

Environmental Authorisation

In terms of regulation 37 of the Environmental Impact Assessment Regulations, 2006

Biotherm Wind Energy Facility between Uitkyk and Excelsior near Swellendam in the Western Cape Province

Cacadu District Municipality

Authorisation register number:	12/12/20/1798	
NEAS reference number:	DEA/NEAS/12254/2011	
Last amended:	Re-issue	
Holder of authorisation:	BioTherm Energy (Pty) Ltd	
Location of activity:	WESTERN CAPE PROVINCE:	
	between Uitkyk and Excelsior	
	near Swellendam in the	
	Overberg region within the	
	Swellendam Municipality	

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

Decision

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

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

Activities authorised

By virtue of the powers conferred on it by the National Environmental Management Act, 1998 (Act 107) of 1998) and the Environmental Impact Assessment Regulations, 2006 the Department hereby authorises -

BIOTHERM ENERGY (PTY) LTD

with the following contact details -

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to undertake the following activities (hereafter referred to as "the activity"):

GN. R 386

Item 15: "The construction of a road that is wider than 4 metres or that has a reserve wider than 6 metres, excluding roads that fall within the ambit of another listed activity or which are access roads of less than 30 metres long."

Item 16(a): The transformation of undeveloped, vacant or derelict land to residential mixed, retail, commercial, industrial, or institutional use where such development does not constitute infill and where the total area to be transformed is bigger than 1 hectare.

GN R. 387

Item 1(a): The construction of facilities or infrastructure, including associated structures or infrastructure, for the generation of electricity where (i) the electricity output is 20 megawatts or more; or (ii) the elements of the facility cover a combined area in excess of 1 hectare.

Item 1(I): The construction of facilities or infrastructure, including associated structures or infrastructure for the transmission and distribution of above ground electricity with a capacity of 120 kilovolts or more.

Item 10 Any process or activity identified in terms of section 53(1) of the National Environmental Management: Biodiversity Act, 2004 (Act No.10 of 2004).

as described in the Environmental Impact Report (EIR) dated November 2010 at:

Site	Latitude	Longitude
Biotherm Wind Energy Facility	34º 13'48.98" S	20º 13'26.46" E

- for the proposed establishment of the Biotherm Wind Energy Facility and its associated infrastructure located on the following farms: Farm Uitkyk, Remaining portion of the Farm 434; Farm Excelsior, Portion 6, a portion of the Farm Goereesoe No.432; Farm De Kop Aangrensende Farm Vryheid No.

435/0 and Farm Klaas Kaffer Heuwel 438/1 between Uitkyk and Excelsior near Swellendam within the Swellendam Municipality in the Western Cape Province, hereafter referred to as "the property".

The infrastructure associated with this facility includes:

- Up to 42 wind turbines;
- Foundations (16m x 16m x 2.5m) depth to support the turbine towers;
- Underground cables (where practical) between the turbines;
- Electrical transformers will be placed beside each turbine,
- Gravel surfaced hard steering areas (maximum 40m x20m) adjacent to each turbine for use by cranes during construction;
- The wind turbines will be connected to the existing Vryheid substation;
- A wind monitoring mast of up to 80m; and
- Operations and maintenance building;

Conditions

1. Scope of authorisation

- 1.1 The site for the proposed Biotherm wind energy project and its associated infrastructure located on the following farms: Farm Uitkyk, Remaining portion of the Farm 434; Farm Excelsior, portions 6, a portion of the Farm Goereesoe No.432; Farm De Kop Aangrensende Farm Vryheid No. 435/0; and Farm Klaas Kaffer Heuwel 438/1 between Uitkyk and Excelsior near Swellendam within the Swellendam Municipality in the Western Cape Province as indicated on the map attached in the EIR dated April 2011 is hereby approved.
- 1.2 Authorisation of the activity is subject to the conditions contained in this authorisation, which form part of the environmental authorisation and are binding on the holder of the authorisation.
- 1.3 The holder of the authorisation shall be responsible for ensuring compliance with the conditions contained in this environmental authorisation. This includes any person acting on the holder's behalf, including but not limited to, an agent, servant, contractor, sub-contractor, employee, consultant or person rendering a service to the holder of the authorisation.
- 1.4 The activities authorised may only be carried out at the properties as described above.
- 1.5 The recommendations and mitigation measures recorded in the EIR dated April 2011 must be adhered to.



