area in the immediate vicinity of Alternative 2 has a high viewshed, this is compounded by it traversing the Witbank Dam; and
- To the south of Alternative 3, the viewshed reaches a moderate to high;

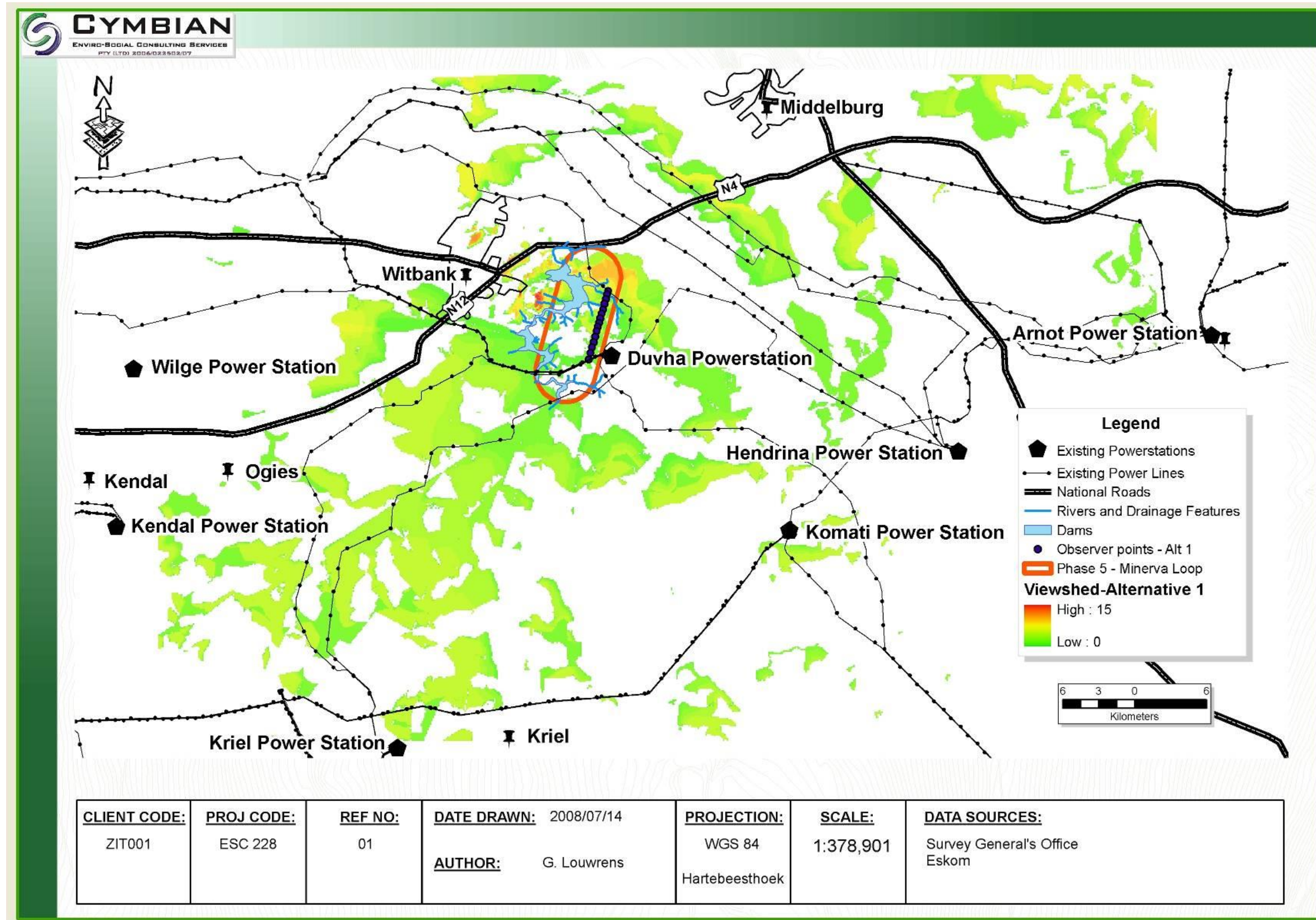


FIGURE 26: VISUAL IMPACTS – VIEWSHED ALTERNATIVE 1.

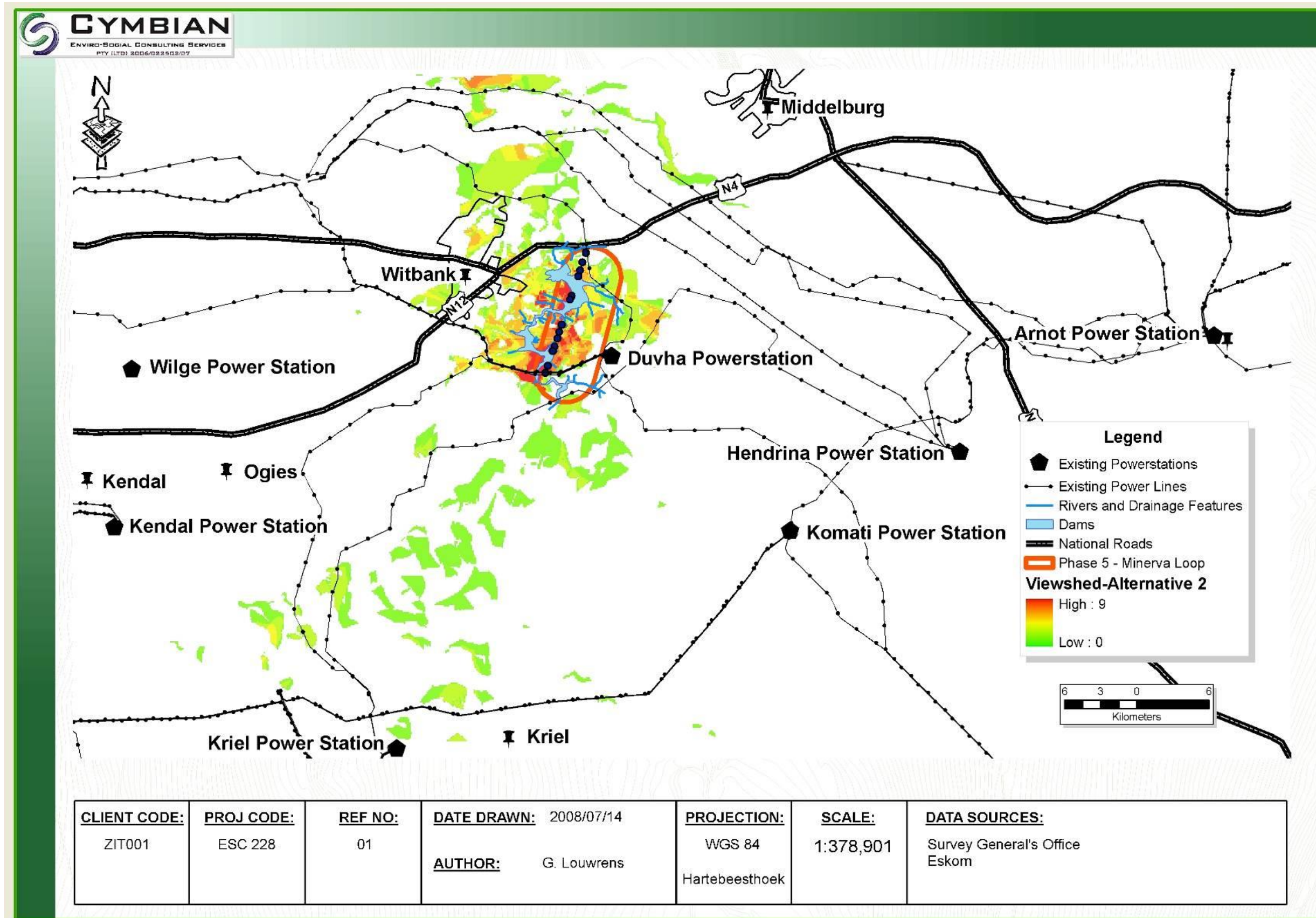


FIGURE 27: VISUAL IMPACTS – VIEWSHED ALTERNATIVE 2.



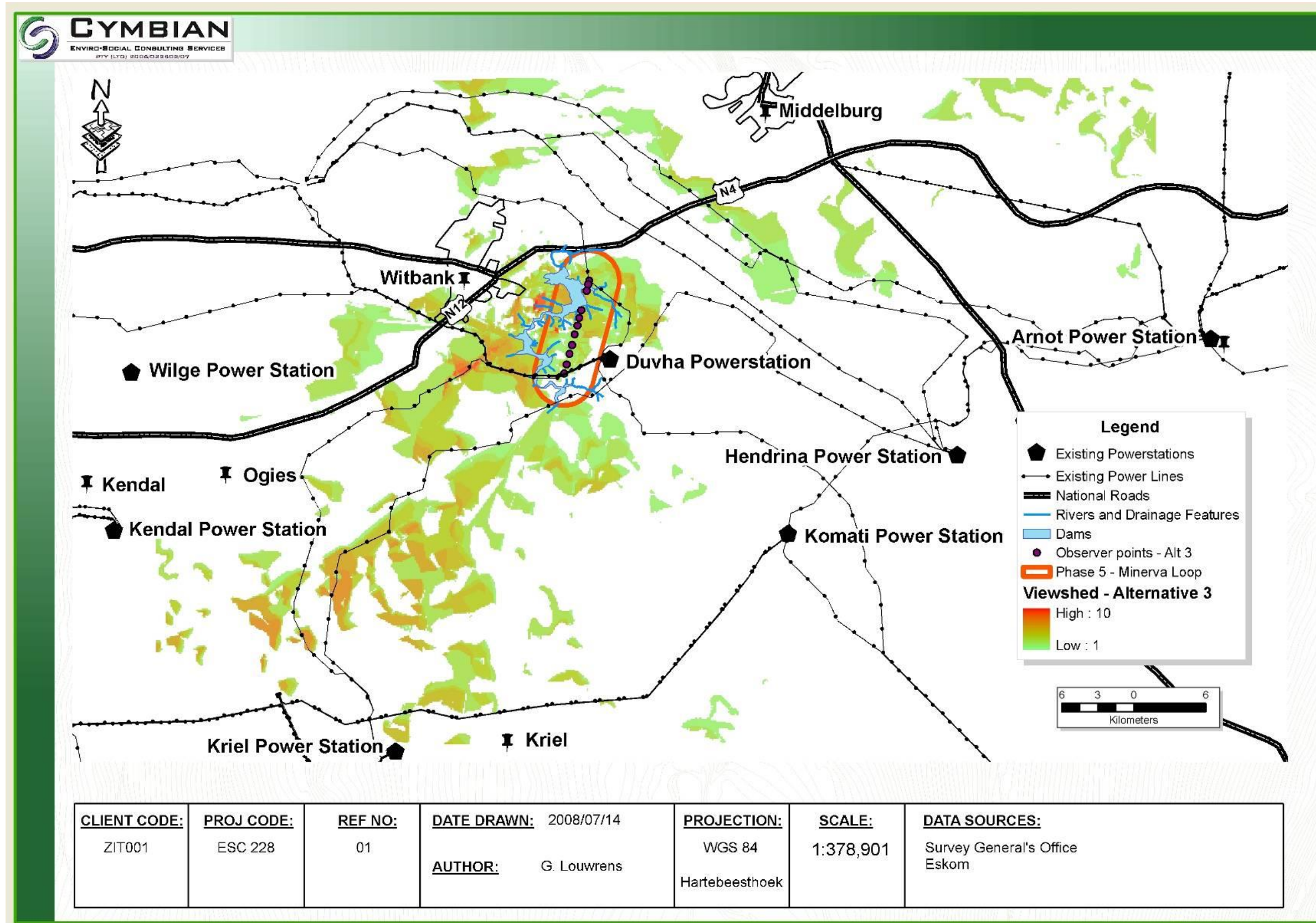


FIGURE 28: VISUAL IMPACTS – VIEWSHED ALTRERNATIVE 3/

## 7.2 Cultural Environment

### 7.2.1 Archaeological and Cultural Historical Features

The Eskom Project may impact on any of the types and ranges of heritage resources as outlined in Section 3 of the National Heritage Resources Act (No. 25 of 1999). Consequently, Zitholele Consulting commissioned Mr. Julius Pistorius to undertake a Phase 1 Heritage Impact Assessment study for the proposed project with the following aims:

- To establish whether any of the types and ranges of heritage as outlined in Section 3 of the National Heritage Resources Act do occur within the parameters of the project area and, if so, to determine the level of significance of these heritage resources;
- To make recommendations regarding the mitigation or the conservation of any significant heritage resources that may be affected by the proposed project.

#### Site Description

The project area involves parts of the farms Rhenosterfontein 312 and Naauwpoort 335, located approximately fifteen kilometres to the south-east of Emahlaleni (Witbank) on the Eastern Highveld in the Mpumalanga Province of South Africa (2528 Pretoria 1:250 000).

The alternatives for the 400 kV by-pass line run across the farms Rhenosterfontein 312 and Naauwpoort 335 across undulating country and across parts of the Witbank Dam. The project area is an undulating piece of land which is cut into small holdings and upmarket suburbs along the Witbank Dam in the south while agricultural fields occur towards the north.

The project area has experienced major developments in the south such as the presence of the Duvha Power Station and its associated open cast mines. A large number of small holdings, upmarket suburbs and the Ikageng and Lesedi townships occur in the south and in the central part of the project area. An extensive squatter camp stretches along the Duvha-Kendall power line in the south.

This part of the Mpumalanga Province is known for its long standing production of agricultural crops such as maize wheat, sorghum, dairy, potatoes and other vegetables. Cattle and sheep ranching also make a significant contribution to the local economy. Gold and silica mines also occur in the area.

#### Within a cultural landscape

The project area is located in the midst of a cultural landscape that is marked by heritage remains dating from the pre-historical into the historical (colonial) period. Stone Age sites, Iron Age sites and colonial remains therefore do occur in the Eastern Highveld. However, the historical character of the Eastern Highveld, which is so pronounced further towards the south, has largely been erased by various kinds of development in the project area.

The archaeological and historical significance of the Eastern Highveld must be described and explained in more detail before the results of the Phase I HIA study is discussed (see below, Section 10.1.9 and 10.2. 8).



**FIGURE 29: THE PROJECT AREA TO THE SOUTH-EAST OF EMAHLALENI (WITBANK) ON THE EASTERN HIGHVELD OF THE MPUMALANGA PROVINCE (ABOVE). THE ESKOM PROJECT AREA IS CHARACTERISED BY OUTSTRETCHED GRASS VELD AND AGRICULTURAL FIELDS. ITS SOUTHERN PART IS MARKED BY VARIOUS KINDS OF DEVELOPMENT WHICH HAS LARGELY EASED THE HISTORICAL CHARACTER OF THE PROJECT AREA.**

The following brief overview of pre-historical, historical, cultural and economic evidence will help to contextualise the proposed Eskom Project Area.

#### **Stone Age sites**

Stone Age sites are marked by stone artefacts that are found scattered on the surface of the earth or as parts of deposits in caves and rock shelters. The Stone Age is divided into the Early Stone Age (covers the period from 2.5 million years ago to 250 000 years ago), the Middle Stone Age (refers to the period from 250 000 years ago to 22 000 years ago) and the Late Stone Age (the period from 22 000 years ago to 200 years ago).

The Later Stone Age is also associated with rock paintings and engravings which were done by the San, Khoi Khoi and in more recent times by Iron Age farmers.

Heritage surveys up to now have recorded few Stone Age sites, rock paintings and engravings in the Eastern Highveld.

### **Iron Age remains**

The Iron Age is associated with the first agro-pastoralists who lived in semi-permanent villages and who practised metal working during the last two millennia. The Iron Age is usually divided into the Early Iron Age (covers the 1<sup>st</sup> millennium AD) and the Later Iron Age (covers the first 880 years of the 2<sup>nd</sup> millennium AD).

The Eastern Highveld has not been occupied by Early Iron Age communities but was occupied by Late Iron Age communities such as the Sotho, Swazi and Ndebele who established settlement complexes that are associated with stone walls.

### **The historical period**

Towns closest to the Eskom Project Area include Witbank and Middelburg. A brief historical background to each of these towns is provided below.

Witbank came into being as the railway line between Pretoria and Lourenzo Marques which was built in 1894 passed close to where Witbank is located today. The first Europeans who came to the area observed the abundance of coal, which is evident on the surface or in the beds of streams. A stage post for wagons close to a large outcrop of whitish stones (a 'white ridge') gave the town its name. Witbank was established in 1903 on a farm known as Swartbos which belonged to Jacob Taljaard.

Middelburg is one of the oldest towns that were established by the Voortrekkers in the previous Transvaal. The town was established on the farms of Klipfontein and Keerom on the banks of the Klein Olifants River in 1859. It is generally accepted that Middelburg's name is derived from the fact that the Transvaal Republic established the town midway between Pretoria and Lydenburg.

The choice for Middelburg's location was not well accepted by the inhabitants and it was moved to the farm Sterkfontein. Here, a town was established and named Nasaret (Nazareth). However, the name did not appeal to the local community and its original name was reinstated. Middelburg temporary served as the seat of the Transvaal Republic after the siege of Pretoria during the Second Anglo Boer War.

Today Middelburg and Witbank are important centres where coal is mined and transported to Richards Bay from where it is exported all over the world. The 20<sup>th</sup>

century also saw the introduction of large-scale irrigation and dry land farming on the Eastern Highveld.. Today the economic activities of the area include diamond and coal mining, light and heavy industries as well as steel and vanadium operations.

### **A coal mining heritage**

Coal mining on the Eastern Highveld is now older than one century and has become the most important coal mining region in South Africa. Whilst millions of tons of high-grade coal are exported

annually more than 80% of the country's electricity is generated on low-grade coal in Eskom's power stations such as Duvha, Matla and Arnot situated near coalmines on the Eastern Highveld.

The earliest use of coal (charcoal) in South Africa was during the Iron Age (300-1880AD) when metal workers used charcoal, iron and copper ores and fluxes (quartzite stone and bone) to smelt iron and copper in clay furnaces.

Colonists are said to have discovered coal in the French Hoek Valley near Stellenbosch in the Cape Province in 1699. The first reported discovery of coal in the interior of South Africa was in the mid-1830 when coal was mined in Kwa Zulu/Natal.

The first exploitation for coal was probably in Kwa Zulu/Natal as documentary evidence refers to a wagon load of coal brought to Pietermaritzburg to be sold in 1842. In 1860 the coal trade started in Dundee when a certain Pieter Smith charged ten shillings for a load of coal dug by the buyer from a coal outcrop in a stream. In 1864 a coal mine was opened in Molteno. The explorer, Thomas Baines mentioned that farmers worked coal deposits in the neighbourhood of Bethal (Transvaal) in 1868. Until the discovery of diamonds in 1867 and gold on the Witwatersrand in 1886, coal mining only satisfied a very small domestic demand.

With the discovery of gold in the Southern Transvaal and the development of the gold mining industry around Johannesburg came the exploitation of the Boksburg-Spring coal fields, which is now largely worked out. By 1899, at least four colliers were operating in the Middelburg-Witbank district, also supplying the gold mining industry. At this time coal mining also has started in Vereeniging. The Natal Collieries importance was boosted by the need to find an alternative for imported Welsh anthracite used by the Natal Government Railways.

By 1920 the output of all operating colliers in South Africa attained an annual figure of 9,5million tonnes. Total reserves were estimated to be 23 billion tonnes in Witbank-Springs, Natal and Vereeniging. Total reserves today are calculated to be 121 billion tonnes. The largest consumers of coal are Sasol, Iscor and Eskom.

#### **A vernacular stone architectural heritage**

A unique stone architectural heritage was established in the Eastern Highveld from the second half of the 19<sup>th</sup> century well into the early 20<sup>th</sup> century. During this time period stone was used to build farmsteads and dwellings, both in urban and in rural areas. Although a contemporary stone architecture also existed in the Karoo and in the Eastern Free State Province of South Africa a wider variety of stone types were used in the Eastern Highveld. These included sandstone, ferricrete ('oukclip'), dolerite ('bloukclip'), granite, shale and slate.

The origins of a vernacular stone architecture in the Eastern Highveld may be ascribed to various reasons of which the ecological characteristics of the region may be the most important. Whilst this region is generally devoid of any natural trees which could be used as timber in the construction of farmsteads, outbuildings, cattle enclosures and other structures, the scarcity of fire wood also prevented the manufacture of baked clay bricks. Consequently stone served as the most important building material in the Eastern Highveld.

Late Iron Age communities who contributed to the Eastern Highveld's stone walled architecture were the Sotho, Pedi, Ndebele and Swazi. The tradition set by these indigenous groups may have influenced the first settlers from Natal and the Cape Colony to utilize the same resources that their predecessors did. Many farmers from Scottish, Irish, Dutch, German and Scandinavian descent settled and farmed in the Eastern Highveld. These colonials brought the knowledge of stone masonry from Europe which compensated for the lack of fire wood necessary to manufacture baked clay bricks.

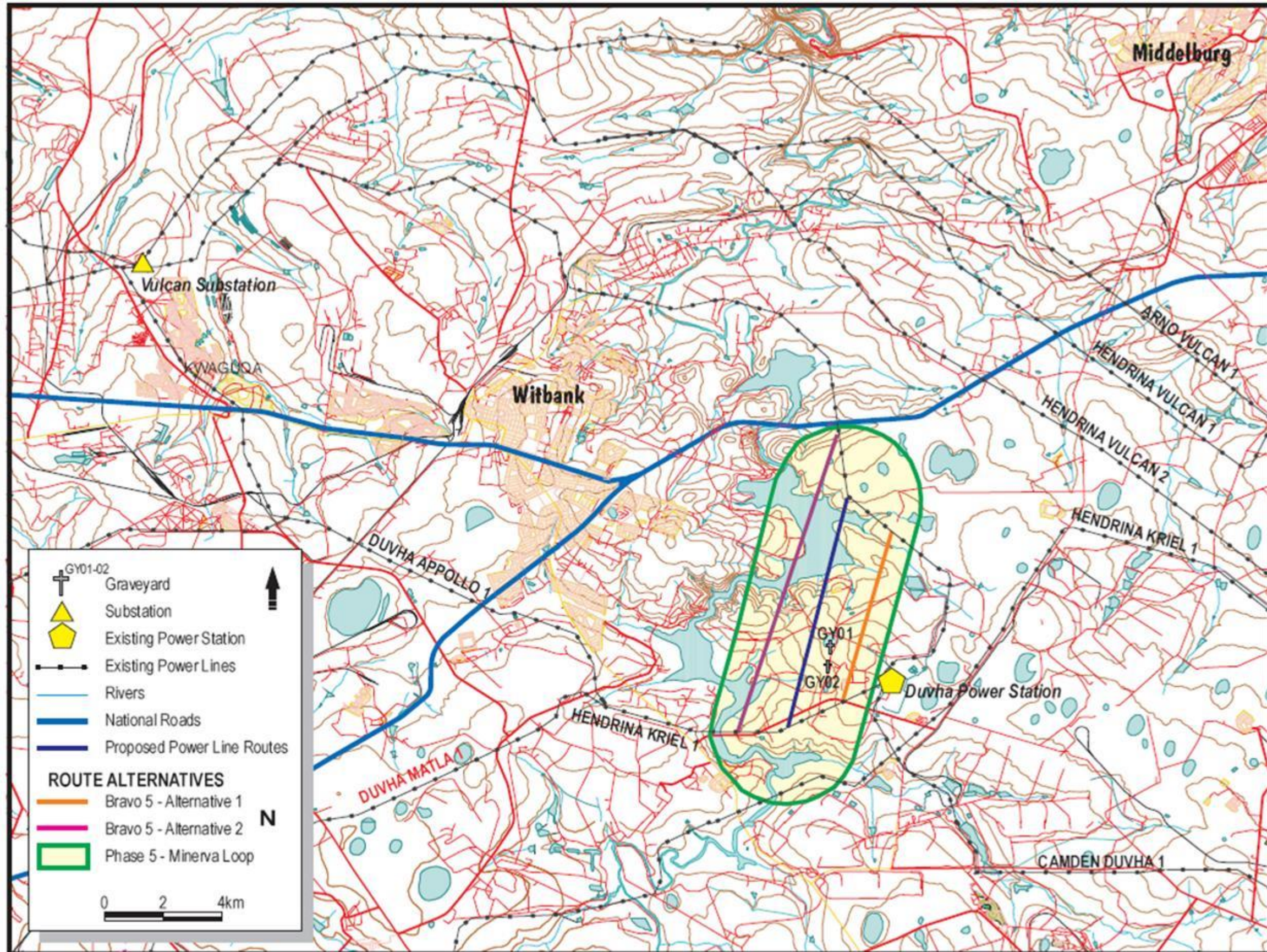


Figure 30: Graves located in the eastern portion of the study area.

### 7.3 Socio-Economic Environment

In order to address the overall objective of this study, it was necessary to compile a detailed description of the study area. The first subsection below provides a profile of the social processes in terms of demographic, economic, institutional and empowerment, socio-cultural, geographical and biophysical baseline conditions in the study area. Each subsection concludes with a table summarising how the project is likely to change these baseline profiles, and the related impacts that could be expected as a result of the project.

A change process can be defined as change that takes place within the receiving environment as a result of a direct or indirect intervention. A potential impact follows as a result of the change process. However, a change process can only result in an impact once it is experienced as such by an individual/community on a physical and/or cognitive level.

#### 7.3.1 Baseline Demographic Processes

Demographic processes relate to the number of people and composition of a community and include an overview of the population size and the educational profile of the affected communities.

*Unless otherwise stated, the baseline social profile was compiled based on data obtained from Census 2001 and the Community Survey (CS) 2007. It is important for readers to note that CS data does not replace Census data, but that the CS is merely an attempt to adjust measurements to a best estimate. In this regard, Statistics South Africa has stated the following: "Any adjustment done [in CS 2007] has maintained the profiling of the community in terms of the people and households while compensating and correcting the undercounted bias by different projections on national, provincial and municipalities."<sup>3</sup>*

Therefore, please bear in mind that the following data should only be viewed as indicative of the broad trends within the area and not as a rigid representation of the area.

##### 7.3.1.1 Population

The ELM covers an area of approximately 2 678 km<sup>2</sup> and in 2007 had a total population of 435 217 people. Compared to the population size of 2001, when the population stood at approximately 276 413 people, this means that the population size within the ELM increased at an average rate of 26 467 people per annum or a total of 158 804 over the 6-year period between 2001 and 2007. This population increase also brought about a change in the population density in the area from 103.2 persons per km<sup>2</sup> in 2001 to 162.5 persons per km<sup>2</sup> in 2007.

Although the population density within both areas increased significantly, such population densities are still regarded as fairly low when compared to an urban area such as Johannesburg where the population density in 2007 stood at approximately 2 364 people per km<sup>2</sup>.

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<sup>3</sup> Statistics South Africa: Community Survey 2007: Key Municipal Data: ix.



When considering the households within these areas, the following definition was applied: “One or more people occupying a housing unit as their usual place of residence. The occupants may be a single family, one person living alone, two or more families living together, or any other group of related or unrelated people who share living arrangements”.<sup>4</sup>

In 2001, the ELM had a total of 74 917 households which increased steadily at a rate of 5 113 households per annum to a total of 105 592 households in 2007. It seems that the number of households developed more or less on par with the population growth rate so that there has been an average increase of approximately 0.4 persons per household over the 6-year period between 2001 (when the average number of persons per household was estimated at 3.7) and 2007 (an average of 4.1 persons per household).

The predominant population groups remained the same between 2001 and 2007 and are therefore still Black African (85.8%), followed by White (12.7%). The population growth rate amongst the Black African population is faster than that of the White group (which decreased by 3.2% between 2001 and 2007).

The same sort of phenomenon can be found amongst the gender distribution in the study area. In 2001 there was an almost equal split between the male and female ratio (with males dominating slightly at 50.6%). The gender ratio has since been surpassed by the males so that in 2007 males dominated at 51.1%.

More than two thirds (approximately 70%) of the total population of the study area fall within the working age category, which is defined by Statistics South Africa as the ages between 15 and 64.

Table 19 below provides an overview of the population demographics of the study area in relation to South Africa as a whole, the province and the district. From this table it is evident that there are more males than females in the study area. It is therefore necessary to take cognisance of the fact that both males and females might be seeking employment and that the majority of work seekers might not necessarily be exclusively male.

