



ENVIRONMENTAL SCOPING ASSESSMENT (ESA) FOR THE PROPOSED CONSTRUCTION AND OPERATION OF A 30M FREESTANDING LATTICE TELECOMMUNICATION TOWER IN DAAN VILJOEN GAME RESERVE IN WINDHOEK, KHOMAS REGION.

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### **EXECUTIVE SUMMARY**

### Introduction

PowerCom (Pty) Ltd (*The Proponent*) proposes to erect and operate a 30 m freestanding lattice telecommunication (network) tower at Daan Viljoen in Windhoek. The proposed site is located in the Daan Viljoen Game reserve (22°32'09.4"S 16°57'07.8"E). The proposed tower site includes an outdoor cabinet, a perimeter fence, as well as electrical fencing to restrict unauthorized access. The site will be used to provide 3G/4G coverage for a ±1.5 km radius, in order to have proper indoor and outdoor coverage. The footprint (surface area) to be covered by the tower and associated equipment/accessories is anticipated to be 100 m², with only less of that total dedicated to the actual footprint of the tower. Antennae frequencies are determined by the operators that will utilize the tower.

The rapid expansion of urban development and land use in Windhoek has led to a heavy reliance on telecommunications amongst locals, from the use of telephones, mobile phones and other electronic devices for information sharing and connections. This has brought about demand for increase in telecommunications infrastructure and services. In order to facilitate mobile connection services that run smoothly and conveniently, the services infrastructure need to be of good standard in order to provide high quality and better coverage to the mobile users.

The proposed activity will provide additional capacity, reducing congestion problems and improving network coverage in the Daan Viljoen area. This will also ensure improved quality of the service provided to mobile users in the area.

## **Project Description**

The current network shortfalls experienced and anticipated network shortfalls to mobile users in the area led to this project site selection. Project activity include establishment (construction), and eventual operations and maintenance of the network tower.

#### **Construction Phase:**

There will be minimal earthworks to prepare the site for tower construction. The construction works are expected to last for at least 3 months. The tower structure will be mounted to a concrete foundation and will not require any supporting cables. The physical assembling of the network

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structure and the construction of the foundations will take place on the sites by using manual labour as far as possible. The network structure will be earthed to protect it from lightning. For safety reasons, the tower site will be fenced off with palisade fencing to ensure that access is limited to authorised personnel and to prevent vandalism.

PowerCom intends to appoint a local contractor to carry out the construction. Works will be carried out during weekdays only. Preference for the construction works will be given to locals, i.e., contractors from Windhoek. The appointed contractor will be required to provide appropriate Personal Protective Equipment (PPE) to all their employees while carrying out the construction works on site.

## **Operational and Maintenance Phase:**

This is the phase during which the tower and its associated infrastructure are operational, providing network signal to the residents of the Daan Viljoen area. Maintenance of the tower will be done by the Proponent's Maintenance Department, when required. The Proponent should ensure that all employees carrying out maintenance works on site are provided with appropriate PPE.

#### **Services and Infrastructure**

**Power supply:** No electricity is required during the construction of the tower. However, it will be required during the operational maintenance phase of the tower. Alternating Current (AC) power will be required for the operation of the tower and will be connected to the City of Windhoek grid.

Water supply: Minimal amount of water will be required during construction. This water will be used for drinking and efficiently used for in-situ concrete mixture, i.e. the amount of water will be part of the concrete works for foundation casting. The required water will be sourced from the town. This will be upon agreement with the Municipality or relevant water supplier, who can be the nearest possible area or business owners.

**Site Access (road):** The site is located within the boundaries of Daan Viljoen Game Reserve (22°32'09.4"S 16°57'07.8"E). The site is about 20km from the City of Windhoek centre and can be and can be accessed using via the C28 road.

**Waste Management:** There will be minimal waste generated on site. This will include general, solid, and possibly wastewater (sewage). This different waste will be handled as follows:

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General and domestic waste: Enough waste bins (containers) will be made available at the site to manage the accumulation of general and domestic waste on site during construction. The waste bins will be disposed of at the Kupferberg landfill site in Windhoek.

Sewage: Portable ablution facilities will be provided on site and emptied according to manufacturers' instructions. The wastewater will then be transported offsite to the wastewater treatment facility in Windhoek.

**Potential Accidental Fire Outbreaks:** A minimum of basic firefighting equipment, i.e., a fire extinguisher will be readily available in vehicles, at the site.

## **Decommissioning Phase**

Decommissioning of the network tower is not anticipated, as long as there is need for use of mobile communications and associated services in the town.

## **Potential Impacts identified**

The potential impacts of the proposed project have been identified as they relate to the project activities in terms of a source-pathway-receptor risk based methodology and in consultation with interested and affected parties. By considering the potential risk areas associated with the receiving biophysical and social environment, the following key impacts have been highlighted for consideration:

#### Potential positive impacts:

- **Telecommunication convenience:** Current and future residents (mobile users) will have an improved infrastructure and will not have to struggle with network coverage.
- **Employment creation:** Creation of a few temporary jobs during the construction of the tower.
- General contribution to local economic development through reliable communications services.

#### Potential negative impacts:

 Physical land / soil disturbance: Excavation activities to erect the tower could potentially lead to the disturbance of site soils.

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- Loss of Biodiversity
- **Noise and disturbance:** During tower' construction, the presence of the construction team and movement of heavy vehicles and machinery may disturb the immediate neighbours to the site.
- Visual impact: The presence of the tower in the neighbourhood may be a nuisance to locals.
- Impacts to Human Health: Electromagnetic Radiation emitted from the antennae of cellular structures may affect human health.
- Potential occupational health and safety risks associated with mishandling of construction and operations equipment.
- **Civil Aviation concerns:** The proposed site designs and locations need to be verified to ensure that it meets the approval of the Directorate of Civil Aviation regarding the height of the masts and the position and stability of transmitters.
- Waste Generation/Environmental Pollution: Environmental pollution from improper disposal of waste generated during construction and maintenance phases.
- Vehicular traffic safety from increased number of vehicles moving around the project site and slow-moving trucks transporting project structures during construction, and
- Archaeological or cultural heritage impact through unintentional uncovering of unknown archaeological objects or site by certain project activities such as excavation (the minimal site works).
- Waste Generation from improper disposal of waste generated during construction and maintenance.
- Dust Generation from construction works and vehicular traffic

The potential negative impacts were assessed, and mitigation measures provided accordingly.

#### Conclusion

The potential (positive and negative) impacts that are anticipated from the proposed construction of the telecommunication tower and related activities are identified, described, and assessed. Most of the identified potential negative impacts are rated as of Medium Significance. Therefore, in order to reduce the significance from medium to low, it is recommended that the Proponent effectively implement mitigation measures. In order to maintain a low significance, the implementation of measures will need to be continuously monitored in order to reduce to impact to low and bring the impact under control.

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It is, therefore, recommended that in the event of an ECC issuance, the conditions provided in this ESA may be appropriate to ensure minimal environmental impact for this project.

#### Limitations

EDS warrants that the findings and conclusion contained herein were accomplished in accordance with the methodologies set forth in the Scope of Work and Environmental Management Act (EMA) of 2007. These methodologies are described as representing good customary practice for conducting an Environmental Impact Assessment of a property for the purpose of identifying recognized environmental conditions. There is a possibility that even with the proper application of these methodologies there may exist on the subject property conditions that could not be identified within the scope of the assessment, or which were not reasonably identifiable from the available information. The Consultant believes that the information obtained from the record review and during the public consultation processes concerning the proposed tower' construction activities/works is reliable.

#### **Disclaimer**

EDS cannot and does not warrant or guarantee that the information provided by the other sources is accurate or complete. The conclusions and findings set forth in this report are strictly limited in time and scope to the date of the evaluations. No other warranties are implied or expressed.

Some of the information provided in this report is based upon personal interviews, and research of available documents, records, and maps held by the appropriate government and private agencies. This report is subject to the limitations of historical documentation, availability, and accuracy of pertinent records and the personal recollections of those persons contacted.

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Protection Act, 2005

## LIST OF ABBREVIATIONS

Abbreviation	Meaning	
3G/4G	Third and fourth generation of wireless mobile telecommunications technology.	
AC	Alternating Current	
ARPANSA Australian Radiation Protection and Nuclear Safety Agency		
BID	Background Information Document	

Abbreviation	Meaning	
CoW	City of Windhoek	
CRAN	Communications Regulatory Authority of Namibia	
CV	Curriculum Vitae	
DEAF	Department of Environmental Affairs and Forestry	
EA	Environmental Assessment	
EAP	Environmental Assessment Practitioner	
ECC	Environmental Clearance Certificate	
EDS	Excel Dynamic Solutions	
EIA	Environmental Impact Assessment	
EMA	Environmental Management Act	
EMF or EME	Electromagnetic Fields or Electromagnetic Emission	
EMP	Environmental Management Plan	
ESA	Environmental Scoping Assessment	
GG	Government Gazette	
GN	Government Notice	
IAPs	Interested and Affected Parties	
ICAO	International Civil Aviation Organisation	
ICNIRP	International Commission on Non-Ionizing Radiation Protection	
MEFT	Ministry of Environment, Forestry and Tourism	
MHSS	Ministry of Health and Social Services	
MICT	Ministry of Information and Communication Technology	
NCAA	Namibia Civil Aviation Authority	
NRPA	National Radiation Protection Authority of Namibia	
PPE	Personal Protective Equipment	
Reg, S	Regulation, Section	
TOR	Terms of Reference	

Abbreviation	Meaning
WHO	World Health Organization

# **KEY TERMS AND DEFINITIONS**

TERM	DEFINITION	
Alternative	A possible course of action, in place of another that would meet the	
	same purpose and need of the proposal.	
Baseline	Work done to collect and interpret information on the condition/trends of	
	the existing environment.	
Biophysical	That part of the environment that does not originate with human activities	
	(e.g., biological, physical and chemical processes).	
Cumulative	In relation to an activity, means the impact of an activity that in it may not	
Impacts/Effects	be significant but may become significant when added to the existing and	
Assessment	potential impacts eventuating from similar or diverse activities or	
	undertakings in the area.	
Decision-maker	The person(s) entrusted with the responsibility for allocating resources or	
	granting approval to a proposal.	
<b>Ecological Processes</b>	Processes which play an essential part in maintaining ecosystem integrity.	
	Four fundamental ecological processes are the cycling of water, the	
	cycling of nutrients, the flow of energy and biological diversity (as an	
	expression of evolution).	
Environment As defined in Environmental Management Act - the complex of		
	and anthropogenic factors and elements that are mutually interrelated and	
	affect the ecological equilibrium and the quality of life, including – (a) the	
	natural environment that is land, water and air; all organic and inorganic	
	matter and living organisms and (b) the human environment that is the	
	landscape and natural, cultural, historical, aesthetic, economic and social	
	heritage and values.	
Environmental	As defined in the EIA Regulations (Section 8(j)), a plan that describes how	
Management Plan activities that may have significant environments effects a		
	mitigated, controlled, and monitored.	

TERM	DEFINITION	
Interested and Affected	In relation to the assessment of a listed activity includes - (a) any person,	
Party (IAP)	group of persons or organization interested in or affected by an activity;	
	and (b) any organ of state that may have jurisdiction over any aspect of	
	the activity. Mitigate - practical measures to reduce adverse impacts.	
	Proponent – as defined in the Environmental Management Act, a person	
	who proposes to undertake a listed activity. Significant impact - means an	
	impact that by its magnitude, duration, intensity, or probability of	
	occurrence may have a notable effect on one or more aspects of the	
	environment.	
Fauna	All the animals found in an area.	
Flora	All the plants found in an area.	
Mitigation	The purposeful implementation of decisions or activities that are designed	
	to reduce the undesirable impacts of a proposed action on the affected	
	environment.	
Monitoring	Activity involving repeated observation, according to a pre-determined	
	schedule, of one or more elements of the environment to detect their	
	characteristics (status and trends).	
Proponent	Organization (private or public sector) or individual intending to implement	
	a development proposal.	
Public	A range of techniques that can be used to inform, consult, or interact with	
Consultation/Involvement	stakeholders affected by the proposed activities.	
Protected Area Refers to a protected area that is proclaimed in the Government		
	according to the Nature Conservation Ordinance number 4 of 1975, as	
	amended	
Scoping	An early and open activity to identify the impacts that are most likely to be	
	significant and require specialized investigation during the EIA work. Can,	
	also be used to identify alternative project designs/site to be assessed,	
	obtain local knowledge of site and surroundings, and prepare a plan for	
	public involvement. The results of scoping are frequently used to prepare	
	a Terms of Reference for the specialized input into full EIA.	
Terms of Reference (ToR)	nce (ToR) Written requirements governing full EIA input and implementation,	
	consultations to be held, data to be produced and form/contents of the	
	EIA report. Often produced as an output from scoping.	