- Any changes to, or deviations from, the project description set out in this authorisation must be approved, in writing, by the Department before such changes or deviations may be effected. In assessing whether to grant such approval or not, the Department may request such information as it deems necessary to evaluate the significance and impacts of such changes or deviations and it may be necessary for the holder of the authorisation to apply for further authorisation in terms of the regulations.
- 1.7 This activity must commence within a period of three (3) years from the date of issue. If commencement of the activity does not occur within that period, the authorisation lapses and a new application for environmental authorisation must be made in order for the activity to be undertaken.
- 1.8 Commencement with one activity listed in terms of this authorisation constitutes commencement of all authorised activities.
- 1.9 This authorisation does not negate the holder of the authorisation's responsibility to comply with any other statutory requirements that may be applicable to the undertaking of the activity
- 1.10 Relevant legislation that must be complied with by the holder of this authorisation includes, inter alia:
 - Archaeological remains, artificial features and structures older than 60 years are protected by National Heritage Resources Act, 1999 (Act No. 25 of 1999). Should any archaeological artefacts be exposed during excavation for the purpose of construction, construction in the vicinity of the finding must be stopped immediately. A registered Heritage Specialist must be called to the site for inspection. Under no circumstances shall any heritage material be destroyed or removed from the site and the relevant heritage resource agency must be informed about the finding. Heritage remains uncovered or disturbed during earthworks must not be disturbed further until the necessary approval has been obtained from the South African Heritage Resources Agency and/or any of their delegated provincial agencies.
 - Relevant provisions of the Occupational Health and Safety Act, 1993 (Act No. 85 of 1993).
 - Relevant provisions of the National Water Act, 1998 (Act No. 36 of 1998).
 - Relevant provisions of the National Forests Act, 1998 (Act No. 84 of 1998).
 - Relevant provisions of the National Environmental Management: Biodiversity Act, 2004 (Act No. 10 of 2004).
 - Relevant provisions of the National Environmental Management: Protected Areas Act,
 2003 (Act No. 57 of 2003) and its Regulations.

- Relevant provisions of the National Environmental Management: Waste Act, 2008 (Act No. 59 of 2008) and its Regulations.
- Relevant provisions of the Hazardous Substance Act (Act No. 15 of 1973).
- Relevant Provisions of the National Environmental Management: Air Quality Act, 2004 (Act No. 39 of 2004).
- Relevant provisions of the Civil Aviation Act, 2009 (Act No. 13 of 2009).
- Should fill material be required for any purpose, the use of borrow pits must comply with the provisions of the Minerals and Petroleum Resources Development Act, 2002 (Act No. 28 of 2002) administered by the Department of Mineral Resources.
- 1.11 The holder of an environmental authorisation has the responsibility to notify the competent authority of any alienation, transfer and change of ownership rights in the property on which the activity is to take place.

2. Notification of authorisation

- 2.1 The holder of the authorisation must notify every registered interested and affected party, in writing and within 12 (twelve) calendar days of the date of this environmental authorisation, of the decision to authorise the activity.
- 2.2 The notification referred to must -
- 2.2.1 specify the date on which the authorisation was issued;
- 2.2.2 inform the interested and affected party of the appeal procedure provided for in Chapter 7 of the Environmental Impact Assessment (EIA) Regulations, 2010;
- 2.2.3 advise the interested and affected party that a copy of the authorisation will be furnished on request; and
- 2.2.4 give the reasons for the decision.

