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# **Dampinar Wind Power Plant (WPP) Project**

Environmental and Social Impact Assessment  
(ESIA) Report

June 2024

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(ESIA) Report**

June 2024

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## Information class: Standard

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# Contents

## Glossary

xxiv

<b>1</b>	<b>Introduction</b>	<b>1</b>
1.1	Background and Objective	1
1.2	Project Parties	3
1.2.1	Project Company	3
1.2.2	Project Lenders	3
1.2.3	The Consultant	4
1.2.4	Project Organisational Capacity	4
1.3	ESIA Scope and Objectives	4
1.4	Project Timeline	5
1.5	Report Structure	5
1.5.1	Non-Technical Summary	6
1.5.2	Structure of the ESIA Report	6
1.5.3	Environmental and Social Management Plan (ESMP)	7
1.5.4	Environmental and Social Management System (ESMS) Plans and Procedures	8
1.6	Limitations and Uncertainties	9
<b>2</b>	<b>Project Description</b>	<b>11</b>
2.1	Project Overview	11
2.1.1	The Project	11
2.1.2	Need for the Project	11
2.2	Project Location	12
2.2.1	Location and Layout	12
2.2.2	Climate and Wind Conditions	13
2.2.3	Layout	16
2.3	Project Components	19
2.3.1	Wind Turbines	20
2.3.2	Switchyard	21
2.3.3	Access Roads and Site Roads	21
2.3.4	Mobile Crushing and Screening Facility	24
2.3.5	The Administration Building	24
2.4	Project Associated Facility	24
2.5	Project Activities	24
2.5.1	Pre-licence (Permitting) Phase	27
2.5.2	Construction Phase	30
2.5.3	Operation Phase	33
2.6	Analysis of Alternatives	35
2.6.1	No Project Alternative	36

2.6.2	Location Alternatives	36
2.6.3	Design Alternatives	37
2.7	Previously Carried out Environmental and Social Activities	38
2.7.1	Permitting Process	38
2.7.2	Gap Analysis	42
<b>3</b>	<b>Legal and Policy Framework</b>	<b>52</b>
3.1	Introduction	52
3.2	National Legal and Policy Framework	52
3.2.1	National Legislation	53
3.2.2	National Strategy Documents	58
3.3	International Requirements and Standards	58
3.3.1	IFC Performance Standards (PSs)	59
3.3.2	The Equator Principles (EP IV)	62
3.3.3	EBRD Performance Requirements (PRs)	66
3.3.4	WBG Environmental, Health and Safety (EHS) Guidelines	69
3.3.5	DFC's Environmental and Social Policy and Procedures (ESPP)	70
3.3.6	Regional and International Conventions and Agreements	71
<b>4</b>	<b>ESIA Scope and Methodology</b>	<b>74</b>
4.1	Introduction	74
4.2	ESIA Objective	74
4.3	ESIA Screening	74
4.4	ESIA Scoping	74
4.4.1	Technical Assessment	74
4.4.2	Assessment Scope	75
4.5	Impact Assessment Process	76
4.6	ESIA Study Area	76
4.6.1	Project Affected Area	76
4.6.2	Area of Influence	76
4.7	Baseline Conditions Consideration	77
4.8	Assessment Methodology	77
4.8.1	Magnitude Criteria	77
4.8.2	Sensitivity Criteria	78
4.8.3	Evaluation of Effects	78
4.8.4	Types of Effect	79
4.8.5	Determining Significance	79
4.8.6	Cumulative Assessment	79
4.9	Mitigation and Enhancement Measures	80
4.10	Residual Impacts	80
4.11	Uncertainty	80
<b>5</b>	<b>Water Quality, Hydrology and Hydrogeology</b>	<b>81</b>

5.1	Introduction	81
5.2	Methodology	81
5.2.1	Applicable Guidelines and Standards	81
5.2.2	Study Area and Area of Influence	85
5.2.3	Limitations and Assumptions	87
5.3	Baseline Conditions	87
5.3.1	Hydrology	88
5.3.2	Hydrogeology	91
5.3.3	Water Quality	93
5.4	Impact Assessment	96
5.4.1	Construction	96
5.4.2	Operation	99
5.4.3	Summary	99
5.5	Impact Mitigation & Residual Impact	103
5.5.1	Mitigation during Construction	103
5.5.2	Mitigation during Operation	104
5.5.3	Residual Impacts	104
<b>6</b>	<b>Land Use, Soil and Geology</b>	<b>106</b>
6.1	Introduction	106
6.2	Methodology	106
6.2.1	Applicable Guidelines and Standards	106
6.2.2	Study Area and Area of Influence	108
6.2.3	Limitations and Assumptions	109
6.3	Baseline Conditions	109
6.3.1	Land Use	110
6.3.2	Soil	113
6.3.3	Geology	117
6.4	Impact Assessment	121
6.4.1	Construction	121
6.4.2	Operation	123
6.4.3	Summary	123
6.5	Impact Mitigation & Residual Impact	127
6.5.1	Land Use	127
6.5.2	Soil	127
6.5.3	Geology	128
6.5.4	Residual Impacts	130
<b>7</b>	<b>Air Quality</b>	<b>131</b>
7.1	Introduction	131
7.2	Methodology	131
7.2.1	Applicable Guidelines and Standards	132
7.2.2	Study Area and Area of Influence	134
7.2.3	Limitations and Assumptions	135

7.2.4	Baseline Measurement Methodology	135
7.2.5	Determining Magnitude, Sensitivity and Impact Significance	144
7.3	Baseline Conditions and Measurements	145
7.3.1	Background Measurements	145
7.4	Impact Assessment	147
7.4.1	Construction	147
7.4.2	Impact Mitigation & Residual Impact	158
<b>8</b>	<b>Climate &amp; Greenhouse Gases (GHG)</b>	<b>160</b>
8.1	Introduction	160
8.2	Methodology	160
8.2.1	Applicable Standards and Guidelines	160
8.2.2	Climate Change	162
8.2.3	GHG Emissions	165
8.3	Baseline Conditions	173
8.3.1	Climate Change	173
8.3.2	GHG Emissions	185
8.4	Assessment of Impacts	187
8.4.1	Climate Change	187
8.4.2	GHG Emissions	210
8.4.3	Summary	213
<b>9</b>	<b>Noise and Vibration</b>	<b>215</b>
9.1	Introduction	215
9.1.1	Definitions	215
9.1.2	Specific Objectives	217
9.1.3	Potential Sources	217
9.2	Methodology	218
9.2.1	Applicable Guidelines and Standards	218
9.2.2	Study Area and Area of Influence (AoI)	220
9.2.3	Impact Assessment Methodology	220
9.2.4	Possible Mitigation Alternatives	223
9.2.5	Limitations and Assumptions	224
9.3	Baseline Conditions	224
9.3.1	Measurement Locations	224
9.3.2	Identified Receptors	228
9.4	Impact Assessment	230
9.4.1	Methodology	230
9.4.2	Results and Assessment	234
9.5	Impact Mitigation & Residual Impact	242
9.5.1	Construction	242
9.5.2	Operation	243
<b>10</b>	<b>Landscape and Visual</b>	<b>244</b>

10.1	Introduction	244
10.2	Methodology	244
10.2.1	Applicable Guidelines and Standards	244
10.2.2	Study Area and Area of Influence	245
10.2.3	Impact Assessment Methodology	245
10.2.4	Limitations and Assumptions	250
10.2.5	Modelling Methodology and Related Definitions	250
10.3	Baseline Conditions	253
10.3.1	Landscape Character	253
10.3.1	Visual Amenity	253
10.4	Impact Assessment	256
10.4.1	Shadow Flicker	256
10.4.2	Zones of Visibility (ZVI)	258
10.4.1	Assessment of landscape effects	259
10.4.2	Assessment of visual effects	259
10.4.1	Cumulative effects	260
10.5	Mitigation Measures and Residual Impacts	280
<b>11</b>	<b>Waste and Resources</b>	<b>281</b>
11.1	Introduction	281
11.2	Methodology	281
11.2.1	Applicable Guidelines and Standards	281
11.2.2	Area of Influence (Aoi)	282
11.2.3	Study Methodology	282
11.2.4	Limitations and Assumptions	283
11.3	Baseline Conditions	284
11.3.1	Resource Management	284
11.3.2	Solid Waste Management	285
11.3.3	Wastewater Management	287
11.4	Impact Assessment	288
11.4.1	Resource Management	288
11.4.2	Land Preparation, Excavation and Construction Activities	289
11.4.3	Waste Generation	291
11.4.4	Wastewater	297
11.4.5	Summary	298
11.5	Impact Mitigation & Residual Impact	302
<b>12</b>	<b>Biodiversity</b>	<b>308</b>
12.1	Introduction	308
12.2	Methodology	308
12.2.1	Applicable Guidelines and Standards	308
12.2.2	Study Area and Area of Influence	309
12.2.3	Limitations and Assumptions	314
12.2.4	Baseline Collection Methodology	314

12.2.5	Determining, Magnitude and Significance for Biodiversity	316
12.3	Baseline Conditions	317
12.3.1	Biodiversity of Türkiye	317
12.3.2	Legally protected and internationally recognised areas	318
12.3.3	Habitats and Flora	321
12.3.4	Birds	324
12.3.5	Bats	333
12.3.6	Terrestrial fauna (non-bat mammals, reptiles, amphibians)	337
12.3.7	Invertebrates	338
12.3.8	Ecosystem Services	338
12.3.9	Invasive Alien Species	338
12.4	Assessment of Biodiversity Impacts	339
12.4.1	Biodiversity Receptors	339
12.4.2	Construction Impacts	340
12.4.3	Operational Impacts	343
12.4.4	Summary	344
12.5	Impact Mitigation & Residual Impact	348
12.5.1	Habitat Flora and Ecosystem Services Loss and Degradation	348
12.5.2	Disturbance to Animal Species, Injury/Mortality	348
12.5.3	Accidental Introduction and Dispersal of Invasive Species	349
12.5.4	Collision, electrocution, and barotrauma injury and mortality	349
12.6	Biodiversity Monitoring and Adaptive Management	351
<b>13</b>	<b>Social Environment</b>	<b>356</b>
13.1	Introduction	356
13.2	Methodology	356
13.2.1	Desktop Study	356
13.2.2	Site Visit to the Project Area	356
13.2.3	Limitations and Assumptions	357
13.2.4	Social Receptors and Area of Influence (Aoi)	358
13.3	Baseline Conditions	361
13.3.1	Population and Population Changes	361
13.3.2	Education Services	363
13.3.3	Land Use and Ownership of Assets	364
13.3.4	Local Economy, Livelihood Sources and Employment	370
13.3.5	Infrastructure: Health, Water Supply and Sewerage	371
13.3.6	Gender Considerations	374
13.3.7	Vulnerable Groups	375
13.4	Impact Assessment	376
13.4.1	Construction	376
13.4.2	Operation	383
13.4.3	Summary	384
13.5	Impact Mitigation & Residual Impact	389
13.5.1	Construction	389

13.5.2	Operation	391
13.5.3	Summary	391
<b>14</b>	<b>Labour and Working Conditions</b>	<b>392</b>
14.1	Introduction	392
14.2	Methodology	392
14.2.1	Labour and Working Conditions Methodology	392
14.2.2	Occupational Health and Safety Risk Assessment Methodology	392
14.2.3	Applicable Guidelines and Standards	394
14.2.4	Limitations and Assumptions	400
14.3	Baseline Description	401
14.3.1	Project Employment and Labour Relations	401
14.4	Impact Assessment	406
14.4.1	Construction	406
14.4.2	Operation	409
14.4.3	Summary	411
14.5	Impact Mitigation & Residual Impact	417
14.5.1	Construction	417
14.5.2	Operation	419
14.5.3	Summary	420
<b>15</b>	<b>Community Health &amp; Safety</b>	<b>422</b>
15.1	Introduction	422
15.2	Methodology	422
15.2.1	Study Area and Area of Influence	422
15.2.2	Data Limitations	423
15.2.3	Applicable Guidelines and Standards	423
15.3	Baseline Description	426
15.3.1	Infrastructure	426
15.3.2	Life and Fire Safety and Emergency Response	426
15.3.3	Traffic & Transport	427
15.3.4	Water, Air Quality, Noise	429
15.3.5	Community Grievances	429
15.4	Impact Assessment	430
15.4.1	Construction	430
15.4.2	Operation	443
15.4.3	Summary	456
15.5	Impact Mitigation & Residual Impact	463
15.5.1	Construction	463
15.5.2	Operation	465
15.5.3	Summary	467
<b>16</b>	<b>Cultural Heritage</b>	<b>470</b>

16.1	Introduction	470
16.1.1	Overview	470
16.1.2	Study Area and Area of Influence	471
16.2	National and International Requirements	472
16.2.1	National Requirements	472
16.2.2	International Requirements	474
16.3	Methodology and Assessment Criteria	475
16.3.1	Methodology for Baseline Studies	475
16.3.2	Determining Magnitude, Sensitivity, and Impact Significance	478
16.3.3	Limitations and Assumptions	481
16.4	Baseline Conditions	482
16.4.1	Desktop Studies Findings	482
16.4.2	Field Survey Findings	488
16.5	Assessment of Impacts	501
16.5.1	Construction Phase	502
16.5.2	Operation phase	510
16.6	Mitigation Measures	510
16.6.1	Construction Phase	510
16.6.2	Operation phase	511
16.7	Summary of Outcomes	512
16.7.1	Tangible Cultural Heritage	512
16.7.2	Intangible Cultural Heritage	513
<b>17</b>	<b>Cumulative Impacts</b>	<b>514</b>
17.1	Methodology and Project Standards	514
17.2	Cumulative Impact Assessment	515
17.2.1	Step 1: Scoping Phase I – VECs, Spatial and Temporal Boundaries	515
17.2.2	Step 2: Scoping Phase II – Other Activities and Environmental Drivers	516
17.2.3	Step 3: Establish Information on Baseline Status of VECs	517
17.2.4	Step 4: Assessment Cumulative Impacts on VECs	518
17.2.5	Step 5: Assess Significance of Predicted Cumulative Impacts	520
17.2.6	Step 6: Management of Cumulative Impacts – Design and Implementation	525
<b>18</b>	<b>Stakeholder Engagement, Information Disclosure and Consultation</b>	<b>526</b>
18.1	Introduction	526
18.2	Methodology	526
18.2.1	Overview	526
18.2.2	Applicable Guidelines and Standards	527
18.3	Stakeholder Identification	530
18.3.1	Overview	530
18.3.2	Project Stakeholders	530



18.4	ESIA Consultation Activities and Outcomes	535
18.4.1	Overview	535
18.4.2	Previously Carried out E&S (Environmental and Social) Activities	535
18.4.3	Stakeholder Engagement Activities during ESIA	539
18.4.4	ESIA Public Disclosure and Consultation	540
18.5	Stakeholder Engagement and Consultation Approach Throughout the Lifetime of the Project	541
18.5.1	Stakeholder Engagement Plan	541
18.5.2	Community Liaison Officer (CLO)	542
18.5.3	Stakeholder Engagement and Consultation Program	542
18.6	Project Grievance Mechanism	542
18.6.1	Overview	542
18.6.2	Principles of the Grievance Mechanism	543
18.6.3	External Grievance Mechanism	543
18.6.4	Internal Grievance Mechanism	545
18.6.5	Grievance Mechanism Channels and CLO Contact Details	547

## Tables

Table 1.1:	Structure of the Final Draft ESIA Report	6
Table 2.1:	Meteorological Data of İzmir Province (1927 – 2022 Measurement Period)	13
Table 2.2:	Meteorological Data of Aydın Province (1941 – 2022 Measurement Period)	14
Table 2.3:	Project Summary Table within the Scope of 1/100,000 Scale Master Plan	19
Table 2.4:	Project Design Parameters	19
Table 2.5:	Dampinar WPP Project Timetable	26
Table 2.6:	Construction Equipment to be used for the Project	32
Table 2.7:	Project Technology Alternatives	37
Table 3.1:	National Legislation Applicable for the initial stage of the Project	54
Table 3.2:	National Legislation Applicable for each phase of the Project	55
Table 3.3:	IFC PSs Applicable to the Project	59
Table 3.4:	Equator Principles Applicable to the Project	63
Table 3.5:	EBRD PRs Applicable to the Project	66
Table 3.6:	International Legislation Relevant to the Project	71
Table 4.1:	Agreed Scope of the ESIA	74
Table 4.2:	Criteria for Determining Impact Magnitude	78
Table 4.3:	Criteria for determining sensitivity of a receptor	78
Table 4.4:	Effect evaluation matrix	79
Table 5.1:	International Legislation and Policy Relating to Water Quality, Hydrology and Hydrogeology	82
Table 5.2:	Groundwater Quality Standards	84
Table 5.3:	Information regarding the certified groundwater wells	93
Table 5.4:	Groundwater Sampling Analysis Results	95
Table 5.5:	Impact Magnitude Criteria for Surface Waters	99

Table 5.6: Surface Water Sensitivity/Value Criteria for Resource/Receptors	100
Table 5.7: Impact Magnitude Criteria for Groundwater	100
Table 5.8: Groundwater Sensitivity/Value Criteria for Resource/Receptors	101
Table 5.9: Summary of Construction Impacts	102
Table 5.10: Summary of Residual Impacts, After the Application of Mitigation	105
Table 6.1: International Legislation and Policy Relating to Soils and Geology	107
Table 6.2: Soil Quality Project Standards	108
Table 6.3: Corine 2018 Land Use & Land Cover	110
Table 6.4: Land Use Capability (LUC) Classes Descriptions	111
Table 6.5: Soil Sampling Analysis Results	116
Table 6.6: PGA Values for Wind Turbine and Switchyard Locations	119
Table 6.7: Project Footprint Area	121
Table 6.8: Land Use and Soil Sensitivity/Value Criteria for Resource/Receptors	124
Table 6.9: Magnitude of Impact on Land Use, Soil and Geology	124
Table 6.10: Summary of Impact Assessment	126
Table 6.11: Mitigation Measures and Residual Impact	130
Table 7.1: Limit Values Stipulated in the RCAPOI	133
Table 7.2: Air Quality Standards	134
Table 7.3: Road Construction Emissions	141
Table 7.4 Turbine platform construction emissions	142
Table 7.5: ETL Pylon construction emissions	142
Table 7.6: Vehicle Emission Factors	143
Table 7.7: Number of Equipment to be Used for the Construction Phase	143
Table 7.8: Emission Calculation for the Construction Phase	143
Table 7.9: Determination of Receptor Sensitivity	144
Table 7.10: Determination of Impact Magnitude	144
Table 7.11: Impact Significant Matrix	145
Table 7.12: Measurement Location characteristics	146
Table 7.13: Baseline Air Quality (Dust) Measurement Results	147
Table 7.14: Modelling Results for Construction Phase	148
Table 7.15: Cumulative Evaluation of the Construction Phase	148
Table 7.16: Impact Significance of Daily PM <sub>10</sub>	150
Table 7.17: Impact Significance of Yearly PM <sub>10</sub>	151
Table 7.18: Impact Significance of Daily PM <sub>2.5</sub>	152
Table 7.19: Impact Significance of Yearly PM <sub>2.5</sub>	153
Table 8.1: Likelihood of occurrence of the changing climate variable	163
Table 8.2: Potential severity of impact on the Project infrastructure	164
Table 8.3: Risk scoring matrix	164
Table 8.4: Risk category	164
Table 8.5: Assessment scope	169
Table 8.6: Assumptions made	169
Table 8.7: Data source employed to establish the future climate baseline	173

Table 8.8: Present-day (1941 – 2022) climate	175
Table 8.9: Future climate baseline, SSP1-2.6, SSP2-4.5 & SSP5-8.5, reference period 1995-2014 (50 <sup>th</sup> percentile)	176
Table 8.10: Projected changes in the average largest 5-day cumulative precipitation in December for the mid-future and far-future, Aydin, SSP1-2.6, SSP2-4.5 & SSP5-8.5, 1995-2014 reference period (50 <sup>th</sup> percentile)	181
Table 8.11: Projected changes in the number of days with precipitation >20mm in December for the mid-future and far-future, Aydin, SSP1-2.6, SSP2-4.5 & SSP5-8.5, 1995-2014 reference period (50 <sup>th</sup> percentile)	182
Table 8.12: Projected changes in the number of frost days (Tmin <0°C) in January for the mid-future and the far-future, Aydin, SSP1-2.6, SSP2-4.5 & SSP5-8.5, 1995-2014 reference period (50 <sup>th</sup> percentile)	184
Table 8.13: Projected changes in the number of ice days (Tmax <0°C) in January for the mid-future and the far-future, Aydin, SSP1-2.6, SSP2-4.5 & SSP5-8.5, 1995-2014 reference period (50 <sup>th</sup> percentile)	184
Table 8.14: 2020 GHG emissions by sector	185
Table 8.15: The share of resources in energy production	186
Table 8.16: Climate change impact assessment for the construction phase	188
Table 8.17: Climate change impact assessment	198
Table 8.18: Project emissions by scope	210
Table 8.19: Project whole life carbon emissions	210
Table 8.20: Project emissions hotspots	210
Table 8.21: Project emissions by material / activity	210
Table 8.22: Project specific land-use change emissions by scope	211
Table 8.23: Project specific land-use change emissions by whole life carbon stage	211
Table 8.24: Operational GHG emissions assessment	212
Table 8.25: GHG Emissions Avoided in tonnes of CO <sub>2</sub> equivalent per year	213
Table 9.1: Perception of Sound	217
Table 9.2: The Allowed Time Frame for Outdoor Activities in Residential Areas (RENC)	218
Table 9.3: Limit Values for Environmental Noise Level	218
Table 9.4: WBG - IFC Noise Level Guidelines	218
Table 9.5: The maximum permitted levels of ground vibrations in the nearest structure caused by vibrations due to blasting in mines, quarries and similar areas	219
Table 9.6: The maximum permissible values of ground vibrations caused by pile driving and similar vibration - generating operations in construction and construction machinery outside the nearest structure (in frequency bands between 1Hz - 80Hz)	219
Table 9.7: The maximum permissible values of ground vibrations caused by railway and road transport vehicles, workplaces and industrial facilities in the nearest building and ground vibrations caused by machinery and equipment in the building	219
Table 9.8: Guidance on Effects of Vibration Levels on Humans	220
Table 9.9: Determination of Impact Significance	220
Table 9.10: Determination of Responsivity of Receptors	221
Table 9.11: Designation of Sensitivity of Receptors	221
Table 9.12: Determination of Impact Magnitude	221

Table 9.13: Categories of Impact Extent	222
Table 9.14: Scale of Noise Impact	222
Table 9.15: Scale of Construction and Operation Vibration Impact	223
Table 9.16: Scale of Blasting Vibration Impact	223
Table 9.17: Information of Measurement Locations	225
Table 9.18: Baseline Noise Measurement Results for RENC ( $L_{den}$ )	227
Table 9.19: Baseline Noise Measurement Results for International Standards ( $L_{dn}$ )	227
Table 9.20: Measurement Locations – Settlement Locations with Same Baseline Conditions	228
Table 9.21: Identified Receptors (Assessment Points)	228
Table 9.22: Source of Impacts at Assessment Points	229
Table 9.23: Construction Machinery/Equipment List	232
Table 9.24: Planned Turbine Specifications	232
Table 9.25: Reference Vibration Levels of Construction Equipment	233
Table 9.26: Construction Phase Noise Assessment Results, IFC-WBG Limits	235
Table 9.27: Operation Phase Noise Assessment Results, RENC Limits	237
Table 9.28: Operation Phase Noise Assessment Results, IFC-WBG Limits	238
Table 9.29: Construction Vibration Results	239
Table 9.30: Construction Vibration Impact Assessment Results	241
Table 10.1: IFC Wind Energy Guideline Shadow Flicker Limits	245
Table 10.2: Definitions of Sensitivity	247
Table 10.3: Sensitivity Matrix	248
Table 10.4: Assigning Magnitude of Impact	248
Table 10.5: Significance Matrix	249
Table 10.6: Levels of Significance and Typical Descriptors	249
Table 10.7: Planned Turbine Specifications	252
Table 10.8: Identified Receptors (Assessment Points)	254
Table 10.9: Shadow Flicker Results and Assessment	257
Table 10.10: Turbine Visibility and Impact Assessment	258
Table 11.1: International Requirements Relating to Waste and Resource	281
Table 11.2: The Number of Licensed Excavated Soil Disposal Areas and Construction and Demolition Waste Recycling Facilities	286
Table 11.3: The Capacity of the Local Existing Wastewater Treatment Plants in Aydın and İzmir	287
Table 11.4: Excess Excavation Soil Generation	291
Table 11.5: Municipal Waste Generation	292
Table 11.6: Packaging Waste Generation	292
Table 11.7: Hazardous Waste Generation	293
Table 11.8: Medical Waste Generation	294
Table 11.9: Vegetable Oil Waste Generation	295
Table 11.10: Waste Oil Generation	295
Table 11.11: Waste Generation for the Oil Changes of Machinery	296
Table 11.12: Waste Generation for Lubrication of Wind Turbines	296
Table 11.13: Waste Battery and Accumulator Generation	296

Table 11.14: Wastewater Generation	298
Table 11.15: Waste and Resource Sensitivity/Value Criteria for Resource/Receptors	299
Table 11.16: Waste and Resource Magnitude Criteria for Resource/Receptors	300
Table 11.17: Summary of Residual Effects, After the Application of Mitigation	307
Table 12.1: National Legislation on Biodiversity	308
Table 12.2: Criteria for Determining Receptor Sensitivity (conservation importance)	316
Table 12-3: Criteria for Determining Magnitude	317
Table 12.4: Criteria for determining impact	317
Table 12.5. Summary of KBA triggers within the direct and indirect Aol, and justifications for scoping.	318
Table 12.6: Habitat Types of the Project Aol	321
Table 12.7: Habitat Loss on Access Roads	323
Table 12.8: Habitat Loss on Site Roads	323
Table 12.9: Habitat Loss on Turbine Footprint	323
Table 12.10: Habitat Loss on Switchyard Area	323
Table 12.11 Habitat Loss on ETL	324
Table 12.12: Endemic Flora Species with National Red List Category	324
Table 12.13. List of significant bird species, conservation status	325
Table 12.14. Locations of the Vantage Points (WGS 84 UTM 35S)	327
Table 12.15: Counts of VP survey target species (as used in National EIA) for each migratory season	329
Table 12.16: Counts of VP survey target species (as used in National EIA) at risk height, or blade height (2), for each migratory season.	329
Table 12.17: Counts of VP survey target species (as used in National EIA) at risk distance, or within 500 m buffer of turbines, for each migratory season.	330
Table 12.18: Collision risk summary table provided with National EIA	331
Table 12.19: European Breeding Bird Atlas codes	331
Table 12.20: Species recorded with their breeding codes at the Project area	332
Table 12.21: List of bat species for the Project area, conservation status.	336
Table 12.22. List of significant terrestrial fauna for the Project area, conservation status	337
Table 12.23: Summary of Main Biodiversity Receptors	340
Table 12.24: Summary of Construction and Operation Impacts, Pre-Mitigation	345
Table 12.25: Summary of Residual Effects, After the Application of Mitigation	350
Table 12.26 Additional baseline collection for the Project	352
Table 12.27: Biodiversity monitoring to be implemented by the Project	353
Table 13.1: Sampling strategy	357
Table 13.2: Communities located within the Social Area of Influence (Aol) during construction phase of the Project	359
Table 13-3: Communities located within the Social Area of Influence (Aol) during operation phase of the Project	360
Table 13-4: Population of Germencik District by years	361
Table 13-5: Population of the Project affected neighbourhoods of Germencik District (2022)	362
Table 13-6: Education rates in Germencik District (%)	363

Table 13-7: Project's Needed Lands	367
Table 13-8: Social environment sensitivity/value criteria for resource/receptors	384
Table 13-9: Impact significance during construction	386
Table 13-10: Impact significance during operation	388
Table 13-11: Residual impact during construction	391
Table 13-12: Residual impact during operation	391
Table 14-1: Harm Severity	393
Table 14-2: Likelihood of Harm Category	393
Table 14-3: Risk Level Matrix	393
Table 14-4: Safety Risk Tolerability Matrix	393
Table 14-5: National laws and international conventions regarding labour and working conditions and occupational health and safety	394
Table 14-6: ILO Conventions on labour and working conditions ratified by Türkiye	397
Table 14-7: Applicable ILO Conventions on labour and working conditions	398
Table 14-8: Labour and working conditions sensitivity/value criteria for resource/receptors	411
Table 14-9: Impact significance during construction	413
Table 14-10: Occupational Health and Safety Risks During Construction	414
Table 14-11: Impact significance during operation	415
Table 14-12: Occupational Health and Safety Risks During Operation	415
Table 14-13: Labour and working conditions related residual impacts during construction	420
Table 14-14: Residual OHS Risks during construction	420
Table 14-15: Labour and working conditions related residual impact during operation	421
Table 14-16: Residual OHS Risks during operation	421
Table 15.1: Number of Vehicles required WPP Construction	432
Table 15.2: Number of Vehicles required ETL Construction	433
Table 15.3: Settlement areas across the turbine routes	435
Table 15.4: Description of each Ecosystem Service and their opinion on the Project	441
Table 15.5: Calculation summary for ice throw	444
Table 15.6: Impact assessment for ice throw	444
Table 15-7: Frequencies of occurrence of scenarios relevant for risk analysis. The recommended values correspond to the 95% upper limits	445
Table 15-8: Status of the Receptors regarding Blade Throw Risk	446
Table 15-9: Community health and safety sensitivity/value criteria for resource/ receptors	456
Table 15-10: Impact significance during construction	458
Table 15-11: Impact significance during operation	461
Table 15-12: Residual impact during construction	467
Table 15-13: Residual impact during operation	468
Table 16-1: CHIA Borders for the Project	471
Table 16-2: Law on the Conservation of Cultural and Natural Property (Law No: 2863)	473
Table 16-3: International Requirements and Policy Regarding Cultural Heritage	474
Table 16-4: International Conventions Regarding Cultural Heritage	475
Table 16-5: Details of Interviews (Note that the photographs are blurred in the publicly disclosed version of this document in compliance with personal data protection regulations)	477

Table 16-6: Example Guide for Assessing Value of Heritage Assets (ICOMOS CHIA Guidance – Appendix 3A)	478
Table 16-7: Criteria for Evaluating the Magnitude of Impact (ICOMOS CHIA Appendix 3B)	480
Table 16-8: General Impact Assessment Matrix	481
Table 16-9: National Tangible Cultural Heritage Areas	484
Table 16-10: Internationally Recognised Cultural Heritage Areas (World Heritage List and World Heritage Tentative List of UNESCO)	485
Table 16-11: International Intangible Cultural Heritage Elements	487
Table 16-12: National Intangible Cultural Heritage Elements	487
Table 16-13: Site Classification Criteria	488
Table 16-14: Cultural Heritage Sites Identified within the Study Area	489
Table 16-15: Distribution of Cultural Heritage Sites	489
Table 16-16: Cultural Heritage Sites within the CHIA Study Area	490
Table 16-17: (6) Kapıkaya Hilltop Settlement 2 (unregistered) within the Project Area	498
Table 16-18: Project-Based Potential Impact Elements for the Construction Phase	502
Table 16-19: Cultural Heritage Authorities Responsible	503
Table 16-20: General Management Measures Applicable to Different Classification of Sites	503
Table 16-21: Construction Impacts, Proposed Mitigation Measures and Residual Impacts (Tangible Cultural Heritage)	505
Table 16-22: Important Scientific Research Carried Out Around the Project Area	512
Table 17-1: Valued Environmental and Social Component (VECs)	515
Table 17-2: Details of Existing and Planned Activities and Environmental Drivers	516
Table 17-3: Cumulative Impact Assessment Summary	521
Table 18-1: External Stakeholder List for Governmental Authorities	531
Table 18-2: External Stakeholder List for Non-Governmental Bodies	533
Table 18-3: Other External Stakeholder Groups	534
Table 18-4: Internal Stakeholder List	535
Table 18-5: Internal Grievance Mechanism Channels and Improvement Areas	545

## Figures

Figure 1.1: Project Organisational Chart	4
Figure 2.1: Provinces of Türkiye where the Project License Area Falls within	12
Figure 2.2: Wind Rose Diagrams of İzmir and Aydın Provinces	15
Figure 2.3: Annual Average Wind Speed Distribution of İzmir and Aydın Province	16
Figure 2.4: 1/150.000 scale Representation of the Project Licence Area	17
Figure 2.5: 1/60.000 scale Representation of the Project Licence Area	18
Figure 2.6: Detailed view of access road of current design of the Project	23
Figure 2.7: Simplified electric diagram of an E-138 EP3 wind turbine	34
Figure 5.1: Hydrology Area of Influence	86
Figure 5.2: Küçük Menderes Basin and Project Location	89
Figure 5.3: Küçük Menderes River and the Project Area	90
Figure 5.4: Hydrological features in and around the Project area	91

Figure 5.5: Groundwater Sampling Locations	94
Figure 5.6: Groundwater Sampling at Habibler Village (Note that the photograph is blurred in the publicly disclosed version of this document in compliance with personal data protection regulations)	94
Figure 6.1: Area of Influence	109
Figure 6.2: Corine 2018 LULC Map of WPP License Area	111
Figure 6.3: Soil Map of Dampinar WPP License Area	113
Figure 6.4 Soil Sampling at Switchyard Area	114
Figure 6.5: Soil Sampling at Mobilisation Area	114
Figure 6.6: Soil Sampling at Turbine-11 Location (Note that the photographs are blurred in the publicly disclosed version of this document in compliance with personal data protection regulations)	114
Figure 6.7: Soil Sampling Locations	115
Figure 6.8: Geological features of the Project area	118
Figure 6.9: Hazard Risk Map of the Switchyard Area (Location is showing T1)	119
Figure 6.10: Erosion risk levels of the Project area	120
Figure 7.1: Impact Area Selected for the Air Quality Modelling Study	135
Figure 7.2: PM Sampling Points	146
Figure 7.3: Maximum Daily Average PM <sub>10</sub> Emissions for Construction Phase	154
Figure 7.4: Maximum Annual Average PM <sub>10</sub> Emissions for Construction Phase	155
Figure 7.5: Maximum Daily Average PM <sub>2.5</sub> Emissions for Construction Phase	156
Figure 7.6: Maximum Annual Average PM <sub>2.5</sub> Emissions for Construction Phase	157
Figure 8.1: PAS 2080: 2016 Lifecycle stages for infrastructure	168
Figure 8.2: Monthly average mean, maximum and minimum temperatures, Aydin, present-day (1941 – 2022)	174
Figure 8.3: Monthly average precipitation data, Aydin, present-day (1941 – 2022)	175
Figure 8.4: Projected changes in maximum and minimum air temperatures for the mid-future, Aydin, SSP1-2.6 1995-2014 reference period (50 <sup>th</sup> percentile)	177
Figure 8.5: Projected changes in maximum and minimum air temperatures for the far-future, Aydin, SSP1-2.6, 1995-2014 reference period (50 <sup>th</sup> percentile)	178
Figure 8.6: Projected changes in maximum and minimum air temperatures for the mid-future, Aydin, SSP2-4.5, 1995-2014 reference period (50 <sup>th</sup> percentile)	178
Figure 8.7: Projected changes in maximum and minimum air temperatures for the far-future, Aydin, SSP2-4.5, 1995-2014 reference period (50 <sup>th</sup> percentile)	178
Figure 8.8: Projected changes in maximum and minimum air temperatures for the mid-future, Aydin, SSP5-8.5, 1995-2014 reference period (50 <sup>th</sup> percentile)	179
Figure 8.9: Projected changes in maximum and minimum air temperatures for the far-future, Aydin, SSP5-8.5, 1995-2014 reference period (50 <sup>th</sup> percentile)	179
Figure 8.10: Projected changes in monthly average precipitation for the mid-future and far-future, Aydin, SSP1-2.6, 1995-2014 reference period (50 <sup>th</sup> percentile)	180
Figure 8.11: Projected changes in monthly average precipitation for the mid-future and far-future, Aydin, SSP2-4.5, 1995-2014 reference period (50 <sup>th</sup> percentile)	180
Figure 8.12: Projected changes in monthly average precipitation for the mid-future and far-future, Aydin, SSP5-8.5, 1995-2014 reference period (50 <sup>th</sup> percentile)	181



Figure 8.13: Projected changes in number of hot days (Tmax >35 °C) for the mid-future and far-future, Aydin, SSP1-2.6, 1995-2014 reference period (50 <sup>th</sup> percentile)	182
Figure 8.14: Projected changes in number of hot days (Tmax >35 °C) for the mid-future and far-future, Aydin, SSP2-4.5, 1995-2014 reference period (50 <sup>th</sup> percentile)	183
Figure 8.15: Projected changes in number of hot days (Tmax >35 °C) for the mid-future and far-future, Aydin, SSP5-8.5, 1995-2014 reference period (50 <sup>th</sup> percentile)	183
Figure 9.1: Baseline Measurement Locations	225
Figure 9.2: Measurement Point 1	226
Figure 9.3: Measurement Point 2	226
Figure 9.4: Measurement Point 3	227
Figure 9.5: Satellite View of the Assessment Points	229
Figure 9.6: ETL Units Specific to The Project	231
Figure 9.7: Construction Noise Map – Day, dBA	234
Figure 9.8: Operation Noise Map – Day, dBA	236
Figure 9.9: Operation Noise Map – Night	236
Figure 9.10: Construction Vibration Levels and Limit Values	239
Figure 10.1: Shadow Flicker Aol ( $\theta=260^\circ$ )	246
Figure 10.2: Shadow Flicker Representation	251
Figure 10.3: Topographic Shadow	252
Figure 10.4: Visual Impacts of Turbines of Different Distances	252
Figure 10.5: Operational ZVI	255
Figure 10.6: Representative Visual Receptor Viewpoint Locations	256
Figure 10.7: Shadow Flicker Occurrence Map, Real Case, Hours per Year	257
Figure 10.8: Turbine Visibility Map, (0=No visible turbine, 1-10=n turbines visible)	258
Figure 10.9: AP1 Proposed Wireline during Operation. View direction to Site Centre: 273.5°; Coordinates X: 547,937; Y: 4,205,675; Pitch: 10°.	261
Figure 10.10: AP2 Proposed Wireline during Operation. View direction to Site Centre: 53°; Coordinates X: 547,875; Y: 4,205,545; Pitch: 5°.	262
Figure 10.11: AP3 Proposed Wireline during Operation. View direction to Site Centre: 280.6°; Coordinates X: 547,807; Y: 4,205,214; Pitch: 10°.	263
Figure 10.12: AP4 Proposed Wireline during Operation. View direction to Site Centre: 324.7°; Coordinates X: 546,938; Y: 4,204,662; Pitch: 15°.	264
Figure 10.13: AP5 Proposed Wireline during Operation. View direction to Site Centre: 300°; Coordinates X: 546,414; Y: 4,204,339; Pitch: 15°.	265
Figure 10.14: AP6 Proposed Wireline during Operation. View direction to Site Centre: 322.9°; Coordinates X: 546,033; Y: 4,204,013; Pitch: 20°.	266
Figure 10.15: AP7 Proposed Wireline during Operation. View direction to Site Centre: 352.9°; Coordinates X: 545,703; Y: 4,203,763; Pitch: 20°.	267
Figure 10.16: AP8 Proposed Wireline during Operation. View direction to Site Centre: 53.4°; Coordinates X: 544,197; Y: 4,202,369; Pitch: 5°.	268
Figure 10.17: AP9 Proposed Wireline during Operation. View direction to Site Centre: 58.8°; Coordinates X: 543,885; Y: 4,202,849; Pitch: 10°.	269
Figure 10.18: AP10 Proposed Wireline during Operation. View direction to Site Centre: 134.4°; Coordinates X: 546,407; Y: 4,207,616; Pitch: 10°.	270

Figure 10.19: AP11 Proposed Wireline during Operation. View direction to Site Centre: 174.7°; Coordinates X: 549,115; Y: 4,209,263; Pitch: 15°.	271
Figure 10.20: AP12 Proposed Wireline during Operation. View direction to Site Centre: 248.8°; Coordinates X: 552,464; Y: 4,207,923; Pitch: 15°.	272
Figure 10.21: AP13 Proposed Wireline during Operation. View direction to Site Centre: 326.5°; Coordinates X: 552,541; Y: 4,205,139; Pitch: 0°.	273
Figure 10.22: AP14 Proposed Wireline during Operation. View direction to Site Centre: 337.1°; Coordinates X: 552,310; Y: 4,204,922; Pitch: 20°.	274
Figure 10.23: AP15 Proposed Wireline during Operation. View direction to Site Centre: 352.9°; Coordinates X: 551,809; Y: 4,204,184; Pitch: 10°.	275
Figure 10.24: AP16 Proposed Wireline during Operation. View direction to Site Centre: 358.2°; Coordinates X: 551,142; Y: 4,204,286; Pitch: 10°.	276
Figure 10.25: Turbine Visibility at Assessment Point 1-2-3	277
Figure 10.26: Turbine Visibility at Assessment Point 4-5-6-7	278
Figure 10.27: Turbine Visibility at Assessment Point 13-14-15-16	279
Figure 12.1: EAAA for Flora and Terrestrial Fauna for the Project.	311
Figure 12.2: EAAA for Birds and Bats for the Project.	312
Figure 12.3 Aol for different biological taxa for the Project	313
Figure 12.4. Location of the Project and Lesser Menderes Delta KBA	320
Figure 12.5: EUNIS Habitats of the Project Aol	322
Figure 12.6. The locations of the VPs used in the studies.	328
Figure 12.7: Location of bat sampling station.	335
Figure 13.1: Project's area of influence for social impacts	360
Figure 13-2: Population growth rate of Germencik District by years	362
Figure 13.3: The locations of social infrastructures for Project's area of influence	364
Figure 13-4: Distribution of Affected Parcels by Surface Areas (m <sup>2</sup> )	366
Figure 13-5: Social infrastructural services in Project affected neighbourhoods	373
Figure 14-1: The organizational structure of the Project Company for E&S Governance	401
Figure 15-1: Emergency response points	426
Figure 15-2: Available roads around the project area and planned access roads	427
Figure 15-3: Closest roads to the turbine locations	428
Figure 15-4: General Directorate of Highways, 14 <sup>th</sup> Regional Division Highway traffic volume	429
Figure 15.5: Route of Transfer for Turbine Blade and Tower	436
Figure 15-6: Ice Throw Risk Zones	445
Figure 15-7: Nearest aviation areas	448
Figure 15-8: Wind Turbine Lighting Standards	449
Figure 15-9: (B) Distances	453
Figure 16-1: CHIA Study Area for the Project	472
Figure 16-2: National Tangible Cultural Heritage Areas	483
Figure 16-3: International Tangible Cultural Heritage Areas	486
Figure 16-4: Locations of the Cultural Heritage Sites within the Study Area	492
Figure 16-5: (1) Kartal Tepesi Fortress (registered) within the Project Area	493

Figure 16-6: (2) Kartal Tepe Religious Visitation Place (unregistered) within the Project Area (Turbine 6 area)	494
Figure 16-7: (3) Yedi Yarendede Religious Visitation Place (unregistered) within the Project Area (Turbine 5 area)	495
Figure 16-8: (4) Kapıkaya - Koşualanı Mevkii (registered) within the Project Area	496
Figure 16-9: (5) Kapıkaya Hilltop Settlement 1 (unregistered) within the Project Area (Turbine 1 area)	497
Figure 16-10: (7) Habibler Ancient Quarry (unregistered) within the Project Area	499
Figure 16-11: The Use of Work Horses on Agricultural Estates	500
Figure 16-12: View from the "Pasha Fountain" in Dağyeni Neighbourhood	501
Figure 16-13: View from the Selatin "Organic Village Market"	501
Figure 17-1: Cumulative AoI and Environmental Drivers	517
Figure 18-1: Steps of the External Grievance Mechanism Process	544

# Glossary

AFAD	Disaster and Emergency Management Authority
AIS	Alien Invasive Species
AN	Ammonium Nitrate
ANFO	Ammonium Nitrate / Fuel Oil
Ann I	Annex I
Aoi	Area of Influence
APCV	Air Pollution Contribution Values
App II	Appendix II
AQMP	Air Quality Management Plan
BATs	Best Available Techniques
BAP	Biodiversity Action Plan
BERN	The Convention on the Conservation of European Wildlife and Natural Habitats
BMP	Biodiversity Management Plan
CBD	Convention on Biological Diversity
CCKP	Climate Change Knowledge Portal
CCRA	Climate Change Risk Assessment
CDP	Carbon Disclosure Project
CHA	Critical Habitat Assessment
CHIA	Cultural Heritage Impact Assessment
CHS	Community Health and Safety
CIA	Cumulative Impact Assessment
CITES	The Convention on International Trade in Endangered Species of Wild Fauna and Flora
CLS	Community Level Survey
CLO	Community Liaison Officer
CMB	Capital Markets Board
CoC	Code of Conduct
COD	Commercial Operation Deployment
CRM	Collision Risk Model
CR	Critically Endangered

ÇEKÜL	Foundation for the Protection and Promotion of Environmental and Cultural Values
ÇEV-KOR	Environmental Protection and Research Foundation
DAI	Directly Affected by The Project
DbA	Decibel
DEM	Digital Elevation Model
DFC	Development Finance Corporation
DGCONA	Directorate for the Conservation of Natural Resources
DSI	State Hydraulic Works
EAAA	Ecologically Appropriate Area of Analysis
EBA's	Endemic Bird Areas
EBRD	European Bank for Reconstruction and Development
EF	Emission factor
EHS	Environmental, Health and Safety
EIA	Environmental Impact Assessment
EKAD	Ecological Research Society
ELC	European Landscape Convention
ELT	end-of-life tires
ELV	end-of-life vehicles
EMI	Electromagnetic Interference
EMR	Electromagnetic Radiation
EMRA	Energy Market Regulatory Authority
EN	Endangered
END	Environmental Noise Directive
EnerjiSA	Enerjisa Enerji Üretim Anonim Şirketi
EP IV	Equator Principles IV
EPAP	Equator Principles Action Plan
EPFIs	Equator Principles Financial Institutions
EPRP	Emergency Preparedness and Response Plan
ESIA	Environmental and Social Impact Assessment
ESMP	Environmental and Social Management Plan
ESMS	Environmental and Social Management System
ESP	Environmental and Social Policy
ESPP	Environmental and Social Policy and Procedures
ETL	Energy Transmission Line

EU	European Union
EUNIS	European Nature Information System
EUROBAT	Association of European Automotive and Industrial Battery Manufacturers
EW	Extinct in the Wild
EX	Extinct
FAO	Food and Agriculture Organization
FIIs	Financial Intermediaries
FO	Fuel Oil
FS	Full Spectrum
FTA	Federal Transit Administration
GBIF	Global Biodiversity Information Facility
GBVH	Gender-Based Violence and Harassment
GHG	Greenhouse Gas
GIIPs	Good International Industry Practices
GIS	Geographical Information System
GLC	Ground Level Concentrations
GLVIA	Guidelines for the Landscape and Visual Impact assessment
GPP	Geothermal Power Plant
GPS	Geographical Positioning System
GWD	Groundwater Directive
HAWTs	Horizontal Axis Wind Turbines
HH	Hub Height
HLS	Household Level Survey
HR	Human Resources
HRIA	Human Rights Impact Assessment
IAS	Invasive Alien Species
IBAs	Important Bird and Biodiversity Areas
ICH	Intangible Cultural Heritage
ICNIRP	International Commission on Non- Ionizing Radiation Protection
ICOMOS	International Council on Monuments and Sites
IEA	International Energy Agency
IEC	International Electrotechnical Commission
IFIs	International Financial Institutions
ILO	International Labour Organisation

IS-KUR	Turkish Employment Agency
ISO	International Standardisation Organisation
ISRIC	International Soil Reference and Information Centre
IUCN	International Union for the Conservation of Nature
KPI	Key Performance Indicator
KBAs	Key Biodiversity Areas
L	Literature
LC	Least Concern
LCPP	Local Content and Procurement Procedure
LUC	Land Use Capability
LULC	Land Use and Land Cover
MA	Millennium Ecosystem Assessment
MARPOL	The International Convention for the Prevention of Pollution from Ships
MBT	Mechanical Biological Treatment
MoAF	Ministry of Agriculture and Forestry
MoCT	Ministry of Culture and Tourism
MoENR	Ministry of Energy and Natural Resources
MoEUCC	Ministry of Environment, Urbanization and Climate Change
MoLSS	Ministry of Labour and Social Security
MoTI	Ministry of Transport and Infrastructure
NA	Not Applicable
NE	Not Evaluated
NGOs	Non-governmental Organisations
NMP	Noise Management Plan
NRMCA	National Ready Mixed Concrete Association
NT	Near Threatened
NTS	Non-Technical Summary
O	Observation
OECD	Organisation for Economic Co-operation and Development
OG	Official Gazette
OHS	Occupational Health and Safety
OHSRA	Occupational Health and Safety Risk Assessment
OUV	Outstanding Universal Value
PAA	Project Affected Area

PAHs	Polycyclic Aromatic Hydrocarbons
PAPs	Project Affected Persons
PAS 2080	Publicly Available Specification 2080
PAS	Project Affected Settlements
PBF	Priority Biodiversity Features
PCFM	Post Construction Bird Fatality Monitoring
PGA	Peak Ground Acceleration
PID	Project Information Document
PM	Particulate Matter
PPE	Personal Protective Equipment
PPV	Peak Particle Velocity
PR	Performance Requirements
PS	Performance Standard
RAMSAR	The Convention on Wetlands of International Importance especially as Waterfowl Habita
RAP	Resettlement Action Plan
RCAPOI	Regulation on the Control of Industrial Source Air Pollution
REC	Resource, Environment and Climate Association
RENC	Regulation on Environmental Noise Control
REPA	Türkiye Energy Potential Map
RQD	Rock Quality Indicator
SASF	Social Assistance and Solidarity Foundation
SD	Scaled Distance
SDoD	Shut-down on Demand
SEFIA	Association for Sustainable Economics and Finance Research
SEP	Stakeholder Engagement Plan
SME	Medium-Sized Enterprise
SRTM	Shuttle Radar Topography Mission
SuTP	Syrians under temporary protection
TABS	Hazardous Waste Declaration System
TBMM	Turkish Grand National Assembly
TEİAŞ	Turkish Electricity Transmission Corporation
TEMA	Türkiye Foundation for Combating Erosion, Afforestation and Protection of Natural Assets
TFEU	Treaty on the Functioning of the European Union



the Consultant	Mott MacDonald Türkiye
the Project	Dampınar Wind Power Plant Project
TIA Decisions	Technical Interaction Analysis Decisions
TOBB	The Union of Chambers and Commodity Exchanges of Turkey
TOX	Total Organic Halogen
TPH	Total Petroleum Hydrocarbons
TSKB	Industrial Development Bank of Türkiye
TS	Transformer Substation
TSP	Total Suspended Particulate
TUÇEV	Turkish Environmental Protection Foundation
TurkStat	Turkish Statistical Institute
TÜREB	Türkiye Wind Energy Association
TVOC	Total Volatile Organic Compound
UEP	Urgent Expropriation Procedure
UIP	Under International Protection
UNEP	United Nations Environment Program
UNESCO	United Nations Educational, Scientific, and Cultural Organisation
UNFCCC	United Nations Framework Convention on Climate Change
UNGC	United Nations Global Compact
UN SDGs	United Nations Sustainable Development Goals
VEC	Valued Environmental and Social Component
VP	Vantage Point
VU	Vulnerable
WBG	World Bank Group
WEEE	Waste Electrical and Electronic Equipment
WEF	Wind Energy Facilities
WEPs	Women's Empowerment Principles
WFD	Water Framework Directive
WH	World Heritage
WHO	World Health Organization
WLCA	Whole Life Carbon Assessment
WP	Working Period
WPP	Wind Power Plant
WWF	World Wide Fund for Nature

WWTP	Wastewater Treatment Plant
YEKA	Renewable Energy Resource Area
ZVI	Zones of Visibility

# 1 Introduction

## 1.1 Background and Objective

Enerjisa Üretim Santralleri Anonim Şirketi has been awarded to invest in the Aydın Connection Region on 30 May 2019 within the scope of “Renewable Energy Resource Areas (YEKA) Regulation” and “Allocation of Wind Energy Based Renewable Energy Resource Areas (YEKA) and Total Connection Capacities”<sup>1</sup>. Upon this award, a “YEKA Use Rights Agreement” was signed between Enerjisa Üretim Santralleri Anonim Şirketi and Ministry of Energy and Natural Resources (MoENR) on 09 March 2020. Subsequently, the “YEKA Use Rights Agreement” signed by Enerjisa Üretim Santralleri Anonim Şirketi for the Aydın Connection Region was transferred to Enerjisa Enerji Üretim Anonim Şirketi (“Enerjisa Üretim or “the Project Company”) with the transfer agreements signed on 03 June 2021.