#### 1 INTRODUCTION

## 1.1 Project Background and Location

Namibia is experiencing a rapid increase in the use of mobile communication services, which has led to a rise in local pressure for efforts to expand on telecommunications infrastructure. PowerCom (Pty) Ltd (*The Proponent*) proposes to erect and operate a 30 m high, freestanding lattice structure in the Daan Viljoen Game Reserve. The proposed site is located in the area of Daan Viljoen (22°32'09.4"S 16°57'07.8"E), as indicated on the map in **Figure 1**. The proposed tower will have main antennae frequencies at 900, 1800 and 2100 MHz The antennae are designed to operate in a 900MHz (for 2G/3G), 1800MHz (for 2G/4G) and a 2100MHz (for 3G) frequencies. The total surface area of the site dedicated to tower footprint is approximately 100m² (10m x 10m). The remainder of the site area is for storing the operational and maintenance equipment.

Telecommunication towers and related infrastructure developments are among listed activities that may not be undertaken without an Environmental Clearance Certificate (ECC) under the Environmental Management Act (EMA) (2007) and its 2012 Environmental Impact Assessment (EIA) Regulations. The relevant listed activities as per EIA regulations are:

• 10.1 (g) The construction of masts of any material or type and of any height, including those used for telecommunication, broadcasting, and radio transmission.

The Proponent has appointed Excel Dynamic Solutions (Pty) Ltd (EDS Namibia), an independent team of Environmental Consultants to apply for the project ECC through the Competent Authority, Ministry of Information and Communication Technology (MICT)), conduct the required Environmental Scoping Assessment (ESA) process and compile an ESA Report and its Draft Environmental Management Plan (EMP). The application is submitted for evaluation and consideration of an ECC to the Environmental Commissioner at the Department of Environmental Affairs and Forestry (DEAF) of the Ministry of Environment, Forestry and Tourism (MEFT).

## 1.2 Proposed Site Ownership

The anticipated network shortfalls to mobile users in these areas triggered this site selection. The outcome of the selection criteria used provided the best potential positions of the tower.

The proposed site (location) is under the ownership of Ministry of Environment, Forestry and Tourism (MEFT), and a land use (leasehold) agreement to occupy the land for the purpose of constructing the tower is being sought by PowerCom from the MEFT. The locality details of the site in **Table 1 b**elow.

Table 1: Details of the proposed tower locality

Site Name:	Daan Viljoen Game Reserve
GPS Coordinates:	22°32'09.4"S 16°57'07.8"E).
Local Authority:	Municipality of Windhoek
Regional Administration:	Khomas Regional Council

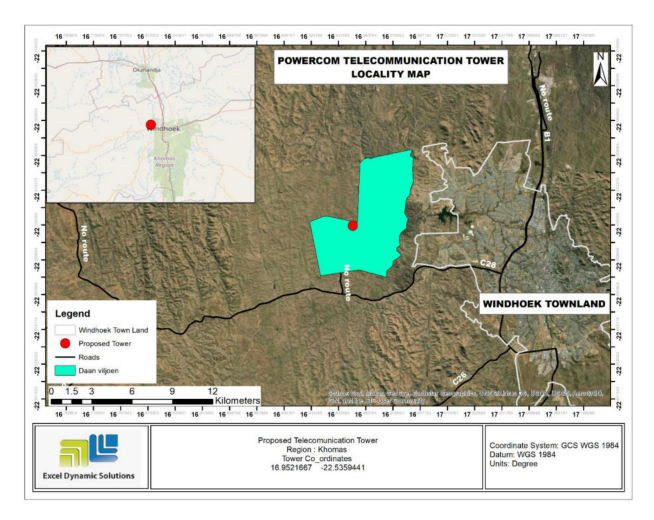


Figure 1: Locality map of the proposed network tower

## 1.3 Terms of Reference (TOR), Scope of Work and Document Contents

This ESA has been conducted according to the Environmental Management Act (EMA) (No. 7 of 2007), and its 2012 Environmental Impact Assessment (EIA) Regulations. In line with the Terms of Reference provided for this project, the scope of works for this project (ESA) entails the following:

- Confirm the suitability of the proposed site for the tower construction and suggest alternative site, if required;
- Conduct the required Environmental Scoping Assessment (ESA);
- Consult all potential interested and affected parties (I&APs);
- Compile an ESA report and draft Environmental Management Plan (EMP); and

Obtain an Environmental Clearance Certificate for the proposed tower.

The main aim of the ESA is to:

- Identify, analyse and assess the bio-physical, socio-economic impacts associated with the proposed activity; and
- compile management action plans (in the form of the draft EMP that will need be implemented by the Proponent and/or their contractor(s) to minimize these impacts, if they cannot be avoided altogether, while maximizing positive impacts.

## 1.4 Motivation for the Proposed Project

Due to the continual growth in mobile communication services in Namibia, the pressure is continuously expanded and the communications network is increasing. PowerCom has identified the need for the new structure. The planned telecommunication will provide an additional capacity, reducing congestion problem and improves the coverage within that area. This proposed development will ensure that the quality of the service provided to the telecommunication users in the area is improved.

## 1.5 Appointed Environmental Assessment Practitioner

To satisfy the requirements of the EMA and its 2012 EIA Regulations, the Proponent appointed an independent team of Environmental Consultants at Excel Dynamic Solutions (Pty) Ltd (hereinafter referred to as EDS, The Consultant or Environmental Assessment Practitioner (EAP)) to conduct the required ESA process on their behalf. As mentioned earlier, the findings of the ESA process are incorporated into this Report. The ESA Report and the Draft EMP as well as associated documents will be submitted as part of an application for an ECC to the Environmental Commissioner at the DEAF.

The ESA project is headed by Mr. Nerson Tjelos, a qualified and experienced Geoscientist and experienced Environmental Assessment Practitioner with (EAP). The ESA process and this Report and the Draft EMP were conducted and compiled by Ms. Rose Mtuleni. The curriculum vitae (CV) for Mr. Tjelos is presented under **Appendix C.** 

### 2 PROJECT DESCRIPTION AND PROPOSED ACTIVITIES

The description of project activity to be undertaken for the establishment (construction) and eventual operations and maintenance of the network tower are presented as follows:

## 2.1 Planning and Design Phase

The Communications Act No. 8 of 2009, requires that service providers should first consider sharing existing infrastructure in the area before constructing new structures. There is no other infrastructure that could be shared by network service providers in the area, therefore, PowerCom has identified the need to construct a new tower in this area.

There are criteria usually employed to optimize the positions of new structures in the telecommunication industry. These include coverage of existing network infrastructure, surrounding topography & built-up environment, established and future urban areas, required footprint and the most appropriate design of the facility (GCS Water & Environmental Consultants, 2017).

Once the Proponent has been issued with an ECC and obtained all relevant and required permitting/licensing such as land use /leasehold agreements), the planned activities will commence at the site.

The planning and design phase, which also include the ESA, is aimed at presenting some key concepts of the project alongside a general overview of the study area, the legal landscape to be considered, and a preliminary assessment of the main aspects that might affect the feasibility of the project and or its associated activities. Thereafter, the environmental, technical, and financial aspects of the project are assessed by identifying potential risks and proposing mitigation measures where possible. This would also include highlighting 'fatal flaws' wherever mitigation measures are unavailable or impractical with regards to the available finances and other resources.

Prior to commencement of any site work, all personnel (including fully employed, contracted, and casual) will be inducted on the Proponent's Environmental, Health and Safety Policy as well as procedures and processes to follow while conducting the work on site or offsite work related to the project.

## 2.1.1 Design and Technical Aspects

The proposed tower will be a 30 m high, freestanding lattice structure, where antennae can be mounted. The tower site will also include an outdoor cabinet, a perimeter fence, as well as electrical fencing to restrict unauthorized access. The tower will be used to provide 3G/4G coverage for a  $\pm 1.5$  km radius, in order to have proper in-door and outdoor coverage. The footprint (surface area) to be covered by the tower and associated equipment/accessories is anticipated to be  $100 \text{ m}^2$  ( $10\text{m} \times 10\text{m}$ ) with only less of that total dedicated to the actual footprints of the tower. Frequencies are determined by the operators that will utilize the tower.

The typical examples of a Freestanding Lattice Telecommunication Tower purposes are shown in **Figure 2**.



Figure 2: Typical example of a freestanding lattice telecommunication tower structure

#### 2.2 Construction Phase

Tower construction works are expected to last for at least three months, and there will be minimal earthworks to prepare the site for construction. The tower structure will be mounted to a concrete foundation. The rest of the site area will be used for storing the operational and maintenance equipment. For safety reasons, the tower site will be fenced off with palisade fencing. This will also be done to ensure that access to the tower is only limited to authorized personnel and to prevent vandalism of the tower and its associated accessories. The tower structure will be earthed to protect it from lightning.

The physical assemblage of the network tower structure and the construction of the foundations will take place on the site by using manual labour as far as possible. The Proponent will appoint a contractor to carry out the construction. Construction works will be carried out during weekdays only, between 08h00 and 17h00. The number of workers expected for this work will depend on the local contractors appointed and their standard human capacity for development of the project. Preference for the construction works will be given to locals, i.e. contractors from Windhoek. All non-skilled labour will also be given to local residents (from Windhoek).

If necessary, the appointed construction contractor will need to make arrangements for their workers to be housed in Windhoek or nearby places, but not on site. The appointed contractor will be required to provide appropriate Personal Protective Equipment (PPE) to all their employees while carrying out construction works on site.

## 2.3 Project Input and Resources Requirements

In terms of human resources and services infrastructure, the following will be required:

#### 2.3.1 Project Personnel and Accommodation

The number of tower construction employees cannot be determined at this stage; it will be determined by the appointed contractor once an ECC is issued. The workforce personnel include both skilled, semi and unskilled people, as necessary to complete the work. All non-skilled labour will also be given to residents (from Windhoek, preferably within the vicinity of the tower site).

### 2.3.2 Water Supply

Minimal amount of water will be required during construction. The water will be used for drinking and efficiently used for in-situ concrete mixture for foundation casting. The required water will be sourced from municipal sources. This will be upon agreement with the Municipality or relevant water supplier, who can be the nearest home or business owners.

#### 2.3.3 Power Supply

No electricity is required during the construction of the tower. However, it will be required during the operational maintenance phase of the tower. Alternating Current (AC) power will be required for the operation of the tower and will be connected to the City of Windhoek grid.

#### 2.3.4 Site Access (Roads)

The site is within the boundaries of Daan Viljoen Game reserve, located west of Windhoek; therefore, it will be accessed via the C28 road and is about 20km from the city centre of Windhoek.

#### 2.2.5 Health and Safety

Adequate and appropriate Personal Protective Equipment (PPE) will be provided to every project personnel while on and working at site. A first aid kit will be readily available at the site.

#### 2.3.6 Potential Accidental Fire management

A minimum of basic firefighting equipment, i.e., a fire extinguisher will be readily available in vehicles, at site.

#### 2.3.7 Waste Management

Any waste generated on site during construction and maintenance phases will be stored and transported to the appropriate (waste type) garbage skips or landfill sites.

In management during the construction phase, The Proponent will enforce the availability of portable toilets for the construction team (contractors) while on site during the construction phase, for sewage waste management. Chemical toilets with sealed septic tanks will be used as ablution facilities and the sewage waste handled according to the manufacturer's instructions of the facility provided.

#### 2.3.8 Site Fencing

For safety and security reasons, the tower site will be fenced off, to ensure that access to the tower is limited to authorized personnel (such as maintenance team) only and to prevent vandalism of the tower and their associated accessories/structures.

## 2.4 Decommissioning Phase

As long as the use of mobile communications and other associated services is on the increase, and there is a need for such services in the area of Daan Viljoen Game Reserve, the decommissioning of the network tower is not anticipated. Regardless, recommendations will be provided in the impact assessment c and EMP, in the event that the network tower needs to be decommissioned.

## 2.5 Post-Construction Site Rehabilitation and Decommissioning

Once the construction phase has been completed, the associated works will cease, and the site cleaned up in preparation for the next phase (operations). The Proponent will need to properly decommission the construction works and rehabilitate any parts of the site that are disturbed. The aim is to ensure that the project related disturbed site areas are left close to their pre-work state as much as possible.