3. Management of the activity

3.1 The Environmental Management Plan (EMP) submitted as part of application for environmental authorisation must be amended and submitted to the Department for written approval prior to commencement of the activity. The recommendations and mitigation measures recorded in the EIR dated April 2011 must be incorporated as part of the EMP. Once approved, the EMP must be implemented and adhered to. The amended EMP must also include the following:

- 3.1.1 The applicant must conduct a comprehensive search, rescue and storage in a suitable constructed nursery and storage area of plants deemed to be requiring either rescue for replanting and plants that will be useful during rehabilitation and plants of high conservation value;
- 3.1.2 A detailed Re-vegetation and Rehabilitation Plan for the construction and initial operation must be included in the EMP;
- 3.1.3 An Open Space Management Plan must be incorporated in the EMP. The Open Space Management Plan must incorporate ecological processes areas into the buffer as recommended by the wetland specialist.

4. Monitoring

- 4.1 The applicant must appoint a suitably experienced independent Environmental Control Officer (ECO) for the construction phase of the development that will have the responsibility to ensure that the mitigation/rehabilitation measures and recommendations referred to in this authorisation are implemented and to ensure compliance with the provisions of the EMP.
- 4.2 The ECO must be appointed before commencement of any authorised activity.
- 4.3 Once appointed, the name and contact details of the ECO must be submitted to the *Director:*Compliance Monitoring of the Department.
- 4.4 The ECO must keep daily record of all activities on site, problems identified, transgressions noted and a task schedule of tasks undertaken by the ECO.
- 4.5 A detailed incident (including spillage of bitumen, fuels, chemicals, or any other material) and complaint register must be kept on site indicating how these issues were addressed, what rehabilitation measures were taken and what preventative measures were implemented to avoid re-occurrence of incidents/complaints.
- 4.6 In addition the ECO must maintain the following on site:
- 4.6.1 A daily site diary.
- 4.6.2 Copies of all reports submitted to the Department.
- 4.6.3 A schedule of current site activities including the monitoring of such activities.
- 4.7 The ECO must remain employed until all rehabilitation measures, as required for implementation due to construction damage, are completed and the site is ready for operation.
- 4.8 Records relating to monitoring and auditing must be kept on site and made available for inspection to any relevant and competent authority in respect of this development.





5. Recording and reporting to the Department

- 5.1 All documentation e.g. audit/monitoring/compliance reports and notifications, required to be submitted to the Department in terms of this authorisation, must be submitted to the *Director:*Compliance Monitoring at the Department.
- 5.2 The holder of the authorisation must submit an environmental audit report to this Department upon completion of the construction and rehabilitation activities.
- 5.3 The environmental audit report must:
- 5.3.1 Be conducted by an independent environmental auditor;
- 5.3.2 Indicate the date of the audit, the name of the auditor and the outcome of the audit;
- 5.3.3 Evaluate compliance with the requirements of the approved EMP and this environmental authorisation;
- 5.3.4 Include measures to be implemented to attend to any non-compliances or degradation noted;
- 5.3.5 Include copies of any approvals granted by other authorities relevant to the development for the reporting period; and
- 5.3.6 Highlight any outstanding environmental issues that must be addressed, along with recommendations for ensuring these issues are appropriately addressed.
- 5.4 The audit report must be submitted prior to commencement of the operation phase of the project.

6. Commencement of the activity

- 6.1 The authorised activity shall not commence within twenty (20) days of the date of signature of the authorisation.
- 6.2 An appeal under section 43 of the National Environmental Management Act (NEMA), Act 107 of 1998 (as amended), does not suspend an environmental authorisation or exemption, or any provisions or conditions attached thereto, or any directive, unless the Minister, MEC or delegated organ of state directs otherwise.
- 6.3 The applicant must obtain a Water Use Licence from the Department of Water Affairs (DWA) prior to the commencement of the project should the applicant impact on any wetland or water resource. A copy of the license must be submitted to the *Director: Environmental Impact Evaluation* at the Department.
- The applicant must submit a final layout plan for the entire wind energy facility for approval to the department. The layout should indicated the following:

- Turbine positions;
- Foundation footprint;
- Permanent laydown area footprint;
- Construction period laydown footprint;
- Internal roads indicating width (construction period width and operation period width) and with numbered sections between the other site elements which they serve (to make commenting on sections possible);
- Wetlands, drainage lines, rivers, stream and water crossing of roads and cables indicating the type of bridging structures that will be used;
- Substation(s) and/or transformer(s) sites including their entire footprint;
- Cable routes and trench dimensions (where they are not along internal roads);
- Connection routes to the distribution/transmission network:
- Cut and fill areas at turbine sites along roads and at substation/transformer sites indicating the expected volume of each cut and fill;
- Borrow pits;
- Spoil heaps (temporary for topsoil and subsoil and permanently for excess material);
- Buildings including accommodation; and
- All "no-go" areas.
- The applicant must appoint a qualified botanical and fauna specialist to ground-truth every turbine footprint and their recommendation must form part of the final layout of the Wind Energy Facility and EMP to be submitted to the department for approval.

7. Notification to authorities

7.1 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 period may coincide with the period contemplated in 6.1 above.

8. Operation of the activity

8.1 Fourteen (14) days written notice must be given to the Department that the activity operational phase will commence.

8.2 The applicant must compile an operational EMP for the operational phase of the activity or alternatively, if the applicant has an existing operational environmental management system, it must be amended to include the operation of the authorised activity.

9. Site closure and decommissioning

9.1 Should the activity ever cease or become redundant, the applicant shall undertake the required actions as prescribed by legislation at the time and comply with all relevant legal requirements administered by any relevant and competent authority at that time.

10. Specific conditions

10.1 Avifauna and bats

- 10.1.1 A bird and bat monitoring programme must be implemented to document the effect of the operation of the wind energy facility on avifauna and bats. This should commence prior to construction, and continue during operation of the wind energy facility.
- 10.1.2 The results of the pre-construction bird monitoring programme must inform the final layout and the construction schedule of the wind energy facility.
- 10.1.3 Reports regarding bird monitoring must be submitted to the relevant provincial environmental department, Birdlife South Africa, the Endangered Wildlife Trust (EWT) and this Department on a quarterly basis. The report will assist all stakeholders in identifying potential and additional mitigation measures and to establish protocols for a bird monitoring programme for wind energy development in the country.
- 10.1.4 The baseline data collected and documented during the survey must be shared with the EWT and Birdlife South Africa for a better understanding of the distribution or breeding behaviour of any of the priority species.
- 10.1.5 Habitat destruction must be kept to an absolute minimum by keeping the lay-down areas as small as possible, reducing the number and size/length or roads and reducing the final extent of the developed area.
- 10.1.6 Anti-collision devices such as bird flappers must be installed where power lines cross avifaunal corridors. The input of an avifaunal specialist must be obtained for the fitting of the anti-collision devices onto specific sections of the line once the exact positions of the towers have been surveyed and pegged. Sufficient bird diverters must be installed on the central 10 meters of the

lines between pylons/poles for the length of the powerline within the De Beers section as well as being installed on the entire span length between pylons/poles for the section of the power line where it turns west towards the Homestead Substation. Flappers must be fitted in place so that they do not drift along the line and be readily and cost effectively installed on, or removed from the existing lines.

- 10.1.7 The applicant must ensure that lighting on the turbines is kept to a minimum and is coloured (red or green) and intermittent, rather than permanent and white, to reduce confusion effects for nocturnal migrants.
- 10.1.8 The facility must be designed to discourage their use as perching or roosting substrates by birds and bats.

10.2 Vegetation, wetlands and water resources

- 10.2.1 All species of special concern must be identified and every effort must be made to rescue them with a search and rescue plan to be included in the EMP.
- 10.2.2 Vegetation clearing must be limited to the required footprint. Mitigation measures must be implemented to reduce the risk of erosion and the invasion of alien species.
- 10.2.3 Critical available biodiversity information must be consulted for the final placement of turbines and infrastructure.
- 10.2.4 The applicant must ensure that the continuous monitoring and removal of alien plant species is undertaken. An alien removal program must be developed and implemented.
- 10.2.5 A "Plant Rescue and Protection" plan which allows for the maximum transplant of conservation important species from areas to be transformed must be compiled by a vegetation specialist familiar with the site in consultation with the ECO. This plan must be implemented prior to commencement of the construction phase.
- 10.2.6 Before the clearing of the site, the appropriate permits must be obtained from the Department of Agriculture, Forestry and Fisheries (DAFF) for the removal of plants listed in the National Forest Act and from the relevant provincial department for the destruction of species protected in terms of the specific provincial legislation. Copies of the permits must be submitted to the Department for record keeping.
- 10.2.7 Construction activities must be restricted to demarcated areas to restrict impact on vegetation and animals.