**TABLE 19: SUMMARY OF POPULATION CHARACTERISTICS**

	South Africa	MP	NDM	ELM	
	2007			2001	2007
Area size (km <sup>2</sup> )	1 219 912	79 511.5	16 892.6	2 678	
Total population	48 502 063	3 643 435	1 226 498	276 413	435 217
				Average decrease of 26 467 persons per annum	

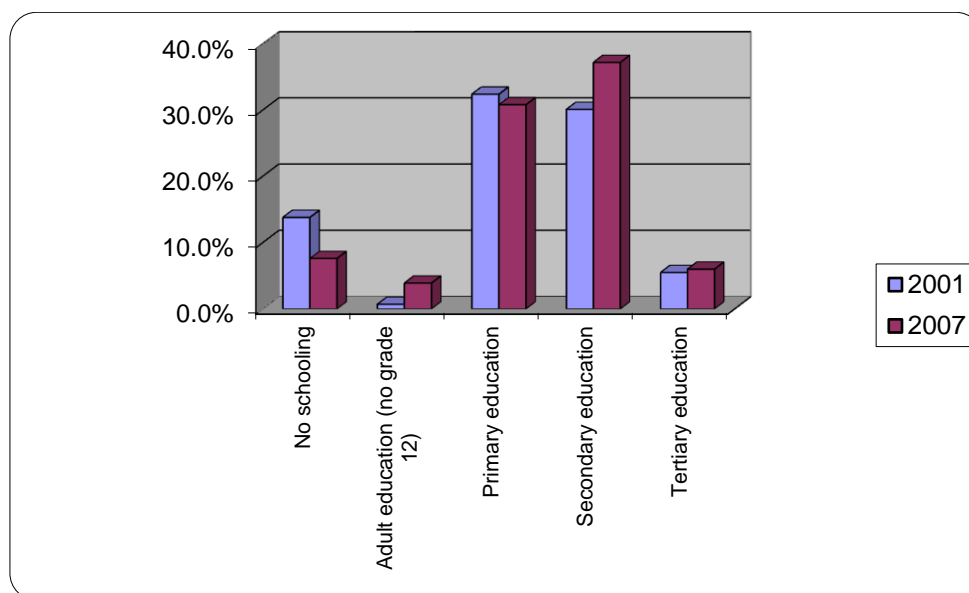
<sup>4</sup> [irhr.ua.edu/blackbelt/glossary.html](http://irhr.ua.edu/blackbelt/glossary.html)

	South Africa	MP	NDM	ELM	
	2007			2001	2007
Population density (people per km <sup>2</sup> )	39.8	45.8	72.6	103.2	162.5
				Average increase of 9.9 persons per km <sup>2</sup> per annum	
Total households	12 500 610	940 403	305 566	74 917	105 592
				Average increase of 5 113 households per annum	
Avg. persons per household	3.9	3.9	4.0	3.7	4.1
Predominant Population Groups	Black African (79.5%) <sup>4</sup>	Black African (92.0%) White (6.8%)	Black African (90.9%) White (7.8%)	Black African (82.2%) White (15.9%)	Black African (85.8%) White (12.7%)
				Average increase of 24 381 Black Africans p.a., with an equal increase of 3.6% proportion of total population. Average decrease of 1 866 Whites p.a., with an equal decrease of 3.2% proportion of total population.	
Predominant Gender	Female (50.8%) <sup>5</sup>	Female (51.4%)	Female (50.1%)	Male (50.6%)	Male (51.5%)
				Male population growing faster than female population.	
Predominant Age Group	Working age (% unknown)	Working age (62.0%)	Working age (64.3%)	Working age (68.8%)	Working age (69.1%)
				Working age population increased by an average of 18 409 persons p.a., and proportionally increased by 0.05% p.a.	

<sup>5</sup> Census 2001 data (2007 data not readily available)

### 7.3.1.2 Education

An overview of the educational profile for the study area on local municipal level is provided in Figure 31. Overall it would appear as if the area is characterised by a semi-skilled to skilled population, which is reflected in the fact that, in 2007, only a small minority (7.6%) of the population has had no form of formal education.



**FIGURE 31: COMPARATIVE EDUCATIONAL PROFILE (GROUPED) FOR THE STUDY AREA**

When considering the educational levels reported for the total population of the study area between 2001 and 2007, the number of people who attended and/or completed a primary level education, decreased as reflected in figure 4 above. On the upside, the number of people who have had no schooling also decreased, while at the same time the number of people who completed some form of secondary education increased by 7.1%.

The number of people who obtained a higher (post-Grade 12) qualification also increased by 0.5%. The increase in the secondary and tertiary educational levels could be as a result of a need to get out of the poverty cycle, whereby people might realise that some form of education might be beneficial.

One of the driving forces behind social change is educational attainment, which in turn is linked to poverty levels as there appears to be a correlation between the level of educational attainment and income levels. People with higher educational levels tend to be economically better off, and therefore contribute more to the reduction of the unemployment rate. Educational attainment is also linked to poverty in the sense that funds are required to further studies, therefore people living in less favourable economic conditions tend to be unable to further their education, which in turn holds them in a downward poverty spiral.

### 7.3.2 Expected Demographic Change Processes

It is expected that the construction and operation of the proposed transmission power lines will lead to a change in the number and composition of the population within the affected areas, which in turn may impact on health, safety and community cohesion (these impacts are discussed in more detail in the socio-cultural section).

#### Expected Impacts

Table 20 below provides an overview of the expected change process to occur as well as the expected impacts that might occur as a result of these change processes taking place.

**TABLE 20: EXPECTED DEMOGRAPHIC CHANGE PROCESSES**

<b>DEMOGRAPHIC CHANGE PROCESSES</b>				
<b>Expected Change Process</b>		<b>Yes</b>	<b>No</b>	<b>Expected Impact</b>
<b>Population change</b>	Will the development lead to an increase in numbers of a certain section of the population, e.g. migratory workers?		X	No impact foreseen.
<b>In-migration of unemployed work seekers</b>	Will the development intentionally or unintentionally contribute to the in-migration of work seekers into the area?		X	No impact foreseen.
<b>Relocation or displacement of individuals or families</b>	Will the development at this or future stages lead to the relocation of residents?		X	No impact foreseen.

### 7.3.3 Baseline Geographical Profile

Geographical processes relate to land use patterns and infrastructure in the area. This section therefore describes the land use in the study area from a social perspective, specifically in terms of settlement patterns and land use developments.

Land use is defined as “*the way land is developed and used in terms of the types of activities allowed (agriculture, residences, industries, etc.) and the size of buildings and structures permitted. Certain types of pollution problems are often associated with particular land uses, such as sedimentation from construction activities*”.<sup>6</sup>

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<sup>6</sup> [www.soil.ncsu.edu/publications/BMPs/glossary.html](http://www.soil.ncsu.edu/publications/BMPs/glossary.html)

Another definition of land use is as follows: “*Patterns of land use arise naturally in a culture through customs and practices, but land use may also be formally regulated by zoning, other laws or private agreements such as restrictive covenants*”.<sup>7</sup>

### Current Land Use

The ELM IDP<sup>8</sup> states that the southern parts of the municipal area is known as the “Energy Mecca of South Africa”, which is as a result of rich coal deposits and coal reserves and the presence of a number of power stations. The area is further described as an urban and rural area, which includes large farms and dispersed urban settlements.

The land use within the ELM has been divided into five main uses, namely business activities, industrial activities, mining areas, electricity and agriculture. These land uses will be discussed briefly.

The following subsections briefly describe the current land use in the towns and areas in the immediate vicinity and/or in close proximity to the proposed transmission power line corridor alternatives. Unless otherwise stated, the information was adapted from the ELM IDP.

- **Business Activities:** The eMalahleni Central Business District (CBD) is the primary business centre within the ELM. The area includes offices, retail, general businesses and commercial uses. The most prominent focal point within the ELM is the junction between the N12 and the N4, which the ELM believes offers opportunities for further business and commercial development. This junction offers a highly visible site of approximately 89ha, for which there is a high demand for high tech industrial and office development. Apart from the eMalahleni CBD, business nodes can also be found in areas such Ga-Nala and Ogies, which has offices, retail and general business uses. These two centres mostly serve as business areas to the surrounding farms.
- **Industrial Activities:** The nine industrial areas in the ELM are all mostly centred in and around the town of eMalahleni. These nine areas also constitute the largest concentration of industrial areas in the whole district. The development of these areas is constrained as a result of the presence of undermining, which is viewed by the ELM as a huge constraint as there is a demand for industrial sites within the area.
- **Mining areas:** The central and southern portions of the ELM are characterised as mining areas, with large parts of the area affected by shallow undermining. Also, a number of mines in the area closed down, which had significant environmental impacts in the form of sinkhole formation, subsiding, underground fires and water seepage. Mine closure also gave rise to economic impacts with large scale retrenchments which in turn lead to the closure of mining towns.
- **Electricity:** Eskom developed a number of power generating facilities within the ELM, mainly as a result of the presence of rich coal reserves within the ELM. The presence of these power stations lead to the development and expansion of towns such as Ga-Nala, Thubelihle, and Wilge (which closed down).

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<sup>7</sup> [www.wikipedia.org/wiki/Land\\_use.html](http://www.wikipedia.org/wiki/Land_use.html)

<sup>8</sup> Emalahleni Local Municipality IDP 2008/2009

- **Agriculture:** The rural areas of the ELM consist mostly of farms and agricultural holdings, characterised by cattle farming and maize farming. Agricultural holdings are mostly located on the periphery of the urban areas.

Figure 32 and Figure 33 below provide an overview of the current land use within the study area.



**FIGURE 32: LAND USE SURROUNDING THE DHUVA POWER STATION**



**FIGURE 33: LAND USE EAST OF THE R544**

#### **7.3.4 Expected Geographical Change Processes**

Geographical change processes refer changes in land use, whether it is on a temporary or permanent basis. The construction and operation of a transmission power line will lead to a change in the land use, mostly as a result of the surface infrastructure. The assessment of a land use change process from

a social perspective takes into account how the proposed transmission power lines might affect the behaviour and/or lives of landowners and/or land users in the area.

### Expected Impacts

Table 21 below provides an overview of the expected change process as well as the expected impacts that might occur as a result of the change process taking place.

**TABLE 21: GEOGRAPHICAL CHANGE PROCESSES**

<b>GEOGRAPHICAL CHANGE PROCESSES</b>				
<b>Expected Change Process</b>		<b>Yes</b>	<b>No</b>	<b>Expected Impact</b>
<b>Access to environmental resources</b>	Will the development impact on people's access to environmental resources, such as water, wood, medicinal plants etc?		X	No impact foreseen.
<b>Change in access to resources that sustain livelihoods</b>	Will the development impact on people's (legal or illegal, formal or informal) access to environmental resources that help to sustain their livelihoods, e.g. grazing land for their cattle; wood for heat/cooking/selling, etc.?	X		Transmission power lines should avoid mining activities due to the possibility of slumping and underground fires. Also, towers pose a risk to mining activities in the form of towers falling over, with health and safety as well as economic impacts as a result. In turn, the mining activities might also pose a risk to the safety of the Transmission power line; if for example, blasting takes place at the mining operation. At least 1 existing mining operation have been identified that will be affected by the eastern alternative.
<b>Land acquisition and disposal, including availability of land</b>	Will the development contribute to or directly impact on the ability of local residents to keep or acquire property/land?		X	No impact foreseen.
	Will the development set a precedent for change in land use in the area?		X	No impact foreseen.
	Are there any potential land-claims for the area?		X	No impact foreseen.
	Will the development affect the claims process?	-	-	Not applicable.

### 7.3.5 Baseline Economic Processes

Economic processes relate to the way in which people make a living and the economic activities within that society. The employment status within a community gives an indication of the economic stability of such a community and also serves as an indicator of such a community's general well-being.

#### Employment and Economic Sectors

Table 22 below provides an overview of the employment and economic sectors of the study area in relation to South Africa as a whole, the province and the district. From this table it is clear that the study is not only characterised by a predominantly semi-skilled to skilled male population, but also a fairly high employment rate.

Close on three quarters (or 70.1%) of the working age population within the study area is formally employed. This represents an average increase of 8.5% in the employment rate in the whole study area.

Overall it would therefore appear as if the economy of the study area is growing at a steady pace. As economic industries are growing, more employment opportunities are created thereby further reducing the unemployment rate, creating sources of income which in turn leads to the creation of other opportunities such as further education, a need for housing (which in turn creates further employment opportunities, both directly and indirectly), etc.

**TABLE 22: SUMMARY OF EMPLOYMENT AND ECONOMIC SECTORS**

	South Africa	MP	NDM	ELM	
	2001 <sup>9</sup>	2007		2001	2007
Employed <sup>10</sup>	33.7%	40.1%	42.1%	40.2%	50.0%
Unemployed <sup>14</sup>	24.0%	20.0%	19.8%	25.0%	21.3%
Not economically active	42.3%	39.9%	38.1%	34.8%	28.7%
Employment rate <sup>11</sup>	58.4%	66.7%	68.0%	61.6%	70.1%
Predominant	Community	Unspecified	Unspecified	Unspecified	Unspecified

<sup>9</sup> Census 2001 data (2007 data not readily available)

<sup>10</sup> This is the percentage employed/unemployed of the entire working age population and should not be read as the unemployment rate, i.e. the *not economically active* population is included in this segment.

<sup>11</sup> In order to reflect a more accurate employment rate, the *not economically active* population has been excluded from this segment.



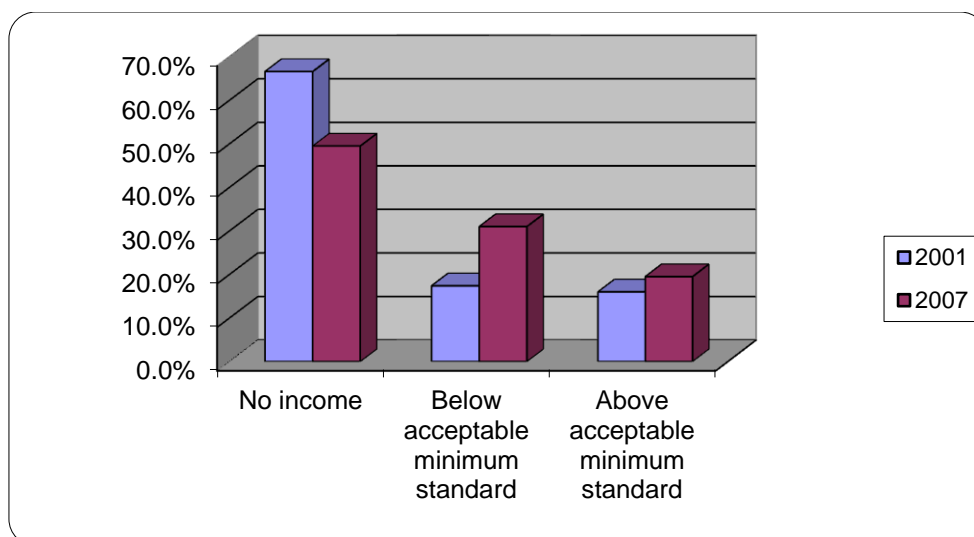
	South Africa	MP	NDM	ELM	
	2001 <sup>9</sup>	2007		2001	2007
industry	services (29.1%)	(29.0%)	(26.1%)	(73.8%)	(32.6%)

### Household and Personal Income

In 2001, close on a fifth to a quarter (or one in every 4-5 households) in the study area had no annual household income. A further 33.6% (or 27 621) of the households within the ELM lived below the acceptable minimum standard, which is nationally defined as an annual household income of at least R20 000 per annum. In the ELM, close on half (45.6%) lived above the acceptable minimum standard (> R20 000 p.a. per household).

Unfortunately Community Survey 2007 did not include data on household incomes and therefore this report also includes an overview of personal income (which was covered in CS 2007) in an attempt to provide an overview of the baseline economic conditions of individuals in the area.

The graph below (Figure 34) provides a comparative overview of the personal income levels of individuals in the study area between 2001 and 2007. However, it should be noted that the 'no income' category also includes persons under the age of 14 (who is not regarded as people within a working age category and therefore would earn no income) as well as persons from the 'not economically active' population, who are therefore not only unemployed, but who are also not actively seeking employment and therefore also do not earn an income.



**FIGURE 34: OVERVIEW OF MONTHLY PERSONAL INCOME (2001 AND 2007 COMPARED)**

The number of individuals with no personal income decreased by approximately 17.1% over the 6 year period between 2001 and 2007, bearing in mind that a large segment of those with no personal income are either under the age of 14 or not economically active. The number of individuals who earn a personal monthly income below the national accepted minimum standard (defined as earning at least

R1 600 per month) has increased by 13.6% between 2001 and 2007. The number of individuals who earn above the acceptable minimum standard increased only marginally by 3.5%.

From this data, it would appear as if more people entered the economic market, which is linked to the increased employment rate and the broadening of the economic sectors within the study area.

### 7.3.6 Expected Economic Change Processes

Economical change processes relate to the changes brought about to the employment and general economic profile of the area as a result of the introduction of any development. Employment creates a source of income, which in turn enables the employed individual to access services and a support mechanism for his/her family, thereby enhancing not only the individual's quality of life, but also that of his/her household.

#### Expected Impacts

Table 23 below provides an overview of the expected change process as well as the expected impacts that might occur as a result of the change process taking place.

**TABLE 23: ECONOMICAL CHANGE PROCESSES**

<b>ECONOMIC CHANGE PROCESSES</b>				
<b>Expected Change Process</b>		<b>Yes</b>	<b>No</b>	<b>Expected Impact</b>
<b>Increase in division between rich and poor</b>	Will the development exacerbate class equalities?		X	No impact foreseen.
<b>Enhanced reinforced economic inequities</b>	Will the development enhance or enforce class inequality?		X	No impact foreseen.
	Will the development deny or enhance economic opportunities for vulnerable communities?		X	No impact foreseen.
	Will the project create different levels of economic opportunity?		X	No impact foreseen.
	Will the employment opportunities created by the development be sustainable?		X	No impact foreseen.
<b>Change in the commercial / industrial focus of the community</b>	Will the development change the income generating focus of the community?		X	No impact foreseen.
	Do residents have the required skills, life experience and contextual understanding to benefit from the proposed development?		X	No impact foreseen.

<b>ECONOMIC CHANGE PROCESSES</b>				
<b>Expected Change Process</b>		<b>Yes</b>	<b>No</b>	<b>Expected Impact</b>
	Will a change in economic focus associated with the development have repercussions for social cohesion?		X	No impact foreseen.
<b>Change in employment equity of vulnerable groups</b>	Are vulnerable groups able to take advantage of changed employment opportunities associated with the development?		X	No impact foreseen.
	Will vulnerable groups have to compete with more appropriately qualified applicants from elsewhere?		X	No impact foreseen.
<b>Change in occupational opportunities</b>	Will the development lead to an increase or decrease in employment opportunities?		X	No impact foreseen.
	Will the development create different levels and types of employment?		X	No impact foreseen.
	What types of skills will the development require?			Skilled workers would be required.
<b>Land acquisition and disposal, including cost of land</b>	Will the development lead to a significant increase in the cost of land/property in the area?		X	Visibility of transmission line could affect the property value in some areas, although a decrease is expected as opposed to an increase in property value.
	Will the development result in an increase of land/property prices?		X	
	Will the increase in land/property prices exacerbate class and race inequity?		X	

### **7.3.7 Baseline Empowerment and Institutional Processes**

Institutional and empowerment processes relate to the role, efficiency and operation of government sectors and other organisations within the area in terms of service delivery. It also investigates the ability of people to engage in decision-making processes to such an extent that they have an impact on the way in which decisions are made that would concern them.

#### Municipal Services

The years between 2001 and 2007 saw a steady decline in the delivery of municipal services to the households within the study area. The municipal infrastructure is mostly located within the urban areas of the municipal areas. Municipal infrastructure backlogs are mostly confined to the previously disadvantaged township areas, and, as could be expected, in informal settlement areas. The outlying

rural areas rely almost exclusively on water and sanitation services that are below Reconstruction & Development Programme (RDP) standard. In terms of water services, RDP standard is defined as piped water either within a dwelling or within 200m of such a dwelling. Sanitation services on par or above RDP standard is defined as any waterborne sanitation services that are connected to a municipal sewerage system or a ventilated pit latrine (VIP) system.

Table 24 below provides an overview of the municipal services of the affected area in relation to the province and the district as a whole. No data could be obtained for the overall municipal service delivery in South Africa. It appears as if municipal service delivery has decreased within the ELM. The mostly likely explanation for this occurrence is that the municipal services were unable to keep up with the huge increase in the number of households, which had an average annual growth rate of 5 113 households (or 30 678 households between 2001 and 2007). Therefore, it would appear that, in general within the study area, municipal services are at a very vulnerable stage and that the municipal network might not be able to sustain additional connections to the network.

**TABLE 24: OVERVIEW OF MUNICIPAL SERVICE DELIVERY TO THE AFFECTED AREAS**

	South Africa	MP	NDM	ELM	
		2007		2001	2007
Energy cooking		Electricity (55.7%)	Electricity (59.6%)	Electricity (62.6%)	Electricity (56.4%)
Energy heating		Electricity (45.0%)	Electricity (49.3%)	Electricity (59.2%)	Electricity (47.1%)
Energy lighting		Electricity (82.2%)	Electricity (81.5%)	Electricity (70.3%)	Electricity (60.1%)
Refuse		Own disposal (49.6%)	Own disposal (48.1%)	Removed once a week (64.2%)	Removed once a week (56.9%)
Sanitation		RDP standard or above (55.5%)	RDP standard or above (54.9%)	RDP standard or above (74.7%)	RDP standard or above (66.2%)
Water		RDP standard or above (91.1%)	RDP standard or above (96.6%)	RDP standard or above (94.2%)	RDP standard or above (98.6%)

### ***Empowerment and Participation***

In terms of baseline empowerment processes, the hierarchy of needs as set out by Maslow, offers an insightful backdrop in terms of people's potential level of involvement in the EIA process and the issues that might be pertinent to them in a development of this nature. Maslow argued that the type of need that a person experiences is dependent on the fulfilment of other needs. The various categories of needs are organised in a hierarchy, which indicates which level of need has to be fulfilled before the next level of need would be experienced (refer to Figure 35).

Therefore, in order to expect people to fully participate in a process that might affect their future, people would have to function on a higher level within the hierarchy of needs (the need for self esteem, characterised by knowledge and understanding needs as well as the need for an environment that is aesthetically appealing, as indicated by the dashed red arrow). This means that their basic needs had to be met first (as indicated by the solid red arrow). The flipside is that people, who live in poverty as a result of high unemployment rates, low income levels and a poor education, struggle to survive on a daily basis and are therefore more focused on their more basic needs.



**FIGURE 35: MASLOW'S HIERARCHY OF NEEDS**

Source: [www.arrod.co.uk](http://www.arrod.co.uk)

People who are more focused on their basic needs are therefore in a sense disempowered to fully participate in the process. The issue here is not that these communities are misinformed or lack information as such, but rather that these communities are ignorant about their rights and responsibilities as participants in the process. In such an instance it can very well be expected that such community members' expectation of the project mostly relates to employment opportunities. However, due to the fact such residents mostly function on a very basic needs level, they might fail to comprehend the "bigger picture" or in other words, the associated impacts (both negative and positive) that the proposed project would bring to their area. Their lack of understanding has bearing on future generations that will inhabit the area.

### 7.3.8 Expected Empowerment and Institutional Change Processes

Negotiation for land is a change process on legal and empowerment level. The same applies to the stakeholders that will be involved in the public participation process. The EIA process is an opportunity for these stakeholders to give input into the process and project. However, stakeholders would have to offer up their time to become actively involved in the process and they should clearly understand their rights in terms of the process to enable them to use these rights.

Attitude formation may start during the EIA process. Attitude formation is a change process, and not an impact. Attitude formation might result in delays in project implementation, which might result in secondary impacts such as economic impacts.

#### Expected Impacts

Table 25 below provides an overview of the expected change process as well as the expected impacts that might occur as a result of the change process taking place.

**TABLE 25: INSTITUTIONAL & EMPOWERMENT CHANGE PROCESSES**

<b>INSTITUTIONAL AND EMPOWERMENT CHANGE PROCESSES</b>				
<b>Expected Change Process</b>		<b>Yes</b>	<b>No</b>	<b>Expected Impact</b>
<b>Change in / disruption of power relationships</b>	Will the development impact on the levels of power, opportunity and access of individuals or sections of the community, e.g. during the negotiation process?	X		A breakdown in the negotiation process could severely delay the project and result in an economic impact on both the landowner as well as on Eskom.
	Is the development being used for the political gain of a section of the community, and what are the implications for the larger social environment?		X	No impact foreseen.
<b>Exclusivity</b>	Will the development contribute to the culture of exclusivity?		X	No impact foreseen.
<b>Inequality</b>	Will the development increase unequal access to opportunities or resources?		X	No impact foreseen.
<b>Change in community infrastructure</b>	Will the development change any aspect of community infrastructure, such as crèches, clinics, schools, churches, formal or informal sports fields, open areas, dumping grounds etc?		X	No impact foreseen.
	Will the development create increased demand for basic services, e.g. water,		X	No impact foreseen.

<b>INSTITUTIONAL AND EMPOWERMENT CHANGE PROCESSES</b>				
<b>Expected Change Process</b>		<b>Yes</b>	<b>No</b>	<b>Expected Impact</b>
	electricity, sewerage, roads?			
	Will the existing access of the community to basic services be impacted by the development?		X	No impact foreseen.
<b>Change in housing needs / demands</b>	Will the development create a housing need, e.g. due to the in-migration of construction workers?		X	No impact foreseen.
	Has the need for more housing been addressed by the development and or the authorities?			Not applicable.

### 7.3.9 Baseline Socio-Cultural Processes

Socio-cultural processes relate to the way in which humans behave, interact and relate to each other and their environment, as well as the belief and value systems which guide these interactions.

#### 7.3.10 Expected Social-Cultural Change Processes

Socio-cultural change processes that are associated with the construction and operation of the proposed project include changes to aspects such as health and safety and sense of place. In a social sense, it should be noted that the concept of 'health' is not only limited to physical health (i.e. the absence of ailments or illness), but also includes mental and social health. The expected changes that can occur in relation to health and safety aspects can be as a result of the presence of the proposed transmission power line and its associated infrastructure during operation, as well as the presence of construction workers and/or job seekers during construction.

The significance of the impacts of socio-cultural changes is difficult to determine on a prospective basis and are dependent on the demographic profile of, for example, construction workers and whether or not such differences affected local residents. For example, if construction workers were from a different cultural background than locals, conflict can be expected if such different cultural backgrounds are not respected. Conflict as a result of cultural differences or community disintegration as a result of the acceptance of construction workers' culture might occur – should the demographic profile of these construction workers be different, and should it matter to the communities involved.

#### Expected Impacts

Table 26 below provides an overview of the expected change process as well as the expected impacts that might occur as a result of the change process taking place.

TABLE 26: SOCIO-CULTURAL CHANGE PROCESSES

SOCIO-CULTURAL CHANGE PROCESSES				
Expected Change Process		Yes	No	Expected Impact
<b>Disruption of social networks</b>	Will the development impact on existing social networks?		X	No impact foreseen.
<b>Disruption in daily living and movement patterns</b>	Will the development change the lifestyle of residents?		X	No impact foreseen.
	Will the development impact on access to facilities and resources, such as schools, hospitals, fields, forests, etc?		X	No impact foreseen.
	Will it impact on movement patterns, such as pedestrians crossing roads?		X	Impact of construction activities on movement patterns of local communities, potentially impacting on safety and ease of movement.
	Will it divide communities physically (e.g. through the building of a highway)?		X	No impact foreseen.
<b>Dissimilarity in social practices</b>	Do new residents have dissimilar social practices to current residents?		X	No impact foreseen.
	Do the new residents have different values, religious practices, social standard, etc?		X	No impact foreseen.
<b>Alteration in family structure</b>	Could the development threaten family cohesiveness?		X	Socially acceptable integration, including the risk of spreading STIs and HIV/AIDS with an impact on health. The spread of STI and HIV is a matter of great concern, also in view of the light that construction workers move out of the area into another area where the spread of these STI and HIV continues. Apart from the obvious health implications, HIV infection in particular also has an economic impact.
	Could it impact on immediate or extended family networks?		X	
	Could it impact on the traditional roles played by members of the family?		X	
<b>Conflict</b>	Will the development lead to conflict between sectors of the social environment?		X	If social integration between newcomers and residents is hindered, it can lead to conflict, which in turn delays the construction process and has economic implications for the developer.
	Is there conflict between the developer and the public?		X	No impact foreseen.



SOCIO-CULTURAL CHANGE PROCESSES				
Expected Change Process		Yes	No	Expected Impact
	Is this conflict being addressed?			Not applicable.
<b>Safety and crime impacts</b>	Will the development impact on existing crime and safety patterns?		X	Not applicable.
<b>Change in sense of place</b>	Will the development impact on people's "sense of place", e.g. through the large scale development of a rural community?	X		The presence of a transmission power line has a visual impact, changing the landscape from unspoilt to 'spoilt'.
	Will the change "in sense of place" impact on people's relationship to the environment?	X		
<b>Implications for social history</b>	Does the development have any implications for the social history of affected communities?		X	No impact foreseen.
	Will the development further marginalise communities that have been relocated during <i>apartheid</i> ?		X	No impact foreseen.
	Will the development affect processes, structures or patterns that are valued as part of the social history of an area?		X	No impact foreseen.
<b>Change in leisure opportunities</b>	Will the development impact on access to existing leisure opportunities?	X		Linked to 'sense of place'.