Dampınar Wind Power Plant (WPP) Project (“the Project”) with 11 turbines and 46.2 MW<sub>m</sub>/46.2 MW<sub>e</sub> total installed power, is planned to be established by Enerjisa Üretim in İzmir Province, Tire District, Küçükkale Neighbourhood and Aydın Province, Germencik District, Dampınar Neighbourhood. The Project components consist of 11 turbines, a switchyard, Project roads (i.e., access and site roads) and an energy transmission line (ETL) as a Project associate facility (please refer to Section 2.3 for details). The Project is part of a nine-project wind energy investment package initiated by Enerjisa Üretim which has a 750 MW total installed power from a total of 180 wind turbines located in Aegean and Marmara Regions of western Turkey; aiming to evaluate and utilize the wind energy potential of the region and contribute to the national strategy and regional economy.

The Project area is one of the areas declared<sup>2</sup> as a YEKA within the scope of the YEKA Regulation<sup>3</sup>. The Project Company has secured the preliminary license valid for 24 months for securing the required permits for the Project. Pre-license refers to the permission granted to the Project Company for a certain period of time (i.e., 24 months) to obtain required approvals, permits, and licenses to commence investments in energy generation activities. Within the pre-license period the Project Company is obliged to fulfil the requirements listed in Article 17 of Electricity Market License Regulation. These include, among others; securing the land ownership right or land tenure, securing the zoning plan approvals, applying the relevant electricity distribution company for connection approvals and securing National Environmental Impact Assessment (EIA) approval. According to the information shared by the Project Company, the construction period of the Project will be 11 months and the operation period will be 49 years as stated in the National EIA Report.

The construction of the Project will be initiated in the fourth quarter of 2024 with the construction of Project roads and is planned to be completed by the third quarter of 2025. For detailed Project construction schedule, please refer to Section 2.5.1.

The Project is subject to conducting a National Environmental Impact Assessment (EIA) Study in regard with the Regulation on Environmental Impact Assessment<sup>4</sup> of Türkiye. According to the Regulation and the Project is covered under Article 41 -Wind power plants- of *Annex-1: List of Projects Subject to Environmental Impact Assessment*. In this sense, a National EIA Report was prepared for the Project by an environmental consultancy company, namely Nartus (with a

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<sup>1</sup> Published in the Official Gazette Date/No: 07.11.2018/30588

<sup>2</sup> The declaration was published in the Official Gazette Date/No.: 21.03.2021/31430

<sup>3</sup> Published in the Official Gazette Date/No.: 09.10.2016/29852

<sup>4</sup> Published in the Official Gazette Date/No: 29.07.2022/31907

competency certificate valid until 29 January 2025 and numbered 267). The Final National EIA Report was submitted in March 2023 by Nartus. Upon submission of the Final National EIA Report to the Ministry of Environment, Urbanization and Climate Change (MoEUCC) General Directorate of Environmental Impact Assessment, Permit and Inspection, the “EIA Positive” decision for the Project was secured on 15 March 2023 by the MoEUCC.

It is important to mention that a case was filed by local community members on 19 January 2024, requesting annulment of the National EIA Positive decision given on 15 March 2023 for the Dampinar WPP Project.

The plaintiff company filed a lawsuit against the MoEUCC for the cancellation of the EIA positive decision of the Dampinar WPP. The plaintiff company stated that environmental impacts of the Project were not thoroughly examined during the National EIA process. Following these opposing views of the plaintiff, discovery process was conducted by the court on 19 December 2023. After the examinations, it was stated that environmental impacts of the Project were not thoroughly examined during the National EIA process. The court's decision will be based on the report prepared by an expert appointed by the court. The 4<sup>th</sup> Chamber of Council of State (Danistay) will examine the decision of the court within 6 months as the lawsuit is subject to the summary procedures. Upon the submittal of the expert report, an assumption could be made regarding the lawsuit. The 4<sup>th</sup> Chamber of Council of State (Danistay) annuls the National EIA reports if the reports are not in line with the legislation and regulations.

The Consultant received the case files from Enerjisa Üretim in January 2024.

According to the latest information shared by the Project Company with the Consultant after the annulment of the National EIA Positive decision, the Project Company has conducted additional studies and these studies will be added as additional assessments to the National EIA and the Project Company will be seeking approval for the revised National EIA. These studies are:

- Ecosystem Assessment Report (Please see *Chapter 12: Biodiversity* for more details on the subject.)
- Forestry Assessment Report (Please see *Chapter 12: Biodiversity* for more details on the subject.)
- Agricultural Survey Report (Please see *Chapter 12: Biodiversity* for more details on the subject.)
- Research on Pollinator Insects (Please see *Chapter 12: Biodiversity* for more details on the subject.)
- Ornithological Assessment Report (Please see *Chapter 12: Biodiversity* for more details on the subject.)

According to the information shared by the Project Company, a positive decision on the revised National EIA is expected to be obtained in June 2024 from MoEUCC.

The issues subject to the court case and the Expert Opinion Report will be discussed in relevant chapters of this Environmental and Social Impact Assessment (ESIA).

During the 24-month pre-licence period, which is currently ongoing, the nominal power of used proposed wind turbines as well as the location of several wind turbines has changed in accordance with the official opinions of relevant authorities, leading to a change of the Project installed power capacity. Upon this change, a request was submitted to the MoENR for the revision of pre-licence in regard with the change in the Project design and the revised pre-licence was secured on 27 March 2023. According to this change, the Project will consist of 11 wind turbines, each with a unit power of 4.2 MWm/4.2 Mwe; and it is projected that the WPP will have a 184,800,000 kWh/year of annual electricity generation capacity with a total installed

power of 46.2 MW<sub>m</sub>/ 46.2 MW<sub>e</sub>. Please refer to Section 2.6 for detailed information on the design changes.

The Project Company applied to Energy Market Regulatory Authority (EMRA) for the extension of the pre-licence and pre-licence of Dampınar WPP extended until 10 May 2025. Please refer to Section 2.5.1 for detailed information on the pre licence extension process.

The Project Company is seeking international finance loan from the International Financial Institutions (IFIs) for implementation of the Project under the nine-project package and proposed the Project to the potential IFIs for financing. The relevant Project parties are described in Section 1.2.

The IFIs seek compliance with internationally accepted environmental and social standards. Therefore, they require the Project Company to conduct an ESIA study. As defined in the World Bank's (WB) Environmental and Social Framework document, ESIA is an instrument and a systematic process to identify and assess the potential environmental and social impacts of a proposed project, evaluate alternatives, and design appropriate mitigation, management, and monitoring measures to compensate adverse impacts, provide benefits, and improve decision making.

This document represents the Final Draft ESIA Report, which has been prepared in line with the requirements of the Performance Standards (PSs) of International Finance Corporation (IFC), Performance Requirements (PRs) of the European Bank for Reconstruction and Development (EBRD), Environmental and Social Policy and Procedures (ESPP) of U.S. International Development Finance Corporation (DFC) and the Equator Principles IV (EP IV), as well as national environmental and social legislation along with other Applicable Standards as summarized in *Chapter 3: Legal and Policy Framework*.

## 1.2 Project Parties

This Section presents the parties of the Project and the organisational capacity defined for performing the Project.

### 1.2.1 Project Company

The Project is planned to be implemented by "Enerjisa Üretim" or the "Project Company" as a leading private sector energy producer in Türkiye. The total installed capacity of the Company's power generation portfolio is approximately 3,748 MW, of which 9.4% consists of six wind power plants with a total installed capacity of 352.8 MW. The Project Company's goal is to complete 1,000 MW YEKA-2 project investments by early 2026 and increase their total installed capacity to 5,000 MW. They will focus on flexible and high-efficiency generation units and expanding the utilization of renewable energy resources potential in the upcoming years.<sup>5</sup>

### 1.2.2 Project Lenders

The nine-project package loan is seeking to be funded by a group of development finance institutions and commercial lenders and with partial coverage by the German ECA Euler Hermes Aktiengesellschaft ("EH"). The lenders altogether are defined as "Project Lenders" in this Final Draft ESIA Report. The Project Lenders set requirements to manage potential environmental and social risks, and impacts associated with the projects for achieving sustainable outcomes in the financed projects as per their commitments for financing a project.

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<sup>5</sup> Enerjisa Üretim. (n.d.). *Energy Generation Strategy*. Retrieved November 15, 2023, from [Energy Generation Strategy | Enerjisa Üretim \(enerjisauretim.com.tr\)](https://www.enerjisauretim.com.tr/Strategy)

### 1.2.3 The Consultant

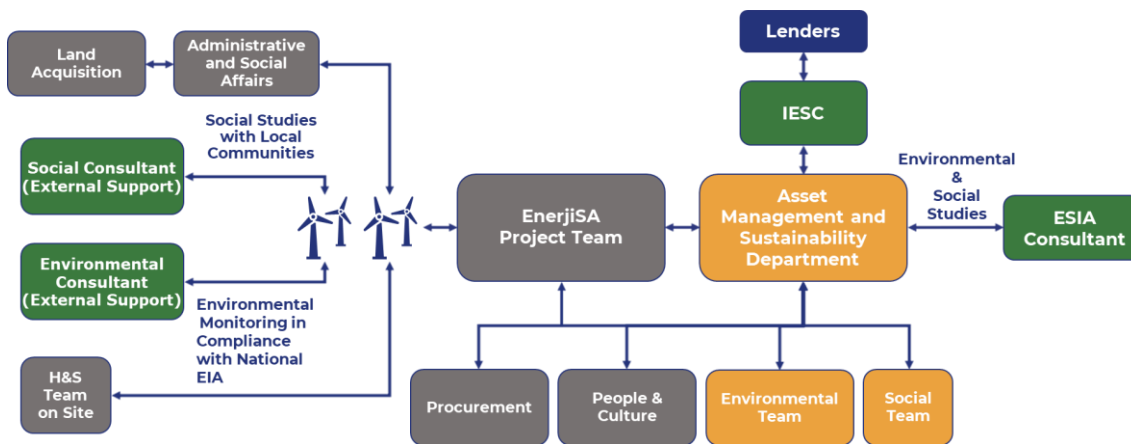
As part of the financing process and achieving the sustainable outcomes within the Project, Mott MacDonald Türkiye (“the Consultant”) has been appointed by Enerjisa Üretim to undertake an ESIA Study to identify the impacts that are likely to occur due to implementation of construction and operation activities under the Project and to comply with the requirements set by the IFIs.

The Consultant is preparing an ESIA Report for the Project, as well as the Environmental and Social Management Plan (ESMP), Resettlement Action Plan (RAP), Human Rights Impact Assessment (HRIA), Biodiversity Management Plan (BMP) as well as construction and operation phase environmental and social sub-management plans in reference with the subjects and potential impacts covered in the ESIA report.

### 1.2.4 Project Organisational Capacity

The Project includes several parties involved within various Project-related activities. In this sense, as well as its own Project team, the Project Company has appointed several consultant companies to gain support during the National EIA process. The consultancy activities included social studies undertaken by Adam & Smith, and biodiversity monitoring studies for the National EIA undertaken by Nartus.

Furthermore, the Project Lenders have appointed Lenders' Independent Environment & Social Consultant (IESC), namely Ramboll UK Limited (Ramboll) and ACE Consulting and Engineering Inc (ACE), for monitoring of the Project in line with the Lenders' standards and requirements. Figure 1.1 indicates to the organisational chart of the Project.



**Figure 1.1: Project Organisational Chart**

Source: Provided by the Project Company on 16 October 2023.

## 1.3 ESIA Scope and Objectives

The outputs of the performed National EIA Study are evaluated by the Consultant, and the gaps were analysed in order to assess the Project’s compliance with the applicable national and international environmental, health, safety and social standards as presented below in *Chapter 2: Project Description*. The identified gaps outline any additional data that should be collected, and any additional assessments required for the Project to meet the applicable standards within the scope of the ESIA study. The Consultant has carried out required work for collecting additional data and conducting additional assessments required for the Project within the scope of ESIA. The findings, assessment results and evaluation remarks are presented in this Final Draft ESIA Report, providing the Project’s potential impacts as well as the proposed mitigation measures to address these impacts.

Accordingly, the primary objectives of ESIA for the Project are determined as listed below:

- Identification of potential environmental and social impacts that may arise throughout construction and operation phases of the Project,
- Complying with applicable standards which are specified in *Chapter 3: Legal and Policy Framework*,
- Engaging with relevant stakeholders including local communities, governmental bodies, non-governmental organisations (NGOs) and other interested parties to gather their perspectives, concerns, and feedback regarding the Project,
- Identification of potential risks associated with the Project activities and proposing mitigation measures to minimize or eliminate adverse impacts on the environment and communities,
- Evaluation of potential impacts of the Project activities on local flora and fauna and proposing measures for protection of biodiversity,
- Assessment of potential impacts of the Project activities on air and water quality, noise levels, emissions, and potential contamination, and proposing measures to mitigate any adverse impacts,
- Evaluation of potential impacts of the Project activities on cultural heritage sites, social structures, and local communities; and proposing measures to preserve cultural and social heritage,
- Evaluation of potential impacts of the Project activities on community health and safety, including the impact of noise and visual effects, and proposing measures to ensure wellbeing of the local communities,
- Assessment of economic and social benefits that the Project may bring to local communities and broader region.

In line with the above-mentioned objectives, the ESIA for the Project aims to ensure that the Project is developed and operated in an environmentally and socially responsible manner, minimising or eliminating adverse impacts and maximizing positive contributions to the surrounding communities and the ecosystem.

## 1.4 Project Timeline

The tasks undertaken to support the ESIA include baseline data collection, public consultation, and detailed assessment as noted below:

- The detailed design phase of the Project has commenced.
- The National EIA Positive decision secured in March 2023.
- Primary ESIA baseline data collection performed from October 2023 to December 2023.
- Final Draft ESIA Report submitted in May 2024.
- The disclosure period of the Final Draft ESIA in planned to start in June 2024.
- Final ESIA Report to be submitted in August 2024.

## 1.5 Report Structure

The main ESIA report includes the technical chapters which describes the scope of assessment, the regulatory framework, the assessment methodology, baseline conditions, predicted impacts, proposed mitigation measures, and residual impacts as well as cumulative impacts. Supporting documents, which form a part of the ESIA, are presented in the Appendices. References to the appendix documents are provided in the main text of the ESIA Report, where referred to. The structure and content of this Final Draft ESIA Report and Appendices are presented in Table 1.1.

The ESIA study is structured as follows:

- Non-Technical Summary (NTS),
- The Final Draft ESIA Report (this document), including figures and associated appendices, and
- Environmental and Social Management Plan (ESMP) including Commitment Register as an appendix to ESIA Report

In addition to the ESIA, the following documents will be prepared for the Project by the Consultant:

- Environmental and Social Management System (ESMS) Plans and Procedures,
- Stakeholder Engagement Plan (SEP)
- Resettlement Action Plan (RAP),
- Community Level Assistance Program (CLAP) Methodology, and
- Human Rights Impact Assessment.

### 1.5.1 Non-Technical Summary

The NTS provides a description of the ESIA process and describes the Project and main findings in a way that is easily understood by the general public. This is a standalone document alongside this Final Draft ESIA Report.

### 1.5.2 Structure of the ESIA Report

The structure and content of this Final Draft ESIA Report is shared in Table 1.1.

**Table 1.1: Structure of the Final Draft ESIA Report**

Chapter	Title	Description of Content
Chapter 1	Introduction	Presentation of a brief overview and purpose of the ESIA study and this Final Draft ESIA Report.
Chapter 2	Project Description	Describes the Project, its main components and activities for pre-construction, construction, and operation; as well as the Project alternatives considered in reaching the final design decisions.
Chapter 3	Legal and Policy Framework	Defines key national policy and legislation, and international requirements and guidelines applicable to the Project, as well as key national institutions and IFIs.
Chapter 4	ESIA Scope and Methodology	Sets out the stages of the ESIA study, key assumptions and methodologies for undertaking the study.
Chapter 5	Water Quality, Hydrology and Hydrogeology	Presentation of technical assessments undertaken within the ESIA study. Includes a summary of baseline conditions developed by the use of
Chapter 6	Land Use, Soil and Geology	quantitative and qualitative primary and secondary data sources and fieldwork, the presentation of potential environmental impacts and suggested mitigation measures. In this context, direct and indirect
Chapter 7	Air Quality	impacts, temporary and permanent impacts of reversible or irreversible natures are identified, along with the mitigation measures to be
Chapter 8	Climate & Greenhouse Gases (GHG)	implemented in order to reduce the level of resulting effects on the environment. Furthermore, the significance of - residual (post-mitigation)
Chapter 9	Noise and Vibration	effects is presented.
Chapter 10	Landscape and Visual	
Chapter 11	Waste and Resources	
Chapter 12	Biodiversity	
Chapter 13	Social Environment	
Chapter 14	Occupational Health and Safety	
Chapter 15	Community Health and Safety	
Chapter 16	Cultural Heritage	



Chapter	Title	Description of Content
Chapter 17	Cumulative Impacts	The assessment of cumulative impacts represents the combination of multiple impacts that may result when the Project is considered alongside with other proposed projects, including those currently under development, in the same geographic area or with similar development timetable. Multiple impacts upon the same receptor of the Project are identified and assessed.
Chapter 18	Information Disclosure and Consultation	Outlines the information disclosure, consultation and participation activities that have been undertaken as part of the ESIA process.
Chapter 19	References	Presentation of the references used during preparation of this Final Draft ESIA Report.
<b>Appendices</b>		

### 1.5.3 Environmental and Social Management Plan (ESMP)

The primary aim for formulating and implementing the ESMP, which will be in the form of an ESIA commitment register, is to safeguard the environment, Project personnel and the local population against Project activities which may cause harm or nuisance. For the purposes of the ESMP, “management” will be the control or mitigation measures and procedures required in managing key environmental and social effects. In addition, the ESMP will outline monitoring requirements, and these will be defined as monitoring, measurement, site inspection and audit.

The Environmental and Social Management Plan, which focuses on assessment of potential environmental and social impacts associated with the activities performed in the construction and operation phases of the Project, is not available yet. The Consultant will prepare a framework ESMP in accordance with Terms of Reference that will be based on the assessment of baseline conditions and expected impacts.

The ESMP will:

- Present the Lenders’ standards, guidelines and legal requirements that should be adopted during construction and operation (including any additional environmental permitting requirements) and also be structured in line with International Standardisation Organisation (ISO) Standards;
- Set out the institutional framework for implementing the measures including where further strengthening is required or where the proponent may be required to put additional measures in place;
- Describe the proposed measures, including their timing and implementation arrangement;
- Define responsibilities for implementing the proposed measures, including for monitoring and evaluation;
- Establish the environmental and social monitoring and evaluation plan for construction and operation phases;
- Identify monitoring activities and KPIs (key performance indicators) that the Project should aim to achieve;
- Present construction guidelines that address how contractors should incorporate environmental and social considerations in their overall work. These would be presented as an Environmental and Social Checklist during the construction phase; and
- Provide a framework for the management of emergency situations during construction and operation.

The ESMP is a live document and will require regular review by the Project Company, as set out within it; hence it is subject to future modification if required. Further detailed sub-management plans that are listed below, will be developed for the construction and operation phases by the Consultant in accordance with the policies, guidelines and legislation.

The environmental and social (E&S) management plans as well as corporate E&S Policies of Enerjisa Üretim (Please refer to Section 14.2.3.3 Project Standards and Section 18.2.2.3 Applicable Policies and Management Systems of the Project Company) will be communicated to and adopted by contractors. As such,

- Once the ESMP and sub-management plans are finalized, necessary clauses indicating the contractors' obligations to comply with these documents will be included in their contracts.
- Sub-management plans will be included as appendix to their contract. They will be advised to either develop their own E&S management plans/procedures or comply with the Project Company's documents.
- On site implementation will be monitored by Enerjisa Üretim Team (inspections, audits, etc.) by adhering to the monitoring requirements specified in subject-specific management plans as part of the ESMS.
- Trainings will be provided to both Enerjisa Üretim and contractors' personnel in order to increase the capacity and awareness.

The Project Company holds the ultimate responsibility for the environmental and social performance including the performance of its contractors and overall accountability for the compliance of the Project activities during both construction and operation phases. It is the responsibility of the Project Company to oversee and monitor the implementation of relevant ESMP elements by subcontractors during the construction phase. This includes auditing and assessing subcontractors implementation of the relevant aspects of the ESMP, ensuring that corrective actions are taken when necessary to maintain ESHS performance in line with international standards and good international industry practice (GIIP).

The Project Company is responsible for developing the ESMS which outlines the systems and processes established to manage the environmental and social issues and revising relevant environmental and social management plans. The ESMS will establish policies for the Project and provide more details on the management at an organisational level in order to implement the ESMP and align with other management system requirements. The detailed roles and responsibilities within the Project Company organization is provided in Human Resources (HR) & Worker Management Plan including Workers' Accommodation Plan.

#### **1.5.4 Environmental and Social Management System (ESMS) Plans and Procedures**

The ESMS plans and procedures which will be prepared by the Consultant for both construction and operation phases of the Project are listed below.

- Landscape and Visual Impacts Management Procedure
- Noise Management Plan
- Biodiversity Management Plan
- Waste and Wastewater Management Plan
- Air Quality Management Plan
- Occupational Health and Safety Management Plan
- Community Health and Safety Plan
- Emergency Preparedness and Response Plan
- Cultural Heritage Management Plan (including Chance Find Procedure)
- HR & Worker Management Plan (including Workers' Accommodation Plan)
- Erosion Control Management Plan (including Drainage and Sediment Management Procedure)
- Water Quality Management Procedure

- Procurement and Local Content Procedure
- Contractor Selection, Evaluation and Management Procedure
- Security Management Procedure
- Traffic Management Procedure
- GHG Assessment Procedure
- Associated Facilities Management Procedure
- Change Management Procedure

## 1.6 Limitations and Uncertainties

This ESIA Study is based on documents and information provided by the Project Company between September and December 2023, as well as the information gathered, and visual observations made during the site visits performed by the Consultant during this time period.

The limitations and uncertainties involved within the scope of ESIA study are listed below.

- Due to the limited timescale, it is not possible to undertake the biodiversity baseline surveys, and the biodiversity assessment is mainly a desktop study that relies on National EIA and other available white and grey literature, which poses significant limitations to the biodiversity component of the ESIA study due to field data quality or quantity. All Project specific biodiversity information available from National EIA was incorporated for the assessment, and an exhaustive use of available desktop components was employed as described in Section 12.2.4.1. Additional baseline collection will be undertaken to enhance the available data in alignment with the Project's international requirements and standards as described in Section 12.7.
- The changes in environmental and social regulations after the ESIA study may introduce uncertainties regarding the compliance requirements of the Project.
- Identifying cumulative impacts on the identified Valued Environmental and Social Components (VECs) such as ecosystems that include species of conservation concern and communities being affected by various different projects may be challenging due to complex interactions and dependencies. There is a significant gap in baseline data in the Project area. This makes difficult to evaluate impacts on ecosystems and species, both in terms of project impacts and cumulative impacts. Reliable assessment of impacts is dependent on the results of additional studies. Applying the recommended monitoring methodology for additional studies will result in a robust assessment of the magnitude of impacts. Additionally, there are a number of similar activities (in terms of habitat loss and collision risk) around the Project area that need to be assessed for impacts. Determining the cumulative impact of various projects thus becomes intricate due to the uncertainty on the specific species groups affected by each project.

The several limitations and uncertainties associated with the third-party work related to ESIA study are listed below.

- The predictive models used for air quality, noise, shadow flicker, and visual impact assessment may have limitations in capturing real world conditions accurately.
- The assessment of potential impacts on human health from noise, electromagnetic fields, etc. may have limitations due to acquiring scientific understanding and variations in individual sensitivity.

It essential to acknowledge these limitations and uncertainties to provide a realistic and transparent assessment. The Consultant has applied several studies and strategies to decrease and eliminate these challenges for ensuring more robust and reliable outcomes within the scope of ESIA study, as listed below.

- Conducting field studies to gather real-time and accurate data.
- Developed mechanisms to ensure ongoing effectiveness of mitigation measures, such as constant monitoring, assessment and adjustment of mitigation measures involving the integration of real-time data collection; continuous risk assessment; and adaptive management strategies.
- Established a robust monitoring plan to verify effectiveness of mitigation measures during the construction and operation phases and ensure any deviations from the predicted impacts are promptly identified and addressed, reducing uncertainties associated with the long-term effects of the Project.

Any limitations and uncertainties associated with impact prediction or the sensitivity of receptors due to the absence of data are explicitly stated in relevant chapters of this Report. Where applicable, the ESIA makes commitments concerning measures that should be put in place with monitoring and/or environmental or social management plans to deal with such uncertainties.

## 2 Project Description

### 2.1 Project Overview

This Chapter provides a detailed description of the Project regarding its need, location, components, and overview of the proposed Project activities which are to take place during the planning, construction and operation phases.

#### 2.1.1 The Project

As described in Section 1.1, Enerjisa Üretim has been awarded to construct and operate a wind power plant, namely Dampınar WPP, consisting of 11 turbines each having 4.2 MW<sub>m</sub> unit power and a total installed power of 46.2 MW<sub>m</sub>/ 46.2 MW<sub>e</sub>.

The Project will involve the following works:

- Construction of 11 wind turbines and related parts (e.g., the cabling systems), a switchyard, an administrative building, access and site roads, and the ETL for the Project; and
- Operation of 11-turbine Dampınar WPP.

According to the Project schedule, the construction phase is expected to be 11 months, and the duration of operation phase will be 49 years. It is expected that the total number of workforce for the construction phase will be 116 at peak times, while this number is expected to be five during the operation phase. Further details on the Project are provided throughout this Chapter.

#### 2.1.2 Need for the Project

Energy has a major role in production processes as well as for human settlements, and demand to energy increases drastically with the increased population and industrial activity. Therefore, energy use is one of the key indicators of economic and social development and growth potential of a country. Due to the need for widespread use of electrical energy in daily life, the amount of electrical energy usage in countries is considered as an important indicator of social development<sup>6,7</sup>. With the Covid-19 outbreak and the latest news around the globe regarding energy crisis, the criticality of secure, affordable and people-centred transition in energy generation and use is once more sparked.

The need for primary energy<sup>8</sup> is constantly growing in the World, as well as in Türkiye. Considering that the primary energy use is currently dominated by non-renewable energy resources worldwide, mostly by the fossil fuels, the reliability of non-renewable resources points out significant question mark for today's World and for the future generations. Moreover, the extraction and use of fossil fuels directly contribute to global climate change, resulting in changes in the aquatic and terrestrial ecosystems, threatening human life on Earth. On the contrary, renewable energy resources are clean, reliable and sustainable when comparing with fossil fuels. Utilization of renewable energy resources plays an important role in eliminating dependence on other countries for the supply of primary energy and improving sustainable development.

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<sup>6</sup> World Bank. (2023). *Energy Overview*. Retrieved November 2, 2023, from <https://www.worldbank.org/en/topic/energy/overview#1> on 02 November 2023.

<sup>7</sup> McKinsey & Company. (2019). *The decoupling of GDP and energy growth: A CEO guide*. Retrieved November 2, 2023, from <https://www.mckinsey.com/industries/electric-power-and-natural-gas/our-insights/the-decoupling-of-gdp-and-energy-growth-a-ceo-guide#/>.

<sup>8</sup> Primary energy is defined by the International Energy Agency (IEA) as “energy that has not been subjected to any conversion or transformation process”. (2017)

Utilizing renewable energy resources such as wind, solar, biomass, wave, and current in Türkiye with its high potential and integrating these resources to the economy has a strategic importance in terms of ensuring resource diversity. It is aimed with the Project to ensure more efficient use of public resources in Türkiye by increasing the number renewable energy power plants; and as a result, supporting local renewable energy resilience and potential by diversifying the energy mix of the country.

Wind power is one of the fastest-growing energy sources in the world, and it offers many benefits for national socio-economic development and energy security. The Project is of critical importance since it will contribute to reaching national renewable energy generation targets and minimizing the external energy dependency by utilization of Türkiye's already existing wind energy potential. Furthermore, the Project is aimed to contribute combatting climate change by decreasing dependency on fossil fuels by utilization of wind power.

## 2.2 Project Location

### 2.2.1 Location and Layout

The Project licence area falls within two provinces of Türkiye; namely İzmir and Aydın, which are located in Aegean region. Figure 2.1 illustrates the locations of Aydın and İzmir.



**Figure 2.1: Provinces of Türkiye where the Project License Area Falls within**

Source: Mott MacDonald

According to the Wind Power Plants Report published by Türkiye Wind Energy Association (TÜREB), considering the share of wind power plants in operation in the Aegean Region, İzmir ranks first with an installed capacity of 1,886 MWm (16.99% share), while Aydın ranks ninth with an installed capacity of 366.50 MWm (3.45% share). With the Dampınar WPP Project, it is aimed to contribute to the national energy strategy targets as well as regional economy by utilizing the wind potential of İzmir and Aydın provinces.

The locations of main Project components (i.e., turbines, access roads, switchyard) as well as the associated facility (i.e., ETL) are listed below:

- Turbines T1, T2, T6, T7, T9, T10 and T11 are located in Germencik District, Aydın;
- Turbines T3, T4, T5 and T8 are located in Tire District, İzmir.



- Access road is located in Aydın Province, connecting the turbine area from Selatin District to Dampınar District.
- Switchyard area (including the administration building) is located in Dampınar District, Aydın.
- ETL of the Project is located in Dampınar District, Aydın; connecting the Project substation to the existing Nezihe Beren Transformer Substation.

In addition, the need for on-site access roads which will provide access to the Project area will be met by opening new roads and/or improving/expanding the existing roads around the Project area.

## 2.2.2 Climate and Wind Conditions

Mediterranean climate is predominantly observed in the Aegean region of Türkiye; with warm and dry summers, and warm and rainy winters. The Mediterranean climate is more common in the coastal areas than the inland areas. The mountains of the region descend perpendicularly to the sea, allowing sea winds to reach inland areas where the Project site is located in.

### 2.2.2.1 Climate

The average daytime temperature in the region is 29°C in August, while the coldest month is January with an average maximum daytime temperature of 13°C. The number of hours of sunshine per day is highest in July with 11 hours of sunshine. The relative humidity in the region averages 75% in January, while it is easier to endure in July. Meteorological data of İzmir and Aydın provinces, where the Project licence area is located in, are provided in Table 2.1 and Table 2.2 respectively. Accordingly, highest mean temperatures were seen in July, while the lowest temperatures were observed in January for all two provinces.

**Table 2.1: Meteorological Data of İzmir Province (1927 – 2022 Measurement Period)**

	January	February	March	April	May	June	July	August	September	October	November	December	Annual
Mean Temperature (°C)	8.80	9.6	11.6	15.9	20.8	25.4	27.9	27.7	23.8	18.9	14.3	10.6	17.9
Mean Highest Temperature (°C)	12.4	13.6	16.3	20.9	26.1	30.7	33.2	33	29.2	24	18.6	14.1	22.7
Mean Lowest Temperature (°C)	5.8	6.2	7.7	11.2	15.5	19.9	22.5	22.4	18.7	14.6	10.8	7.6	13.6
Mean Daily Sunshine Exposure (hour)	4.3	5.2	6.4	8	9.9	11.6	12.3	11.9	10.1	7.6	5.6	4.2	8.1
Average Number of Rainy Days	12.66	10.69	9.27	7.88	5.31	2.33	0.45	0.54	1.93	5.36	8.75	12.74	77.9
Mean Monthly Total Precipitation (mm)	134.8	103.4	75.1	45.7	31.3	12.4	4.1	5.9	15.1	44.1	91.8	146.2	709.9
Highest Temperature (°C)	22.5	27	30.5	32.5	37.6	41.3	42.6	43	40.1	36	30.3	25.2	43
Lowest Temperature (°C)	-8.2	-5.2	-3.8	0.6	4.3	9.5	15.4	11.5	10	3.6	-2.9	-4.7	-8.2

Source: Provincial General Statistical Data. Ministry of Environment, Urbanization and Climate Change, General Directorate of Meteorology. Retrieved 17 April 2024, from <https://www.mgm.gov.tr/veridegerlendirme/il-ve-ilceler-istatistik.aspx?k=A&m=IZMIR>.

**Table 2.2: Meteorological Data of Aydın Province (1941 – 2022 Measurement Period)**

	January	February	March	April	May	June	July	August	September	October	November	December	Annual
<b>Mean Temperature (°C)</b>	8.1	9.4	11.7	16.0	20.9	25.6	28.3	27.7	23.7	18.6	13.5	9.5	17.7
<b>Mean Highest Temperature (°C)</b>	13.0	14.8	17.9	22.7	28.3	33.4	36.2	35.8	32.1	26.3	19.9	14.5	24.6
<b>Mean Lowest Temperature (°C)</b>	4.3	5.1	6.7	10.1	14.3	18.2	20.6	20.4	16.8	12.8	8.9	5.8	12.0
<b>Mean Daily Sunshine Exposure (hour)</b>	3.7	4.2	5.4	6.4	7.8	9.3	9.9	9.3	8.2	6.2	4.3	3.4	6.5
<b>Average Number of Rainy Days</b>	12.9	10.4	9.8	8.3	6.2	2.6	0.7	0.6	2.0	5.6	8.2	12.8	80.0
<b>Mean Monthly Total Precipitation (mm)</b>	118.9	92.3	70.6	47.5	35.9	16.4	7.5	5.7	17.3	43.5	81.7	122.6	659.9
<b>Highest Temperature (°C)</b>	23.2	27.4	32.4	35.4	42.6	44.4	44.8	45.1	43.3	39.5	31.1	25.9	45.1
<b>Lowest Temperature (°C)</b>	-11.0	-5.4	-5.0	-0.8	4.6	8.4	13.4	11.8	7.6	1.6	-4.7	-5.3	-11.0

Source: Provincial General Statistical Data. Ministry of Environment, Urbanization and Climate Change, General Directorate of Meteorology. Retrieved 17 April 2024, from <https://www.mgm.gov.tr/veridegerlendirme/il-ve-ilceler-istatistik.aspx?k=A&m=AYDIN>.

In addition, local meteorology station data was provided in the National EIA Report prepared for the Project. Accordingly, long-term data of Aydın and Kuşadası Meteorology Stations, surface-level data of Aydın Meteorology Station and upper-level data of İzmir Regional Meteorology Station (Station no: 17220) were obtained from the General Directorate of Meteorology.

Meteorological information gathered from Aydın Meteorology Station (for the 1941 – 2021 period) under the National EIA studies are listed below:

- The annual average pressure is measured as 1006.7 hPa, the daily maximum pressure is 1030 hPa and the daily minimum pressure is 979.9 hPa. The month with the maximum pressure was January with 1030 hPa, and the month with the minimum pressure was March with 979.9 hPa.
- The annual average temperature is 17.7 °C, the daily maximum temperature is 44.8 °C, and the daily minimum temperature is -11 °C. The month with the maximum temperature was July with 44.8 °C, and the month with the minimum temperature was January with -11 °C.
- The annual total precipitation average is 661.7 mm. The month with the maximum precipitation was January with 93.8 mm.
- The annual average humidity is 62.3%. The monthly maximum relative humidity average is 97.3% in December and the monthly minimum relative humidity average is 18.6% in July.
- The average number of annual foggy days is 7.65, the average number of hail days is 2.47, the average number of frost days is 10.21, the number of thunderstorm days is 7.75, whereas the number of snowy days is 2.27, and the number of snow covered days is stated as 5.62.
- The maximum snow depth was observed in February with a maximum of 8 cm.



- The highest annual average total open surface evaporation was observed in July with 267 mm, and the lowest was observed in January with 28.5 mm. In terms of daily maximum open surface evaporation, the highest evaporation was observed in July with 16.8, and the lowest was observed in December with 5.8.

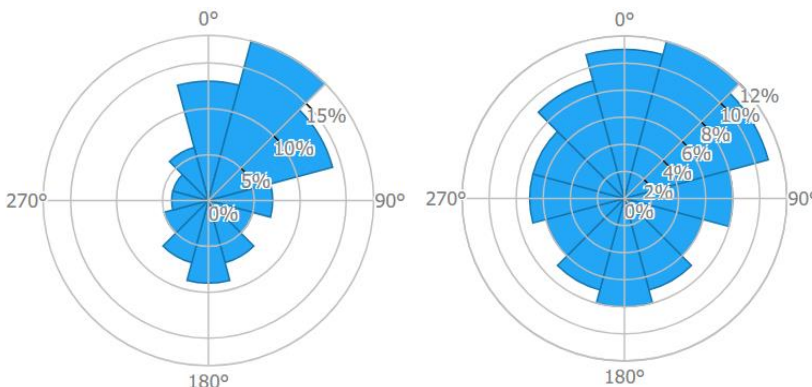
Meteorological information gathered from Kuşadası Meteorology Station (for the 1941 – 2021 period) under the National EIA studies are listed below:

- The annual average pressure is measured as 1011.6 hPa, the daily maximum pressure is 1041.1 hPa and the daily minimum pressure is 985.2 hPa. The month with the maximum pressure was January with 1041.1 hPa, and the month with the minimum pressure was March with 985.2 hPa.
- The annual average temperature is 17.1 °C, the daily maximum temperature is 42.4 °C, and the daily minimum temperature is -10 °C. The month with the maximum temperature was August with 42.4 °C, and the month with the minimum temperature was January with -10 °C.
- The annual total precipitation average is 661.7 mm. The month with the maximum precipitation was January with 113.8 mm.
- The annual average humidity is 65.3%. The monthly maximum relative humidity average is 95.4% in November and the monthly minimum relative humidity average is 24% in July.
- The average number of annual foggy days is 0.56, the average number of hail days is 2.16, the average number of frost days is 3, the number of thunderstorm days is 6.01, whereas the number of snowy days is 0.26, and the number of snow covered days is stated as 0.14.
- The maximum snow depth was observed in December with a maximum of 10 cm.
- The highest annual average total open surface evaporation was observed in July with 267.4 mm, and the lowest was observed in January with 55.6 mm. In terms of daily maximum open surface evaporation, the highest evaporation was observed in August with 18.7, and the lowest was observed in November with 7.8.

### 2.2.2.2 Wind Conditions

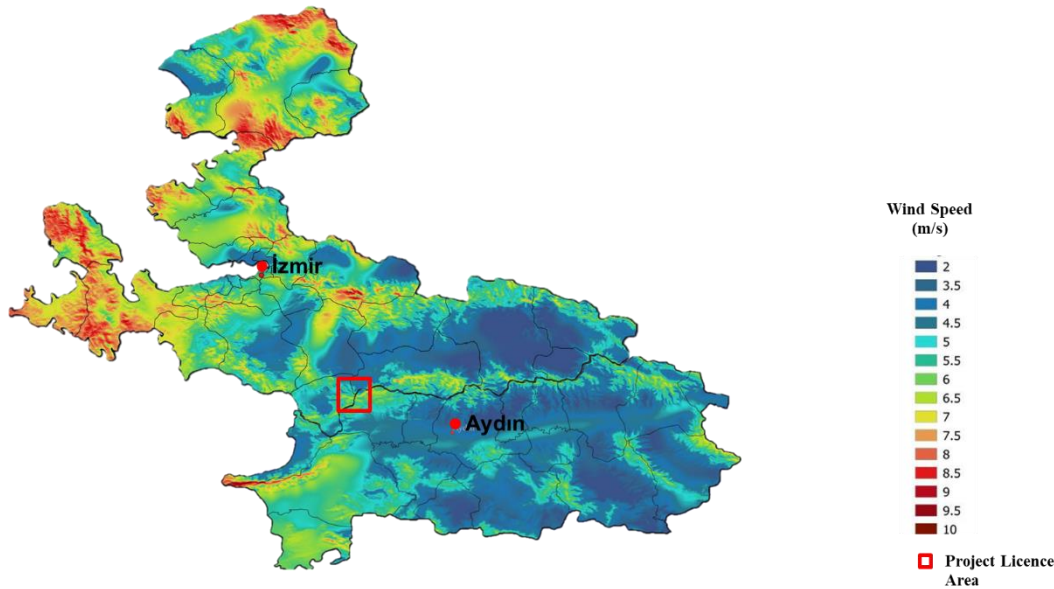
Wind roses are used for characterizing the speed and direction of winds at a specific location. Wind rose diagram is an important tool for the WPP projects as they pave the way for understanding the site wind characteristics, energy production potential, microclimates and wind variability; whereas helping efficient design and operation of wind power projects. The wind rose diagrams of Izmir and Aydın Provinces are provided in Figure 2.2, respectively.

**Figure 2.2: Wind Rose Diagrams of Izmir and Aydın Provinces**



Source: Global Wind Atlas. Retrieved 8 February 2024, from <https://globalwindatlas.info/en/area/Turkey>.

According to the official wind measurement data specific to the Project area, it has been reported that the annual average wind speed of the Project area is approximately 6-7 m/s. Figure 2.3 below shows the annual average wind speed distribution of İzmir and Aydın. In this sense, the Project area is defined to be one of the regions with the maximum wind speed of the provinces where it is located in.



**Figure 2.3: Annual Average Wind Speed Distribution of İzmir and Aydın Province<sup>9</sup>**

For extreme climatic conditions, the wind turbine has certain emergency systems. Please refer to Section 2.3.1 for detailed information on emergency systems of the wind turbine.

### 2.2.3 Layout

The general illustration of Project license area is presented in Figure 2.4 and a smaller scale representation of the Project area consisting of turbine locations is provided in Figure 2.5. According to the 1/100,000 scale Master Plan (*ÇDP in Turkish*), some sections of the Project licence area, Project units, turbine points and the access roads fall within "Agricultural Area" and "Forest Area" representations. In this context, the Project has obligations to secure the Non-Agricultural Permit and Forest Final Permit. Outside of the Project license area, an ETL is to be constructed within the scope of the Project as presented in Figure 2.5. According to the Project Introduction Document (PID) prepared for the ETL in line with the National EIA requirements, including 1/100,000 Scale ÇDP, the ETL route fall within "Agricultural Area", "Meadow-Pasture", "Forest Area", "Urban Service Area" and "Drinking and Utility Water Long Distance Protection Area". The summary of legislative obligations regarding the master plan are provided in Table 2.3. It is noted that the locations of wind turbines have changed from their initially designed locations (please refer to Section 2.6.2 for detailed information).

<sup>9</sup> Ministry of Energy and Natural Resources. Accessed from [repa.enerji.gov.tr](http://repa.enerji.gov.tr) on 8 November 2023.

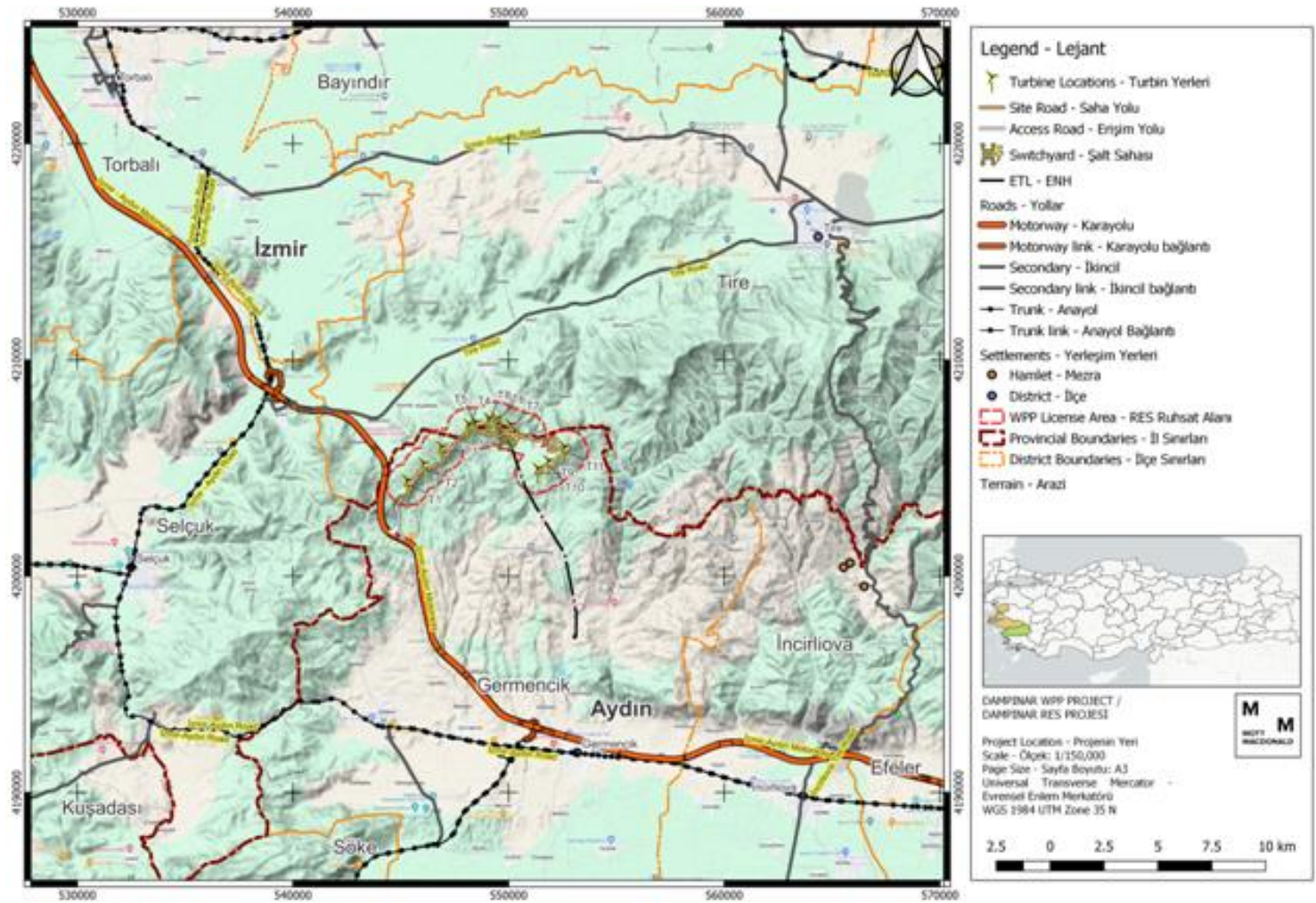


Figure 2.4: 1/150.000 scale Representation of the Project Licence Area



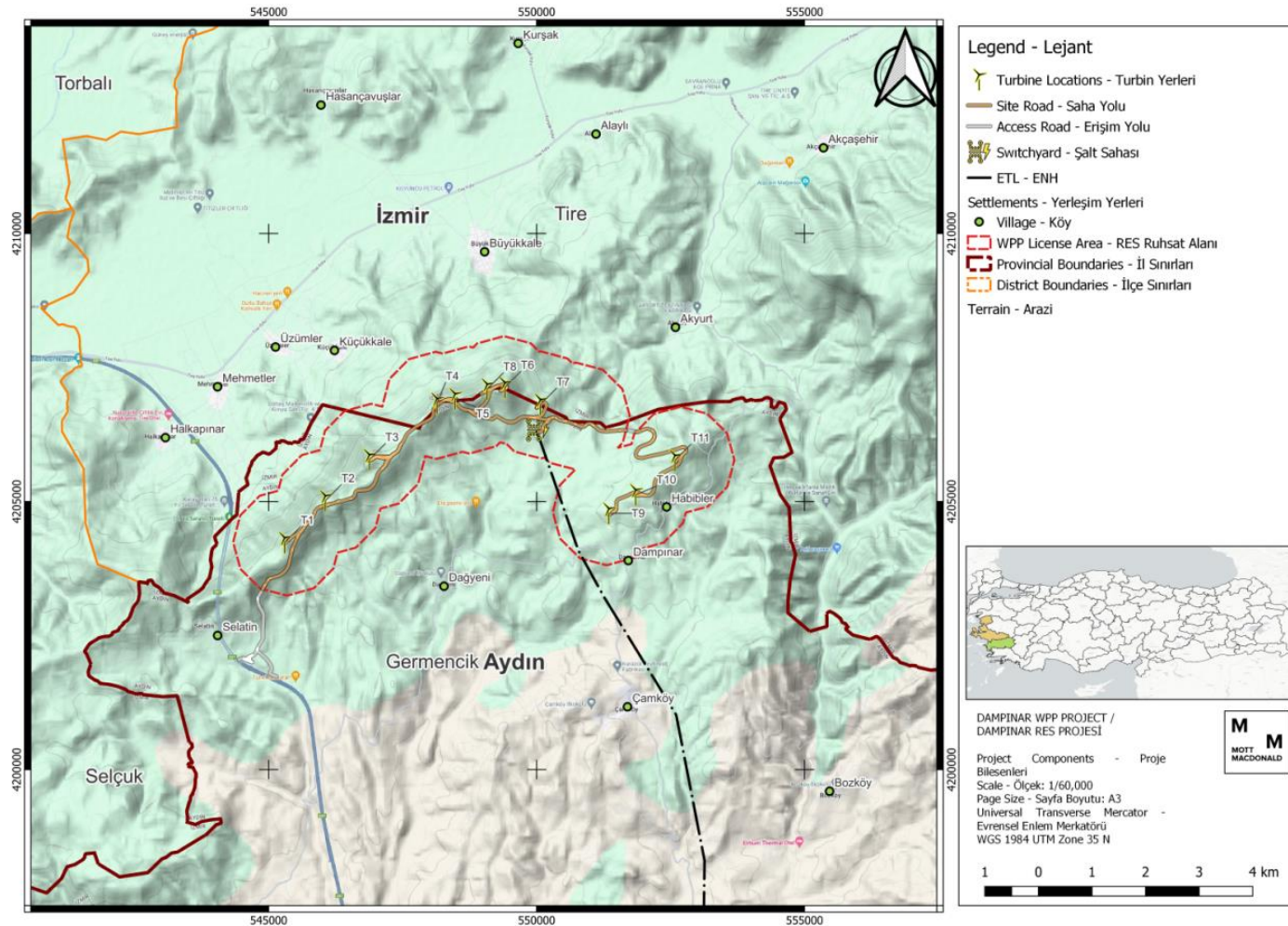


Figure 2.5: 1/60.000 scale Representation of the Project Licence Area

**Table 2.3: Project Summary Table within the Scope of 1/100,000 Scale Master Plan**

Demonstration Area Do Project Units Remain in the ÇDP Demonstration within the Scope of ÇDP	Basis of the Obligation					Are the Units in the Area Subject to Permit?	
	Power Plant	Turbine	Switchyard	Access Road	ETL		
Agricultural Land	Partial	Yes	Yes	Partial	Yes	Soil Conservation and Land Use Law (5403), Soil Conservation and Land Use Law Implementation Regulation	Yes
Forest Land	Yes	Yes	Yes	Yes	Yes	Regulation on Implementation of Articles 17/3 and 18 of the Forest Law, Article 17 of the Forest Law (6831)	Yes
Pasture Land	No	No	No	No	Yes	Pasture Law ( 4342)	Yes
Drinking and Utility Water Long Distance Protection Area	No	No	No	No	Yes	Regulation on the Protection of Drinking Water Basins	Yes
Urban Service Area	No	No	No	No	Yes	Zoning Law (3194)	Yes

Source: Project National EIA Report, January 2023 and Duru, 2023, ETL PID.