- 10.2.8 A comprehensive habitat rehabilitation plan must be developed for the site. Restoration must be undertaken as soon as possible after completion of construction activities to reduce the amount of habitat converted at any one time and to speed up the recovery to natural habitats.
- 10.2.9 All areas of disturbed soil must be reclaimed using only indigenous grass and shrubs.

 Reclamation activities should be undertaken as early as possible on disturbed areas.
- 10.2.10 All electrical collector lines must be buried in a manner that minimizes additional surface disturbance.
- 10.2.11 Topsoil from all excavations and construction activities must be salvaged and reapplied during reclamation.
- 10.2.12 The applicant is required to inform the relevant provincial department and/or this Department should the removal of protected species, medicinal plants and "data deficient" plant species be required.
- 10.2.13 All hard infrastructures should be located within existing areas of low sensitivity, as far as possible.
- 10.2.14 All turbine and infrastructure must be located at least 100m from the edge of any highly sensitive areas.
- 10.2.15 No exotic plants may be used for rehabilitation purposes; only indigenous plants of the area may be utilised.
- 10.2.16 No activities will be allowed to encroach into a water resource without a water use license being in place from the Department of Water Affairs.
- 10.2.17 Appropriate erosion mitigation must be implemented to prevent any potential erosion.
- 10.2.18 Cleared alien vegetation must not be dumped on adjacent intact vegetation during clearing but should be temporarily stored in a demarcated area.
- 10.2.19 Removal of alien invasive species or other vegetation must be in accordance with the Conservation of Agricultural Resources Act (Act 43 of 1983), and follow-up procedures for the duration of the project.
- 10.2.20 The applicant must ensure that all the "No-go" areas are clearly demarcated (using fencing and appropriate signage) before construction commences.
- 10.2.21 Contractors and construction workers must be clearly informed of the no-go areas.
- 10.2.22 Siting of turbines should adhere to >500m setbacks from large water bodies, riparian vegetation and rocky crevices, if and where high bat occurrence is found after monitoring.
- 10.2.23 Where roads pass right next to major water bodies provision should be made for fauna such as toads to pass under the roads by using culverts or similar.

10.2.24 Bridge design must be such that it minimise impact to the riparian areas with minimal alterations to water flow and must be permeable to movement of fauna and flora

10.3 Roads and transportation

- 10.3.1 Existing road infrastructure must be used as far as possible for providing access to proposed turbine positions. Where no road infrastructure exists, new roads should be placed within existing disturbed areas or environmental conditions must be taken into account to ensure the minimum amount of damage is caused to natural habitats.
- 10.3.2 A transportation plan must be developed, particularly for the transport of turbine components, main assembly cranes and other large pieces of equipment. A permit must be obtained from the relevant transport department for the transportation of all components (abnormal loads) to the sites.
- 10.3.3 A traffic management plan must be prepared for the site access roads to ensure that no hazards would results from the increased truck traffic and that traffic flow would not be adversely impacted.
- 10.3.4 Signs must be placed along construction roads to identify speed limits, travel restrictions, and other standard traffic control information. To minimize impacts on local commuter, consideration should be given to limiting construction vehicles travelling on public roadways during the morning and late afternoon commute time.
- 10.3.5 Roads must be designed so that changes to surface water runoff are avoided and erosion is not initiated.
- 10.3.6 Internal access roads must be located away from drainage bottoms and avoid wetlands, if feasible.
- 10.3.7 Internal access roads must be located to minimize stream crossings. All structures crossing steams must be located and constructed so that they do not decrease channel stability or increase water velocity.
- 10.3.8 Existing drainage must not be altered, especially in sensitive areas.
- 10.3.9 A designated access to the site must be created and clearly marked to ensure safe entry and exit.
- 10.3.10 Signage must be erected at appropriate points warning of turning traffic and the construction site.
- 10.3.11 Construction vehicles carrying materials to the site should avoid using roads through densely populated built-up areas so as not to disturb existing retail and commercial operations.