The activities to be carried out to clean up and rehabilitate the site post-construction are as follows:

- Dismantling and removal of all temporary infrastructures and structures (erected or set up
  to support construction) that will no longer be required for the operational and maintenance
  phases. These will be transported to designated storage facilities offsite.
- Removal of all construction related vehicles, machinery, and equipment from site to designated parking and storage site off site, respectively.
- Carrying away the waste storage containers and disposal of waste to the designated local approved waste management site in Windhoek.
- If any, closure of all onsite access roads that may have been created for the construction phase and no longer required for operational phase.
- Levelling of all stockpiled topsoil and where possible, backfilling of all construction excavated pits and trenches, respectively.

## 2.6 Operational and Maintenance Phase

This is the phase during which the tower and its associated infrastructure is operational and providing telecommunication signal to the residents and visitors of the Daan Viljoen Game Reserve and other future land users in this part of the town. Maintenance of the tower is to be carried out by the Proponent's Maintenance Department, as and when required. No onsite accommodation will be required during this phase, as the maintenance works are not expected to last for more than a day. In the event that maintenance works are lasting more than one day, accommodation arrangements are to be made by the Proponent for their maintenance team.

The Proponent is to ensure that all employees carrying out maintenance works on site are provided with appropriate Personal Protective Equipment (PPE).

#### 3 PROJECT ALTERNATIVES

Alternatives are defined as the "different means of meeting the general purpose and requirements of the activity" (EMA, 2007). This section will highlight the different ways in which the project can be undertaken and to identify the alternative that will be the most practical, but least damaging to the environment is identified.

Once the alternatives have been established, these are examined by asking the following four questions:

- (a) What alternatives are technically and economically feasible?
- (b) What are the environmental effects associated with the feasible alternatives?
- (c) What is the rationale for selecting the preferred alternative?

The alternatives considered for the proposed PowerCom tower in Windhoek are discussed under the following subsections.

## 3.1 Types of Alternatives Considered

#### 3.1.1 The "No-go" Alternative

The "No-go" alternative is the option of not proceeding with the activity, which typically implies a continuation of the status quo. This would mean, the status quo of the proposed site remains unchanged with poor to no network/communication signal. Should the proposed project be

discontinued, the poor network coverage in this part of Windhoek continues, and there will be no improvement in local socio-economic development, in terms of communications services.

In considering the proposed activity and its benefits to the local communities, the no-go option is not a preferred option.

#### 3.1.2 Locations of the Telecommunication Tower

The location is strategically chosen as Telecom Namibia uses radio planning tools to select sites, and provides PowerCom with the instruction to apply for the intended sites. In this instance in, to address any network coverage issues in this selected area and provide improved network coverage.

#### 3.1.3 Infrastructure sharing as per the Communications Act of 2009: Tower Sharing

The Communications Act No. 8 of 2009 requires that service providers consider sharing existing infrastructure in the area first, before constructing new structures to avoid cumulative impacts. There are no other telecommunication towers within the vicinity of the new proposed project site that could have been used by the Proponent to mount their communications antenna on to serve the affected communities. Therefore, the distance from the existing structures will not allow compliance with the Communications Act regarding the sharing/using of existing structures in an area. The proposed tower (new structure) would need to be erected (constructed) at the proposed site, in order for it to be shared in future by services providers, thus promoting infrastructure sharing as per the Communications Act.

## 4 LEGAL FRAMEWORK: LEGISLATION, POLICIES AND GUIDELINES

A review of applicable and relevant Namibian legislation, policies, and guidelines to the proposed development is given in this section. This review serves to inform the project Proponent, Interested and Affected Parties, and the decision-makers at the DEAF of the requirements and expectations, as laid out in terms of these instruments, to be fulfilled to establish the proposed tower' construction and operational activities.

## 4.1 The Environmental Management Act (No. 7 of 2007)

This ESA was carried out according to the Environmental Management Act (EMA) and its Environmental Impact Assessment (EIA) Regulations (GG No. 4878 GN No. 30). The EMA has stipulated requirements to complete the required documentation in order to obtain an ECC for permission to undertake certain listed activities. These activities are listed under the following Regulations:

• 10.1 (g) The construction of masts of any material or type and of any height, including those used for telecommunication, broadcasting, and radio transmission.

## 4.2 The Communications Act (No. 8 of 2009)

The Act provides for the regulation of telecommunications services and networks, broadcasting, postal services and the use and allocation of radio spectrum; for that purpose, the establishment of an independent Communications Regulatory Authority of Namibia (CRAN); to make provision for its powers and functions; the granting of special rights to telecommunications licensees; the creation of an Association to manage the ".na" internet domain name space and for matters connected therewith.

**Applicability to the Proposed Project**: The Proponent is required to comply with the relevant Sections and Parts of the Act, and of importance is Part 5 of the Act. This Part (Special Rights of Carriers) states the following in relation to the project:

- ''Applicability of this Part: Section 59(1) The rights granted by this Part are granted to all holders of technology and service neutral licences and to other licensees to whom and in so far as it has been made applicable to them in terms of section 38(12) or 38(13).
- (3) Subject to subsection (4) and (5), the rights granted by this Part, to install telecommunications facilities, only relate to wires, fibres, or any other form of telecommunication's line as well as facilities used to protect or support such wires, fibres or lines (including poles, stays, ducts and pipes), but do not relate to masts, antennas, tower, pay telephones and other similar equipment.
- Entry upon and construction of lines across any land: Section 60. A carrier may, for the purposes of provision of telecommunications services, enter upon any land, including any street, road, footpath or land reserved for public purposes, and any railway, and construct and maintain a telecommunications facility upon, under, over, along or across

- any land, street, road, footpath or waterway or any railway, and alter or remove the same, and may for that purpose attach wires, stays or any other kind of support to any building or other structure.
- Fences: Section 64(1) If any fence erected or to be erected on land over which a telecommunications facility, pipe, tunnel or tube is constructed or is to be constructed by a carrier, renders or would render it impossible or inconvenient for the carrier to obtain access to that land the carrier may at its own expense erect and maintain gates in that fence and must provide duplicate keys therefor, one of which must be handed to the owner or occupier of the land.
- Section 64(2) Any person intending to erect any such fence must give not less than six weeks' notice in writing to the carrier of his or her intention.
- **Height or depth of cables and facilities: 66(1)** Aerial telecommunication wires or cables along any railway or public or Private Street, road, footpath, or land must be at the prescribed height above the surface of the ground.
- **Section 66(2)** Underground telecommunication facilities, pipes, tunnels, and tubes must be placed by a carrier at the prescribed depth below the surface of the ground
- Section 66(3) If the owner of any private land is obstructed in the free use of his or her land by reason of the insufficient height or depth of any telecommunications wire, cable or other facility, pipe, tunnel or tube constructed by that carrier, the carrier must take such steps as are necessary for giving relief to that owner".

Other applicable legal obligations to the proposed tower constructions and related activities are presented in **Table 2**.

Table 2: Applicable national and international legislations governing the proposed project and related activities

Legislation/Policy/	Relevant Provisions	Implications for this project
Guideline		
	NATIONAL, REGIONAL AND LOCAL	
The Constitution of the	The Constitution of the Republic of Namibia (1990 as amended)	By implementing the environmental
Republic of Namibia, 1990	addresses matters relating to environmental protection and	management plan, the establishment will be
as amended	sustainable development. Article 91(c) defines the functions of the	in conformant to the constitution in terms of
	Ombudsman to include:	environmental management and sustainability.
	"the duty to investigate complaints concerning the over-	Ecological sustainability will be main priority
	utilisation of living natural resources, the irrational exploitation of	for the proposed development.
	non-renewable resources, the degradation and destruction of	for the proposed development.
	ecosystems and failure to protect the beauty and character of Namibia"	
	Article 95(I) commits the state to actively promoting and	
	maintaining the welfare of the people by adopting policies aimed	
	at the:	
	"Natural resources situated in the soil and on the subsoil, the	
	internal waters, in the sea, in the continental shelf, and in the	
	exclusive economic zone are property of the State."	

Legislation/Policy/	Relevant Provisions	Implications for this project
Guideline		
Environmental Assessment	The Environmental Assessment Policy of Namibia states	The establishment of the proposed project
Policy of Namibia 1994	Schedule 1: Screening list of policies/ plans/ programmes/ project	triggers the need for environmental
	subject to environment must be accompanied by environmental	assessments prior commencement of civil
	assessments. "The Proposed tower activities" are on that list.	works as they may alter the environment
		which could result on the damage of the
		environment.
	The policy provides a definition to the term "Environment" broadly	The construction of the tower requires the
	interpreted to include biophysical, social, economic, cultural,	assessment of all possible environmental and
	historical, and political components and provides reference to the	social impacts to avoid, minimise or
	inclusion of alternatives in all project, policies, programmes, and	compensate environmental damage
	plans.	associated with the activities.
The Regional Councils Act	This Act sets out the conditions under which Regional Councils	The relevant Regional Councils are
(No. 22 of 1992)	must be elected and administer each delineated region. From a	considered to be Interested & Affected Parties
	land use and project planning point of view, their duties include,	and must be consulted during the
	as described in section 28 "to undertake the planning of the	Environmental Assessment (EA) process.
	development of the region for which it has been established with	The project site fall under the Khomas
	a view to physical, social, and economic characteristics,	Regional Council; therefore, they should be
	urbanisation patterns, natural resources, economic development	consulted.
	potential, infrastructure, land utilisation pattern and sensitivity of	
	the natural environment.	
	The main objective of this Act is to initiate, supervise, manage,	
	and evaluate development.	
1		

Legislation/Policy/	Relevant Provisions	Implications for this project
Guideline		
Local Authorities Act No. 23 of 1992	To provide for the determination, for purposes of local government, of local authority councils; the establishment of such local authority councils; and to define the powers, duties and functions of local authority councils; and to provide for incidental matters.	The Windhoek Municipality is the Local Authority responsible for the project site. Therefore, the Municipality should ensure that the network tower establishment activities are in compliance with the Act and its Regulations, as relevant to the proposed project.
Atomic Energy and Radiation Protection Act No. 5 of 2005	To provide for adequate protection of the environment and of people in current and future generations against the harmful effects of radiation by controlling and regulating the production, processing, handling, use, holding, storage, transport and disposal of radiation sources and radioactive materials, and controlling and regulating prescribed non-ionising radiation sources; to establish an Atomic Energy Board and to provide for its composition and functions; to establish a National Radiation Protection Authority; to amend the Hazardous Substances Ordinance, 1974 (Ordinance No. 14 of 1974); and to provide for related matters.  Under Section 43(1) of the Act, the Non-ionising Radiation Regulations have been made in 2019.	To determine the "safe distance" around the site.  The Proponent should comply with the Regulations and requirements of the Act throughout the project life cycle.

Legislation/Policy/	Relevant Provisions	Implications for this project
Guideline		
The Aviation Act, Act No. 74	Gives effect to certain International Aviation Conventions and	Provides the regulations for setting up cellular
of 1962	makes provision for the control, regulation, and encouragement of	as well as other masts structures in Namibia.
	flying within the Republic of Namibia and for other matters	
	incidental thereto.	
Civil Aviation Act No. 6 of	"; to establish the Air Navigation Services in the Authority; to	The applicable part of the Act is the
2016	provide for a civil aviation regulatory and control framework for	establishment of the Directorate of Aircraft
	maintaining, enhancing and promoting the safety and security of	Accident and Incident Investigations and to
	civil aviation for ensuring the implementation of international	provide for its powers and functions.
	aviation agreements; to establish the Directorate of Aircraft	The height of the proposed tower might be a
	Accident and Incident Investigations. Section 6(1) The Minister	threat to the nearest aerodrome site.
	may, by issuing a directive, require the removal of any	Therefore, the Proponent should verify these
	building structure, tree or other object whatsoever on any	prior to construction with the Namibia Civil
	land or water which, in the opinion of the Minister on the	Aviation Authority (NCAA).
	advice of the Executive Director, may constitute a danger to	Tiviation rationty (No.101).
	aircraft flying in accordance with normal aviation practice.	
Soil Conservation Act No. 76	The Act makes provision for the prevention and control of soil	Duty of care must be applied for soil
of 1969	erosion and the protection, improvement and conservation of soil,	
	vegetation and water supply sources and resources, through	conservation management measures must be
	directives declared by the Minister.	included in the EMP.