## 2.3 Project Components

The Project comprises the construction and operation of 11 horizontal axis wind turbines to provide a maximum licensed power capacity of 46.2 MW<sub>m</sub> to be delivered to the national grid system. Table 2.4 provides a summary of design parameters determined and accepted for the Project in accordance with the types of turbines used.

**Table 2.4: Project Design Parameters**

Design Parameter	Enercon GmbH <sup>10</sup>
<b>General</b>	
Project generation capacity	46.2 MW
Technology type	Horizontal-Axis Wind Turbine (HAWT)
Number of wind turbines	11
Type of wind turbine	ENERCON E-138 EP3
Nominal power	4200 kW
Wind class (IEC)	S
Design service life	25 years
Cut-in wind speed	2.5 m/s
Cut-out wind speed	28 m/s
Cut-back-in wind speed	2,0 m/s – 28 m/s
Rotational speed	10.8 rpm
Ambient temperature for normal operation	-10 °C to +40 °C
Sound power level	99.0 – 106.0 dB(A)
<b>Rotor</b>	

<sup>10</sup> ENERCON GmbH. (2021). *ENERCON E-138 EP3 wind energy converter Technical Description*.

Design Parameter	Enercon GmbH <sup>10</sup>
Number of Rotor Blades	3
Rotor Diameter	138.6 m
Swept Area	15,085 m <sup>2</sup>
Rotor Axis Angle	7°
Total Blade Length	69 m
Rotor Blade Material	Composite fibreglass
<b>Tower</b>	
Hub Height (HH)	81 m
Tip Height	150.3 m

The Project consists of 3 main units and an associated facility (i.e., the Energy Transmission Line) subject to this Final Draft ESIA Report. The main units are; the basic component "turbine" which will be the main unit for energy production, the "switchyard" which will transmit the energy produced from the turbines to the national grid, and the "access roads" which will serve for the transportation purposes to the turbines and the switchyard area of the Project. The general layout of all project components is presented in Figure 2.4 and Figure 2.5 in 1/150,000 and 1/60,000 scales, respectively.

### 2.3.1 Wind Turbines

Wind turbines are the main structural elements of wind power plants, and work on a simple principle which is converting the kinetic energy of moving air first into mechanical energy and then to electrical energy. The wind rotates the turbine blades two or three times around the rotor. The rotor is connected to the main shaft, which turns a generator to produce electricity. HAWTs typically have two or three blades. The HAWTs mainly include a foundation, tower, nacelle (containing a machine house and yaw drives), generator, rotor hub, and rotor blades.<sup>11</sup>

In the scope of the Project, 11 horizontal axis wind turbines with the following main design properties will be used<sup>12</sup>:

- Type: 4.2 MW Enercon E-138
- Hub Height: 81 m
- Rotor Diameter: 138.6 m
- Nominal Power: 4.2 MW<sub>m</sub>/4.2 MW<sub>e</sub>
- Swept Area: 15,085 m<sup>2</sup>

The design parameters of the wind turbines to be used within the Project is provided in Table 2.4. The ENERCON E-138 wind turbine is a direct-driven wind energy converter with a 3-bladed rotor, active pitch control, carryable speed operation and a nominal power of 4,200 kW. The gearless concept (the hub and the rotor of the annular generator are directly interconnected without a gear to form one solid unit) of wind turbine helps reducing mechanical strain and increases the technical service life.

The wind turbine is equipped with a number of safety devices in order to keep the wind turbine within a constantly safe operating range. These safety devices include components for safe stopping of the wind turbine as well as a system of sensors. The sensor system records all relevant operating states of the wind turbine and feeds the information into the Scada remote system of ENERCON. The safety equipment and sensor systems of the wind turbine are

<sup>11</sup> ENERCON GmbH, n.d. WEC Components. Accessed from <https://www.enercon.de/en/technology/wec-components/> on 02 November 2023.

<sup>12</sup> Data accessed from the Project Preliminary Report on 11 November 2023.

emergency stop button, main switch, redundant sensors, speed monitoring, air gap monitoring, oscillation monitoring, temperature monitoring, nacelle-internal noise monitoring, and cable twisting monitoring systems.

In order to avoid any problems when the temperature falls outside the design thresholds, a temperature monitoring system is utilized. The temperature monitoring system is one of the safety systems of the wind turbine. Some components of the wind turbine are cooled. Temperature sensors continuously measure components that need to be protected from high temperatures. If the temperature is too high, the power of the wind turbine is reduced or stopped if necessary. The wind turbine cools down and usually restarts automatically when the temperature falls below a pre-defined limit. Some monitoring stations are equipped with additional overtemperature switches, which can also stop the wind turbine if the temperature exceeds a certain limit and in certain situations without automatic restart after cooling down. At low temperatures, some assemblies are heated to keep them operational, e.g. the energy storage system for the hazard beacon and the generator.

The ENERCON E-138 wind turbines have three operating modes:

- Full load operation mode at wind speed above 15 m/s. The turbine uses pitch control to maintain the rotor speed at a certain value for limiting power to the nominal value of 4,200 kW.
- Partial load operation mode at wind speeds between 2 m/s and 15 m/s. The maximum power is aimed to be extracted from the wind by determination of the rotor speed and power output.
- Idle mode at wind speed below 2 m/s. At wind speeds below 2 m/s, no power can be fed into the grid. The turbine and the rotor turn slowly or stop (if there is no wind at all) since slow movement of rotor blades puts less strain on the rotor than longer periods of complete standstill.

### 2.3.2 Switchyard

The wind turbines will be connected at the switchgear panels through a cross linked cabling system to the Switchyard located within the Project area. The connection between the turbines and the switchyard will be made using underground transmission cables buried in ground. The cables are selected as AL core XLPE insulated underground MV cables. The connection between the switchyard and substation will be provided by 154 kV 10 km single circuit transmission line with.

### 2.3.3 Access Roads and Site Roads

There are two types of Project roads, namely - access roads and site roads. Access roads cover the path between the end of existing transport road and the beginning of site roads while site roads cover the path along the wind turbines in the Project area.

As mentioned in the Project National EIA Report, there will be need for opening additional roads for access to the Project area (i.e., the area outside the Project licence area) during the construction phase; and if found necessary, improvements will be made to the existing roads. Furthermore, it was noted that connection to the Project area will be provided through E87 Highway (Odessa-Antalya Road) Connection and connection roads through Tire and Dağyeni-Dampinar Neighbourhoods. According to the National EIA, within the scope of the Project, it is planned to use 16,250 m of road, the majority of which is part of existing roads. During construction phase, widening and improvements on roads will be carried out and new roads will be constructed in accordance with the development plans. These connection roads are defined as "access roads" in this Final Draft ESIA Report prepared by the Consultant.

It was observed during the site visit that there were no adjustments (i.e. mainly widening) made at the existing Access Roads for better execution of transport activities for land preparation and construction stages, such as for safe transport of construction machinery to the Project area. At this stage of the design, the final Access Road routes are not yet defined by the Project Company.

As mentioned, it is anticipated that road construction will be performed inside and the outside the Project licence area. The road construction to be performed within Project licence area is mentioned to be the site roads, which will provide connection between the wind turbines. In addition, roads will be constructed outside of the Project area providing connection between E87 Highway and Project area for transportation purposes.

Figure 2.6 provides a detailed representation of the access road according to the current design of the Project.



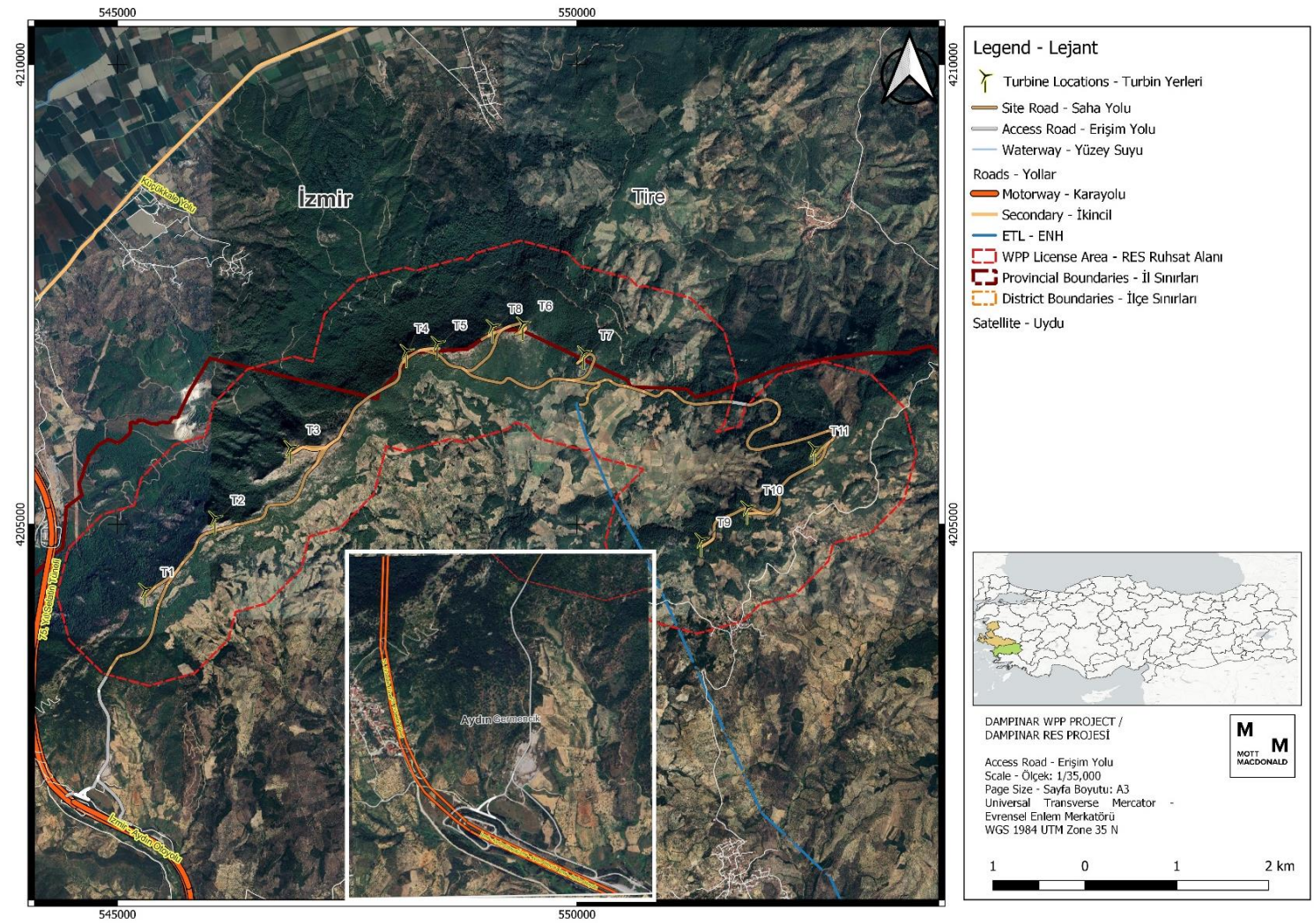


Figure 2.6: Detailed view of access road of current design of the Project

### 2.3.4 Mobile Crushing and Screening Facility

In the EIA Application File of the Project, it was stated that in cases where geological conditions are not suitable, ground loosening (blasting) activities would be carried out only during the construction phase, if necessary, within the Project Components (e.g., turbines, roads) and that the material resulting from the excavation works would be sized in a mobile crushing and screening facility for further use as filling material (only during the construction phase and in Project Components if needed).

However, as a result of the technical evaluations and completing the geological-geotechnical survey reports regarding the Project Area, it was decided that the "Mobile Crushing and Screening Facility" in the Project is not necessary and as such it was removed from the Project. The changes of the construction phase were notified to the Ministry of Environment, Urbanization and Climate Change and it was deemed appropriate to continue the National EIA process with the opinions dated 10 March 2022 and numbered E-48331039-220.01-3112827.

### 2.3.5 The Administration Building

An administration building will be constructed in the Switchyard area for the Project. The administration building will consist of the ENERCON SCADA<sup>13</sup> system room, a working station for the monitoring of the Project, and facilities for maintenance personnel as deemed necessary as well as storage areas. The Administration Building is designed to deploy full operational staff, not only technical but also administrative staff.

## 2.4 Project Associated Facility

In addition to the Project components, the Project activities also cover construction of the ETL for connection of the generated electricity to the national grid. The ETL will be constructed by Enerjisa Üretim, but the ownership will be under to Turkish Electricity Transmission Corporation (TEİAŞ) once connection is completed. The Consultant has been informed that permitting process for the ETL is being managed by TEİAŞ. The Project Company has provided the Final Project Introduction Document dated 3 January 2024. However, the decision issued by the MoEUCC has not been provided yet. According to information shared with the Consultant, the target date for securing EIA decision from the MoEUCC is 15 August 2024.

Expropriation process of the ETL will commence once permitting processes of the WPP are completed.

Document provided from Türkiye Ministry of Energy and Natural Resources, General Directorate of TEİAŞ comprises of 154 kV single-circuit transmission line of approximately 10 km for connection to Nezihe Beren Transformer Substation which is currently operated by TEİAŞ.

## 2.5 Project Activities

Project activities are planned to consist of three phases:

- Pre-construction phase, encompassing the completion of necessary design measurements and permitting processes.
- Construction phase, involving site preparation, infrastructure, and assembly operations as well as commissioning test studies.
- Operation phase, where the connection to the interconnected system is established through temporary-final acceptance processes, enabling electricity production.

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<sup>13</sup> Supervisory Control and Data Acquisition

Blasting activities, mobile crushing and screening plant were planned at the time of preparation of the National EIA Application file. Thus, after the technical evaluation of geological-geotechnical properties of Project area, blasting activities, mobile crushing and screening plant have been removed. The activities will be carried out simultaneously in each stage. The timeline for the Project which was provided by the Project Company on 11 November 2023 is presented with Table 2.5.

As of end of September, when the site visit was conducted by the Consultant, no construction activities were observed on site. Access road and site roads improvement and new road construction had not started yet and access to the site was provided under difficult conditions. Similarly, mobilization area was not yet established.

**Table 2.5: Dampinar WPP Project Timetable**

Activity Category	Activity Name	2023				2024				2025										
		Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4	Q1	Q2	Q3	Q4							
Permitting	EIA Process and Approval	■	■																	
	EIA Process for the Energy Transmission Line					■	■	■	■	■										
	Forestry Pre-Permit			■	■	■	■	■	■	■										
	Pre-Construction Permit for Drilling and Engineering							■	■	■	■									
	Zoning Plan Approval Process						■	■	■	■	■									
	Land Acquisition (Forestry Final Permit etc.)			■	■	■	■	■	■	■	■	■								
	Obtaining Production License										■									
Civil Construction Works	Roads									■	■	■	■	■						
	Crane Pads and Foundations									■	■	■	■	■	■					
Electrical Construction Works	Medium Voltage Cabling Installation									■	■	■	■	■						
	Switchyard Construction Works									■	■	■	■	■						
Control Building	Control Building Construction Works									■	■	■	■	■						
Energy Transmission Line Construction Works										■	■	■	■	■						
Turbine Works	Turbine Mechanical Erection													■	■					
	Turbine Commissioning and Test													■	■	■	■			
Planned Commercial Operation Deployment(COD)																	■	■		

Source: Provided by the Project Company on 31 May 2024.

### 2.5.1 Pre-licence (Permitting) Phase

Pre-licence phase covers the activities performed during the timeframe between announcement of the YEKA competition and obtaining of the energy production licence. Pre-licence phase activities include the following steps:

1. Announcement of the YEKA competition
2. YEKA competition stage
3. Announcement of the YEKA projects in the Official Gazette
4. Securing the pre-licence for the Project
5. EIA process and approval
6. Securing the relevant official authority permits (e.g., forestry, culture, zoning)
7. Land Acquisition

Please note that EIA approval for the ETL has been ongoing as of December 2023. The Project Company has provided the Final PID dated 3 January 2024. However, the decision issued by the MoEUCC has not been provided yet. According to information shared with the Consultant that, the target date for securing EIA decision from the MoEUCC is 15 August 2024. Expropriation process of the ETL will commence once permitting processes of the WPP are completed.

#### 2.5.1.1 Site selection

There are several factors considered during the site selection process to ensure minimal environmental impact and optimal energy generation.

- Legal requirements: Within the scope of the "Competition Announcement for the Allocation of Renewable Energy Resource Areas and Connection Capacities Based on Wind Energy" published in the Official Gazette dated 7 November 2018 and numbered 30588, Enerjisa Üretim was selected for the Aydın and İzmir regions by the Ministry of Energy and Natural Resources on 30 May 2019. The YEKA contract was signed on 9 March 2020, and the region where the Project is located was transferred to Enerjisa Üretim on 21 March 2021. Accordingly, the Project area has been determined by the General Directorate of Energy Affairs of the Ministry of Energy and Natural Resources.
- Access to and within the Project area: The Project Company confirmed during the Consultant's site visit that the existing roads will be used for access to the Project area to the extent possible, and where found necessary, improvements and additions will be made to the existing roads. The ease and readiness of access is one of the factors that made the Project area favourable for this investment.
- Wind Potential of the Project area: The Project Company plans to install 11 turbines in Aydın and İzmir. The Türkiye Energy Potential Map (REPA) indicates a maximum wind speed of 9.96 m/s and 9.76 m/s in Aydın and İzmir respectively, with average of 6.14 m/s. Project-specific wind measurements indicates an annual average speed of approximately 6-7 m/s.
- Avoiding designated ecological and cultural heritage sites: While selecting the locations of Project components within the license area as well as the associated facilities, the designated ecological and cultural heritage sites are taken into consideration and avoided to avoid or minimize the impacts. During site selection process national authorities do not consider Key Biodiversity Areas (KBAs) as a factor since those are not nationally recognized, however KBAs are internationally recognized areas that carry ecological significance and the Project overlaps Lesser Menderes Delta KBA and Mahal Hills KBA.
- Avoiding physical displacement regarding land acquisition: While determining the lands needed for the Project, criteria that will minimise the negative social and economic impacts arising from land acquisition have been taken into consideration by avoiding resettlement as



much as possible. For this purpose, in the determination of the Project area, state lands were preferred by avoiding private parcels and physical displacement, especially living areas with buildings, as much as possible where technical conditions are suitable. Collective findings indicate that the Project aligns with the existing land use patterns and regulatory frameworks, fostering socially responsible land acquisition process that Project Affected Persons (PAPs) are approached in a sensitive manner.

#### 2.5.1.2 Land Acquisition

In the close proximity of the Project area, there are settlements as well as agricultural lands. According to information provided by the Project Company and nearby communities, it is understood that there is a land acquisition process for the realization of the Project. The acquisition processes will be performed by the Project Company together with the support of the appointed social consultancy company. Site visit findings and cadastral checklist provided by the Project Company point out that acquired lands are privately-owned agricultural lands overlapping construction areas (i.e., turbine locations and access roads to the Project area).

In addition, according to the information received from the Project Company, areas are needed on 41 parcels located in four settlements in one district of one province. 22 of them are public lands and 485,595.94 m<sup>2</sup> forestland. All the activities will be performed as per the Turkish Law on Expropriation No. 2942.

In the process followed in land registration procedures, separate steps are followed for private parcels and state lands. Individual parcels define the parcels that have title deeds in the name of real or legal persons. In these parcels, necessary procedures are carried out at the Land Registry Directorate to ensure the registration of the title deed in the land registry in the name of the Project Company and to issue an official title deed. All fees and expenses to be incurred during the title deed procedures shall be borne by the Project Company.

An application is made to EMRA/Ministry of Agriculture and Forestry as state lands in the use of third parties (refers to real or legal persons who use the land without any real or personal right) belong to state institutions (Treasury of Finance/Pastureland/Forestry). The applications are carried out by the Map Expropriation Unit for the Treasury of Finance/Pastureland. Applications for forest lands are carried out by the Project / Operation / Power Plant Manager in coordination with the Mapping and Expropriation Unit.

In addition, for the time-limited operations to be carried out on state lands, in order to start the construction works of the Project without delay on the lands that were cultivated by the citizens before the cadastre was carried out but later allocated as Forest / Treasury / Pasture land by the cadastre, firstly, the prices of the buildings and / or trees and / or crops are paid. The amounts to be paid are determined by the assessments of experts licensed by the Capital Markets Board (CMB) as will be explained in detail in the RAP document to be prepared. Payments are made by obtaining "Consents" from the landowners and with these consents, the Project construction starts. In this case, the right holders are paid for the buildings and/or trees and/or products with a "Record" and "Letter of Commitment".

Settlement negotiations with landowners are conducted by the "Land Acquisition Commission" with the participation of the relevant Survey Engineer, Procurement Officer, Project / Operation / Power Plant Manager and/or persons deemed appropriate by these persons. Before the settlement negotiations begin, the Map Expropriation Unit informs the landowners participating in the negotiations about the Project, the areas affected by the Project and the land acquisition processes. In this context, important regulatory information such as how the negotiations will work, what needs to be done and the necessary documents when a compromise is reached, and the legal expropriation procedure to be followed in cases where no compromise is reached are shared.

When the information is completed, settlement negotiations are carried out by meeting with the landowners one by one in front of the public within the scope of the transparency policy. Negotiations are completed in a way to remain loyal to the minimum and maximum prices previously determined within the company. At the end of the negotiations, the list of parcels on which a final agreement is reached is printed out and signed by the team conducting the negotiations and the Project / Operation / Power Plant Manager.

Detailed information on the land transactions, procurement and expropriation processes of the Project is provided in *Chapter 13. Social Environment* and Section 13.3.3 Land Use and Ownership of Assets.

### 2.5.1.3 Permitting

The Project Company secured a pre-license for the Project on 10 February 2022, which was issued by the EMRA and is valid for 24 months. The pre-license, which came into force on 10 February 2022, has extended its rights and obligations from 24 months to 39 months, with the Project Company's application for extension to EMRA, and thus the validity period of the pre-license has been extended until 10 May 2025. The Project comprises of one ETL line; 154 kV single-circuit transmission line for connection to Nezihe Beren TS. The pre-license has been subject to an amendment due to the changes in Project design criteria. Therefore, the latest positive consent letter was obtained from MoENR on 27 March 2023 regarding this change. At the stage where TEİAŞ gives its connection opinion, the routes are stated approximately. When the project phase of the lines begins, final routes are formed according to the opinions of many institutions and land conditions. As a result of the field investigation and the opinions of the institution, ETL was shortened by 2 km compared to the anticipated length.

In order to carry out the necessary pre-construction activities for the connection of the Project's electrical transmission line to the 154 kV Nezihe Beren TS, the Project Company has signed the Pre-construction Works Protocol with the Republic of Türkiye Ministry of Energy and Natural Resources, General Directorate of TEİAŞ, on 28 December 2022.

The Project Company has applied to relevant authorities to obtain necessary opinions under the Environmental Impact Assessment Regulation and obtain the Technical Interaction Permit document for the Project. Technical Interaction Analysis Decisions (TIA Decisions) were received from the relevant institutions and their opinions were reported to the MoENR General Directorate of Energy Affairs. According to TIA decision conveyed by the Ministry of National Defence on 10 March 2023, it was indicated that the Project might have an impact on the existing systems. As for turbines T1 - T11, it was proposed that they could be conditionally allowed, provided that their blades were fixed initially, and then they were brought down and disassembled directly when requested during crises, tensions, and war situations. If the preference is to install the turbines according to the provided wind turbine information, the amendment of the relevant preliminary license by the Energy Market Regulatory Authority is required. Locations of turbines have not been changed after receiving the opinion letter of Ministry of National Defence.

In accordance with the relevant provisions of the national regulations governing National EIA studies, the baseline environmental and social studies for the Project were conducted. An Environmental Consultancy Company named Nartus, with a competency certificate to prepare National EIA Report, prepared the National EIA Report, which was submitted to the MoEUCC on March 2023 to MoEUCC. Upon submission of the Final EIA Report to the MoEUCC General Directorate of Environmental Impact Assessment, Permit and Inspection, the EIA Positive Decision for the Project was published on 15 March 2023 by the MoEUCC.

Following the completion of the National EIA process, the Project requires obtaining the following permits within the scope of relevant national regulations:

- “Non-Agricultural Land Use Permit” will be secured from the Ministry of Agriculture and Forestry
- Necessary permits has been secured for the forest areas from the General Directorate of Forestry regarding the Article 17 of Law No. 6831 and Regulation on Implementation of the Article 17 Particle 3 of the Forest Law. According to the information provided by the Project Company, Forest Pre-permit has been obtained on 19 September 2023. Application for obtaining the Forest Final Permit will be made after the zoning plans are finalized.
- Application for sub-scale zoning plans has been submitted 29 March 2024 in accordance with Law No. 3194 on Urban Planning and related legislation, submission to the MoEUCC Directorate General of Spatial Planning and evaluation of the plans has been ongoing by MoEUCC.
- Submitting applications for 'Workplace Opening and Operating Permits' in accordance with the “Regulation on Workplace Opening and Operating Permits” after obtaining property and other relevant permits.
- EMRA Expropriation Permit has been secured on 19 September 2023.
- EMRA Rent Permit was obtained on 19 September 2023 but the signing of the agreements has not been completed yet.
- EMRA Easement Permit has been secured on 19 September 2023 but the signing of the agreements has not been completed yet.
- The target date for securing EIA decision for ETL from MoEUCC is 15 August 2024.

The number of trees to be cut is specified in National EIA Report as 2040. There will be loss of 2040 trees due to both the expansion of existing forest roads and the opening of new roads for access. By Law, compensatory replanting is compulsory. According to the Forestry Law, number of trees to be cut is determined by the forestry administration after the final forestry permit has been secured; and the investors are required to pay the replacement cost for these trees, whereas replanting will be performed by the Regional Forestry Directorate. As reported by The Project Company, the forestry pre-permit process is completed. The application for the forestry permit will be made after the zoning plans are finalized.

The Project Company projects the timeline to complete pre-construction permit for drilling and engineering activities by the beginning of Q4 of 2024. The timetable for the permitting activities of the Project is presented in Table 2.5.

For the ETL to be constructed within the scope of the Project, the Final PID dated 3 January 2024 has been submitted to the MoEUCC. However, the decision has not been issued by the MoEUCC yet.

## 2.5.2 Construction Phase

### 2.5.2.1 Timeline

The construction of the Project will be initiated in the fourth quarter of 2024 with the construction of Project roads and is planned to be completed by the third quarter of 2025. It has been observed during the site visit that there is no construction activity at the Project Area. The Project construction schedule is provided in Table 2.5.

### 2.5.2.2 Method

Construction phase, also called as the Licence Phase, includes land preparation, excavation, infrastructure and installation activities within the Project licence boundaries. Construction phase activities include the following steps:



1. Clearing of vegetation, tree cutting and topsoil stripping for the turbine pads and access roads
2. Construction of site roads and access roads for access to and between turbines and/or rehabilitation of existing roads
3. Excavation/Earthwork operations (Turbine Towers, Cabling, Switchyard and Administration Building)
4. Transport of wind turbine parts to the Project area
5. Installation of wind turbine towers
6. Installation of other turbine parts (e.g., rotor hub, nacelle, rotor blades)
7. Cabling, installation of electrical systems
8. Turbine commissioning and tests

According to the PID prepared for the ETL to be constructed within the scope of the Project, excavation works will be performed to open the pits where the pylons will be placed. A total of four pits, each with a depth of 3 m and a surface area of 9 m<sup>2</sup>, will be dug for each pylon. Excavated materials will be stored nearby storage area and used to backfill the excavated pits. Therefore, there will be no surplus excavation material to be transported outside of the construction site.

### **Site Preparation**

Site preparation includes clearing of vegetation, tree cutting, topsoil stripping, compaction of soil, filling of low areas with imported fill/excavation soil and grading the entire area of the site to the required ground levels and slopes as required.

During the construction phase, the Project entails the provision of essential resources, including temporary warehouses, vehicles, and equipment. Additionally, a temporary firefighting and alarm system will be established. Temporary site drainage and septic tanks will be provided as needed for the site. The Project also includes the installation of temporary site fencing, including gates, and the implementation of a first aid, site safety, and security system. Furthermore, temporary offices will be set up by the Project Company.

It is important to engage with local communities and stakeholders during the pre-construction phase. A Project-specific SEP covering the pre-construction, construction and operation phases has been prepared by the Consultant upon the completion of the ESIA studies. The Project will commit to the SEP for all stakeholder engagement and consultation activities. In addition, a Project-specific grievance mechanism has been established for long-term communication between the Project and the stakeholders. Both the stakeholder engagement process and management of the grievance mechanism that will be followed throughout the Project lifecycle will be described in *Chapter 18: Stakeholder Consultation and Participation* of this Final Draft ESIA Report.

### **Ground Loosening (Blasting) Activities**

In the EIA Application File of the Project, it was stated that in cases where geological conditions are not suitable, ground loosening (blasting) activities would be carried out only during the construction phase, if necessary, within the Project Components (e.g., turbines, roads) and that the material resulting from the excavation works would be sized in a mobile crushing and screening facility for further use as filling material (only during the construction phase and in Project Components if needed).

However, as a result of the technical evaluations and completing the geological-geotechnical survey reports regarding the Project Area, the "Ground Loosening (Blasting) Activities" in the Project were not found necessary and removed from Project construction phase. The changes of the construction phase were notified to the Ministry of Environment, Urbanization and Climate

Change and it was deemed appropriate to continue the National EIA process with an official letter dated 10 March 2022 and numbered E-48331039-220.01-3112827.

### 2.5.2.3 Construction Hours

During the construction phase, the work schedule for labour is planned to be 11 months, working 312 days annually, with each working day consisting of 10 hours and two shifts.

It is to be noted that the construction activities will be carried out within the allowable construction hours in accordance with Regulation on Environmental Noise Control (RENC) as well as IFC Environmental, Health and Safety (EHS) Guidelines. As confirmed by the Project Company, no night work shifts will be planned during the construction phase.

### 2.5.2.4 Equipment & Machinery

The types and quantities of construction equipment with respect to various construction works are listed in Table 2.6.

**Table 2.6: Construction Equipment to be used for the Project**

Equipment	Number
Bulldozer	10
Excavator	12
Road Grader	10
Road Roller	5
JCB Loader	10
Truck	40
Trailers	5
Pickup Vehicle	25

Source: National EIA Report

There will not be any concrete batching plant to be established in either the Project area and/or in its close vicinity. The ready-mixed concrete and aggregate will be supplied from sources outside the Project.

As a result of the technical evaluations and completing the geological-geotechnical survey reports regarding the Project Area, the "Mobile Crushing and Screening Facility" in the Project have been not necessary and removed from project construction phase. The changes of the construction phase were notified to the Ministry of Environment, Urbanization and Climate Change and it was deemed appropriate to continue the National EIA process with the opinions dated 10 March 2022 and numbered E-48331039-220.01-3112827.

### 2.5.2.5 Workforce Accommodation & Mobilisation

According to information shared by the Consultant workforce accommodation area and mobilisation area was not planned at the construction phase

### 2.5.2.6 Resource Use

Within the scope of the Project, the utility water to be supplied from the licensed water supply contractor will be delivered by water trucks and used during the construction phase to meet the personnel needs as well as to prevent generation of dust during construction activities. At the current state of construction phase planning, no rainwater harvesting is planned on site. The Project company ensures that the water supply needs will be met by the licensed companies all throughout the construction phase. According to the information shared by the Project Company, the amount of water to be supplied is within the capacity of the local water suppliers

and will not have a major impact on the local water sources. The water used for dust control will remain within the soil structure, hence generation of wastewater is not anticipated. Domestic wastewater generated during the construction phase of the Project will be collected in septic tanks. The septic tanks will be emptied by vacuum trucks when they reach 80% capacity to be disposed to the local sewer network in accordance with the “Concerning the Procedures and Principles to be Followed in Determining Tariffs for Wastewater Infrastructure and Domestic Solid Waste Disposal Facilities” regulation published in the Official Gazette (OG) dated 27 October 2010 and numbered 27742.

The electricity to be used in the Project construction area will be supplied from the national grid or diesel fired generators.

The fuel will be used due to the use of construction equipment and machinery and during the transportation of Project’s workers during the construction phase.

Excavated surplus material will be reused for filling purposes. The excess amount (i.e. the difference between the cut and fill amounts) will be stored within the Project area at designated areas. The details are discussed in *Chapter 11: Waste and Resources*.

#### 2.5.2.7 Construction Workforce

Within the scope of the Project, a total of 116 people, six Enerjisa Üretim employees and 100 subcontractor employees, are expected to work in the Wind Power Plant during the construction phase. The breakdown of workforce (e.g. national/international, gender etc.) will be monitored and reported during construction phase.

### 2.5.3 Operation Phase

Operation phase, also called as the Production Licence Phase, is the period in which electricity production is carried out after connection to the national grid system. Operation phase starts with the commissioning of the power plant and initiation of electricity generation. After that, the produced electricity will be connected to the substation and to the national interconnected grid.

#### 2.5.3.1 Project Life

According to Article 9 of the Electricity Market Licensing Regulation, published in the Official Gazette dated 2 November 2013 and numbered 28809, licenses are granted for a minimum of 10 and a maximum of 49 years, considering the nature of the activity.

#### 2.5.3.2 Permits to be Granted after Construction

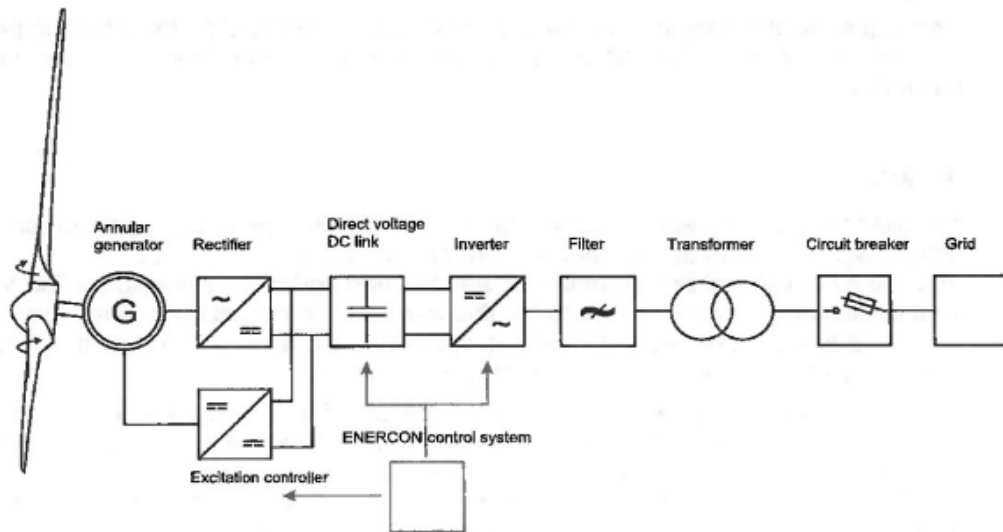
Electricity generation licence will be obtained once the electricity generation is started and connection to the national grid system is carried out.

COD will be granted with a declaration of the Commercial Operation Date, indicating that the Project is officially in commercial operation and is delivering electricity to the grid for commercial purposes. The Project Company plans the process to obtain the acceptance in a timeline specified in Table 2.5.

#### 2.5.3.3 Power Connection

The power produced by the annular generator of the wind turbine is fed into the distribution or transport grid through grid feed system. The annular generator is not directly connected to the receiving power grid of the utility company; instead, it is completely coupled to the grid through the grid feed system, as shown in Figure 2.7. Optimum power transmission is aimed to be achieved by this system. For instance, any sudden changes in wind speed are translated into controlled changes in the power fed into the grid. Also, any disruptions from the grid are aimed

to have no virtual effect on the mechanics of the wind turbine. The power fed in by the turbine can be regulated from 0 kW to 4,200 kW.



**Figure 2.7: Simplified electric diagram of an E-138 EP3 wind turbine**

The energy generated by wind turbines will be elevated to the medium voltage level in the transformers and transferred to the control area through a medium-voltage cable network. Medium-voltage cables connecting the wind turbines, grounding cables, and communication cables (generally fibre optic) will be routed within the same cable channel. For the Project, the responsibility of operation and maintenance of the transmission line will be under TEİAŞ.

#### 2.5.3.4 Operational Workforce

Within the scope of the Project, a total of 5 people, three Enerjisa Üretim employees and two subcontractor employees, are expected to work in the Wind Power Plant during the operation phase.

#### 2.5.3.5 Resource Use

Within the scope of the Project, utility water to be supplied from the licensed water supply contractor will be used during the operation phase to meet the personnel needs. According to the information shared by the Project Company, the amount of water to be supplied is within the capacity of the local water suppliers and will not have a major impact on the local water sources. Domestic wastewater generated during the operation phase of the Project will be collected in the septic tank. The septic tank will be emptied by vacuum trucks when the septic tank reaches 80% capacity to be disposed to the local licensed wastewater treatment plant in accordance with the “Concerning the Procedures and Principles to be Followed in Determining Tariffs for Wastewater Infrastructure and Domestic Solid Waste Disposal Facilities” regulation published in the OG dated 27 October 2010 and numbered 27742.

During the maintenance and repair of the turbines within the Power Plant, chemical substances are employed. The utilized chemical materials will be temporarily stored in dedicated storage areas provided with secondary containment and then sent for disposal through licensed companies. The necessary measures to prevent contamination of surface and underground water sources and avoid soil pollution, and to ensure safe storage of chemicals, are presented in *Chapter 11: Waste and Resources* of this Final Draft ESIA Report.

During the maintenance and repair processes of the machinery and equipment used in the operation phase of the Project, potentially generated hazardous waste such as contaminated materials (e.g., oily rags, empty lubricating oil containers, used filters from machinery) will be accumulated separately in leak-proof containers labelled with the relevant hazardous waste symbol. All wastes with hazardous characteristics will be stored separately in the hazardous waste storage area. Necessary measures presented for hazardous waste management are presented in *Chapter 8: Waste and Resources*.

The social and technical infrastructure needs of the Project personnel during the operational phase will be met through the planned Administrative Building. Electricity to run the Administration Building will be supplied from the grid with diesel-fired emergency generators as back-up. Accommodation for the personnel will be arranged in the nearby settlements, with the use of the nearest health centres and hospitals in case of emergencies.

### 2.5.3.6 Operation and Maintenance

The operation and maintenance periods and contents of wind turbines vary depending on type and technology of the wind turbine. For the Project, four maintenance activities are expected to be performed annually with three-month intervals for wind turbines. Additionally, comprehensive mechanical maintenance will be performed every four or five years. The maintenance activities conducted at three-month intervals include lubrication maintenance, electrical maintenance, and mechanical maintenance.<sup>14</sup>

Maintenance of the electrical infrastructure equipment in wind turbines, including medium-voltage cables, will be conducted annually. Additionally, equipment that could be integrated into the system, such as radio links, emergency generators, and batteries, will undergo annual maintenance. Furthermore, electrical equipment will be stored redundantly in case of potential malfunctions.

All maintenance activities at the Power Plant will be carried out by the turbine manufacturer. The turbine manufacturer will be responsible for all periodic maintenance and interventions in case of malfunctions. Additionally, it will provide a parts guarantee throughout the contract period. If preferred by the Project Company, its maintenance team will be created by training its own staff and obtaining international certifications. This would necessitate a separate unit for the replacement of spare parts and malfunctioning components. During the operation phase of the Project, turbine oil maintenance will be conducted annually.

During the operation phase, turbine blades that are not in use due to potential malfunctions or maintenance reasons will also be temporarily stored on turbine platforms. These blades will be retrieved from the site by the turbine manufacturer, as stipulated in the contract, and subsequently sent for recycling and/or disposal.

## 2.6 Analysis of Alternatives

In order to make sure that the goals of the proposed Project have taken into account social, environmental, economic, and technological choices, it is necessary to evaluate different project designs and activity alternatives in accordance with best practises for Final Draft ESIA Study. During the feasibility stage, the following project alternatives were taken into account:

- No Project Alternative;
- Location Alternatives; and
- Design Alternatives.

### 2.6.1 No Project Alternative

If the "No Project" scenario is implemented, the expected adverse effects that have been described throughout this ESIA Study will not happen. However, these impacts are not anticipated to present serious risks, and they can be sufficiently managed by putting the mitigation strategies as given in this report.

The favourable effects and advantages such as the increase in renewable energy resources in Türkiye, minimized dependency on externally generated energy and increased resilience to energy crisis with enhanced energy mix, reduced carbon emissions and dependence on conventional non-renewable power sources, employment and training opportunities in the field of wind and renewable energy and encouraging the use of alternative energy sources in line with the national technological, environmental and economic targets, as well as creating opportunities for local technology production, that the Project's operation will bring about would not happen if the No Project alternative was implemented.

### 2.6.2 Location Alternatives

The YEKA contract was signed on 9 March 2020, and the region, where the Project is located, was transferred to Enerjisa Üretim on 21 March 2021. Therefore, the Project area has been determined by the General Directorate of Energy Affairs of the Ministry of Energy and Natural Resources and no alternative area has been considered.

In addition to the location alternative of the Project, the location of the Project components within the Project area is also of importance. The locations of wind turbines were determined during the pre-license application stage. Upon securing the pre-license for the Project, during the National EIA process detailed evaluation of locations of Project components was conducted in terms of various environmental and social factors including avoidance of designated sites, cultural heritage aspects, bird migration routes, community health and safety aspects as well as community acceptance, conditions of physical displacement etc. The Project avoids known major migratory routes of species, however might overlap some minor routes. Accordingly, the turbine coordinates planned at the beginning of the Project were changed. The change was notified to the Ministry of Energy and Natural Resources, General Directorate of Energy Affairs on 1 March 2022 and was stated in the Pre-License as "Pre-Amendment Situation" and "Post-Amendment Situation". Accordingly, the National EIA Report was prepared based on last declared locations.

During the determination of access routes for the Projects, various factors are considered. Field exploration is conducted to assess potential routes based on specific criteria. Once routes are identified, communication is established with relevant authorities such as General Directorate of Highways to confirm route suitability. Furthermore, Enerjisa Üretim collaborates with pertinent departments to evaluate the permit and construction status of planned access roads. Factors such as insufficient bridge and electrical cable heights along the route, as well as restrictions imposed by relevant units, are taken into account. Additionally, adherence to transportation specifications outlined by turbine manufacturers while considering time and cost constraints is essential. Physical obstacles such as State Hydraulic Works (DSI) Canals, DSI Dams, forest lands, and certain village roads that may impede heavy load transportation are also considered during route planning.

As a result, the Project's implementation will contribute to the development of utilities and increase renewable energy being supplied to the Turkish grid.

As a result of the amendments made in wind turbine locations, the Project area and turbine locations subject to this ESIA Report have been selected as the most favourable locations for realisation of the Project.



It should be noted that, the final design decisions regarding the ETL including the final route details, which is assessed as an associated facility for the Project, lie with TEIAS and is outside the control of the Project Company. Therefore, no location alternatives are assessed by the Project Company for the ETL.

## 2.6.3 Design Alternatives

### 2.6.3.1 Resource Alternatives

With the Project, electrical energy will be produced from wind power, and it is already considered as an alternative energy compared to power plants with fossil-based energy production. For this reason, no alternative has been determined in terms of energy resources for the Project.

### 2.6.3.2 Technology Alternatives

The following turbines were taken into consideration for the Project:

- 4.2 MW Enercon E-138
- General Electric GE5.8-158 / S

Turbine types have been selected according to the electrical capacity to be installed in each connection region and minimum localization rate as per “YEKA Use Rights Agreement” signed by the Project Company and the number of turbines has been selected according to the wind efficiency and investment cost of the Project.. Moreover, the below criteria also contributed the selection of the 4.2 MW Enercon E-138 model was chosen for the current layout:

- The noise level is lower than other turbine types,
- Turbines can be adjusted according to the climatic conditions of the region where they will be installed,
- They are designed to facilitate service maintenance,
- Having a remote monitoring and intervention system,
- Ability to use wind more effectively,
- Ability to produce energy even in low level winds,
- Wind characteristics of the Project area,
- Economic life and warranties of turbines.

Table 2.7 indicates the technological details of two different type of wind turbines considered for the Project.

**Table 2.7: Project Technology Alternatives**

Design Parameter	GE Energy <sup>15</sup>	Enercon GmbH <sup>12</sup>
Project power generation capacity	63.8 MW	46.2 MW
Technology type	HAWT	HAWT
Number of wind turbines	11	11
Wind turbine model	General Electric GE5.8-158 / S	ENERCON E-138 EP3
Nominal Power	5,800 kW	4,200 kW
Wind class (IEC)	S	S
Number of Rotor Blades	3	3
Rotor Diameter	158 m	138.6 m

<sup>15</sup> GE Renewable Energy. (n.d.). Cypress Onshore Wind Turbine Platform.  
<https://www.ge.com/renewableenergy/wind-energy/onshore-wind/cypress-platform>

Design Parameter	GE Energy <sup>15</sup>	Enercon GmbH <sup>12</sup>
Swept Area	19,607 m <sup>2</sup>	15,085 m <sup>2</sup>
Total Blade Length	79 m	69 m
Hub Height (HH)	121 m (x5) 101 m (x6)	81 m
Tip Height		150.3

As seen in Table 2.7, different hub heights have been examined within the scope of the Project. The following criterias are taken into consideration during the selection process of turbine hub heights:

- Effects of increase in hub-heights on efficiency of energy production,
- Permissive restrictions for increase in hub-heights,
- Constructional challenges for increase in hub heights.

According to the PID, two technology alternatives have been considered for the ETL to be constructed within the scope of the Project; i) underground transmission lines and ii) overhead transmission lines. Overhead transmission lines have been selected in this Project since underground transmission lines have higher capital cost and more operational difficulties compared to overhead transmission lines. Those have been also chosen considering the fact that underground transmission lines might pass through areas with established infrastructure. No alternatives have been presented in the PID in terms of the Project route. According to the PID, this is because the selected route has been chosen with the least economic and environmental impacts.

## 2.7 Previously Carried out Environmental and Social Activities

### 2.7.1 Permitting Process

The outputs of the completed National EIA studies have been evaluated by the Consultant, and the gaps were analysed in accordance with legal and policy framework, which is presented in *Chapter 3 Legal and Policy Framework*. The Consultant conducted a gap analysis to assess the Project's compliance with the applicable national and international environmental, health, safety and social standards specified in Section 3.4. The identified compliance gaps including any additional data that should be collected and any additional assessments required for the Project to meet the applicable standards.