### 7.3.11 Conclusions and Recommendations

The proposed by-pass transmission power lines will not pose any impacts of significance to the social environment during either the construction or the operational phases. Any impacts likely to occur during the construction phase are site specific (i.e. limited to the immediate surroundings of the project development site). However, the activities associated with this by-pass transmission power lines pale in comparison to those associated with the construction of the actual Bravo Power Station as well as the construction that will take place on Bravo 5.

## 8 IMPACT ASSESSMENT METHODOLOGY

In order to ensure uniformity, a standard impact assessment methodology has been utilised so that a wide range of impacts can be compared. The impact assessment methodology makes provision for the assessment of impacts against the following criteria:

- Significance;
- Spatial scale;
- Temporal scale;
- Probability; and
- Degree of certainty.

A combined quantitative and qualitative methodology was used to describe impacts for each of the aforementioned assessment criteria. A summary of each of the qualitative descriptors along with the equivalent quantitative rating scale for each of the aforementioned criteria is given in Table 27.

**TABLE 27: QUANTITATIVE RATING AND EQUIVALENT DESCRIPTORS FOR THE IMPACT ASSESSMENT CRITERIA.**

RATING	SIGNIFICANCE	EXTENT SCALE	TEMPORAL SCALE
1	VERY LOW	<i>Isolated route / proposed route</i>	<u>Incidental</u>
2	LOW	<i>Study area</i>	<u>Short-term</u>
3	MODERATE	<i>Local</i>	<u>Medium-term</u>
4	HIGH	<i>Regional / Provincial</i>	<u>Long-term</u>
5	VERY HIGH	<i>Global / National</i>	<u>Permanent</u>

A more detailed description of each of the assessment criteria is given in the following sections.

### 8.1 Significance Assessment

Significance rating (importance) of the associated impacts embraces the notion of extent and magnitude, but does not always clearly define these since their importance in the rating scale is very relative. For example, the magnitude (i.e. the size) of area affected by atmospheric pollution may be extremely large (1000 km<sup>2</sup>) but the significance of this effect is dependent on the concentration or level of pollution. If the concentration is great, the significance of the impact would be HIGH or VERY HIGH, but if it is diluted it would be VERY LOW or LOW. Similarly, if 60 ha of a grassland type are destroyed the impact would be VERY HIGH if only 100 ha of that grassland type were known. The impact would be VERY LOW if the grassland type was common. A more detailed description of the impact significance rating scale is given in Table 28 below.

TABLE 28: DESCRIPTION OF THE SIGNIFICANCE RATING SCALE.

RATING		DESCRIPTION
5	VERY HIGH	Of the highest order possible within the bounds of impacts which could occur. In the case of adverse impacts: there is no possible mitigation and/or remedial activity which could offset the impact. In the case of beneficial impacts, there is no real alternative to achieving this benefit.
4	HIGH	Impact is of substantial order within the bounds of impacts, which could occur. In the case of adverse impacts: mitigation and/or remedial activity is feasible but difficult, expensive, time-consuming or some combination of these. In the case of beneficial impacts, other means of achieving this benefit are feasible but they are more difficult, expensive, time-consuming or some combination of these.
3	MODERATE	Impact is real but not substantial in relation to other impacts, which might take effect within the bounds of those which could occur. In the case of adverse impacts: mitigation and/or remedial activity are both feasible and fairly easily possible. In the case of beneficial impacts: other means of achieving this benefit are about equal in time, cost, effort, etc.
2	LOW	Impact is of a low order and therefore likely to have little real effect. In the case of adverse impacts: mitigation and/or remedial activity is either easily achieved or little will be required, or both. In the case of beneficial impacts, alternative means for achieving this benefit are likely to be easier, cheaper, more effective, less time consuming, or some combination of these.
1	VERY LOW	Impact is negligible within the bounds of impacts which could occur. In the case of adverse impacts, almost no mitigation and/or remedial activity is needed, and any minor steps which might be needed are easy, cheap, and simple. In the case of beneficial impacts, alternative means are almost all likely to be better, in one or a number of ways, than this means of achieving the benefit. Three additional categories must also be used where relevant. They are in addition to the category represented on the scale, and if used, will replace the scale.
0	NO IMPACT	There is no impact at all - not even a very low impact on a party or system.

## 8.2 Spatial Scale

The spatial scale refers to the extent of the impact i.e. will the impact be felt at the local, regional, or global scale. The spatial assessment scale is described in more detail in Table 29.

TABLE 29: DESCRIPTION OF THE SIGNIFICANCE RATING SCALE.

RATING		DESCRIPTION
5	Global/National	The maximum extent of any impact.
4	Regional/Provincial	The spatial scale is moderate within the bounds of impacts possible, and will be felt at a regional scale (District Municipality to Provincial Level).
3	Local	The impact will affect an area up to 5 km from the proposed route corridor.

RATING		DESCRIPTION
2	Study Area	The impact will affect a route corridor not exceeding the Boundary of the corridor.
1	Isolated Sites / proposed site	The impact will affect an area no bigger than the route site.

### 8.3 Duration Scale

In order to accurately describe the impact it is necessary to understand the duration and persistence of an impact in the environment. The temporal scale is rated according to criteria set out in Table 30.

TABLE 30: DESCRIPTION OF THE TEMPORAL RATING SCALE.

RATING		DESCRIPTION
1	Incidental	The impact will be limited to isolated incidences that are expected to occur very sporadically.
2	Short-term	The environmental impact identified will operate for the duration of the construction phase or a period of less than 5 years, whichever is the greater.
3	Medium term	The environmental impact identified will operate for the duration of life of the line.
4	Long term	The environmental impact identified will operate beyond the life of operation.
5	Permanent	The environmental impact will be permanent.

### 8.4 Degree of Probability

Probability or likelihood of an impact occurring will be described as shown in Table 31 below.

TABLE 31: DESCRIPTION OF THE DEGREE OF PROBABILITY OF AN IMPACT ACCRUING.

RATING	DESCRIPTION
1	Practically impossible
2	Unlikely
3	Could happen
4	Very Likely
5	It's going to happen / has occurred

## 8.5 Degree of Certainty

As with all studies it is not possible to be 100% certain of all facts, and for this reason a standard “degree of certainty” scale is used as discussed in Table 32. The level of detail for specialist studies is determined according to the degree of certainty required for decision-making. The impacts are discussed in terms of affected parties or environmental components.

TABLE 32: DESCRIPTION OF THE DEGREE OF CERTAINTY RATING SCALE.

RATING	DESCRIPTION
Definite	More than 90% sure of a particular fact.
Probable	Between 70 and 90% sure of a particular fact, or of the likelihood of that impact occurring.
Possible	Between 40 and 70% sure of a particular fact or of the likelihood of an impact occurring.
Unsure	Less than 40% sure of a particular fact or the likelihood of an impact occurring.
Can't know	The consultant believes an assessment is not possible even with additional research.

## 8.6 Quantitative Description of Impacts

To allow for impacts to be described in a quantitative manner in addition to the qualitative description given above, a rating scale of between 1 and 5 was used for each of the assessment criteria. Thus the total value of the impact is described as the function of significance, spatial and temporal scale as described below:

$$\text{Impact Risk} = \frac{(\text{SIGNIFICANCE} + \text{Spatial} + \text{Temporal}) \times \text{Probability}}{5}$$

An example of how this rating scale is applied is shown below:

TABLE 33: EXAMPLE OF RATING SCALE.

IMPACT	SIGNIFICANCE	SPATIAL SCALE	TEMPORAL SCALE	PROBABILITY	RATING
	LOW	<i>Local</i>	<u>Medium Term</u>	<i>Could Happen</i>	
Impact to air	2	3	<u>3</u>	3	1.6

**Note:** The significance, spatial and temporal scales are added to give a total of 8, that is divided by 3 to give a criteria rating of 2,67. The probability (3) is divided by 5 to give a probability rating of 0,6. The criteria rating of 2,67 is then multiplied by the probability rating (0,6) to give the final rating of 1,6.

The impact risk is classified according to 5 classes as described in the table below.

TABLE 34: IMPACT RISK CLASSES.

RATING	IMPACT CLASS	DESCRIPTION
0.1 – 1.0	<b>1</b>	<b>Very Low</b>
1.1 – 2.0	<b>2</b>	<b>Low</b>
2.1 – 3.0	<b>3</b>	<b>Moderate</b>
3.1 – 4.0	<b>4</b>	<b>High</b>
4.1 – 5.0	<b>5</b>	<b>Very High</b>

Therefore with reference to the example used for air quality above, an impact rating of 1.6 will fall in the Impact Class 2, which will be considered to be a low impact.

### 8.7 Notation of Impacts

In order to make the report easier to read the following notation format is used to highlight the various components of the assessment:

Significance or magnitude- **IN CAPITALS**

Duration – in underline

Probability – *in italics and underlined.*

Degree of certainty - **in bold**

Spatial Scale – *in italics*

## 9 ALTERNATIVE SENSITIVITY ANALYSIS

This section provides a short sensitivity matrix, which compares the three different alternatives and their associated environmental sensitivities.

**TABLE 35: ALTERNATIVE SENSITIVITY MATRIX**

<b>Sensitivity</b>	<b>Alternative 1</b>	<b>Alternative 2</b>	<b>Alternative 3</b>
Geology	None	None	None
Climate	None	None	None
Topography	None	None	None
Land Use	Traverses short section of ash dump, surrounding land used as grazing for cattle	Traverses Witbank Dam and farmland	Traverses Witbank Dam and agricultural land
Surface Water	Traverses only a short section of the un-named tributaries on site	Traverses a large section of the Witbank Dam	Traverses the largest Section of the Witbank Dam
Soils & Land Capability	Mainly agricultural and non sensitive soils	Along sensitive wetland and clay soils	Along sensitive wetland and clay soils
Flora	None	Sensitive vegetation units and plants present	Sensitive vegetation units and plants present
Fauna	None	None	None
Wetlands	None	Traverses wetland	Traverses wetland
Visual	Low Visibility	Moderate visibility	Highly visibility
Social	Low to None – Site specific	Low– Site specific	Low– Site specific
Heritage	Low	Low	Low
<b>Total Sensitivities</b>	<b>1</b>	<b>4</b>	<b>4</b>

On the basis of the matrix presented above, it is suggested that the Bravo 5 Alternative 1 be utilised as the preferred alternative for the proposed project, as it has the least sensitive features associated with the alignment.

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## 10 IMPACT ASSESSMENT

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The impact assessment was undertaken for the construction, operation and decommissioning phases. Impacts to each environmental element documented in the baseline are described under initial assessment, additional impact, cumulative impact, mitigation measures and residual impact. The initial assessment outlines the existing level of impact by current activities. The additional impact assesses the potential impact of the development on a criterion. Mitigation measures for the additional impact are then prescribed and a residual impact is calculated. The residual impact and initial impacts are then combined to describe the cumulative impact to the environment.

The Impact Assessment will highlight and describe the impacts to the environment following the abovementioned methodology and will assess the following components:

- Geology;
- Climate;
- Surface Water;
- Topography;
- Soils;
- Land Capability
- Land Use;
- Flora;
- Fauna;
- Visual Assessment;
- Social Impacts; and
- Heritage.

The impact of each line/route alternative was also assessed separately however, where the impact was not significantly different, only one impact assessment was undertaken. It is assumed at this stage that the Self-supporting strain and suspension tower type would be used, however during the design phase other tower types will be considering taking into consideration the environment, financial implication and visual aspects. Contained in this assumption is that the maximum distance between towers would be 300 m and that the tower would be erected on concrete footings with dimensions of 4 x 4 x 4 m (area = 16 m<sup>2</sup> and volume = 64 m<sup>3</sup>).



## 10.1 Construction Phase

During the construction phase, the 400 kV power lines will be erected. A 400 kV Transmission line requires a servitude width of 55 m. Where there are physical constraints such as other power lines adjacent to the new servitude, a minimum of 35 m-separation distance from such lines is required. Without physical constraints, parallel lines will have at least 55 m-separation distance. The power line cables are strung between pylons / towers, which are steel structures erected on concrete footings fixed in the substrate (soil or rock) below the pylon.

The major impacts during construction occur as a result of the following construction activities associated with the erection of the power lines and include, amongst others, heavy vehicle movement, excavation of the power line footings, construction of an access road and any wastes generated.

### 10.1.1 Geology

#### Initial Impact

Impacts that could occur to geology are limited to the physical removal of geological strata, resulting in permanent damage to those strata. There are no present indications that any existing impacts to geology have occurred and therefore there is no initial impact rating.

#### Additional Impact

There is no additional impact resulting from the power line construction since there are no significant geological features on site. The impact would be limited to the construction of the pylon footings, and should be a maximum of three pylons and therefore 12 footings. The 12 footings will disturb a combined area of 96 m<sup>3</sup> of geological strata. This VERY LOW impact **could** *probably* occur in *isolated sites* over the long term. This results in a final impact class of **Low** as rated in the table below.

TABLE 36: GEOLOGY ADDITIONAL IMPACT ASSESSMENT

Impact	Significance	Spatial Scale	Temporal Scale	Probability	Rating
Impact to Geology	VERY LOW	<i>Isolated sites</i>	<u>Long Term</u>	<i>Probably</i>	Low
	<b>1</b>	<b>1</b>	<b>4</b>	<b>4</b>	<b>1.6</b>

#### Cumulative Impact

Since there is no initial impact, the cumulative impact is the same as rated for the additional impact above.

### Mitigation Measures

- No blasting is undertaken on site without a suitable blast design, compiled in line with relevant SANS codes and approved by an appropriately qualified professional;

### Residual Impact

Although mitigation measures will not reduce the significance of impact to geology they will ensure that the impacts are contained. Mitigation measures will ensure that the likelihood of secondary impacts occurring is significantly reduced. The residual impact to geology at the completion of the construction phase will be the same as for the additional impact assessment.

## **10.1.2 Topography**

### Initial Impact

There are no present indications that any existing impacts to topography have occurred and therefore there is no initial impact rating.

### Additional Impact

The construction of the power lines should not impact on the topography and therefore there is no additional impact.

### Cumulative Impact

Since there is no initial impact, the cumulative impact is the same as rated for the additional impact above.

### Mitigation Measures

No mitigation measures are required as there is no impact to topography from the proposed development.

### Residual Impact

There is no residual impact to topography from the proposed development.

## **10.1.3 Soils, Land Capability and Land Use**

### Initial Impact

The study site has predominantly been used for grazing of livestock and some agricultural uses. The section of soils that will be crossed by the power line alternatives are presently not impacted upon, but

in the near future the construction of the new power line will impact the soils. Other existing impacts are the existing pylon footings and cultivation of soils.

The initial impact to soils and land capability is **definitely** a HIGH negative impact acting over the long term, and is presently occurring in the *study area*. As indicated in Table 37 below the impact rating class is a High Impact.

TABLE 37: SOIL AND LAND CAPABILITY INITIAL IMPACT ASSESSMENT

Impact	Significance	Spatial Scale	Temporal Scale	Probability	Rating
Impact to Soils	HIGH	<i>Study Site</i>	<u>Long Term</u>	<u>Is occurring</u>	High
	4	2	4	5	3.33

### Additional Impact

The additional impact from the new power line will mainly be as a result of the construction of the power line pylons and their footings. Alternatives 1, 2 and 3 are approximately 7.4, 10.5 and 9.5 km in length respectively and each will have a double power line. Therefore if using the average pylon distance of 300 m it can be assumed that there would be 56 pylons constructed. At the time of writing this report, the proponent has not determined which of the various pylon designs will be utilised, and therefore the actual impact could vary. For this analysis it is assumed that pylons similar to the existing power lines will be utilised. This will result in 4 footings impacting on the soils per pylon.

In addition to the pylon footings the soils will also be disturbed by the establishment of a construction road as well as the movement of construction vehicles. The impact from each of the routes are summarised below.

TABLE 38: SOIL IMPACT

Soil Type	Alternative 1 (km)	Alternative 2 (km)	Alternative 3 (km)
Katspruit	0.4 km	6.6 km	2.5 km
Mispah	2.75 km	0.25 km	1.5 km
Clovelly/Hutton	2.85 km	3.65 km	5.0 km

As indicated in Table 38 above, Alternatives 2 and 3 cross more sensitive soils than Alternative 1. That said, the impact rating class between the two alternatives differ and is therefore rated separately.

For Alternative 1 the additional impact to soils and land capability is **probably** a LOW negative impact acting over the long term, and will definitely occur at *isolated sites*. As indicated Table 39 below the impact rating class is a Moderate Impact.

TABLE 39: SOIL AND LAND CAPABILITY ADDITIONAL IMPACT ASSESSMENT – ALTERNATIVE 1

Impact	Significance	Spatial Scale	Temporal Scale	Probability	Rating
Impact to Soils	Low	<i>Isolated Site</i>	<u>Long Term</u>	<u>Will occur</u>	Moderate
	<b>2</b>	<b>1</b>	<b>4</b>	<b>5</b>	<b>2.3</b>

For Alternatives 2 and 3 the additional impact to soils and land capability is **probably** a MODERATE negative impact acting over the long term, and will definitely occur at *isolated sites*. As indicated in Table 40 below the impact rating class is a Moderate Impact.

TABLE 40: SOIL AND LAND CAPABILITY ADDITIONAL IMPACT ASSESSMENT – ALTERNATIVES 2 AND 3

Impact	Significance	Spatial Scale	Temporal Scale	Probability	Rating
Impact to Soils	Moderate	<i>Isolated Site</i>	<u>Long Term</u>	<u>Will occur</u>	Moderate
	<b>3</b>	<b>1</b>	<b>4</b>	<b>5</b>	<b>2.67</b>

### Cumulative Impact

The cumulative impact remains as rated for the initial impact i.e. a High impact class.

### Mitigation Measures

- Avoid placement of pylon footings in the clay soils on site;
- Spread absorbent sand on areas where oil spills are likely to occur, such as the refuelling area in the hard park;
- Oil-contaminated soils are to be removed to a contained storage area and bio-remediated or disposed of at a licensed facility;
- If soils are excavated for the footing placement, ensure that the soil is utilised elsewhere for rehabilitation/road building purposes; and
- Ensure that soil is stockpiled in such a way as to prevent erosion from storm water.

### Residual Impact

The residual impact remains a High Impact, as the mitigation measures will not reduce the overall impact.

### 10.1.4 Surface Water

#### Initial Impact

The surface water features on site constitute sensitive surface water features. The Witbank Dam and Olifants River constitute sensitive surface water features on site. The impact is assessed in Table 41 below.

TABLE 41: SURFACE WATER INITIAL IMPACT RATING

Impact	Significance	Spatial Scale	Temporal Scale	Probability	Rating
Impact to Surface water	VERY LOW	<i>Study Site</i>	<u>Medium Term</u>	<u>Could happen</u>	Low
	<b>1</b>	<b>2</b>	<b>3</b>	<b>3</b>	<b>1.2</b>

The initial impact to surface water is VERY LOW, occurs in *Isolated sites / proposed site* and will be Medium Term and It's going to happen / has occurred. This results in a rating of 1.2 or a Low impact class.

#### Additional Impact

During the construction phase there should be limited impacts to surface water features as all the wetlands and riparian zones have been declared no-go zones that should be avoided. It is anticipated that the placement of the pylons will be done in such a way as to avoid the surface water features on site. Note that the wetlands are assessed separately below.

Waste generated during the construction phase may enter the environment through surface water runoff i.e. litter or pollution such as hydrocarbons can be washed into aquatic systems affecting those systems negatively. Storm-water flowing over the site will also mobilise loose sediments, which may enter the surface water environment affecting water quality. Storm-water containing sediment can be discharged to grassland buffers to ensure sediments fall out prior to water entering surface water bodies. Care must be taken that storm-water containing hydrocarbons and other pollution sources are not discharged.

Impacts will be felt as wide as the *study area* when storm-water flows from the power line sites into the study area. The impact to the surface water will **probably** be of a VERY LOW negative significance, and will act in the short-term. This impact could happen. This results in a Very Low impact class as assessed in Table 42.

TABLE 42: SURFACE WATER ADDITIONAL IMPACT RATING

Impact	Significance	Spatial Scale	Temporal Scale	Probability	Rating
Impact to Surface	VERY LOW	<i>Study area</i>	<u>Short Term</u>	<u>Could happen</u>	Very Low

water	1	2	<u>2</u>	3	1.0
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### Cumulative Impact

The cumulative impact of the current activities and the future activities will not increase the impact rating from a Low Impact as rated in the initial impact assessment.

### Mitigation Measures

- Demarcated areas where waste can be safely contained and stored on a temporary basis during the construction phase should be provided at the hard park;
- When adequate volumes (not more than 1 month) have accumulated all waste is to be removed from site and disposed of at a licensed facility;
- Waste is not to be buried on site;
- Hydro-carbons should be stored in a bunded storage area;
- All hazardous materials *inter alia* paints, turpentine and thinners must be stored appropriately to prevent these contaminants from entering the environment;
- Spill-sorb or similar type product must be used to absorb hydrocarbon spills in the event that such spills should occur;
- Care must be taken to ensure that in removing vegetation adequate erosion control measures are implemented;
- No construction vehicles or activities will be allowed to work within 50 m of any of the streams or wetlands on site.
- If possible utilise Alternative 1 as the preferred alternative.

### Residual Impact

The mitigation measures proposed will reduce the risk of the additional impact occurring, but it will not reduce the residual impact class, which remains at a Low impact as rated in the initial impact assessment.

## **10.1.5 Flora**

### Initial Impact

The initial impacts to flora include extensive grazing, cultivation and alien invasive colonisation. The initial impact to flora is **definitely** a MODERATE negative impact acting over the long term, and is

*presently occurring* in the *study area*. As indicated in Table 43 below the impact rating class is a Moderate Impact.

**TABLE 43: FLORA INITIAL IMPACT ASSESSMENT**

Impact	Significance	Spatial Scale	Temporal Scale	Probability	Rating
Impact to Flora	MODERATE	<i>Study Site</i>	<u>Long Term</u>	<i>Is occurring</i>	Moderate
	<b>3</b>	<b>2</b>	<b>4</b>	<b>5</b>	<b>3.00</b>

Additional Impact

The additional impact to flora during the construction phase will be as a result of vegetation clearance for access roads and the removal of vegetation in the areas of the pylon footings. Table 44 below illustrates the length that each route alternative will cross the vegetation types identified.

**TABLE 44: FLORA IMPACT**

Soil Type	Alternative 1	Alternative 2	Alternative 3
Undisturbed/Natural Grassland	1.37 km	3.52 km	3.6 km
Disturbed/Grazed Grassland	4.2 km	0.2 km	2.76 km
Wetland and Riparian Zones*	0.45 km	6.45 km	1.7 km

\* Indicates sensitive vegetation types

The additional impact from the Alternative 1 alignment to flora is **probably** a VERY LOW negative impact acting over the short term, and will occur in *isolated sites*. As indicated in Table 45 below the impact rating class is a Low Impact.

**TABLE 45: FLORA ADDITIONAL IMPACT ASSESSMENT – ALTERNATIVE 1**

Impact	Significance	Spatial Scale	Temporal Scale	Probability	Rating
Impact to Flora	Very Low	<i>Isolated Site</i>	<u>Short Term</u>	<u>Will occur</u>	Low
	<b>1</b>	<b>1</b>	<b>2</b>	<b>5</b>	<b>1.33</b>

Due to the alignment of Alternatives 2 and 3 in line with the sensitive vegetation types, the impact is higher and will be active for a longer period. As there is sensitive species along this alignment the additional impact from the Alternatives 2 and 3 to flora is **probably** a HIGH negative impact acting over the long term, and will occur in *isolated sites*. As indicated in Table 46 below the impact rating class is a Moderate Impact.

TABLE 46: FLORA ADDITIONAL IMPACT ASSESSMENT – ALTERNATIVE 2

Impact	Significance	Spatial Scale	Temporal Scale	Probability	Rating
Impact to Flora	High	<i>Isolated Site</i>	<u>Long Term</u>	<u>Will occur</u>	Moderate
	<b>4</b>	<b>1</b>	<b>4</b>	<b>5</b>	<b>3</b>

### Cumulative Impact

The cumulative impact to flora will remain as assessed for the initial impact assessment with a Moderate impact class.

### Mitigation Measures

- All construction areas should be demarcated prior to construction to ensure that the footprint of the impacts are limited (including areas where vehicles may traverse);
- The sensitive vegetation unit should be avoided and construction limited to 50 m from the edge of the wetlands and streams;
- Alternative 1 should be considered as the preferred alternative;
- All alien invasive species on site should be removed and follow up monitoring and removal programmes should be initiated once construction is complete;
- Adhere to the Eskom vegetation management guideline (Appendix N).

### Residual Impact

If the mitigation measures are implemented and Alternative 1 is constructed then the residual impact to flora is **probably** a MODERATE negative impact acting over the medium term, and will occur in the *study area*. As indicated in Table 47 below the impact rating class is a Moderate Impact.

TABLE 47: FLORA RESIDUAL IMPACT ASSESSMENT

Impact	Significance	Spatial Scale	Temporal Scale	Probability	Rating
Impact to Flora	MODERATE	<i>Study Site</i>	<u>Medium Term</u>	<u>Will happen</u>	Moderate
	<b>3</b>	<b>2</b>	<b>3</b>	<b>5</b>	<b>2.33</b>



## 10.1.6 Fauna

### Initial Impact

As described in the habitat assessment in Section 7, the site is relatively disturbed with the disturbed/grazed grassland, the undisturbed/natural grassland and the wetland and riparian zones the main habitat still available for fauna. The site is 34.7 % disturbed and while this is not ideal habitat for fauna, it will still provide habitat for various fauna. The suitable areas did show high species diversity, indicating that the impact is limited to isolated sites throughout the study area.

The study area is criss crossed with existing high voltage power lines that could potentially impact on the faunal life, especially large avi-faunal species. While there appears to be no negative impacts associated with electro magnetic fields generated by the power lines, Eskom's document, *Transmission Bird Collision Prevention Guideline* (Ref. no.: TGL41-335)<sup>5</sup>, the major impact to birds or avi-fauna is in the form of collisions with power lines. According to the document, it was found that the majority of birds affected are large flighted birds, which are also often endangered or threatened species.

These large flighted birds are also long lived, with low breeding rate and often mate for life. Therefore, a single mortality due to a collision with a power line should be viewed as a high impact. In addition some of the most sensitive species to power line collisions such as Blue Crane are found in the study site in addition to other sensitive species such as White-Bellied Korhaan and Secretary Birds.

The current impact on fauna on site is **probably** of a HIGH negative significance, affecting the *region*, and acting in the long-term. The impact can likely occur. The impact class is classified as a High impact.

TABLE 48: FAUNA INITIAL IMPACT ASSESSMENT

Impact	Significance	Spatial Scale	Temporal Scale	Probability	Rating
Impact to Fauna	HIGH	<i>Region</i>	<u>Long Term</u>	<u>Likely</u>	High
	<b>4</b>	<b>4</b>	<b>4</b>	<b>4</b>	<b>3.2</b>

### Additional Impact

The impact to fauna during the construction phase of the power lines will mostly be in the form of disturbance from the construction workers and vehicle noise. Due to the fact that the area is habitat to sensitive species, the impact could be quite high. Once again Alternatives 2 and 3 are significantly closer to the habitat for the sensitive species and therefore the impacts are assessed separately.

The additional impact from the Alternative 1 alignment to fauna is **probably** a MODERATE negative impact acting over the short term, and will occur in *isolated sites*. As indicated in Table 49 below the impact rating class is a Low Impact.

TABLE 49: FAUNA ADDITIONAL IMPACT ASSESSMENT – ALTERNATIVE 1

Impact	Significance	Spatial Scale	Temporal Scale	Probability	Rating
Impact to Fauna	MODERATE	<i>Isolated Site</i>	<u>Short Term</u>	<u>Will occur</u>	Low
	<b>3</b>	<b>1</b>	<b>2</b>	<b>5</b>	<b>2</b>

The additional impact from the Alternative 2 and 3 alignments to fauna is **probably** a HIGH negative impact acting over the short term, and will occur in *isolated sites*. As indicated in Table 50 below the impact rating class is a Moderate Impact.

TABLE 50: FAUNA ADDITIONAL IMPACT ASSESSMENT – ALTERNATIVE 1

Impact	Significance	Spatial Scale	Temporal Scale	Probability	Rating
Impact to Fauna	High	<i>Isolated Site</i>	<u>Short Term</u>	<u>Will occur</u>	Moderate
	<b>4</b>	<b>1</b>	<b>2</b>	<b>5</b>	<b>2.3</b>

### Cumulative Impact

The cumulative impact to fauna should remain as assessed for the initial impact assessment as the impacts are identical. Therefore the impact remains a High impact to Fauna.