10.3.12 Road borders should be regularly maintained to ensure that vegetation remains short and that they therefore serve as an effective firebreak.

10.4 Noise

- 10.4.1 Construction staff to be given training in actions to minimise noise impacts.
- 10.4.2 Noise from the turbines at the identified noise sensitive areas must be less than the 45dB(A) limit for rural areas presented in SANS10103.
- 10.4.3 The applicant must ensure that the National Noise Control Regulations and SANS10103:2008 are adhered to and reasonable measures to limit noise from the work site are implemented.
- 10.4.4 The applicant must ensure that the construction staff working in areas where the 8-hour ambient noise levels exceed 75dBA must wear ear protection equipment.
- 10.4.5 The applicant must ensure that all equipment and machinery are well maintained and equipped with silencers.
- 10.4.6 The applicant must provide a prior warning to the community when a noisy activity e.g. blasting is to take place.
- 10.4.7 All construction operations should only occur during daylight hours if possible.
- 10.4.8 All wind turbines should be located at a setback distance of 500m from any homestead and a day/night noise criteria level at the nearest residents of 45 dB(A) should be used to locate the turbines. The 500m setback distance can be relaxed if local factors; such as high ground between the noise source and the receiver, indicates that a noise disturbance will not occur.
- 10.4.9 Positions of turbines jeopardizing compliance with accepted noise levels should be revised during the micro-siting of the units in question and predicted noise levels re-modelled by the noise specialist, in order to ensure that the predicted noise levels are less than 45 dB(A).

10.5 Visual resources

- 10.5.1 The applicant must reduce visual impacts during construction by minimising areas of surface disturbance, controlling erosion, using dust suppression techniques and restoring exposed soil as closely as possible to their original contour and vegetation.
- 10.5.2 A lighting engineer must be consulted to assist in the planning and placement of light fixtures in order to reduce visual impacts associated with glare and light trespass.
- 10.5.3 Signs near wind turbines should be avoided unless they serve to inform the public about wind turbines and their function.



- 10.5.4 Commercial messages and graffiti on turbines must be avoided.
- 10.5.5 The applicant must ensure that the painting of the wind turbines are in accordance with the Aviation Act, 1962, Thirteenth Amendment of the Civil Aviation Regulations, 1997.
- 10.5.6 Laydown areas and stockyards should be located in low visibility areas (e.g. valleys between ridges) and existing vegetation should be used to screen them from view where possible.
- 10.5.7 Construction activities must be restricted to daylight hours in order to negate or reduce visual impacts associated with lighting.
- 10.5.8 Night lighting of the construction sites should be minimised within the requirements of safety and efficiency.

10.6 Human health and safety

- 10.6.1 A health and safety programme must be developed to protect both workers and the general public during construction, operation and decommissioning of the wind energy facility. The programme must establish a safety zone for wind turbines from residences and occupied buildings, roads, right-of-ways and other public access areas that is sufficient to prevent accidents resulting from the operation of the wind turbines.
- 10.6.2 Potentials interference with public safety communication systems (e.g. radio traffic related to emergency activities) must be avoided.
- 10.6.3 The applicant must ensure that the operation of the wind facility has minimal electromagnetic interference (EMI) (i.e. impacts to microwave, radio and television transmissions) and should comply with the relevant communication regulations.
- 10.6.4 The applicant must obtain a written permit or approval from the South Africa Civil Aviation Authority that the wind facility will not interfere with the performance of aerodrome radio Communication, Navigation and Surveillance (CNS) equipment especially the radar prior to commencement of the activity. The approval/permit must be submitted to the Director: Environmental Impact Evaluation.
- 10.6.5 The applicant must train safety representatives, managers and workers in workplace safety.
 The construction process must be compliant with all safety and health measures as prescribed by the relevant act.
- 10.6.6 Liaison with land owners/farm managers is to be done prior to construction in order to provide sufficient time for them to plan agricultural activities. If possible, construction should be scheduled to take place within the post-harvest, pre planting season, when fields are lying fallow.