Legislation/Policy/ Guideline	Relevant Provisions	Implications for this project
addemic		
Forestry Act No. 12 of 2001	The Act provides for the management and use of forests and related products / resources. It offers protection to any living tree, bush or shrub growing within 100 metres of a river, stream or watercourse on land that is not a surveyed erven of a local authority area. In such instances, a licence would be required to cut and remove any such vegetation.  These provisions are only guidelines.	Should there be trees within the actual footprint of the site that need to be removed; the Proponent should notify the nearest Department of Environmental Affairs and Forestry (Forestry Division in Windhoek (DEAF)), The number and/or type of trees to be removed to allow the construction of the tower should also be submitted to DEAF. Should these trees be of a protected species,
		the permit to remove them should be applied from the DEAF office.
Public Health Act (No. 36 of 1919)  Health and Safety	Section 119 states that "no person shall cause a nuisance or shall suffer to exist on any land or premises owned or occupied by him or of which he is in charge any nuisance or other condition liable to be injurious or dangerous to health."  Details various requirements regarding health and safety of	The Proponent and all its employees or contractors should ensure compliance with the provisions of these legal instruments.
Regulations GN 156/1997 (GG 1617)	labourers.	

serves to protect the public from nuisance and states that	The Proponent and their contractors should
on shall cause a nuisance or shall suffer to exist on any	ensure that the project infrastructure,
premises owned or occupied by him or of which he is in	vehicles, equipment, and machinery are
any nuisance or other condition liable to be injurious or	designed and operated in a way that is safe,
us to health.	or not injurious or dangerous to public health
	and that the noise which could be considered
	a nuisance remain at acceptable levels.
	The Proponent should ensure that the public
	as well as the environmental health is
	preserved and remain uncompromised.
aims to "prevent and regulate the discharge of pollutants	The construction and operation/maintenance
r, water and land" Of particular reference to the Project is:	activities trigger section 21 and 22 of the Bill,
21 "(1) Subject to sub-section (4) and section 22, no	activities like construction works generates
shall cause or permit the discharge of pollutants or waste	lots of waste that require good management
water or watercourse."	practices.
55 "(1) No person may produce, collect, transport, sort,	Contractors of the construction works, and
treat, store, dispose of or otherwise manage waste in a	maintenance of the project should make it
that results in or creates a significant risk of harm to	mandatory that they manage their waste in a
nealth or the environment."	manner that do not cause environmental
	threat and risk both to the surroundings and
	the local communities.
	on shall cause a nuisance or shall suffer to exist on any premises owned or occupied by him or of which he is in any nuisance or other condition liable to be injurious or us to health.  aims to "prevent and regulate the discharge of pollutants r, water and land" Of particular reference to the Project is: 21 "(1) Subject to sub-section (4) and section 22, no shall cause or permit the discharge of pollutants or waste water or watercourse."  55 "(1) No person may produce, collect, transport, sort, treat, store, dispose of or otherwise manage waste in a that results in or creates a significant risk of harm to

Legislation/Policy/	Relevant Provisions	Implications for this project
Guideline		
National Solid Waste	The Strategy ensures that the future directions, regulations,	The construction and operation/maintenance
Management Strategy	funding, and action plans to improve solid waste management are	of the tower can potentially generate
	properly co-ordinated and consistent with national policy, and to	significant amount of solid waste that might
	facilitate co-operation between stakeholders. The Strategy listed	need proper management by contractors to
	priorities for the strategy to address for effective solid waste	avoid pollution. Waste management plans
	management.	should be compiled and implemented prior
		the commencement of civil works and during
		tower maintenance.
Road Traffic and Transport	The Act provides for the establishment of the Transportation	Mitigation measures should be provided for
Act, No. 22 of 1999	Commission of Namibia; for the control of traffic on public roads,	since the project activities will make use of the
	the licensing of drivers, the registration and licensing of vehicles,	public roads.
	the control and regulation of road transport across Namibia's	
	borders; and for matters incidental thereto. Should the Proponent	
	wish to undertake activities involving road transportation or	
	access onto existing roads, the relevant permits will be required.	

Legislation/Policy/	Relevant Provisions	Implications for this project
Guideline		
National Heritage Act No. 27	The Act makes provision for the protection and conservation of	The Proponent should ensure compliance
of 2004	places and objects of heritage significance and the registration of	with this Acts' requirement. The necessary
	such places and objects. Part V Section 46 of the Act prohibits	management measures and related
	removal, damage, alteration, or excavation of heritage site or	permitting requirements must be taken. This
	remains, while Section 48 sets out the procedure for application	done by consulting with the National Heritage
	and granting of permits such as might be required in the event of	Council of Namibia.
	damage to a protected site occurring as an inevitable result of	
	development. Part VI Section 55 Paragraphs 3 and 4 require that	
	any person who discovers an archaeological site should notify the	
	National Heritage Council. Section 51 (3) sets out the	
	requirements for impact assessment.	
The National Monuments Act	The Act enables the proclamation of national monuments and	
(No. 28 of 1969)	protects archaeological site.	
Labour Act (No. 6 of 1992)	The Ministry of Labour, Industrial Relations and Employment is	The Proponent should ensure that the project
	aimed at ensuring harmonious labour relations through promoting	construction and operations and
	social justice, occupational health and safety and enhanced	maintenance, do not compromise the safety
	labour market services for the benefit of all Namibians. This	and welfare of workers.
	ministry insures effective implementation of the Labour Act no. 6	
	of 1992.	
APPLICABLE INTERNATIONAL POLICIES, PRINCIPLES, STANDARDS, GUIDELINES AND CONVENTIONS		
Statue	Provision	Implication for the project and its activities

Legislation/Policy/	Relevant Provisions	Implications for this project
Guideline		
Convention on International	Annex 14 to the Convention on International Civil	The proposed new structures may be
Civil Aviation, Annex 14	Aviation.	obstacles to some aerodromes in Namibia.  Those that are close to existing aerodromes
	Chapter 4: Obstacle restrictions and removal	need to be assessed in accordance with the
	Chapter 6: Visual aids and donating of obstacles	document. Visual aids to the new structures to
		make them visible to aircraft need to be
		applied in accordance with this Convention.
"Guidelines for Limiting	Provides international standards and guidelines for limiting the	Justifies the need for assessing the impact of
Exposure to Time-Varying	adverse effects of non-ionising radiation on human health and	electromagnetic radiation from the tower, on
Electric, Magnetic, and	well-being, and, where appropriate, provides scientifically based	the nearby residents or community members.
Electromagnetic Fields (up	advice on non-ionising radiation protection including the provision	
to 300GHz)" (April 1998	of guidelines on limiting exposure. ICNIRP exposure limits for	
developed by the	non-ionizing radiation is 4.5W/m².	
International Commission on		
Non-lonizing Radiation		
Protection (ICNIRP))		

The legal requirements above have been listed and explained as per their relevance to the project. The project is being carried in a specific environment that may be affected in terms of its biophysical and social features. Thus, the environmental and social baseline (receiving environment) of the project area is presented under the next chapter.

# 5 ENVIRONMENTAL BASELINE

The proposed tower will be constructed and operated in specific environmental and social conditions, and it is crucial to understand these pre-project conditions of the environment. This will aid in laying down background "information" of the status quo and future projections of environmental conditions after the implementation of the project. This also aids in identifying the sensitive environmental and social features that may need to be protected through the effective implementation of impact specific management and mitigation measures.

The baseline information presented below is sourced from different reports of studies conducted in the Khomas Region, as well those done for and around Windhoek. The baseline information has also been complemented by review of existing different and relevant data sources conducted in the Region and immediate surroundings of the site. The information has been complemented by raw data obtained from observations made on the site on the 06<sup>th</sup> of April 2022.

The summary of selected biophysical and social baseline information about the project site areas is given below.

#### 5.1 Climate

The climate in the region can be described as sub-arid with an average annual rainfall ranging from 200 to 400 mm across the region, increasing from west to east. Evaporation in this area is between 3200 – 3400mm per year. Most of the rain in the area falls as thundershowers in the summer months, from October to March. There is great variation between years, with the driest years having the least predictable rainfall. Daan Viljoen has an extreme climate most times of the year with high temperatures especially during the rainy season and low temperature during the dry winter season. Average maximum temperature is 30 °C · Average minimum temperature is -3.5°C during the coldest months of winter (June and July). Khomas Hochland Plateau, situated 1715 meters above sea level. The mean maximum temperature in the summer months is 35°C, but they can also rise above 40°C. The mean minimum temperature in the winter months is 6°C, but they can drop below zero.

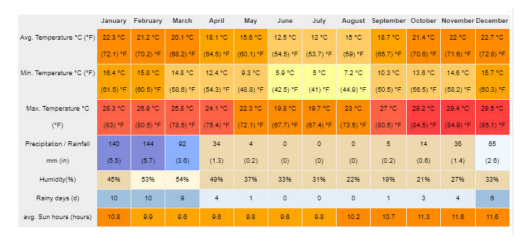


Figure 3: Summary of weather conditions in Windhoek Area

# 5.2 Topography

The regional topography of the area can be described as a wide graben valley sloping north inside the surrounding hilly terrain. The landscape in Windhoek is classified as the Khomas Highland Plateau, which is about 300km inland from the west coast of Namibia, and approximately 1540 metres above sea level (Lahnsteiner & Lempert, 2007). The valley floor is relatively flat compared to the surrounding terrain (Khomas Hochland to the west and Eros Mountains to the east) where moderate to steep slopes are the norm. A very distinct mountain range (Auas Mountains) cuts across the valley south of the city and divides the valley into two parts, with the southern part draining to the south. The topography is strongly related to the historic geological structural activities that took place in the area. These can be summarized as a graben structure striking roughly from north to south and thrusting that is evident along the Auas Mountains (Excel Dynamic Solutions, 2019).

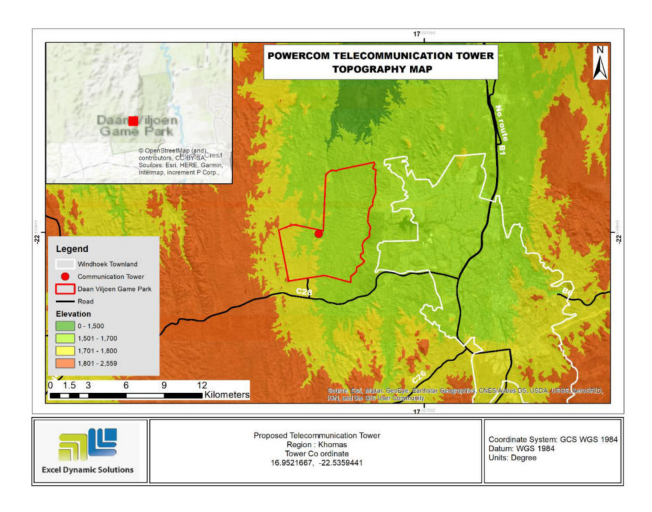


Figure 4: Topography Map of Proposed Telecommunication Tower Site

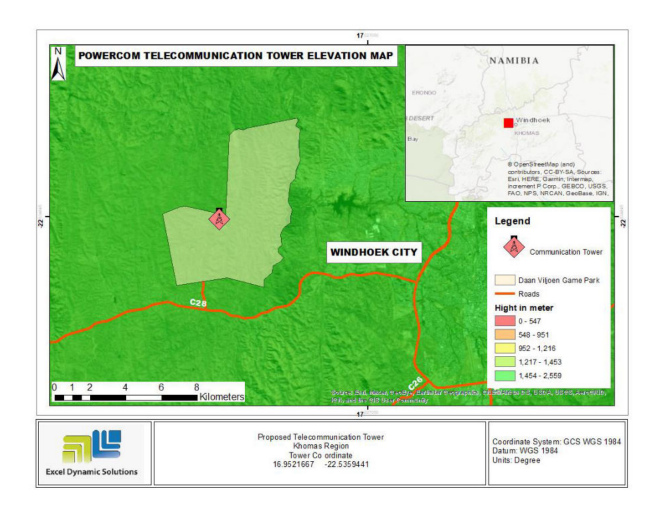


Figure 5: Elevation Map of Daan Viljoen

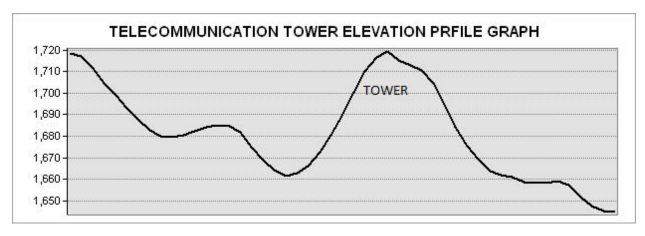


Figure 6: Elevation Profile of Daan Viljoen

# 5.3 Geology and Soils

The most dominant soils in the Windhoek area are Lithic Leptosols (**Figure 7**). Soil cover in the project area is extremely thin (measuring less than 0.5 m thick) and poorly developed. The schist that occurs in the upper 0.5 m is intermediate hard excavation (Gold, Muller and Mitlin, 2001). Due to its thin soil cover and hills the project site is prone to erosion especially considering that the surrounding area has already been cleared for development. The site is overlain by light-brown thin sand and gravel, with sparsely to moderately distributed grass and shrub cover. Geologically, the site is overlain by weathered dolomitic marble, and at some places quartzite and schist rock units. **Figure 8** shows pictures of the soil/rock cover, taken during site visit.