### Mitigation Measures

- All construction areas should be demarcated prior to construction to ensure that the footprint of the impacts are limited (including areas where vehicles may traverse);
- The sensitive habitat should be avoided and construction limited to 50 m from the edge of the wetlands and streams;
- Alternative 1 should be considered as the preferred alternative;
- All alien invasive species on site should be removed and follow up monitoring and removal programmes should be initiated once construction is complete;
- Adhere to the Eskom vegetation management guideline (Appendix N); and
- Install power lines according to the Eskom bird collision prevention guideline.

## Residual Impact

The mitigation measures proposed above will ensure that the construction of the proposed power line remains a Moderate impact but the Residual Impact remains High. If the mitigation measures were to be extended into the existing power lines and bird flappers be installed, the residual impact could be mitigated to a Moderate Impact Class.

### 10.1.7 Wetlands

The impact assessment for wetlands is the same as assessed for the surface water component in Section 7.

### 10.1.8 Visual Impact

#### Initial Impact

At present the viewers in the viewshed are seeing the Duvha Power Station and the various mining activities including the Corobrik works and the various coal collieries in the area. In addition to the Power Station there are numerous power lines already traversing the landscape. The initial impact to the visual environment is HIGH negative acting in the long term, and has already occurred. The impact has **definitely** impacted on the *local region*.

TABLE 51: VISUAL IMPACT ASSESSMENT – INITIAL IMPACT

Impact	Significance	Spatial Scale	Temporal Scale	Probability	Rating
Impact to Visual	High	<i>Local</i>	<u>Long Term</u>	<u>Has occurred</u>	High
	4	3	4	5	3.6

As illustrated in Table 51 above the initial impact to the visual environment is rated as a High impact.

#### Additional Impact

The additional impact from the power lines as described in Section 7 indicated that the additional impact to the visual environment is **probably** a LOW negative impact acting in the short term and impacting on the *local region*. This impact will definitely occur.

TABLE 52: VISUAL IMPACT ASSESSMENT – ADDITIONAL IMPACT

Impact	Significance	Spatial Scale	Temporal Scale	Probability	Rating
Impact to Visual	Low	<i>Local</i>	<u>Short Term</u>	<u>Will occur</u>	Moderate
	2	3	2	5	2.3

From Table 52 above it is clear that the additional impact from the construction of the power lines will be a Moderate impact.

### Cumulative Impact

There are a high number of existing visual impacts on site as well as a high number of power lines. The cumulative impact from the developments will remain as assessed for the initial impact above; therefore the impact remains a High negative impact.

### Mitigation Measures

- Only the footprint of the proposed power line should be exposed. In all other areas, the natural vegetation should be retained;
- Dust suppression techniques should be in place at all times during the construction phase;
- Access roads should be minimised to prevent unnecessary dust.

### Residual Impact

The mitigation measures proposed above will ensure that the construction of the proposed power line remains a High impact to the visual environment.

## **10.1.9 Archaeology and Cultural Historical Sites**

### Types and ranges of heritage resources

The Phase I HIA study for the proposed Eskom Project Area revealed the following types and ranges of heritage resources as outlined in Section 3 of the National Heritage Resources Act (No 25 of 1999), namely:

- Two graveyards (GY01, GY02).
- Remains from the recent past.

The graveyards were geo-referenced, mapped and discussed in this report (Table 53). Their significance is indicated and mitigation measures are outlined should they be affected by the Eskom Project.

The remains from the recent past have no significance. The Phase I HIA study is now briefly discussed and illustrated with photographs.

TABLE 53: SIGNIFICANCE AND CO-ORDINATES OF THE GRAVEYARDS IN THE PROJECT AREA.

Heritage resources	Coordinates	Significance
Graveyard 01	25° 56.846' 29° 19.168'	HIGH
Graveyard 02	25° 57.191' 29° 19.127'	HIGH
Remains from the recent past	Across a wide area	LOW

### The Graveyards

Two graveyards (GY01, GY02) were observed in the eastern part of the project area, namely:

#### Graveyard 01

GY01 is located within an area which is demarcated with a fence and which also holds remains from the recent past. At least thirteen white painted graves are demarcated within the confines of a fence in this area. All the graves are fitted with cement tombstones and are edged with cement strips.

At least two of the tombstones bear inscriptions, namely:

- 'Shabangu Pietland Mashete Died on 24 August 1958'
- 'Shabangu Zenani Wynand Died 14 July 1956'

#### Graveyard 02

GY02 holds the remains of approximately 36 individuals. At least 16 are fitted with cement headstones and are edged with cement strips. As many as twenty graves may be covered with cement slabs and with piles of brick and stone.

Three graves are fitted with granite headstones. Two have the following inscriptions:

- 'Mr Jim Ngwenyane. You will always be remembered by your family 1880-05-28 1972-05-28'
- 'Norman Dubazane Sindane'

Two graves with cement headstones bear the following inscriptions:

- 'Martha Sindane 1959'
- 'David Maile Sindane'

#### Remains from the recent past

Remains consisting of dilapidated dwellings which date from the recent past occur in the project area. Although these remains have been geo-referenced they hold little significance and are not discussed further.

### **The significance of the graveyards**

It is possible that the graveyards may be impacted by the Eskom Project. The significance of the graveyards therefore is indicated by means of stipulations derived from the National Heritage Resources Act (No 25 of 1999) and other legislation.

All graveyards and graves can be considered to be of high significance and are protected by various laws. Legislation with regard to graves includes Section 36 of the National Heritage Resources Act (No 25 of 1999) whenever graves are older than sixty years. The act also distinguishes various categories of graves and burial grounds.

Other legislation with regard to graves includes those which apply when graves are exhumed and relocated, namely the Ordinance on Exhumations (No 12 of 1980) and the Human Tissues Act (No 65 of 1983 as amended).

### **Mitigating the graveyards**

GY01 and GY02 can be mitigated by following one of the following strategies, namely:

- Graveyards can be demarcated with brick walls or with fences and can be conserved *in situ* beneath power lines. Conserving graveyards *in situ* in mining areas create the risk and responsibility that they may be damaged, accidentally, that the mine remains responsible for its future unaffected existence, maintenance and that controlled access must exist for any relatives or friends who wish to visit the deceased.
- Graveyards can also be exhumed and relocated. The exhumation of human remains and the relocation of graveyards are regulated by various laws, regulations and administrative procedures. This task is undertaken by forensic archaeologists or by reputed undertakers who are acquainted with all the administrative procedures and relevant legislation that have to be adhered to whenever human remains are exhumed and relocated. This process also includes social consultation with a 60 days statutory notice period for graves older than sixty years. Permission for the exhumation and relocation of human remains have to be obtained from the descendants of the deceased (if known), the National Department of Health, the Provincial Department of Health, the Premier of the Province and the local police.

#### **10.1.10 Socio-Economic Environment**

The construction process follows on negotiations with landowners in which the servitude is secured.

There are a number of variables determining the sequence of events in the construction process, the number of people involved in each activity and the time spent on an activity. These variables include the timeframes for completion of the line, the natural environment and other local conditions. Some activities could happen simultaneously.

When the construction of the line starts, each activity will follow the previous one, so that a chain of events, with different teams involved will happen over time. On average, there are some 35 active days of construction at any point. However, this may take place over a period of up to two years.

At the EIA phase, prior to negotiations, the route of the line is investigated for approval by DEAT. Once approval is obtained, the following steps represent the process of construction:

1. The route is surveyed. This is done by air as well as by walking the route.
2. A profile of the line is designed based on soil conditions and other factors. At this stage decisions are made on conductor types, towers, insulators and foundations to be used.
3. Environmental review stage – a “walk-through” survey of the route is undertaken in order to determine any site-specific sensitivities which must be taken into account during the final placement of the towers and the construction and operational phases.
4. A final design of the line is made and placement of towers determined.
5. Tenders are issued and awarded to one or more construction companies.
6. Negotiations with landowners regarding access to the servitude during the construction phase are started. Access plans are drafted and signed by Eskom, the contractor and the landowner. At these discussions, the parties agree on rehabilitation measures to be implemented after construction. Photographs of the applicable infrastructure or land is taken beforehand to ensure that rehabilitation is done to the agreed upon standard. Access roads are established through recurring use – blading or scraping of a new road should not be expected, but this is site dependent.
7. The centre line is pegged. At this stage requirements and locations of new gates are recorded.
8. Bush clearance is done along the centre line. The width of the line to be cleared differs depending on the vegetation and the landscape of the area as well as on landowners’ requirements. At each tower position, four strips are cleared (size depends on the type of tower to be erected) for assembly and erection of the tower. The bush clearance team(s) move through the whole length of the line. However, the time needed to finish this activity depends on the vegetation of the area. During bush clearance protected species are identified and appropriately handled. Certain plants could be salvaged and relocated while alien species are eradicated. Cut material is cleared from the servitude and appropriately disposed of.
9. New gates are often installed when bush clearance is done.
10. Before the contractor starts with the foundations of the towers, the towers should have been pegged. A surveyor is appointed to do this. When pegging is being done, the footing of the tower is set out. Any obstacles or potential problems with the tower positions and the consequent moving of tower positions are reported.

11. The first step in putting the foundations for the towers in place is in establishing foundation nominations. At this stage, soil types are checked to determine foundation requirements. Trial foundations are dug at the main foundation points. This is done through mechanical back-actor / auger methods. However, in certain circumstances manual labour is used.
12. Foundations are excavated mechanically with a back-actor where possible. At this stage it looks like a square pit of up to 4mx4m in areas and 4m deep, depending on soil conditions. The pit will be covered up or fenced off after it has been dug until the foundation is cast. This is done to prevent livestock from falling into these pits.
13. The foundation steelwork is fitted into the foundation pit not too long after it has been dug. This is done to reinforce the foundations. The steelwork is made up at base camp and brought to site by truck. However, all fitting and wiring is done on site.
14. The concrete for the foundations is poured after the steelwork has been fitted. Shuttering (which is a structure generally made of timber in which liquid concrete is placed, compacted, and allowed to harden) is done and a standard concrete truck used to cast the concrete. A 28-day period is required for curing after concrete has been laid. Where access problems exist, concrete may need to be mixed on site. Helicopters may need to be used in exceptional circumstances. During this stage, access or service roads will be used extensively.
15. Tower steelwork is delivered in sections by long trucks and assembled on site. One truck transports one tower section directly from the factory to site. Access roads are clearly marked to ensure that the correct tower is delivered to site.
16. Towers are assembled on site by an assembly team. The steelwork is fitted and assembled on the ground using a crane – thereby necessitating the area to be cleared of vegetation around the tower. At the time of the study it was not clear if a lay-down area would be required and if such a lay-down area would be cleared of any vegetation. These areas will be considered from an environmental perspective during the walk-through survey (refer to point 3). Once the nuts are punched, non corrosive paint is placed on the nuts.
17. Towers are erected with cranes. The size of these cranes starts at 50 tons. It is presumed that a flat area is required from which the crane could be operated. However, it was not clear if vegetation clearance would be required.
18. After towers have been erected, the stringing of the cables begins. Cable drums are placed next to each other and stringing takes place in both directions from the drum stations. Up to 4 km can be strung from one station in each direction. The working area at each drum station can be as long as 130m but will be confined to the servitude width. Intensive vehicle movement may take place within this working area. A pilot tractor places the pilot cable on the ground, which is pulled up through the use of a pulley. Conductors must not touch the ground as this will result in damage which will impact on the operation of the line. In mountainous areas, a helicopter can be used for stringing or the pilot rope can be shot across valleys.



19. The line is tensioned from each cable station to ensure minimum ground clearance heights required for the particular power line in question are achieved.
20. Rehabilitation of the construction site (mainly the servitude) is a continuous process. However, final rehabilitation starts after about 100 towers have been strung. The contractor is required to give one year's guarantee on their work, in which time rehabilitation must be concluded. Each landowner has to sign a release form once their area has been rehabilitated, indicating that they are satisfied that everything has been left as agreed. Quotations are sourced and a proposal prepared to reimburse landowners for damages, if required. The proposal goes through a tender committee at which the payment is approved. All damages, including damages to crops must be paid and also signed off by the landowner.
21. A final inspection is done by Eskom together with the affected landowner to determine whether rehabilitation has taken place to the satisfaction of the landowner.

Some of the initial activities only involve a limited number of specialised people that moves through the servitude. It is only when bush clearance starts that larger numbers of construction workers come onto site. The following teams are active on site:

- **Bush clearance team:** Consisting of between 10–20 people, depending on local conditions (e.g. less people would be needed in the Karoo than in the bushveld). This team could also be involved in erecting gates. If a separate team put up gates, a team size of around 5 people could be expected. The potential for recruiting local labour for these teams is extensive.
- **Foundations team:** Consisting of between 35–45 members per team. More than one team could be used to accelerate construction. Although there is an opportunity for local labour to be recruited in this team, it is limited to unskilled activities.
- **Assembly team:** Consisting of between 10–25 people per team. More than one team could be used to accelerate construction. Limited potential for recruitment of local labour exists as this task largely requires skilled labour.
- **Erection team:** Size 15 – 20 people per team. No potential for recruitment of local labour as highly skilled teams are required for this task.
- **Stringing team:** Consisting of approximately 120 people. Limited potential for recruiting local labour as this task largely requires skilled labour.
- **Rehabilitation team:** Consisting of between 5–15 people, depending on site conditions. These teams could be involved in different activities. Limited potential for recruiting local labour as this task largely requires skilled labour.

### Summary

The following section outlines the impacts for the construction, operation and decommissioning.

The change processes are illustrated in Table 54 (expected category 1 impacts) and in Table 55 (expected category 2 impacts) with an indication of the significance of these potential impacts before and after mitigation. The significance of potential category 1 impacts is then grouped per change process in Table 55, while Table 56 reflects a summary of the potential category 2 impacts per change process.

**TABLE 54: SUMMARY OF CATEGORY 1 IMPACTS PER PROJECT PHASE**

<b>CHANGE PROCESS</b>	<b>ASSESSMENT AREA</b>	<b>SIGNIFICANCE (pre-mitigation)</b>	<b>SIGNIFICANCE (post-mitigation)</b>
<b>CONSTRUCTION &amp; DECOMMISSIONING</b>			
<b>Demographic</b>	No impacts foreseen	n/a	n/a
<b>Geographic</b>	No impacts foreseen	n/a	<b>n/a</b>
<b>Economic</b>	Compensation for servitude	Low +	n/a
<b>Institutional and Empowerment</b>	Negotiation process	Moderate	Moderate +
<b>Socio-Cultural</b>	No impacts foreseen	n/a	n/a
<b>OPERATION &amp; MAINTENANCE</b>			
<b>Demographic</b>	No impacts foreseen	n/a	n/a
<b>Geographic</b>	No impacts foreseen	n/a	<b>n/a</b>
<b>Economic</b>	No impacts foreseen	n/a	n/a
<b>Institutional and Empowerment</b>	No impacts foreseen	n/a	n/a
<b>Socio-Cultural</b>	No impacts foreseen	n/a	n/a

TABLE 55: SUMMARY OF CATEGORY 2 IMPACTS PER PROJECT PHASE

Change Process	Assessment Area	Western Alternative		Central Alternative		Eastern Alternative	
<b>CONSTRUCTION &amp; DECOMMISSIONING</b>							
<b>Demographical</b>	No impacts foreseen	n/a	n/a	n/a	n/a	n/a	n/a
<b>Geographical</b>	No impacts foreseen	n/a	n/a	n/a	n/a	n/a	n/a
<b>Economical</b>	No impacts foreseen	n/a	n/a	n/a	n/a	n/a	n/a
<b>Empowerment and Institutional</b>	No impacts foreseen	n/a	n/a	n/a	n/a	n/a	Na
<b>Socio-Cultural</b>	No impacts foreseen	n/a	n/a	n/a	n/a	n/a	n/a
<b>OPERATION &amp; MAINTENANCE</b>							
<b>Demographical</b>	No impacts foreseen	n/a	n/a	n/a	n/a	n/a	n/a
<b>Geographical</b>	Mining operations	No impact	No impact	No impact	No impact	Low -	Low – to ±
<b>Economical</b>	Property values	Low -	Very low -	Low -	Very low -	No impact	No impact
<b>Empowerment and Institutional</b>	No impacts foreseen	n/a	n/a	n/a	n/a	n/a	n/a
<b>Socio-Cultural</b>	Sense of place	Moderate -	Low -	Moderate -	Low -	Low -	Very low – to ±

The construction and decommissioning phase of the proposed project is characterised by a number of positive impacts. This is mainly due to the nature of the negotiation and economical activities that take place during these phases. The operation and maintenance phase are characterised by a number of negative impacts, which mostly relates to the visibility and the presence of the transmission power line, notably where corridors cross the Witbank Dam.

**TABLE 56: SUMMARY OF CATEGORY 1 IMPACTS PER CHANGE PROCESS**

<b>CHANGE PROCESS</b>	<b>ASSESSMENT AREA</b>	<b>SIGNIFICANCE (pre-mitigation)</b>	<b>SIGNIFICANCE (post-mitigation)</b>
<b>DEMOGRAPHICAL</b>			
<b>Construction &amp; De-commissioning</b>	No impacts foreseen	n/a	n/a
<b>Operation &amp; Maintenance</b>	No impacts foreseen	n/a	<b>n/a</b>
<b>GEOGRAPHICAL</b>			
<b>Construction &amp; De-commissioning</b>	No impacts foreseen	n/a	<b>n/a</b>
<b>Operation &amp; Maintenance</b>	No impacts foreseen	n/a	<b>n/a</b>
<b>ECONOMICAL</b>			
<b>Construction &amp; De-commissioning</b>	Compensation for servitude	Low +	n/a
<b>Operation &amp; Maintenance</b>	No impacts foreseen	n/a	<b>n/a</b>
<b>EMPOWERMENT &amp; INSTITUTIONAL</b>			
<b>Construction &amp; De-commissioning</b>	Negotiation process	Moderate	Moderate +
<b>Operation &amp; Maintenance</b>	No impacts foreseen	n/a	<b>n/a</b>
<b>SOCIO-CULTURAL</b>			
<b>Construction &amp; De-commissioning</b>	No impacts foreseen	n/a	n/a
<b>Operation &amp; Maintenance</b>	<b>No impacts foreseen</b>	<b>Low -</b>	<b>Very low -</b>

TABLE 57: SUMMARY OF CATEGORY 2 IMPACTS PER CHANGE PROCESS

Change Process	Assessment Area	Western Alternative		Eastern Alternative		Western Sub-Alternative	
<b>DEMOGRAPHICAL</b>							
<b>Construction &amp; De-commissioning</b>	No impacts foreseen	n/a	n/a	n/a	n/a	n/a	n/a
<b>Operation &amp; Maintenance</b>	No impacts foreseen	n/a	n/a	n/a	n/a	n/a	<b>n/a</b>
<b>GEOGRAPHICAL</b>							
<b>Construction &amp; De-commissioning</b>	No impacts foreseen	n/a	n/a	n/a	n/a	n/a	n/a
<b>Operation &amp; Maintenance</b>	Mining operations	No impact	No impact	No impact	No impact	Low -	<b>Low – to ±</b>
<b>ECONOMICAL</b>							
<b>Construction &amp; De-commissioning</b>	No impacts foreseen	n/a	n/a	n/a	n/a	n/a	n/a
<b>Operation &amp; Maintenance</b>	Property values	Low -	Very low -	Low -	Very low -	No impact	<b>No impact</b>
<b>EMPOWERMENT &amp; INSTITUTIONAL</b>							
<b>Construction &amp; De-commissioning</b>	No impacts foreseen	n/a	n/a	n/a	n/a	n/a	Na
<b>Operation &amp; Maintenance</b>	No impacts foreseen	n/a	n/a	n/a	n/a	n/a	<b>n/a</b>
<b>SOCIO-CULTURAL</b>							

Change Process	Assessment Area	Western Alternative		Eastern Alternative		Western Sub-Alternative	
<b>Construction &amp; De-commissioning</b>	No impacts foreseen	n/a	n/a	n/a	n/a	n/a	n/a
<b>Operation &amp; Maintenance</b>	Sense of place	Low -	Low -	Moderate -	Low -	Moderate -	Low -

The geographical, economical and socio-cultural processes all have a number of negative impacts. However all of these impacts can be mitigated successfully if effectively managed. Economic impacts as a result of the project are for the most part negative in nature, which is mainly due to the economic investment and development that will take place in the community as a result of the project.

Operational impacts are expected to last over the longer term and therefore would have a prolonged effect on especially the geographical environment in terms of the presence of the Transmission power lines in the area. People are more inclined to get “used” to the infrastructure in their area if servitude and line maintenance are applied effectively and with due diligence. The regular monitoring and evaluation of the Transmission power lines as a whole would also ensure that corrective measures can be taken immediately to prevent adverse effects either on the infrastructure itself, or on the local area.

### Preferred Route Corridor

To come up with a preferred corridor, a comparison among the alternative corridor alignments was conducted by assessing all of the category 2 impacts identified with a certain change process. A summary of the outcome of this brief assessment is as per Table 58 below, where:

	Sensitive area, not recommended from a social perspective (high to very high significance impact rating prior to mitigation).
	Acceptable area neither ideal nor flawed from a social perspective (moderate significance impact rating prior to mitigation).
	Ideal area, from a social perspective (low to very low significance impact rating prior to mitigation).

*Please note that a ‘red site’ does not constitute a fatal flaw, but does however imply that careful consideration should be given to the development and implementation of mitigation measures in the event that such a site is selected.*

Also note that category 1 impacts have not been included in this table, as it is believed that these impacts would occur regardless of which site is selected in the end.

**TABLE 58: SUMMARY OF ASSESSMENTS (CATEGORY 2 IMPACTS)**

Process	Change Process	Western	Central	Eastern
<b>Demographical</b>	No category 2 impacts	-	-	-
<b>Geographical</b>	Mining operations	0	0	1.98
<b>Economical</b>	Property values	1.62	1.62	0
<b>Institutional &amp; Empowerment</b>	No category 2 impacts	-	-	-
<b>Socio-Cultural</b>	Sense of place	2.4	2.16	1.38
<b>TOTAL</b>		<b>4.02</b>	<b>3.78</b>	<b>3.36</b>

Based on the comparison of category 2 impacts prior to mitigation, overall the **eastern alternative** emerged as the preferred route corridor from a social perspective. This is based on the fact that the potential impacts as a result of the expected change process taking place, significantly decreases as outlined below:

- **Mining operations:** The eastern alternative pass in close proximity to open cast mining area. If this alternative is chosen as the preferred alignment, it is believed that some realignment would be required to bypass the open cast mining area to ensure the safe operation of both the transmission power lines as well as that of the mining operation itself.
- **Sense of place:** The area surrounding the western and central alternatives is still quite pristine and unspoilt, whereas the area surrounding the eastern alternative is regarded as ‘spoilt’ due to the presence of the mining operation and other industries such as the Duvha power station.

### Recommendations

Based on the findings of this report, it can be concluded that the social environment in general pose no fatal flaws to the development of the proposed bypass transmission power lines known as Bravo 3, under the condition that the identified mitigation measures in this document and as recommended for inclusion in the EMP, are implemented and adhered to, particularly where construction activities either takes place in close proximity to or passes through residential areas that could affect the quality of live of these households in terms of noise, dust, safety and security.

This recommendation was based on the specialist's:

- Understanding of the proposed project, including the alternative route alignments and the nature and timeframe of the proposed activities;
- Assessment of the affected communities, settlements and institutions in terms of:
  - \* Demographic processes: the number and composition of people;
  - \* Geographical processes: land use patterns – including tourism;
  - \* Economic processes: the way in which people make a living and the economic activities in society – including tourism;
  - \* Institutional and Empowerment processes: the ability of people to be involved and influence decision making processes; and the role, efficiency and operation of governments and other organisations; and
  - \* Socio-cultural processes: the way in which humans behave, interact and relate to each other and their environment and the belief and value systems which guide these interactions, including physical and mental health processes.
- Assessment of potential change processes that might occur as a result of the project.



## 10.2 Operational Phase

The main impacts during the operational phase are the electro magnetic field associated with the power lines and the occurrence of the physical structures in the landscape. See *Electric and Magnetic Fields – A summary of Technical and Biological Aspects* (2006)<sup>12</sup> for a detailed discussion regarding the impact of electro magnetic fields (**Appendix XXX**).

### 10.2.1 Geology

The impact assessment does not change from that of the construction phase, refer to Section 10.1.1 above.

### 10.2.2 Topography

The impact assessment does not change from that of the construction phase, refer to Section 10.1.2 above.

### 10.2.3 Soils, Land Capability and Land Use

The impact assessment does not change from that of the construction phase, refer to Section 10.1.3 above.

### 10.2.4 Surface water

The impact assessment does not change from that of the construction phase, refer to Section 10.1.4 above.

### 10.2.5 Vegetation

The impact assessment does not change from that of the construction phase, refer to Section 10.1.5 above.

### 10.2.6 Fauna

#### Initial impact

The initial impact remains as assessed in Section 10.1.6, a High impact.

#### Additional impact

During the operational phase the proposed development will add approximately 10 km of high voltage power lines to the existing network of power lines in the area. Sensitive blue cranes occur in the area and a single death of one of these protected species would be seen as a high impact.. The additional impact to faune will **probably** be a HIGH negative impact, acting in the long term, and affected the

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<sup>12</sup> *Electric and Magnetic Fields – A summary of Technical and Biological Aspects*, Empetus cc, 2006.

*local area* and this impact *could occur*. This calculates to a Moderate impact class as illustrated in Table 59 below.

TABLE 59: FAUNA ADDITIONAL IMPACT RATING – OPERATIONS

Impact	Significance	Spatial Scale	Temporal Scale	Probability	Rating
Impact to Fauna	HIGH	<i>Local</i>	<u>Long Term</u>	<i>Could occur</i>	Moderate
	4	3	4	3	2.2

### Cumulative impact

During the operational phase the proposed development will add approximately 10 km of high voltage power lines to the existing network of power lines in the area. The addition is relatively small in consideration of the approximately 180 km of existing high voltage power lines in the area. The cumulative impact to fauna remains a High impact as assessed in the initial impact assessment.

### Mitigation Measures

- The sensitive habitat should be avoided and power lines limited to 50 m from the edge of the wetlands and streams;
- Alternative 1 should be considered as the preferred alternative;
- Adhere to the Eskom vegetation management guideline (**Error! Reference source not found.N**); and
- Install power lines according to the Eskom bird collision prevention guideline.

### Residual impact

In order to prevent power line collisions from birds, anti-collision devices can be installed to the power lines. These include static, dynamic, reflective and illuminated devices. As mentioned in **Error! Reference source not found.** these devices have resulted in a 60% reduction in bird collisions but they will not completely eliminate the impact risk to birds. In addition this reduction will only be effective if the anti-collision devices are installed on all the power lines in the region. If the anti collision devices are only installed for the proposed 10 km of new power line, the impact would remain a High impact. If the devices are to be installed on all the regional power lines the impact to fauna would **probably** be a HIGH negative impact, acting on the *regional scale* in the long term. The probability would however be reduced to *unlikely*.

TABLE 60: FAUNA RESIDUAL IMPACT RATING

Impact	Significance	Spatial Scale	Temporal Scale	Probability	Rating
Impact to Fauna	HIGH	<i>Regional / Provincial</i>	<u>Long Term</u>	<i>Unlikely</i>	Low
	4	4	4	2	1.6

The residual impact to fauna as calculated in Table 60 above has a rating of 1.6 and a Low impact class.

### **10.2.7 Wetlands**

The impact assessment does not change from that of the construction phase, refer to Section 10.1.7 above.

### **10.2.8 Visual**

The impact assessment does not change from that of the construction phase, refer to Section 10.1.8 above.

### **10.2.9 Archaeology and Cultural Historical Sites**

The archaeological and cultural history during the operational phase of the development remains as assessed in Section 10.1.9

### **10.2.10 Socio-Economic Environment**

As indicated in Section 10.1.10, the socio-economic environment will not be impacted upon as a result of the proposed activity. This impact is therefore not assessed.

## **10.3 Decommissioning Phase**

### **10.3.1 Geology**

The impacts to geology during the decommissioning phase of the development remain as assessed in the construction phase in Section 10.1.1 above.

### **10.3.2 Topography**

The impacts to topography during the decommissioning phase of the development remain as assessed in the construction phase in Section 10.1.2 above.

### **10.3.3 Soils, Land Capability and Land Use**

The impacts to soils during the decommissioning phase of the development remain as assessed in the construction phase in Section 10.1.3 above.

### **10.3.4 Surface water**

The impacts to surface water during the decommissioning phase of the development remain as assessed in the construction phase in Section 6.2.4 above.

### **10.3.5 Vegetation**

The impacts to vegetation during the decommissioning phase of the development remain as assessed in the construction phase in Section 6.2.5 above.

### **10.3.6 Fauna**

Even though the removal of the 10 km of proposed power lines will reduce the number of power lines in the area that could impact on fauna, the impact after decommissioning will remain as assessed in Section 10.2.6 above due to the remaining network of high voltage power lines.

### **10.3.7 Visual**

Even though the removal of the 10 km of proposed power lines will reduce the number of power lines in the area that could impact on the visual environment, the impact after decommissioning will remain as assessed in Section 10.1.8 above due to the remaining network of high voltage power lines.