#### Correspondence / Opinion Letters

The names of the authorities, which were communicated for their opinions on the Project during the National EIA process, are shared below:

- Ministry of Environment, Urbanization and Climate Change,
  - General Directorate of Meteorology, Presidency of Observation Systems Department
  - General Directorate of the Protection of Natural Assets
- Ministry Of Culture and Tourism,
  - General Directorate of Cultural Heritage and Museums General Directorate of Highways  
2<sup>nd</sup> Regional Directorate
- Energy Market Regulatory Authority
- Aydın Investment Monitoring and Coordination Directorate,
  - Natural Resources License and Cultural Assets Directorate
- İzmir Governorship, Investment monitoring and Coordination Directorate
- İzmir Governorship,



- Provincial Disaster and Emergency Directorate
- Aydın Metropolitan Municipality,
  - Directorate of Zoning and Urbanization
- Germencik Municipality,
  - Directorate of Zoning and Urbanization
  - Directorate of Cleaning Affairs
- Tire Municipality,
  - Directorate of Zoning and Urbanization

According to the received opinion letters, a number of important concerns are noted as described below.

Ministry of Energy and Natural Resources, General Directorate of Mining and Petroleum Affairs, Special Areas and Map Department has emphasized that, the examination of the Project area has concluded with a favourable evaluation of the Project. As a result, the Project has been registered in the Authority's system as "Dampinar WPP Special Permit Area" under number ER: 3421337, as identified within the provided coordinates.

Ministry Of Culture and Tourism, General Directorate of Cultural Heritage and Museums, Aydın Cultural Heritage Preservation Regional Board Directorate has reported that most of the turbine locations do not fall within any archaeological, urban, historical conservation area, or protection area subject to the scope of Law No. 2863. According to the assessment conducted through partial on-site inspections and archive research due to field conditions in the areas of 10 turbines (T1, T2, T3, T4, T6, T7, T8, T9, T10 and T11) under the authority of the Aydın Cultural Heritage Preservation Regional Directorate. On the other hand, in the area where T5 is located, Hellenistic ruins of castle present with the features specified in Law No. 2863, no work should be done in this area until the detection studies are completed. In conclusion, based on these findings, there is no impediment to the implementation of the T1, T2, T3, T4, T6, T7, T8, T9, T10 and T11. In addition, after the relocation of turbines (T5-T6 and T8) areas were examined again from related Directorate. In the examinations made in the archives of the Directorate, it was determined that the areas were not within any protected area or protection area. General Directorate of Highways 2<sup>nd</sup> Regional Directorate approval has been granted provided that Project area does not intersect with the routes within the responsibility of the Authority. In addition, within the scope of the Project activities, it was specified in the Authority's internal directive that "the minimum distances that wind energy power plants should have to the highway boundary line are as follows: on highways ... B:  $1.5 * (H+L)$ ; on State and Provincial Roads ... B:  $1.25 * (H+L)$ , B: distance (m), H: tower height (m), L: blade length (m)." It was emphasized that these minimum distances should be adhered to, transportation within the Project should be carried out in accordance with the 2918 Road Traffic Law, and the permits specified in the legislation should be obtained in advance for such transportation. It was also required that no new connections to the roads should be established, except for the existing connections within the Project area. Furthermore, if a connection is to be made from the Project area to a public road, it is necessary to apply to the Authority with detailed projects, taking into account the provisions of the 2918 Road Traffic Law and the regulations issued in connection with it.

In conclusion, various authorities have raised concerns about different aspects of the proposed Project. These concerns include safety, environmental impact, and compliance with legislation. The authorities have outlined specific requirements and recommendations for the Project's development. The official correspondences conducted within the scope of environmental and social studies were provided in the final National EIA Report which was shared with the Consultant.

The provisions of the 1/100,000 scale Master Plan prepared specifically for İzmir and Manisa provinces by General Directorate of Spatial Planning at the MoEUCC, dated 31 December 2021, are also relevant for the Project. These provisions are listed as follows:

- Compliance with İzmir Water and Sewerage Administration General Directorate (İZSU) protection regulations is mandatory for water sources.
- Well protection areas must adhere to specified distances and be registered in land registry.
- Spring water bottling and storage locations determined by relevant authorities require approvals.
- No changes to the 1/100,000 scale environmental layout plan are necessary if Ministry's favourable opinion is obtained.
- Zoning and implementation urban plans for energy facilities are approved by relevant administration if Ministry's favourable opinion is obtained.
- Facilities for fuel and electricity generation may be located in designated areas.
- Pre-approved lower-scale urban plans remain valid.
- Additional construction and renovations should align with this plan's principles and decisions.

In addition to these, the provisions of the 1/100,000 scale Master Plan prepared specifically for Aydın, Muğla and Denizli provinces by General Directorate of Spatial Planning at the MoEUCC, dated 7 February 2022, are also relevant for the Project. These provisions are listed as follows:

- Zoning plans for organized agricultural areas must gain approval from the relevant administration in line with opinions of relevant organizations.
- Location selection for areas outside the organized agricultural zones can be made by the province's Land Conservation Board, subject to approvals.
- Agricultural lands, especially those with irrigation, must protect agricultural production purposes.
- Special regulations apply to structures within specific agricultural zones.
- The Ministry of Agriculture and Forestry may determine building heights in agricultural areas.
- Usage of forest-owned areas allocated by the General Directorate of Nature Conservation and National Parks will be supervised.
- Rules in this plan apply to parcels with ownership established under Soil Protection and Land Use Law.
- Regulations in national parks comply with National Parks Law No. 2873.
- Protection of shrubland-maquis areas is vital, with building conditions for various structures detailed.
- Grazing areas will adhere to Pastures Law No. 4342.
- Practices are regulated for shrubland-maquis areas on parcels under private ownership, with no restrictions on use.
- Natural and ecological structure protection areas will not permit practices disrupting natural vegetation, topography, or causing environmental destruction.
- Large urban green areas have designated use types and building conditions, adhering to related regulations.
- Pre-existing zoning plans will remain valid for large land use requiring public institution areas.

### **Additional Studies During National EIA Studies**

Within the scope of the National EIA studies, social impact assessment studies were conducted as well. The public participation meetings were carried out in Aydın and İzmir provinces within

the scope of the National EIA Studies. Public participation meetings were conducted on 24 December 2021 in Aydın, Germencik District, Habipler Neighbourhood and on 24 December 2021 in İzmir, Tire District, Büyükkale Neighbourhood. These meetings aimed to engage with the public, provide information about the Project, and gather their feedback regarding the Project. The minutes of the public participation meetings and information for the stakeholder engagement meetings will be reviewed and shared as part of the ESIA Study. (please refer to *Chapter 18: Stakeholder Engagement, Information Disclosure and Consultation* for detailed information)

Furthermore, within the scope of the National EIA studies, biodiversity assessment studies were also conducted, details of which are shared below:

- Nartus conducted fieldworks in and around the Project area to assess the ecological structure, flora and fauna study in April to May 2022.
- For ornithological studies, surveys were conducted in 2021 autumn and 2022 spring migratory seasons in the Project area. Monitoring studies were carried out at intervals between 5 August – 11 October 2021 and 20 March – 13 May 2022 for 30 visits each period.
- Bat surveys were conducted in August 2021 and September 2021 for a total of 6 day/nights.
- The observations and examinations were conducted in and around the Project area to assess the presence of honeybees in 20 March 2022.

In the scope of the National EIA studies, there were baseline environmental measurements/analyses conducted, and measurement reports were provided in the final National EIA report. The environmental measurements/analyses conducted are provided below:

- The environmental noise measurement assessments and modelling were carried out in April 2022 considering predicted noise emissions during the construction and operation phase of the Project and the existing environmental noise measurements at three points along the Project area which were conducted on 14 and 15 April 2022.
- The air quality modelling study for the construction phase of the Project was conducted in August 2022, focusing on the PM pollutant parameters and within the impact area selected as polar grid at 10 degree intervals at a distance of 500 m.
- The measurement of electromagnetic pollution, which the Project may cause in the vicinity, was carried out in between 10 and 11 March 2022.

## 2.7.2 Gap Analysis

Parameter	Relevant International Standard	Dampinar WPP EIA Report Biodiversity Reports Temporary Stakeholder Engagement Plan (SEP)	Gap Analysis	Recommended Actions / Studies
<b>License and permitting</b>				
EIA Decision	IFC PS1	EIA decision has been obtained for 11 turbines of 5,8 MWm/3 MW <sub>E</sub>	<p>After obtaining the EIA decision, the capacities of the turbines were revised. Accordingly, new capacity for each turbine has been changed to 4,2 MWm/ 4,2 Mwe.</p> <p>In this sense, the amendment on National EIA process is reported by the Project Company to be ongoing at the time of preparation of this Final Draft ESIA Report</p>	<ul style="list-style-type: none"> <li>An approval letter for the turbine capacity change has been obtained from MoEUCC.</li> </ul>
<b>Water Quality, Hydrology and Hydrogeology</b>				
Groundwater sampling	IFC PS3  IFC General EHS Guidelines: Environmental Wastewater and Ambient Water Quality	No sampling was done.	Baseline status of the groundwater shall be assessed considering national and international standards.	<ul style="list-style-type: none"> <li>To identify the existing ambient conditions as described in IFC PS3, sampling has been carried out.</li> <li>Groundwater sampling has been carried out at one point in Habibler Neighbourhood.</li> </ul>
<b>Land, Use; and Geology</b>				
Soil Quality	IFC PS3  IFC General EHS Guidelines: Environmental Land Contamination	No sampling was done.	Baseline status of the soils shall be assessed considering national and international standards.	<ul style="list-style-type: none"> <li>A sampling study has been carried out in accordance with international guidelines as well (Dutch Pollution Standards).</li> <li>1 sampling in Switchyard, 2 samplings in Turbine Locations.</li> </ul>

Parameter	Relevant International Standard	Dampinar WPP EIA Report Biodiversity Reports Temporary Stakeholder Engagement Plan (SEP)	Gap Analysis	Recommended Actions / Studies
<b>Climate Change</b>				
Climate change risks	EP4 Principle 2	No study or report on determination of risks and impacts was conducted as part of National EIA.	Climate change risks and impacts shall be evaluated.	<ul style="list-style-type: none"> <li>As part of the ESIA, risks associated with the climate change has been evaluated both for the construction and operation phases.</li> </ul>
<b>Air Quality</b>				
Particulate Matter	IFC PS3 IFC General EHS Guidelines: Environmental Air Emissions and Ambient Air Quality	No sampling was done. Impact on air quality was assessed with a modelling study.	Impact assessment with a modelling and without a background baseline data is not in line with international standards.	<ul style="list-style-type: none"> <li>Particulate Matter (PM<sub>10</sub> &amp; PM<sub>2.5</sub>) sampling was carried out for a 30-day survey to understand the long-term conditions. Both national and international standards have been addressed.</li> </ul>
<b>Greenhouse Gases</b>				
Greenhouse gas emissions	EP4 Principle 10 IFC PS3 EBRD PR3	As part of the National EIA, only avoided GHG emissions associated with the Project operations were assessed.	<p>Construction-related GHG emissions shall be calculated to comply with the applicable standards and guidelines.</p> <p>Although there is no anticipated significant operational GHG emissions associated with the Project activity due to the nature of the Project (i.e., renewable energy investment), potential carbon sources shall be identified for their effective management.</p>	<ul style="list-style-type: none"> <li>As part of ESIA, construction related and operational GHG emissions have been assessed based on the identified carbon sources during construction and operation phases.</li> </ul>
<b>Noise and Vibration</b>				
Noise level measurement	IFC PS3 IFC PS4 IFC PS6	During the National EIA studies, for the noise impact during construction activities, noise levels of the construction equipment/machinery were calculated with respect to distance to the construction area, and	The duration of the baseline noise measurements conducted during National EIA studies was between 5-15 minutes which is not in line with IFC	<ul style="list-style-type: none"> <li>A separate baseline noise measurements lasting 48 hours has been conducted, and the results were compared with the noise level limits set</li> </ul>

Parameter	Relevant International Standard	Dampinar WPP EIA Report Biodiversity Reports Temporary Stakeholder Engagement Plan (SEP)	Gap Analysis	Recommended Actions / Studies
	EBRD PR3 EBRD PR4 EBRD PR6	noise distribution modelling was conducted based on the baseline noise levels.  According to the results, the Project is expected to comply with the national noise limit values defined in the Regulation on the Assessment and Management of Environmental Noise (RAMEN) during the construction phase.	General EHS Guidelines: Environmental Noise Management.	by the IFC-WBG and EU Environmental Noise Directive (END).
<b>Waste and Resources</b>				
Waste management	IFC PS3 IFC General EHS Guidelines: Environmental Waste Management	Waste generation amount was calculated properly. Current capability of the available waste management facilities in each province was not identified.	Impact significance on waste management facilities shall be assessed.	<ul style="list-style-type: none"> <li>Information regarding the current capacities of existing waste management facilities were investigated and the significance of the impact on the current waste management practices are assessed.</li> </ul>
<b>Landscape and Visual</b>				
Shadow flicker	IFC PS3 IFC General EHS Guideline for Wind Energy	The impact of shadow flicker was not assessed.	Shadow flicker impact shall be assessed.	<ul style="list-style-type: none"> <li>Shadow flicker has been assessed with an internationally recognised methodologies i.e., WindPro shall be used.</li> </ul>
<b>Biodiversity</b>				
Legally Protected and Internationally Recognised Areas	IFC PS6 EBRD PR6	Baseline biodiversity studies were conducted as part of National EIA.  Indirect Area of Influence of the Project may interact with some KBA features. (Lesser Menderes Delta KBA is 5 km away from the closest turbine location and Mahal Hills KBA is away from 8 km from the closest turbine)	Covered under “Avifauna” section of this table.	<ul style="list-style-type: none"> <li>Covered under “Avifauna” section of this table.</li> </ul>

Parameter	Relevant International Standard	Dampinar WPP EIA Report Biodiversity Reports Temporary Stakeholder Engagement Plan (SEP)	Gap Analysis	Recommended Actions / Studies
Flora Baseline	IFC PS6	Baseline flora survey was conducted as part of National EIA.	<ul style="list-style-type: none"> <li>Pre-construction surveys are mandatory for species requiring seed collection, as no location records are available for the observed species.</li> </ul>	<ul style="list-style-type: none"> <li>Pre-construction survey for determination of target flora species</li> </ul>
Deforestation	IFC PS6 EBRD PR6	The types of forest areas and the number of trees to be cut are specified in the National EIA	<ul style="list-style-type: none"> <li>Compensatory tree planting carried out by the local authority is considered within the scope of “no net loss”.</li> <li>However, depending on the critical habitat assessment results, a “net gain” requirement may arise for tree planting activities.</li> </ul>	<ul style="list-style-type: none"> <li>Critical Habitat Assessment (CHA) should be developed</li> <li>Biodiversity Management and Monitoring plan should be developed</li> </ul>
Avifauna Baseline	IFC PS6 EBRD PR6 Opinion of Nature Conservation and National Parks Post-Construction Bird and Bat Fatality Monitoring (PCFM) For Onshore Wind Energy Facilities In Emerging Market Countries	Avifauna surveys were conducted as part of National EIA.	<ul style="list-style-type: none"> <li>Reliable baseline data is needed to establish the optimal mitigation hierarchy, no net loss and/or net gain targets, and other conservation aims. A robust biodiversity baseline obtained prior to operational phase is necessary.</li> </ul> <p>The deficiencies identified in the National EIA Avifauna survey methodology are as follows:</p> <ul style="list-style-type: none"> <li>The viewing angles and visual coverage of the turbines from the Vantage Points (VPs) was not provided</li> <li>Survey effort at each VP was not quantified</li> </ul>	<ul style="list-style-type: none"> <li>The pre-operational phase surveys need to run for at least 2 years and provide a Collision Risk Model (CRM) (using NatureScot methodology) to account for year-to-year variations in environmental parameters and fauna activity as is scientific and industry best practice</li> <li>If the construction timeline does not impose limitations, 2 years of baseline during pre-operation should be obtained</li> <li>If, due to constraints imposed by construction schedules, 2 years of baseline during pre-operation can not be obtained, in order to avoid impairment to operational monitoring, baseline collection might be necessary from nearby similar habitats outside of the Aol during operational phase</li> <li>The surveys should establish baseline migrant and resident/breeding bird populations and activity, locations that</li> </ul>

Parameter	Relevant International Standard	Dampinar WPP EIA Report Biodiversity Reports Temporary Stakeholder Engagement Plan (SEP)	Gap Analysis	Recommended Actions / Studies
			<ul style="list-style-type: none"> <li>Breeding bird survey using European Breeding Bird Atlas (EBBA) methodology was not conducted</li> <li>Target species list was not defined or provided</li> <li>The surveys did not cover significant time periods for migration: the month of October, which is the busiest migratory month for the area in autumn, and May-early June, which is when young White Stork migration peaks.</li> <li>Environmental parameters and survey conditions of each survey date were not provided</li> <li>Resident / migrant differentiation was not made for each encounter</li> <li>Risk height was not designated and categorized for field surveys</li> <li>Number of birds entering risk height and distance (risk zone) was not provided</li> <li>Flight routes maps with respect to turbine buffers was not provided</li> <li>Only one year of VP studies were conducted which does not account for year on year differences in activity and abundance (2 years needed)</li> </ul>	<p>support different parts of the life cycles of significant species (nesting and feeding locations etc), levels of activity within the collision risk zone, a robust collision risk assessment produced by an expert with demonstrated skills which can inform CHA, mitigation hierarchy and adaptive management decisions.</p> <ul style="list-style-type: none"> <li>Second year of pre-operational surveys should aim to improve the deficiencies identified with the first-year surveys.</li> <li>Revision of CHA should be carried out according to result of supplemental baseline surveys.</li> <li>Biodiversity management plan should be developed.</li> <li>Operational phase monitoring design should take into consideration Nature Conservation and National Parks (DKMP) opinion on survey design and duration, in addition to internationally accepted methodology (NatureScot).</li> </ul>



Parameter	Relevant International Standard	Dampinar WPP EIA Report Biodiversity Reports Temporary Stakeholder Engagement Plan (SEP)	Gap Analysis	Recommended Actions / Studies
Bat Baseline	IFC PS6 EBRD PR6 Opinion of Nature Conservation and National Parks PCFM For Onshore Wind Energy Facilities In Emerging Market Countries	Bat surveys were conducted as part of National EIA.	<ul style="list-style-type: none"> <li>Reliable baseline data is needed to establish the optimal mitigation hierarchy, no net loss and/or net gain targets, and other conservation aims. A robust biodiversity baseline obtained prior to operational phase is necessary.</li> </ul> <p>The deficiencies identified in the National EIA bat survey methodology are as follows:</p> <ul style="list-style-type: none"> <li>Roost survey methodology was not detailed and results not clearly shown</li> <li>Locations of static sampling points and justification for selection not provided</li> <li>Details regarding transect sampling are not sufficiently provided</li> <li>Bat Activity Index not available</li> <li>Heat maps are not available</li> <li>Surveys only cover one season (autumn). At least 3 seasons need to be covered.</li> <li>Environmental parameters and survey conditions of each date were not provided</li> <li>Information regarding important areas for roosting, feeding etc. not provided.</li> </ul>	<ul style="list-style-type: none"> <li>Pre-operational phase surveys should establish baseline bat populations and activity levels with reference to turbines, and a bat activity index which can inform a revision of CHA.</li> <li>Second year of pre-operational surveys should aim to improve the deficiencies identified with the first-year surveys.</li> <li>If the construction timeline does not impose limitations, 2 years of baseline during pre-operation should be obtained</li> <li>If, due to constraints imposed by construction schedules, 2 years of baseline during pre-operation can not be obtained, in order to avoid impairment to operational monitoring, baseline collection might be necessary from nearby similar habitats outside of the Aol during operational phase</li> <li>Revision of CHA should be carried out according to result of supplemental baseline surveys</li> <li>Operational phase bat monitoring (acoustic study, bat fatality monitoring with genetic component) which follows the same methodology as construction phase surveys.</li> <li>Operational phase monitoring design should take into consideration DKMP opinion on survey timing and length in addition to internationally accepted methodology (EUROBAT).</li> </ul>

Parameter	Relevant International Standard	Dampinar WPP EIA Report Biodiversity Reports Temporary Stakeholder Engagement Plan (SEP)	Gap Analysis	Recommended Actions / Studies
			<ul style="list-style-type: none"> <li>Transect locations, distances and effort durations not provided.</li> <li>Only one year of studies were conducted which does not account for year on year differences in activity and abundance (2 years needed)</li> </ul>	
Terrestrial fauna baseline	IFC PS6 EBRD PR6	Terrestrial fauna surveys were covered as part of National EIA.	<p>The deficiencies identified in the National EIA terrestrial fauna survey methodology are as follows:</p> <ul style="list-style-type: none"> <li>Survey time, effort and duration was not quantified,</li> <li>Data pertaining to species observations were not quantified,</li> <li>Transect locations were not provided and spatial coverage was not quantified,</li> </ul> <p>Environmental parameters of survey dates were not provided.</p>	<ul style="list-style-type: none"> <li>Although National EIA did not identify Mouse-tailed Dormouse, the species should be specifically investigated in pre-construction surveys and translocated if identified in construction areas.</li> <li>Supplemental pre-operational survey should address the deficiencies identified with the National EIA surveys</li> </ul>
<b>Social Environment</b>				
Stakeholder Engagement	IFC PS 1	A temporary SEP prepared prior to the ESIA process is in place since October 2023. The temporary document summarizes the previous stakeholder engagement activities. Accordingly, within the scope of the National EIA study, two public participation meetings were planned to be held on 24 December 2021 in Habibler neighbourhood of Germencik district in Aydin province and	<p>After public participation meeting, some technical details of the Project changed. However, as per the national and international requirements, it is not clear that stakeholders/local communities are well informed about latest changing details and social impacts related to these.</p> <p>On the other hand, Project stakeholders in Büyükkale</p>	<ul style="list-style-type: none"> <li>Public participation meetings should be held to disclose current information and receive the opinions of all the Project affected neighbourhood residents as well as other relevant stakeholders.</li> </ul>

Parameter	Relevant International Standard	Dampinar WPP EIA Report Biodiversity Reports Temporary Stakeholder Engagement Plan (SEP)	Gap Analysis	Recommended Actions / Studies
		Büyükkale neighbourhood of Tire district in İzmir province. However, as stated in the temporary SEP, the meeting in Büyükkale could not be held due to intense reaction of local people, NGOs and political authorities. During the meeting in Habibler, technical details of the Project were presented to the stakeholders/local communities and their opinions and suggestions were recorded.	neighbourhood were not informed about the Project. On the basis of the national and international requirements, they should be consulted through information disclosure and receiving opinion/concern.	
External Communications and Grievance Mechanism	IFC PS 1	The Project Company has a grievance mechanism for the Project's stakeholders with various communication channels.	There is no formalized and written Project Grievance Mechanism Procedure to manage the grievances in line with the international standards.	<ul style="list-style-type: none"> <li>There should be a formalized and written Project Grievance Mechanism Procedure that involves the principles of the mechanism (including anonymity), available channels with contact details of the Community Liaison Officer (CLO), defined timeframes and management and resolution process together with the assigned responsible Project staff to comply with the international standards.</li> </ul>
On-going Reporting to Affected Communities	IFC PS 1	<p>Ongoing reporting practices to the affected communities were assessed with a site visit and documentations shared by the Project Company.</p> <p>The temporary SEP also describes the Project's affected communities and future engagement requirements.</p>	No records or log were kept of the stakeholder activities described. Providing periodic reports to the affected communities is essential under the scope of the SEP.	<ul style="list-style-type: none"> <li>Stakeholder engagement and consultation activities should be conducted throughout the Project's pre-construction, construction and operation phases and recorded into a central log with relevant details (i.e., stakeholder group, consultation subject, and outcomes of the consultation). The Project Company should provide stakeholder engagement reports on annual basis.</li> </ul>
Land Acquisition and Resettlement	IFC PS 5	It is stated in the National EIA that land acquisition will be carried out	The Project Company could not disclose the extent of land acquisition	<ul style="list-style-type: none"> <li>In compliance with IFC PS 5, a RAP should be developed. This Plan should</li> </ul>

Parameter	Relevant International Standard	Dampinar WPP EIA Report Biodiversity Reports Temporary Stakeholder Engagement Plan (SEP)	Gap Analysis	Recommended Actions / Studies
<b>Cultural Heritage</b>				
Tangible Cultural Heritage Assets	IFC PS 8	<p>within the scope of the Project and this process will be carried out within the scope of the Expropriation Law numbered 2942.</p> <p>According to the evaluation made as a result of the survey studies carried out by the Aydin Regional Council for the Conservation of Cultural Property in the Project area, it has been reported that; "an unregistered castle site dating back to the Hellenistic Period has been identified within the scope of Law No: 2863, and in order to avoid any impacts during the construction works and operations to be carried out for the Project, the area where the turbine No.5 is located should be evaluated as a registered cultural heritage site." In this context, turbine location T5 and accordingly turbine areas T6 and T8 were revised. In addition, optimization has been made in switchyard and other Project components. In addition, there is one (1) registered 1<sup>st</sup> Degree and 3<sup>rd</sup> Degree archaeological site located 110 m away from the planned switchyard. Apart from this, no cultural heritage assets have been found in the remaining unit areas and these areas are not within the</p>	<p>to the affected communities during the National EIA process and did not address the magnitude of impact. Additionally, the Project Company did not identify and collect socio-economic data of the people who will experience economic displacement due to land acquisition.</p> <p>In addition to the National EIA Study findings, five (5) unregistered tangible cultural heritage sites were detected during the archaeological walkover survey performed under the ESIA of the Consultant. Notifications of the detected unregistered tangible cultural heritage assets have not yet been made to Aydin Regional Council for the Conservation of Cultural Property.</p>	<p>also incorporate strategies to mitigate the impact of economic displacement.</p> <ul style="list-style-type: none"> <li>The notifications in regard with the unregistered sites should be made to the relevant authority. Upon notification, necessary measures must be taken when performing construction activities in areas where tangible cultural heritage assets were identified for both registered and unregistered cultural heritage sites.</li> </ul>

Parameter	Relevant International Standard	Dampinar WPP EIA Report Biodiversity Reports Temporary Stakeholder Engagement Plan (SEP)	Gap Analysis	Recommended Actions / Studies
		registration boundaries of any protected area. In this context, no physical intervention will be made to the cultural assets in question during the construction and operation of the Project.		

## 3 Legal and Policy Framework

### 3.1 Introduction

This Chapter provides an overview of the national regulatory framework and applicable standards to the Project, which include the following:

- Relevant Turkish environmental, health, safety and social legislation relevant to the nature of the Project,
- Regional and international conventions and agreements applicable to the Project, and
- International requirements and standards.

### 3.2 National Legal and Policy Framework

The central government entities in Türkiye are set out below:

- The Presidency, including the presidential administrative offices and policy councils
- Turkish Grand National Assembly (TBMM)
- Ministries that create policies and perform compliance assurance functions. The Ministries also contain a number of general directorates and offices, which coordinate and supervise a range of specific activities.

The key national level institutions in Türkiye responsible of managing environmental and social aspects related to the proposed Project include the following:

- Ministry of Energy and Natural Resources (MoENR): MoENR carries out studies to encourage and coordinate studies on the research, development, operation, evaluation, control and protection of energy resources, to monitor and evaluate technological research and development activities on energy, and to identify and evaluate all energy resources, with a priority on the country's renewable energy resources.
  - MoENR General Directorate of Energy Affairs: sets out targets and studies to determine the country's short and long-term needs for energy and natural resources, to help determine the policies necessary for their supply, to assist in determination of general policy principles, to make the necessary investment programs, to prepare plans and projects or to have them prepared, in order to research, operate, develop, evaluate, control and protect energy and natural resources for the benefit of the country, in accordance with technical requirements and economic developments.
- Ministry of Environment, Urbanisation and Climate Change (MoEUCC): The MoEUCC sets principles and policies for protection of environment, monitors and audits implementation, and regulates settlements and environmental protection measures. MoEUCC is also the lead authority for domestic and international climate change policies and the implementation of the relevant strategy and action plan. It is made up of several directorates including the following:
  - MoEUCC General Directorate of EIA, Permit and Inspection: Along with its local governorates, this general directorate is the authority in charge of issuing environmental permits for emissions and discharges, as well as the environmental impact assessment decisions for projects.
  - MoEUCC General Directorate of Spatial Planning: Identifies the procedures and guidelines related to preparation of all kinds of physical spatial development plans and master plans at all scales, approving these plans and ensuring that those plans are implemented and monitored.

- MoEUCC General Directorate of Environmental Management: This general directorate is the primary authority in environmental protection and monitoring procedures, holding the authority for assessment, supervision and sanctioning in coordination with governorate structures at the local level.
- Ministry of Agriculture and Forestry (MoAF): The MoAF establishes policies on protection and mobilization of the ecological resources in an effective, efficient and sustainable manner through ecological, vegetal and animal added value. Duties of the MoAF also include determining policies on conservation and sustainable use of water resources.
  - MoAF General Directorate of Forestry: Aims to manage forest resources in ecosystem integrity, together with plant and animal existence, taking into account their ecological, economic and socio-cultural benefits, to protect against irregular interventions, natural disasters, fires, to increase forest areas and services related to forests as well as to develop and rehabilitate the forest areas.
- Ministry of Labour and Social Security (MoLSS): The Ministry is responsible for labour and social security affairs, including coordination and monitoring of all aspects associated with occupational health and safety.
- Ministry of Culture and Tourism (MoCT): The Ministry is responsible for research, development, protection, preserving, evaluation, dissemination, promoting and adopting national, spiritual, historical, cultural and touristic values and thereby contribute to the strengthening of national integrity and economic development.
  - General Directorate of Cultural Heritage and Museums: Aims to ensure that movable and immovable cultural assets that need to be protected in Türkiye are revealed, protected, evaluated and promoted through archaeological research and excavations, and to take measures to prevent their destruction and smuggling.

Administratively, Türkiye is divided into a total of 81 provinces, which are further subdivided into administrative districts that may cover both rural and urban areas, of which there are 973 in total. The local level government entities include the following listed:

- Governorates: Each of the 81 provinces in Türkiye is administered by a governor appointed by the President. As the chief executive of the province and principal agent of the central government, each governor supervises other government officials assigned to carry out ministerial functions in his/her province. Each district is administered by an appointed sub-governor, who report directly to the governor and is responsible for a number of directorates including, amongst others; education, health, population, and security, which in turn are closely linked to the ministries of central government.
- Municipalities: All districts have municipalities, headed by an elected mayor, who administers a defined municipality area. The major services for which municipalities are responsible include urban planning, management of transportation systems, construction and maintenance of urban roadways and paths, and provision of water, sewerage and utility services, as well as waste collection/disposal.
- Mukhtars: The lowest level of government is the villages and neighbourhoods, headed by elected mukhtars taking care of specific administrative matters. The mukhtars are elected through local elections for five-year terms.

### 3.2.1 National Legislation

The Environmental Law No. 2872 is Türkiye's primary framework for environmental legislation and is supported by a series of laws, regulations, and communiques. It lays out the main responsibilities and requirements of the institutional authorities and the businesses regarding protection and preservation of the environment.

Labour, health and safety issues are collectively ruled by the Labour Law No. 4857, Occupational Health and Safety Law No. 6331 and related regulations. The main purpose of these laws is to regulate the employer's and the employee's duties, powers, responsibilities, work related rights, working conditions and obligations to provide occupational health and safety at work environment and improve the health and safety conditions.

In Türkiye, it is aimed to create large-scale renewable energy resource areas in public, treasury and privately owned real estate to create opportunities for efficient and effective use renewable energy resources in the country, to boost investment opportunities in renewable energy, to ensure that advanced technology components used in electrical energy production facilities based on renewable energy resources are produced or supplied nationally, and lastly, to contribute to technology transfer. In this context, YEKA Regulation was published in the Official Gazette dated 09 October 2016 and numbered 29852. The regulation aims to determine the YEKA areas together with their electricity generation capacities and it defines all relevant procedures for the YEKA processes. The Project area is one of the areas declared as a YEKA within the scope of the regulation, with a declaration published in the Official Gazette dated 21 March 2021 and numbered 31430.

According to the National EIA Report, in terms of installed power and the number of turbines, the Project is reported to be within the scope of Environmental Impact Assessment Regulation Annex-1 "Article 41-Wind power plants". The ETL to be constructed within the scope of the Project is subject to "Environmental Impact Assessment Regulation Annex-2" according to the Final PID prepared for the ETL project.

### 3.2.1.1 Applicable Legislation

The ESIA study is performed in accordance with the applicable national and international legislation as well as international standards for the Project.

According to the national laws and regulations, the Project Company is required to secure certain permits and licenses prior to starting the active work on site. The list of laws and regulations applicable for the initial stage of the Project while gaining the development consent is provided in Table 3.1.

**Table 3.1: National Legislation Applicable for the initial stage of the Project** <sup>16</sup>

Law/Regulation	OG date	OG number
<b>Environmental Legislation</b>		
Environmental Law (2872)	11.08.1983	18132
Regulation on Environmental Impact Assessment	29.07.2022	31907
Forest Law (6831)	08.09.1956	9402
Regulation on Implementation of the Article 17 Particle 3 of the Forest Law	30.11.2021	31675
Regulation on Implementation of the Article 18 of the Forest Law	30.11.2021	31675
Road Traffic Regulation	18.07.1997	23053
<b>Legislation related to Land Acquisition</b>		
Law on Expropriation (2942)	08.11.1983	18215
Zoning Law (3194)	09.05.1985	18749
Regulation on Immovable Property Transactions Carried Out by the Energy Market Regulatory Authority	02.11.2021	31647
Regulation Concerning Exploitation of Trees and Shrubs on Private-registered Immovables not Regarded as Forest	10.12.2020	31330

<sup>16</sup> This table includes the up-to-date revisions of the documents as of 12 November 2023.



Law/Regulation	OG date	OG number
Law on the Use of Renewable Energy Resources for Electricity Production (5346)	18.05.2005	25819
Renewable Energy Resource Areas (YEKA) Regulation	09.10.2016	29852
Regulation on Renewable Energy Resource Guarantee Certificate in the Electricity Market	14.11.2020	31304
Regulation on Technical Evaluation of Wind-Based Electricity Generation Applications	20.10.2015	29508
Notification on Wind and Solar Measurements Applications for Pre-License Applications Regarding Wind and Solar Energy	17.06.2014	29033
Electricity Market License Regulation	02.11.2013	28809
Electrical Facilities Project Regulation	30.12.2014	29221
Mining Law (3213)	15.06.1985	18785
Mining Regulation	11.12.2022	32040
Road Transport Regulation	08.01.2018	30295

There are certain laws and regulations required to be followed during the construction and operation phase of the Project. These laws and regulations set the limits for certain parameters and actions for the management of environmental, health and safety and social issues and biodiversity conservation including waste management, water and wastewater management, air quality and noise management, site safety and worker safety as well as stakeholder engagement. The great majority of the laws and regulations are applicable for both phases of the Project whereas some of them are applicable either construction or operation phase of the project. The detailed list is provided in Table 3.2.

**Table 3.2: National Legislation Applicable for each phase of the Project <sup>17</sup>**

Law/Regulation	Official Gazette (OG) date	OG number
<b>Laws and Regulations applicable to construction phase of the Project</b>		
Regulation on Control of Excavation, Construction and Demolition Waste	18.03.2004	25406
Regulation on Occupational Health and Safety in Construction Works	05.10.2013	28786
Regulation on the Control of Dust Emissions	05.11.2013	28812
Regulation on Control of Industrial Air Pollution	03.07.2009	27277
<b>Laws and Regulations applicable to operation phase of the Project</b>		
Regulation on Environmental Permit and License	10.09.2014	29115
Workplace Opening and Permit Regulation	10.08.2005	25902
<b>Laws and Regulations applicable to construction and operation phases of the Project</b>		
<b>Environmental Legislation</b>		
Environmental Law (2872)	11.08.1983	18132
Regulation on Environmental Audit	12.06.2021	31509
Environmental Noise Control Regulation	30.11.2022	32029
Soil Conservation and Land Use Law (5403)	19/7/2005	25880
Regulation on Soil Pollution Control and Point-Source Contaminated Sites	08.06.2010	27605
Regulation on Water for Human Consumption	17.02.2005	25730
Regulation on the Protection of Drinking Water Basins	28.10.2017	30224
Surface Water Quality Regulation	30.11.2012	28483

<sup>17</sup> This table includes the up-to-date revisions of the documents as of 12 November 2023.

Law/Regulation	Official Gazette (OG) date	OG number
Regulation on the Quality and Treatment of Drinking Water Supply	06.07.2019	30823
Water Pollution Control Regulation	31.12.2004	25687
Regulation on Control of Pollution Caused by Hazardous Substances in Aquatic Environment (76/464/AB)	26.11.2005	26005
Law on Groundwaters (167)	23/12/1960	10688
State Hydraulic Works (DSI) Groundwater Technical Regulation	23.06.1972	14224
Regulation on the Protection of Groundwater against Pollution and Deterioration	07.04.2012	28257
Flood and Sediment Control Regulation	03.05.2019	30763
Regulation on the Protection of Wetlands	04.04.2014	28962
Regulation on Assessment and Management of Air Quality	06.06.2008	26989
Regulation on Monitoring of Greenhouse Gas Emissions	17.05.2014	29003
Regulation on Waste Management	02.04.2015	29314
Regulation on Zero Waste	12.07.2019	30829
Regulation on Control of Waste Oils	21.12.2019	30985
Regulation on Control of Packaging Waste	26.06.2021	31523
Regulation on the Control of End-of-life Tires	25.11.2006	26357
Regulation on Control of End-of-Life Vehicles	30.12.2009	27448
Regulation on Control of Waste Vegetable Oils	06.06.2015	29378
Regulation on Control of the Waste Batteries and Accumulators	31.08.2004	25569
Regulation on Control of Waste Electrical and Electronic Appliances	26.12.2022	32055
Regulation on Control of Medical Waste	25.01.2017	29959
<b>Legislation related to Health and Safety, Labour Practices</b>		
Labour Law (4857)	10.06.2003	25134
Law on Trade Union and Collective Bargaining (6356)	18.10.2012	28460
Regulation on Working Duration Related to Labour Law	06.04.2004	25425
Regulation on Excess Work and Work in Excess Periods related to Labour Law	06.04.2004	25425
Regulation on Special Principles in Works Carried out by Employing Workers in Shifts	07.04.2004	25426
Regulation on Minimum Wage	01.08.2004	25540
Regulation on Suspension of Work in Workplaces	01.08.2004	28603
Regulation on Contractors and Subcontractors	27.09.2008	27010
Occupational Health and Safety Law (6331)	30.06.2012	28339
Occupational Health and Safety Services Regulation	29.12.2012	28512
First Aid Regulation	29.07.2015	29429
Regulation on Use of Personal Protective Equipment in Workplaces	02.07.2013	28695
Regulation on the Procedures and Principles of the Employee's Health and Safety Trainings	15.05.2013	28648
Regulation on Occupational Health and Safety Committees	18.01.2013	28532
Regulation on Occupational Health and Safety Risk Assessment	29.12.2012	28512
Regulation on Duties, Authority, Responsibilities and Trainings of Occupational Health and Safety Specialists	29.12.2012	28512
Regulation on Duties, Authority, Responsibilities and Trainings of Workplace Doctor and Other Health Personnel	20.07.2013	28713

Law/Regulation	Official Gazette (OG) date	OG number
Regulation on the Health and Safety Measures to be taken in Workplace Buildings and Additions	17.07.2013	28710
Regulation on Occupational Health and Safety in Temporary or Fixed Term Employment	23.08.2013	28744
Regulation on Environmental Noise Emission Generated by the Outdoor Equipment Used at Site	30.12.2006	26392
Regulation on the Protection of the Workers against Risks Relevant to Noise	28.07.2013	28721
Regulation on the Protection of the Workers against Vibration Risks	22.08.2013	28743
Exhaust Gas Emission Control Regulation	11.03.2017	30004
Türkiye Earthquake Regulation for Buildings	18.03.2018	30364
Regulation on the Emergency Situations in Workplaces	18.06.2013	28681
Regulation on Protection of Buildings from Fire	19.12.2007	26735
Law on People with Disabilities (5378)	07.07.2005	25868
Regulation on Accessibility Monitoring and Auditing	20.07.2013	28713
Regulation on Safety and Health Signs	11.09.2013	28762
Regulation on Manual Handling	24.07.2013	28717
Regulation on the Protection of Workers from the Dangers of the Explosive Media	30.04.2013	28633
Regulation on Health and Safety Measures in Working with Chemical Substances	12.08.2013	28733
Regulation on Health and Safety Measures for Working with Carcinogenic and Mutagenic Substances	06.08.2013	28730
Regulation on the Works in Which Workers shall Work Maximum Seven and Half Hours or Less in a Day in Terms of Health Rules	16.07.2013	28709
<b>Legislation related to Stakeholder Engagement and Grievance Mechanism</b>		
Law on Right to Information (4982)	24.10.2003	25269
Law on Preservation of Personal Data (6698)	07.04.2016	29677
Regulation on the Principles and Procedures for Enforcement of the Law on the Right to Information	27.04.2004	25445
Law on Use of the Right to Petition (3071)	10.11.1984	18571
<b>Legislation related to Biodiversity Conservation</b>		
Law on Natural Parks	11.08.1983	18132
Terrestrial Hunting Law (4915)	11.07.2003	25165
Law on Animal Protection	01.07.2004	25509
Forestry Law	08.09.1956	9402
Law on Pasture	28.02.1998	23272
Law on Fisheries	04.04.1971	13799
Pastureland Regulation	31.07.1998	23419
Regulation on Protection of Wildlife and Wildlife Development Areas	08.11.2004	25637
Regulation for Implementing the Convention on International Trade in Endangered Species of Wild Fauna and Flora	27.12.2001	24623
Regulation on Collection, Protection and Usage of Plant Genetic Resources	19.07.2012	28358
<b>Legislation related to Cultural Heritage</b>		
Law on the Conservation of Cultural and Natural Assets (2863)	23.07.1983	18113

Law/Regulation	Official Gazette (OG) date	OG number
Regulation on Detection and Registration of Immovable Cultural Assets and Sites That Need to be Protected	13.03.2012	28232
<b>Legislation related to Energy</b>		
Electrical High Current Facilities Regulation	30.11.2000	24246
Local Mechanical Parts Regulation	28.05.2021	31494
Regulation on Grounding in Electrical Installations	21.08.2001	24500

Source: Republic of Türkiye Legislation Information System. (n.d.). *Legislation Information System*. Presidency of Administrative Affairs General Directorate of Law and Legislation. [www.mevzuat.gov.tr](http://www.mevzuat.gov.tr). Last accessed on 15 November 2023.

### 3.2.2 National Strategy Documents

In addition to laws and regulations, Türkiye has prepared several strategy and action plans for sustainable development, environmental and ecological protection, and energy transition. The following plans and strategy documents will be taken into consideration during the ESIA study for the Project:

- Türkiye National Energy Plan (2022)
- Climate Change Action Plan (2012)
- National Forestry Program (2004)
- Turkish National Action Plan against Desertification (2015)
- National Biological Diversity Strategy and Action Plan (2019)
- National Rural Development Strategy (2015)
- National Plan on on-site Protection of Plant Genetic Diversity (1998)

### 3.3 International Requirements and Standards

The works within the scope of the Project are designated to be implemented primarily in accordance with the IFC standards. The international E&S standards, requirements, standards and guidelines applicable to this ESIA study to be performed are listed below:

- IFC's Environmental and Social Policy & PSs (2012)
- Equator Principles IV (2020)
- EBRD's Environmental and Social Policy & Performance Requirements (2019)
- EIB's Environmental and Social Standards (2022)
- DFC's Environmental and Social Policy and Procedures (2020)
- Organisation for Economic Cooperation and Development (OECD) Recommendation of the Council on Common Approaches on the Environment and Officially Supported Export Credits – "The Common Approaches"
- IFC/EBRD's Guidance Note on Workers Accommodation: Processes and Standards (2009)
- IFC/KfW/EBRD PCFM for Onshore Wind Energy Facilities in Emerging Market Countries - Good Practice Handbook (2023)
- ILO's fundamental conventions concerning the abolition of child labour, the elimination of discrimination at the workplace and forced/compulsory labour
- IFC's EHS General Guidelines (2007)
- IFC's EHS Guidelines for Electric Power Transmission and Distribution (2007)
- IFC's Environmental, Health and Safety (EHS) Guidelines for Wind Energy (2015)

- European Commission’s Guidance Document on Wind Energy Developments and EU Nature Legislation (2020)
- European Union (EU) Environmental, Social, Occupational Health and Safety (OHS) Directives including but not limited to:
  - EU Environmental Impact Assessment (EIA) Directive (2011/92/EU as amended by 2014/52/EU),
  - EU Council Directive 2008/98/EC (Waste Framework Directive) on waste and repealing certain Directives (2008),
  - EU Council Directive 89/391/EEC (The OHS Framework Directive) on the introduction of measures to encourage improvements in the safety and health of workers at work (1989),
  - EU Environmental Noise Directive (END) (i.e., Directive 2002/49/EC relating to the assessment and management of environmental noise),
  - EU Taxonomy definition and overall Do No Significant Harm concepts
- International Standardisation Organisation Standards (e.g., ISO 14001, ISO 45001, ISO 9001)
- International Electrotechnical Commission (IEC) IEC 61400-1:2019 Wind Energy Generation Systems Standard
- International best practice regarding the mitigation of impacts and consideration of minorities and vulnerable persons
- Applicable industry safety guidance
- Good International Industry Practices (GIIPs)

### 3.3.1 IFC Performance Standards (PSs)

The IFC PSs are listed below, and their relevance with the Project is detailed in Table 3.3.

- Performance Standard 1: Assessment and Management of Environmental and Social Risks and Impacts
- Performance Standard 2: Labour and Working Conditions
- Performance Standard 3: Resource Efficiency and Pollution Prevention
- Performance Standard 4: Community Health, Safety, and Security
- Performance Standard 5: Land Acquisition and Involuntary Resettlement
- Performance Standard 6: Biodiversity Conservation and Sustainable Management of Living Natural Resources
- Performance Standard 7: Indigenous Peoples
- Performance Standard 8: Cultural Heritage

**Table 3.3: IFC PSs Applicable to the Project**

Performance Standard	Scope and Triggers	Potentially Applicable to the Project?	Relevant Chapter within ESIA Report
PS 1: Assessment and Management of Environmental and Social Risks and Impacts	PS 1 emphasizes on the importance of: (i) an integrated assessment to identify the environmental and social impacts, risks and opportunities of the Project; (ii) effective community and stakeholder engagement through disclosure of project-related information and	Yes	Chapters 13,17, and 18

Performance Standard	Scope and Triggers	Potentially Applicable to the Project?	Relevant Chapter within ESIA Report
	<p>consultation with local communities on matters that directly affect them; and (iii) the Project Company's management of social and environmental performance throughout the life of the project through management programs, monitoring, and review.</p>		
<p>PS 2: Labour and Working Conditions</p>	<p>PS 2 recognises that a balance between economic growth and workers' fundamental rights is needed. The objectives are: (i) to promote a non-discriminative, equal working environment for workers; (ii) to maintain and improve the worker-management relationship; (iii) to ensure compliance with national labour and employment laws; (iv) to protect vulnerable workers; to promote a safe and healthy working environment and the health of workers; lastly, (v) to protect the workforce by addressing child labour and forced labour.</p>	<p>Yes</p>	<p>Chapter 13 and Chapter 14</p>
<p>PS 3: Resource Efficiency and Pollution Prevention</p>	<p>PS 3 emphasizes that increasing economic activity and urbanisation may result in increased levels of pollution to air, water, and land, and consume limited resources of the Earth; of which may threaten humans and the environment at the local, regional, and global levels.</p> <p>The main objectives are: (i) to avoid or minimise adverse impacts on human health and the environment by avoiding or minimising pollution from project activities; (ii) to promote more sustainable use of resources including energy and water; and (iii) to reduce project-related GHG emissions that contribute to climate change.</p>	<p>Yes</p>	<p>Chapters 5, 6, 7, 8, 9, 10, 11, 15 and 16</p>
<p>PS 4: Community Health, Safety, and Security</p>	<p>PS 4 recognises that Project activities, equipment, and infrastructure may increase the vulnerability of communities to risks and impacts.</p> <p>The objectives are: (i) to anticipate and avoid adverse</p>	<p>Yes</p>	<p>Chapter 15</p>

Performance Standard	Scope and Triggers	Potentially Applicable to the Project?	Relevant Chapter within ESIA Report
	<p>impacts on the health and safety of the affected community during the project life cycle; and (ii) to ensure that the safeguarding of personnel and property is carried out for the avoidance from or minimisation of risks to the affected communities.</p>		
PS 5: Land Acquisition and Involuntary Resettlement	<p>PS 5 recognises that project-related land acquisition and restrictions on land use may have adverse impacts on communities and persons who use this land.</p> <p>The objectives are: (i) to avoid or minimise involuntary resettlement wherever feasible by composing alternative project designs; (ii) to avoid or minimise adverse social and economic impacts of land acquisition by providing compensation for loss of assets and ensuring that resettlement activities are implemented with appropriate consultation and disclosure; lastly, (iii) to improve or at least restore the livelihoods and living conditions of displaced communities.</p>	Yes	Chapter 13 and Chapter 18
PS 6: Biodiversity Conservation and Sustainable Management of Living Natural Resources	<p>PS 6 recognizes that protecting and conserving biodiversity, maintaining ecosystem services, and sustainably managing living natural resources are key pillars for ensuring sustainable development.</p> <p>The objectives are: (i) to protect and conserve biodiversity; maintain the benefits from ecosystem services; and (ii) to promote sustainably managed and used natural resources through best practices that integrate conservation and development priorities.</p>	Yes	Chapter 12
PS 7: Indigenous Peoples	<p>PS 7 recognizes that Indigenous Peoples are more likely to become vulnerable to risks and impacts related to project operations.</p> <p>The main objectives are: (i) to anticipate and avoid, minimise or compensate adverse impacts of the project on Indigenous Peoples; (ii) to promote</p>	No	-

Performance Standard	Scope and Triggers	Potentially Applicable to the Project?	Relevant Chapter within ESIA Report
	possible sustainable development benefits and opportunities; (iii) to establish and maintain an ongoing relationship with affected Indigenous Peoples throughout the life-cycle of the project; (iv) to ensure free, prior and informed consent of Indigenous Peoples; lastly, (v) to respect and preserve their culture, knowledge and practices.		
PS 8: Cultural Heritage	<p>PS 8 recognises the significance of cultural heritage for current and future generations.</p> <p>The main two objectives are: (i) to protect the cultural heritage from the possible adverse impacts of project activities and support its preservation; and (ii) to promote equitable sharing of benefits from cultural heritage.</p>	Yes	Chapter 16

Source: International Finance Corporation (IFC). (2012). *Performance Standards on Environmental and Social Sustainability*. <https://www.ifc.org/content/dam/ifc/doc/2010/2012-ifc-performance-standards-en.pdf>

### 3.3.2 The Equator Principles (EP IV)

The Equator Principles are intended to serve as a common baseline and framework for financial institutions, namely Equator Principles Financial Institutions (EPFIs), to identify, assess and manage environmental and social risks when financing projects.