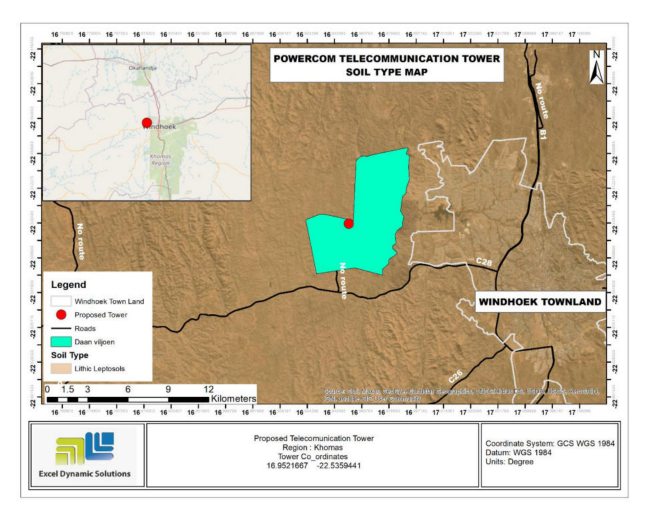


Figure 7: Soil types at the proposed site

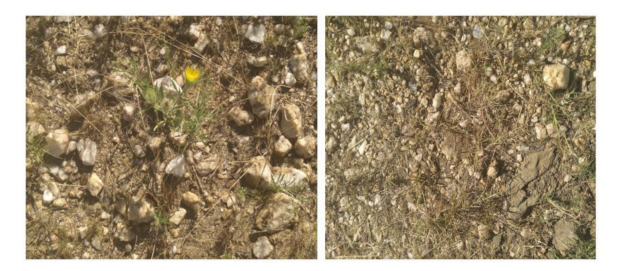


Figure 8: Rock/soil cover at the site

# 5.4 Flora and Fauna

#### Fauna

Daan Viljoen hosts a variety of animals, such as springbok (Antidorcas marsupialis), kudu (Tragelaphus strepsiceros), eland (Taurotragus oryx), oryx (Oryx gazella), blue wildebeest (Connochaetes taurinus), Hartmann zebra (Equus zebra hartmannae), leopard (Panthera pardus) and klipspringer (Oreotragus oreotragus). The Reserve is also home to about 200 bird species including Ruppell's parrot (Poicephalus rueppellii), white-tailed shrike (Lanioturdus torquatus) and Monteiro's hornbill (Tockus monteiri) (Mendelsohn, 2009).



Figure 9: Kudu observed near the site in DV Game Reserve

#### **Flora**

In Central Namibia, the Tree-and-shrub Savannah Biome is dominant with mixed woodlands such as Acacia Shrublands and Broadleaved woodlands of the Kalahari Sandveld (Mendelsohn et al, 2003). The vegetation within the vicinity of the proposed tower comprises mainly, vegetation of Highland Shrubland. The Highland Shrubland comprises mainly shrubs, low trees, and good grass cover. The area of Daan Viljoen Game Reserve consists mainly of Acacia thorn trees, such as the Acacia karoo, A. mellifera, A. erubescens and A. hereroensis. Other species that can also be found in the region are tree species like the Combretum apiculatum and Ziziphus mucronata. **Figure 10** shows the map of vegetation type for the project area.

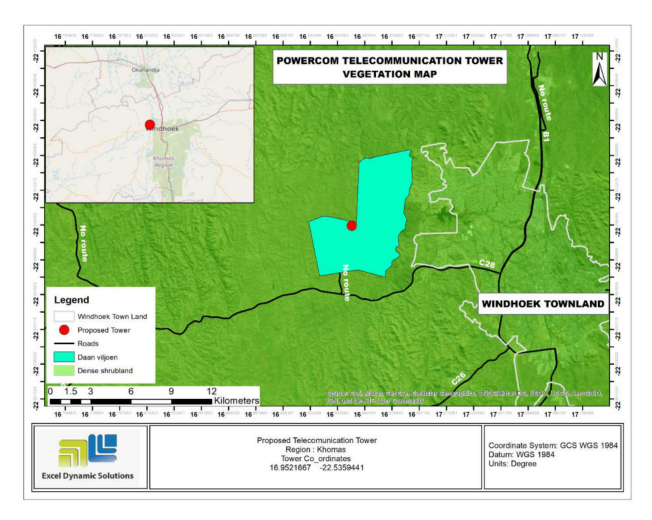


Figure 10: Vegetation Map of Proposed Tower Site



Figure 11: Vegetation cover around the Proposed Tower Site



Figure 12: Acacia shrubs around the proposed Tower Site

# 5.5 Socio-economic Status

**Population:** The Daan Viljoen area of Windhoek falls under the Hill area of Khomas Hochland, 20km from Windhoek in the Khomas Region. The regional growth rate indicated that Khomas region's population have rapidly increased.

**Tourism:** The Park has many walking paths and allows tourists to travel around by themselves. Walking is the best way to experience the ambience of this small park. Explore the leisurely Wag 'n Bietjie Trail (3 km) or the more challenging Rooibos Trail (9 km). The Mountain Zebra Drive (6.5 km) provides great view across the park & nearby Windhoek. Try to spot some of Namibia's near-endemic birds.

Surrounding Land Uses: The site proposed for network tower erection is located on top of a hill. The site is located at least 20m away from the boundary of existing houses in the area, and is within the extensions of the Windhoek Municipal jurisdiction. One of the remnants of all these cataclysms are the labyrinthine hills of the Khomas Hochland. They form the core of the Central Highlands of Namibia. To the west, the land drops sharply to the desert and coast, creating a steep escarpment. The undulating hills are covered with grasses and dotted with solitary trees, including camel-thorn, shepherd's tree, kudu-bush, buffalo-thorn and the Namibian resin tree. Isolated blackthorn thickets provide hiding places for game.

The site is located within the boundaries of Daan Viljoen Game Reserve. This means that the tower operations ought to put into consideration, the existence of wildlife and human activity associated with the Reserve, including tourism and leisure.

**Services Infrastructure:** Khomas Region has the basic infrastructure necessary for transportation and telecommunication, while water and electricity are supplied to the urban areas. The Daan Viljoen Water Supply Scheme consists of seven boreholes (WW 29655, WW 6680, WW 9879, WW 29890, WW 12903, WW 24653 and WW 100161) near Daan Viljoen which pumps water into a 1 100 m³ concrete ground reservoir. The reservoir is located on a hill top close to the camp, from the reservoir the water flows into the reticulation system. The storage facility consists of a 1 100 m³, 20 m diameter concrete reservoir. Although not fenced off, the reservoir is secured and permanently closed. The boreholes with electrical submersible pump installations can be operated in manual or automatic modes.

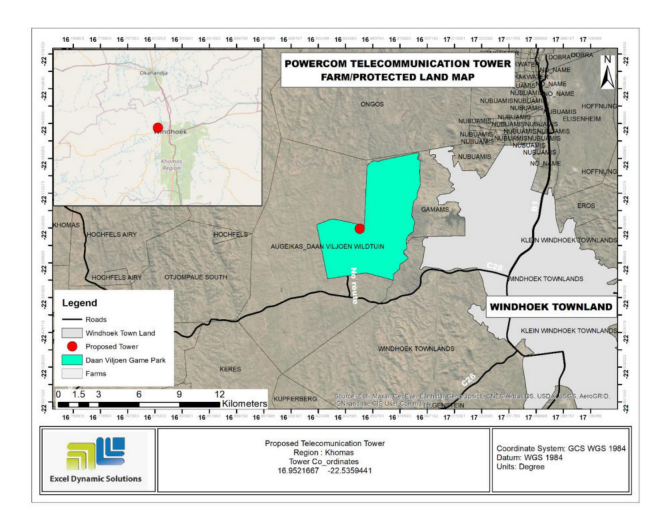


Figure 13: Farm/Protected Land Map of the proposed tower in the area of Daan Viljoen

# 5.6 Telecommunications

It is priority for the Government to maintain and upgrade the telecommunication systems in an optimised way. For historical reasons, physical infrastructure in Namibia has been unequally distributed, to the disadvantage of indigenous Namibians. Significant improvement in infrastructure distribution has taken place around the country, however, a proportion of the urban residents continue to live without access to basic services such as water supply, adequate sanitation, electricity supply, and telecommunication services.

The country generally has wide coverage of telecommunication service provision by various service providers. However, some citizens still experience network access issues, which indicate the need for new and enhanced telecommunication infrastructure.

Residence of city of Windhoek is well connected to the world through different local network service provider. The main providers of this service in the town are Telecom Namibia and Mobile Telecommunications Company (MTC Namibia).

# 6 PUBLIC CONSULTATION PROCESS

Public consultation forms an important component of an Environmental Assessment (EA) process. Public consultation provides potential Interested and Affected Parties (I&APs) with an opportunity to comment on and raise any issues relevant to the project for consideration as part of the assessment process. Public consultation has been done in accordance with the EMA and EIA Regulations.

The public consultation process assists the Environmental Assessment Practitioner (EAP) in identifying all potential impacts and to what extent further investigations are needed. Public consultation can also aid in the process of identifying possible mitigation measures.

# 6.1 Registered Interested and Affected Parties (IAPs)

The Consultant identified relevant and applicable national, regional, and local authorities, local leaders, and other interested members of the public. Pre-identified IAPs were contacted directly, while other parties who contacted the Consultant after project advertisement notices in the newspapers, were registered as IAPs upon their request. Newspaper notices of the proposed tower construction activities were placed in two widely read national newspapers in the region (*The Namibian* and *New Era* Newspapers). The project advertisement/announcement ran for two consecutive weeks inviting members of the public to register as IAPs and submit their comments. The summary of pre-identified and registered IAPs is listed below and the complete list of IAPs is provided in **Appendix D**. The list of pre-identified and registered I&APs is listed in **Table 3** below.

Table 3: Summary of pre-identified Interested and Affected Parties (I&APs)

National (Ministries and State Owned Enterprises)
Ministry of Environment and Tourism
Ministry of Information and Communication Technology
Ministry of Urban and Rural Development

Ministry of Works and Transport
Ministry of Health and Social Services
Ministry of Agriculture, Water and Land Reform
National Radiation Protection Authority
Roads Authority
Namibia Civil Aviation Authority
CRAN
Regional & Local
Khomas Regional Council
Windhoek West Constituency
Windhoek Municipality
General Public
Interested members of the public / Neighbors

# 6.2 Communication with I&APs

Regulation 21 of the EIA Regulations details the steps to be taken during a public consultation process and these have been used in guiding this process. Communication with IAPs with regards to the proposed development was facilitated through the following means and in this order:

- A Background Information Document (BID) containing brief information about the proposed facility was compiled (Appendix E) and circulated to relevant pre-identified authorities (stakeholders), and upon request to all new registered IAPs,
- Project Environmental Assessment notices were published in *The Namibian newspaper* 18 March 2022 & 25 March 2022 and New Era on 18 March and 30 March 2022) Appendix F, briefly explaining the activity and its locality, inviting members of the public to register as IAPs and submit their comments/concerns.
- Public Consultation meeting was conducted on the site (Figure 14) on 06 April 2022, to
  inform members of the public of the EIA process and register as IAPs, as well as submit
  comments.



Figure 14: Public Consultation meeting at Daan Viljoen Game Reserve

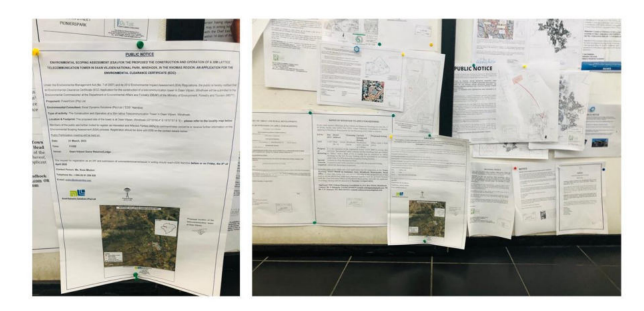


Figure 15: Site notices at City of Windhoek

#### 6.3 Public Consultation Process

A public consultation meeting is one of the most important component of public consultation process as it brings the consultant and affected members of the public (particularly from the affected site area) together. The meeting is usually done in an interactive session form so that the community members or members of the public can express their opinions, give their concerns, and make suggestions to the proposed project.

Given the few number of interested parties in the registration as IAPs by the public and experience with previous similar project where the public shows little interest especially attending public meetings of such nature, a public meeting was held at Daan Viljoen Game Reserve, Reception area.