### **10.3.8 Archaeological and Cultural Historical Sites**

The archaeological and cultural history during the decommissioning phase of the development remains as assessed in Section 10.1.9.

### **10.3.9 Socio – Economic Environment**

As indicated in Section 10.1.10, the socio-economic environment will not be impacted upon as a result of the proposed activity. This impact is therefore not assessed.

## **10.4 Impact Assessment Summary**

The environmental impacts for each phase of the proposed by-pass line have been summarised in Table 61 and Table 62. The following broad conclusions can be drawn from the impact assessment.

- The proposed site is located within an environment that is fairly tolerant to change;
- The receiving environment is not of a sensitive nature with the exception of the wetlands and seepage zones.
- There are sensitive fauna, flora, visual aspects and wetlands on site.
- The most significantly impacted baseline elements in the area are Fauna, Flora and Wetlands depending on the Alternative utilised.
- During the Construction Phase of the by-pass lines the impacts will range from VERY LOW to HIGH. The most significant impacts will be to soil, vegetation, fauna, flora as well visually. Mitigation measures employed will adequately reduce the significance of impacts that may be sustained by the by-pass lines construction activities.
- Additional impacts sustained during the construction phase will not result in a more significant cumulative impact to the environment.
- During the operational phase negative impacts sustained will be in the VERY LOW to HIGH range. The most significant impact will be to fauna.
- Cumulative negative impacts to the physical environment are nominal, and with proper mitigation it is possible to minimise impacts.

TABLE 61: SUMMARY OF THE CONSTRUCTION PHASE IMPACTS

		Construction Phase											
		Initial	Additional			Residual	Cumulative	Initial	Additional			Residual	Cumulative
			Alt 1, 2 and 3						Alt 1, 2 and 3				
GEOLOGY	Significance	-	Very low			Very low	Very low	-	1			1	1
	Spatial	-	Isolated sites			Isolated sites	Isolated sites	-	1			1	1
	Temporal	-	Long term			Long term	Long term	-	4			4	4
	Probability	-	Probably			Probably	Probably	-	4			4	4
	CLASS	-	Low			Low	Low	-	1.6			1.6	1.6
			Alt 1, 2 and 3						Alt 1, 2 and 3				
TOPOGRAPHY	Significance	-	-			-	-	-	-			-	-
	Spatial	-	-			-	-	-	-			-	-
	Temporal	-	-			-	-	-	-			-	-
	Probability	-	-			-	-	-	-			-	-
	CLASS	-	-			-	-	-	-			-	-
			Alt 1	Alt 2	Alt 3			Alt 1	Alt 2	Alt 3			
SOILS AND LAND CAPABILITY	Significance	High	Low	Moderate	Moderate	High	High	4	2	3	3	4	4
	Spatial	Study Site	Isolated Site	Isolated Site	Isolated Site	Study Site	Study Site	2	1	1	1	2	2
	Temporal	Long Term	Long Term	Long Term	Long Term	Long Term	Long Term	4	4	4	4	4	4
	Probability	Is occurring	Will occur	Will occur	Will occur	Is occurring	Is occurring	5	5	5	5	5	5
	CLASS	High	Moderate	Moderate	Moderate	High	High	3.33	2.3	2.67	2.67	3.33	3.33
			Alt 1	Alt 2	Alt 3			Alt 1	Alt 2	Alt 3			
FLORA	Significance	Moderate	Very Low	High	High	Moderate	High	3	1	4	4	3	4
	Spatial	Study Site	Isolated Site	Isolated Site	Isolated Site	Study Site	Isolated Site	2	1	1	1	2	1
	Temporal	Long Term	Short Term	Long Term	Long Term	Medium Term	Long Term	4	2	4	4	3	4
	Probability	Is occurring	Will occur	Will occur	Will occur	Will happen	Will occur	5	5	5	5	5	5
	CLASS	Moderate	Low	Moderate	Moderate	Moderate	Moderate	3.00	1.33	3	3	2.33	3
			Alt 1	Alt 2	Alt 3			Alt 1	Alt 2	Alt 3			
FAUNA	Significance	High	Moderate	High	High	High	High	4	3	4	4	4	4
	Spatial	Region	Isolated Site	Isolated Site	Isolated Site	Isolated Site	Region	4	1	1	1	1	4
	Temporal	Long Term	Short Term	Short Term	Short Term	Short Term	Long Term	4	2	2	2	2	4
	Probability	Likely	Will occur	Will occur	Will occur	Will occur	Likely	4	5	5	5	5	4
	CLASS	High	Low	Moderate	Moderate	Moderate	High	3.2	2	2.3	2.3	2.3	3.2
			Alt 1,2 and 3					Alt 1, 2 and 3					
SURFACE WATER	Significance	Very Low	Very Low			Very Low	Very Low	1	1			1	1
	Spatial	Study Site	Study area			Study Site	Study Site	2	2			2	2
	Temporal	Medium Term	Short Term			Medium Term	Medium Term	3	2			3	3
	Probability	Could happen	Could happen			Could happen	Could happen	3	3			3	3
	CLASS	Low	Very Low			Low	Low	1.2	1.0			1.2	1.2

		Construction Phase											
		Initial	Additional			Residual	Cumulative	Initial	Additional			Residual	Cumulative
			Alt 1, 2 and 3						Alt 1, 2 and 3				
			Alt 1	Alt 2	Alt 3			Alt 1	Alt 2	Alt 3			
CULTURAL HISTORICAL	Significance	-	-	-	-	-	-	-	-	-	-	-	
	Spatial	-	-	-	-	-	-	-	-	-	-	-	
	Temporal	-	-	-	-	-	-	-	-	-	-	-	
	Probability	-	-	-	-	-	-	-	-	-	-	-	
	CLASS	-	-	-	-	-	-	-	-	-	-	-	
VISUAL	Significance	High	Low	Low	Low	High	High	4	2	2	2	4	4
	Spatial	Local	Local	Local	Local	Local	Local	3	3	3	3	3	3
	Temporal	Long Term	Short Term	Short Term	Short Term	Long Term	Long Term	4	2	2	2	4	4
	Probability	Has occurred	Will occur	Will occur	Will occur	Has occurred	Has occurred	5	5	5	5	5	5
	CLASS	High	Moderate	Moderate	Moderate	High	High	3.6	2.3	2.3	2.3	3.6	3.6
SOCIO- ECONOMIC	Significance	-	-	-	-	-	-	-	-	-	-	-	-
	Spatial	-	-	-	-	-	-	-	-	-	-	-	-
	Temporal	-	-	-	-	-	-	-	-	-	-	-	-
	Probability	-	-	-	-	-	-	-	-	-	-	-	-
	CLASS	-	-	-	-	-	-	-	-	-	-	-	-

TABLE 62: SUMMARY OF THE OPERATIONAL PHASE IMPACTS

		Operational Phase												
		Initial	Additional			Residual	Cumulative		Initial	Additional			Residual	Cumulative
			Alt 1, 2 and 3						Alt 1, 2 and 3					
GEOLOGY	Significance	-	Very low			Very low	Very low		-	1			1	1
	Spatial	-	Isolated sites			Isolated sites	Isolated sites		-	1			1	1
	Temporal	-	Long term			Long term	Long term		-	4			4	4
	Probability	-	Probably			Probably	Probably		-	4			4	4
	CLASS	-	Low			Low	Low		-	1.6			1.6	1.6
			Alt 1, 2 and 3						Alt 1, 2 and 3					
TOPOGRAPHY	Significance	-	-			-	-		-	-			-	-
	Spatial	-	-			-	-		-	-			-	-
	Temporal	-	-			-	-		-	-			-	-
	Probability	-	-			-	-		-	-			-	-
	CLASS	-	-			-	-		-	-			-	-
			Alt 1	Alt 2	Alt 3				Alt 1	Alt 2	Alt 3			
SOILS AND LAND CAPABILITY	Significance	High	Low	Moderate	Moderate	High	High		4	2	3	3	4	4
	Spatial	Study Site	Isolated Site	Isolated Site	Isolated Site	Study Site	Study Site		2	1	1	1	2	2
	Temporal	Long Term	Long Term	Long Term	Long Term	Long Term	Long Term		4	4	4	4	4	4
	Probability	Is occurring	Will occur	Will occur	Will occur	Is occurring	Is occurring		5	5	5	5	5	5
	CLASS	High	Moderate	Moderate	Moderate	High	High		3.33	2.3	2.67	2.67	3.33	3.33
			Alt 1	Alt 2	Alt 3				Alt 1	Alt 2	Alt 3			
FLORA	Significance	Moderate	Very Low	High	High	Moderate	High		3	1	4	4	3	4
	Spatial	Study Site	Isolated Site	Isolated Site	Isolated Site	Study Site	Isolated Site		2	1	1	1	2	1
	Temporal	Long Term	Short Term	Long Term	Long Term	Medium Term	Long Term		4	2	4	4	3	4
	Probability	Is occurring	Will occur	Will occur	Will occur	Will happen	Will occur		5	5	5	5	5	5
	CLASS	Moderate	Low	Moderate	Moderate	Moderate	Moderate		3.00	1.33	3	3	2.33	3
			Alt 1	Alt 2	Alt 3				Alt 1	Alt 2	Alt 3			
FAUNA	Significance	High	High	High	High	High	High		4	4	4	4	4	4
	Spatial	Region	Local	Local	Local	Regional/ Provincial	Region		4	3	3	3	4	4
	Temporal	Long Term	Long Term	Long Term	Long Term	Long Term	Long Term		4	4	4	4	4	4
	Probability	Likely	Could occur	Could occur	Could occur	Unlikely	Likely		4	3	3	3	2	4
	CLASS	High	Moderate	Moderate	Moderate	Low	High		3.2	2.2	2.2	2.2	1.6	3.2
			Alt 1, 2 and 3						Alt 1, 2 and 3					
SURFACE WATER	Significance	Very Low	Very Low			Very Low	Very Low		1	1			1	1
	Spatial	Study Site	Study area			Study Site	Study Site		2	2			2	2
	Temporal	Medium Term	Short Term			Medium Term	Medium Term		3	2			3	3
	Probability	Could happen	Could happen			Could happen	Could happen		3	3			3	3
	CLASS	Low	Very Low			Low	Low		1.2	1.0			1.2	1.2

		Operational Phase															
		Initial				Additional				Residual				Cumulative			
		Alt 1, 2 and 3				Alt 1, 2 and 3				Alt 1, 2 and 3				Alt 1, 2 and 3			
CULTURAL HISTORICAL	Significance	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
	Spatial	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
	Temporal	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
	Probability	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
	CLASS	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
VISUAL	Significance	High	Low	Low	Low	High	High	High	High	4	2	2	2	4	4	4	4
	Spatial	Local	Local	Local	Local	Local	Local	Local	Local	3	3	3	3	3	3	3	3
	Temporal	Long Term	Short Term	Short Term	Short Term	Long Term	Long Term	Long Term	Long Term	4	2	2	2	4	4	4	4
	Probability	Has occurred	Will occur	Will occur	Will occur	Has occurred	Has occurred	Has occurred	Has occurred	5	5	5	5	5	5	5	5
	CLASS	<b>High</b>	<b>Moderate</b>	<b>Moderate</b>	<b>Moderate</b>	<b>High</b>	<b>High</b>	<b>High</b>	<b>High</b>	<b>3.6</b>	<b>2.3</b>	<b>2.3</b>	<b>2.3</b>	<b>3.6</b>	<b>3.6</b>	<b>3.6</b>	<b>3.6</b>
SOCIO- ECONOMIC	Significance	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
	Spatial	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
	Temporal	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
	Probability	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
	CLASS	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-



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## **11 ENVIRONMENTAL MANAGEMENT PLAN**

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### **11.1 Introduction**

This section, Section 11, constitutes the Environmental Management Plan (EMP) for the construction and operation of the Duhva by-pass line. The by-pass lines will be constructed within a 10 km radius of the current Duhva Power Station which is located on Farm Rhenosterfontein 312 and Naauwpoort 335.

This 400 kV lines to by-pass the Duhva Power Station are approximately 10 km in length. The Department of Environmental Affairs and Tourism (DEAT) provided Environmental Authorisation for the construction of the new coal fired Power Station (Bravo [Kusile] Power Station) (DEAT Ref No: 12/12/20/807) on 5 June 2007.

### **11.2 Purpose of this EMP**

This EMP has been compiled in order to address the potential environmental impacts that the by-pass line of the above mentioned project could have on the surrounding environment. The EMP serves as the environmental specification to Eskom staff and outside contractors with regards to addressing environmental issues identified prior to the implementation of this project. It is the overall responsibility of the Project Manager and Contractor to ensure compliance with all the environmental specifications in this section as well as the relevant legislation.

This EMP should also ensure the sustainable management (to avoid and/or minimise environmental damage) of the environment whilst the construction is being undertaken. This EMP must be viewed as a contract document to which all Eskom employees and outside contractors involved in the proposed construction must be committed to.

Thus the aim of this EMP is to:

- Ensure that the team are familiar with the environmental procedures to be followed and comply with all the recommendations made within it;
- Ensure that a list of environmental representatives involved in the project are given to the construction team;
- Ensure that an environmental incident register is implemented and maintained to address environmental impacts;
- Ensure that the mitigatory measures are implemented to avoid and/or minimise the identified negative environmental impacts and to enhance the positive impact of the project on the environment; and
- Ensure that a monitoring programme is in place that tracks the effectiveness of the implemented mitigatory measures.

### 11.3 Objectives of the EMP

The EMP has a long-term objective to ensure that:

- Appropriate Environmental Management measures and requirements are implemented from the start of the project;
- Precautions against damage and claims arising from damage are taken timeously; and
- The completion date of the contract is not delayed due to problems with landowners arising during the course of construction.

### 11.4 Legal Context

A growing awareness of the environment and an increase in the number of environmental laws and regulations, present company management with a daunting task of monitoring, interpreting and implementing systems to produce a workable plan to comply with legal requirements.

The list below was compiled to ensure that the person responsible for the construction of these loop-in and loop-out lines is aware of their legal responsibilities and liabilities. Complying with these laws and regulations will minimise the risks in terms of legal, financial (claims) and rehabilitation costs.

Non compliance to environmental law is a criminal offence and if prosecuted Eskom will be liable for any environmental damage incurred.

**TABLE 63: LEGAL REQUIREMENTS FOR THIS EMP.**

<b>ACT NAME</b>	<b>ACT NO</b>	<b>NOTES/REMARKS</b>
National Environmental Management Act	107 of 1998	<b>List of activities and competent authorities identified in terms of Sections 24 and 24D</b>
Conservation of Agricultural Resources Act	43 of 1983	<b>Control of utilisation and protection of wetlands; soil conservation; control and prevention of veld fires; control of weeds and invader plants.</b>
Environment Conservation Act	73 of 1989	<b>Controls for the effective protection and utilisation of the environment, littering, waste disposal, noise and various other activities, which may have a detrimental effect on the</b>

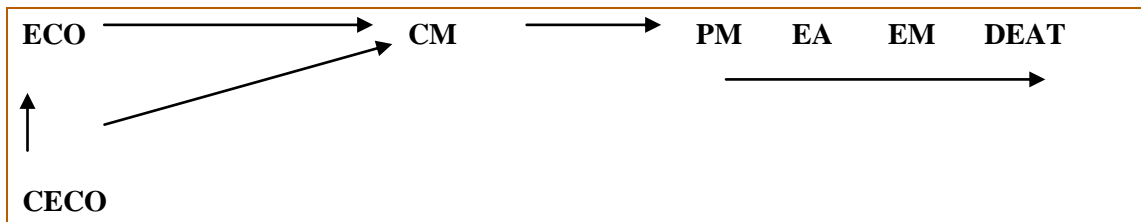
ACT NAME	ACT NO	NOTES/REMARKS
		<b>environment</b> <i>Φ Waste management</i> <i>Φ Application of waste disposal permit</i>
Fencing Act	31 of 1963	<b>Prohibition of damage to a property owner's gates and fences</b> <i>Φ Climbing or crawling over or through fences without permission</i> <i>Φ Closing gates</i>
Veld and Forest Fires Act	101 of 1998	<b>Prevention of unauthorised veld and forest fires</b>
Transvaal Nature Conservation Ordinance	12 of 1938	<b>Endangered plants and wild animals.</b> <b>Protected fauna and flora</b>
Occupational Health and Safety Act	85 of 1993	<b>Prescribes health and safety measures necessary to adhere to for all construction workers</b>
National Water Act	36 of 1998	<b>All aspects relating to pollution of surface and ground water.</b>

### 11.5 Eskom and Contractor Commitment

Eskom requires a commitment from the Eskom Project Manager and the Contractor on the following issues:

- To underwrite Eskom Transmission's Environmental Policy TRMPBAAX3 Rev 2 (see Appendix N) at all times;
- Ensure that environmental conditions that are applicable in transmission lines, and are stipulated in the Power Station Record of Decision (Environmental Authorisation) are implemented;
- Resolve problems and claims arising from damage immediately to ensure a smooth flow of operations;
- To implement this EMP for the benefit of all involved; and
- To preserve the natural environment by limiting destructive actions on site.

## 11.6 Reporting Structure



- ECO:** Environmental Control Officer (Can be the Eskom Site Supervisor depending on the size of the project)
- CM:** Contract Manager (Eskom)
- CECO:** Contractor Environmental Control Officer (Dedicated person)
- PM:** Project Manager (Eskom)
- EA:** Environmental Advisor (Eskom)
- EM:** Environmental Manager (Eskom)
- RA** Relevant Authority (e.g. the DEAT)

## 11.7 Responsibilities and Duties

### 11.7.1 Responsibility Matrix

FUNCTION	NAME / CELL NUMBER	RESPONSIBILITY
Project Manager (PM) Eskom		Overall management of project and EMP implementation
Site Supervisor/ Contract Manager (CM) Eskom		Oversees site works, liaison with Contractor, PM and ECO
Environmental Control Officer (ECO) Eskom		Implementation of EMP and liaison between Eskom, Contractor and Landowners/stakeholders
Contractor (C)		Implementation and compliance with recommendations and conditions of the EMP, Appoints dedicated person (CECO) to work with ECO
Contractor Environmental Control		Implementation of EMP, landowner interaction, environmental control of site actions, re-mediation

FUNCTION	NAME / CELL NUMBER	RESPONSIBILITY
Officer (CECO)		and rehabilitation work.
Tx Services Environmental Advisor (Eskom)		Environmental advice and auditing

(Table to be completed upon Contract award)

### 11.7.2 Project Manager

The primary responsibility of the Project Manager is to ensure that the Contractor complies with the environmental specifications in this EMP. In addition the Project Manager shall:

- Assume overall responsibility for the effective implementation and administration of the EMP;
- Ensure that the EMP is included in the Contractor's contract;
- Ensure that the EMP is given to the applicable Construction Supervisor and the contractors;
- In conjunction with the Construction Supervisor; undertake regular inspections of the Contractor's site as well as the installation works in order to check for compliance with the EMP in terms of the specifications outlined in this EMP. Inspections shall take place at least once a week and copies of the monitoring checklist contained in the file (see Appendix M for copy of the audit inspection protocol);
- Keep a register of all incidents (spills, injuries, complaints, legal transgressions, etc) and other documentation related to the EMP;
- Report to the Senior Environmental Advisor (Vuledzani Thanyani) any problems (or complaints) which cannot first be resolved in co-operation with the Contractor(s);
- Implement recommendations of possible audits; and
- Ensure that construction staff is trained in accordance with requirements of the EMP.

### 11.7.3 Construction Contractor

The Contractor shall:

- Ensure that the environmental specifications of this document (including any revisions, additions or amendments) are effectively implemented. This includes the on-site implementation of steps to mitigate environmental impacts;
- Discuss implementation of and compliance with this document with staff at routine site meetings;

- Preserve the natural environment by limiting any destructive actions on site;
- Monitor environmental performance and conformance with the specifications contained in this document during site inspections;
- Report progress towards implementation of and non-conformances with this document at site meetings with the Project Manager;
- Ensure that suitable records are kept and that the appropriate documentation is available to the Project Manager;
- Advise the Project Manager of any incidents or emergencies on site, together with a record of action taken;
- Report and record all accidents and incidents resulting in injury or death;
- Take into consideration the legal rights of the individual Landowner, Communities and Eskom Regional staff;
- Ensure quality in all work done, technical and environmental;
- Resolve problems and claims arising from damage immediately to ensure a smooth flow of operations;
- Underwrite Eskom's Environmental Policy at all times, and
- Use this EMP for the benefit of all involved.

### **11.8 Training**

- The SHECO shall be appropriately trained in environmental management and shall possess the skills necessary to impart environmental management skills to all personnel involved in the construction, rehabilitation and operation of the by-pass corridor;
- Eskom, together with the Environmental and Safety Manager and the SHECO, shall ensure that the employees (including construction workers, engineers, and long-term employees) are adequately trained on the EMP; and
- All employees shall have an induction presentation on environmental awareness. The cost, venue and logistics shall be for the Eskom's account;

Where possible, training must be conducted in the language of the employees. The induction and training shall, as a minimum, include the following:

- The importance of conformance with all EMP and other environmental policies and procedures;
- The significant environmental impacts, actual or potential, of their work activities;
- The environmental benefits of improved personal performance;
- Their roles and responsibilities in achieving conformance with the EMP and other environmental policies and procedures;

- The potential consequences of departure from specified operating procedures; and
- The mitigation measures required to be implemented when carrying out their work activities.

### **11.9 Commissioning of Tenders for the Project**

- All tendering Contractors / Sub-contractors will be made aware of the contents of this EMP and any penalties arising from non-compliance; and
- All appointed Contractors / Sub-contractors will be required to attend the EMP training and induction as detailed in Section 11.7 above.

### **11.10 Environmental Authorisation**

The construction of power lines can have a major impact on the environment. It is thus imperative that precautions be taken to ensure that environmental damage is minimised. This will take a concerted effort from the Contractor and proper planning is of the utmost importance.

The Environmental Control Officer (ECO) shall convey the contents of this EMP and the conditions of the Record of Decision (Environmental Authorisation) from the DEAT and discuss the contents in detail with the Eskom Project Manager and Contractor at a pre-construction meeting. This formal induction training is a requirement of ISO 14001 and shall be done with all main and sub-contractors. Record of the training dates, people who attended and discussion points shall be kept by the ECO.

Most landowners / adjacent landowners will see the construction period as interference with their daily activities. Good relations with adjacent landowners need to be established and sustained. Landowners shall therefore be informed timeously of the construction programme, duration and all interference with their daily activities. This will help in the solving of problems and the prevention thereof. Lines of communication should always be open to ensure proper and timeous reaction to complaints. The contact numbers of the ECO and CECO shall be made available to adjacent landowners. The reputation of both the Contractor and Eskom Transmission is at stake and should be the drive for everybody involved to perform in excellence.

The Contractor (TRMSCAAC1 REV 3 section 4.1.2) shall take all the necessary precautions against damage. The Contractor shall ensure that the correct equipment for construction purposes is available at all times to ensure construction proceeds without unnecessary damage to the environment. Should alternative methods be used, it requires approval from site staff and the ECO must be informed to ensure environmental issues are addressed.

During the construction period at least three (3) Environmental Audits shall be conducted to determine compliance with the recommendations of the EIA, Record of Decision (RoD / Environmental Authorisation) and EMP together with this. These will include internal audits and external by the DEAT or the ISO14001 auditors or combined audits.

### **11.11 Environmental Management Measures**

The management measures documented in each of the sub-sections below have been compiled using the following information:

- Impact Assessment and mitigation measures documented in the Draft EIR for the Duhva by-pass lines.
- The standard EMP utilised by Eskom: Transmission for the construction of power lines.

In addition to the abovementioned information sources, the EMP will be updated to include the conditions documented in the Environmental Authorisation (RoD) to be received upon approval of the EIA.



### 11.11.1 Construction Initiation

TABLE 64: ENVIRONMENTAL MANAGEMENT MEASURES DURING CONSTRUCTION INITIATION.

No.	Objectives							
	Activity	Mitigation Measures	Duration	Frequency	Responsibility	Accountable	Contacted	Informed
<ul style="list-style-type: none"> <li>• Ensure that all necessary legal obligations and contractual conditions have been met prior to the commencement with construction;</li> <li>• To ensure that all role players and stakeholders are aware of the pending construction activities and have received timeous notice; and</li> <li>• To ensure that power outages are avoided wherever possible during the construction phase.</li> </ul>								
<b>Pre-Construction Phase</b>								
1	Labour Issues	Eskom must appoint a suitably qualified Environmental Control Officer (hereafter referred to as ECO) who would act on behalf of the applicant, on a daily basis, monitor project compliance with the conditions of environmental authorisation, environmental legislation and the recommendations of the revised EMP. This role will be fulfilled by the appointed ECO and CECO.	Throughout Project	Daily	PM	EA	EM	C
		The ECO / CECO must be appointed prior to the commencement of construction and pre-construction related activities and the authorities must be notified of such and appointment.	Throughout Project	Once off	PM	EA	EM	C / RA
		The ECO / CECO shall remain employed until all rehabilitation measures, as required for implementation due to construction damage, are completed and the site is handed over to Eskom by the contractor for operation;	Throughout Project	Daily	PM	EA	EM	C
		The ECO shall maintain the following on site: <ul style="list-style-type: none"> <li>• A daily site dairy;</li> <li>• A non-conformance register; and</li> <li>• A public complaint registers.</li> </ul>	Throughout Project	Daily	CECO	ECO	EA SM	EM PM

2	Initiation	The authorised activity / activities may not commence within thirty (30) days of the date of signature of the authorisation;	Prior to authorisation	Once off	PM	PM SM	EM EA ECO	RA C
		Should Eskom be notified by the minister of a suspension of the authorisation pending appeal procedures, Eskom may not commence with the activity / activities unless authorised by the minister in writing.	Throughout Project	Throughout Project / as and when necessary	PM	PM SM	EM EA ECO	RA C
		Fourteen (14) days written notice must be given to the Department that the activity will commence. 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. This notification may coincide with the period contemplated in Section 14.9.4.1 above;	Prior to commencement	Once - off	CECO	PM SM	EA EM ECO	RA
		Fourteen (14) days written notice must be given to the Department that the operational phase of the activity will commence.	14 days	Prior to operation commencement	CECO	PM SM	EA EM ECO	RA
		A copy of the authorisation must be kept at the property where the activity will be undertaken. The authorisation must be produced to any authorised official of the Department who requests to see it and must be made available for inspection by any employee or agent of the holder of the authorisation who works or undertake work at the property;	Throughout	Monthly Inspection	CECO	SM	EA	EM PM
		No work shall commence until permission is granted from the Environmental Advisor from Transmission Services and acceptance of this proposal and EMP from DEAT has been obtained.	Prior to commencement	Once-off	SM C	PM	ECO	EA EM

		Obtain a signed agreement statement from the contractor indicating their willingness to comply to the EMP.	Prior to commencement	Once - off	CECO C	SM	ECO	PM EA EM
<b>Construction Phase</b>								
1	Construction Initiation	Ensure that the grid is considered throughout the construction phase.	Throughout construction	Throughout construction	C	SM	ECO	PM EA EM
		Where any of the applicant's contact details change, including then name of the responsible person, the physical or postal address and/or telephonic details, the applicant must notify the Department as soon as the new details become known to the applicant;	Throughout construction	Throughout construction	SM	PM	ECO	EA EM RA
		The holder of the authorisation must notify the Department, in writing and within 24 hours, if conditions of the authorisation cannot be or is not adhered to. In all other cases, the holder of the authorisation must notify the Department, in writing, within 48 hours if a condition of the authorisation is not adhered to. Any notification in terms of this condition must be accompanied by reasons for the non-compliance; and	Prior to commencement	Once off	CECO	SM	ECO EA	PM EM RA
		Non-compliance with a condition of this authorisation may result in criminal prosecution or other actions as per the National Environmental Management Act, 1998 and the regulations.	Throughout	Throughout	CECO	SM	ECO EA	PM EM RA
2	Labour Issues	Ensure proper supervision of employees at all times.	Throughout	Throughout	C	SM	ECO EA	PM EM RA
<b>Rehabilitation Phase</b>								
None								
<b>Operational Phase</b>								
None								