10.6.7 No open fires for cooking or heating must be allowed on site.

10.7 Hazardous materials and waste management

- 10.7.1 Areas around fuel tanks must be bunded or contained in an appropriate manner as per the requirements of SABS 089:1999 Part 1.
- 10.7.2 Leakage of fuel must be avoided at all times and if spillage occurs, it must be remedied immediately.
- 10.7.3 Hazardous waste such as bitumen, oils, oily rags, paint tins etc. must be disposed of at an approved hazardous waste landfill site.
- 10.7.4 An effective monitoring system must be put in place during the construction phase of the development to detect any leakage or spillage of all hazardous substances during their transportation, handling, use and storage. The applicant must ensure that precautionary measures are in place to limit the possibility of oil and other toxic liquids from entering the soil or stormwater system.
- 10.7.5 Streams, river, pans, wetlands, dams and their catchments and other environmental sensitive areas must be protected from the direct or indirect spillage of pollutants.
- 10.7.6 No dumping or temporary storage of any materials may take place outside designated and demarcated laydown areas, and these must all be located within areas of low environmental sensitivity.
- 10.7.7 Hazardous substances must not be stored where there could be accidental leakage into surface or subterranean water.
- 10.7.8 Hazardous and flammable substances must be stored and used in compliance to the applicable regulations and safety instructions. Furthermore, no chemicals must be stored nor may any vehicle maintenance occur within 350 m of the temporal zone of wetlands, a drainage line with or without an extensive floodplain or hillside wetlands.
- 10.7.9 Temporary bunds must be constructed around chemical storage to contain possible spills.
- 10.7.10 Spill kits must be made available on-site for the clean-up of spills.
- 10.7.11 An integrated waste management approach must be implemented that is based on waste minimisation and must incorporate reduction, recycling, re-use and disposal where appropriate. Any solid waste shall be disposed of at a landfill licensed in terms of section 20(b) of the National Environment Management Waste Act, 2008 (Act No. 59 of 2008).
- 10.7.12 Temporary ablution facilities must be provided for staff at all times during the construction phase. The ablutions must be cleaned regularly with associated waste being disposed of at a



registered/permitted waste site and must be removed from the site when the construction phase is completed.

10.8 Excavation and blasting activities

- 10.8.1 Underground cables and internal access roads must be aligned as much as possible along existing infrastructure to limit damage to vegetation and watercourses.
- 10.8.2 Foundations and trenches must be backfilled with originally excavated materials as much as possible. Excess excavation materials must be disposed of only in approved areas or, if suitable, stockpilled for use in reclamation activities.
- 10.8.3 Borrow materials must be obtained only from authorized and permitted sites.
- 10.8.4 Anti-erosion measures such as silt fences must be installed in disturbed areas.

10.9 Air emissions

- 10.9.1 Dust abatement techniques must be used before and during surface clearing, excavation, or blasting activities.
- 10.9.2 Appropriate dust suppression techniques must be implemented on all exposed surfaces during periods of high wind. Such measures may include wet suppression, chemical stabilisation, the use of a wind fence, covering surfaces with straw chippings and re-vegetation of open areas.

10.10 Historical / cultural / paleontological resources

- 10.10.1 If there are any changes to the layout of the turbines, then additional survey work will be required in order to ensure that no sites are directly impacted and/or to identify the need for an excavation permit.
- 10.10.2 Should any graves be found, all construction activities must be suspended and an archaeologist be contacted immediately. The discovered graves must be cordoned off.

10.11 Storm water management

10.11.1 A comprehensive storm water management plan must be developed for the site to ensure compliance with applicable regulations and to prevent off-site migration of contaminated storm

- water or increased soil erosion. The comprehensive storm water management plan should form part of the EMP.
- 10.11.2 Construction must include appropriate design measures that allow surface and subsurface movement of water along drainage lines so as not to impede natural surface and subsurface flows. Drainage measures must promote the dissipation of storm water run-off.