Subsequently, the Environmental Consultant arranged public consultation to introduce the I&APs to the proposed project as well as the ESA/EIA process. This was done as follows:

• Telephonic communication was undertaken to acquire the details of Daan Viljoen Game Reserve management details. A meeting was scheduled for the 06<sup>th</sup> April 2022 at 15h00 on site. Access permits were obtained from the Ministry of Environment, Tourism & Forestry to get free access to the park. The hard copies of the BID and Comments sheet were than circulated to the attendees at the meeting and the meeting concluded with a viewing of the proposed site.

The shared BID (**Appendix E**) and meeting minutes are attached hereto (**Appendix G**).

# 6.4 Stakeholders and Public Consultation Feedback

The only feedback received by EDS as a response to newspaper adverts, emails sent to preidentified letters with BIDs sent to the relevant national and regional authorities was an acknowledgement letter of receipt from the Ministry of Information and Communication Technology and notification to submit the ECC application to MEFT. This letter is attached as **Appendix H.** 

# 7 IMPACT IDENTIFICATION, ASSESSMENT AND MITIGATION MEASURES

# 7.1 Identification of Potential Impacts

The proposed activities are usually associated with potential positive and negative impacts. For an environmental assessment, the focus is mainly placed on the negative impacts. This is done to ensure that these impacts are addressed by providing adequate mitigation measures such that an impact's significance is brought under control, while maximizing the positive impacts of the project to promote sustainable development and environmental and social protection. The potential positive and negative impacts that have been identified are listed as follow:

#### Positive impacts:

- **Telecommunications convenience:** Current and future residents (mobile users) will have an improved infrastructure and will not have to struggle with network coverage.
- **Employment creation:** Creation of a few temporary jobs during the construction of the tower.
- General contribution to local economic development through reliable communications services.

#### Negative impacts:

- Physical land / soil disturbance: excavation activities to erect the tower could potentially lead to site soils' disturbance.
- Disturbance to wildlife and Loss of Biodiversity
- **Noise:** During tower' construction, the presence of the construction team and movement of heavy vehicles and machinery may disturb the immediate neighbours to the site.
- **Visual impact:** The presence of the tower in the neighbourhood may be a nuisance to locals.
- Impacts to Human Health: Electromagnetic Radiation emitted from the antennae of cellular structures may affect human health.
- Potential occupational health and safety risks associated with mishandling of construction and operations equipment.
- Civil Aviation concerns: The proposed site designs and location need to be verified to
  ensure that it meets the approval of the Directorate of Civil Aviation regarding the height
  of the masts and the position and stability of transmitters.

- Environmental pollution/Waste generation from improper disposal of waste generated during construction and maintenance phases.
- **Dust Generation** from construction works and vehicular traffic
- Vehicular traffic safety from increased number of vehicles moving around the project site and slow-moving trucks transporting project structures during construction, and
- Archaeological or cultural heritage impact through unintentional uncovering of unknown archaeological objects or site by certain project activities such as excavation (the minimal site works).

# 7.2 Impact Assessment Methodology

The Environmental Assessment is primarily a process used to ensure that potential impacts that may occur from project activity are identified and addressed with environmentally cautious approaches and legal compliance. The impact assessment method used for this project is in accordance with Namibia's Environmental Management Legislation (Environmental Management Act No. 7 of 2007) and its EIA Regulations of 2012.

# 7.2.1 Impact Assessment Criteria

The identified impacts were assessed in terms of probability (likelihood of occurring), scale/extent (spatial scale), magnitude (severity) and duration (temporal scale) as presented in **Table 4**. To enable a scientific approach to the determination of the environmental significance, a numerical value is linked to each rating scale. This methodology ensures uniformity and that potential impacts can be addressed in a standard manner so that a wide range of impacts are comparable. It is assumed that an assessment of the significance of a potential impact is a good indicator of the risk associated with such an impact. The following process will be applied to each potential impact:

- Provision of a brief explanation of the impact.
- Assessment of the pre-mitigation significance of the impact; and
- Description of recommended mitigation measures.

The recommended mitigation measures prescribed for each of the potential impacts contribute towards the attainment of environmentally sustainable operational conditions of the project for various features of the biophysical and social environment. The following criteria (**Table 4**) were applied in this impact assessment:

Table 4: Impact Assessment Criteria employed to assess the potential negative impacts

Nature	Description	Rating
Extent (Spatial scale)	An indication of the physical and spatial scale of the impact.	Low (1): Impact is localized within the site boundary: Site only.  Low/Medium (2): Impact is beyond the site boundary: Local.  Medium (3): Impacts felt within adjacent biophysical and social environments: Regional.  Medium/High (4): Impact widespread far beyond site boundary: Regional  High (5): Impact extend National or over international boundaries.
Duration	The timeframe, over which the impact is expected to occur, measured in relation to the lifetime of the project.	Low (1): Immediate mitigating measures, immediate progress  Low/Medium (2): Impact is quickly reversible, short-term impacts (0-5 years)  Medium (3): Reversible over time; medium term (5-15 years).  Medium/High (4): Impact is long-term.  High (5): Long term; beyond closure; permanent; irreplaceable or irretrievable commitment of resources
Intensity, Magnitude / Severity (Qualitative criteria)	The degree or magnitude to which the impact alters the functioning of an element of the environment. The magnitude of alteration can either be positive or negative	Medium/low (4): Low deterioration, slight noticeable alteration in habitat and biodiversity. Little loss in species numbers.  Low (2): Minor deterioration, nuisance or irritation, minor change in species / habitat / diversity or resource, no or very little quality deterioration.

Description	Rating		
Probability describes the	Low (1): Improbable; low likelihood;		
likelihood of the impacts	seldom. No known risk or vulnerability		
occurring. This determination is	to natural or induced hazards.		
based on previous experience	Medium/low (2): Likely to occur from		
with similar project and/or based	time to time. Low risk or vulnerability		
on professional judgment	to natural or induced hazards.		
	Medium (3): Possible, distinct		
	possibility, frequent. Low to medium		
	risk or vulnerability to natural or		
	induced hazards.		
	Medium/High (4): Probable if		
	mitigating measures are not		
	implemented. Medium risk of		
	vulnerability to natural or induced		
	hazards.		
	High (5): Definite (regardless of		
	preventative measures), highly likely,		
	continuous. High risk or vulnerability to		
	natural or induced hazards.		
	Probability describes the likelihood of the impacts occurring. This determination is based on previous experience with similar project and/or based		

# 7.2.2 Impact Significance

After the impact has been assessed, its significance is then determined. The impact significance is determined through a synthesis of the above impact characteristics (in Table 4 above). The significance of the impact "without mitigation" is the main determinant of the nature and degree of mitigation required. Once the above factors (**Table 4**) have been ranked for each potential impact, the impact significance of each is assessed using the following formula:

# SP = (magnitude + duration + scale) x probability

The maximum value per potential impact is 100 significance points (SP). Potential impacts were rated as high, moderate, or low significance, based on the following significance rating scale (**Table 5**).

Table 5: Significance rating scale

Significance	Environmental Significance Points	Colour Code
High (positive)	>60	Н
Medium (positive)	30 to 60	М
Low (positive)	<30	L
Neutral	0	N
Low (negative)	>-30	L
Medium (negative)	-30 to -60	М
High (negative)	>-60	Н

Positive (+) – Beneficial impact

**Negative (-)** – Deleterious/ adverse Impact

**Neutral** – Impacts are neither beneficial nor adverse.

For an impact with a significance rating of high (-ve), mitigation measures are recommended to reduce the impact to a medium (-ve) or low (-ve) significance rating, provided that the impact with a medium significance rating can be sufficiently controlled with the recommended mitigation measures. To maintain a low or medium significance rating, monitoring is recommended for a period to enable the confirmation of the significance of the impact as low or medium and under control.

The assessment of the construction and operational phases is done for pre-mitigation and post-mitigation.

The risk/impact assessment is driven by three factors:

- Source: The cause or source of the contamination
- Pathway: The route taken by the source to reach a given receptor
- Receptor: A person, animal, plant, eco-system, property or a controlled water source. If contamination is to cause harm or impact, it must reach a receptor.

The potential negative impacts stemming from the proposed activities are described, assessed and management/mitigation measures provided thereof. Further mitigation measures in a form of management action plans are provided in the Draft EMP.

# 7.3 Assessment of Potential Negative Impacts: Construction & Operations

The main potential negative impacts associated with the construction, operation and maintenance phases of the tower are identified and assessed below:

# 7.3.1 Soil Disturbance (Land Degradation) and Pollution

The excavations and land clearing to enable erection of project structures and installation of services will potentially result in soil disturbance which will leave the site soils exposed and vulnerable to erosion. This impact would be probable at a site area with little to no vegetation cover to hold the soils in place. The movement of heavy vehicles and equipment may lead to compaction of the soils during construction phase. This will however be a short-term and localized impact.

There is also a potential of soil pollution from accidental spills or leaks of fuel from project vehicles and machinery.

The potential impact can be rated as low if no mitigation measures are implemented, because of the moderately dense soil cover by local vegetation in the area. The impact on land and soils can also be regarded as low because of the minimal footprint of the project site. With the effective implementation of mitigation measures and monitoring, the impact significance will be reduced to a lower rate. The impact is assessed in **Table 6**.

Table 6: Assessment of the impacts of construction activities on site and surrounding soils

Mitigation Status	Extent	Duration	Intensity	Probability	Significance
Pre mitigation	L - 1	L/M – 2	M/L - 4	M - 3	L – 21
Post mitigation	L - 1	L/M – 2	L - 2	L/M - 2	L - 10

# Mitigations and recommendation to minimize soil disturbance and pollution

 The topsoil stripped from certain site areas to enable construction works and can be returned to its initial position, should be returned, avoid unnecessary stockpiling of site soils, which would leave them prone to erosion.

- All possible trenches excavated for construction on site should be rehabilitated and returned to their pre-excavation state as far as possible.
- Soils beyond the intended footprint of the site area should be left undisturbed and soil conservation implemented as far as possible.
- Project vehicles/machinery should stick to access routes meant for the project works, without creating unnecessarily tracks on and around the site, which would result in compaction of site' and surrounding soils.
- Project vehicles/machinery must be properly serviced to avoid unnecessary fuel spills on site and within the Game Reserve.
- In an event that any of the substances mentioned above, spill on the soil, the contaminated soil should be cleaned up immediately and dispose of in a designated hazardous waste bin and transported to the nearest approved landfill site. The contaminated and removed soil should be replaced with clean soil.

#### 7.3.2 Loss of Biodiversity

The most potentially affected fauna in tower erection projects are birds. Migrating birds are attracted to and disoriented by non-flashing obstruction warning lights on towers, especially on foggy and cloudy nights. Birds attracted to lights fly close to towers and often suffer collisions with guy wires or tower structures. However, birds are much less attracted to flashing tower lights and elimination of the non-flashing tower lights reduces the numbers of bird collisions by as much as 70%.

The proposed Freestanding Lattice Telecommunication Tower site in Daan Viljoen Game Reserve, is located on an elevated piece of shrub land, with no major natural open water sources where birds would fly over, in the near vicinity of the site. Therefore, the impact is minimal. However, this does not rule out the possibility of the area and its surroundings being a migratory route for birds. In that case, the presence of the tower may impact such birds.

The tower site is located within the boundaries of a national park, which encloses a significant number of floral, and particularly, faunal species. Some construction and operational equipment may cause a danger to animals within the park. Animals may tamper with equipment, if left unattended, and in the same way, the equipment may cause harm and danger to animals that come into contact with it, such as baboons at the site. Power lines associated with the tower may cause danger to giraffes within the park if not erected high enough to accommodate height of

animals, and power associated equipment on the ground/underground may lead to loss of wildlife if not well-serviced and well-secured to prevent electrocution.

The impact of loss of vegetation at the site is considered minimal, because of the relatively small footprint of the proposed tower.

Without consideration of mitigation measures, the existence of the tower could lead to potential collision of birds and loss of terrestrial wildlife in the park, causing increased mortality among affected species. This impact has a Medium Significance rating, but if care is taken in handling equipment and in carrying out activity on site, the local biodiversity of the park will still be preserved and the tower can co-exist with the park's biodiversity. The impact can be reduced to a low rating on application of the provided mitigation measures. The assessment of this impact is presented in **Table 7**. The recommended mitigation measures are presented below.