**11.11.2 Site Establishment and Demarcation**

**TABLE 65: ENVIRONMENTAL MANAGEMENT MEASURES DURING SITE ESTABLISHMENT AND DEMARCATION.**

<b>Objectives</b>	<b>Project Area</b>							
	<ul style="list-style-type: none"> <li>• Ensure proper demarcation of the project area prior to construction;</li> <li>• Ensure timely notice and negotiation with stakeholders in the event that access is required for construction purposes; and</li> <li>• Ensure that all areas impacted during construction are rehabilitated to suitable levels.</li> </ul>							
	<b>Gate Installation</b>							
	<ul style="list-style-type: none"> <li>• Properly installed gates to allow access to the servitude;</li> <li>• Minimise damage to fences; and</li> <li>• Limit access to Eskom and Contractor personnel with gate keys.</li> </ul>							
	<b>Servicing Vehicles</b>							
	<ul style="list-style-type: none"> <li>• Prevention of pollution of the environment; and</li> <li>• Minimise chances of transgression of the acts controlling pollution.</li> </ul>							
	<b>Batching Plants</b>							
	<ul style="list-style-type: none"> <li>• To ensure all agreements with Landowners are adhered to;</li> <li>• Prevention of complaints from stakeholders; and</li> <li>• Successful rehabilitation of disturbed areas.</li> </ul>							
	<b>Wet Areas</b>							
	<ul style="list-style-type: none"> <li>• Avoid impact to wet areas.</li> </ul>							
<b>Sanitation</b>								
<ul style="list-style-type: none"> <li>• Ensure that proper sanitation is received.</li> </ul>								
No.	Activity	Mitigation Measures	Duration	Frequency	Responsibility	Accountable	Contacted	Informed
Pre-Construction Phase								
1	Gate Installation and Control	No new gate construction is anticipated, however, if needed the contractor must refer to the Fencing Act, Act no 31 of 1963.	Not anticipated	Throughout Project	C CECO	SM	ECO	EA EM PM
		Gate installation shall be according to TRMSCAAC1 REV 3 section 4.5 and the drawing 0.00/10261 Rev 2 as stated in the specifications.	Not anticipated	Once -off	C CECO	SM	ECO	EA EM PM
		All gates installed in electrified fencing shall be re-electrified.	Not anticipated	Once -off	C CECO	SM	ECO	EA EM

								PM
		The Environmental Control Officer shall approve gate positions.	Not anticipated	Once -off	C CECO	SM	ECO	EA EM PM
		All gate positions shall be three (3) metres off centre to allow for continued access when stringing takes place.	Not anticipated	Once -off	C CECO	SM	ECO	EA EM PM
2	Batching Plants	The siting, if necessary, of batching plants shall be done in conjunction with the Eskom PM and the ECO.	Not anticipated	Once -off	C CECO	SM	ECO	EA EM PM
		Refer to TRMSCAAC1 REV 3 section 4.8 for specifications regarding batching plants.	Pre-Construction	Once off	C CECO	SM	ECO	EA EM PM
		Ensure all agreements reached with the Landowner are fulfilled.	Pre-Construction	Once -off	C CECO	SM	ECO	EA EM PM
3	Sanitation	The Contractor shall install mobile chemical toilets on site (TRMSCAAC1 REV 3). The Contractor camp shall have the necessary ablution facilities with chemical toilets where such facilities are not available at commencement of construction.	Throughout	Weekly	C CECO	SM	ECO	EA EM PM
		The Contractor will be responsible for the provision of and proper utilisation, maintenance and management of toilet, wash and waste facilities. Toilet facilities supplied by the contractor for the workers shall occur at a maximum ratio of 1 toilet per 15 workers. All temporary / portable toilets shall be secured to the ground to prevent them from toppling due to wind or any other cause.	Throughout construction	Daily	C CECO	SM	ECO	EA EM PM
		Prior to the establishment of the ablution facilities, the Site Manager must approve an appropriate location.	Pre-Construction	Once-off	C CECO	SM	ECO	EA EM PM
		The entrances to the ablution facilities shall be	Pre-	Once-off	C	SM	ECO	EA

		adequately screened from public view.	Construction		CECO			EM PM
4	Site Establishment – Contractors camp, wastewater management, Shower facilities	The contractor’s camp shall be sited so as to cause the least amount of disturbance to adjacent landowners.	Pre-Construction	Once-off	C CECO	SM	ECO	EA EM PM
		The contractor’s camp shall be fenced and the contractor shall maintain in good order all fencing for the duration of the construction activities.	Throughout Construction	Weekly	C CECO	SM	ECO	EA EM PM
		Site establishment shall take place in an orderly manner and all amenities shall be installed at Camp sites before the main workforce move onto site.	Pre-construction	Monthly	C CECO	SM	ECO	EA EM PM
		The Contractor shall supply a wastewater management system that will comply with legal requirements and be acceptable to Eskom. A septic tank system is recommended to ensure the best practice environmental solution.	Pre-Construction	Once-off	C CECO	SM	ECO	EA EM PM
		Where Eskom facilities are available the Contractor shall make use of such facilities where it is viable and negotiated with the Grid.	Pre-Construction	Once-off	C CECO	SM	ECO	EA EM PM
		Should shower facilities be provided for the use by staff staying on site, the following controls must be imposed: <ul style="list-style-type: none"> <li>• Positioning of the shower, and specifically its discharge point, will be carried out to ensure that erosion and build up detergents does not occur;</li> <li>• All discharge from the shower and other washing facilities must pass through a suitable filter to reduce the load of detergents to the environment;</li> <li>• Filtered water discharge may thereafter be released to the environment, but mechanisms will be investigated to ensure</li> </ul>	Throughout Construction	Daily	C CECO	SM	ECO	EA EM PM

		that the water is evenly dispersed so as to lead to “greening up” and / or swampy conditions in one limited area; • Use of the shower facilities must be limited to staff or authorised persons only.						
		The cooking area will be positioned such that no vegetation is in close proximity thereto, including overhanging trees. An area around the cooking area will be cleared such that any escaping embers will not start an uncontrolled fire.	Pre-Construction	Once-off	C CECO	SM	ECO	EA EM PM
5	Eating Areas	Eating areas shall be designated and demarcated.	Pre-Construction	Once-off	C CECO	SM	ECO	EA EM PM
		Sufficient bins shall be present in this area for all waste material.	Pre-Construction	Once-off	C CECO	SM	ECO	EA EM PM
		Dish washing facilities shall be provided. These may be very basic, but a process must be put in place to ensure that wastewater is disposed of appropriately (see Site Establishment - showers).	Pre-Construction	Once-off	C CECO	SM	ECO	EA EM PM
<b>Construction Phase</b>								
1	Gate Installation and Control	All gates shall be fitted with locks and be kept locked at all times.	Throughout	Throughout	C CECO	SM	ECO	EA EM PM
		Gates shall only be left open on request of the Landowner if he accepts partial responsibility for such gates in writing.	When necessary	When necessary	C CECO	SM	ECO	EA EM PM
		Claims arising from gates left open shall be investigated and settled in full by the Contractor.	When necessary	When necessary	C CECO	SM	ECO	EA EM PM
		If any fencing interferes with the construction process, such fencing shall be deviated / protected until construction is completed.	When necessary	When necessary	C CECO	SM	ECO	EA EM PM
2	Project Area	Construction activities are limited to the area as demarcated by EA / EM within the site identified	Throughout Project	Monthly	C CECO	SM	ECO	EA EM

		for the construction of the Power Station.						PM
		Any area outside the construction area, required to facilitate access, construction activities, construction camps or material storage areas, where necessary, shall be negotiated with the affected stakeholders and written agreements shall be obtained.	Throughout Project	Monthly	C CECO	SM	ECO	EA EM PM
		All construction areas shall be cleared in accordance with the EA / EM Standard for Bush clearing ESKASABG3.	Throughout Project	Monthly	C CECO	SM	ECO	EA EM PM
		Any extra space to be cleared outside the construction area shall be negotiated and approved by EA / EM. All areas marked as no go areas inside the substation parameters shall be treated with the utmost care and responsibility.	Throughout Project	Monthly	C CECO	SM	ECO	EA EM PM
3	Batching Plants	The batching plant area shall be operated in such a way as to prevent contaminated water to run off the site and polluting nearby streams or water bodies. To this effect diversion berms can be installed to direct all wastewater to a catchments area.	Throughout Construction	Weekly	C CECO	SM	ECO	EA EM PM
4	Sanitation	Staff shall be sensitised to the fact that they should use these toilets at all times. The Contractor shall inform all site staff to make use of supplied ablution facilities and under no circumstances shall indiscriminate excretion and urinating be allowed other than in supplied facilities.	Throughout Construction	Daily	C CECO	SM	ECO	EA EM PM
		No use of the veld shall be allowed, as this always creates problems with the landowners and may lead to claims for problems with stock diseases.	Throughout Construction	Daily	C CECO	SM	ECO	EA EM PM
		Toilet paper is also a source of littering, and the Contractor shall be forced to clean up any litter.	Throughout Construction	Daily	C CECO	SM	ECO	EA EM PM



		Ablution facilities must be maintained in a hygienic state and serviced regularly. Toilet paper will be provided.	Throughout Construction	Daily	C CECO	SM	ECO	EA EM PM
		The Contractor will ensure that no spillage occurs when the toilets are cleaned or emptied and that a licensed provider removes the contents from the site.	Throughout Construction	Weekly	C CECO	SM	ECO	EA EM PM
		Disposal of such waste is only acceptable at a licensed waste disposal facility.	Throughout Construction	Weekly	C CECO	SM	ECO	EA EM PM
5	Site Establishment	The site must be kept tidy and hygienic at all times with special reference to sanitation & water management.	Throughout Construction	Weekly	C CECO	SM	ECO	EA EM PM
		Open uncontrolled fires will be forbidden at the site camp. Rather “contained” cooking mechanisms will be used – e.g. gas stoves or an enclosed braai facility.	Throughout Construction	Weekly	C CECO	SM	ECO	EA EM PM
		Where possible and practical all maintenance of vehicles and equipment shall take place in the workshop area.	Throughout Construction	Weekly	C CECO	SM	ECO	EA EM PM
		Workshop areas shall be monitored for oil and fuel spills and such spills shall be cleaned and remediate to the satisfaction of the ECO.	Throughout Construction	Weekly	C CECO	SM	ECO	EA EM PM
		The Contractor shall be in possession of an emergency spill kit that must be complete and available at all times on site.	Throughout Construction	Weekly	C CECO	SM	ECO	EA EM PM
		No equipment shall be used which may cause irreparable damage to wet areas. The contractor shall use alternative methods of construction in such areas. <b>Refer to TRMSCAAC1 REV 3 section 4.4.1 regarding access through seasonally wet areas.</b>	Throughout Construction	Daily	C CECO	SM	ECO	EA EM PM
6	Eating areas	The feeding of, or leaving of food for animals, is strictly prohibited.	Throughout Construction	Monthly	C CECO	SM	ECO	EA EM PM

		No fires for the purpose of cooking or warming purposes will be permitted other than within designated areas, for instance, at the site camp.	Throughout Construction	Daily	C CECO	SM	ECO	EA EM PM
<b>Rehabilitation Phase</b>								
1	Batching Plants	All areas used as batching areas must be rehabilitated once construction is completed. Should any claim be instituted against EA / EM, due to the actions of the Contractor at a batching plant site, EA / EM shall hold the Contractor fully responsible for the claim until such time that the Contractor can prove otherwise with the necessary documentation.	Once Construction is completed – during rehabilitation	Monthly	C CECO	SM	ECO	EA EM PM
2.	Site Decommissioning	All areas where site infrastructure or camp sites are established must be rehabilitated to their original state in which they were found.	Once Construction is completed – during rehabilitation	Monthly	C CECO	SM	ECO	EA EM PM
		Prior to the removal of structures an assessment of the end land use will be undertaken to determine which structures will be removed or retained.	Once Construction is completed – during rehabilitation	Monthly	C CECO	SM	ECO	EA EM PM
		Any specific requirements to prevent pollution during demolition of structures must be identified prior to the commencement of rehabilitation activities.	Prior to rehabilitation	Once - off	C CECO	SM	ECO	EA EM PM
		Disposal requirements must be identified prior to the commencement of rehabilitation or structure removal.	Prior to rehabilitation	Once - off	C CECO	SM	ECO	EA EM PM
		Equipment, structures and building material that can be reused will be identified prior to the commencement of rehabilitation activities.	Prior to rehabilitation	Once - off	C CECO	SM	ECO	EA EM PM
		Scrap metal and equipment will be sold as scrap	Once	Monthly	C	SM	ECO	EA

		or disposed of at a suitably licensed facility.	Construction is completed – during rehabilitation		CECO			EM PM
		Vegetation that was removed for the establishment of site infrastructure shall be reinstated into the area.	Once Construction is completed – during rehabilitation	Monthly	C CECO	SM	ECO	EA EM PM
<b>Operational Phase</b>								
1	Gate Control	Gates must be fitted with Eskom locks.	Permanent	Throughout	C CECO	SM	ECO	EA EM PM
		Such gates shall be clearly marked by painting the posts green.	After construction – once off	Once off	C CECO	SM	ECO	EA EM PM

**11.11.3 Water Management (including Storm water, Water Sources, Wet Areas)**

**TABLE 66: ENVIRONMENTAL MANAGEMENT MEASURES FOR WATER MANAGEMENT.**

<b>Objectives</b>	<b>Storm-water Management</b>							
	<ul style="list-style-type: none"> <li>Effectively control storm water runoff to ensure that impacts to surface water resources are controlled, and erosion is not present on site.</li> </ul>							
	<b>River Crossings</b>							
	<ul style="list-style-type: none"> <li>Minimise damage to river and stream embankments;</li> <li>No access roads through river and stream banks;</li> <li>No visible erosion scars on embankments once construction is completed; and</li> <li>Minimise erosion of embankments and subsequent siltation of rivers, streams and dams.</li> </ul>							
<b>Wetlands</b>								
<ul style="list-style-type: none"> <li>No construction activities within designated wetland areas as identified in the EIA; and</li> <li>No pollution or effluent is to come in contact with wetland areas.</li> </ul>								
No.	Activity	Mitigation Measures	Duration	Frequency	Responsibility	Accountable	Contacted	Informed
<b>Pre-Construction Phase</b>								
1	Water Sources	Should water be required from sources other than Eskom supply, a written agreement shall be reached between the Contractor and the stakeholder involved.	Throughout Project	When necessary	C CECO	SM	ECO	EA EM PM
		Should the Contractor be required to use water from a natural source, the Contractor shall supply a method statement to that effect and obtain the required permits. No construction shall take place	Throughout Project	Monthly	C CECO	SM	ECO	EA EM PM

		in the wetland, streams and other river courses without the necessary water license form the Department of Water Affairs and Forestry;						
<b>Construction Phase</b>								
1	Water Sources	Strict control shall be maintained and the ECO shall regularly inspect the abstraction point and methods used.	Throughout Project	Weekly	C CECO	SM	ECO	EA EM PM
2	Wetlands	No construction is to take place in wetland areas. Including no vehicular traffic in wet areas / wetlands.	Throughout Project	Weekly	C CECO	SM	ECO	EA EM PM
		Only existing roads through such areas may be used with the approval of Eskom.	Throughout Project	Monthly	C CECO	SM	ECO	EA EM PM
		The contractor shall use alternative methods of construction in such areas. <b>Refer to TRMSCAAC1 REV 3 section 4.4.1 regarding access through seasonally wet areas.</b>	Throughout Project	Monthly	C CECO	SM	ECO	EA EM PM
		Berms should be created not closer than 10m from identified wetland areas, so as to ensure that no construction material and/or waste flow into wetland systems.	Throughout Project	When necessary	C CECO	SM	ECO	EA EM PM
3	Dust control	The dust control measures, such as watering, chemical stabilisation and the reduction of	During	Monthly	C CECO	SM	ECO	EA EM PM

		surface wind speed through the use of windbreaks and source enclosures must be put in place during construction activities. Emission control efficiencies of 50% can readily be achieved through the implementation of effective watering programme for unpaved roads and material handling points.	construction					
4	Storm water Management	Storm water shall be channelled away from construction activities.	Prior to commencement of Construction	Once-off	C CECO	SM	ECO	EA EM PM
		No storm water may be discharged into areas where construction is taking place.	Prior to commencement of Construction	Once-off	C CECO	SM	ECO	EA EM PM
		Storm water flowing from the footprint of the proposed development may not be contaminated by any substances, whether the substance is solid, liquid or vapour or any combination thereof.	Throughout Construction	Weekly	C CECO	SM	ECO	EA EM PM
		During construction, the Contractor will protect areas susceptible to erosion by installing necessary temporary and / or permanent drainage works as soon as possible and by taking suitable measures to prevent surface water concentration	Prior to commencement of Construction	Once-off	C CECO	SM	ECO	EA EM PM

	into nearby roadways or river courses.						
	Silt trap mechanisms will be installed on all temporary storm water channels. These silt traps will be regularly checked and serviced as required.	Throughout Construction	Monthly	C CECO	SM	ECO	EA EM PM
	All excavated and filled slopes and stockpiles must be of a stable angle and capable of accommodating normal expected flows.	Throughout Construction	Monthly	C CECO	SM	ECO	EA EM PM
	Stabilisation of cleared areas to prevent and control erosion will be actively managed. The method chosen (e.g. watering, planting, retaining structures, commercial anti-erosion compounds) will be selected according to specifics and ensure acceptable rehabilitation.	Throughout Construction	Monthly	C CECO	SM	ECO	EA EM PM
	Traffic and movement over stabilised areas will be restricted. Any damage to stabilised areas will be repaired and maintained to the satisfaction of the Site Manager.	Throughout Construction	Monthly	C CECO	SM	ECO	EA EM PM
	Where erosion and sedimentation occur, rectification will be carried out in accordance with details specified by the Site Manager.	Throughout Construction	Monthly	C CECO	SM	ECO	EA EM PM
<b>Rehabilitation Phase</b>							

1	Storm water Management	Any runnels or erosion channels will be backfilled and compacted, and the areas restored to a proper condition.	Throughout Construction	Monthly	C CECO	SM	ECO	EA EM PM
<b>Operational Phase</b>								
None								

**11.11.4 Hazardous Substance Spills**

**TABLE 67: ENVIRONMENTAL MANAGEMENT MEASURES FOR HAZARDOUS SUBSTANCE SPILLS.**

<b>Objectives</b>	<ul style="list-style-type: none"> <li>To ensure that spills occurring during the construction phase a suitably managed to reduce potential impacts on the environment.</li> </ul>							
	No.	Activity	Mitigation Measures	Duration	Frequency	Responsibility	Accountable	Contacted
<b>Pre-Construction Phase</b>								
1	Hazardous Spills	Ensure that potential hazardous materials on site are identified and documented in a register.	Throughout Project	Once-off	C CECO	SM	ECO	EA EM PM
		Ensure that suitable spill kits and absorption materials are purchased prior to commencement with construction, and stored suitably in places where there is a high risk of hazardous spills occurring.	Throughout Project	Monthly	C CECO	SM	ECO	EA EM PM
<b>Construction Phase</b>								
1	Hazardous	All contaminated soil / yard stone shall be	Throughout	When-	C	SM	ECO	EA



	Spills	removed and be placed in containers. Contaminated material can be taken to one central point where bio-remediation can be done.	Project	necessary	CECO			EM PM
		Smaller spills can be treated on site. (ESKASABTO)	Throughout Project	When-necessary	C CECO	SM	ECO	EA EM PM
		A specialist Contractor shall be used for the bio-remediation of contaminated soil where the required remediation material and expertise is not available on site.	Throughout Project	When-necessary	C CECO	SM	ECO	EA EM PM
		All spills of hazardous substances must be reported to the ECO and appointed Transmission Engineering Environmental Advisor (Tx Key Performance Indicator requirement).	Throughout Project	When-necessary	C CECO	SM	ECO	EA EM PM
<b>Rehabilitation Phase</b>								
1	Hazardous Spills	Ensure that rehabilitated areas are free of visible spills and are suitably vegetated.	Throughout Project	When-necessary	C CECO	SM	ECO	EA EM PM
<b>Operational Phase</b>								
None								

### 11.11.5 Delivery of Materials

**TABLE 68: ENVIRONMENTAL MANAGEMENT MEASURES FOR THE DELIVERY OF MATERIALS.**

Objectives	<ul style="list-style-type: none"> <li>To ensure that all sub-contractors responsible for delivering materials to site operate in an environmentally friendly manner whilst on site; and</li> <li>To ensure that the activities related to material deliveries do not create an unnecessary impact on the environment.</li> </ul>								
	No.	Activity	Mitigation Measures	Duration	Frequency	Responsibility	Accountable	Contacted	Informed
<b>Pre-Construction Phase</b>									
1	Heavy machinery	All drivers and operators must be appropriately licensed.	Throughout construction	Monthly	C CECO	SM	ECO	EA EM PM	
<b>Construction Phase</b>									
1	Heavy machinery	No vehicles coming on sites must spill oil.	Throughout construction	Monthly	C CECO	SM	ECO	EA EM PM	
		No construction equipment, vehicles or unauthorised personnel will be allowed onto areas that have been re-vegetated.	Throughout construction	Monthly	C CECO	SM	ECO	EA EM PM	
<b>Rehabilitation Phase</b>									
1	Heavy Machinery	All areas where heavy machinery has access must be rehabilitated in terms of soil pollution.	Throughout construction	Monthly	C CECO	SM	ECO	EA EM PM	
<b>Operational Phase</b>									
1	Heavy	No oil/ petrol spills / leaks may occur.	Throughout	Monthly	C CECO	SM	ECO	EA EM PM	

	Machinery		construction					
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**11.11.6 Building, Civil’s and Structural Steel Work**

**TABLE 69: ENVIRONMENTAL MANAGEMENT MEASURES FOR BUILDING, CIVIL’S AND STRUCTURAL STEEL WORK**

Objective	<ul style="list-style-type: none"> <li>To ensure that all construction related activities including civils, building erection, and structural steel work is undertaken in such a manner that it reduces unnecessary impact to the environment.</li> </ul>							
No.	Activity	Mitigation Measures	Duration	Frequency	Responsibility	Accountable	Contacted	Informed
<b>Pre-Construction Phase</b>								
None								
<b>Construction Phase</b>								
1	Excavate foundations	During excavations no oil leaks from heavy vehicles may occur.	Throughout construction	Monthly	C CECO	SM	ECO	EA EM PM
		PPE must be used by all workers using hand tools during the excavations of foundations.	Throughout construction	Monthly	C CECO	SM	ECO	EA EM PM
		Spoil must be evenly spread.	Throughout construction	Monthly	C CECO	SM	ECO	EA EM PM
2	Excavate earth moving materials	During the excavation of earth materials no oil leaks may occur from heavy vehicles.	Throughout construction	Monthly	C CECO	SM	ECO	EA EM PM

3	Mixing concrete	During the mixing of concrete, concrete dust is emanated. Workers mixing concrete must wear PPE.	Throughout construction	Monthly	C CECO	SM	ECO	EA EM PM
		Cement bags must not become litter after use. They must be disposed of in bins/skips (see Waste Management).	Throughout construction	Monthly	C CECO	SM	ECO	EA EM PM
4	Trenches	All workers using hand tools must make use of PPE.	Throughout construction	Monthly	C CECO	SM	ECO	EA EM PM
		No spills may occur. All spills should be reinstated into foundations as backfill.	Throughout construction	Monthly	C CECO	SM	ECO	EA EM PM
5	Cast Blinding Layer	No concrete spills may occur. All spills should be reinstated into foundations as backfill.	Throughout construction	Monthly	C CECO	SM	ECO	EA EM PM
6	Place Copper Earthing	All copper off-cuts must be collected for recycling purposes.	Throughout construction	Monthly	C CECO	SM	ECO	EA EM PM
7	Construct Cable	No concrete spills may occur. All spills should be reinstated into foundations as backfill.	Throughout construction	Monthly	C CECO	SM	ECO	EA EM PM
8	Place steelwork on foundations	All steel off-cuts must be collected for recycling purposes.	Throughout construction	Monthly	C CECO	SM	ECO	EA EM PM
		During steel cutting and grinding, all old discs	Throughout	Monthly	C CECO	SM	ECO	EA EM PM

		must be managed and must not become litter.	construction					
9	Connect earthing to steelwork	During welding and brazing, all old welding rods must be managed and must not become litter.	Throughout construction	Monthly	C CECO	SM	ECO	EA EM PM
10	Reinstate yard stone	No oils spills may occur as a result of heavy vehicles.	Throughout construction	Monthly	C CECO	SM	ECO	EA EM PM
		Workers with rakes must use PPE at all times.	Throughout construction	Monthly	C CECO	SM	ECO	EA EM PM
<b>Rehabilitation Phase</b>								
1	De-establish contractors yard / store	All waste, garbage, surplus materials and oils spills to be cleared and site must be rehabilitated.	During Rehabilitation	Weekly	C CECO	SM	ECO	EA EM PM
2	Final inspection	During site inspection the site is to be cleared and rehabilitated back to its original state.	During Rehabilitation	Weekly	C CECO	SM	ECO	EA EM PM
<b>Operational Phase</b>								
1	Take over works	During site take / hand over the site must be accepted from the contractor and handed over.	Operations	Once - off	C CECO	SM	ECO	EA EM PM

### 11.11.7 Circuit Breakers and Current Transformers

TABLE 70: ENVIRONMENTAL MANAGEMENT MEASURES FOR CIRCUIT BREAKERS AND CURRENT TRANSFORMERS.

Objective	<ul style="list-style-type: none"> <li>See deliveries, site establishment, and civils and structural steel work.</li> </ul>								
No.	Activity	Mitigation Measures	Duration	Frequency	Responsibility	Accountable	Contacted	Informed	
<b>Pre-Construction Phase</b>									
1	Supply and delivery of new circuit breakers and current transformers	All drivers and operators delivering new circuit breakers and current transformers must be licensed to obey all road and local by-laws.	Throughout Project	Monthly	C CECO	SM	ECO	EA EM PM	
<b>Construction Phase</b>									
1	Establish contractor on site	(See Site Establishment).							
2	Install new cables, clamps and conductors	The crane operators must be licensed in accordance with the OHS Act.	Throughout Project	Monthly	C CECO	SM	ECO	EA EM PM	
<b>Rehabilitation Phase</b>									
1	Clear site	The site must be cleared and rehabilitated so that there is no damage to the surrounding	Post construction	Weekly	C CECO	SM	ECO	EA EM PM	

		infrastructure.						
		All personal must be suitably accredited to perform duties.	Throughout Project	Monthly	C CECO	SM	ECO	EA EM PM
		All cable cut offs must be collected and sent for recycling.	Throughout Project	Monthly	C CECO	SM	ECO	EA EM PM
		All waste, garbage, scrap and oil spill must be disposed of (see Waste Management). The site must be cleared and rehabilitated.	Throughout Project	Monthly	C CECO	SM	ECO	EA EM PM
2	Final Inspection	During site inspection the site is to be cleared and rehabilitated back to its original state.	On termination of construction	Weekly	C CECO	SM	ECO	EA EM PM
<b>Operational Phase</b>								
1	Take over works	During site take / hand over the site must be accepted from the contractor and handed over.	On termination of construction	Once-off	C CECO	SM	ECO	EA EM PM

## 11.11.8 Access Roads

TABLE 71: ENVIRONMENTAL MANAGEMENT MEASURES FOR ACCESS ROADS.

Objectives	<ul style="list-style-type: none"> <li>• Minimise damage to existing access roads;</li> <li>• Minimise damage to environment due to construction and rehabilitation of new access roads; and</li> <li>• Minimise loss of topsoil and enhancement of erosion.</li> </ul>							
	No.	Activity	Mitigation Measures	Duration	Frequency	Responsibility	Accountable	Contacted
<b>Pre-Construction Phase</b>								
1	Access Roads	If required, planning of access routes must be done in conjunction between the Contractor and Eskom.	Once off	As necessary	C CECO	SM	ECO	EA EM PM
		All agreements reached shall be documented in writing and no verbal agreements should be made.	Throughout Project	Throughout Project	C CECO	SM	ECO	EA EM PM
		The condition of existing access / private roads to be used shall be documented with photographs.	Prior to construction	Once-off	C CECO	SM	ECO	EA EM PM
		The Contractor shall properly mark all access roads.	Prior to construction	Once-off	C CECO	SM	ECO	EA EM PM
		Markers shall show the direction of travel.	Prior to construction	Once-off	C CECO	SM	ECO	EA EM PM



		Roads not to be used shall be marked with a “ <b>NO ENTRY</b> ” sign (refer also TRMSCAAC1 REV 3).	Prior to construction	Once-off	C CECO	SM	ECO	EA EM PM
		Where required, speed limits shall be indicated and speed control measures applied on the roads.	Prior to construction	Once-off	C CECO	SM	ECO	EA EM PM
		Water diversion berms shall be installed from the start of the contract in accordance with TRMSCAAC1 REV 3 Section 4.6.	Prior to construction	When necessary	C CECO	SM	ECO	EA EM PM
		Where berms are installed on severe slopes the outflow shall be suitably stone pitched to prevent erosion from starting at the base of the berm.	Prior to construction	When necessary	C CECO	SM	ECO	EA EM PM
		All structures shall be properly designed and drawings shall be available for reference purposes.	Prior to construction	Once-off	C CECO	SM	ECO	EA EM PM
		Permanently wet areas are shown on the profiles. No vehicular traffic shall be allowed in such areas. Only existing roads through such areas may be used with the approval of Eskom and the Landowner.	Throughout construction		C CECO	SM	ECO	EA EM PM
<b>Construction Phase</b>								
1	Access Roads	All speed limits shall be strictly adhered to at all	Throughout	Daily	C CECO	SM	ECO	EA EM PM

	times.	Project					
	Where new access roads are constructed, this must be done in accordance with TRMSCAAC1 REV 3 Section 4.4.	Throughout construction	When necessary	C CECO	SM	ECO	EA EM PM
	These terms shall be maintained at all times.	Throughout construction	Monthly inspection	C CECO	SM	ECO	EA EM PM
	No roads shall be constructed on slopes of more than 20% unless such roads follow contours.	Throughout construction	Monthly inspection	C CECO	SM	ECO	EA EM PM
	In such areas the Contractor shall only use existing roads or alternative methods of construction. The Contractor shall take such areas into consideration during the tender.	Throughout construction	Monthly inspection	C CECO	SM	ECO	EA EM PM
	The installation of concrete pipes and drifts, to facilitate access, shall be at the discretion of the Environmental Control Officer on site.	Throughout construction	When necessary	C CECO	SM	ECO	EA EM PM
	Any dangerous crossings shall be marked as such and where necessary, speed limits shall be enforced.	Throughout construction	Monthly inspection	C CECO	SM	ECO	EA EM PM
	All existing private access roads used for construction purposes, shall be maintained at all times to ensure that the local people have free	Throughout construction	Monthly inspection	C CECO	SM	ECO	EA EM PM

		access to and from their properties.						
<b>Rehabilitation Phase</b>								
1	Access Roads	Berms must be repaired at the end of the contract.	End of contract	Once off	C CECO	SM	ECO	EA EM PM
		Upon completion of the project all roads shall be repaired to their original state.	End of contract	Once off	C CECO	SM	ECO	EA EM PM
<b>Operational Phase</b>								
None.								