The Project compliance will be assessed upon the ten Equator Principles, which are listed below. Relevance of the Principles with the Project is detailed in Table 3.4.

- Principle 1: Review and Categorisation
- Principle 2: Environmental and Social Assessment
- Principle 3: Applicable Environmental and Social Standards
- Principle 4: Environmental and Social Management System and Equator Principles Action Plan
- Principle 5: Stakeholder Engagement
- Principle 6: Grievance Mechanism
- Principle 7: Independent Review
- Principle 8: Covenants
- Principle 9: Independent Monitoring and Reporting
- Principle 10: Reporting and Transparency



**Table 3.4: Equator Principles Applicable to the Project**

Performance Standard	Scope and Triggers	Potentially Applicable to the Project?	Relevant Chapter within ESIA Report
Principle 1: Review and Categorisation <sup>18</sup>	According to Principle 1, the Project is categorised based on the magnitude of its potential environmental and social risks and impacts, including those related to Human Rights, climate change, and biodiversity. Such categorisation is based on the IFC's environmental and social categorisation process.	Yes	The Project is confirmed as Category A by the Lenders.
Principle 2: Environmental and Social Assessment	Principle 2 requires performing a process to address the relevant environmental and social risks and scale of impacts of the Project. The assessment is expected to propose measures to minimise, mitigate, and where residual impacts remain, to compensate/offset/remedy for risks and impacts to workers, Affected Communities, and the environment. Principle 2 also expects that assessments of potential adverse Human Rights impacts and climate change risks are included as part of the ESIA.	Yes	Chapters 5-17
Principle 3: Applicable Environmental and Social Standards	Principle 4 requires that compliance with relevant host country laws, regulations and permits that pertain to environmental and social issues are addressed within the assessment.  Principle 4 notes that the EPFI will evaluate the Project's compliance with the applicable standards; (i) for Projects located in Non-Designated Countries <sup>19</sup> , compliance with the applicable IFC PSs and the World Bank Group (WBG)EHS Guidelines., and (ii) for projects located in	Yes	Chapter 3

<sup>18</sup> **Category A:** Projects with potential significant adverse environmental and social risks and/or impacts that are diverse, irreversible or unprecedented;

**Category B:** Projects with potential limited adverse environmental and social risks and/or impacts that are few in number, generally site-specific, largely reversible and readily addressed through mitigation measures; and

**Category C:** Projects with minimal or no adverse environmental and social risks and/or impacts.

<sup>19</sup> Non-Designated Countries are those countries not found on the list of Designated Countries on the Equator Principles Association website.

Performance Standard	Scope and Triggers	Potentially Applicable to the Project?	Relevant Chapter within ESIA Report
	Designated Countries <sup>20</sup> , compliance with relevant host country laws, regulations and permits that pertain to environmental and social issues.		
Principle 4: Environmental and Social Management System and Equator Principles Action Plan	<p>Principle 4 recognizes that for all Category A and Category B Projects, the EPFI will require the client to develop and / or maintain an ESMS.</p> <p>Principle 4 requires that an ESMP will be prepared by the Client to address issues raised in the assessment process and incorporate actions required to comply with the applicable standards. Where the applicable standards are not met to the EPFI's satisfaction, the principle requires the Project Company and the EPFI to agree to an Equator Principles Action Plan (EPAP).</p>	Yes	ESMP and ESMS Plans and Procedures
Principle 5: Stakeholder Engagement	<p>Principle 5 recognizes that for all Category A and Category B Projects the EPFI will require the client to demonstrate effective Stakeholder Engagement, as an ongoing process in a structured and culturally appropriate manner, with Affected Communities, Workers and, where relevant, Other Stakeholders.</p> <p>For Projects with potentially significant adverse impacts on Affected Communities, the principle requires performing an Informed Consultation and Participation process. The Project Company is expected to tailor its consultation process to: (i) the risks and impacts of the project; (ii) the project's phase of development; the language preferences of the Affected Communities; their decision-making processes; and (iii) the needs of disadvantaged and vulnerable groups.</p>	Yes	Chapter 13, Chapter 18 and SEP
Principle 6: Grievance Mechanism	Principle 6 recognizes that for all Category A and, as	Yes	Chapter 13 and SEP

<sup>20</sup> Designated Countries are those countries deemed to have robust environmental and social governance, legislation systems and institutional capacity designed to protect their people and the natural environment.

Performance Standard	Scope and Triggers	Potentially Applicable to the Project?	Relevant Chapter within ESIA Report
	<p>appropriate, Category B Projects, the EPFI will require the Project Company, as part of the ESMS, to establish effective grievance mechanisms which are designed for use by Affected Communities and workers, as appropriate, to receive and facilitate resolution of concerns and grievances about the project's environmental and social performance.</p>		
<p>Principle 7: Independent Review</p>	<p>For all Category A and, as appropriate, Category B Projects, Principle 7 requires that an Independent Environmental and Social Consultant to carry out an Independent Review of the Assessment process including the ESMPs, the ESMS, and the Stakeholder Engagement process documentation.</p>	<p>Yes</p>	
<p>Principle 8: Covenants</p>	<p>Principle 8 recognizes that for all Projects, where a Project Company is not in compliance with its environmental and social covenants, the EPFI will work with the client on remedial actions to bring the Project back into compliance.</p>	<p>Yes</p>	
<p>Principle 9: Independent Monitoring and Reporting</p>	<p>Principle 9 recognizes that for all Category A and, as appropriate, Category B Projects, in order to assess Project compliance with the EP4, the EPFI will require independent monitoring and reporting.</p>	<p>Yes</p>	
<p>Principle 10: Reporting and Transparency</p>	<p>Principle 10 requires the Project Company to prepare the following: (i) A summary of the ESIA is accessible and available online and that it includes a summary of human rights and climate change risks and impacts when relevant; (ii) Annual GHG emission reporting (combined Scope 1 and Scope 2 Emissions, and, if appropriate, the GHG efficiency ratio) during the operational phase for Projects emitting over 100,000 tonnes of CO<sub>2</sub> equivalent annually; (iii) Sharing of non-sensitive</p>	<p>Yes</p>	

Performance Standard	Scope and Triggers	Potentially Applicable to the Project?	Relevant Chapter within ESIA Report
	Project-specific biodiversity data with the Global Biodiversity Information Facility (GBIF) and relevant national and global data repositories, using formats and conditions to enable such data to be accessed and re-used in future decisions and research applications.		

Source: Equator Principles. (2020). *The Equator Principles*. [https://equator-principles.com/app/uploads/The-Equator-Principles\\_EP4\\_July2020.pdf](https://equator-principles.com/app/uploads/The-Equator-Principles_EP4_July2020.pdf).

### 3.3.3 EBRD Performance Requirements (PRs)

There are ten identified performance requirements within the 2019 Environmental and Social Policy of EBRD. Each PR and their applicability condition to the Project is determined in Table 3.5.

**Table 3.5: EBRD PRs Applicable to the Project**

Performance Requirement	Scope and Triggers	Potentially Applicable to the Project?	Relevant Chapter within ESIA Report
PR 1: Assessment and Management of Environmental and Social Risks and Impacts	PR 1 emphasizes on the significance of integrated assessment to identify the environmental and social impacts and issues associated with the Project and the Client's management of environmental and social performance throughout the life cycle of the Project.	Yes	Chapters 5 - 17
PR 2: Labour and Working Conditions	PR 2 recognises that workforce is a valuable asset for the Client and its business activities, and that effective human resources management and a reliable worker-management relationship based on respect for workers' rights, including freedom of association and right to collective bargaining, are key pillars for ensuring the sustainability of business activities.	Yes	Chapter 13 and Chapter 14
PR 3: Resource Efficiency and Pollution Prevention and Control	PR 3 emphasizes on the importance of a holistic approach to climate impacts and greenhouse emissions, resource management and pollution prevention and control regarding the Project operations. The Project related risks and impacts associated with resource use, and the generation of waste and emissions need to be assessed in the context of	Yes	Chapters 5, 6, 7, 8, 9, 10, 11, 15 and 16

Performance Requirement	Scope and Triggers	Potentially Applicable to the Project?	Relevant Chapter within ESIA Report
	<p>Project location and local environmental conditions. Appropriate mitigation measures, best available techniques (BATs) and GIIP should be adopted for efficient and effective resource use, pollution prevention and control and avoidance, minimisation, and reduction of GHG emissions.</p> <p>PR 3 also recognises the emerging concept and practice of Circular Economy and recovery of resources to generate value from products that is viewed as waste in a linear economy.</p>		
PR 4: Health, Safety and Security	<p>PR 4 recognises the significance of managing health, safety, and security risks (including project-related gender-based violence risks of sexual harassment, sexual exploitation and abuse) to workers, project-affected communities and consumers associated with Project activities, by performing a risk control hierarchy.</p>	Yes	Chapter 14 and Chapter 15
PR 5: Land Acquisition, Restrictions on Land Use and Involuntary Resettlement	<p>PR 5 addresses impacts of project-related land acquisition, including restrictions on land use and access to assets and natural resources, which may result in physical displacement (relocation, loss of land or shelter), and/ or economic displacement (loss of land, assets or restrictions on land use, assets and natural resources leading to loss of income sources or other means of livelihood).</p> <p>Involuntary resettlement refers to both these impacts and the processes of mitigating to and compensating these impacts.</p>	Yes	Chapter 13 and Chapter 18
PR 6: Biodiversity Conservation and Sustainable Management of Living Natural Resources	<p>PR 6 recognises that the conservation of biodiversity and sustainable management of living natural resources are crucial for ensuring environmental and social sustainability.</p>	Yes	Chapter 12

Performance Requirement	Scope and Triggers	Potentially Applicable to the Project?	Relevant Chapter within ESIA Report
PR 7: Indigenous Peoples	PR 7 recognises that indigenous peoples may be among the most vulnerable segments of the population. Their economic, social and legal status may limit their capacity to defend their rights to and interest in lands and resources (both natural and cultural). This, combined with their economic and spiritual dependence on these lands and resources, could make them particularly susceptible to any adverse effects of project operations. PR 7 also recognises that projects can create opportunities for Indigenous Peoples to participate in and benefit from project-related activities that may help them fulfil their aspiration for economic and social development.	No <sup>21</sup>	-
PR 8: Cultural Heritage	PR 8 recognises the significance of cultural heritage for present and future generations. The aim is to protect cultural heritage while guiding the Client to avoid or mitigate adverse impacts on cultural heritage in the course of its business operations.	Yes	Chapter 16
PR 9: Financial Intermediaries	PR 9 recognises that financial intermediaries (FIs) are a key instrument for promoting sustainable financial markets and provide a vehicle to channel funding to the micro, small and medium-sized enterprise (SME) sector. FIs are engaged in a wide range of activities, such as microfinance, SME lending, trade finance, largescale infrastructure finance, medium to long-term corporate or project finance, and housing finance.	No <sup>22</sup>	-
PR 10: Information Disclosure and Stakeholder Engagement	PR 10 recognises the significance of a transparent engagement with relevant stakeholders (especially those defined as vulnerable groups within the scope of the project) and disclose	Yes	Chapter 18 and SEP

<sup>21</sup> There are no identified indigenous people communities in Türkiye.

<sup>22</sup> The project does not use financial intermediaries.

Performance Requirement	Scope and Triggers	Potentially Applicable to the Project?	Relevant Chapter within ESIA Report
	appropriate project information throughout the lifetime of the Project. Providing an accessible grievance mechanism as a part of the stakeholder engagement is crucial for building strong, constructive, and responsive relationships which are essential for a successful environmental and social impacts management within the Project.		

### 3.3.4 WBG Environmental, Health and Safety (EHS) Guidelines

The EHS Guidelines of the WBG are technical reference documents that cover general and industry-specific examples of GIIP. The General EHS guidelines are designed to be used together with the relevant Industry Sector EHS Guidelines which provide guidance on EHS issues in specific industry sectors.

In accordance with the nature and scope of the Project activities; together with the General EHS Guidelines, the Project is expected to be compliant with the EHS Guidelines for Wind Energy and the EHS Guidelines for Electric Power Transmission and Distribution.

#### 3.3.4.1 EHS Guidelines for Wind Energy

The EHS Guidelines for Wind Energy cover information regarding the environmental, health and safety conditions to be focused on for the wind energy facilities. The guidelines provide an overview of possible risks and impacts of wind energy facilities and relevant mitigation measures and performance indicators to be considered on EHS related issues as listed below:

- Environment
  - Landscape and visual impacts,
  - Noise,
  - Biodiversity,
  - Shadow flicker,
  - Water quality,
- Occupational Health and Safety
  - Working at Height and Protection from Falling Objects,
  - Working over Water (for offshore facilities),
  - Working in Remote Locations,
  - Lifting Operations,
- Community Health and Safety
  - Blade/Ice Throw,
  - Aviation,
  - Marine Navigation and Safety (for offshore facilities),
  - Electromagnetic Interference,
  - Public Access,
  - Abnormal Load Transportation.

The ESIA Study to be performed will assess the possible impacts that may arise due to each of the listed EHS issues related with onshore wind energy facilities; and put forth necessary mitigation measures reliant with the performance indicators covered in the subject guidelines.

#### 3.3.4.2 EHS Guidelines for Electric Power Transmission and Distribution

The EHS Guidelines for Electric Power Transmission and Distribution provide information related with power transmission between a generation facility and a substation located within an electricity grid, in addition to power distribution from a substation to consumers located in residential, commercial, and industrial areas. The guidelines focus on risks and impacts that may arise during the construction of power transmission and distribution projects and present mitigation measures and performance indicators regarding environment (i.e., terrestrial habitat alteration, aquatic habitat alteration, electric and magnetic fields, and hazardous materials), OHS (i.e., live power lines, working at height, electric and magnetic fields, and exposure to chemicals), and community health and safety (i.e., electrocution, visual amenity, electromagnetic interference, noise and ozone, and aircraft navigation and safety) related issues.

A specific focus must be given on forest fire risks when power transmission line projects take place in forest areas. The guidelines note that if underlying growth is left unchecked, or slash from routine maintenance is left to accumulate within right-of-way boundaries, sufficient fuel can accumulate that may promote occurrence of forest fires. The Annual Fire Report of the European Commission for 2021 highlights that the year 2021 was the worst fire season in Türkiye for more than a decade. The total burnt area from 2,793 fires was 139,503 ha, the highest amount recorded across Europe, Middle East and North Africa in 2021, with most of the fires been caused by human activities (91% in total). Since the Project area is located in fire-sensitive areas of Türkiye, the ESIA Study will put a specific focus on forest fire risks that may arise due to power transmission and distribution activities that will be performed within the Project.

#### 3.3.5 DFC's Environmental and Social Policy and Procedures (ESPP)

Environmental and Social Policy and Procedures (ESPP) addresses DFC's commitments regarding the environmental and social dimensions of sustainable development and provides the Applicants<sup>23</sup> notice of the general environmental and social requirements that are applied in evaluating prospective projects and monitoring ongoing supported projects.

The ESPP implements applicable environmental and social requirements and procedures contained in the IFC's Performance Standards on Social and Environmental Sustainability, and Industry Sector Guidelines. The ESPP focuses on the following subjects in relation with the IFC PSs:

- Screening and categorization: (i) to define the Area of Influence of the Project for the purposes of environmental and social review as well as public consultation; (ii) to identify the nature and magnitude of environmental and social risks and impacts, including those project impacts that could preclude support; (iii) to identify issues to be investigated in detail in the environmental and social review process; and (iv) to determine requirements for documentation, consultation, disclosure, notification and third-party audits.
- Environmental and social review: (i) to determine whether projects seeking support can be implemented in accordance with this ESPP and the Performance Standards; (ii) to identify opportunities to avoid adverse impacts and, if impacts are unavoidable, to identify required mitigation and compensation; (iii) to identify opportunities to improve environmental and

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<sup>23</sup> Investors, lenders, insurers or projects sponsors seeking DFC support.



social performance of projects seeking support; and (iv) to establish specific performance requirements for certain project sectors.

- Environmental and social standards: (i) to specify standards of performance necessary to achieve environmentally and socially sustainable outcomes; and (ii) to identify project-specific international best practices.
- Public consultation and disclosure: (i) to ensure that Project Affected People are informed and consulted during project preparation and implementation; and (ii) to enhance transparency and accountability related to DFC’s environmental and social management.
- Conditions and compliance: (i) to establish specific requirements for environmental and social performance in DFC Agreements; (ii) to define remedies in the event performance requirements are not met.
- Monitoring: (i) to review and evaluate DFC-supported projects’ compliance with the environmental and social performance requirements; (ii) to evaluate the effectiveness of mitigation measures, action plans, and corrective actions.
- Climate change and renewable energy: (i) to support the reduction of Greenhouse Gas emissions associated with projects; (ii) to promote energy efficiency and conservation; (iii) to promote low and no-carbon fuels and technologies; and (iv) to encourage carbon sequestration in land use and forestry practices.
- Country eligibility – labour: for determining, reviewing, and granting country eligibility on worker rights grounds.

### 3.3.6 Regional and International Conventions and Agreements

Regional and international conventions and protocols related with the scope of the Project are provided in Table 3.6 below.

**Table 3.6: International Legislation Relevant to the Project**

Topic	Convention/Legislation
<b>International Conventions and Standards</b>	(ISO Standards: ISO 14001:2015 Environment, ISO 9001:2015 Quality, ISO 45001:2018 Occupational Health and Safety, ISO 50001 Energy Management System, ISO 10002:2018 Customer Satisfaction, ISO 27001:2013 Information Security, ICS 27.10 Wind Turbine Energy Systems Standard Family
	<b>Labour Practices</b>
	International Labour Organisation (ILO) Convention No.81 On Labour Inspection in Industry and Commerce (1947)
	ILO Convention No.161, On Occupational Health Services (1985)
	ILO Convention No.167, Safety and Health in Construction (1988)
	World Health Organization (WHO) International Commission on Non- Ionizing Radiation Protection (ICNIRP)
	<b>Biodiversity Conservation</b>
	Convention on Biological Diversity (CBD), ratified in 1996 by Türkiye
	Bern Convention on Protection of Europe’s Wildlife and Living Environment (acceded by the Decision of the Council of Ministers dated 9 January 1984 and published in the Turkish Official Gazette dated 20 February 1984 and no. 18318)
	CITES Convention on Trade in Endangered Species of Wild Flora and Fauna, Türkiye has acceded in 1996
	International Union for the Conservation of Nature (IUCN) list of threatened species (the IUCN Red List)
	Convention on the Conservation of Migratory Species of Wild Animals (Bonn Convention) (1979)
	The Convention on Wetlands of International Importance especially as Waterfowl Habitat (RAMSAR) (1994), Türkiye has acceded in 1994
	The European Landscape Convention (Florence, 2000), Türkiye has been a signatory since October 2000

Topic	Convention/Legislation
<b>Türkiye ratified the following ten fundamental conventions of the International Labour Organization</b>	<p>C029 - Forced Labour Convention, 1930 (No. 29), ratified on 30 October 1998</p> <p>C087 - Freedom of Association and Protection of the Right to Organise Convention, 1948 (No. 87) ratified on 12 July 1993</p> <p>C098 - Right to Organise and Collective Bargaining Convention, 1949 (No. 98), ratified on 23 January 1952</p> <p>C100 - Equal Remuneration Convention, 1951 (No. 100) ratified on 19 July 1967</p> <p>C105 - Abolition of Forced Labour Convention, 1957 (No. 105), ratified on 29 March 1961</p> <p>C111 - Discrimination (Employment and Occupation) Convention, 1958 (No. 111), ratified on 19 July 1967</p> <p>C138 - Minimum Age Convention, 1973 (No. 138), ratified on 30 October 1998</p> <p>C155 – Occupational Safety and Health Convention, 1981 (No. 155), ratified on 22 April 2005</p> <p>C182 - Worst Forms of Child Labour Convention, 1999 (No. 182), ratified on 02 August 2001</p> <p>C187 – Promotional Framework for Occupational Safety and Health Convention, 2006 (No. 187), ratified on 16 January 2014</p>
<b>UN Conventions and agreements ratified by Türkiye</b>	<p><b>Environmental Protection and the Climate Change:</b></p> <p>Paris Agreement of the United Nations Framework Convention on Climate Change (UNFCCC) (2016), ratified on 6 October 2021</p> <p>Kyoto Protocol of the UNFCCC (1997), ratified on 28 May 2009</p> <p>Vienna Convention for the Protection of Ozone Layer (1985) and the Montreal Protocol on Substances that Deplete the Ozone Layer (1987)</p> <p><b>Biodiversity Conservation:</b></p> <p>The UN Convention on Biological Diversity (1997), ratified by Türkiye</p> <p><b>Cultural Heritage:</b></p> <p>United Nations Educational, Scientific, and Cultural Organisation (UNESCO), Convention on the Protection and Promotion of the Diversity of Cultural Expressions. Paris, 20 October 2005</p> <p>UNESCO, Convention for the Safeguarding of the Intangible Cultural Heritage. Paris, 17 October 2003</p> <p>UNESCO, Convention concerning the Protection of the World Cultural and Natural Heritage. Paris, 16 November 1972</p> <p>UNESCO, Convention on the Means of Prohibiting and Preventing the Illicit Import, Export and Transfer of Ownership of Cultural Property. Paris, 14 November 1970</p> <p><b>Human Rights:</b></p> <p>International Convention on the Elimination of All Forms of Racial Discrimination, ratified in 2002</p> <p>International Covenant on Civil and Political Rights, ratified in 2003</p> <p>Optional Protocol to the International Covenant on Civil and Political Rights, ratified in 2006</p> <p>International Covenant on Economic, Social and Cultural Rights, ratified in 2003</p> <p>Convention on the Elimination of All Forms of Discrimination against Women, ratified in 1985</p> <p>Optional Protocol to the Convention on the Elimination of All Forms of Discrimination against Women, ratified in 2002</p> <p>Convention against Torture and Other Cruel Inhuman or Degrading Treatment or Punishment, ratified in 1988</p> <p>Optional Protocol of the Convention against Torture, ratified in 2011</p> <p>Convention on the Rights of the Child, ratified in 1995</p> <p>Optional Protocol to the Convention on the Rights of the Child on the involvement of children in armed conflict, ratified in 2004</p> <p>Optional Protocol to the Convention on the Rights of the Child on the sale of children child prostitution and child pornography, ratified in 2002</p> <p>CRPD Convention on the Rights of Persons with Disabilities, ratified in 2017</p>

Topic	Convention/Legislation
	International Convention on the Protection of the Rights of All Migrant Workers and Members of their Families, ratified in 2004 Convention on the Rights of Persons with Disabilities, ratified in 2009 Optional Protocol to the Convention on the Rights of Persons with Disabilities, ratified in 2015

## 4 ESIA Scope and Methodology

### 4.1 Introduction

This chapter presents details of Final Draft ESIA Report’s scope, methodology and the basis of the assessments that are presented in this ESIA.

### 4.2 ESIA Objective

The objectives of the ESIA are; to be compliant with applicable national laws and the IFC’s Sustainability Policy and PSs, EBRD Environmental and Social Policy (ESP) and PRs, and the EP IV; to identify and assess the severity of potential impacts on receptors and identified resources; to develop and describe mitigation measures that will be taken to prevent or minimize any potential negative effects and maximize the potential benefits; and to communicate the severity of residual impacts that will remain once the applied mitigation.

### 4.3 ESIA Screening

Lenders have been evaluating the categorization of the Project in line with their respective Environmental and Social Policies. Based on the numbers of people affected by land acquisition, project location in the internationally protected Key Biodiversity Area, project-related noise, air, visual environment and other potential cumulative impacts, and presence of high-risk activities. The final decision regarding categorization of the Project has been shared with the Consultant; as such, the Project is confirmed as Category A by the Lenders

The first stage of the ESIA process is screening the current conditions to identify whether an ESIA study needs to be conducted for the proposed project. This stage is mostly determined through the lender’s categorization patterns in accordance with the Project scale and activities. The ESIA study is required to be conducted.

### 4.4 ESIA Scoping

#### 4.4.1 Technical Assessment

An ESIA Scoping report was submitted to the Lenders for review and comment. This document reviewed the known baseline at the Project site and identified the potentially significant effects that could be realised for a range of topics during both the construction and operation phases. This formed the basis of the proposed scope of the ESIA. The Scoping Report also outlines the proposed methodologies that have subsequently been followed during preparation of this ESIA.

The confirmed scope of the ESIA is as follows:

**Table 4.1: Agreed Scope of the ESIA**

Impact/Aspect	Construction Phase	Operation Phase	Justification for scoping out (if applicable)
<b>Physical Environment</b>			
Water Quality, Hydrology and Hydrogeology	Scope in	Scope out	Scoped out since no significant impact on water sources is anticipated from operation phase activities
Geology and Soils	Scope in	Scope out	Scoped out since the operation phase activities are not anticipated to result in significant earthworks.
Climate Change	Scope in	Scope in	-

Impact/Aspect	Construction Phase	Operation Phase	Justification for scoping out (if applicable)
Air Quality	Scope in	Scope out	Scoped out since no significant impact on the ambient air quality is expected due to operation of the WPP as there will be no emission in question. There will be minor emissions from the vehicles during the operation; nevertheless, no significant impact is foreseen.
Greenhouse Gases	Scope in	Scope in	-
Noise and Vibration	Scope in	Scope in	-
Shadow Flicker	Scope out	Scope in	Shadow flicker is an impact associated with the operation phase of the wind power plants. Therefore it is scoped out during construction phase.
Waste and Resources	Scope in	Scope in	-
Traffic and Transport	Scope in	Scope out	Scoped out since no significant impact on the traffic load is expected due to the operation activities of the WPP as there will not be major vehicle movement in question. There will be minor activities of the Project vehicles during operation; nevertheless, no significant impact is foreseen.
Landscape and Visual	Scope in	Scope in	-
<b>Biodiversity</b>	Scope in	Scope in	-
<b>Social</b>	Scope in	Scope in	-
<b>Archaeology &amp; Cultural Heritage</b>	Scope in	Scope out	Scoped out since no impact is expected regarding cultural heritage during the operation phase. When the activities to be conducted are considered within the operation phase, it is estimated that no other area will be disturbed other than the areas disturbed during the construction phase.

#### 4.4.2 Assessment Scope

In accordance with national and international requirements, the ESIA will consider the following:

- Environmental, social, labour, land acquisition, health, safety and security risks and impacts of the Project;
- Project Components and associated facilities that are directly part of the Project, but which would not have been constructed or expanded without the Project and are needed for the Project to be viable (such as the ETL, road traffic). This includes reviewing potential cumulative impacts and unplanned but predictable developments caused by the Project that may occur later or at a different location;
- Potential impacts and resulting effects that may arise for each key stage of the Project that can be reasonably assessed at this stage, including pre-construction, construction and operation;
- Potential third-party impacts including supply chain considerations; and
- Identification of beneficial and adverse, direct and indirect as well as cumulative impacts and effects of the Project related to the bio-physical and the socio-economic environment.

Cumulative effects are considered, examining the combination of multiple impacts upon a receptor as a result of multiple effects resulting from the Project, together with other nearby developments (please refer to *Chapter 17: Cumulative Impacts*).

As with the technical assessments, significant effects and appropriate mitigation are identified as part of the assessment of cumulative impacts, building upon the impacts identified in the related technical chapters.

As discussed in *Chapter 2: Project Description*, due to the length of the Project lifetime, the impacts of decommissioning cannot be properly predicted at this stage. As such, it is difficult to produce an accurate and meaningful prediction of the significance of likely impacts and their effects because the baseline conditions are likely to have changed notably by this phase of the Project. This ESIA therefore does not assess the likely impacts that may arise from the decommissioning phase. On the other hand, the Project company will develop a high level decommissioning strategy and improve it throughout the Project lifetime to develop a detailed decommissioning plan including a full impact assessment and mitigation plan.

Should any decommissioning or refurbishment occur, consultation will be undertaken prior to these activities to appropriately assess likely E&S impacts based on an adapted baseline, to understand if assessments, including ESIA, are required, and to ensure the works conform with necessary local requirements. Assessments would mitigate or enhance these impacts based on mitigation/enhancement measures available and feasible at that time. This action is included in the ESMP and, as such, implements an adaptive environmental management approach with regards to associated likely impacts and their management during the decommissioning phase.

This ESIA is based on the general assumption that baseline conditions are unlikely to change significantly between the commencement of construction and its completion.

## 4.5 Impact Assessment Process

The impact assessment methodology is prepared in line with the national and international requirements.

The key steps during the main ESIA phase are to: identify the study area, or area of influence; characterise the existing baseline; determine the impacts that may occur as a result of the construction and operation of the Project; identify how these impacts may affect the baseline conditions; evaluate the significance of the likely effects; and identify mitigation and enhancement measures to reduce any adverse effects and maximise any benefits resulting from the Project realization. The approach to these stages of the ESIA process is discussed below.

## 4.6 ESIA Study Area

### 4.6.1 Project Affected Area

The project affected area (PAA) is defined as the area of land used by the Project permanently or temporarily.

### 4.6.2 Area of Influence

As defined in IFC PS1, Area of Influence (Aol) encompasses the following, as appropriate:

- The area likely to be affected by: (i) the project and the client's activities and facilities that are directly owned, operated or managed (including by contractors) and that are a component of the Project; (ii) impacts from unplanned but predictable developments caused by the Project that may occur later or at a different location; or (iii) indirect Project impacts on biodiversity or on ecosystem services upon which Affected Communities' livelihoods are dependent.

- Associated facilities, which are facilities or activities that are not funded as part of the Project, but which are significant in determining the success of Project or in producing agreed project outcomes. These would not have been constructed or expanded if the project did not exist and without which the Project would not be viable.
- Cumulative impacts that result from the incremental impact, on areas or resources used or directly impacted by the Project, from other existing, planned or reasonably defined developments at the time the risks and impacts identification process is conducted.

The Aol covers all land or water, directly or indirectly impacted by the Project, and therefore extends beyond the Project boundary. This includes communities and areas adjacent to the PAA that may experience impacts during the construction or operation of the Project, despite being located outside of the area in which the Project will be located e.g., air or noise impacts. The Aol is defined on a topic-by-topic basis, as each topic will define its Aol based upon the potential effects.

#### 4.7 Baseline Conditions Consideration

Baseline information has been collated from a range of sources including primary data collection, secondary data collection, publicly available information and through consultation.

Primary data was collected through:

- Site visits - October 2023 (specific surveys are detailed in relevant chapters of this report)
- Stakeholder engagement activities – December 2023
- Biodiversity studies (Site Reconnaissance Survey) – October 2023
- Archaeological walkover survey – October-November 2023
- Baseline soil and groundwater quality analysis – November 2023
- Baseline noise monitoring surveys – October-November 2023
- Baseline air quality monitoring surveys – October-November 2023

In addition to primary data, baseline data was collected from National EIA documentation as well as desktop studies of available secondary data including websites and articles and reports from local authorities, ministries, government organisations, civil society organisations, non-governmental organisations (NGOs), local media, and business groups. Relevant secondary sources used to support the assessment process are referenced in the relevant impact assessment chapters.

#### 4.8 Assessment Methodology

This Final Draft ESIA Report has definition of impacts that likely cause significant environmental and social effects. For each environmental and social impact, magnitude and the sensitivity are defined. Criteria of the magnitude, sensitivity of a receptor and evaluation matrix are given below.

##### 4.8.1 Magnitude Criteria

The assessment of the magnitude of a change, or impact, resulting from the development is undertaken in two steps. Firstly, the identified impacts are categorised as beneficial or adverse. Secondly, impacts are categorised as major, moderate, minor or negligible based on consideration of parameters such as:

- Scale of the impact – how intense or severe the extent of the impact is likely to be.
- Duration of the impact – ranging from 'beyond decommissioning' to 'temporary with no detectable impact'.

- Spatial extent of the impact – for instance, within the site boundary, within district, regional, national and international.
- Reversibility – ranging from ‘permanent requiring significant intervention to return to baseline’ to ‘no change’.
- Likelihood – ranging from ‘occurring regularly under typical conditions’ to ‘unlikely to occur.’
- Compliance with legal standards and established professional criteria - ranging from substantially exceeds national standards and limits / international guidance to meets or exceeds minimum standards or international guidance.

Criteria for determining impact magnitude are given below:

**Table 4.2: Criteria for Determining Impact Magnitude**

Category	Description (adverse impacts)
Major	Fundamental change to the specific conditions assessed resulting in long term or permanent change, typically widespread in nature and requiring significant intervention to return to baseline; would violate national standards or Good International Industry Practice (GIIP) without mitigation.
Moderate	Detectable change to the specific conditions assessed resulting in non-fundamental temporary or permanent change.
Minor	Detectable but minor change to the specific conditions assessed.
Negligible	No perceptible change to the specific conditions assessed.

#### 4.8.2 Sensitivity Criteria

Sensitivity is specific to each topic and the environmental resource or population affected, with criteria generally defined on basis of baseline information. The sensitivity of a receptor is determined based on review of the population (including proximity / numbers / vulnerability) and presence of features on the site or the surrounding area. Generic criteria for determining sensitivity of receptors are outlined in Table 4.3. Each detailed assessment defined sensitivity in relation to its topic.

**Table 4.3: Criteria for determining sensitivity of a receptor**

Category	Description
High	Receptor (human, physical or biological) with little or no capacity to absorb proposed changes or minimal opportunities for mitigation.
Medium	Receptor with limited capacity to absorb proposed changes or limited opportunities for mitigation.
Low	Receptor with some capacity to absorb proposed changes or moderate opportunities for mitigation.
Negligible	Receptor with good capacity to absorb proposed changes or and good opportunities for mitigation.

#### 4.8.3 Evaluation of Effects

Likely effects are evaluated through taking into account the interaction between the magnitude of an impact and the sensitivity of a receptor, as presented in the effect evaluation matrix in Table 4.4.



**Table 4.4: Effect evaluation matrix**

Sensitivity		Magnitude						
		Adverse			Neutral	Beneficial		
		Major	Moderate	Minor	Negligible	Minor	Moderate	Major
High	Major	Major	Moderate	Negligible	Moderate	Major	Major	
Medium	Major	Moderate	Minor	Negligible	Minor	Moderate	Major	
Low	Moderate	Minor	Negligible	Negligible	Negligible	Minor	Moderate	
Negligible	Minor	Negligible	Negligible	Negligible	Negligible	Negligible	Minor	

#### 4.8.4 Types of Effect

The following types of effect are considered within this ESIA:

- **Direct effects** – effects which could arise from activities which form an integral part of the Project;
- **Indirect effects** – effects which could arise from activities not explicitly forming part of the Project;
- **Permanent effects** – effects which could result from an irreversible change to the baseline environment or which persist for the near future, and occur during construction or operation stages;
- **Temporary effects** – effects which could persist for a limited period only and occur mainly during construction;
- **Positive effects** – effects which could have a beneficial influence on receptors and resources; and
- **Negative effects** – effects which could have an adverse influence on receptors and resources.

#### 4.8.5 Determining Significance

The objective of this ESIA is to identify the likely significant effects of the Project on the environment and people. Likely significant effects are those most pertinent to decision-making in the context of project financing, which takes account of the World Bank’s (WB) Environmental and Social Framework, in turn informed by WB IFC EHS Guidelines and Performance Standards.

Impacts that have been evaluated as being ‘Moderate’ or ‘Major’ are considered to be significant effects and identified as such in the specialist chapters. Consequently, effects that are ‘Minor’ or ‘Negligible’ are not significant.

#### 4.8.6 Cumulative Assessment

The assessment of cumulative effects considers the combination of multiple effects that may result when the Project is considered alongside other existing or proposed projects in the same geographic area or similar development timetable. The assessment of cumulative effects will identify where particular resources or receptors would experience significant adverse or beneficial effects as a result of a combination of other projects (‘inter-project cumulative effects’).

In addition, the interaction of multiple impacts from the Project upon the same receptor can also result in cumulative effects. These would only consider impacts from this Project (‘intra-project cumulative effects’) and are also be presented in this ESIA.

## 4.9 Mitigation and Enhancement Measures

Where feasible, the following hierarchy of mitigation measures are applied:

- Avoid and reduce impacts and effects through design (embedded mitigation),
- Minimise impacts and effects at source or at receptor,
- Repair, restore or reinstate to address temporary construction effects, and
- Compensate for loss or damage.

In addition to the above, community engagement and disclosure activities will play a key role in managing the extent of effects and consideration has also been given to the identification of enhancement measures. Enhancement measures are actions and processes that:

- Create new positive impacts and effects, or benefits,
- Increase the reach or number of positive impacts and effects, or benefits, and
- Distribute positive impacts and effects, or benefits, more equitably.

Each technical chapter identifies relevant mitigation and enhancement measures. All the mitigation, management and monitoring measures to address likely Project effects reported in the ESMP.

## 4.10 Residual Impacts

Residual impacts are those that remain after the application of mitigation and enhancement measures. Impacts considered 'Major' or 'Moderate' after application of mitigation and enhancement measures are presented as 'significant' residual impacts. These are identified as part of this ESIA study.

## 4.11 Uncertainty

Any uncertainties associated with impact prediction or the sensitivity of receptors due to the absence of data or other limitations are explicitly stated. Where applicable, the ESIA makes recommendations concerning measures that should be put in place with monitoring or environmental or social management plans to deal with the uncertainty so that they may be addressed.

# 5 Water Quality, Hydrology and Hydrogeology

## 5.1 Introduction

This chapter summarizes the potential effects on the water quality, hydrology and hydrogeology components associated with the Project's construction and operation phases in accordance with the national legislation, IFC, DFC Policies and Procedures, EBRD and EP IV guidelines and other applicable standards. It details the baseline conditions in and around the Project site, describes the identification and assessment of effects on each receptor and identification of mitigation measures proposed for potentially significant effects.

Construction activities may result in contaminating the groundwater sources through accidental pollution spills and infiltration of any other pollutants to soil. Construction activities, such as grading and excavation, and implementation of on-site storm water management, including culverts and drainage ditches, may alter surface runoff patterns by diverting natural drainage into new areas and locally increasing runoff volume. Elevated levels of hydrocarbons, oils, heavy metals, suspended solids and organic compounds originating from routine construction activities and coliform bacteria from human waste may also interfere to water resources via surface runoff and may have significant impacts on water quality. Furthermore, soil erosion may be in question locally due to ground surface disturbance. Depending on the erosion potential of the soil, local terrain, vegetation cover, and distance to the surface water bodies, soil erosion may lead to degradation of water quality in nearby surface water bodies.

Additionally, water will be needed for potable usage, drinking and dust suppression. Thus, impacts on water resources is foreseen during construction phase. On this basis, it is intended that consideration of water quality, hydrology, and hydrogeology impacts during the construction phase will be scoped in for the assessment as part of the Final Draft ESIA Report. It should be noted that Water Quality Management Procedure and Emergency Preparedness and Response Plan will be developed to provide management procedures, mitigation measures, and other requirements (e.g., training, KPIs, etc.) for unplanned events related to this topic, such as spills and flooding, for both construction and operation phase.

However, no significant impact on water sources is anticipated due to activities to be carried out during operation phase. On this basis, it is intended that consideration of water quality, hydrology, and hydrogeology impacts during the operational phase will be scoped out for future assessment as part of the ESIA.

The purpose of the assessment is to ensure that relevant national and international legislation and guidelines are complied with in order that water features and water resources in the area are protected.

## 5.2 Methodology

The magnitude, sensitivity of a receptor and significance of the impacts are assessed using the general methodology as outlined in Section 4.8.

### 5.2.1 Applicable Guidelines and Standards

Beside detailed regulation, guideline and standards framework given in *Chapter 3: Policy, Legal and Institutional Framework*, each chapter presents topic-based policy and legislations. In this chapter, water quality, hydrology and hydrogeology related policy and legislation are given.

### 5.2.1.1 National Requirements

Environmental Law and the pertinent regulations related with water quality, hydrology and hydrogeology are followed during both the construction and operation phases of the Project. During the development stage of the Project, the issues related with water quality management, hydrology and hydrogeology are reviewed in detail as per Environmental Impact Assessment Regulation. Flood risk assessment and sediment management issues are also assessed during this stage.

In case of groundwater use the technical for water requirements necessary permits and licenses are required to be secured from State Hydraulic Authority and these requirements are stated in Groundwater Law and DSI Groundwater Technical Regulation.

Depending on the source of water to be used within the scope of Project whether it is surface water or groundwater the parameters, limits and requirements are provided in detail in Groundwater Law, Water Pollution Control Regulation and, Surface Water Quality Regulation.

The requirements for the water to be used for drinking purposes are indicated in the Regulation on Water for Human Consumption and Regulation on the Quality and Treatment of Drinking Water Supply.

### 5.2.1.2 International Requirements

International legislation and policy and lender’s standards and guidelines relating water quality, hydrology, and hydrogeology applicable to the Project are shown in Table 5.1.

**Table 5.1: International Legislation and Policy Relating to Water Quality, Hydrology and Hydrogeology**

Policy
EBRD Environmental and Social Policy and Performance Requirements (PR) (2019)
European Commission Environmental Impact Assessment (EIA) Guidelines
European Commission’s Guidance Document on Wind Energy Developments and EU Nature Legislation (2020)
EU Council Directive 2000/60/EC Water Framework Directive (WFD)
EU Council Directive 2020/2184/EC on the Quality of Water Intended for Human Consumption
EU Council Directive 91/271/EEC on Urban Wastewater Treatment and Directive 98/15/EEC amending Directive 91/271/EEC
EU Council Directive 2006/118/EC Groundwater Directive (GWD)
IFC’s Environmental, Health and Safety (EHS) Guidelines for Wind Energy (2015)
IFC’s Environmental, Health and Safety (EHS) Guidelines for Electric Power Transmission and Distribution (2007)
IFC PSs on Environmental and Social Sustainability (2012)
IFC Sustainability Framework (updated in 2012)
IFC Good Practice Note: Managing Contractor’s Environmental and Social Performance (2017)
WBG Environmental, Health, and Safety General Guidelines (EHS General Guidelines) (2007)
WHO Guidelines for Drinking-water Quality: Fourth edition incorporating the first and second addenda

### 5.2.1.3 Project Standards

National and international requirements for water quality, hydrology, and hydrogeology are mentioned within Section 5.2.1.1 and Section 5.2.1.2. As such, all the provisions of these standards and guidelines will be complied with. Moreover, specific commitments and mitigation measures are provided in Section 5.5 of this chapter.

IFC EHS General Guidelines clearly state that, when host country regulations differ from the levels and measures presented in the IFC EHS General Guidelines, projects are expected to achieve whichever is more stringent. Therefore, comparison of the applicable standards is necessary to set the project standards. Thus, the comparison between national and international standards for groundwater quality is presented in Table 5.2.

It was noted that, no surface water and groundwater sampling & analysis were carried out within the scope of the National EIA Studies. The Consultant has carried out a groundwater sampling & analysis study within the scope of the ESIA Studies to be able to further assess the impact on groundwater according to national and international standards. Results of the groundwater sampling study is presented in Table 5.4.

During the site visit, it was observed that project affected people are using the groundwater resources for drinking purposes besides the irrigation. Therefore, Regulation on Water for Human Consumption (OG Date/Number: 17.2.2005/25730) and WHO Drinking Water Standards are accepted as Project Standards for groundwater quality.

The selection of parameters has been done according to information given in "Guideline values for individual chemicals, by source category<sup>24</sup>". WHO provides list of chemicals in five categories as provided below:

1. Naturally occurring chemicals,
2. Chemicals from industrial sources and human dwellings,
3. Chemicals from agricultural activities,
4. Chemicals used in water treatment or from materials with drinking-water, and
5. Chemicals of emerging concern.

During the site visit District Directorate of Agriculture and Forestry and local people consulted regarding historical use of the Project area. Although there are agricultural and husbandry activities taking place in the Dampinar, Habibler and Dağyeni neighbourhood, it was found that no significant agricultural activities have been conducted within the Project area boundaries. Therefore, *chemicals from agricultural activities*, including pesticides, were scoped out from sampling study since they are not anticipated to be found.

Additionally, a water treatment plant will not be established within the scope of the Project. Therefore, parameters listed in the *chemicals used in water treatment or from materials with drinking-water* are not anticipated to be found. Similarly, chemicals of emerging concern (e.g., pharmaceuticals) were not considered since the parameters are not anticipated to be found in and around the Project area.

The parameters listed in *naturally occurring chemicals* and *chemicals from industrial sources and human dwellings* are more intensively anticipated to be found in and around the Project area when comparing to aforementioned list of parameters. In this sense, microbial parameters and Total Petroleum Hydrocarbon (TPH) were screened out since they are not anticipated to be found considering the past use of the Project site. In addition, TPH parameter, which has been assessed in *Chapter 6: Land Use, Soil and Geology*, is not assessed in this chapter due to

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<sup>24</sup> Guidelines for drinking-water quality: fourth edition incorporating the first addendum (4th ed., pp. 176-190). Geneva: World Health Organization; 2017. Licence: CC BY-NC-SA 3.0 IGO

several reasons. Firstly, both national legislation and Guidelines for Drinking-water Quality: Fourth Edition do not provide a limit value for the TPH. Secondly, no TPH pollution and related impacts are anticipated due to the Project activities.

It should also be noted that septic tanks will be used during construction and operation phases of the Project. According to the Wastewater Treatment Facilities Norm Guide, published by the Ministry of Agriculture and Forestry, septic tanks are subject to requirements of the “*Design Criteria and Norms for Septic Tanks (DIN EN 12566-1)*”. According to the guide, septic tanks must withstand the loads and stresses caused by operation, installation, and sludge removal operations during their design life. Additionally, the septic tank must pass the leakage test given in DIN EN 12566-1. Therefore, leakage is not anticipated provided that the integrity tests are performed in line with the above-mentioned guide. Consequently, below parameters have been selected to be analysed.

**Table 5.2: Groundwater Quality Standards**

Parameter-Unit	National Value (Regulation on Water for Human Consumption (OG Date/Number: 17.2.2005/25730))	International Value (WHO) (Guidelines for Drinking-water Quality: Fourth Edition)	Project Standard (i.e. the stringent of the two)
pH	≥ 6.5 & ≤ 9.5	≥ 6.5 & ≤ 9.5	≥ 6.5 & ≤ 9.5
Conductivity	2500 µS / cm at 20°C	-	2500 µS / cm at 20°C
Temperature	-	-	Baseline Level
Saltiness	-	-	Baseline Level
Dissolved Oxygen	-	-	Baseline Level
Nitrate	50 mg/L	50 mg/L	50 mg/L
Nitrite	0.50 mg/L	3 mg/L	3 mg/L
Ammonium	0.50 mg/L	-	0.50 mg/L
Total Phosphorus	-	-	Baseline Level
Total Organic Carbon	-	-	Baseline Level
Chloride	-	0.7 mg/L	0.7 mg/L
Sulphate	250 mg/L	-	250 mg/L
Carbonate	-	-	Baseline Level
Bicarbonate	-	-	Baseline Level
Fluoride	1.5 mg/L	1.5 mg/L	1.5 mg/L
Total Cyanide	50 µg/L	-	50 µg/L
Calcium	-	-	Baseline Level
Magnesium	-	-	Baseline Level
Sodium	200 mg/L	-	200 mg/L
Potassium	-	-	Baseline Level
Chromium +6	-	-	Baseline Level
Suspended Solids	-	-	Baseline Level
Arsenic	10 µg/L	10 µg/L	10 µg/L
Cadmium	5.0 µg/L	3.0 µg/L	3.0 µg/L
Lead	10 µg/L	10 µg/L	10 µg/L
Mercury	1.0 µg/L	6.0 µg/L	1.0 µg/L
Aluminum	200 µg/L	-	200 µg/L
Antimony	5.0 µg/L	20.0 µg/L	5.0 µg/L
Copper	2 mg/L	2 mg/L	2 mg/L

Parameter-Unit	National Value (Regulation on Water for Human Consumption (OG Date/Number: 17.2.2005/25730))	International Value (WHO) (Guidelines for Drinking-water Quality: Fourth Edition)	Project Standard (i.e. the stringent of the two)
Barium	-	1.3 mg/L	1.3 mg/L
Beryllium	-	-	Baseline Level
Zinc	-	-	Baseline Level
Total Chromium	50 µg/L	50 µg/L	50 µg/L
Nickel	20 µg/L	70 µg/L	20 µg/L
Manganese	50 µg/L	80 µg/L	50 µg/L
Selenium	10 µg/L	40 µg/L	10 µg/L
Boron	1 mg/L	2.4 mg/L	1 mg/L

### 5.2.2 Study Area and Area of Influence

The area of influence regarding water quality, hydrology and hydrogeology is the area that could potentially be affected by disturbance and contamination due to the construction activities and operation of the Project.

According to the information found in the National EIA Report, it was found that T9, T10, and T11 are located within the Neşetiye Dam Long Range Protection Area.

A 3 km radius from the site is used to assess groundwater and surface water derived receptors. The area of influence (see Figure 5.1) is based upon professional judgement and experience of assessing similar developments. It is considered that at distances from the site in excess of 3km, attenuation and dilution of substances is likely to occur. Therefore, the proposed development is unlikely to have a hydrological effect beyond the area of influence.