Table 7: Assessment of the impacts of the presence of the tower on biodiversity

Mitigation Status	Extent	Duration	Intensity	Probability	Significance
Pre mitigation	L/M - 2	L/M - 2	M/L - 6	M – 3	M – 30
Post mitigation	L - 1	L - 1	L - 2	L – 1	L - 4

#### Mitigations and recommendation to minimize the loss of biodiversity

- Migratory bird attraction and energy costs can be minimized by use of down-shielded, motion sensor-triggered security lighting, which promotes tower safety, reduces energy costs, and reduces the possibility of attracting migratory birds.
- Flashing lights would not only minimize migratory bird collisions but also maintain aircraft safety while decreasing tower lighting costs and maintenance costs.
- Power lines associate with the tower operations must be considerably high enough to accommodate the tall animals such as giraffes
- Sensitive equipment for construction and operation of the tower must be properly secured to avoid harm to animals roaming the park.
- Avoid the unnecessary creation of new tracks within the park
- Avoid unnecessary removal of grasses, shrubs or trees within the park
- Construction equipment should be well-placed and secured at one part of the site to avoid unnecessary distraction and damage to the natural environment and faunal habitats at and near the site.

#### **7.3.3** Noise

Noise generated by project related vehicles and equipment during construction and operational phase can be a nuisance to the neighbours and wildlife within the park. This impact is regarded as of medium significance given the fact that construction works will only be limited to certain days of the week (Monday – Friday) for the duration of the construction period. Construction related noise will be limited to the working hours agreed on between the Proponent and the park management. Therefore, the noise level is bound to be limited to the site, affecting mainly the immediate neighbours to the site and nearby animal habitats. The impact can be rated as low to medium significant if no mitigation measures are implemented, but upon implementation, the impact will be of low significance. This impact is assessed in **Table 8** below.

Table 8: Assessment of the noise impact

Mitigation Status	Extent	Duration	Intensity	Probability	Significance
Pre mitigation	L/M - 2	L/M - 2	M - 6	M - 3	M – 30
Post mitigation	L - 1	L/M - 2	L - 2	L/M - 2	L – 10

# Mitigations and recommendation to Noise

- Noise from vehicles and equipment on site should be reduced to acceptable levels.
- Construction and operational hours should be restricted to between 08h00 and 17h00 to avoid noise by vehicles and equipment before working or after hours to avoid noise generated by equipment and the movement of heavy vehicles, thus affecting neighbors.
- When operating excavators and other noise generating machinery on site, workers should be equipped with personal protective equipment (PPE) such as earplugs to reduce exposure to excessive noise.
- Construction crew should be made aware of the sensitivity of the environment their works
  is being carried out, and be mindful of the existence of animals in the area, in order to
  avoid unnecessarily high noise levels during construction.
- Construction workers should respect the tranquility and way of living of the neighboring residents (property owners) by not making unnecessary noise while on site.
- Construction works should abide to the provided working hours and site access limitations as provided by management of the park.

# 7.3.4 Visual Impact

Existence of telecommunication towers in an area may cause a visual impact on the social environment. If not planned properly, the network tower's presence will contrast the surrounding landscape and thus potentially become a visual nuisance to residents and travelers in the area. Any routes created for construction works, if not properly rehabilitated, may leave landscape scars. Currently and with no measures implemented, the visual impact can be rated as of low significance because it is located at the boundary of the park, and far from the tourist/recreational facilities within the park. However, upon effectively implementing the measures, it will be reduced to a lower significance rating. The impact is assessed **Table 9.** 

Table 9: Assessment of the visual impacts of the network tower

Mitigation Status	Extent	Duration	Intensity	Probability	Significance
Pre mitigation	L/M - 2	L/M - 2	L/M - 4	M – 3	L - 24
Post mitigation	L - 1	L - 1	L - 2	L/M – 2	L - 8

#### Mitigations and recommendation to minimize visual impact

- The Proponent should ensure to camouflage the tower to cause less of a visual nuisance.
- All the necessary options to improve the aesthetic of the site should be considered so that
  it blends in with the surrounding area and enhance it for a better appeal to the public.
- New tracks created during construction to access the sites must be properly rehabilitated, to ensure the routes are able to accommodate vegetation again and return to their natural state as far as possible.

#### 7.3.5 Potential Impact on Human Health: Radiation

Although tower operational phase health concerns were not specifically raised as a concern during the public participation process, it is a national and international topic that requires investigation, as the tower will be in proximity to some of community members.

According to Carstens and Kuliwoye (2012), electromagnetic radiation is emitted from electrical appliances commonly used in most homes today, such as televisions, radios, cell phones, microwave ovens, electrical blankets, and computers. Studies have shown that transceiver base

stations emit weaker electromagnetic radiation than most household daily appliances i.e. microwave or cell phone used close to your body.

The health authorities around the world, including Australian Radiation Protection and Nuclear Safety Agency (ARPANSA) and the World Health Organization (WHO), have examined the scientific evidence regarding possible health effects from signal transmitting tower. Current research indicates that there are no established health effects from the low radio frequency electromagnetic emission (RF EME) exposure encountered by the public from broadcast tower (Australian Radiation Protection and Nuclear Safety Agency, 2015).

Despite the above information from ARPANSA, the International Commission on Non-Ionizing Radiation Protection (ICNRP) provides guidance on protecting against the adverse health effects associated with electromagnetic fields (EMF) or electromagnetic emission (EME). These guidelines are based on short-term, immediate health effects such as stimulation of peripheral nerve muscles, shocks and burn caused by touching conducting objects, and elevated tissue temperatures resulting from absorption of energy during exposure to EMF/EME.

The National Radiation Protection Authority of Namibia (NRPA) under the Ministry of Health and Social Services (MHSS) is the responsible or regulatory authority that is tasked with the administration of the Atomic Energy and Radiation Protection Act (Act 5 of 2005). The Act specifically requires that account be taken of any guidelines published by ICNIRP regarding the radiation risks associated with Base Transceiver Station structures (National Radiation Protection Authority, Unknown date). The health impacts of radiation are explained for both short- and long-term in the Energy Board of Namibia Directive. These effects are summarized (as per the aforementioned Directive) as follows:

#### A. Short-term Radiation (Health) effects

The basic restrictions on the effects of exposure are based on established health effects. Different scientific bases were used in the development of basic exposure restrictions for various frequency ranges. Depending on the frequency, the physical quantities used to specify the basic restrictions on exposure to EMF are current density, SAR (Specific Energy Absorption Rate), and power density. For further information on the short-term effect.

The significance of this impact can be regarded as medium to high but can be reduced to a low significance rating by ensuring that the sufficient mitigations measures governed by the national and international legal standards such as International Commission on Non-Ionizing Radiation Protection (ICNIRP) on infrastructure EMR emissions are adequately implemented.

# B. Long-term Radiation (Health) Effects

In the case of potential long-term health effects of exposure, such as an increased risk of cancer, ICNIRP conducted that the available data are insufficient to provide a basis for this setting exposure restriction. Thus, the ICNRIP guidelines alone should not be used as a basis for protection against non-thermal effects or long-term biological effects.

The significance of this impact is considered medium to high because the long-term effect is unknown. In the context of the above, a cautionary approach is adopted, and the Precautionary Principle, which states that if an action or policy has a suspected risk of causing harm to the public or to the environment, in the absence of scientific consensus that the action or policy is harmful, the burden of proof that it is not harmful falls on those taking the action. The effective implementation of measures, the impact significance can be significantly reduced to medium and eventually low. The assessment is shown in **Table 10**.

Therefore, ICNIRP uses a reduction factor of 10 to derive at occupational limits for workers and a factor of about 50 to arrive at exposure limits for the public. This factor serves as a precautionary buffer to compensate for uncertainties in the research. By adhering to the threshold levels of ICNIRP, the precautionary measures should be sufficient to adequately address this impact. However, the risk will not be abolished, and it is recommended that the Proponent keep up to date with regards to any new literature published by ICNIRP.

It is also very crucial that the Proponent to familiarize themselves with the Non-ionising Radiation Regulations, 2019: Atomic Energy and Radiation Protection Act, 2005 attached under Appendix I of this Report.

Table 10: Assessment of the tower on human health (Short and Long-term radiation)

Mitigation Status	Extent	Duration	Intensity	Probability	Significance
Pre mitigation	M – 3	H – 5	M/H – 8	M/H – 4	M – 64
Post mitigation	L/M – 2	L/M – 2	L/M – 4	L/M – 2	L - 16

Mitigations and recommendation to minimize the potential radiation impact on human health

- The Proponent should ensure that the tower construction and its EMR are within the international standards of The Atomic Energy and Radiation Protection Act, Act 5 of 2005 and Guidelines for Limiting Exposure to Time-Varying Electric, Magnetic, and Electromagnetic Fields (April 1998 developed by the International Commission on ICNIRP).
- The design standards to be applied for the tower should comply with the internationally accepted public exposure guidelines.
- The National Radiation Protection Authority should be involved during the operational phase to assess the possible emissions from the tower.

#### 7.3.6 Occupational Health and Safety

The planned project construction and operational activities can be associated with some health and safety risks. This is possible when workers involved in the project activities are exposed to health and safety risks during operations, which may lead to incidents that cause injury or fatalities. Incidents may include accidents leading to minor injuries (i.e., superficial physical injury) or major injuries (i.e., involving heavy machinery, equipment or vehicles). Construction workers will be working at height during construction of the network tower. The lack of safety measures may potentially lead to injuries. Improper handling of construction material and equipment may cause injury.

The use of heavy equipment, especially during excavation, and erection of the tower structures may result in accidental tripping and falling of such structures. This could pose a safety risk to the project personnel, equipment, and vehicles. If machinery and equipment are not properly stored and packed, there would be risks of falling equipment and injury to workers or site visitors. The impact can be rated as medium significant if no mitigation measures are implemented, but upon implementation, the impact will be of low significance. This impact is assessed in **Table 11** below and mitigation measures provided thereof.

Table 11: Assessment of the impacts of the project activities on health and safety

Mitigation Status	Extent	Duration	Intensity	Probability	Significance
Pre mitigation	M - 3	M/H - 3	M - 6	M/H - 4	M – 48
Post mitigation	L/M - 2	L/M - 2	L - 2	L/M - 2	L – 12

# Mitigations and recommendation to minimize health and safety issues

- Ensure that all personnel are provided with the correct personal protective equipment (PPE) for the job at all times during construction hours on site.
- As part of their induction, the workers should be provided with an awareness training of the risks of mishandling equipment and materials on site.
- Ensure that all personnel involved in operating machinery and equipment are adequately trained and experienced with properly and correctly using the equipment and machinery.
- All personnel should be trained in/sensitized to the potential health and safety risks associated with their respective jobs, especially with regards to mishandling of equipment on site.
- No employee should be allowed to consume alcohol or other intoxicants prior to and during working hours as this may lead to mishandling of equipment which results into injuries and other health and safety risks
- The heavy vehicle, equipment and fuel storage area should be properly secured to prevent any harm or injury to the workers and surrounding residents.

# 7.3.7 Potential Impact on Civil Aviation

Potential impact on civil aviation is attributed to the height and location of the site. Generally, the effective utilisation of an aerodrome can significantly be influenced by natural features and manmade constructions inside and outside its boundary. These features may result in limitations on the distance available for take-off and landing and on the range of meteorological conditions in which take-off and landing can be undertaken. For these reasons certain areas of the local airspace are regarded as integral parts of the aerodrome environment (Carstens and Kuliwoye, 2012).

According to GCS Water & Environmental Consultants (2017), a decrease in aviation safety could have severe impacts on third parties considering the potential for injury, death or damage/loss of third party property associated with aviation accidents. In this regard, the consequences of potential incidents would affect families and communities beyond the project boundary and lifespan. The Civil Aviation Standards of the ICAO dictate that all obstructions to be erected within 8 km from an airport need to be approved by the applicable Civil Aviation Authority.

The proposed height of the tower is 30 m and the Namibia Civil Aviation Regulations (NAMCARS) require that erected structures/obstacle should not be higher than 45 m above the mean level of the landing area. The height of the tower is well within the height limit, and therefore, complies with the NAMCARS. Without the implementation of any mitigation measures can be considered slightly medium and upon the implementation of the mitigation measures, the impact will receive a low significance rating.

The National Civil Aviation Authority (Namibia Civil Aviation Authority (NCAA)) and Civil Aviation Standards of the ICAO dictate that all obstructions to be erected within 15 km and 8 km from an airport/aerodrome reference point, respectively, should be authorized. The proposed site (obstruction) is located 15.28 km beyond the Eros Airport, which is the nearest airport to the site. Due to the distance of the site from the nearest airport, the approval from the Namibia Civil Aviation Authority (NCAA) might not be a requirement, unless the NCAA, as an I&AP sees the need to raise this concern. Additionally, the NCAA would still need to be consulted throughout the project lifetime in the case of any new adjustment and/or additions to the proposed development.

Without the implementation of any mitigation measures, the impact will receive a medium significance rating, and upon implementing the measures, this significance will be reduced to low. This impact is assessed in **Table 12** below.