**11.11.9 Waste Management**

**TABLE 72: ENVIRONMENTAL MANAGEMENT MEASURES FOR WASTE MANAGEMENT.**

Objectives	<ul style="list-style-type: none"> <li>• To keep the construction site and servitude neat and clean.</li> <li>• Disposal of rubble and refuse in an appropriate manner</li> <li>• Minimise litigation</li> <li>• Minimise neighbour complaints</li> <li>• No visible concrete spillage on the servitude</li> </ul>								
No.	Activity	Mitigation Measures	Duration	Frequency	Responsibility	Accountable	Contacted	Informed	
<b>Pre-Construction Phase</b>									
1	Refuse and Rubble Removal	A method statement is required from the Contractor that includes the layout of the camp, management of ablution facilities and waste management.	Prior to construction	Once-off	C CECO	SM	ECO	EA EM PM	
		The Contractor camp shall have the necessary ablution facilities with chemical toilets where such facilities are not available at commencement of construction.	Prior to construction	Once-off	C CECO	SM	ECO	EA EM PM	
		The Contractor shall provide a wastewater management system that will comply with legal requirements and be acceptable to Eskom.	Prior to construction	Weekly inspection	C CECO	SM	ECO	EA EM PM	
		The Contractor will supply waste collection bins where such is not available and all solid waste	Throughout	Once-off	C CECO	SM	ECO	EA EM PM	

	collected shall be disposed of at a registered waste disposal facility.	Project					
	A certificate of disposal shall be obtained by the Contractor and kept on site. All waste generated during construction and operation of the facility must be removed and disposed of at a waste disposal facility permitted in terms of Section 20 of the Environment Conservation Act, 1989 (Act 73 of 1989);	Throughout construction	Monthly	C CECO	SM	ECO	EA EM PM
	In the case where a registered waste site is not available close to the construction site, the Contractor will be responsible to provide a method statement with regard to waste management.	Prior to construction	Once-off	C CECO	SM	ECO	EA EM PM
	Under no circumstances may solid waste be burned on site unless a suitable incinerator is available.	Throughout Project	Throughout	C CECO	SM	ECO	EA EM PM
	The Contractor shall supply waste collection bins where such is not available, as approved by the Environmental Control Officer, and all solid waste collected shall be disposed of at a registered waste dump.	Throughout Project	Throughout	C CECO	SM	ECO	EA EM PM
	A certificate of disposal shall be obtained by the	Prior to	Monthly	C CECO	SM	ECO	EA EM

		Contractor and kept on file.	construction					PM
		Where a registered waste site is not available close to the construction site, the Contractor shall provide a method statement with regard to waste management.	Prior to construction	Once-off	C CECO	SM	ECO	EA EM PM
		The disposal of waste shall be in accordance with all relevant legislation.	Throughout Project	Throughout	C CECO	SM	ECO	EA EM PM
<b>Construction Phase</b>								
1	Refuse and Rubble Removal	The Contractor shall dispose of all excess material on site in an appropriate manner and at a designated place.	Throughout Project	Throughout	C CECO	SM	ECO	EA EM PM
		All packaging material shall be removed from site and disposed of and not burned on site.	Throughout Project	Throughout	C CECO	SM	ECO	EA EM PM
		No landfill may be used without the consent from the Landowner.	Throughout Project	Throughout	C CECO	SM	ECO	EA EM PM
		Should a landfill be used for biodegradable materials only, the rubble shall be compacted and at least 1m of soil shall cover the waste material.	Throughout Project	Throughout	C CECO	SM	ECO	EA EM PM
		No hazardous material, e.g. oil or diesel fuel shall be disposed of in any unregistered waste site.	Throughout Project	Throughout	C CECO	SM	ECO	EA EM PM

	No material shall be left on site that may harm man or animals.	Throughout Project	Weekly inspection	C CECO	SM	ECO	EA EM PM
	Any broken insulators shall be removed and all shards picked up.	Throughout Project	Daily	C CECO	SM	ECO	EA EM PM
	Broken, damaged and unused nuts, bolts and washers shall be picked up and removed from site.	Throughout Project	Daily	C CECO	SM	ECO	EA EM PM
	Surplus concrete may not be dumped indiscriminately on site, but shall be disposed of in designated areas as agreed by the Landowner. Concrete trucks shall not be washed on site after depositing concrete into foundations. Any spilled concrete shall be cleaned up immediately.	Throughout Project	Monthly	C CECO	SM	ECO	EA EM PM
	Under no circumstances may solid waste be burned on site unless a suitable incinerator is available.	Throughout Project	Daily	C CECO	SM	ECO	EA EM PM
	The Contractor shall dispose of all excess material on site in an appropriate manner and at a designated place.	Throughout Project	Throughout	C CECO	SM	ECO	EA EM PM
	All packaging material must be removed from the site and disposal of and not burned on site.	Throughout Project	Throughout	C CECO	SM	ECO	EA EM PM

	No material shall be left on site that may harm man or animals.	Throughout Project	Throughout	C CECO	SM	ECO	EA EM PM
	Any broken insulators shall be removed and all shards picked up.	Throughout Project	Daily	C CECO	SM	ECO	EA EM PM
	Broken, damaged and unused nuts, bolts and washers shall be gathered and removed from site.	Throughout Project	Throughout	C CECO	SM	ECO	EA EM PM
	Surplus concrete may not be dumped indiscriminately on site and will be disposed of in designated areas as agreed by the Landowner.	Throughout Project	Throughout	C CECO	SM	ECO	EA EM PM
	The washing of concrete trucks on site is prohibited. Any spilled concrete shall be cleaned up immediately.	Throughout Project	Throughout	C CECO	SM	ECO	EA EM PM
	The Contractor must provide DEAT with proof of confirmation of service provision from waste service providers for the removal of wastes.	Throughout Project		C CECO	SM	ECO	EA EM PM
	A general site-wide litter clean up will occur at least once a week.	Throughout Project	Weekly	C CECO	SM	ECO	EA EM PM
	Waste will be collected from site by a licensed contractor and removed to an appropriate waste disposal facility.	Throughout Project	Weekly	C CECO	SM	ECO	EA EM PM



		Wherever possible, materials will be recycled via a “Greens waste site”. To this end, containers for glass, paper, metals, plastics, organic waste and hazardous wastes (e.g. oil rags, paint containers, thinners) will be provided in sufficient quantity on the site.	Throughout Project	Weekly	C CECO	SM	ECO	EA EM PM
		Waste will be removed during off-peak traffic periods to minimise impacts on local traffic patterns.	Throughout Project	Weekly	C CECO	SM	ECO	EA EM PM
		All waste generated during construction and operation of the facility must be removed and disposed of at a waste facility permitted in terms of Section 20 of the Environmental Conservation Act, 1989 (Act 73 of 1989).	Throughout Project	Weekly	C CECO	SM	ECO	EA EM PM
		Littering by the employees of the Contractor shall not be allowed (TRMSCAAC1 REV 3 section 4.1.2).	Throughout Project	Daily	C CECO	SM	ECO	EA EM PM
		All potentially hazardous and non-degradable waste shall be collected and removed to a registered waste site.	Throughout Project	Weekly	C CECO	SM	ECO	EA EM PM
<b>Rehabilitation Phase</b>								
1	Refuse and Rubble	Same as construction phase.						

	Removal	
<b>Operational Phase</b>		
1	Refuse and Rubble Removal	Same as construction phase.

**11.11.10 Fire Prevention**

**TABLE 73: ENVIRONMENTAL MANAGEMENT MEASURES FOR FIRE PREVENTION.**

<b>Objectives</b>	<ul style="list-style-type: none"> <li>• No veld fires started by the Contractor’s work force.</li> <li>• No claims from Landowners for damages due to veld fires.</li> <li>• No litigation.</li> </ul>								
	<b>No.</b>	<b>Activity</b>	<b>Mitigation Measures</b>	<b>Duration</b>	<b>Frequency</b>	<b>Responsibility</b>	<b>Accountable</b>	<b>Contacted</b>	<b>Informed</b>
<b>Pre-Construction Phase</b>									
1	Fire Prevention	The Contractor shall have fire-fighting equipment available on all vehicles working on site, especially during the winter months.	Throughout Project	Throughout	C CECO	SM	ECO	EA EM PM	
		The Contractor will document a fire reduction management plan. The plan will identify sources of fire hazard, and appropriate management measures to reduce the identified risk. The relevant authority will be notified of such	Prior to commencement of construction	Monthly	C CECO	SM	ECO	EA EM PM	

		potential fire hazards.						
<b>Construction Phase</b>								
1	Fire Prevention	Preferentially no fires will be lit on the site, if however required, fires must be limited to use for cooking and heating use only within a designated area. This area will be a suitable distance from fuel sources. A fire will be constantly monitored while present.	Throughout Project	Daily	C CECO	SM	ECO	EA EM PM
		In terms of the Atmospheric Pollution Prevention (APPA), burning is not permitted for waste disposal.	Throughout Project	Throughout	C CECO	SM	ECO	EA EM PM
		Suitable precautions will be taken (e.g. suitable fire extinguisher, welding curtains) when working with welding or grinding equipment near potential sources of combustion.	Throughout Project	Daily	C CECO	SM	ECO	EA EM PM
		All fire control mechanisms (fire fighting equipment) will be routinely inspected by a qualified investigator for efficacy thereof and be approved by local fire services. Such mechanisms will be present and accessible at all times.	Throughout Project	Monthly	C CECO	SM	ECO	EA EM PM
		All staff on site will be made aware of general fire prevention and control methods, and the name of the responsible person to alert to the	Throughout Project	Once-off	C CECO	SM	ECO	EA EM PM

		presence of a fire.						
		The Contractor will advise the relevant authority of a fire outside of a demarcated area as soon as it starts and will not wait until he can no longer control it.	Throughout Project	When necessary	C CECO	SM	ECO	EA EM PM
<b>Rehabilitation Phase</b>								
1	Fire Prevention	None.						
<b>Operational Phase</b>								
1	Fire Prevention	None.						

**11.11.11 Designated Storage Areas**

**TABLE 74: ENVIRONMENTAL MANAGEMENT MEASURES FOR DESIGNATED STORAGE AREAS.**

<b>Objective</b>	To ensure that cognisance is taken of proper storage of dangerous goods and hazardous materials so as to avoid accidents, spillage, and impacts to the environment.							
	<b>No.</b>	<b>Activity</b>	<b>Mitigation Measures</b>	<b>Duration</b>	<b>Frequency</b>	<b>Responsibility</b>	<b>Accountable</b>	<b>Contacted</b>
<b>Pre-Construction Phase</b>								
1	Workshop, equipment	Where possible and practical all maintenance of vehicles and equipment shall take place in the	During	Monthly	C CECO	SM	ECO	EA EM PM

	maintenance and storage	workshop area, on a paved or concrete lined surface.	construction					
		All hazardous substances shall be stored in suitable containers and storage areas shall be bunded. This includes all carbon substances like fuel and oil as well as herbicides and battery acid.	During construction	Monthly	C CECO	SM	ECO	EA EM PM
		A register shall be kept on all substances and be available for inspection at all times.	Throughout Project	Monthly	C CECO	SM	ECO	EA EM PM
<b>Construction Phase</b>								
1	Workshop, equipment maintenance and storage	Servicing of vehicles within Power Station perimeters is strictly prohibited.	Throughout Project	Throughout	C CECO	SM	ECO	EA EM PM
		Only emergency repairs shall be allowed on site and a drip tray shall be used to prevent oil spills.	Throughout Project	Daily	C CECO	SM	ECO	EA EM PM
		In the event of a breakdown within the substation perimeter, any oil spills shall be cleaned up immediately and appropriate environmental investigations undertaken and recorded.	Throughout Project	When necessary	C CECO	SM	ECO	EA EM PM
		The following shall apply:						
		<ul style="list-style-type: none"> <li>All contaminated soil shall be removed and be placed in containers. Contaminated soil can be taken to one</li> </ul>	Throughout Project	Monthly	C CECO	SM	ECO	EA EM PM

	<p>central point at the Contractors campsite where bio-remediation can be done;</p> <ul style="list-style-type: none"> <li>• Smaller spills can be treated on site;</li> <li>• A specialist Contractor shall be used for the bio-remediation of contaminated soil;</li> <li>• The area around the fuel storage drum at the Contractor’s campsite shall also be re-mediated upon completion of the contract; and</li> <li>• All oil spills must be reported to ECO immediately.</li> </ul>						
	Under no circumstances shall such waste be buried on site indiscriminately.	Throughout Project	Throughout	C CECO	SM	ECO	EA EM PM
	No maintenance or repair of construction vehicles or machinery will occur on site during the construction phase. Maintenance of equipment and vehicles will be performed off-site at a suitably designed workshop.	Throughout Project	Monthly	C CECO	SM	ECO	EA EM PM
	Movement of construction vehicles and machinery must be restricted to areas outside of sensitive areas on site.	Throughout Project	Throughout	C CECO	SM	ECO	EA EM PM
	No washing of plant may occur on the site.	Throughout Project	Throughout	C CECO	SM	ECO	EA EM PM

		The contractor will ensure that if emergency plant maintenance occurs on site, that there is no contamination of soil or vegetation (e.g. use of drip trays).	Throughout Project	Monthly	C CECO	SM	ECO	EA EM PM
		Drip trays will be provided for the stationary plant and for the “parked” plant.	Throughout Project	Throughout	C CECO	SM	ECO	EA EM PM
		All vehicles and equipment will be kept in good working order and serviced regularly. Leaking equipment will be repaired immediately or removed from the site.	Throughout Project	Daily	C CECO	SM	ECO	EA EM PM
		The relevant contractor must ensure that facilities for the collection of hydraulic and other vehicle oils are provided within the hard park area.	Throughout Project	When necessary	C CECO	SM	ECO	EA EM PM
		The repair of construction vehicles must be done on a paved surface to avoid leaking oils sipping into the ground.	Throughout Project	When necessary	C CECO	SM	ECO	EA EM PM
2	Materials use, handling and storage	The Contractor will ensure that delivery drivers are informed of all procedures and restrictions required by this document. Such drivers will be supervised during off-loading, by a person knowledgeable of the requirements.	Throughout Project	Monthly	C CECO	SM	ECO	EA EM PM

	Materials will be appropriately secured to ensure safe passage between destinations. Loose loads (e.g. sand, stone chip, fine vegetation, refuse, paper and cement) will be covered.	Throughout Project	Throughout	C CECO	SM	ECO	EA EM PM
	The Contractor will be responsible for any clean-up resulting from the failure by his employees or suppliers to properly secure transported materials.	Throughout Project	When necessary	C CECO	SM	ECO	EA EM PM
	All material lay-down areas and stockpiles will be subject to the Site Manager's approval.	Throughout Project	Monthly	C CECO	SM	ECO	EA EM PM
	Imported fill / soil / sand materials will be free of weeds, litter and contaminants.	Throughout Project	When necessary	C CECO	SM	ECO	EA EM PM
	Storage areas will be roofed in an impervious material, with a suitable overhang or side cladding. Rainwater run-off will be channelled away from the storage area as required.	Throughout Project	Once-off	C CECO	SM	ECO	EA EM PM
	Hydraulic fluids are stored in concrete lined surfaces with bund walls and must be designated in such a manner that any spillages can be contained and reclaimed without any impact on the surrounding environment.	Throughout Project	Monthly	C CECO	SM	ECO	EA EM PM
	Hazardous and flammable substances must be stored and used in compliance with applicable	Throughout	Monthly	C CECO	SM	ECO	EA EM PM



		regulations and safety instructions.	Project					
		During servicing of vehicles or equipment, a suitable drip tray shall be used to prevent spills onto the soil, especially where emergency repairs are effected outside the workshop area.	Throughout Project	Monthly	C CECO	SM	ECO	EA EM PM
		Leaking equipment shall be repaired immediately or be removed from site to facilitate repair.	Throughout Project	When necessary	C CECO	SM	ECO	EA EM PM
		Areas shall be monitored for spills and any spills shall be contained, cleaned and rehabilitated immediately.	Throughout Project	Monthly	C CECO	SM	ECO	EA EM PM
		Any leaking containers shall be repaired or removed from site.	Throughout Project	When necessary	C CECO	SM	ECO	EA EM PM
<b>Rehabilitation Phase</b>								
1	Servicing of Vehicles	None.						
<b>Operational Phase</b>								
1	Servicing of Vehicles	None.						

**11.11.12 Tower Positions**

**TABLE 75: ENVIRONMENTAL MANAGEMENT MEASURES FOR TOWER POSITIONING.**

Objectives	<ul style="list-style-type: none"> <li>• Minimise damage to topsoil and environment at tower positions</li> <li>• Successful rehabilitation of all damaged areas</li> <li>• Prevention of erosion and no visible erosion scars three months after completion of the contract</li> </ul>							
No.	Activity	Mitigation Measures	Duration	Frequency	Responsibility	Accountable	Contacted	Informed
<b>Pre-Construction Phase</b>								
1	Tower positioning	Refer to TRMSCAAC1 REV 3 SECTION 4.4.5 for specifications concerning tower sites on slopes.	Prior to construction	Once-off	C CECO	SM	ECO	EA EM PM
<b>Construction Phase</b>								
1	Tower Positioning	Disturbance of topsoil on tower sites with severe slopes shall be minimised at all costs.	Throughout Project	Throughout	C CECO	SM	ECO	EA EM PM
		At any tower sites where conventional foundations are installed, the Contractor shall remove the topsoil separately and store it for later use during rehabilitation of such tower sites.	Throughout Project	Monthly	C CECO	SM	ECO	EA EM PM
		During backfilling operations, the Contractor shall take care not to dump the topsoil in the bottom of the foundation and then put spoil on top of that.	Throughout Project	Monthly	C CECO	SM	ECO	EA EM PM

		In accordance with the Conservation of Agricultural Resources Act, No 43 of 1983, slopes in excess of 2% must be contoured and slopes in excess of 12% must be terraced.	Throughout Project	When necessary	C CECO	SM	ECO	EA EM PM
		Contour banks shall be spaced according to the slope on tower sites. The type of soil shall also be taken into consideration.	Throughout Project	Monthly	C CECO	SM	ECO	EA EM PM
<b>Rehabilitation Phase</b>								
1	Tower Positioning	Re-seeding shall be done on disturbed areas as directed by the Environmental Control Officer.	Post construction	When necessary	C CECO	SM	ECO	EA EM PM
		Other methods of rehabilitation of tower sites may also be used at the discretion of the Environmental Control Officer, e.g. stone pitching, logging, etc.	When necessary	When necessary	C CECO	SM	ECO	EA EM PM
		A mixture of seed can be used provided the mixture is carefully selected to ensure the following: <ul style="list-style-type: none"> <li>• Annual and perennial plants are chosen;</li> <li>• Pioneer species are included;</li> </ul>	Throughout Project	When necessary	C CECO	SM	ECO	EA EM PM

		<ul style="list-style-type: none"> <li>• All the plants shall not be edible;</li> <li>• Species chosen will grow in the area without many problems;</li> <li>• Root systems must have a binding effect on the soil; and</li> <li>• The final product should not cause an ecological imbalance in the area.</li> </ul>						
		<p>To get the best results in a specific area, it is a good idea to consult with a vegetation specialist or the local extension officer of the Dept of Agriculture. Seed distributors can also give valuable advice as to the mixtures and amount of seed necessary to seed a certain area. Re-seeding, as well as fencing in of badly damaged areas, will always be at the discretion of the Environmental Control Officer, unless specifically requested by a Landowner.</p>	Post construction	When necessary	C CECO	SM	ECO	EA EM PM
<b>Operational Phase</b>								
1	Tower	None.						

	Positioning	
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### 11.11.13 Claims from Damages

TABLE 76: ENVIRONMENTAL MANAGEMENT MEASURES FOR CLAIMS FROM DAMAGES.

Objectives	<ul style="list-style-type: none"> <li>• Minimise complaints from Landowners</li> <li>• Prevent litigation due to outstanding claims by ensuring that claims are settled within one (1) month.</li> <li>• Successful completion of the contract and all Landowners signing release forms within 6 months of completion of the project.</li> </ul>							
	No.	Activity	Mitigation Measures	Duration	Frequency	Responsibility	Accountable	Contacted
<b>Pre-Construction Phase</b>								
1	Claims from Damages	None.						
<b>Construction Phase</b>								
1	Claims from Damages	All damage to Eskom property shall be recorded immediately.	Throughout construction	When necessary	C CECO	SM	ECO	EA EM PM
		The Environmental Control Officer should also keep a photographic record of such damage.	When necessary	When necessary	C CECO	SM	ECO	EA EM PM
		The date, time of damage, type of damage and reason for the damage shall be recorded in full to ensure the responsible party is held liable.	Throughout construction	When necessary	C CECO	SM	ECO	EA EM PM

		All claims for damage should be directed to the Environmental Control Officer for appraisal.	Throughout construction	When necessary	C CECO	SM	ECO	EA EM PM
		The Contractor shall be held liable for all unnecessary damage to Eskom property.	Throughout construction	When necessary	C CECO	SM	ECO	EA EM PM
		A register shall be kept of all complaints from Landowners.	Throughout construction	Monthly	C CECO	SM	ECO	EA EM PM
		All claims shall be handled immediately to ensure timeous rectification / payment.	Throughout construction	When necessary	C CECO	SM	ECO	EA EM PM
<b>Rehabilitation Phase</b>								
1	Claims from Damages	None.						
<b>Operational Phase</b>								
1	Claims from Damages	None.						

### 11.11.14 Erosion, Donga and River Crossings

TABLE 77: ENVIRONMENTAL MANAGEMENT MEASURES FOR EROSION, DONGA AND RIVER CROSSINGS.

Objectives	<ul style="list-style-type: none"> <li>• Minimise erosion damage on donga crossings and embankments. There should be no visible damage caused by construction activities.</li> <li>• Minimise impeding the natural flow of water</li> <li>• Minimise initiation of erosion through donga embankments</li> </ul>							
No.	Activity	Mitigation Measures	Duration	Frequency	Responsibility	Accountable	Contacted	Informed
<b>Pre-Construction Phase</b>								
1	Erosion and donga Crossings	Crossing of dongas and eroded areas shall be thoroughly planned in accordance with TRMSCAAC1 REV 3 Section 4.4.1.	Prior to construction	Once-off	C CECO	SM	ECO	EA EM PM
		All structures shall be properly designed and drawings shall be available for reference purposes.	Prior to construction	Once-off	C CECO	SM	ECO	EA EM PM
2	River Crossings	Existing drifts and bridges may be used if the Landowner gives his consent. Such structures shall then be thoroughly examined for strength and durability before they are used.	Prior to construction	Once-off	C CECO	SM	ECO	EA EM PM
		New drifts and bridges shall only be constructed with the approval of Eskom and the Landowner and at the discretion of the Environmental Control Officer.	Prior to construction	Monthly	C CECO	SM	ECO	EA EM PM

		All structures constructed for access purposes shall be properly designed and drawings of such structures shall be available for record purposes.	Prior to construction	Once-off	C CECO	SM	ECO	EA EM PM
<b>Construction Phase</b>								
1	Erosion and Donga Crossings	Water diversion berms shall be installed at donga crossings to ensure runoff water on the servitude does not run into dongas and cause an erosion hazard.	Throughout construction	Monthly	C			
		Suitable erosion containment structures shall be constructed at donga crossings where required and viable.	Throughout construction	When necessary	C CECO	SM	ECO	EA EM PM
		No unplanned / improperly planned cutting of donga embankments is allowed as this leads to erosion and degradation of the environment.	Throughout construction	Throughout	C CECO	SM	ECO	EA EM PM
2	River Crossings	No roads shall be cut through river and stream banks as this may lead to erosion causing siltation of streams and downstream dams.	Prior to construction	Throughout	C CECO	SM	ECO	EA EM PM
<b>Rehabilitation Phase</b>								
1	Erosion and Donga Crossings	None.						



Operational Phase		
1	Erosion and Donga Crossings	None.