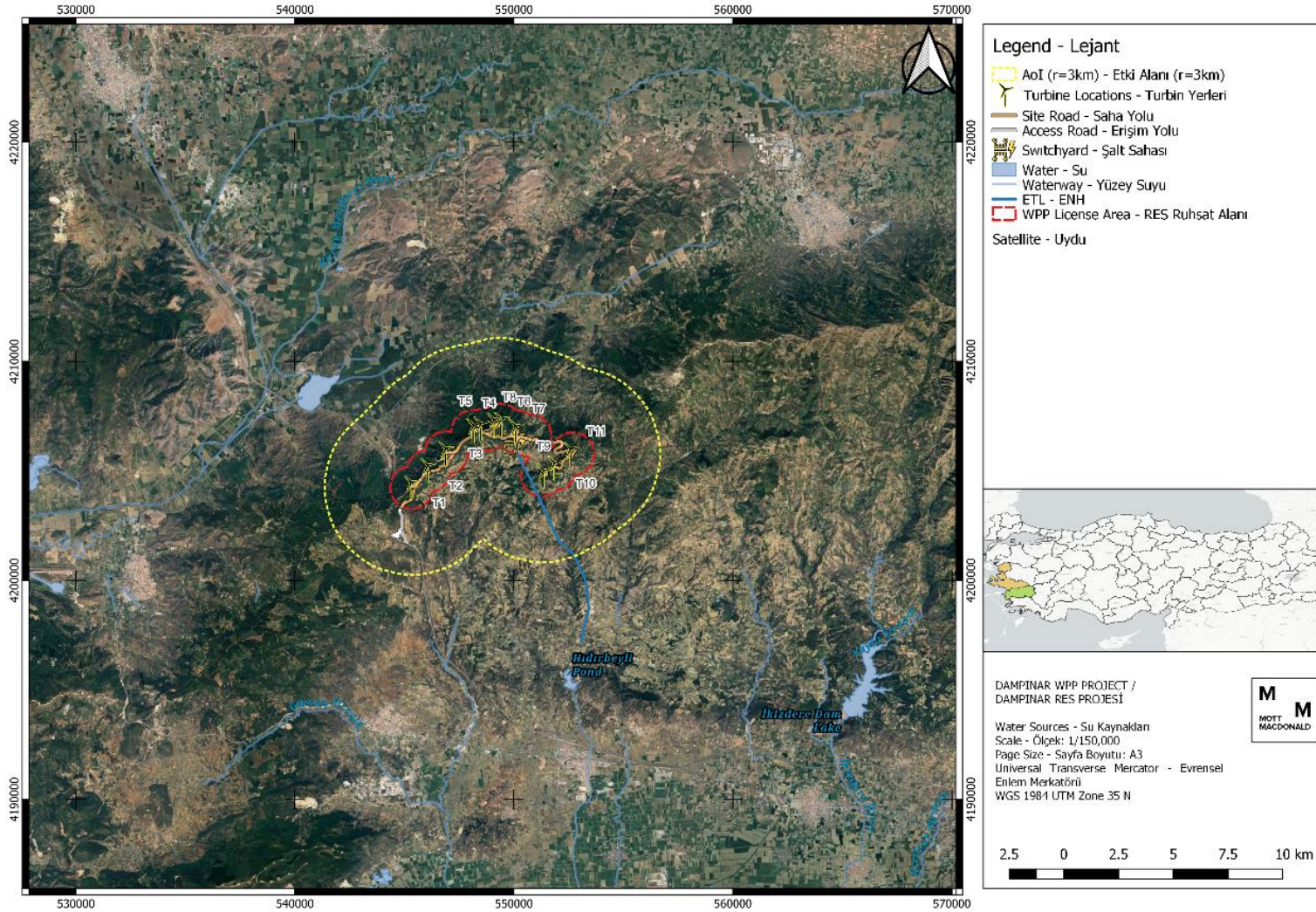


Figure 5.1: Hydrology Area of Influence



### 5.2.3 Limitations and Assumptions

According to the findings of the site survey, which has been conducted during dry season in September, and satellite images, no surface water body observed in the near vicinity of the Project area. During the site visit, due to unavailability of the access roads, some part of the Project area could not be visited. Nevertheless, it is assumed that locations, which were not visited, accepted as having the similar characteristic with the visited locations.

Anticipated impacts on the surface water bodies are surface or stormwater runoff; contaminated sediments due spills which have occurred during dry conditions; and, the likelihood of contamination due to above-mentioned impacts is considered as low. Additionally, it is assumed that there will not be significant discharge resulting from the construction activities.

Therefore, sampling study and laboratory analysis and wet season site visit will not be conducted for surface water sources in the vicinity of the Project area due to low levels of discharge from the Project and associated low risk of contamination. Nevertheless, the previously collected data, which is available in Dampınar WPP National EIA Report, will be assessed to understand baseline surface water quality.

It is anticipated that construction works of the Project may have negative impacts on the groundwater sources in the vicinity of the Project area due to contamination, leakage, etc. Therefore, additional groundwater sampling and laboratory analysis are performed to assess baseline groundwater quality.

It is also assumed that the operational activities of the Project will not have significant impacts on the groundwater sources in the vicinity.

### 5.3 Baseline Conditions

The baseline status of water quality, hydrology, and hydrogeology have been examined by considering surface water and groundwater bodies in the vicinity of the Project area. Within this scope, a desktop analysis was carried out in order to gather information regarding the baseline status obtained by examining the below listed documentation.

- Dampınar WPP National EIA Report, 2023, Savra,
- Official Water Sources Statistics for 2020, State Hydraulic Works,
- Küçük Menderes River Basin Management Plan, 2019, MoAF; General Directorate of Water Management
- Küçük Menderes Basin Drought Management Plan, 2018, Ministry of Forestry and Water Affairs,
- Küçük Menderes Basin Protection Action Plans Project, 2011, TÜBİTAK Marmara Research Centre (TÜBİTAK MAM),
- Aydın Province Environmental Status Report, 2022, Aydın Governorship Provincial Directorate of Environment, Urbanisation and Climate Change,
- İzmir Province Environmental Status Report, 2021, İzmir Governorship Provincial Directorate of Environment, Urbanisation and Climate Change,
- Google Earth Satellite Images.

Additionally, a site visit has been carried out to have a visual understanding of the site conditions as well. The description of the baseline status of the site has been established via a synthesis of the desktop study and the site visit.

### 5.3.1 Hydrology

The Project area is located within the Küçük Menderes Basin (Figure 5.2). Küçük Menderes basin has an annual average precipitation of 727 millimetres per square meter in an approximately 6,963 km<sup>2</sup> drainage area<sup>25</sup>. According to Küçük Menderes River Basin Management Plan, there are 38 river water bodies and 13 lake water bodies in the Küçük Menderes basin.

In addition, surface water potential of the Küçük Menderes Basin is  $0.54 \times 10^9 \text{ m}^3$  (2.40 L/s.km<sup>2</sup>) which corresponds to 0.29% of the Türkiye's overall water potential. Usable portion of the surface water potential was assumed as  $0.27 \times 10^9 \text{ m}^3/\text{year}$  in the Küçük Menderes Basin Protection Action Plans<sup>26</sup>. In the same report, it was stated that 17% of the total water potential in the basin is used in irrigation, whereas 83% is used for non-irrigation purposes such as drinking and industrial purposes.

The nearest significant surface water body to the Project area is Küçük Menderes River, which is located approximately 7 km away in the northwest, and its tributaries (see Figure 5.3). Küçük Menderes River, which is the most important surface water body in the basin with 361 hm<sup>3</sup>/year water potential, is 129 km long and has 3,225 km<sup>2</sup> drainage area<sup>27</sup>.

According to the National EIA Report, the project area is located at a peak position, therefore there is no surface water nearby which has a continuous flow. However, flows occur in dry stream valleys during rainy periods, especially periods of high rainfall intensity. In addition, there are small creeks, namely Kartal, Köprü, Meriç, Çanak, Kopuz, and Topmersin Creeks, which are located in and around the Project area. However, no impacts are expected on these creeks since the Turbines will be located at the highest altitudes in the Project area. Hydrological features in and around the Project area is presented in Figure 5.4. Additionally, it was found that T9, T10, and T11 are located within the Neşetiye Dam Long Range Protection Area.

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<sup>25</sup> Küçük Menderes River Basin Management Plan, 2019, MoAF; General Directorate of Water Management

<sup>26</sup> Küçük Menderes Basin Protection Action Plans Project, 2011, Tübitak MAM

<sup>27</sup> Küçük Menderes River Basin Management Plan, 2019, MoAF; General Directorate of Water Management

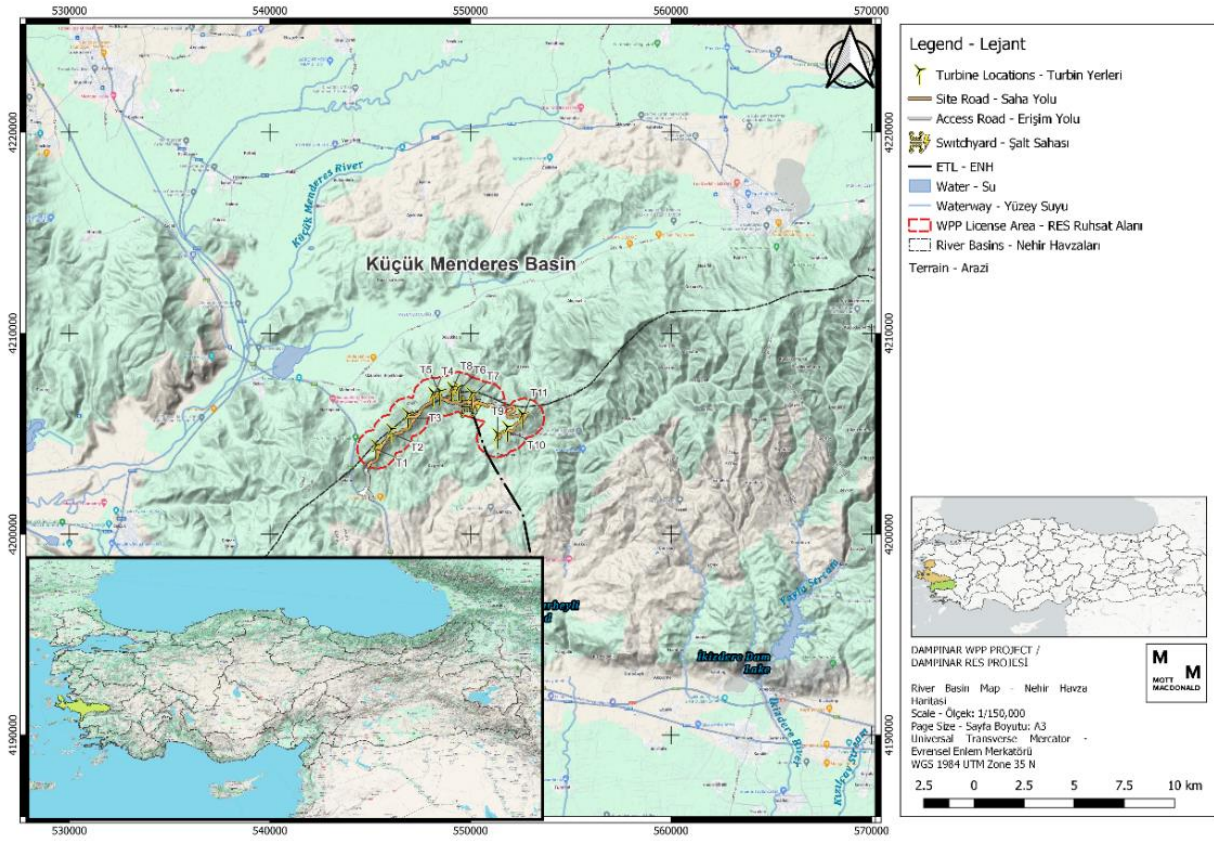


Figure 5.2: Küçük Menderes Basin and Project Location

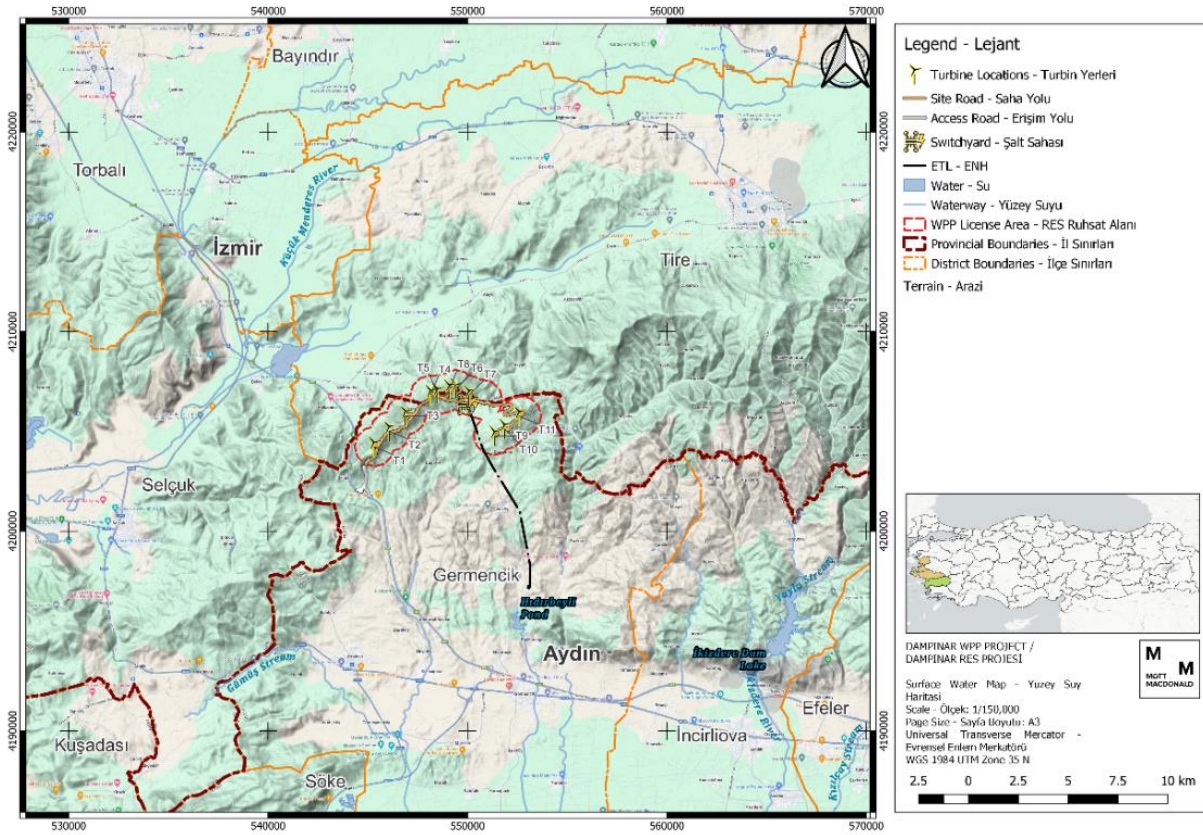
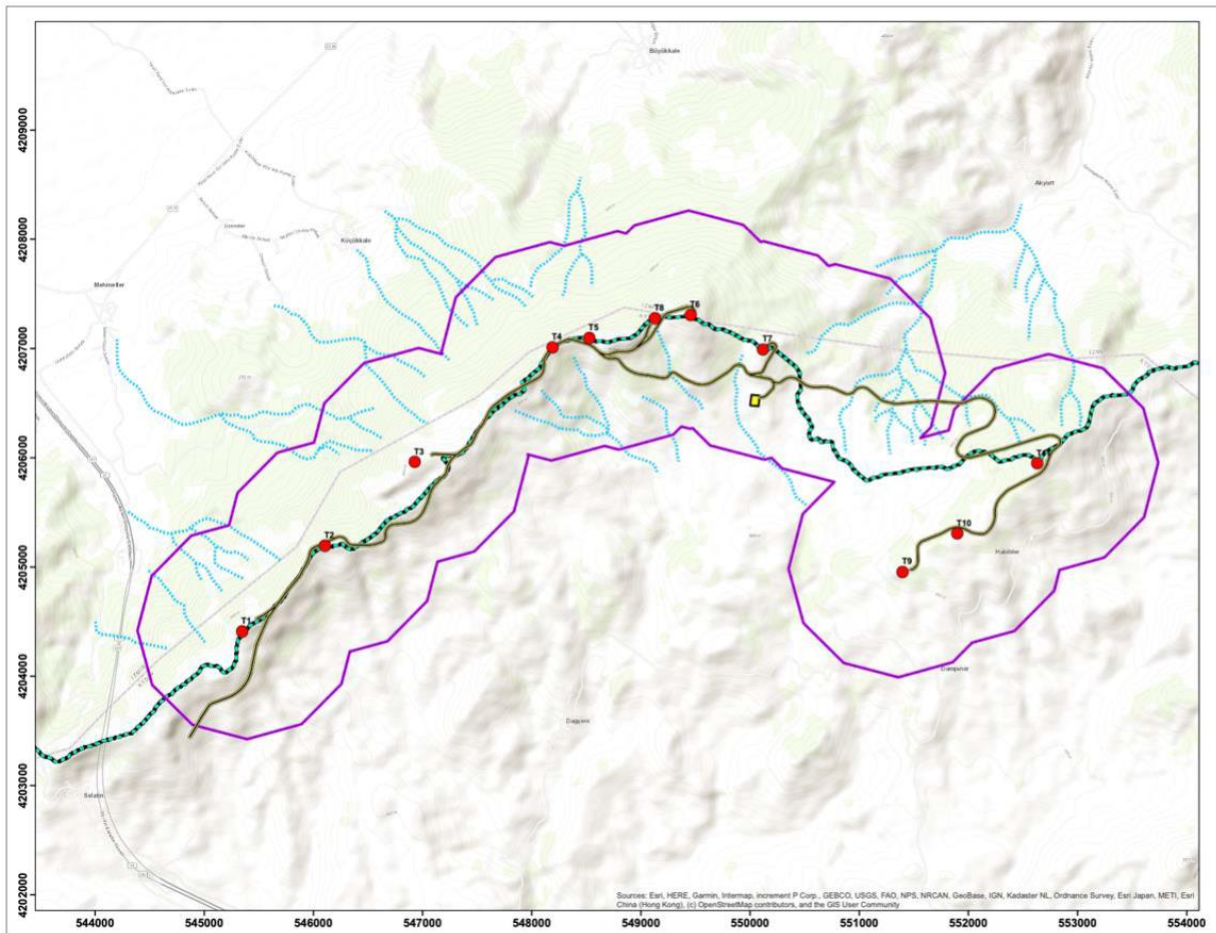


Figure 5.3: Küçük Menderes River and the Project Area





**Figure 5.4: Hydrological features in and around the Project area**

Source: Dampinar WPP National EIA Report, 2023, Savra. (Purple: Project area boundary, Red dots: Turbines, Green line: roads, Blue-black line: Küçük Menderes & Büyük Menderes Basin borderline, Dashed blue line: seasonal (dry) creeks)

### 5.3.2 Hydrogeology

Regarding the hydrogeological conditions of locations of units within the power plant area, it has been found that Triassic-aged dolomite, dolomitic limestone, crystallized limestone, marble, and calcarenite units are widely distributed in the Project area. These rock groups exhibit high permeability and are capable of storing groundwater. However, due to their location at the basin separation boundary at the summit position, this carbonate rock group primarily contributes to lateral recharge and foundation aquifers in areas with lower elevations. Consequently, while these rock groups can efficiently infiltrate and transmit groundwater, their ability to store groundwater in the Project area and its immediate surroundings remains weak.

The formation also includes other rock groups, such as Tortonian and Cretaceous-aged sandstone, mudstone, and siltstone-marl units. These formations are semi-permeable. Additionally, Precambrian and Paleozoic-aged gneiss, migmatite, metagranitoid, metagabbro, amphibolite, marble, schist, phyllite, quartzite, metaspilite units, and metariolite schist are present. Formations composed of phyllite, quartzite, metaspilite, and marble exhibit aquicidal features with low permeability<sup>28</sup>.

<sup>28</sup> Dampinar WPP National EIA Report, 2023, Savra.

According to the Official Water Sources Statistics for 2021, prepared by the State Hydraulic Works, Türkiye's total groundwater recharge rate is 23.032,3 hm<sup>3</sup>/year, whereas Küçük Menderes Basin generates groundwater recharge of 179.2 hm<sup>3</sup>/year. As highlighted in the Küçük Menderes River Basin Management Plan, there are 42 groundwater bodies in the Küçük Menderes Basin. These groundwater bodies are evaluated in terms of their quantity and quality. Accordingly, 27 of 42 groundwater bodies are classified as "Good", whereas 15 of them are classified as "Bad" in terms of the quality. Regarding the quality, 15 of 42 groundwater bodies are classified as "Good" while 27 of them are classified as "Bad"<sup>29</sup>.

According to the İzmir Province Environmental Status Report, groundwater water levels in the Küçük Menderes Basin have been affected by factors such as excessive water withdrawal, low rainfall, and increase in the amount of agricultural products<sup>30</sup>.

The factors, that result mainly from human activities on the groundwater bodies in the basin and cause changes in the quantity and quality characteristics of the groundwater in these bodies, have been determined. The most important factor, especially in terms of quantity, is excessive water withdrawal. Excessive withdrawals can also be interpreted by monitoring and analysing groundwater level changes or by dividing the amount of withdrawals and recharge after determining the amount of recharge of the aquifer.

Excessive water withdrawal from the groundwater body is one of the pressure factors that causes significant decrease in the quantity of groundwater. Drawing more than the recharge amount of the groundwater mass will cause the level to constantly decrease, the amount of water mass in the aquifer to decrease, and the amount of groundwater to decrease over time.

According to the information obtained from Dampinar WPP National EIA Report, groundwater usage is not planned for drinking purposes or spraying purposes to suppress dust emissions during construction and operation phase of the Project. In addition, drilling will not be performed to open new wells. According to the National EIA Study, groundwater use in the region is limited due to location and topographic characteristics of the Project area which is mountainous with limited irrigation areas.

According to the National EIA Study, there are groundwater wells in Mehmetler and Küçükkale settlements, located approximately 1-2 km northwest of the Project area. The topographic elevation differences of these wells and the turbine locations varies between 500 - 700 m. All of these wells are located within the Küçük Menderes basin.

There are limited number of groundwater wells in the southern part of the Project area. The only well in the region with groundwater level information recorded by DSI is located approximately 1 km south of the T7 and on the Project area border. The groundwater hydraulic head value of this well is 455.84 m. The approximate topographic elevation of the T7 turbine location is approximately 600 m. Therefore, the elevation difference between them is approximately 145 m. In fact, there is another certified well within the Project area in addition to the above-mentioned well. Information of those wells are given in Table 5.3.

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<sup>29</sup> Küçük Menderes River Basin Management Plan, 2019, MoAF; General Directorate of Water Management

<sup>30</sup> İzmir Province Environmental Status Report, 2021, İzmir Governorship Provincial Directorate of Environment, Urbanisation and Climate Change

**Table 5.3: Information regarding the certified groundwater wells**

Sub-Basin	Plain Name	District	Settlement	Owner	Elevation (m)	Depth (m)	Static Water Level	Groundwater Hydraulic Head (m)
Söke	Söke – Aydın	Germencik	Dampınar	Mustafa Küçükoğlu	534	116	78.16	455.84
Söke	Söke – Aydın	Germencik	Dampınar	Fatma Cancan	551	120	-	-

Source: Dampınar WPP National EIA Report, 2023, Savra.

In addition, T3, T4, T5, and T6 are located within the Küçük Menderes River Sub-Basin Groundwater Operation Area. In this context, utilization of groundwater and opening deep groundwater wells are not allowed within this area. Therefore, groundwater usage within the scope of the Project is not planned. The National EIA study has also revealed that there are not groundwater well or source with a high flow rate in the close vicinity of the Project area. Therefore, no impact is expected on the groundwater bodies due to excessive water withdrawal.

According to the National EIA study, blasting activities are not anticipated. Nevertheless, it should be noted that a blasting evaluation report will be prepared by the Project Company if blasting is deemed necessary. This report will reveal the impact on the activity area and surrounding groundwater resources (springs, boreholes, etc.). In this context, no activity will be initiated unless the evaluation report is found appropriate.

### 5.3.3 Water Quality

No water quality sampling study was carried out within the scope of National EIA study. İzmir and Aydın Province Environmental Status Reports, prepared by the İzmir and Aydın Governorship Provincial Directorate of Environment, highlight point sources and non-point sources of pollution that may create pressure on the water bodies.

In the scope of E&S Assessment, a groundwater sampling study was carried out by the Consultant at Habibler Village whose location is presented in Figure 5.5. Tap water sample, which is representing the groundwater quality without treatment, was collected from drinking fountain available in the village (see Figure 5.6). Parameters analysed are provided in Table 5.2. The results of these analyses are provided in Table 5.4.

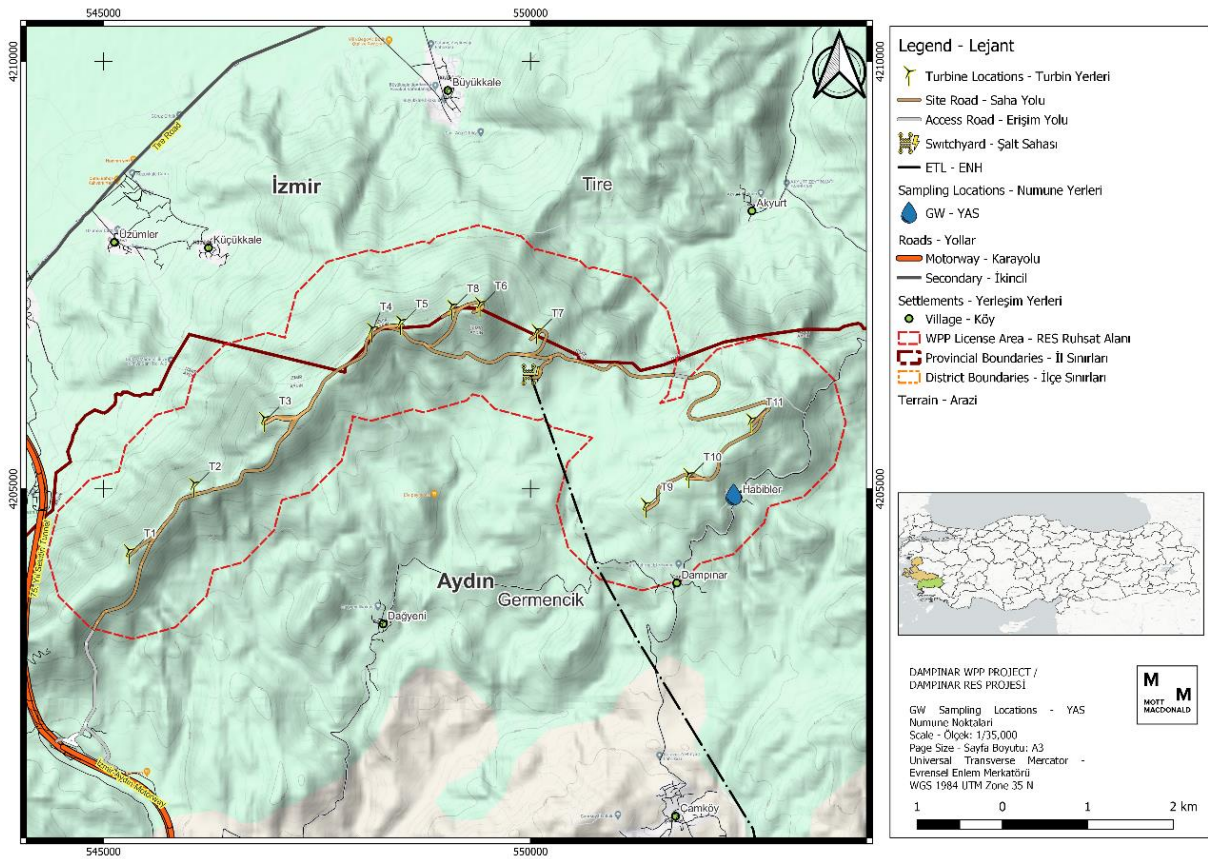


Figure 5.5: Groundwater Sampling Locations



Figure 5.6: Groundwater Sampling at Habibler Village (Note that the photograph is blurred in the publicly disclosed version of this document in compliance with personal data protection regulations)



**Table 5.4: Groundwater Sampling Analysis Results**

Parameter-Unit	National Value (Regulation on Water for Human Consumption (OG Date/Number: 17.2.2005/25730))	International Value (WHO) (Guidelines for Drinking-water Quality: Fourth Edition)	Project Standard (i.e., the stringent of the two)	Habibler Village
pH	≥ 6.5 & ≤ 9.5	≥ 6.5 & ≤ 9.5	≥ 6.5 & ≤ 9.5	7.94
Conductivity	2500 µS / cm at 20°C	-	2500 µS / cm at 20°C	880 mg/L
Temperature	-	-	Baseline Level	13.1 °C
Saltiness	-	-	Baseline Level	0.44 ‰
Dissolved Oxygen	-	-	Baseline Level	7.71 mg/L
Nitrate	50 mg/L	50 mg/L	50 mg/L	2.14 mg/L
Nitrite	0.50 mg/L	3 mg/L	3 mg/L	<0.33 mg/L
Ammonium	0.50 mg/L	-	0.50 mg/L	<0.026 mg/L
Total Phosphorus	-	-	Baseline Level	<0.01 mg/L
Total Organic Carbon	-	-	Baseline Level	<4 mg/L
Chloride	-	0.7 mg/L	0.7 mg/L	18.3 mg/L
Sulphate	250 mg/L	-	250 mg/L	31 mg/L
Carbonate	-	-	Baseline Level	<10 mg/L
Bicarbonate	-	-	Baseline Level	349 mg/L
Fluoride	1.5 mg/L	1.5 mg/L	1.5 mg/L	<0.1 mg/L
Total Cyanide	50 µg/L	-	50 µg/L	<0.005 mg/L
Calcium	-	-	Baseline Level	93 mg/L
Magnesium	-	-	Baseline Level	32 mg/L
Sodium	200 mg/L	-	200 mg/L	9.44 mg/L
Potassium	-	-	Baseline Level	1.55 mg/L
Chromium +6	-	-	Baseline Level	<0.02 mg/L
Suspended Solids	-	-	Baseline Level	<10 mg/L
Arsenic	10 µg/L	10 µg/L	10 µg/L	<0.001 mg/L
Cadmium	5.0 µg/L	3.0 µg/L	3.0 µg/L	<0.0002 mg/L
Lead	10 µg/L	10 µg/L	10 µg/L	<0.001 mg/L
Mercury	1.0 µg/L	6.0 µg/L	1.0 µg/L	<0.001 mg/L
Aluminium	200 µg/L	-	200 µg/L	<0.002 mg/L
Antimony	5.0 µg/L	20.0 µg/L	5.0 µg/L	<0.002 mg/L
Copper	2 mg/L	2 mg/L	2 mg/L	0.007 mg/L
Barium	-	1.3 mg/L	1.3 mg/L	0.032 mg/L
Beryllium	-	-	Baseline Level	<0.002 mg/L
Zinc	-	-	Baseline Level	0.019 mg/L
Total Chromium	50 µg/L	50 µg/L	50 µg/L	0.022 mg/L
Nickel	20 µg/L	70 µg/L	20 µg/L	<0.002 mg/L
Manganese	50 µg/L	80 µg/L	50 µg/L	<0.001 mg/L
Selenium	10 µg/L	40 µg/L	10 µg/L	<0.001 mg/L

Parameter-Unit	National Value (Regulation on Water for Human Consumption (OG Date/Number: 17.2.2005/25730)	International Value (WHO) (Guidelines for Drinking-water Quality: Fourth Edition)	Project Standard (i.e., the stringent of the two)	Habibler Village
Boron	1 mg/L	2.4 mg/L	1 mg/L	<0.025 mg/L

As it can be seen from Table 5.4, the analysis results have been compared with the threshold values for Regulation on Water for Human Consumption (OG Date/Number: 17.2.2005/25730) and WHO Guidelines for Drinking-water Quality: Fourth Edition. Accordingly, all analysed parameters are within the limits specified in Project standards except Chloride levels. High concentrations of Chloride, i.e., excess of 250 mg/L, lead change in the taste of water and beverages<sup>31</sup>. In addition, no health-related issues were mentioned regarding Chloride levels in the WHO Guidelines for Drinking-water Quality: Fourth Edition

## 5.4 Impact Assessment

A wind energy project can impact surface water and groundwater in several different ways, including the use of water resources, changes in water quality, alteration of natural flow system, and the alteration of interactions between the groundwater and surface water. For the most part, however, wind energy development does not require much water, except during the construction phase and, to a lesser extent, during decommissioning. These water uses are temporary, and during the operation phase, water use would be minimal.

This section describes the types of impacts that might occur during each phase of the development.

### 5.4.1 Construction

#### Use of Water Resources

There will be numerous activities that would use water during construction. According to the information shared by the Project Company the construction period of the Project will be 12 months. Hence, potentially significant amounts of water would be needed.

Following activities are listed related to use of water resources:

- Water will be used for dust control during construction of access roads, clearing of vegetation, grading and road traffic,
- Water will be used by the construction personnel.

The drinking water will be supplied from dispenser size bottled water. It is to be noted that the groundwater allocation is not allowed by the DSI around Project area, as such groundwater will not be used. In case utilization of groundwater deemed necessary, the opinion from the 25<sup>th</sup> Regional Directorates of the DSI will be requested. In addition, the utility water will be used during the construction phase to meet the personnel needs as well as to prevent generation of dust during construction activities. The water will be supplied from the licenced sources which have been confirmed to have sufficient capacity to meet water demand of the Project. Therefore, no significant impact is expected on the existing local users.

The amount of drinking and potable water for the personnel planned to work within the scope of the Project is determined as 182 L/person-day (see Section 11.4.4). It was also found that 20

<sup>31</sup> Guidelines for Drinking-water Quality: Fourth edition, 2017, World Health Organization

m<sup>3</sup>/day of water will be needed for dust suppression<sup>32</sup>. In total, 31.05 m<sup>3</sup>/day of water will be needed during the construction for personal requirements and dust suppression.<sup>33</sup>

Since ready-mixed concrete will be supplied from sources outside of the Project site, water use is not anticipated for concrete production.

Direct withdrawal from water resources, including surface water and groundwater is not anticipated as mentioned above. Thus, the anticipated severity of the impact will be minor. Additionally, the spatial extent of the impact is within the Area of Influence.

The nearest significant surface water body is to the Project area is Küçük Menderes River, which is located approximately 7 km away in the northwest, and its tributaries. Küçük Menderes River, which is the most important surface water body in the basin with 361 hm<sup>3</sup>/year water potential, is 129 km long and has 3,225 km<sup>2</sup> drainage area<sup>34</sup>. In addition, there are small creeks, namely Kartal, Köprü, Meriç, Çanak, Kopuz and Topmersin Creeks, which are located in and around the Project area. However, flows occur in dry stream valleys during rainy periods, especially periods of high rainfall intensity. Additionally, it was found that T9, T10, and T11 are located within the Neşetiye Dam Long Range Protection Area. Therefore, sensitivity of surface waters is evaluated as high.

Groundwater resources in the region are being utilized by some of the project affected persons for drinking and domestic purposes from the deep wells when required. Nevertheless, groundwater sensitivity is evaluated as medium since the Project area is not located within any groundwater protection zone. Additionally, utilization of groundwater and opening deep groundwater wells are not allowed in and around the Project area. Therefore, groundwater usage within the scope of the Project is not anticipated.

Thus, the significance of impacts is assessed as moderate and minor for surface water and groundwater, respectively.

### **Water Quality Alteration**

During the construction phase of the Project, there will be an increase in traffic at the site due to transport of material. This will increase the risk of contamination of surface water and groundwater bodies by accidental spills, hydrocarbon-based oils and lubricants, heavy metals, suspended solids, and organic compounds.

Dust creation and settlement, excavations, the presence of stockpiles of exposed soil and concrete may potentially lead to high suspended solid/sediment loads within surface runoffs especially during rainfall events. Stormwater comprises surface runoff and flows resulting from various sources, including precipitation and drainage. As stated in the World Bank Group Environmental, Health, and Safety General Guidelines (EHS General Guidelines) (2007), stormwater runoff carries suspended sediments, metals, petroleum hydrocarbons, Polycyclic Aromatic Hydrocarbons (PAHs), coliform, among other contaminants. Furthermore, rapid runoff, even from uncontaminated stormwater, can cause erosion of banks and stream beds, which ultimately degrades the quality of the receiving water.

Groundwater in the region is one of the main water supply resources for local people especially for their daily activities, including agriculture. Thus, groundwater is an important resource having role in their livelihood. As mentioned above, project affected people are using the groundwater resources for drinking purposes besides the irrigation. It should also be noted that Project area is not located within any groundwater protection zone. In addition, utilization of groundwater and

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<sup>32</sup> Dampinar WPP National EIA Report, 2023, Nartus

<sup>34</sup> Küçük Menderes River Basin Management Plan, 2019, MoAF; General Directorate of Water Management

opening deep groundwater wells are not allowed in and around the Project area. Therefore, groundwater usage within the scope of the Project is not anticipated.

The sensitivity of the groundwater resource is evaluated as medium. It is anticipated that impacts on the groundwater will not cause permanent or temporary deterioration provided that necessary mitigation measures are taken. Therefore, the magnitude of impact due to groundwater contamination assessed as minor. The spatial extent of the impact is within the Area of Influence, and it does not likely to affect the local people's livelihood. The anticipated severity of the impact will be moderate. In addition, as stated in Dampınar WPP National EIA Report and also as reported by the Project Company, within the scope of the Project, groundwater will not be used. Impact magnitude is assessed as minor as described in Table 5.7. Thus, the significance of impact is assessed as minor.

As described above, The nearest significant surface water body is to the Project area is Küçük Menderes River, which is located approximately 7 km away in the northwest, and its tributaries. In addition, there are small creeks, namely Kartal, Köprü, Meriç, Çanak, Kopuz and Topmersin Creeks, which are located in and around the Project area. However, flows occur in dry stream valleys during rainy periods, especially periods of high rainfall intensity. There are no other significant surface bodies in the close vicinity of the Project area other than seasonal creeks. Therefore, the likelihood of contamination of surface water bodies around the Project due to accidental spills, suspended solids/sediment loads or organic compounds is considered as unlikely. The sensitivity of nearby surface water bodies is considered as high given that T9, T10, and T11 are located within the Neşetiye Dam Long Range Protection Area. Moreover, the magnitude of impact is minor since the contamination of receptors due to construction activities is not likely. Additionally, severity of the impact will be minor since no interaction is anticipated with surface water courses in the scope of the Project. Impact magnitude is assessed as minor as described in the Table 5.7. Thus, the impact significance can be assessed as moderate.

### **Alteration of Water Flow Systems**

Construction activities, including excavation, blasting, and trenching, could potentially impact natural surface water and groundwater flow systems, including agricultural drainage channels. Construction of access road and use of storm water control systems may divert surface water flows on site and off site. In addition, excavation activities may alter surface overflow and groundwater flow.

The withdrawal of surface water and groundwater for water uses and discharge of wastewater and storm water would also affect the water flows of the surface water and groundwater bodies. However, impacts related to withdrawal is not anticipated since the direct withdrawal of water from surface water and groundwater bodies is not planned in the scope of the Project. In addition, it should be noted that wastewater will be collected in septic tanks and will not be discharged into a water body.

### **Alteration of Surface Water & Groundwater Interaction**

Construction activities could alter the interaction between surface water bodies and local groundwater in systems where the two resources are hydrologically connected. In these circumstances, extracting water from one source eventually could affect the other source as well. Similarly, altering the water quality of one source could affect the water quality of other sources at downgradient locations. Impacts related to water extraction is not anticipated since water withdrawal from surface water or groundwater bodies is not planned in the scope of the Project.

Impacts also could occur if construction activities (e.g., excavation, blasting, trenching) create a conduit between a surface water body and a groundwater aquifer, or between two aquifers, by

breaching the hydrologic barrier. This could result in unwanted dewatering or recharge of any of these water resources, depending on local hydrogeological conditions.

In addition, storm water control systems and any other activity that alters the ground surface could affect groundwater infiltration as well as the response time of a nearby surface water body. It should be noted that no groundwater resource is found in the Project area according to geological and geotechnical surveys conducted by the Project company. Therefore, no significant impact is anticipated.

Moreover, the anticipated severity of alteration of water flow systems and surface water & groundwater interaction is assessed as minor. The spatial extent of the impact is within the Area of Influence, and it does not likely affect the local people’s livelihood. Alteration of above-mentioned hydrological and hydrogeological systems due to construction activities is not likely. Considering that the impact magnitude is minor and reversible with medium receptor sensitivity of surface water (ones with seasonal flow) and groundwater sources in the close vicinity of the Project area, the impact significance can be assessed as minor.

### 5.4.2 Operation

No significant impact on water sources is anticipated due to activities to be carried out during operation phase.

On this basis, it is intended that consideration of water quality, hydrology, and hydrogeology impacts during the operational phase are scoped out for assessment as part of the ESIA.

If appropriate mitigation measures are implemented during the construction phase, potential impacts to water during operation phase would be limited to the degradation of water quality as a result of accidental spills or vehicle traffic. Therefore, Water Quality Management Procedure and Emergency Preparedness and Response Plan will be developed to provide management procedures, mitigation measures, and other requirements (e.g., training, KPIs, etc.) for unplanned events that may happen during operation phase related to this topic, such as spills and flooding.

### 5.4.3 Summary

Assessment of impacts on water quality, hydrology and hydrogeology was done based on the methodology presented in Section 5.2. Accordingly, the magnitude of each impact was estimated as a factor of the foreseen: geographic extent, duration, reversibility, and frequency of the impact, based on expert’s judgement. Sensitivity/value of the associated resource/receptor was determined in consideration of the baseline conditions described in the previous sections. Table 5.9 presents a summary of the construction and operation impacts and their likely significance before the application of mitigation.

Specific sensitivity/value criteria considered in assessing the impacts on hydrology, hydrogeology, and water quality is provided below.

**Table 5.5: Impact Magnitude Criteria for Surface Waters**

Magnitude	Definition
Major	<ul style="list-style-type: none"> <li>Contamination of surface water degrades the existing water quality by 100% of the original Water quality.</li> <li>Potentially severe effects on surface water quality are likely to be long-lasting (e.g., months or more) or permanent and/or give rise to indirect ecological and/or socio-economic impacts.</li> <li>There are known/expected physical (property, agricultural fields, infrastructure, etc.) or sensitive ecological receptors upstream or downstream within the catchment that could experience a 'significant increase in flood frequency (above baseline conditions) as a result of the Project.</li> </ul>

Magnitude	Definition
Moderate	<ul style="list-style-type: none"> <li>Contamination of surface water degrades the existing water quality by 50% of the original water quality.</li> <li>Potential localized effects on water quality are likely to be fairly long-lasting (e.g., weeks or months) and/or give rise to indirect ecological and/or socio-economic impacts.</li> <li>There are known/expected physical (property, agricultural fields, infrastructure, etc.) or sensitive ecological receptors upstream or downstream within the catchment that could experience an increase in flood frequency (above baseline conditions) as a result of the Project.</li> </ul>
Minor	<ul style="list-style-type: none"> <li>Contamination of surface water degrades the surface water run-off quality by 10% of the original water quality. Potential short-term localized effects on water quality but which are likely to return to equilibrium conditions within a short timeframe (e.g., hours or days at most).</li> <li>There are no known/expected physical (property, agricultural fields, infrastructure, etc.) or sensitive ecological receptors upstream or downstream within the catchment that could be affected by the changed drainage regime.</li> </ul>
Negligible	<ul style="list-style-type: none"> <li>Contamination of surface water that is temporary and that does not degrade the existing surface water run-off quality.</li> <li>Potential short-term localized effects on water quality but likely to be highly transitory (e.g., lasting a matter of hours) and well within natural fluctuations.</li> <li>There is likely to be no alterations to existing drainage regimes and characteristics at any time of year</li> </ul>

**Table 5.6: Surface Water Sensitivity/Value Criteria for Resource/Receptors**

Value	Definition
High	<ul style="list-style-type: none"> <li>Watercourse with high quality e.g., in its natural state and with ecological importance.</li> <li>The watercourse provides vital ecosystem services.</li> <li>The watercourse provides urban water supplies, major industrial abstraction or large irrigation supplies.</li> </ul>
Medium	<ul style="list-style-type: none"> <li>The watercourse supports diverse populations of aquatic habitats.</li> <li>The watercourse provides ecosystem services to some extent.</li> <li>Watercourse used for local water supply source, small industrial abstraction or minor irrigation scheme</li> </ul>
Low	<ul style="list-style-type: none"> <li>Watercourse located in the vicinity that does not support diverse aquatic habitat.</li> <li>Watercourse already significantly modified from some aspect of a natural condition.</li> <li>Watercourse with little or no community use.</li> </ul>

**Table 5.7: Impact Magnitude Criteria for Groundwater**

Magnitude	Definition
Major	Discharges to groundwater are likely to cause breaches of statutory discharge limits (over extended periods) and cause background levels to be above the site-specific long-term cancer and hazard risk levels (provided in Turkish Regulation on Soil Pollution Control and Point Source Contaminated Sites).
Moderate	Discharges to groundwater bodies are expected to cause breach(s) of statutory limits (over limited periods) and cause background levels to be below the site-specific but above the generic long-term cancer and hazard risk levels (provided in Turkish Regulation on Soil Pollution Control and Point Source Contaminated Sites).
Minor	Discharges to groundwater are expected to be within (but perhaps close to) statutory limits and will cause background levels to increase but remain below the generic risk levels for all sites (levels provided in Turkish Regulation on Soil Pollution Control and Point Source Contaminated Sites).
Negligible	Discharges to groundwater are expected to be well within statutory limits.

**Table 5.8: Groundwater Sensitivity/Value Criteria for Resource/Receptors**

Value	Definition
High	<ul style="list-style-type: none"> <li>• Project area falls within a groundwater protection zone</li> </ul>
Medium	<ul style="list-style-type: none"> <li>• Groundwater that provides baseflow to surface watercourses that have high quality or supports a wetland with ecological importance</li> <li>• Groundwater that is used for drinking or domestic purposes.</li> </ul>
Low	<ul style="list-style-type: none"> <li>• Groundwater is available, however additional treatment is required to be utilized</li> <li>• Groundwater that provides baseflow to surface watercourses used for recreational fishing.</li> <li>• Groundwater that is abstracted for industrial purposes or agriculture (i.e., irrigation purposes).</li> </ul>
Negligible	<ul style="list-style-type: none"> <li>• No aquifer or groundwater in deep aquifers.</li> <li>• Low-quality groundwater is not used by the community.</li> <li>• Groundwater that does not provide or provide very little baseflow to surface watercourses or support habitats.</li> </ul>

**Table 5.9: Summary of Construction Impacts**

Impact Description	Receptor	Impact Magnitude					Overall Impact Magnitude	Receptor Sensitivity	Impact Significance
		Severity	Duration	Spatial Extent	Reversibility	Likelihood			
Use of Water Resources	Surface water bodies	Minor	Construction	Aol	Reversible	Unlikely	Minor	High	Moderate
Use of Water Resources	Groundwater bodies	Minor	Construction	Aol	Reversible	Unlikely	Minor	Medium	Minor
Water Quality Alteration	Surface water bodies	Minor	Construction	Aol	Reversible	Unlikely	Minor	High	Moderate
Water Quality Alteration	Groundwater bodies	Moderate	Construction	Aol	Reversible	Low	Minor	Medium	Minor
Alteration of Water Flow Systems	Surface water bodies & Groundwater bodies	Minor	Construction	Aol	Reversible	Unlikely	Minor	Medium	Minor
Alteration of Surface Water & Groundwater Interaction	Surface water bodies & Groundwater bodies	Minor	Construction	Aol	Reversible	Unlikely	Minor	Medium	Minor



## 5.5 Impact Mitigation & Residual Impact

This section presents mitigation measures and residual impacts to manage potential water related impacts during construction and operation. The mitigation measures have been identified based on the potential impacts identified above.

### 5.5.1 Mitigation during Construction

The assessment has shown that surface waters and groundwater could get contaminated from a wide range of sources linked to the construction of the Project. This section describes specific mitigation measures that will be implemented to prevent and minimise these construction impacts.

Preventative measures such as best practice site management and effective site planning/layout will be implemented to minimise the risk of any pollution incidents finding their way to the receptors. A range of remedial or suppressive methods will then also be applied to control these potential adverse activities.

Specific mitigation measures to avoid and/or mitigate the potential impacts on surface water and groundwater during construction phase will need to include the following

- Accidental spill prevention through implementing of mitigation measures defined in this ESIA.
- Construction workers and relevant staff will be trained related to the implementation of good construction site practices and on spill response and prevention measures.
- Compliance with rules of material storage and use, waste storage and its timely removal.
- Suitably sized impervious bunds or other containment will be installed where hazardous materials are handled to prevent hazardous materials entering the site drainage.
- Use of the existing roads for material delivery.
- Work performed strictly within the construction site.
- Strict prohibition of vehicle washing and refuelling outside of the specially equipped places.
- Construction activities will be regularly inspected on site by the Project Company.
- Impermeable surfaces should be minimized, and the peak discharge rate of the runoff should be reduced (e.g., by using vegetated swales and retention ponds).
- Additionally, a groundwater quality and groundwater table monitoring regime will be implemented regularly during the construction phase. The water will be sampled from the available groundwater wells around the Project site in 1 km distance from the boundary.
- In order to prevent direct or indirect impacts on stream beds, no intervention will be made to the bed sections of the streams in the vicinity of the Project area, bed sections will not be narrowed, and activities will not be carried out to disrupt the flow regimes.
- During construction activities, the excavation residue will not be stored in the stream bed.
- Within the scope of the Project, if a water source is encountered in the vicinity of the turbine sites and switchyard, the relevant institution will be contacted, and no destruction and construction activities will be carried out in the water source and the area feeding the source.
- The provisions of the Water Pollution Control Regulation and the Regulation on the Protection of Drinking-Use Water Basins will be complied with.
- The provisions of the Regulation on the Quality and Purification of Water Supply for Drinking Water, Regulation on Surface Water Quality, Regulation on Water for Human Consumption and Regulation on the Protection of Groundwater against Pollution and Deterioration will be complied with.
- During the construction activities, the provisions specified in the Law No. 167 on Groundwater will be complied with.