Table 12: Assessment of the tower presence on civil aviation

Mitigation Status	Extent	Duration	Intensity	Probability	Significance
Pre mitigation	M - 3	M/H - 4	L/M - 4	M/H - 4	M - 44
Post mitigation	L/M – 2	L/M – 2	L/M – 4	L/M – 2	L - 16

#### Mitigations and recommendation to minimize the impact on civil aviation safety

- The designs and locations of the proposed tower should be verified to ensure that it meets
  the approval of the Namibia Civil Aviation Authority regarding the tower heights and the
  positions in relation to aerodrome sites.
- Civil Aviation Standards of the International Civil Aviation Organization (ICAO) pertaining to the network tower structure should be adhered to.
- The Regulations of Namibian Aviation Act No. 74 of 1962 for setting up network towers in Namibia should be complied with.

#### 7.3.8 Waste Generation / Environmental Pollution

The two significant project phases (construction and, operations and maintenance) will be associated with the generation of different waste types, ranging from domestic, sewage, and general waste. If the generated waste is not disposed of in a responsible way, land pollution may occur not only within the site boundary but also the surroundings. Improper handling, storage and disposal of hydrocarbon products and hazardous materials for instance may lead to soil and groundwater contamination, in case of spills and leakages. Waste from ablution facilities provided at site during construction may lead to pollution of land if not handled with proper care

Without any mitigation measures, the general impact of waste generation has a medium significance. The impact will reduce to low significance, upon implementing the mitigation measures. The assessment of this impact is given in **Table 13**.

 Table 13: Assessment of waste generation impact

Mitigation Status	Extent	Duration	Intensity	Probability	Significance
Pre mitigation	L/M - 2	L/M - 2	M - 6	M - 3	M – 30
Post mitigation	L - 1	L - 1	L - 2	L - 1	L – 4

#### Mitigations and recommendation to waste management

- Waste storage at site must be carried out according to the waste disposal rules/regulations
  of the Daan Viljoen Game Reserve
- Biodegradable and non-biodegradable wastes must be stored in separate containers and collected regularly for disposal at a recognized landfill/dump site.
- Any hazardous waste that may have an impact on the physical and social environment should be handled cautiously and disposed of carefully at the nearest approved waste management facilities.
- Workers should be sensitized to appropriate methods of waste disposal at site.
- After each daily works, the Proponent should ensure that there is no waste left on the site.
- No waste may be buried or burned on site or anywhere else in the park, apart from authorized and approved waste management sites.
- Separate waste containers must be utilized for hazardous and general/domestic waste at site until such that time it is transported to designated waste site.

 Sewage waste should be managed as per the portable chemical toilets' manufacturer's instructions and regularly disposed of at the nearest treatment facility

#### 7.3.9 Dust Generation/Air Pollution

Dust emanating from site access roads when transporting project equipment, materials, and supply to and from site (time-to-time) may compromise the air quality in the area. The dust from construction works is not anticipated to be a lot.

Possible emissions of gases from heavy vehicles and machinery may also contribute to pollution of air during construction phase. These sources of dust and emissions may lead to air pollution; thus decreasing the air quality in the project area. This could contribute to short-term decrease in air quality around the working site.

The tower site is relatively small and localized, and the period for construction works, short. Therefore, given the relatively limited footprint size and short construction timeframe, dust, and gas emissions during the tower construction would be minimal and short-term in nature. Therefore, can be rated as low to slightly medium (significance) if no mitigation measures are implemented. However, once this is done, the impact significance can be reduced to low - please refer to the assessment below (Table 14).

Table 14: Assessment of the impacts of the construction activities on air quality

Mitigation Status	Extent	Duration	Intensity	Probability	Significance
Pre mitigation	L/M - 2	L/M/ - 2	L - 6	M - 3	M – 30
Post mitigation	L - 1	L - 1	L - 2	L/M - 2	L – 8

# Mitigations and recommendation to minimize dust generation

- Construction and delivery vehicles should not drive at a speed more than 40 km/h on unpaved/untarred roads to avoid dust generation around and within the site areas.
- The Proponent should ensure that the construction work schedule is limited to the given number of days of the week and hours to keep the vehicle-related dust level minimal in the area.

- Dust control measures such as reasonable amount of water spray should be used on gravel roads and near specific exposed areas of work on site to suppress the dust that may be emanating from certain project activities on site.
- Dust masks, eye protective glasses and other respiratory personal protective equipment (PPE) such as face masks should be provided to the workers carrying out potential dust generating activities such as excavation, where they are exposed to dust.

# 7.3.10 Vehicular Traffic Use and Safety

The project works will involve the movement of heavy trucks with frequent transportation of material and equipment to site during construction of the tower site, and this may potentially cause temporary (short-term) increase in traffic in the area, including park entrance by guests. The movement of project related vehicles for a limited time period of works would not have a significant impact on the roads and human activity in the vicinity of the site.

Pre-mitigation, the impact can be rated medium significance, and with the implementation of mitigation measures, the significance will be low as assessed in **Table 15** below.

Table 15: Assessment of the impacts of project activities on road use (vehicular traffic)

Mitigation Status	Extent	Duration	Intensity	Probability	Significance
Pre mitigation	M - 3	M/H - 4	L/M - 4	M/H - 4	M – 44
Post mitigation	L/M - 2	L/M - 2	L - 2	L/M - 2	L – 12

# Mitigations and recommendation to minimize impact on road safety and related vehicular traffic issues.

- The transportation of construction materials, equipment and machinery should be limited to once or twice a week only, to reduce the pressure on local roads.
- The heavy truck loads should comply with the maximum allowed limit while transporting materials and equipment/machinery on the public and access roads.
- Drivers of all project phases' vehicles should be in possession of valid and appropriate driving licenses and should adhere to the road safety rules.
- Drivers should drive slowly, at the authorized speed, and be on the lookout for residents, especially children within proximity of the site.

- The Proponent should ensure that the site access roads are well equipped with temporary road signs condition to cater for vehicles travelling to and from site throughout construction.
- Project vehicles should be in a road worthy condition and serviced regularly to avoid accidents owing to mechanical faults.
- Vehicle drivers should only make use of designated site access roads provided and as agreed.
- Vehicle's drivers should not be allowed to operate vehicles while under the influence of alcohol.
- Sufficient parking area for all project vehicles should be provided for and clearly demarcated on site.
- The Proponent should make provision for safe materials and equipment offloading and loading areas on site.
- To control traffic movement on site, deliveries from and to site should be carefully scheduled. This should optimally be during weekdays and between the hours of 8am and 5pm.

#### 7.3.11 Heritage/Archaeological resources

During construction works, historical resources may be impacted through inadvertent destruction or damage. This may include the excavation of subsurface graves or other archaeological objects when preparing the site for tower foundation laying and erection. There was no information provided about either known heritage or site(s) of significant cultural values within or near the proposed site. Therefore, the project activities will not have an impact of great significance on these and potentially other archaeological remains, at least on surface and visible resources if any. However, this does not mean rule out the possibility of finding some of these objects during the construction phase. With that said, the potential impact significance is Low if no mitigation measures, are implemented. However, after the implementation of the measures provided below, this impact significance will be lower. The assessment of the impact is shown in **Table 16** below.

Table 16: Assessment of the impacts of project activities on archaeological resources

Mitigation Status	Extent	Duration	Intensity	Probability	Significance
Pre mitigation	L - 1	L/M - 2	M/L - 4	M/L - 2	L – 14
Post mitigation	L - 1	L - 1	L - 2	L -1	L – 4

#### Mitigations and recommendation to minimize impact on archaeological resources.

- Contractors working on the site during construction should be made aware of items
  protected under the National Heritage Act, 2004 (Act No. 27 of 2004). Therefore, caution
  should be exercised when carrying out excavations/earthworks associated with the
  construction activities if archaeological/heritage remains are discovered.
- Any items protected under the definition of heritage found during unearthing for construction works should be reported to the National Heritage Council.
- Identification of any archaeological significant objects or site (such as graves) on the site should not be disturbed but are to be reported to the project Environmental/Safety officer or National Heritage Council office for further instructions and actions.
- The Proponent should familiarize themselves with the National Heritage Council's Chance
  Finds Procedure and if uncertain about the procedure should receive training by a suitably
  qualified archaeologist with respect to the identification of archaeological/heritage remains
  and the procedures to follow if such remains are discovered particularly during
  construction. The Chance and Finds Procedure is attached to the EMP.

# 8 RECOMMENDATIONS AND CONCLUSIONS

The potential (positive and negative) impacts anticipated from the proposed construction of the telecommunication tower and related activities are identified, described, and assessed. Most of the identified potential negative impacts are rated as of Medium/Low Significance. Therefore, in order to reduce the significance from medium to low, it is recommended that the Proponent effectively implement mitigation measures. In order to maintain a low significance, the

implementation of measures will need to be continuously monitored in order to reduce to impact to low and bring the impact under control.

It is, therefore recommended that in the event of an ECC issuance, the following conditions may be appropriate to ensure minimal environmental impact for this project:

- All required permits, licenses and approvals for the proposed activities should be obtained as required.
- The Proponent complies with the legal requirements governing this type of project and its associated activities.
- All mitigations provided in this Report and the management action plans in the Draft EMP should be implemented and monitoring conducted as recommended.
- All the necessary environmental and social (occupational health and safety) precautions provided should be adhered to.
- Excavated/trenched and other project related disturbed areas on the site where construction activities have been completed should be rehabilitated, as far as practicable, to their original state.
- The monitoring of the implementation of mitigation measures should be conducted, applicable impact's actions taken, reporting done and recorded.
- Environmental (EMP) Compliance Monitoring should be conducted on a weekly basis
  during the construction phase by the project Safety, Health and Environmental Officer or
  an independent Environmental Consultant and bi-annually during the operational phase.
  Environmental Compliance monitoring reports should be compiled and submitted to the
  DEAF as per provision made on the MEFT/DEAF's Portal.

These recommendations are primarily aimed at improving environmental management, ensuring sustainability and promote harmonious co-existence of the project activities and the host biophysical and social environment.

# 9 LIST OF REFERENCES

- 1. Carstens, E. and Kuliwoye, E. (2012). Environmental Scoping Report and Management Plan for the proposed construction of a MTC Base Transceiver Station in Goreangab Ext. 3, Windhoek: Unpublished.
- City of Windhoek. (2015). Retrieved from the Department Portal Department of Infrastructure, Water and Technical Services: http://www.windhoekcc.org.na/depa\_infrastructure.php
- 3. Excel Dynamic Solutions (Pty) Ltd (2020) Environmental Assessment (EA) for the Construction and Operation of a 20 m Tall Lattice Network Tower at Goreangab in Windhoek, Khomas Region
- GCS Water & Environmental Consultants. (2017). Environmental Scoping Assessment for the Proposed Construction of MTC Antennae in Rehoboth, Hardap Region. Windhoek. Unpublished.
- 5. International Commission on Non-Iodizing Radiation Protection (ICNIRP). (unknown date). Retrieved from: <a href="https://www.icnirp.org/en/about-icnirp/aim-status-history/index.html">https://www.icnirp.org/en/about-icnirp/aim-status-history/index.html</a>
- 6. Lahnsteiner, J., & Lempert, G. (2007). Water Management in Windhoek. Water Science and Technology, 441 448.
- 7. Namibia Statistics Agency. (2011). 2011 Population and Housing Census: Khomas Region 2011, Census Regional Profile. Windhoek: Namibia Statistics Agency.
- National Radiation Protection Authority. (Unknown date). Atomic Energy Board of Namibia: Directive Issued Under Section 33 (3) of the Atomic Energy & Radiation Protection Act (No 5 of 2005) Relating to the Regulation of Sources of Non-Ionizing Radiation. Windhoek: National Radiation Protection Authority.
- 9. Partners in Flight. (2020). Reduce Bird Mortality: Reducing Bird Collisions with Tower. Accessible at https://partnersinflight.org/what-we-do/reduce-bird-mortality/bird-collisions/.
- 10. Stubenrauch Planning Consultants, 2004. The environmental impact assessment for the establishment of extension in the south of the Windhoek Basin. City of Windhoek, Namibia
- 11. Daan Viljoen National Park, Safari2Go. Accessible at <a href="https://namibian.org/parks/namibia-parks-central/daan-viljoen-game-park">https://namibian.org/parks/namibia-parks-central/daan-viljoen-game-park</a>.

12. Daan Viljoen Water Supply Scheme, Updated Environmental Management Plan.

# Accessible at

http://theeis.com/elibrary/sites/default/files/downloads/literature/1542 Updated%20EMP Continuation%20of%20the%20Daan%20Viljoen%20Water%20supply%20scheme.pdf