10.12 Turbines position

- 10.12.1 Turbines must be positioned in such a way that they are at least 500m away from residences or farm buildings.
- 10.12.2 Turbines must be positioned in such a way that shadow flicker does not affect any farm buildings.
- 10.12.3 The applicant must ensure that the placement of turbines on ridges is avoided.
- 10.12.4 Wind turbines and its associated laydown areas and access roads, which could potentially impact on sensitive areas, must be shifted in order to avoid these areas of high sensitivity.

10.13 Overhead power line

- 10.13.1 A walk-through survey of the final survey power line corridor must be undertaken by a botanical specialist, an ornithologist and a heritage specialist to identify areas where mitigation may be required.
- 10.13.2 All sections of the proposed power line passing over, or in close proximity of grasslands, rivers, and dams must be marked with suitable bird flight diverters in order to deter large birds from colliding with any powerline. Additional areas of high sensitivity along the preferred alignment must be identified by an avifaunal specialist for the fitment of anti-collision devices according to Eskom Transmission Guidelines.

General

A copy of this 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 undertakes work at the property.

Where any of the applicant's contact details change, including the name of the responsible person where the applicant is a juristic 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.

3. The holder of the authorisation must notify the Department, in writing and within 48 (forty eight) hours, if any condition of this authorisation cannot be or is not adhered to. Any notification in terms of this condition must be accompanied by reasons for the non-compliance. Non-compliance with a condition of this authorisation may result in criminal prosecution or other actions provided for in the National Environmental Management Act, 1998 and the regulations.

4. National government, provincial government, local authorities or committees appointed in terms of the conditions of this authorisation or any other public authority shall not be held responsible for any damages or losses suffered by the applicant or his successor in title in any instance where construction or operation subsequent to construction be temporarily or permanently stopped for reasons of non-compliance by the applicant with the conditions of authorisation as set out in this document or any other subsequent document emanating from these conditions of authorisation.

Date of environmental authorisation: 27 September 2011

Mr Sabelo Malaza

Chief Director: Integrated Environmental Authorisations

Department of Environmental Affairs

Re-issue date: 18/05/20/6

Annexure 1: Reasons for Decision

1. Information considered in making the decision

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

- a) The information contained in the EIR dated April 2011;
- The comments received from interested and affected parties as included in the EIR dated April 2011;
- c) Mitigation measures as proposed in the EIR dated April 2011 and the EMP;
- The information contained in the specialist studies contained in the EIR dated April 2011;
- e) The objectives and requirements of relevant legislation, policies and guidelines, including section 2 of the National Environmental Management Act, 1998 (Act No. 107 of 1998).

2. Key factors considered in making the decision

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

- a) Details provided of the qualifications of the EAP indicate that the EAP is competent to carry out the environmental impact assessment procedures.
- b) The findings of all the Specialist studies conducted and their recommended mitigation measures.
- c) The need for the proposed project stems from the need for clean and renewable energy sources to reduce the country's energy supply problems.
- d) The EIR dated April 2011 included a description of the environment that may be affected by the activity and the manner in which the physical, biological, social, economic and cultural aspects of the environment may be affected by the proposed activity.
- e) The EIR dated April 2011 identified all legislation and guidelines that have been considered in the preparation of the EIR dated April 2011.
- f) The methodology used in assessing the potential impacts identified in the EIR dated April 2011 and the specialist studies have been adequately indicated.
- g) A sufficient public participation process was undertaken and the applicant has satisfied the minimum requirements as prescribed in the EIA Regulations, 2006 for public involvement.

3. Findings

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

- a) The identification and assessment of impacts are detailed in the EIR dated April 2011 and sufficient assessment of the key identified issues and impacts have been completed.
- b) The procedure followed for impact assessment is adequate for the decision-making process.
- c) The proposed mitigation of impacts identified and assessed adequately curtails the identified impacts.
- d) All legal and procedural requirements have been met.
- e) The information contained in the EIR dated April 2011 is accurate and credible.
- f) EMP measures for the pre-construction, construction and rehabilitation phases of the development were proposed and included in the EIR and will be implemented to manage the identified environmental impacts during the construction process.

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