- All necessary measures will be taken to ensure that groundwater resources (springs, fountains, etc.) are not adversely affected in terms of quantity and water quality.
- All precautions against the environmental surface and flood waters that may occur in possible excessive rainfall will be taken.
- In the event that a crossing is provided on the flowing and dry streams in the vicinity of the Project area, the necessary project design will be made in accordance with the principles of the Disaster Regulation for Highway Engineering Structures and will be constructed in accordance with the scientific procedures and principles after obtaining the hydraulic suitability opinion from the DSI 25th Regional Directorate.
- The minimum culvert size applied in the flood control facilities constructed by DSI is 2 m x 2 m. The passage structures constructed in the form of multicompartiment culverts are tend to be blocked due to the sediment and plant roots and branches during floods, causing loss of life and property. For this reason, any work related to the streams will be within the permission of the DSI 25th Regional Directorate.
- No waste material, solid or liquid, will be poured into the existing stream beds in the vicinity of the Project area including ones with seasonal flowing, their cross-sections will not be narrowed, the existing and cadastral width of the stream beds will be preserved, excavation and filling will be carried out at least 20 meters from the slope tops on both banks of the streams, and the transfer of the excavation residue material and erosion residue material will be handled in a way that stream beds will not be effected.
- Construction vehicles should only use the designated roads to prevent any harm or alteration on the agricultural drainage channels.
- A blasting evaluation report should be prepared (if blasting is deemed necessary) by the Project Company to reveal blasting impacts on the groundwater sources in and around the Project area.
- The provisions of the Flood and Sediment Control Regulation will be complied with.
- Furthermore, mitigation measures mentioned in Section 11.5 will also be taken into consideration.

In addition, as part of the construction phase, it is expected that significant amounts of dust will be created and re-settled. This process creates a substantial amount of material that will be mobilised through surface runoff and deposited in the drainage channels and surface water courses at points of particularly low flow, such as at culverts and reaches of thick vegetation. The siltation of the channels can cause flooding problems and reduce the volume of the drainage channels for transporting the resulting flow. The use of water as a dust suppression mechanism may further increase the sediment load entering the drainage channels and increase pressure on local resources. Dust related mitigation measures will be given in Section 7.5.2 as part of Air Quality Impact assessment.

### 5.5.2 Mitigation during Operation

No significant impact on water sources is anticipated due to activities to be carried out during operation phase. It should be noted that mitigation measures that will be provided in the Water Quality Management Plan for the Operation Phase will be complied with during operation.

### 5.5.3 Residual Impacts

- Residual impacts are those that remain after mitigation and/or enhancement measures have been implemented. A summary of impacts is presented below in Table 5.10. Although the likelihood of the impacts will be greatly reduced with the application of mitigation, sensitivity of the receptors does not change.

- However, the application of mitigation including best practice measures means that the impact of spillages, leaks and pollution is reduced to negligible. As this mitigation would remove the likely risk of an incident occurring that could affect water resources, any major spillages would be considered an emergency which would require implementation of the emergency spill response measures.

There should be no residual significant effects on surface water and groundwater quality caused by the Project after the implementation of appropriate mitigation measures.

**Table 5.10: Summary of Residual Impacts, After the Application of Mitigation**

Impact	Receptor	Impact Significance without Mitigation	Residual Impact Significance
Use of Water Resources	Surface water bodies	Moderate	Negligible
Use of Water Resources	Groundwater bodies	Minor	Negligible
Water Quality	Surface water bodies	Moderate	Negligible
Water Quality	Groundwater bodies	Minor	Negligible
Alteration of Water Flow Systems	Surface water bodies & Groundwater bodies	Minor	Negligible
Alteration of Surface Water & Groundwater Interaction	Surface water bodies & Groundwater bodies	Minor	Negligible

## 6 Land Use, Soil and Geology

### 6.1 Introduction

In this chapter, component of soil and geology related with the Project site is detailed and the potential impacts due to construction and operation phases of the Project are examined. Policy and legislation related with soil, geology and their potential impacts are given in this chapter by taking into consideration national legislation as well as Lenders' standards and guidelines.

The geology and soils topic can typically comprise of several sub-topics, namely: geology as resource (e.g., for minerals); soils as a resource; and also, the potential for impacts associated with land contamination that may arise through the disturbance of contaminants contained in the subsurface.

Information on the existing environments regarding baseline ground and soil conditions is provided in Section 6.3 of this chapter. Beside the examination of potential impacts, area of influence, mitigation measures, and any residual impact following mitigation are given in this chapter.

### 6.2 Methodology

The magnitude, sensitivity of a receptor and significance of the impacts are assessed using the general methodology as outlined in Chapter 4.8.

#### 6.2.1 Applicable Guidelines and Standards

In addition to the national and international policy and legislation for the Project given in *Chapter 3: Policy, Legal and Institutional Framework*, policy and legislation which specifically relates to soil and geology are presented in this section.

##### 6.2.1.1 National Requirements

Environmental Law is the major law required to be followed during the lifetime of the Project and there are pertinent regulations applicable for soil management and geology. During the development stage of the Project, the issues related with soil management and geology are reviewed in detail as per Environmental Impact Assessment Regulation. Türkiye Earthquake Regulation for Buildings indicates the requirements for structural issues needed to be followed during construction phase. The excess soil generated during the construction phase should be managed in accordance with the Regulation on Control of Excavation, Construction and Demolition Waste. Regulation on Soil Pollution Control and Point-Source Contaminated Sites is applicable for all phases of the Project and aiming to prevent contamination of soil, to identify areas and sectors where contamination exists or is likely to occur and to determine the principles of remediation and monitoring of contaminated soil in line with sustainable development goals.

#### Soil Contamination

The prevailing legislation in Türkiye relating to pollution prevention and control is the Law on Environment No. 2872<sup>35</sup>, which sets out that polluters are liable for damages caused to the environment and natural resources, and for compensation of such damages. Other relevant legislation under the Law on Environment includes the following:

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<sup>35</sup> Official Gazette no/date: 18132/16.08.1983

- Regulation on Soil Pollution Control and Point-Source Contaminated Sites (OG date/number: 08.06.2010/27605): The regulation defines the principles and procedures to prevent the contamination of soil, to identify the sites where pollution exists or is likely to exist, and to remediate and monitor the contaminated sites. The generic limit concentrations of soil contaminants defined in the regulation are taken into account in assessment of soil pollution. The regulation requires all existing and proposed facilities which are included in Annex-2 Table 2 of the regulation to declare a “Preliminary Operation Information Sheet” to the Provincial Directorate of Environment Urbanization and Climate Change. The Provincial Directorate will then assess the sites with respect to the evaluation criteria given in Annex-4 of the regulation. If at least one of the criteria is valid for the subject site, it is characterized as a "Suspicious Site" that require further assessment.
- Regulation on Control of Excavated Soil, Construction and Demolition Wastes (OG date/number: 18.03.2004/25406): Excavated land must be managed in such a way as to avoid harming the environment and human health in accordance with this regulation. The regulation defines general rules about administrative and technical issues on the reduction, collection, temporary storage, recovery and disposal of excavation soil and construction and demolition wastes. Accordingly, the municipalities establish and operate all the recycling and disposal facilities.

### 6.2.1.2 International Requirements

Related international policy and legislations for the Project are given below:

**Table 6.1: International Legislation and Policy Relating to Soils and Geology**

Policy
EBRD Environmental and Social Policy and PR (2019)
EU Directives European Commission EIA Guidelines
Directive 2004/35/CE of The European Parliament and of The Council on environmental liability with regard to the prevention and remedying of environmental damage (2004)
IFC PSs on Environmental and Social Sustainability (2012)
IFC Sustainability Framework (updated in 2012)
IFC EHS Guidelines Wind Power (2015)
WBG EHS General Guidelines (2007)
IFC Good Practice Note: Managing Contractor’s Environmental and Social Performance (2017)

### 6.2.1.3 Project Standards

Within the scope of the Project, the guidelines and standards specified in Sections 6.2.1.1 and 6.2.1.2 will be complied with. In addition, for the soil sampling study conducted, the following table has been determined as Project Standards. It shall be noted that, national standards for the soil quality was selected as the threshold limits of “Contamination Ground Water” since it was assumed in *Chapter 5: Water Quality, Hydrology and Hydrogeology*, the main risk to be considered is pollution of soil and groundwater due to spills and contamination According to the regulation, as the possible area of contamination is assumed to be less than 10 hectares and there are no karstic features are found beneath the Project area, the dilution factor is determined as DF=10. Considering the fact that, contamination risk can be foreseen due to storage of chemicals and waste containing heavy metals, the relevant parameters were selected. It should also be noted that The Project area does not fall within the evaluation criteria provided in Annex-4 of the Regulation on Soil Solution Control and Point-Source Contaminated Sites. According to same regulation, soil contamination impact can impact human health through various pathways, including:

1. Absorption through Ingestion of Soil and Dermal Contact: people can accidentally ingest soil or unintentionally consume it. Contaminants in the soil can enter the body through the digestive system.
2. Inhalation of Volatile Substances in the External Environment: People breathe gases and vapors released from soil. The respiratory system absorbs them, potentially leading to health effects.
3. Inhalation of Fugitive Dust Outdoors: Fine soil particles become airborne as fugitive dust, especially during construction. Inhaling these particles can introduce contaminants into the respiratory system.
4. Transport of Pollutants to Groundwater and Drinking Water: Soil contaminants can leach into groundwater over time. Rainwater or irrigation can carry pollutants downward, affecting aquifers.

In summary, these pathways are interrelated, and their occurrence rates during construction depend on factors such as soil type, contaminant sources, and preventive measures.

**Table 6.2: Soil Quality Project Standards**

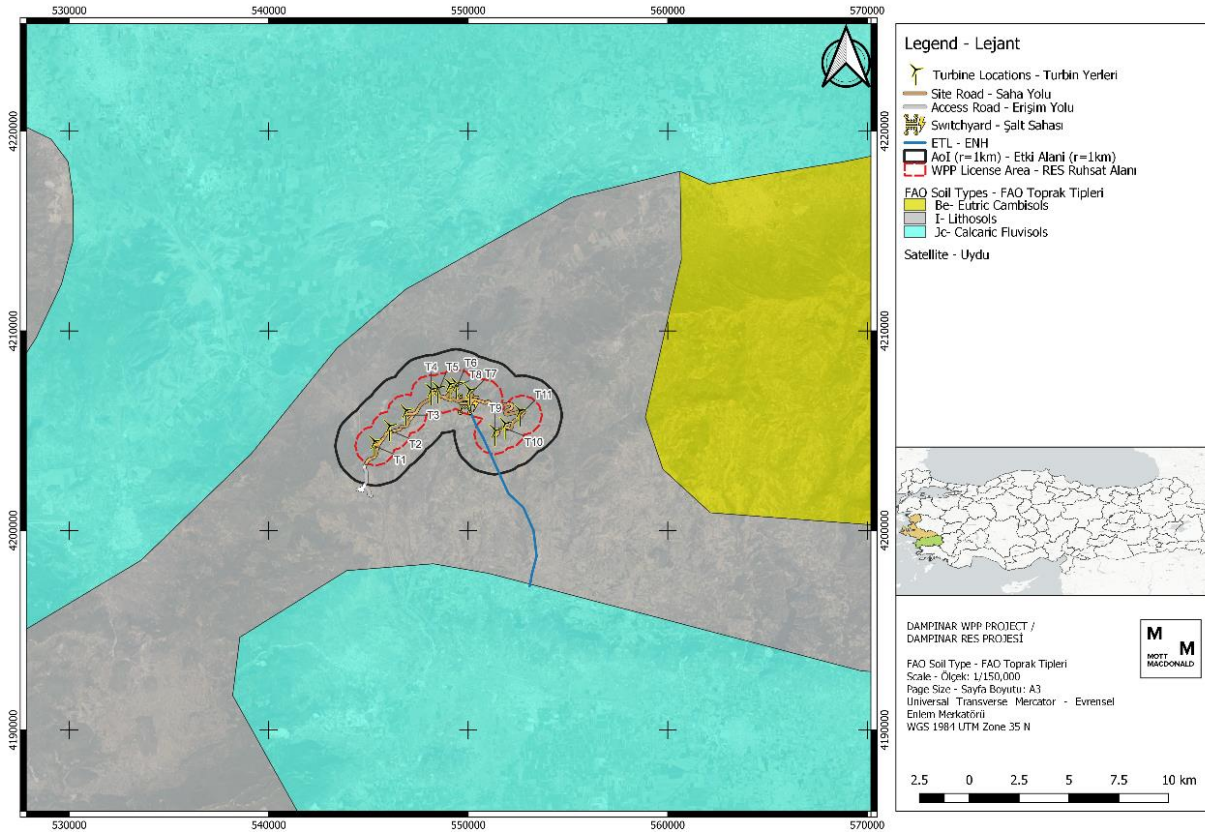
Parameter	Regulation on Control of Soil Pollution and Point Source Contaminated Sites Annex-1			
	Absorption through ingestion of soil and dermal contact (mg/kg in dry soil)	Inhalation of volatile substances in the external environment (mg/kg in dry soil) t	Inhalation of fugitive dust outdoors (mg/kg in dry soil)	Transport of pollutants to groundwater and drinking of groundwater (DF=10) (mg/kg in dry soil)
Total Organic Halogen (TOX)	Baseline Level	-	-	-
TPH	Baseline Level	-	-	-
Total Volatile Organic Compounds (TVOCs)	Baseline Level	-	-	-
Arsenic	0.4	-	471	3
Cobalt <sup>a</sup>	23	-	225	5
Barium <sup>a</sup>	15643	-	433702	288
Cadmium	70	-	1124	27
Chromium (Total) <sup>a</sup>	235	-	24	900000
Copper <sup>a</sup>	3129	-	-	514
Nickel <sup>a</sup>	1564	-	-	13
Lead	400	-	-	135
Vanadium <sup>a</sup>	548	-	-	2556
Zinc <sup>a</sup>	23464	-	-	6811

<sup>a</sup>: Since there is no skin absorption factor for this pollutant, only soil ingestion exposure pathway was taken into account.

### 6.2.2 Study Area and Area of Influence

Within the scope of the ESIA studies, an Area of Influence is considered taking into consideration the methodology described in Section 4.6.2. To understand the direct and indirect impacts of the Project, the WPP License Area where the wind turbines are planned to be located, access road and ETL route had been considered. A 1 km buffer zone is determined (see Figure 6.1).





**Figure 6.1: Area of Influence**

### 6.2.3 Limitations and Assumptions

As the site roads within the WPP License Area are not established yet, site survey could only be carried out to cover the locations where access was possible.

At this stage of the ESIA, geotechnical, geological and hydrogeological information have been extracted from the sources mentioned in Section 6.3. Nevertheless, verification of the extracted data and further assessment of the geology related items will be done upon the completion of the geotechnical survey report.

### 6.3 Baseline Conditions

The baseline status of land use, soil texture and geology of Project area have been examined in order to understand current Land Use and Land Cover (LULC) activities carried out on the Project area. Within this scope, a desktop analysis was carried out in order to gather information regarding the baseline status obtained by examining the below listed documentation.

- Dampinar WPP National EIA Report, 2023, Savra
- CORINE 2018 Land Cover Database (<https://land.copernicus.eu/en/products/corine-land-cover>)
- Google Earth Satellite Images
- Food and Agriculture Organization (FAO) Harmonized World Soil Database - The Digital Soil Map of the World Version 3.6 (<https://data.apps.fao.org/map/catalog/static/search?keyword=DSMW>)
- International Soil Reference and Information Centre (ISRIC) - World Soils Information Database (<https://www.isric.org/>)

- Türkiye Earthquake Hazard Maps Interactive Web Application  
 (<https://tdth.afad.gov.tr/TDTH/main.xhtml>)

Additionally, a site visit has been carried out on 31 October 2023 to gather information regarding the site as well. The description of the baseline status of the site has been established via a synthesis of the desktop study and the site visit observations.

### 6.3.1 Land Use

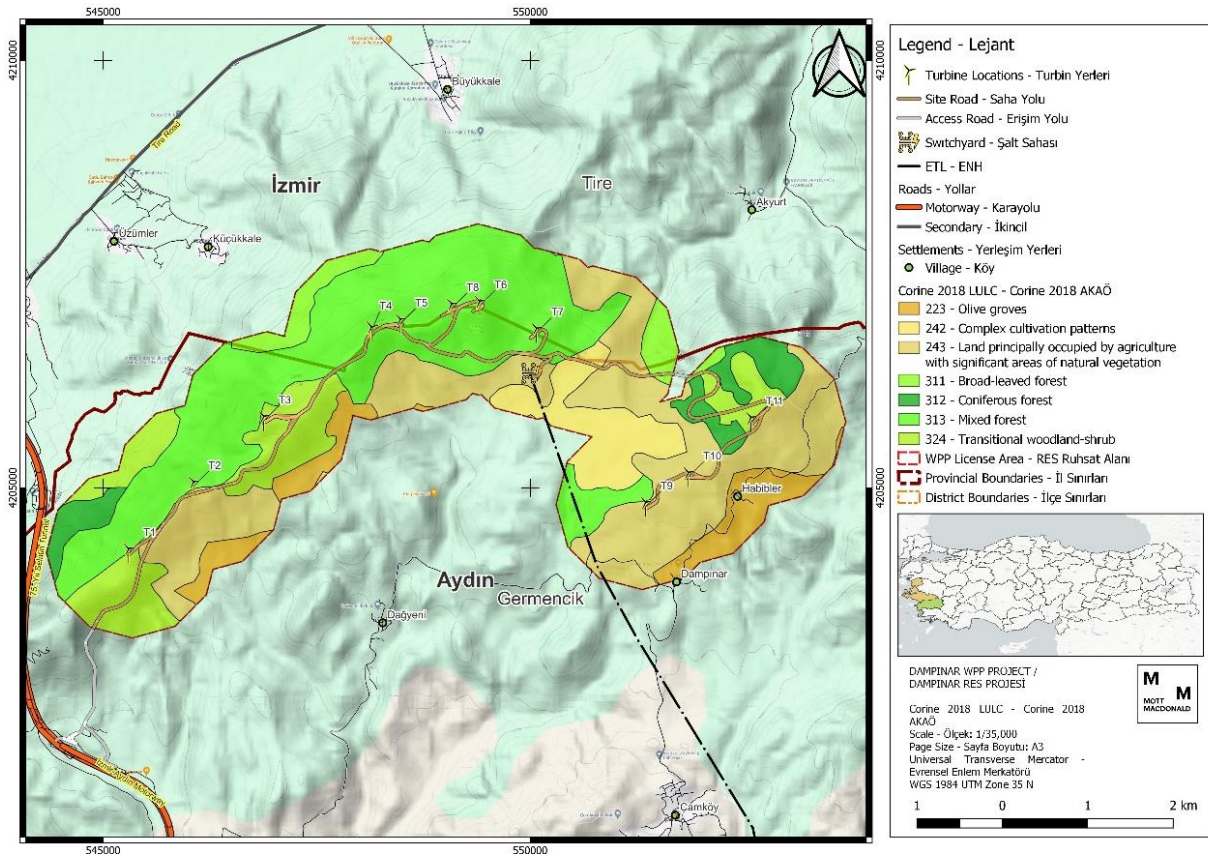
The LULC classification was done with the help of Google Earth Satellite Images, and CORINE 2018 Land Cover Database through desktop review.

The LULC was examined according to the land to be occupied as the WPP License Area. This examination has shown that the License Area, which has a 1,975.875-hectare area, is mainly located on forest land (Table 6.3). Majority of the WPP License Area is mixed forest (38.14%) or land principally occupied by agriculture with significant areas of natural vegetation (31.76%). Industrial and commercial activities are identified to be located far away from the footprint of the Project area (Figure 6.2).

**Table 6.3: Corine 2018 Land Use & Land Cover**

Code	Land Use & Land Cover	Area(ha)	Percentage
223	Olive groves	148.888	7.54%
243	Land principally occupied by agriculture with significant areas of natural vegetation	627.503	31.76%
311	Broad-leaved forest	78.859	3.99%
312	Coniferous forest	104.216	5.27%
313	Mixed forest	753.681	38.14%
321	Natural grasslands	25.99	1.06%
324	Transitional woodland-shrub	262.728	13.30%
<b>Total</b>		<b>1,975.875</b>	<b>100.00%</b>





**Figure 6.2: Corine 2018 LULC Map of WPP License Area**

Furthermore, the WPP License Area was also examined via the National EIA Report prepared in 2023. Accordingly, it has been seen from satellite views and site visit observations that land to be occupied by the WPP is forest area or land principally occupied by agriculture with significant areas of natural vegetation. During the site visit District Directorate of Agriculture and Forestry and local people were consulted regarding historical use of the Project area. Although there are agricultural and husbandry activities taking place in the Dampinar, Habibler and Dağyeni neighbourhoods, it was found that no significant agricultural activities have been conducted within the Project area boundaries.

Additionally, according to National EIA Report prepared in 2023, the majority of the land use capability of Project area is Class VII (except for the turbine locations T9 which is Class VI). The following list of land use capability classifications is provided by the Ministry of Agriculture and Forestry (Table 6.4)<sup>36</sup>.

**Table 6.4: Land Use Capability (LUC) Classes Descriptions**

Arability Status	Capability Class	Definition	Factors Restricting Agriculture
Agricultural lands suitable for soil	I	Numerous crop varieties can be grown there.	There are no or few restrictions.
	II	It is appropriate for the long-term production of many kinds of crops.	For soil and water loss, specific mitigating measures are needed.

<sup>36</sup> Zanin, M. G. (2007). The Green Airport Concept and the International Flight Academy on Biofuels (International Master in Environmental Sciences). Graduate Faculty of Baylor University.

Arability Status	Capability Class	Definition	Factors Restricting Agriculture
<b>cultivation</b>	III	It is suitable for growing crops that offer unique mitigation methods. Typically, it requires extra attention when used for agricultural purposes.	Since it is prone to erosion, cultivation calls for artificial drainage.
	IV	Some unique agricultural crops can be grown with the right plowing. Typically, it requires extra attention when used for agricultural purposes.	The depth of the soil, the amount of stone, the humidity, and the incline all have significant restrictions.
<b>Agricultural lands not suitable for soil cultivation</b>	V	This category comprises stony, extremely wet, and even mildly sloped soils. These are unsuitable for cultivation and plowing. They are typically employed in forestry or grassland areas.	They don't have good drainage, and their structure isn't plow friendly.
	VI	Plowing and farming are ineffective here. They are mostly utilized as forestry and pastureland.	Because of the incline and shallow soil, there are some very substantial restrictions.
	VII	It is suitable for locations with weak pastures or areas undergoing afforestation but is not economically viable for agricultural activities.	Due to shallow soil, stone content, incline, and erosion, there are restrictions.
<b>Non-arable lands</b>	VIII	Plant life cannot grow there. It can be used as a place for relaxation or to safeguard wildlife.	No topsoil is present.

It is important to mention that a case was filed by local community members on 19 January 2024, requesting annulment of the National EIA Positive decision given on 15 March 2023 for the Project. On 02 May 2024, the Project Company shared a number of documents regarding the studies carried out in line with the ongoing lawsuits concerning the objections against EIA positive decision of the Project. Accordingly, the following reports have been prepared within the scope of the Project:

- Ecosystem Assessment Report
- Forestry Assessment Report
- Agricultural Survey Report
- Research on Pollinator Insects
- Ornithological Assessment Report

As stated by the Project Company, these studies will be added as additional assessments to the National EIA to seek new approval for the revised National EIA. The estimated new EIA positive decision date is reported as June 2024 for the Project. Please see *Chapter 12: Biodiversity* regarding the issues subject to the lawsuits and assessment of the above-mentioned reports.

Related to this chapter, following points are highlighted in the “Forestry Assessment Report”:

- In areas where turbines will be installed; soil erosion is not expected provided that the mineral soils are transported to safe storage areas and the necessary precautions are taken after the trees are cut down. The Project area is located in a risky area in terms of fire, and it is strongly recommended that the planning of the construction of roads should be done in cooperation with the forestry authority.
- There are no geological and geomorphological formations with unique features in the project area.

Additionally, following points are highlighted in the “Agricultural Survey Report”:

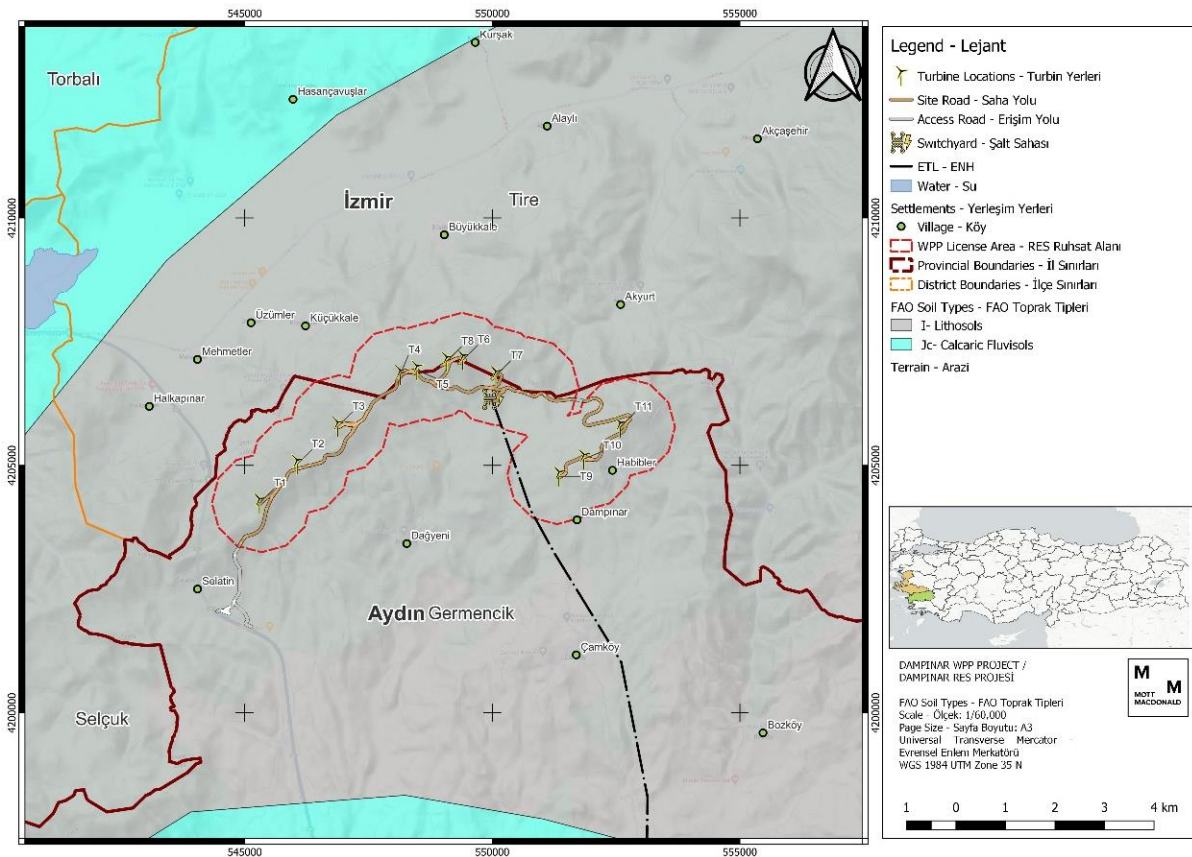
- Within the scope of the Project, construction works will be carried out, including transportation and installation of the turbines and road opening while connecting the electricity transmission lines to the switchyard area. It has been highlighted that during the

installation of the turbines, rehabilitation should be carried out in these areas without delay. Significant amount of topsoil resulting from excavation and stripping operations should be stored appropriately in special storage areas for later use. Soil conservation should be considered as a fundamental and important issue in this activity process.

- Since excavation, soil stripping and storage activities will be carried out within the scope of the Project, it would be appropriate to prepare a soil protection project before the activity begins.
- It has been recommended that the existing fig trees in the T10 turbine area be moved to another suitable land.
- It has been recommended to work carefully in order to avoid damaging the olive trees during the road opening works and transportation between the turbine locations.
- It has been highlighted that if the mitigations and recommendations given in “Agricultural Survey Report” are followed, the Project will not have negative effects on the agricultural lands in the region in the long term.

### 6.3.2 Soil

Soil texture properties of the Dampinar WPP Project, Land Use, Soil and Geology WPP License Area was assessed according to FAO Harmonized World Soil Database (The Digital Soil Map of the World Version 3.6). As it can be seen from Figure 6.3, dominant soil type of the WPP License Area is *Lithosols*.



**Figure 6.3: Soil Map of Dampinar WPP License Area**

Lithosol is one of the 30 soil types that make up the FAO’s classification scheme. These are in-situ soils on the hills, and hill slopes. These soils are shallow with gravels very near the surface,

light textured, fairly drained (with slightly higher rate of filtration than alluvial soils), reddish brown in color. Cultivation is restricted because of a limited root zone.<sup>37</sup>

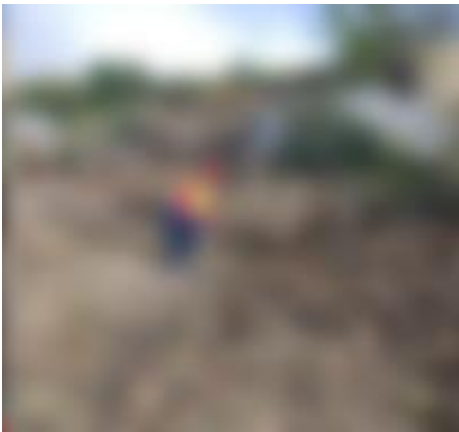
It shall be noted that, the Consultant has carried out soil quality sampling analysis at turbine location (one sample near T11), mobilisation area and Switchyard Area (one sample) (Figure 6.7):



**Figure 6.4 Soil Sampling at Switchyard Area**



**Figure 6.5: Soil Sampling at Mobilisation Area**



**Figure 6.6: Soil Sampling at Turbine-11 Location (Note that the photographs are blurred in the publicly disclosed version of this document in compliance with personal data protection regulations)**

The results of these analyses are presented in Table 6.5. As mentioned above, although there are agricultural and husbandry activities taking place in the Dampinar, Habibler and Dağyeni neighbourhoods, it was found that no significant agricultural activities have been conducted on the Project area boundaries. Nevertheless, pesticide sampling and analysis will be conducted at a later stage of the ESIA study. In addition to the pesticide sampling, additional TPH sampling and analysis will also be conducted.

<sup>37</sup> <https://www.sciencedirect.com/topics/earth-and-planetary-sciences/lithosol>



As it can be seen from Table 6.5 the analysis results have been compared with the threshold values for transport of pollutants to groundwater and use of groundwater for drinking (mg/kg oven dry soil) of Regulation on Soil Pollution Control and Point Source Contaminated Sites (OG Dated: 08 June 2010, Numbered: 27605). Accordingly, no exceedances have been observed except for Arsenic, Nickel and Cobalt Parameters, which have slightly higher values than the national limit.

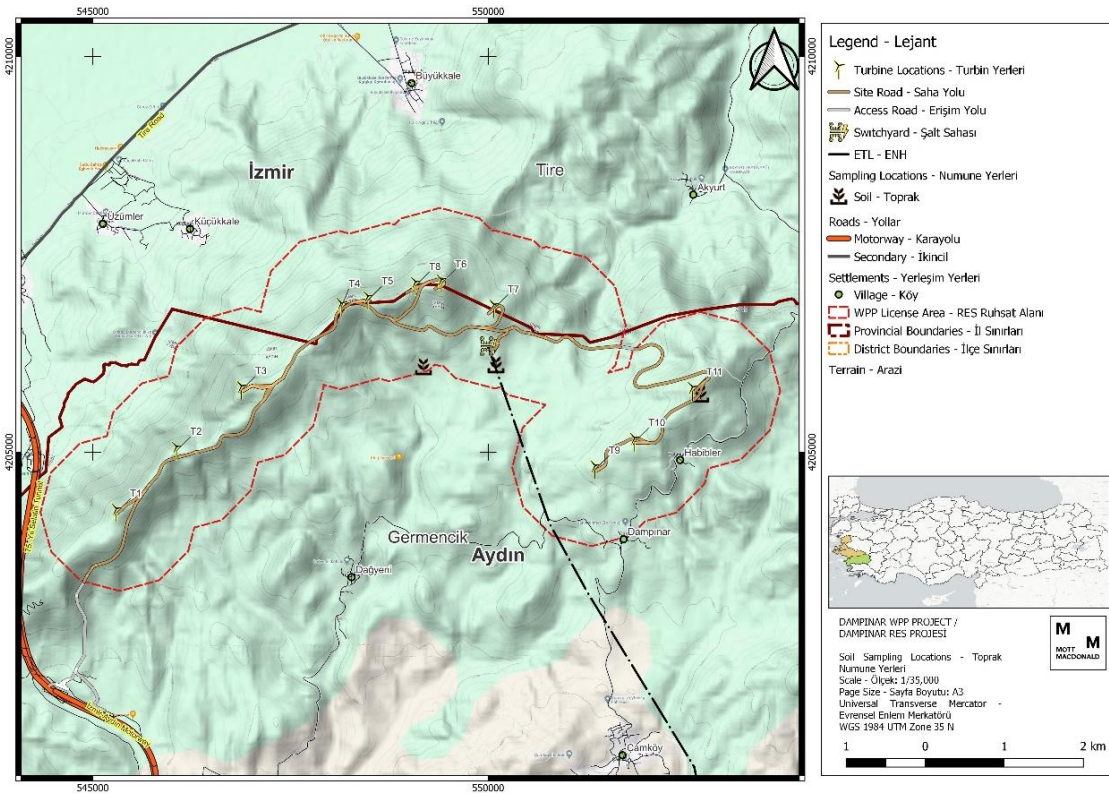


Figure 6.7: Soil Sampling Locations

**Table 6.5: Soil Sampling Analysis Results**

Parameters	Unit	Absorption through ingestion of soil and dermal contact	Inhalation of fugitive dust outdoors	Transport of pollutants to groundwater and drinking of groundwater (DF=10)	Soil-1 (Switchyard Area)	Soil-2 (Mobilisation Area)	Soil-3 (Turbine-11)	Method
TOX	mg/kg	–	-	-	18.8	26.7	29.1	Internal Method
TPH	mg/kg	–	-	-	<100	<100	<100	TS EN 14039
TVOCs	mg/kg	-	-	-	<0,1	<0,1	<0,1	EPA 3051 A EPA 6020 B
Arsenic (mg/kg)	mg/kg	0.4	471	3	<b>33.10</b>	<b>60.19</b>	<b>62.53</b>	EPA 3051 A EPA 6020 B
Barium (mg/kg)	mg/kg	15643	433702	288	196.04	56.90	127.28	EPA 3051 A EPA 6020 B
Cadmium (mg/kg)	mg/kg	70	1124	27	0.12	0.06	0.22	EPA 3051 A EPA 6020 B
Cobalt (mg/kg)	mg/kg	23	225	5	<b>16.18</b>	<b>9.17</b>	<b>8.44</b>	EPA 3051 A EPA 6020 B
Chromium (mg/kg)	mg/kg	235	24	900000	19.90	20.69	21.97	EPA 3051 A EPA 6020 B
Copper (mg/kg)	mg/kg	3129	-	514	16.68	14.86	15.01	EPA 3051 A EPA 6020 B
Nickel (mg/kg)	mg/kg	1564	-	13	<b>36.63</b>	<b>30.28</b>	<b>28.40</b>	EPA 3051 A EPA 6020 B
Lead (mg/kg)	mg/kg	400	-	135	8.39	8.89	11.08	EPA 3051 A EPA 6020 B
Vanadium (mg/kg)	mg/kg	548	-	2556	16.18	13.36	22.02	EPA 3051 A EPA 6020 B
Zinc (mg/kg)	mg/kg	23464	-	6811	27.94	39.22	27.02	EPA 3051 A EPA 6020 B

### 6.3.3 Geology

According to the National EIA Report prepared for the Project<sup>38</sup>, the units surfacing in the power plant site are located on geologically older units due to its location and the upper topography of the basin separation boundary. Gneiss, migmatite, metagranitoyite, metagabbro, amphibolite, marble, schist, phyllite, quartzite, metaspilite units consisting of Precambrian aged metamorphics are the oldest units formed in the Project license area. Later on, Triassic aged dolomite, dolomitic limestone, crystallized limestone, marble and calcarenite units, which are widely distributed in the Project license area, were formed on these units. Most of the turbines in the Project license area are located in Triassic aged carbonate rocks. The other exposed formations within the Project license area are Cretaceous and Eocene aged sedimentary deposits and the distribution of these units is limited within the Project license area.

#### ***Esme Metamorphites***

The unit consisting of gneiss, migmatite, metagranitoyite, metagabbro, amphibolite and marble series is the oldest unit belonging to the Menderes Massif Metamorphics. Micaschist, quartz-mica-chlorite schist subunits can be distinguished by their light-yellow color and the soft topographies they form. Quartzschist interbedded quartzites reaching a thickness of about 100 meters within the unit present abundant fractured and fractured outcrops. At the top, white (sometimes gray) colored, coarse crystalline marbles starting with chalcchists with a total thickness of 50 meters are observed.

#### ***Kestel Formation***

The Kestel Formation, which is a unit consisting of metamorphosed metariorite, quartz-sericite schist, phyllite, quartzite and metabasics in the greenschist facies surfacing in small outcrops in the Orta Menderes Basin, is a schistic structure consisting of metadiorite, metadacite and metaquartz porphyry dykes and has undergone active metamorphism. It generally shows weathering in the form of chloritization and sericitization. These metamorphic units can also be considered as impermeable basement rocks.

#### ***Aksu Formation Camova Member***

The unit, which has a maximum thickness of 600 m as measured in previous studies, consists of terrestrial sandstones, mudstones and marls. The unit, which was deposited with angular unconformity, was deposited in shallow shelf environment in molasses character. Tortonian age is given according to the fossil content.

#### ***Ortadag Formation***

The unit starts with dolomite and/or neritic limestones and covers chert, nodular micrite and calcarenite towards the top. It starts with medium-thick-bedded, light-dark, ash-colored limestone, dolomite and dolomitic limestones. It continues with dark ash colored micritic limestones on top. It also contains sparse dark shale interbeds and chert, micrite and calcarenite levels towards the top. The age is given as Middle Triassic - Jurassic by indirect fossil data and comparisons. According to facies characteristics, it is considered as an open shelf environment with high silica input by volcanic activities.

#### ***Unnamed Eocene***

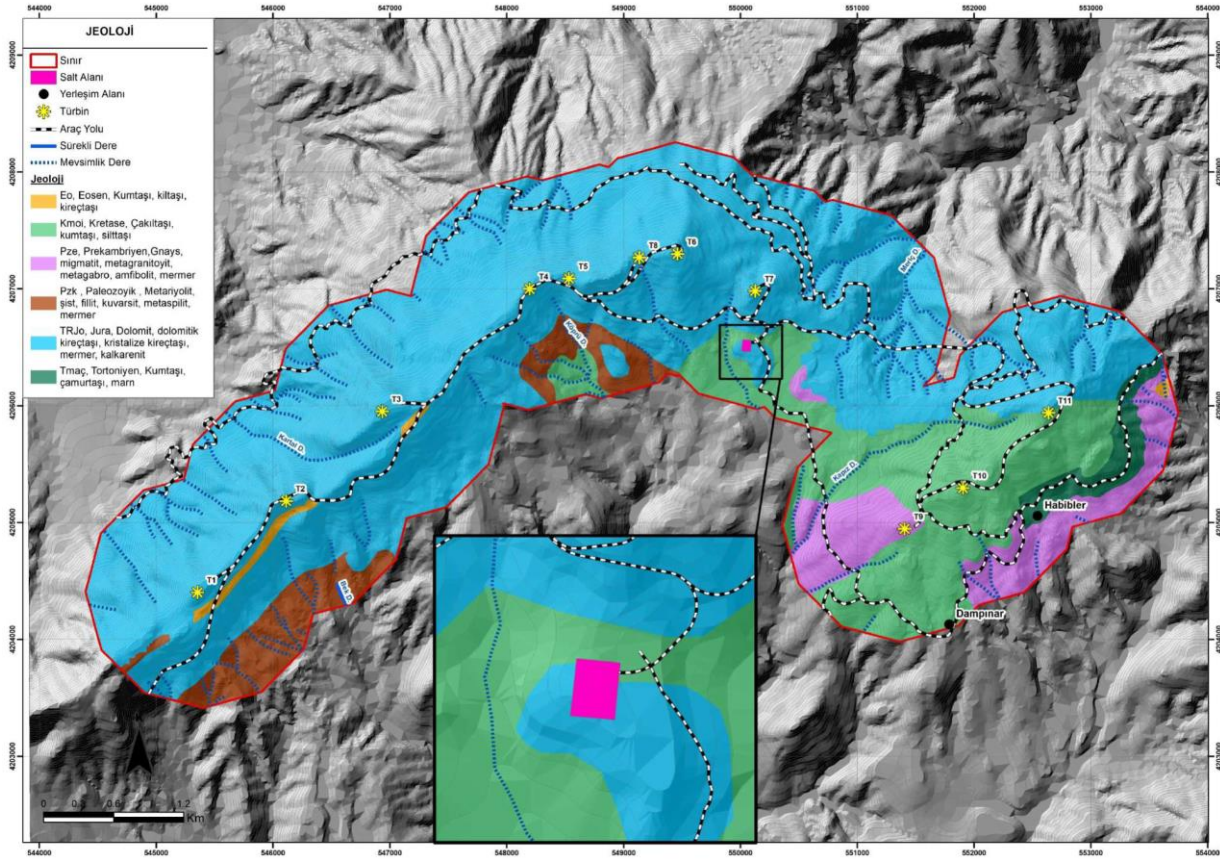
It consists of thin-medium-thick layered, gray, beige, cream, pink, etc. colored clayey-sandy limestones, limestones and marls. The thickness of the formation, which is considered Middle Eocene aged, varies between 100-150 meters. With all these features, the relationship of the

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<sup>38</sup> Dampinar WPP National EIA Report, 2023, Savra



Eocene unit with the Cretaceous limestones is controversial. Geological map of the Project area is provided in Figure 6.8.



**Figure 6.8: Geological features of the Project area**

Source: Dampinar WPP National EIA Report, 2023, Savra. (Red: Project area boundary, Yellow dots: Turbines, Black-white: roads, Dashed blue line: seasonal creeks, Purple box: Switchyard, Orange: Eo, Eocene, Sandstone, claystone, limestone, Light green: Kmöl, Cretaceous, Conglomerate, sandstone, siltstone, Light purple: Pze, Precambrian, Gneiss, migmatite, metagranitoid, metagabbro, amphibolite, marble, Brown: Pzk, Paleozoic, Metariolite, schist, phyllite, quartzite, metaspilite, marble, Blue: Trjo, Jurassic, Dolomite, dolomitic limestone, crystallized limestone, marble, calcarenite, Dark green: Tmac, Tortonian, Sandstone, mudstone, marl)

### Seismicity

In addition to the National EIA Studies, Peak Ground Acceleration (PGA) values of Switchyard and turbine locations were identified via Türkiye Earthquake Hazard Maps Interactive Web Application (Figure 6.9). Accordingly, the PGA values of the Project components were determined to be around 0.35 (Table 6.6). According to the Türkiye Earthquake Hazard Map PGA values between 0.3 and 0.4 is classified as 2<sup>nd</sup> Degree Earthquake Zone. Thus, it can be said that the Project area is in 2<sup>nd</sup> Degree Earthquake Zone.

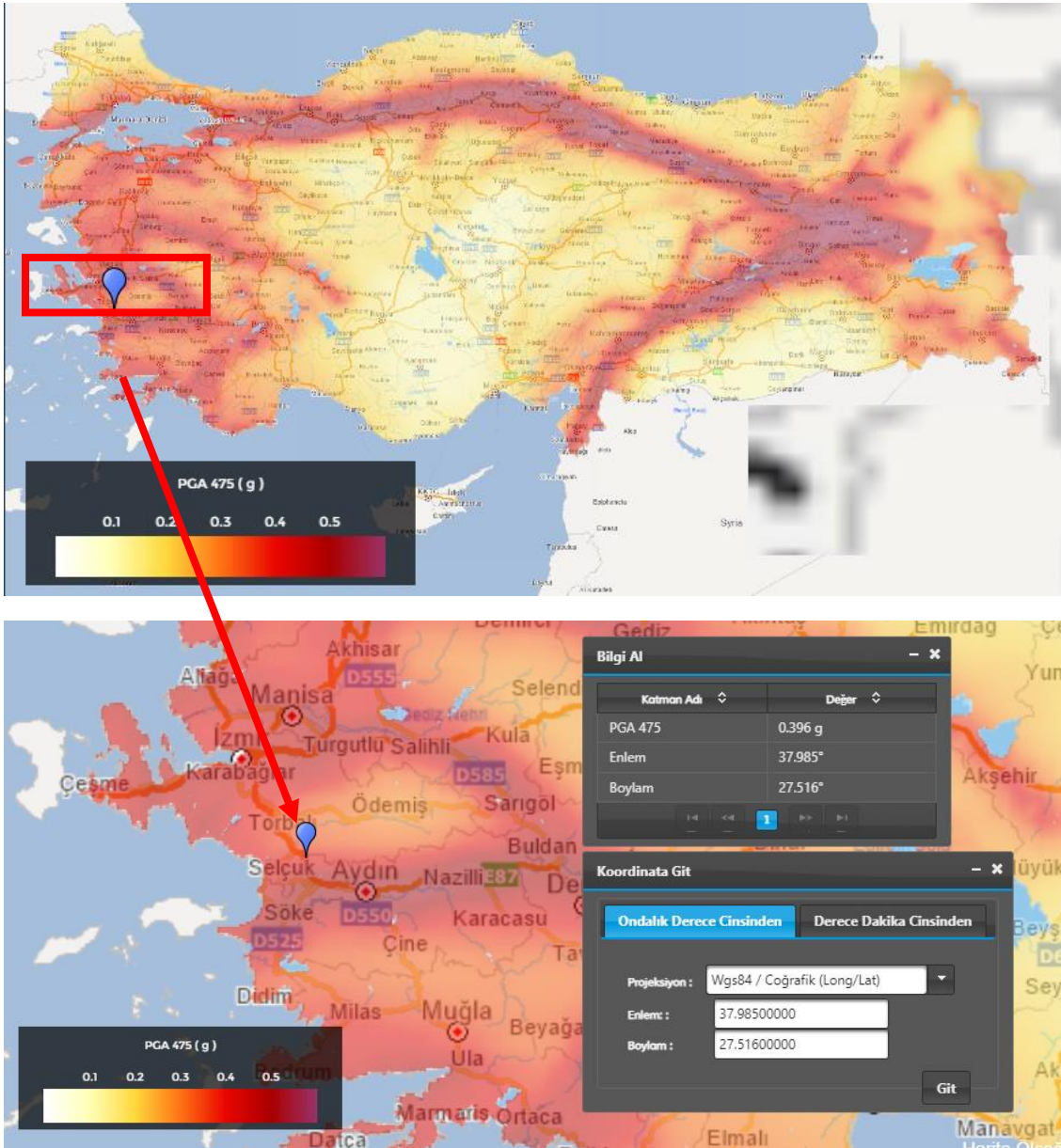


Figure 6.9: Hazard Risk Map of the Switchyard Area (Location is showing T1)

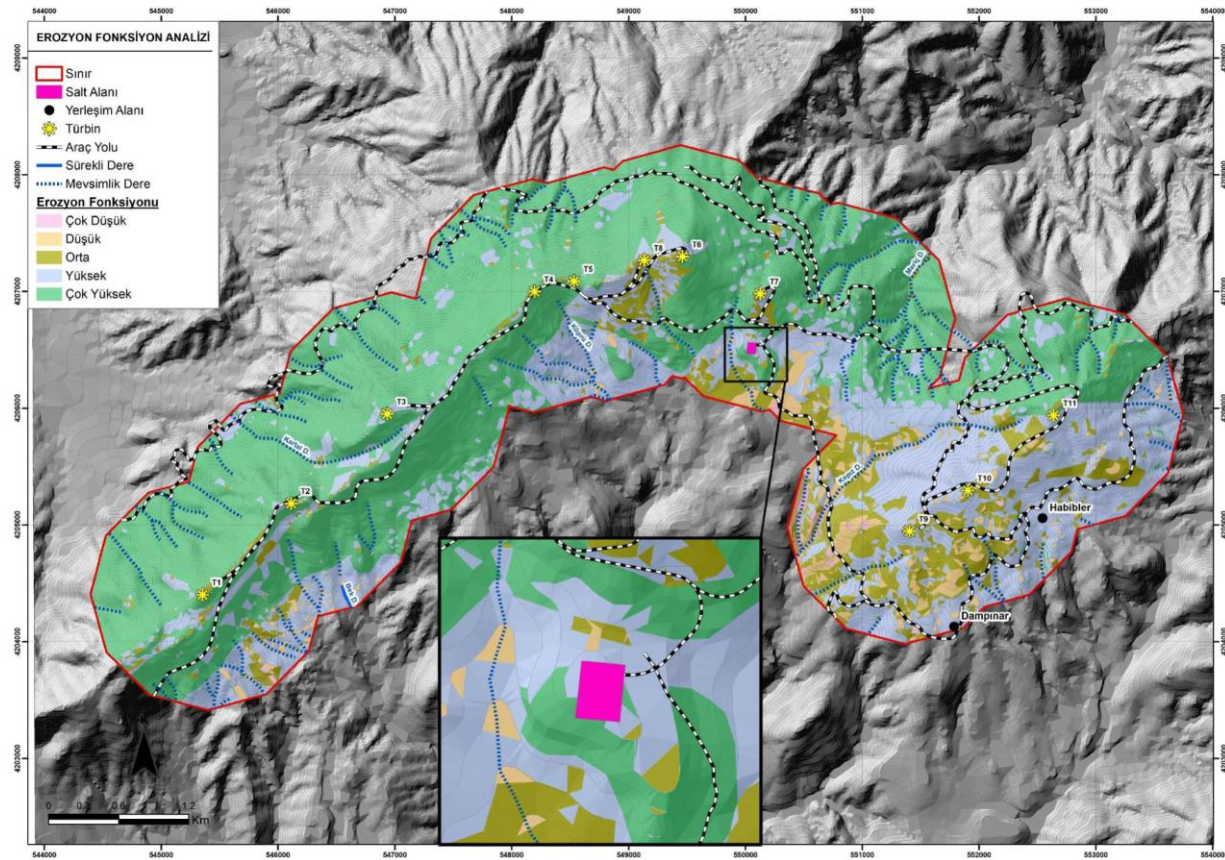
Table 6.6: PGA Values for Wind Turbine and Switchyard Locations

Name	X	Y	PGA
T1	27.516	37.985	0.396
T2	27.525	37.992	0.390
T3	27.534	37.999	0.384
T4	27.548	38.008	0.376
T5	27.552	38.009	0.375
T6	27.563	38.011	0.373
T7	27.570	38.008	0.375
T8	27.559	38.010	0.374
T9	27.585	37.989	0.392



Name	X	Y	PGA
T10	27.591	37.992	0.389
T11	27.599	37.998	0.383
Switchyard	27.569	38.003	0.379

Furthermore, the erosion risk of the turbine locations has been assessed within the scope of National EIA studies by ICONA method. Accordingly, it had been identified that all of the turbine locations are located on areas with low or very low erosion risk areas. Nevertheless, at some areas nearby T2, T3, T7 and T8, there is high or very high erosion risk. Following map shows the erosions risk levels of the Project area.