**11.11.15 Flora Management (including Vegetation Clearing, General, and Herbicides)**

**TABLE 78: ENVIRONMENTAL MANAGEMENT MEASURES FOR FLORA MANAGEMENT.**

<b>Objective</b>	<ul style="list-style-type: none"> <li>• Minimise damage to vegetation by only clearing 8m vegetation along the centre of the servitude for access purposes.</li> <li>• Keep servitude as natural looking as possible.</li> <li>• No vegetation interfering with structures and statutory safety requirements upon completion of the contract.</li> <li>• Minimise possibility of erosion due to removal of vegetation by not de-stumping vegetation on river and stream embankments.</li> <li>• Minimise removal of plant material on river and stream embankments.</li> <li>• Eradication of alien invader and densifier species that cause a fire hazard.</li> <li>• No visible herbicide damage to the vegetation along the servitude one year after completion of the contract due to incorrect herbicide use.</li> <li>• No litigation due to unauthorised removal of vegetation.</li> </ul>								
	No.	Activity	Mitigation Measures	Duration	Frequency	Responsibility	Accountable	Contacted	Informed
Pre-Construction Phase									
1	Vegetation Clearing	Vegetation clearing shall be done in accordance with ESKASABG3 REV 0 (Standard for bush clearance and maintenance within overhead power line servitudes) and the Vegetation	Prior to construction	Monthly	C CECO	SM	ECO	EA EM PM	

		Management Guideline.						
		The removal of all economically valuable trees or vegetation shall be negotiated with the Landowner before such vegetation is removed.	Prior to construction	When necessary	C CECO	SM	ECO	EA EM PM
		The Contractor will remove plants containing any diseases and /or pests fro the site.	Prior to construction	Weekly	C CECO	SM	ECO	EA EM PM
<b>Construction Phase</b>								
1	Vegetation Clearing	Only an 8m strip may be cleared flush with the ground to allow vehicular passage during construction.	Throughout construction	Throughout	C CECO	SM	ECO	EA EM PM
		The removal of indigenous plant material from the site or surrounding and adjacent land will not be allowed.	Throughout construction	Throughout	C CECO	SM	ECO	EA EM PM
		No scalping shall be allowed on any part of the servitude road unless absolutely necessary.	Throughout construction	Throughout	C CECO	SM	ECO	EA EM PM
		All trees and vegetation cleared from the site shall be cut into manageable lengths and neatly stacked at regular intervals along the line.	Throughout construction	Monthly	C CECO	SM	ECO	EA EM PM
		No vegetation shall be pushed into heaps or left	Throughout	Throughout	C CECO	SM	ECO	EA EM PM

	lying all over the servitude.	construction					
	Vegetation clearing on tower sites must be kept to a minimum.	Throughout construction	When necessary	C CECO	SM	ECO	EA EM PM
	Big trees with large root systems shall be cut manually and removed, as the use of a bulldozer will cause major damage to the soil when the root systems are removed.	Throughout construction	When necessary	C CECO	SM	ECO	EA EM PM
	Stumps shall be treated with herbicide.	Throughout construction	Monthly	C CECO	SM	ECO	EA EM PM
	Smaller vegetation can be flattened with a machine, but the blade should be kept above ground level to prevent scalping.	Throughout construction	When necessary	C CECO	SM	ECO	EA EM PM
	Any vegetation cleared on a tower site shall be removed or flattened and not be pushed to form an embankment around the tower.	Throughout construction	When necessary	C CECO	SM	ECO	EA EM PM
	No vegetation clearing in the form of destumping, scalping or uprooting shall be allowed on river and stream banks.	Throughout construction	Throughout	C CECO	SM	ECO	EA EM PM

	Vegetation shall only be cut to allow for the passage of the pilot-cables and headboard.	Throughout construction	Monthly	C CECO	SM	ECO	EA EM PM
	No vegetation clearing shall be allowed across ravines and gullies, as this vegetation will very rarely interfere with the clearance to the strung conductor.	Throughout construction	Throughout	C CECO	SM	ECO	EA EM PM
	Trees and vegetation not interfering with the statutory clearance to the conductors can be left under the line.	Throughout construction	Throughout	C CECO	SM	ECO	EA EM PM
	Dense vegetation under the line which could cause a fire hazard, particularly in the middle third of the span in the vicinity of the lowest point of the conductors, will be considered as a separate case.	Throughout construction	When necessary	C CECO	SM	ECO	EA EM PM
	With permission of the landowner, the total servitude under the line and up to 5m outside the outer phases can be cleared.	Throughout construction	When necessary	C CECO	SM	ECO	EA EM PM
	Protected or endangered species of plants shall not be removed unless they are interfering with a	Throughout construction	Throughout	C CECO	SM	ECO	EA EM PM

	structure.						
	Where such species have to be removed due to interference with a structure, the necessary permission and permits shall be obtained from Provincial Nature Conservation.	Throughout construction	When necessary	C CECO	SM	ECO	EA EM PM
	All protected species not to be removed must be clearly marked and such areas fenced off if required.	Throughout construction	When necessary	C CECO	SM	ECO	EA EM PM
	The use of herbicides shall only be allowed after a proper investigation into the necessity, the type to be used, the long-term effects and the effectiveness of the agent. Eskom's approval for the use of herbicides is mandatory (Contact Dr. Eugene van Rensburg—Vegetation Management).	Throughout construction	When necessary	C CECO	SM	ECO	EA EM PM
	Application shall be under the direct supervision of a qualified technician. All surplus herbicide shall be disposed of in accordance with the supplier's specifications.	Throughout construction	Monthly	C CECO	SM	ECO	EA EM PM

	<p>Upon completion of the stringing operations and before handover, the servitude must be inspected and all vegetation interfering with the safe operation of the line shall be removed / cut down.</p>	<p>Throughout construction</p>	<p>Monthly</p>	<p>C CECO</p>	<p>SM</p>	<p>ECO</p>	<p>EA EM PM</p>
	<p>All alien vegetation in the total servitude and densifiers creating a fire hazard shall be cleared and treated with herbicides. (Refer to the Vegetation Management Guideline attached).</p> <ul style="list-style-type: none"> <li>• The application shall be according to set specifications and under supervision of a qualified technician.</li> <li>• The possibility of leaching into the surrounding environment shall be properly investigated and only environmentally friendly herbicides shall be used.</li> </ul>	<p>Throughout construction</p>	<p>Weekly</p>	<p>C CECO</p>	<p>SM</p>	<p>ECO</p>	<p>EA EM PM</p>
	<p>It is recommended that a contractor for vegetation clearing should comply with the following parameters:</p> <ul style="list-style-type: none"> <li>• The contractor must have the necessary</li> </ul>	<p>Throughout construction</p>	<p>Throughout</p>	<p>C CECO</p>	<p>SM</p>	<p>ECO</p>	<p>EA EM PM</p>

		<p>knowledge to be able to identify protected species as well as species not to be interfering with;</p> <ul style="list-style-type: none"> <li>• The operation of the line due to their height and growth rate;</li> <li>• The contractor must also be able to identify declared weeds and alien species that can be totally eradicated; and</li> <li>• The contractor must be in possession of a valid herbicide applicators license.</li> </ul>						
		<p>The removal of protected vegetation and medicinal plants during construction must be done in consultation with the provincial environmental authorities, and the appropriate post-construction rehabilitation measures must be implemented in cooperation with the provincial environmental authorities.</p>	Throughout construction	When necessary	C CECO	SM	ECO	EA EM PM
2	Harvesting of Medicinal	<p>The removal of protected vegetation and medicinal plants during construction must be</p>	Throughout	When	C CECO	SM	ECO	EA EM PM

	Plants	done in consultation with the provincial environmental authorities, and the appropriate post-construction rehabilitation measures must be implemented in cooperation with the provincial environmental authorities.	construction	necessary				
		Should Medicinal Plants be found on site, these plants will be demarcated and cordoned off.	Throughout construction	When necessary	C CECO	SM	ECO	EA EM PM
		Once demarcated, they will be removed and translocated to an established nursery. The plants shall be removed by a certified Nursery with experience in the handling and translocation of plants. The South African National Biodiversity Institute (SANBI) shall be contacted for assistance should a certified nursery not be available.	Throughout construction	When necessary				
3	Protection of Indigenous Vegetation	Removal of indigenous plant material from the site or surrounding and adjacent land will not be allowed;	Throughout construction	Throughout	C CECO	SM	ECO	EA EM PM
		Only indigenous vegetation is to be used in any landscaping which may be undertaken;	Throughout construction	Throughout	C CECO	SM	ECO	EA EM PM
4	Search and Rescue of Endangered Plant Species	Should Protected or Endangered Plant Species be found on site they will be demarcated and cordoned off. An Ecological Management Plan will be compiled and submitted to DEAT for approval. The Ecological Management Plan will	Throughout construction	When necessary	C CECO	SM	ECO	EA EM PM



		<p>include the following:</p> <ul style="list-style-type: none"> <li>• Ensure the persistence of the plant species;</li> <li>• Include a monitoring programme that monitors the size, stage structure and vigour of the plant species population and threats to the population;</li> <li>• Facilitate/augment natural ecological processes such as fire and herbivory;</li> <li>• Provide for the habitat and life history needs of important pollinators;</li> <li>• Minimise artificial edge effects (e.g. water runoff from developed areas and application of chemicals);</li> <li>• Include an ongoing monitoring and eradication programme for non-indigenous/alien invasive species;</li> <li>• Result in a Report to be submitted to the relevant authority (GDACE, DEAT, etc)</li> <li>• Where feasible, appropriate genetic material such as seeds or propagules of the plant species shall be collected and stored at a licensed facility.</li> </ul>						
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		<ul style="list-style-type: none"> <li>In situ conservation of Protected and Endangered Plant Species is preferable to ex situ conservation. Thus, should the plant species not “interfere” with the construction of a structure, the area surrounding the plant species shall be declared a “no-go” area as outlined in the Ecological Management Plan; and</li> </ul>	Throughout construction	Throughout	C CECO	SM	ECO	EA EM PM
		<ul style="list-style-type: none"> <li>The area surrounding the plant species shall be declared a “No-go” area and a buffer zone will be applied as outlined in the Ecological Management Plan;</li> </ul>						
5	Alien Plant Control and Monitoring	The Developer will be responsible for controlling all alien invasive species, as per the requirements of the Conservation of Agricultural Resources Act (CARA), during the contract and vegetation establishment period;	Throughout construction	Throughout	C CECO	SM	ECO	EA EM PM
		All exotic trees will be identified and marked;	Throughout construction	When necessary	C CECO	SM	ECO	EA EM PM
		Alien invasive plant material will be preferentially removed in entirety through mechanical means (e.g. chainsaw, bulldozer, hand-pulling of smaller specimens);	Throughout construction	When necessary	C CECO	SM	ECO	EA EM PM
		The exotic trees must be cut down leaving the stumps behind to ensure that soil erosion is	Throughout	Throughout	C CECO	SM	ECO	EA EM PM

	prevented;  The trees can be chipped on site and the chips seeded with indigenous vegetation and spread over the site to allow for re-growth and to reduce erosion potential;	construction					
	Immediately after being cut, a herbicide solution must be applied to the exotic trees to ensure no further growth. The person applying the herbicide must have read and understood the instructions. Care must be taken that there is no spillage of solution in the wetland and that the correct protective equipment must be used;	After being cut - immediately	Throughout	C CECO	SM	ECO	EA EM PM
	If plants are not removed in entirety but cut-back and systematically treated with approved herbicides, then remaining plant will be monitored for re-growth / re-establishment;	Throughout construction	Monthly	C CECO	SM	ECO	EA EM PM
	Herbicides used must be approved by authorities and as per the supplier's specifications;	When necessary	Once-off	C CECO	SM	ECO	EA EM PM
	Alien invasive plant material will not be stockpiled. All such material removed will be removed from the site and dumped at an approved disposal site;	Throughout construction	Throughout	C CECO	SM	ECO	EA EM PM
	If during the establishment period any noxious or excessive weed growth occurs, such vegetation	Throughout construction	When necessary	C CECO	SM	ECO	EA EM PM

		will be removed; and						
		It is the developer's responsibility to implement a monitoring programme that will be instituted to ensure that re-growth of alien invasive plants species does not occur, or that such re-growth is controlled.	Throughout construction	Monthly	C CECO	SM	ECO	EA EM PM
<b>Rehabilitation Phase</b>								
1	Traffic on rehabilitated areas.	If disturbed areas are left to rehabilitate naturally, they must be frequently monitored and interventions put in place immediately should it become necessary. Special attention must be given to the potential for soil erosion and the associated environmental degradation. It is also essential to undertake alien vegetation control and management.	Post construction	Monthly	C CECO	SM	ECO	EA EM PM
		No construction equipment, vehicles or unauthorised personnel will be allowed onto areas that have been re-vegetated	Throughout construction	Throughout	C CECO	SM	ECO	EA EM PM
		Only persons / equipment required for maintenance thereof will be allowed to operate on such areas.	Throughout construction	Throughout	C CECO	SM	ECO	EA EM PM
2	Plant Material	All plant material used on site will be obtained from an approved nursery;	Post construction	Throughout	C CECO	SM	ECO	EA EM PM

		The Contractor will remove plants containing any diseases and/or pests from the site;	Throughout construction	Throughout	C CECO	SM	ECO	EA EM PM
		Propagation of suitable indigenous vegetation that is quick to establish such as grasses, should be encouraged in areas where vegetation has been removed	Throughout construction	Throughout	C CECO	SM	ECO	EA EM PM
		On planting, there will be sufficient topsoil around each plant to prevent desiccation of the root system. Where plants are stored on site prior to planting they will be maintained to ensure that the root systems remain moist; and	Throughout construction	Throughout	C CECO	SM	ECO	EA EM PM
		Each plant brought onto site will be handled and packed in an approved manner for that species or variety, and that all necessary precautions are taken to ensure that the plants arrive on the site in a proper condition for successful growth (e.g. good plant specimens chosen, disease and/or pest free, potting material weed free, plants covered during transportation, containers in good condition);	Throughout construction	Throughout	C CECO	SM	ECO	EA EM PM
3	Reseeding of Disturbed Areas	All reseeded activities will be undertaken at the end of the dry season (middle to end September) to ensure optimal conditions for germination and rapid vegetation establishment;	Throughout construction	Wet Season	C CECO	SM	ECO	EA EM PM
		The seed mix will be approved by the ECO prior	Throughout	Wet Season	C CECO	SM	ECO	EA EM

		to seeding;	construction	once-off				PM
		Seeds should be covered by use of an agricultural roller or similar mechanism;	Throughout construction	Throughout	C CECO	SM	ECO	EA EM PM
		Inspect rehabilitated area at three monthly intervals during the first and second growing season to determine the efficacy of rehabilitation measures; and	Throughout construction		C CECO	SM	ECO	EA EM PM
		Take appropriate remedial action where vegetation establishment has not been successful or erosion is evident within the first two growing seasons.	Throughout construction		C CECO	SM	ECO	EA EM PM
4	Alien Plant Control and Monitoring	Alien plant control will be conducted as described in Section 5.14, for a period of two years after the rehabilitation phase is completed.	Throughout construction		C CECO	SM	ECO	EA EM PM
5	Soil and Land Capability	All excess building material and rubble must be collected and disposed of at a suitably registered landfill site.	Throughout construction		C CECO	SM	ECO	EA EM PM
		Soils must be ripped to refusal or a minimum of 300mm prior to seeding.	Throughout construction		C CECO	SM	ECO	EA EM PM
		All areas must be profiled to tie in with adjacent terrain. Where necessary suitable soil must be imported obtain a suitable profile.	Throughout construction		C CECO	SM	ECO	EA EM PM

		Suitable erosion control measures must be installed in areas where erosion may occur;	Throughout construction		C CECO	SM	ECO	EA EM PM
		Apply a suitable mixture of N:P:K fertiliser prior to seeding;	Throughout construction		C CECO	SM	ECO	EA EM PM
		Harrow the disturbed areas after spreading the topsoil and fertilizer uniformly;	Throughout construction		C CECO	SM	ECO	EA EM PM
		Rehabilitated and profiled areas must be inspected for erosion every three months for the first two years. Additional measures must be implemented to remediate erosion where it is observed.	Throughout construction		C CECO	SM	ECO	EA EM PM
<b>Operational Phase</b>								
1	Vegetation Clearing	None						

### 11.11.16 Fauna Management

TABLE 79: ENVIRONMENTAL MANAGEMENT MEASURES FOR FAUNA MANAGEMENT.

Objectives	<ul style="list-style-type: none"> <li>• Minimise disruption of farming activities (No stock losses where construction is underway);</li> <li>• Minimise disturbance of animals, especially protected birds in the area;</li> <li>• Minimise interruption of breeding patterns of birds; and</li> <li>• No litigation concerning stock losses and animal deaths.</li> </ul>							
No.	Activity	Mitigation Measures	Duration	Frequency	Responsibility	Accountable	Contacted	Informed
<b>Pre-Construction Phase</b>								
1	Planning	Construction planning must be undertaken prior to construction to ensure that it does not conflict with breeding seasons.	One week	Once off	C CECO	SM	ECO	EA EM PM
		The breeding sites of raptors and other wild bird species shall be taken into consideration during the planning of the construction programme.	One week	Once off	C CECO	SM	ECO	EA EM PM
		<i>There are many instances where protected and endangered species of birds are nesting on our transmission towers without causing any problems to the flow of electricity or network stability. These birds are highly territorial and some have been using the same nests for many years, I.e. Black Eagle (Witkruisarend). They are guarded jealously by the landowners and are</i>	When necessary	When necessary	C CECO	SM	ECO	EA EM PM



		<p><i>monitored by many groups involved with ensuring their continued existence, including Nature Conservation officials at National and Provincial level. It is therefore imperative that the breeding sites of these birds are kept intact and that the breeding pairs are not disturbed especially where there are young nestlings.</i></p> <p>The Contractor shall take all the necessary precautions and it is recommended that sites on parallel existing lines be noted, i.e. tower numbers. This information must then be given to the avian specialist via the Environmental Advisor so that the necessary action can be taken timeously.</p>						
2	Fencing	Ensure that suitable fencing is erected prior to the commencement of construction to ensure that live stock does not wonder into dangerous areas.	Throughout the project.	Weekly inspections.	C CECO	SM	ECO	EA EM PM
<b>Construction Phase</b>								
1	Construction	The Contractor's workforce will have to be very careful not to disturb the animals as this may lead to fatalities which will give rise to claims from the Landowners.	Throughout the project	Throughout	C CECO	SM	ECO	EA EM PM

		The Contractor shall under no circumstances interfere with livestock without the Landowner being present. This includes the moving of livestock where they interfere with construction activities.	Throughout the project	Throughout	C CECO	SM	ECO	EA EM PM
		Should the Contractors workforce obtain any livestock for eating purposes, they must be in possession of a written note from the Landowner.	Throughout the project	When necessary	C CECO	SM	ECO	EA EM PM
		Should any new sites or nests be found, during the construction process, that was not known or have been noted before, each site shall be assessed for merit and the necessary precautions be taken to ensure the least disturbance.	Throughout the project	When necessary	C CECO	SM	ECO	EA EM PM
		Bird collision prevention measures (Bird Flappers) should be installed on all the lines that form part of the application.	Throughout the project	When necessary	C CECO	SM	ECO	EA EM PM
<b>Rehabilitation Phase</b>								
1	Construction	Same as construction phase.						
<b>Operational Phase</b>								
1	Construction	Same as construction phase.						

**11.11.17 Interaction with adjacent landowners**

**TABLE 80: ENVIRONMENTAL MANAGEMENT MEASURES FOR INTERACTION WITH ADJACENT LANDOWNERS.**

Objectives	<ul style="list-style-type: none"> <li>• Maintain good relations with Landowners;</li> <li>• No delays in the project due to Landowner interference; and</li> <li>• Landowner signs final release form.</li> </ul>							
No.	Activity	Mitigation Measures	Duration	Frequency	Responsibility	Accountable	Contacted	Informed
<b>Pre-Construction Phase</b>								
1	Interaction with Land Owners	All negotiations for any reason shall be between Eskom, the landowners and the Contractor.	When necessary	Throughout	C CECO	SM	ECO	EA EM PM
		No verbal agreements shall be made. All agreements shall be recorded properly and all parties shall co-sign the documentation. It is proposed that a photographic record of access roads be kept.	Throughout the project	When necessary	C CECO	SM	ECO	EA EM PM
		It is required that the Contractor will supply one person to be the liaison officer (CECO) for the entire contract, and that this person shall be available to investigate all problems arising on the work sites concerning adjacent landowners (TRMSCAAC1 REV 3).	Throughout project	Ongoing.	C CECO	SM	ECO	EA EM PM
<b>Construction Phase</b>								

1	Interaction with Land Owners	The construction process will use the services of the Power Station Environmental Monitoring / Management Committee (EMC) for communication with the land owners.	Throughout the project	Monthly				
		Any claims instituted by the Landowners shall be investigated and treated promptly. Unnecessary delays should be avoided at all costs.	Throughout the project	When necessary	C CECO	SM	ECO	EA EM PM
		Landowners shall always be kept informed about any changes to the construction programme should they be involved. If Eskom's Environmental Control Officer is not on site the Contractor's Environmental Control Officer should keep the Landowners informed.	Throughout the project	Monthly	C CECO	SM	ECO	EA EM PM
		The contact numbers of the Contractor's ECO officer and the Eskom ECO shall be made available to the Landowners.	Throughout the project	Once-off	C CECO	SM	ECO	EA EM PM
		All contact with the Landowners shall be courteous at all times.	Throughout the project	Throughout	C CECO	SM	ECO	EA EM PM
		The rights of the Landowners shall be respected at all times and all staff shall be sensitised to the effect that we are working on private property.	Throughout the project	Throughout	C CECO	SM	ECO	EA EM PM
	<b>Rehabilitation Phase</b>							

1	Interaction with Land Owners	Same as for construction phase above.						
<b>Operational Phase</b>								
1	Interaction with Land Owners	The rights of the Landowners shall be respected at all times and all staff shall be sensitised to the effect that we are working on private property.	Throughout the project	Throughout	C CECO	SM	ECO	EA EM PM

**11.11.18 Noise / Working Hours**

**TABLE 81: ENVIRONMENTAL MANAGEMENT MEASURES FOR NOISE MANAGEMENT.**

<b>Objective</b>	<ul style="list-style-type: none"> <li>To ensure that noise is managed in such a manner that no complaints are received.</li> </ul>							
	<b>No.</b>	<b>Activity</b>	<b>Mitigation Measures</b>	<b>Duration</b>	<b>Frequency</b>	<b>Responsibility</b>	<b>Accountable</b>	<b>Contacted</b>
<b>Pre-Construction Phase</b>								
None								
<b>Construction Phase</b>								
1	Noise	In order to prevent noise impacts resulting from construction activities, working hours are to be limited to weekdays between 7h00 to 17h00.	Throughout the project	Throughout	C CECO	SM	ECO	EA EM PM
		If certain construction requires work outside of these hours, all adjacent landowners have to be	When	Once – off, if	C CECO	SM	ECO	EA EM PM

		informed prior to any construction outside of the specified hours commencing.	necessary	necessary				
		If there are complaints about low frequency noise after the refurbishment, Eskom would have to get a noise expert to do measurements and recommend mitigation.	When necessary	If necessary				
<b>Rehabilitation Phase</b>								
1	Noise	Same as Construction Phase.						
<b>Operational Phase</b>								
1	Noise	Same as Construction Phase						

**11.11.19 Infrastructure**

**TABLE 82: ENVIRONMENTAL MANAGEMENT MEASURES FOR INFRASTRUCTURE.**

<b>Objectives</b>	<ul style="list-style-type: none"> <li>• Ensure that existing infrastructure is taken into account during planning and project execution to eliminate impacts to existing infrastructure; and</li> <li>• To avoid claims and litigation.</li> </ul>								
	<b>No.</b>	<b>Activity</b>	<b>Mitigation Measures</b>	<b>Duration</b>	<b>Frequency</b>	<b>Responsibility</b>	<b>Accountable</b>	<b>Contacted</b>	<b>Informed</b>
<b>Pre-Construction Phase</b>									
1	Planning	Demarcate all existing infrastructure on site layout plans. Document condition of existing	One day	Monthly	C CECO	SM	ECO	EA EM PM	

		infrastructure prior to construction.		Inspections				
<b>Construction Phase</b>								
1	Construction activities	All existing private access roads used for construction purposes, shall be maintained at all times to ensure that the local people have free access to and from their properties.	Throughout Project	Throughout	C CECO	SM	ECO	EA EM PM
		Speed limits shall be enforced in such areas and all drivers shall be sensitised to this effect.	Throughout Project	Throughout	C CECO	SM	ECO	EA EM PM
<b>Rehabilitation Phase</b>								
1	Re-instate all roads and infrastructure.	Upon completion of the project all roads and infrastructure shall be repaired to their original state.	Post construction	Once-off	C CECO	SM	ECO	EA EM PM
<b>Operational Phase</b>								
1	Re-instate all roads and infrastructure.	Same as rehabilitation phase.						

**11.11.20 Archaeology**

**TABLE 83: ENVIRONMENTAL MANAGEMENT MEASURES FOR ARCHAEOLOGY.**

<b>Objective</b>	<ul style="list-style-type: none"> <li>• Protection of archaeological sites and land considered to be of cultural value;</li> <li>• Protection of known sites against vandalism, destruction and theft; and</li> <li>• The preservation and appropriate management of new archaeological finds should these be discovered during construction.</li> </ul>							
No.	Activity	Mitigation Measures	Duration	Frequency	Responsibility	Accountable	Contacted	Informed
<b>Pre-Construction Phase</b>								
1	Planning	Ensure all known sites of cultural, archaeological, and historical significance are demarcated on the site layout plan, and marked as no-go areas.	Throughout Project	Weekly Inspection	C CECO	SM	ECO	EA EM PM
<b>Construction Phase</b>								
1	Emergency Response	Should any heritage resources be exposed during excavation for the purpose of construction, construction in the vicinity of the finding must be stopped.	When necessary	Throughout	C CECO	SM	ECO	EA EM PM
		Should any heritage resources be exposed during excavation or be found on site, a registered heritage specialist must be called to site for inspection.	When necessary	Throughout	C CECO	SM	ECO	EA EM PM
		Should any heritage resources be exposed during excavation or be found on site, the relevant heritage resource agency must be informed about the finding;	When necessary	Throughout	C CECO	SM	ECO	EA EM PM



	Under no circumstances may any heritage material be destroyed or removed from site;	Throughout Project	Throughout	C CECO	SM	ECO	EA EM PM
	Should remains and/or artefacts be discovered on the site during earthworks, all work will cease in the area affected and the Contractor will immediately inform the Construction Manager.	Throughout Project	When necessary	C CECO	SM	ECO	EA EM PM
	Should any remains be found on site that is potentially human remains, the South African Police Service should also be contacted.	Throughout Project	When necessary	C CECO	SM	ECO	EA EM PM
<b>Rehabilitation Phase</b>							
	Same as construction phase.						
<b>Operational Phase</b>							
	Same as construction phase.						

### 11.11.21 Residential Property

TABLE 84: ENVIRONMENTAL MANAGEMENT MEASURES FOR MANAGEMENT OF RESIDENTIAL PROPERTY.

Objectives	<ul style="list-style-type: none"> <li>Control actions and activities in close proximity to inhabited areas;</li> <li>No complaints from Landowners;</li> <li>No damage to private property.</li> </ul>							
	No.	Activity	Mitigation Measures	Duration	Frequency	Responsibility	Accountable	Contacted
<b>Pre-Construction Phase</b>								
1	Planning	All private residences will be demarcated on a site layout plan prior to construction phase commencing.	One day	Weekly Inspections	C CECO	SM	ECO	EA EM PM
<b>Construction Phase</b>								
1	Construction execution	The Contractor shall under no circumstances interfere with the property of adjacent landowners.	Throughout project	Weekly Inspections	C CECO	SM	ECO	EA EM PM
		If water is required, the Contractor shall negotiate with the relevant Landowner and a written agreement shall be drawn up (TRMSCAAC1 REV 3 section 4.8).	Throughout Project	Weekly Inspections	C CECO	SM	ECO	EA EM PM
<b>Rehabilitation Phase</b>								
1	Rehabilitation execution	Same as construction phase.						

<b>Operational Phase</b>		
1	Maintenance of the power line	Same as construction phase.

### **11.12 General Requirements during Construction**

- Proper and continuous liaison between Eskom, the contractor and Landowners to ensure everyone is informed at all times.
- A physical access plan shall be compiled and the contractor shall adhere to this plan at all times. Proper planning when the physical access plan is drawn up by the Environmental Control Officer in conjunction with the Contractor shall be necessary to ensure access to all construction areas within the route corridor parameter.
- The adjacent landowners shall be informed of the starting date of construction as well as the phases in which the construction shall take place.
- The Contractor must adhere to all conditions of contract, including the Environmental Management Plan.
- Proper planning of the construction process to allow for disruptions due to rain and very wet conditions.
- Where existing private roads are in a bad state of repair, such roads' condition shall be documented before they are used for construction purposes. If necessary, some repairs should be done to prevent damage to equipment and plant.
- All manmade structures shall be protected against damage at all times and any damage shall be rectified immediately.
- Proper site management and regular monitoring of site works.
- Proper documentation and record keeping of all complaints and actions taken.
- Regular site inspections and good control over the construction process throughout the construction period.
- Appointment of an Environmental Control Officer on behalf of the Contractor to implement this EMP as well as deal with all Landowner related matters.
- Environmental Audits to be carried out during and upon completion of construction (at least three for the project).
- The Contractor shall not be released from site until all Landowners have signed off the release documentation to the satisfaction of the Eskom Environmental Control Officer.

### 11.13 Scheduling of Management Measures

The construction programme, showing the upfront management measures, and regular audit schedule is attached in Appendix M. It should be noted that the majority of the management measures are incident and control based. Therefore they will not occur in a management schedule but will rather occur in day to day operations. Where such measures occur these will be inspected during the audit activities provided for in the schedule.

### 11.14 Site Documentation / Monitoring / Reporting

The standard Eskom site documentation shall be used to keep records on site, in addition all non-compliances to the environmental authorisation will be reported to the Director: Environmental Impact Evaluation within 48 hours. All documents shall be kept on site and be available for monitoring and auditing purposes. Site inspections by an Environmental Audit Team may require access to this documentation for auditing purposes. The documentation shall be signed by all parties to ensure that such documents are legitimate. Regular monitoring of all site works by the Environmental Control Officer is imperative to ensure that all problems encountered are solved punctually and amicably. When the Environmental Control Officer is not available, the Contract Manager/Site Supervisor shall keep abreast of all works to ensure no problems arise. The following checklist shall be used as an environmental performance monitoring tool.

**TABLE 85: CHECKLIST FOR MONITORING ENVIRONMENTAL PERFORMANCE ON SITE.**

<b>Person responsible for this deviation is:</b>
Name:
Designation:
<b>Reporting of environmental performance, problems and priorities are as follows:</b>

<b>Environmental monitoring of the deviation is according to the following schedule:</b>

**The following negative environmental impacts have been identified at the site:**

<b>Environmental Problem</b>	<b>Location</b>

**In order to solve (mitigate) the above identified negative environmental impacts, the following plan of action is to be implemented:**

<b>Problem</b>	<b>Solution</b>	<b>Date to be Completed</b>



Substation Name:
Monitoring Date:

Problem	Solution as implemented	Has the solution worked, if not, what actions are still to be taken

#### 11.15 Environmental Contact Persons

- Vuledzani Thanyani (Land and Rights: Senior Environmental Advisor)  
Tel: 011 800 5601
- Joyce Mashiteng (Land and Rights: EIA Manager)  
Tel: 011 800 4623



- Vishnu Gopal: Project Manager

Tel: 011800418

#### **11.16 Emergency Numbers**

- Eskom Control 0800 037566
- Police 10111

#### **11.17 Oil Spill Contact Numbers**

- Drizit Cell: 082 455 7832

## **APPENDIX A: LIST OF ABBREVIATIONS**

## **APPENDIX B: EIA APPLICATION FORM**

**APPENDIX C: LIST OF POTENTIALLY AFFECTED  
LANDOWNERS**

## **APPENDIX D: PROJECT LOCALITY MAP**

**APPENDIX E: DEAT AUTHORISATION REQUIREMENTS  
FROM FSR**

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