**Figure 6.10: Erosion risk levels of the Project area**

Source: Dampinar WPP National EIA Report, 2023, Savra. (Red: Project area boundary, Yellow dots: Turbines, Black-white: roads, Dashed blue line: seasonal creeks, Purple box: Switchyard, Light purple: Very low, Yellow: Low, Dark yellow: Moderate, Blue: High, Green: Very High)

## Landslides

According to the analysis results of the Landslide Maps made by General Directorate of Mineral Research and Exploration (MTA), there is no old landslide, active landslide, slide, areally mappable active flow or areally mappable old landslide within the project area and its immediate surroundings.

## 6.4 Impact Assessment

### 6.4.1 Construction

The construction of a wind power plant can lead to the loss of forest area, as it requires space for installing wind turbines, switchyard, and infrastructure like access roads and site roads. This process can contribute to habitat disruption and biodiversity loss in the affected areas.

In addition, the proposed WPP Project is anticipated to have direct and indirect impacts on land use within the Project area. The primary land use changes stem from the installation of wind turbines and the construction of access roads. The wind turbine installation will require clearings for their foundations, resulting in a temporary alteration of the land. The access road to be constructed to access to the WPP License Area, and site roads inside the WPP License Area while providing necessary infrastructure, will involve the opening of a new pathway through the existing terrain. The Project area, characterized by mountainous and rocky features, will necessitate blasting in certain sections, further influencing land use.

#### 6.4.1.1 Impact on Land Use

##### Land Loss

Within the scope of the Project there will be land use needed for wind turbines, switchyard, and roads to be used by personnel. The details are provided below.

**Table 6.7: Project Footprint Area**

Unit	Area (m <sup>2</sup> )
T1-T11	77,000 (7,000 each)
Switchyard	7,500
Roads	97,500
<b>Total</b>	<b>182,000</b>

\*: 16,250 m of road will be constructed. Road width will be 6m

It is to be noted that any concrete batching plant and new quarry will not be established in either the Project area and/or in its close vicinity.

#### 6.4.1.2 Impacts on Soil

The construction and operational phases of the WPP Project pose potential threats to soil integrity, primarily arising from accidental spills and the application of blasting techniques during site preparation. Soil contamination is a distinct possibility, as spillages of construction materials or operational fluids may infiltrate the soil, compromising its quality and fertility. Construction equipment would need to be refueled and some hazardous materials or wastes (such as waste paints and degreasing agents) may be generated. Accidental fuel spills or releases of hazardous materials could result in the exposure of vegetation at the Project site, and reestablishment of the vegetation may be impacted or delayed because of residual soil contamination. However, after expected hazardous materials handling and refueling requirements were met, only small spills or releases would be anticipated. Additionally, the use of explosives in blasting activities has the potential to disturb the soil structure, leading to compaction and reduced permeability.

##### Contamination Risk

The risk of soil contamination will be contingent upon the effectiveness of containment measures during material handling, storage, and transportation. In the event of accidental spills, the type and quantity of spilled substances will play a crucial role in determining the extent of

soil contamination. The implementation of strict spill response protocols will be essential to mitigate potential adverse effects on soil quality.

### **Topsoil Stripping and Excavation Material Storage**

Topsoil stripping will be necessary for site preparation, and it can lead to soil degradation and loss of fertile layers, impacting the ecosystem's ability to support vegetation and wildlife.

The construction phase of the WPP will necessitate the removal of the topsoil, approximately the top first 15-30 cm of the soil, from areas designated for turbine foundations and the access road. This topsoil stripping process is carried out to facilitate construction activities and expose the underlying terrain. The stripped topsoil will be temporarily stored to later reinstate the original soil composition after construction. The storage of excavation materials will also be a component of this process, with measures taken to prevent erosion or contamination during storage.

Within the scope of the Project, excess excavation material to be removed during the construction of the turbines will be temporarily stored in the turbine platform areas and reused in backfilling works. A mobile crushing and screening facility will be established to size the material at the filling stage.

After construction activities are completed, the stripped topsoil will be reinstated to the areas from which it was removed. This process is critical for the restoration of soil fertility and ecosystem functions. It was found that a rehabilitation plan has been developed within the scope of the National EIA study to ensure the effective reintegration of the topsoil and promote the recovery of the disturbed areas.

#### **6.4.1.3 Impact on Geology**

The extent of seismicity and erosion requires careful assessment to gauge their impact on the stability and resilience of the area.

### **Seismicity Impact**

Seismicity, the occurrence of earthquakes, can be influenced by the construction activities associated with wind power plants. Although the direct impact might be limited, it's essential to consider the seismic vulnerability of the chosen site.

### **Potential Geological Hazards**

Geological hazards that could affect the construction and operation of a wind energy development site include landslides, rock falls and earthquakes. Earthquakes and volcanic activities happen in areas under specific geologic conditions and are determined by the local geology. Site construction activities can destabilize slopes if they are not conducted properly. Slope failures can occur naturally or be enhanced by slope modifications that change the local groundwater regimes and slope angles. In regions that have active earthquakes, heavy precipitation, or where geologic hazards are common, slope stability is sensitive to minor changes of landscape because of human intervention. Also, the water quality downslope of a failed slope can be adversely affected. During the construction phase, the activities that can potentially activate geological hazards include:

- Slope (or grade) increase resulting from site grading or construction of access roads;
- Toe-cutting at the bases of slopes for construction of on-site structures or access roads; and
- Alteration of natural drainage patterns (e.g., alterations of slope or implementation of on-site storm water controls) or increase of precipitation infiltration (e.g., from clearing vegetation, backfilling with permeable materials, roadbed fracturing due to heavy vehicles)

that can increase pore pressure, which weakens the strength of soils on slopes or causes accelerated soil erosion, thereby creating slope instability.

### Soil Erosion

Apart from contamination and compaction, the construction activities may increase the vulnerability of the soil to erosion. The removal of vegetation and the disturbance of natural topography can expose the soil to the erosive forces of wind and water. Identifying erosion-prone areas and understanding the potential consequences on nearby ecosystems will be integral to this assessment.

The construction of the access and site roads and turbine foundations, coupled with the blasting activities, may expose the soil to increased erosion potential. The removal of vegetation and disruption of natural contours may exacerbate soil erosion, leading to sedimentation in nearby water bodies. The assessment will focus on identifying erosion-prone areas and estimating the potential sedimentation impacts on surrounding ecosystems. The activities that could contribute to soil erosion include:

- Ground surface disturbance on site, at borrow sites, and along access roads. Ground surface disturbance would occur during the construction or installation of access roads, wind tower pads, staging areas, lay-down areas, substations, transformer pads, underground cables, and other on-site structures. The extraction of geologic materials from borrow areas or quarries would also result in ground surface disturbance.
- Heavy equipment traffic. Heavy vehicles can disturb or destroy originally stable soil conditions and enhance soil erosion by both wind and surface runoff.
- Surface runoff pattern disturbance. Construction activities (e.g., grading and excavation) and the implementation of on-site storm water controls (e.g., culverts and drainage ditches along roads) could alter surface runoff patterns by diverting natural drainage into new areas and locally increasing runoff volume.

In conclusion, the impacts on land use, soil, and geology within the Project area necessitate a thorough assessment to comprehensively understand the potential consequences of the proposed WPP.

Erosion controls, such as drainage channels, settling structures, etc., will be applied prior to site preparation and building activities, as part of the necessary control measures to prevent erosion risk.

The waters from the Project surrounds and slopes will be separated from surface run-off by directing them through temporary channels and soil embankments, thereby eliminating the risk of erosion during periods of high rainfall.

Following the excavation process, the slopes will be reinforced and all erosion control measures, including culvert outlets, will be put into place. Excavation material will be stored in a designated storage area with embankments around it to minimize soil erosion.

#### 6.4.2 Operation

No significant impact had been foreseen due to the activities to be carried out during the operation phase of the Project.

On this basis, it is intended that consideration of land use, soil, and geology impacts during the operational phase are scoped out for future assessment as part of the ESIA.

#### 6.4.3 Summary

Assessment of impacts on land use, soils and geology is done based on the methodology presented in *Chapter 4: ESIA Scope and Methodology*. Accordingly, the magnitude of each

impact is estimated as a factor of the foreseen: geographic extent, duration, reversibility, and frequency of the impact, based on expert’s judgement. Sensitivity/value of the associated resource/receptor was determined in consideration of the baseline conditions described in the previous sections and typical descriptor of defined in Table 6.8. Specific sensitivity/value criteria considered in assessing the impacts on land use and soils is provided below.

**Table 6.8: Land Use and Soil Sensitivity/Value Criteria for Resource/Receptors**

Areas of Concern	Receptor	High	Medium	Low	Negligible
Land Loss / Arable Lands	Forest areas Agricultural areas	Lands having land use capability of Class I-II	Lands having land use capability of Class III-IV	Lands having land use capability of Class V-VI	Lands having land use capability of Class VII-VIII
Topsoil Loss	Topsoil	Lands having land use capability of Class I-II	Lands having land use capability of Class III-IV	Lands having land use capability of Class V-VIII	Land with no topsoil
Soil (Erosion)	Soil	Very severe erosion risk	Severe erosion risk	Moderate erosion risk	None or very low level of erosion risk
Soil (Contamination)	Soil	Nationally and internationally protected areas, areas with ecologically critical habitat status	Lands having national importance, Lands having Class I-II land use capability, residential areas	Lands having Class III-IV land use capability.	Lands having Class V-VIII land use capability, industrial and mining areas.
Seismicity / stability of structures		1 <sup>st</sup> and 2 <sup>nd</sup> degree earthquake zone	3 <sup>rd</sup> degree earthquake zone	4 <sup>th</sup> degree earthquake zone	5 <sup>th</sup> degree earthquake zone

**Table 6.9: Magnitude of Impact on Land Use, Soil and Geology**

Magnitude	Definition
Major	<p>Continuous/long-term oil spills during construction activities on soils and during operation (e.g. accidents) (concentrations of pollutants in the soil defined in the Soil Pollution Control Regulations are exceeded to cause long term cancer and hazard risk)</p> <p>In case of disturbance of contaminated soils, increase contamination in nearby non-contaminated soils to above the background level that will be hazard to human health</p> <p>Major impacts on the integrity of structures and functionality of the Project (e.g. collapse of the buildings) during a seismic event.</p> <p>Soil stability issues leading to landslides Soil erosion process during construction that would lead to sediment loading into the sensitive receptors</p>
Moderate	<p>Continuous/long-term oil spills during construction activities on soils and during operation (e.g. accidents) (concentrations of pollutants in the soil defined in the Soil Pollution Control Regulations are exceeded above the generic contamination levels but below the long term cancer and hazard risk)</p> <p>In case of disturbance of existing contaminated soils: increase contamination in nearby non-contaminated soils to above the background level that is above the generic risk levels stated in the Soil Pollution Control Regulations but below long-term cancer and hazard.</p> <p>Moderate impacts on the integrity of structures and functionality of the Project (e.g. major cracks in the structures) during a seismic event. Soil stability issues leading to small settlements and Soil erosion process during construction that would lead to sediment loading into local waterways-drainage areas</p>
Minor	<p>Temporary small-scale oil spills during construction and operation (e.g. accidents) activities on soils that lead to contamination below generic contamination levels stated in the Turkish Regulation on Soil Pollution Control and Point Source Contaminated Sites (Soil Pollution Control Regulations)</p>



Magnitude	Definition
	<p>In case of disturbance of existing contaminated soils: increase contamination in nearby non-contaminated soils to above the background level but below the generic contamination levels stated in the Soil Pollution Control Regulations.</p> <p>Minor impacts on the integrity of structures and functionality of the Project (e.g. minor cracks in the structures) during a seismic event.</p> <p>Soil stability issues that do not cause health and safety risk concerns Soil erosion process during construction that would lead to small loading in the amount acceptable to the normal sediment loading process</p>
Negligible	<p>Temporary use of land (with soil surface) for the storage of excavated materials and construction equipment with no or little impact that is recoverable within a short time scale</p> <p>No earthquake impact</p> <p>No soil stability issue</p> <p>No soil erosion</p>

**Table 6.10: Summary of Impact Assessment**

Impact Description	Receptor	Impact Magnitude					Overall Impact Magnitude	Receptor Sensitivity	Impact Significance
		Severity	Duration	Spatial Extent	Reversibility	Likelihood			
Land Loss / Impacts on arable Lands	Lands having land use capability of Class V-VI	Medium	Construction	Project footprint	Irreversible	Certain	Minor	Medium	Minor
Land Loss / Impacts on arable Lands	Lands having land use capability of Class VII-VIII	Medium	Construction	Project footprint	Irreversible	Certain	Minor	Negligible	Negligible
Soil Contamination	Lands having Class V-VIII land use capability	Low	Construction	Aol	Reversible	Unlikely	Minor	Negligible	Negligible
Topsoil Stripping	Lands having land use capability of Class V-VIII	Medium	Land Preparation	Project footprint	Reversible	Occurring regularly under typical conditions	Moderate	Low	Minor
Stability of Structures after Earthquake	Project Area Project Components	High	Construction	Regional	Reversible	Possible	Major	Medium	Major
Stability of Structures after Soil erosion	Very severe erosion risk areas	Medium	Construction	Aol	Reversible	Possible	Moderate	High	Major
Stability of Structures after Soil erosion	Severe erosion risk areas	Medium	Construction	Aol	Reversible	Possible	Moderate	Medium	Moderate
Stability of Structures after Soil erosion	None or very low level of erosion risk	Medium	Construction	Aol	Reversible	Possible	Moderate	Negligible	Negligible

## 6.5 Impact Mitigation & Residual Impact

### 6.5.1 Land Use

To effectively mitigate impacts on land use, the Project will adopt a hierarchical approach, beginning with avoidance and minimization strategies. It shall be noted that, majority of the significant impact had been avoided as the wind turbine locations were selected on the lands with the Class VII land use capability or lower. So, it can be said that majority of the significant impact had been avoided within the design process. Additionally, the access and site roads design will follow existing terrain contours, minimizing land clearance requirements.

Minimization efforts will involve adopting a careful design for the access road to reduce its impact on land use. This includes exploring alternative routes that avoid sensitive areas, utilizing existing infrastructure where possible, and implementing construction techniques that minimize the need for extensive land clearance. Within this scope it was aimed to use existing roads as much as possible. In addition, shortest paths were preferred as much as possible while deciding on road routes.

After construction, disturbed areas will undergo restoration through the implementation of rehabilitation plans. This involves reinstating topsoil, reseeding with native vegetation, and implementing erosion control measures to restore the ecological functions of the land. Restoration efforts aim to return the land to a condition as close as possible to its pre-development state.

### 6.5.2 Soil

Mitigating impacts on soil quality involves a multi-faceted approach encompassing prevention, response, and restoration strategies. The hierarchy of mitigation will guide the Project in minimizing adverse effects on soil, responding promptly to incidents, and restoring soil quality after construction activities.

According to the Regulation on Control of Excavation, Construction, and Demolishing Wastes, which went into effect after being published in the Official Gazette dated 18.03.2004 and numbered 25406, stripped topsoil will be stored in areas within the Project area with slopes of no more than 5%.

The soil quality will be maintained and potential losses during topsoil storage will be avoided. Temporary storage places for topsoil will be set up so that vehicle movements will not impact the bulk material and its height does not exceed five meters. In this case, these regions will be marked, and at predetermined intervals, control and monitoring tasks will be completed.

Plants that grow quickly will cover the topsoil's surface if it is left exposed for an extended period. Following the topsoil removal, filling will occur concurrently, and topsoil will be temporarily stored for a brief period. Detailed information regarding the plants to be planted are presented in *Chapter 12: Biodiversity* in detail.

Preventive measures will be implemented to minimize the risk of soil contamination. Emergency Response Plan will detail strict protocols for handling and transporting construction materials and operational fluids, reducing the likelihood of spills reaching the soil. Secondary containment systems will be deployed at storage areas as an additional preventive measure.

In the event of accidental spills, rapid response measures will be activated to contain and remediate the affected areas promptly. Response actions may include the deployment of absorbents, barriers, and specialized equipment to mitigate the spread of spilled substances and prevent further soil contamination.

Accidental spills and releases of hazardous materials and wastes could result in soil contamination throughout the Project's land preparation and construction phase. It is therefore impossible to estimate these accidental amounts before to the incident. Depending on the degree and type of contamination, different management and mitigation techniques will be used in the event that soil contamination occurs. However, prompt treatment of contaminated media is crucial for the effective management of soil contamination, as is developing an understanding of the source-pathway-receptor link in the event of an unintentional spill or leak. The following is a list of some essential measures.

- It is forbidden to release substances into the soil that could contaminate it.
- Leaks and spills that happen by accident will be controlled by putting emergency preparedness and response plans into action.
- By carrying out the relevant mitigation measures, solid wastes, hazardous wastes, and wastewater that will be produced as a result of land preparation and building activities will be further handled. Detailed description of the mitigation measures regarding waste and wastewater management are provided in *Chapter 11: Waste and Resources*.

A key component of soil impact mitigation involves adaptive management. Regular soil monitoring, coupled with adaptive management strategies, will allow for adjustments to mitigation measures based on monitoring results. This iterative approach ensures continuous improvement in addressing soil impacts throughout the Project's lifecycle.

In addition, the requirements identified in Erosion Control Management Plan Including Drainage and Sediment Management Procedure for the Construction and Operation Phases will be followed.

### 6.5.3 Geology

Mitigating geological impacts involves a combination of avoidance, engineering solutions, and ongoing monitoring. The hierarchy of mitigation will guide the Project in avoiding high-risk geological zones, implementing engineering measures for stability, and continuously monitoring geological conditions for adaptive management.

To mitigate erosion and promote effective site rehabilitation after the installation of a WPP, several key measures should be implemented. First and foremost, establishing vegetative cover is crucial. Planting native grasses, shrubs, and trees helps stabilizing the soil, reducing the risk of erosion. These plants have deep root systems that anchor the soil and prevent it from being easily displaced by wind or water. Additionally, the use of erosion control blankets or mats can be employed on slopes to provide immediate protection and support the growth of vegetation. Details of this measure are specified in Biodiversity Management Plan and Erosion Control Management Plan Including Drainage and Sediment Management Procedure.

Additionally, stormwater management is essential in erosion control management. Implementing sediment basins, in-channel check dams, soak aways, and silt fences (if needed and where possible) can help trap sediment-laden runoff, preventing it from reaching vulnerable areas. Sediment basins act as temporary storage areas, allowing water to slow down and sediment to settle before it is released from the site. Silt fences, on the other hand, are physical barriers that intercept and control the flow of sediment-laden water, preventing it from causing erosion. Details are presented in Erosion Control Management Plan Including Drainage and Sediment Management Procedure.

Regular monitoring and maintenance of erosion control measures are imperative for their long-term effectiveness. Conducting routine inspections to identify any signs of erosion or degradation allows for timely intervention. In cases where erosion is detected, quick action will be taken to reinforce or replace erosion control measures as needed. Additionally, educating

personnel and stakeholders about the importance of erosion control and rehabilitation measures fosters a collective commitment to maintaining the environmental integrity of the WPP site.

Finally, incorporating soil stabilization techniques, such as the use of biodegradable erosion control blankets and soil-binding agents, can enhance erosion resistance. These measures create a protective layer over the soil, preventing erosion while facilitating the establishment of vegetation. By combining these mitigation strategies, wind power plant developers can ensure sustainable land use and minimize the environmental impact associated with the installation and operation of the facility.

In instances where geological impacts occur, rehabilitation measures will be implemented. This may include the restoration of slopes affected by erosion or landslides, the stabilization of disturbed areas, and the reestablishment of natural geological conditions where feasible.

Continuous monitoring of geological conditions will be conducted throughout the Project's lifecycle. Visual observation will be carried out and database of Disaster and Emergency Management Authority's (AFAD) latest earthquakes list<sup>39</sup> will be controlled regularly to detect changes in soil conditions, subsurface stability, and potential seismic activity. Adaptive management strategies will be employed to adjust mitigation measures in response to monitoring results. Moreover, during the activities to be carried out during construction of turbine foundations as well as other structures such as the administrative building, the provisions of Türkiye Building Earthquake Regulation (18.03.2018/30364) will be complied with.

- In soil-foundation survey studies, stability analyses along the slope will be made by calculating the excavations to be carried out, the structure loads to be planned and external loads, and permanent engineering measures to ensure stability will be determined.
- In soil surveys to be carried out on a parcel/building basis, the foundation type and foundation depth will be determined, the engineering parameters of the building on which the foundation will sit (swelling, settlement, bearing capacity, etc.) and stability analyses along all slopes will be examined in detail, and the necessary precautions will be determined and implemented according to the problems that will arise.
- Cuts that will occur in existing and deep excavations in these areas will be protected with appropriately designed shoring measures, and surface and waste waters will be removed from the surface by drainage method.
- Building foundations will be placed on solid levels of volcanic rocks. Engineering parameters of the units where the building loads will be carried will be examined in ground and foundation surveys.
- In the geotechnical survey studies to be prepared before construction, the impacts of the additional load on the slope on the natural or artificial slope and the distance to the slope edge, determining the safe distance of the additional load to the slope edge that will not disrupt the stability of the slope, examining in detail the problems that may arise from the geotechnical parameters of the rock and the slope, and geotechnical engineering. Depending on the nature of the problem, one or more of the necessary precautions must be taken.
- Slopes that will be formed as a result of all kinds of foundation and road excavations must be supported by retaining structures appropriate to the technique.
- The construction phase will not begin without ensuring the safety of the parcel, the neighbouring parcel, and the road.
- Care will be taken to base the targets on levels with the same geological, lithological and geotechnical characteristics. Appropriate projects will be developed for the foundations that

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<sup>39</sup> AFAD's list of latest earthquakes (URL: <https://deprem.afad.gov.tr/last-earthquakes>)

will sit on different units. Existing and under-construction slopes will be supported by appropriate retaining structures.

- Since there are dry streams crossing the WPP License Area, DSI will be informed about planned and ongoing studies and in case of floods, slope floods and inundations.
- In places where the slope is high, necessary measures to reduce the slope will be determined and implemented.
- The provisions of the Turkish Building Earthquake Regulation and the Regulation on Buildings to be Built in Disaster Areas will be complied with.

In addition, the requirements identified in Erosion Control Management Plan Including Drainage and Sediment Management Procedure for the Construction and Operation Phases will be followed.

### 6.5.4 Residual Impacts

Summary of the mitigation measures and the relevant residual impacts are provided below in Table 6.11.

**Table 6.11: Mitigation Measures and Residual Impact**

Impact	Receptor	Impact Significance without Mitigation	Residual Impact Significance
Land Loss / Impacts on arable lands	Lands having land use capability of Class V-VI	Minor	Negligible
Land Loss / Impacts on arable Lands	Lands having land use capability of Class VII-VIII	Negligible	Negligible
Soil Contamination	Lands having Class V-VIII land use capability	Negligible	Negligible
Topsoil Stripping	Lands having land use capability of Class V-VIII	Minor	Negligible
Stability of Structures after Earthquake	Project Area Project Components	Major	Low
Stability of Structures after Soil erosion	Very severe erosion risk areas	Major	Low
Stability of Structures after Soil erosion	Severe erosion risk areas	Moderate	Negligible
Stability of Structures after Soil erosion	None or very low level of erosion risk	Negligible	Negligible

# 7 Air Quality

## 7.1 Introduction

This chapter presents potential emission sources with respect to air quality, from the construction phase of the Project and assesses their impacts on local receptors and / or amenities. The assessment has been undertaken taking into account the requirements of national and international standards such as IFC and EBRD performance standards and guidelines and Regulation on the Control of Industrial Source Air Pollution (RCAPOL).

As a renewable energy source, wind energy has fewer effects on air quality than fossil energy sources and that is why it may be considered as desirable energy source in terms of air quality aspect. However, some construction facilities of wind turbines such as earthwork, excavation, transportation of soil and materials may cause temporary fugitive dust emissions and engine emissions.

Construction phase emissions are handled in two categories:

- **Earthwork activities:** Earthwork activities generates fugitive dust emissions which occur from excavation of road routes and turbine areas, loading and unloading and transportation of excavation material,
- **Engine emissions:** During construction, a number of vehicles will be used resulting in combustion emissions.

The Project has the potential to affect air quality during the construction phase. The Project related air emissions during the construction phase will include particulate matter with an aerodynamic diameter of less than 10 and 2.5 microns (PM<sub>10</sub>, PM<sub>2.5</sub>) due to earthworks and construction activities. It will also lead to emissions of oxides of nitrogen (NO<sub>x</sub>), Sulphur Oxides (SO<sub>x</sub>), VOC's, CO, PM<sub>10</sub> and PM<sub>2.5</sub> emissions from construction equipment and construction vehicles.

The Project's operation is designed to have a minimal footprint on air quality. While routine activities will necessitate the use of security and maintenance vehicles, and the emergency backup generator will require periodic testing, these operations are strictly controlled to mitigate any potential air quality impacts. The limited number of vehicles and the short operating duration of the generator ensure emissions remain de minimis.

The Project will include an emergency generator for use in the administrative building. The generator will only be used during short-term power outages, resulting in approximately a few hours of use per year. Four vehicles will be used for the Project operation, including maintenance, repairs, security, and personnel transportation. The low number of vehicles and the limited use of the generator indicate that emissions from these sources will be negligible.

This aligns with the EHS Guidelines for Wind Energy published by the IFC, which states that "Wind energy facilities do not normally generate process emissions and effluents during their operation."

## 7.2 Methodology

The air quality impact assessment has been conducted through the following steps:

- **Establishment of baseline:** Ambient air quality conditions within the Project AoI have been identified by conducting baseline measurements. Detailed explanations of the baseline



measurements conducted to assess ambient air quality conditions within the Project Aol are provided in Section 7.2.4. and Section 7.3.1

- **Assessment of impacts:** Possible impacts related to air quality and emissions have been assessed together with their significance levels. Impact assessment covers:
  - Assessment of deviation from baseline conditions: An air quality dispersion modelling study was carried out by using AERMOD View – Gaussian Plume Air Dispersion Model software to estimate Project emissions and their contribution to the baseline conditions for both construction and operation phases of the Project.
  - Assessment of potential impacts on key receptors associated with construction and operation phases of the Project. Key receptors which are anticipated to be sensitive to changes in the existing air quality conditions on site are considered to include human health (nearby communities, businesses, Project employees), and ecological receptors.
- **Development of mitigation measures:** To reduce any significant impacts to an acceptable level and to identify good practice measures to minimise the overall environmental impact from associated with the Project.

The AERMOD model was employed in the air quality modelling study. AERMOD model, which was developed by United States Environmental Protection Agency (US EPA), is one of the most advanced computer models estimating hourly, daily and annual ground level concentrations (GLCs) on the basis of the real time values. The model enables the calculation of different dispersion models for different sources (point, volume, line) from isolated stacks to fugitive pollutants. Additionally, it can consider conditions like aerodynamic waves and turbulence. Latest version of the software (i.e., AERMOD 22112) which was released in April 2022 is used.

Hourly meteorological data for the modelling study were obtained from the Selçuk Meteorological Station which is 13 km away from the project boundary run by General Directorate of Meteorology. In order to determine representative meteorological year, prevailing wind direction was determined for long term meteorological data from 1960-2022 meteorological bulletin and this data was compared with each year's prevailing wind directions. Result of this study meteorological data of 2020 were used for the modelling study. As a result of the modelling study, dispersion maps were generated for maximum daily and annual average emission dispersions of PM<sub>10</sub> and PM<sub>2.5</sub> parameters for the construction phase. When determining pollutant parameters, an assessment was made considering the quantity and exposure duration of the potential pollutants including PM parameters as well as emission parameters from vehicles (i.e. gas parameters). The mass flows of these pollutants were calculated, and consequently the mass flow of the PM parameter was observed to be quite high. These calculations are presented in Table 7.8. The Regulation on the Control of Industrial Source Air Pollution (RCAPOI) valid in Turkey has determined threshold values for these parameters. The calculations have been compared with the threshold values specified in RCAPOI and it is seen that the mass flows of gas parameters are below the Regulation threshold values. As such, only PM parameters were included in the modelling study as all other parameters remained significantly below the threshold values provided in the legislation.

## 7.2.1 Applicable Guidelines and Standards

There are a number of national requirements that the Project will have to comply with in addition to appropriate international lenders requirements. This section provides a brief overview of the applicable regulations and standards that will be applied to the Project.

### 7.2.1.1 National Requirements

Within the framework of national legislation, limit values for all kinds of industrial activities are given in the RCAPOI. Ambient air limit values are provided in Annex-2 Table 2.2 of RCAPOI

and these limit values decrease gradually over the years until 2024. The limit values for key parameters in Table 12 of the RCAPOI are shown in Table 7.1.

**Table 7.1: Limit Values Stipulated in the RCAPOI**

Parameter	Period	Limit Value [ $\mu\text{g}/\text{m}^3$ ] [Deposition $\text{mg}/\text{m}^2\text{day}$ ]						
		2014	2015	2016	2017	2018	2019-2023	2024 and later
PM 10	24 hours (not to be exceeded more than 35 times a calendar year)	100	90	80	70	60	50	50
	Annual	60	56	52	48	44	40	40
PM 2.5	24 hours	-	-	-	-	-	-	-
	Annual	-	-	-	-	-	-	-

### 7.2.1.2 International Requirements

#### IFC Requirements

The IFC provide a portfolio of Standards and Guidelines that should be adhered to for any project seeking IFC finance. The IFC PS 3: Resource Efficiency and Pollution Prevention<sup>40</sup> aims:

*“To avoid or minimize adverse impacts on human health and the environment by avoiding or minimizing pollution from project activities”*

To achieve this, the IFC provides both industry-specific and general guidance on GIIP with respect to ambient air quality and emissions to air. The Project will need to comply with the IFC Performance Standards, and the standards set out in the IFC EHS General Guidelines<sup>41</sup>.

The IFC General EHS Guidelines advise that ‘relevant standards’ with respect to ambient air quality are national legislated standards or, in their absence, the current WHO Air Quality Guidelines or other internationally recognised sources. As Türkiye has its own nationally legislated standards, as described above, these have been used to determine significance of potential ambient impacts.

The IFC General EHS Guidelines suggest that, as a general rule, emissions should not contribute more than 25 percent of the relevant air quality standards to allow additional, future sustainable development in the same airshed. Therefore, the significance of the impact of the Project has been discussed in the context of this approach.

#### EBRD Requirements

The Project has been assessed against the guidance provided by the EBRD Environmental and Social Policy PR3: Resource Efficiency and Pollution Prevention Control<sup>42</sup> the objectives of which are:

*“adopt the mitigation hierarchy approach to addressing adverse impacts on human health and the environment arising from the resource use and pollution released from the project”*

<sup>40</sup> International Finance Corporation Performance Standard 3: Resource Efficiency and Pollution Prevention 2012

<sup>41</sup> International Finance Corporation, World Bank Group, General Environmental Health and Safety Guidelines (2008)

<sup>42</sup> European Bank for Reconstruction and Development, Environmental and Social Policy 2019

PR3 refers to EU substantive environmental standards<sup>43</sup> and requires projects to be structured so that these can be applied at the project level.

“When host country regulations differ from the levels and measures presented in EU substantive environmental standards or other appropriate environmental standards identified, projects will be required to meet whichever is more stringent.”

PR3 also states “The client will structure the project to meet relevant EU substantive environmental standards, where these can be applied at the project level”. It further clarifies how this should be implemented and confirms “For the purpose of this PR, EU substantive environmental standards can be applied at the project level where the EU secondary legislative document itself contains clear quantitative or qualitative requirements that are applicable at the project level (as opposed to, e.g., ambient level).”

On this basis the national ambient air quality standards are the primary standards applicable to the Project.

### 7.2.1.3 Project Standards

The limit values determined for the project in accordance with national legal requirements are as summarized in Table 7.2 in addition to EU limit values which have been used to supplement national standards where specific averaging periods are not included.

**Table 7.2: Air Quality Standards**

Parameter	Averaging Period	Turkish Limit Values (1) (µg/m <sup>3</sup> )	EU Limit Values (2) (µg/m <sup>3</sup> )	WHO/ (Guideline) Values	Project Standards
PM <sub>10</sub>	24 hours	50 (not to be exceeded more than 35 times a year)	50 (not to be exceeded more than 35 times a year)	45 (not to be exceeded more than 3-4 times a year)	45
	Annual	40	40	15	15
PM <sub>2.5</sub>	24 hours	-	-	15 (not to be exceeded more than 3-4 times a year)	15
	Annual	-	20	5	5

(1) Annex-2 Table 2.2 of RCAPOI

(2) EU Council Directive “2008/50/EC

### 7.2.2 Study Area and Area of Influence

The project area is located in the Dampınar Neighborhood of Germencik District in Aydın Province and in the Küçükkale Neighborhood localities of Tire District in İzmir Province. The study of determining the Aol aiming at the evaluation of air quality was carried out by evaluating various factors and standards. The main evaluations made for this purpose are:

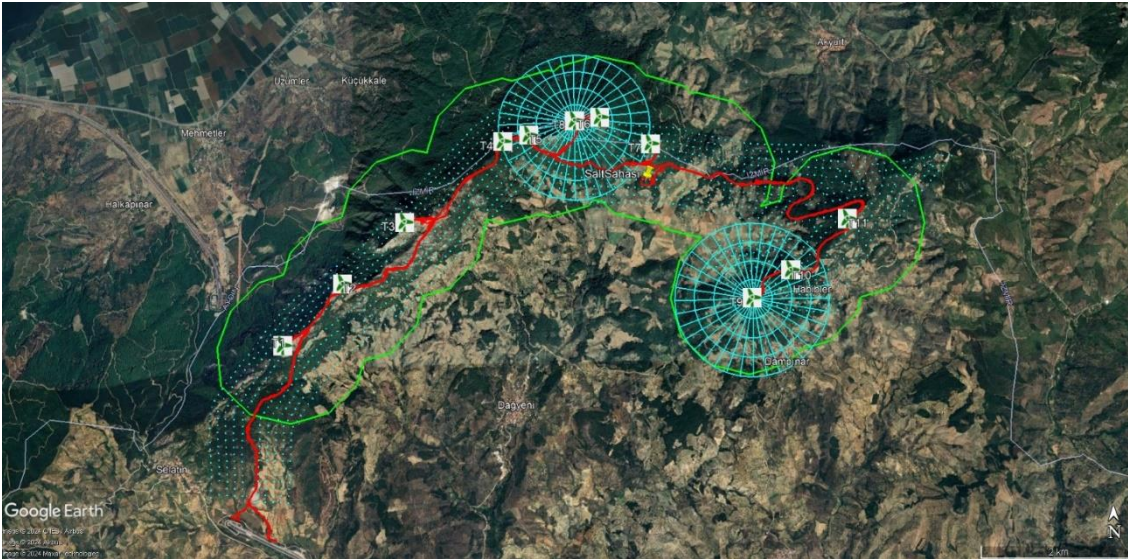
- The distribution of the emission sources,
- The land uses and intensities of sensitive receiver types, and
- regulations and guidelines.

Another criterion to determine area of influence is Turkish Regulation on the Control of Air Pollution Originating from Industry (RCAPOI) which was published in the Official Gazette dated 03.07.2009 and numbered 27277 and amended with the date 06.11.2020 and numbered 31296.

<sup>43</sup> Substantive environmental standards of the EU are comprised in EU secondary legislation, e.g., regulations, and directives. Procedural norms directed at Member States and EU institutions and the jurisprudence of the European Court of Justice and the Court of First Instance which applies to Member States, EU institutions and EU legal and natural persons, are excluded from this definition.

The impact area defined in the RCAPOI for the modelling study suggests an area should be taken as square-shaped area with a side length of 2 km which is the minimum area of influence.

Within the scope of the Project, emissions from point, areal, and linear sources arising from road and turbine construction activities are distributed heterogeneously in the field. Hence, examination areas have been established by separately evaluating each emission source based on its type. For linear sources, a two-kilometer area on both sides of the source has been designated as the impact area, while for areal sources, a two-kilometer radius area from the center of the source has been defined as the impact area.



**Figure 7.1: Impact Area Selected for the Air Quality Modelling Study**

### 7.2.3 Limitations and Assumptions

Air quality measurements have been classified according to the receptor environment characterization, considering the size of the Project area. Representative points have been identified, assuming that they represent the entire region with similar characterization.

It is assumed that during excavation operations, material removal will be carried out by trucks, with a capacity of 10 m<sup>3</sup>. Additionally, it is assumed that heavy machinery will consume fuel at a rate of 25 liters per hour. Within the scope of the project, it is anticipated the construction activities will span 100 days, and work will be conducted for 8 hours per day.

### 7.2.4 Baseline Measurement Methodology

Project specific baseline monitoring has been undertaken to support the assessment. When determining the baseline air quality sampling locations, care was taken to identify points that would represent all receptors. The measurement point selections were carried out taking into account factors such as the distribution of emission sources of the Project, the distance of sensitive receptors to emission sources, in particular emission quantity and exposure duration, the similarity of receptors to each other, and their representational capacity. As mentioned in the previous section, the study area includes various sensitive receptors such as settlements, forest lands, and agricultural lands. Due to the extensive coverage of the project area and the technical impracticality of sampling at all receptors within this area, representative locations suitable for each receptor type have been identified. As a general approach, it was considered that the background emissions of nearby settlements with similar demographic and

geographical characteristics would be similar, and a single measurement location was determined for nearby settlements. A single sampling location was also determined for geographically similar areas in agricultural and forest lands.

When determining these locations, the following factors were taken into account based on the receptor type:

**1. Settlements:** Representative sampling points were identified for settlements within the study area, where demographic and geographic factors are similar for receptors. For settlements that are close to each other, they often have similar demographic structures, and if there is geographic similarity, emission sources also exhibit similarity. In such cases, it is expected that background emissions would represent each other.

**2. Forest and agricultural areas:** Dust emissions originating from forestry may occur in forest areas in the region. In agricultural lands, emissions from agricultural activities are possible. In addition, factors such as long-range and transboundary dust emissions and forest fires can also affect the emission levels in these areas. Due to all these factors in forest and agricultural lands with similar geographic structures, similar emissions are expected to occur. Therefore, when determining emission sampling locations, locations representing the receptor type as a whole have been identified.

Monitoring was undertaken for PM<sub>10</sub>, PM<sub>2.5</sub>, parameters. PM<sub>10</sub> and PM<sub>2.5</sub> measurements were carried out at 6 different locations for 30 days between 2 November-1 December for each around the project area. Measurement devices are designed to sample dust (PM<sub>10</sub> and PM<sub>2.5</sub>) in ambient air.

#### 7.2.4.1 Overview

Considering the characteristics of the emission sources in the Project timeline, the modelling study was carried out for the construction phase.

In order to determine construction phase emission impacts, emissions were calculated by using emission factors and an air quality modelling study was carried out by using *AERMOD*, which is the *US EPA*'s regulatory model.

*AERMOD* model is one of the most developed computer models estimating hourly, daily and yearly GLC's on the basis of the real time values. Model comprises the calculations of different dispersion models for different sources (point, volume, line) from isolated stacks to fugitive pollutants. Additionally, it considers conditions like aerodynamic waves and turbulence.

Emission dispersions are calculated by using hourly meteorological data which covers all hours of one year meaning all best and worst meteorological conditions are considered in the modelling study for the Project area.

*AERMOD* model works in a network system defined by the user and calculations are made for corner points of each receiving environment segments forming the network. The network system used by *AERMOD* model can be defined as polar or Cartesian. Additionally, detailed calculations can be made at the discrete receptor points, which can be determined out of the network system. In the dispersion calculations, Planetary boundary layer theory is used. In the model, there is also an option for hilly areas.

Assessment of construction of phase impacts through the use of dispersion modelling is a national requirement.



### 7.2.4.2 Construction Phase Emissions

The land preparation and construction phase activities covers the land arrangement (land preparation and excavation) activities of the roads and turbine area. Significant pollutant of this step will be dust generated from excavation, loading and unloading on trucks and vehicle movements. No greenhouse gases will be emitted by construction activities except engine emissions.

In addition to turbine and road construction activities, the Project will also involve the construction of an ETL as an associated facility. The only source of emissions during the installation of the ETLs will be the excavation of the foundations for the pylons. According to the PID prepared in line with the requirements of national EIA legislation, four excavation measuring 3m x 3m x 3m will be carried out for each pylon. Due to the low volume of excavation required, the fact that this work will be carried out at times independent of the other emission-generating activities of the project, the distance between the emission sources, and the fact that the excavation will be completed in a short period of time (approximately one day), the emissions from this activity will be negligible. Therefore, energy transmission line installation works have not been included in the emission assessment.

#### Used Emission Factors in Calculations

In order to calculate dust and engine emissions, emission factors were used. There will be two main construction activities during the project as road construction and turbine platform construction.

As mentioned in the previous section, dust emissions resulting from excavation, loading/unloading to trucks, and vehicle movements will occur during construction activities. The emission factors provided in the literature for these activities and used in calculations for the project are as follows.

#### Excavation

Particulate related emissions from excavation is calculated by emission factors derived from US EPA AP-42 Section 11. Western Surface Coal Mining Table 11.9-2. These emission factors are shown below. Moisture content of the material are obtained from Table 11.9-3 of same document

$$E_{PM10} = \frac{0.0029(d)^{0.7}}{(M)^{0.3}} \times 0.75$$

$$E_{PM2.5} = \frac{0.0046(d)^{1.1}}{(M)^{0.3}} \times 0.017$$

Where;

- $E_{PM10/PM2.5}$  : Emissions of PM<sub>10</sub>/PM<sub>2.5</sub> (kg/m<sup>3</sup>)
- d : drop height (as average 2 meter was used)
- M : Moisture content (7.9 % was used)

According to these equations, excavation emission factors are calculated as follow;

$$E_{PM10} = \frac{0.0029(2)^{0.7}}{(7.9)^{0.3}} \times 0.75 = 0,0019 \text{ kg/m}^3$$

$$E_{PM2.5} = \frac{0.0046(2)^{1.1}}{(7.9)^{0.3}} \times 0.017 = 0,00009 \text{ kg/m}^3$$

Within the scope of the project, regular irrigation will be conducted to reduce emissions resulting from excavation activities during the construction phase. Mojave Desert Air Quality Management District Antelope Valley Air Pollution Control District Emissions Inventory Guidance Mineral Handling and Processing Industries is stated in section VI-D that emission measures in these activities provide a 75% reduction. Therefore, in the modelling study, a value of

$$E_{PM10} = 0.0019 \text{ kg/m}^3 \times 0.25 = 0.000475 \text{ kg/m}^3$$

$$E_{PM2.5} = 0.0009 \text{ kg/m}^3 \times 0.25 = 0.000225 \text{ kg/m}^3 \text{ has been used.}$$

### Loading/Unloading to trucks

Particulate related emissions from excavation is calculated by emission factors derived from US EPA AP-42 Section 11. Western Surface Coal Mining Table 11.9-2. These emission factors are shown below. Moisture content of the material are obtained from Table 11.9-3 of same document

$$E_{PM10} = \frac{0.0596}{(M)^{0.9}} \times 0.75$$

$$E_{PM2.5} = \frac{0.580}{(M)^{1.2}} \times 0.019$$

Where;

$E_{PM10/PM2.5}$  : Emissions of  $PM_{10}/PM_{2.5}$  (kg/ton)

M : Moisture content (7.9 % was used)

According to these equations, excavation emission factors are calculated as follow;

$$E_{PM10} = \frac{0.0596}{(7.9)^{0.9}} \times 0.75 = 0.0069 \text{ kg/ton}$$

As material density is 1.5 ton/m<sup>3</sup>

$$E_{PM10} = 0.0046 \text{ kg/m}^3$$

$$E_{PM2.5} = \frac{0.580}{(7.9)^{1.2}} \times 0.019 = 0.00092 \text{ kg/ton}$$

As material density is 1.5 ton/m<sup>3</sup>

$$E_{PM2.5} = 0.00061 \text{ kg/m}^3$$

In order to reduce dust emissions from the loading and unloading activities, regular irrigation will be conducted. Emissions Inventory Guidance Mineral Handling and Processing Industries<sup>44</sup> states in section VI-D Table-5 that emission measures in these activities provide a 75% reduction.

$$E_{PM10} = 0.0046 \text{ kg/m}^3 \times 0.25 = 0.00115 \text{ kg/m}^3$$

$$E_{PM2.5} = 0.00061 \text{ kg/m}^3 \times 0.25 = 0.0001525 \text{ kg/m}^3 \text{ has been used.}$$

<sup>44</sup> Emissions Inventory Guidance Mineral Handling and Processing Industries, Mojave Desert Air Quality Management District Antelope Valley Air Pollution Control District, April 2020.



### Vehicle Movements (Transportation)

Emissions from transportation of raw material are calculated by emission factors derived from The EMEP/EEA Air Pollutant Emission Inventory Guidebook 2019-Quarrying and mining of minerals other than coal- Section 3.3.3 Internal Transport document for unpaved roads. These emission factors are shown below.

$$E_{PM10} = k_{PM10} \times \left(\frac{S}{k_s}\right)^{0.9} \times \left(\frac{W_{dumper}}{k_w}\right)^{0.45} \times d_{unpaved} \times \left(1 - \frac{p}{k_{day}}\right) \times (1 - ER)$$

$$E_{PM2.5} = k_{PM2.5} \times \left(\frac{S}{k_s}\right)^{0.9} \times \left(\frac{W_{dumper}}{k_w}\right)^{0.45} \times d_{unpaved} \times \left(1 - \frac{p}{k_{day}}\right) \times (1 - ER)$$

Where;

$E_{PM10/PM2.5}$	: Emissions of PM <sub>10</sub> /PM <sub>2.5</sub> (kg/h)
S	: Silt content (3.9% was used)
$W_{dumper}$	: Dumper weight (40 ton was used)
$d_{unpaved}$	: Total distance (approx. use of 1 km per hour)
ER	: Abatement factor (0)
p	: Number of days per year with at least 0.254 mm natural precipitation (average 143 days was used)
$k_{PM10}$	: 0.422 (kg/km)
$k_{PM2.5}$	: 0.042 (kg/km)
$k_w$	: 2.72 (t)
$k_s$	: 12
$k_{day}$	: 365

According to these equations, vehicle movement emissions factors are calculated as follow;

$$E_{PM10} = 0.422 \times (3.9/12)^{0.9} \times (40/2.72)^{0.45} \times 1 \times (1-143/365) = 0.313 \text{ kg/h}$$

When it is assumed that each truck carries 10 cubic meters of material, the emission factor will be as follows.

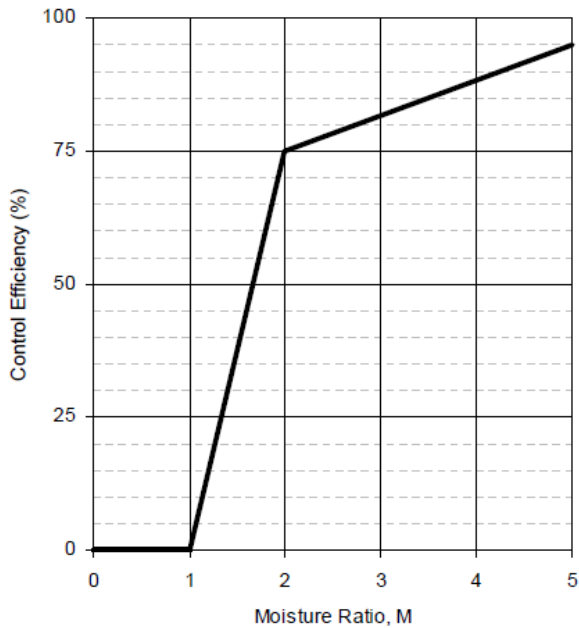
$$E_{PM10} = 0.313 \text{ kg/h} / 10 \text{ m}^3/\text{h} = 0.0313 \text{ kg/m}^3$$

$$E_{PM2.5} = 0.0422 \times (3.9/12)^{0.9} \times (40/2.72)^{0.45} \times 1 \times (1-143/365) = 0.0313$$

When it is assumed that each truck carries 10 cubic meters of material, the emission factor will be as follows.

$$E_{PM2.5} = 0.0313 \text{ kg/h} / 10 \text{ m}^3/\text{h} = 0.00313 \text{ kg/m}^3$$

In order to reduce dust emissions, haul roads will be regularly watered. In the in Figure 13.2.2-2 of the relevant document emission factors were taken, the dust reduction efficiency achieved by road watering is provided as follows.



Transportation roads will be regularly watered to ensure a constant moisture level above 5%. This will result in an emission reduction value of 95%. After emission measures, emission factors will be,

$$E_{PM_{10}} = 0.0313 \text{ kg/m}^3 \times 0.05 = 0.0015 \text{ kg/m}^3 \text{ and}$$

$$E_{PM_{2.5}} = 0.00313 \text{ kg/m}^3 \times 0.05 = 0.00015 \text{ kg/m}^3 \text{ has been used.}$$

### Overall emission factor

Since all emission factors obtained in the calculations above are in the same unit and will be applied to the total excavation quantity, they have been combined into a single emission factor. This unified emission factor has been used in the calculations. The combined emission factor has been calculated as follows.

$$TOTAL_{EPM_{10}} = \text{Excavation}_{EPM_{10}} + \text{Loading}_{EPM_{10}} + \text{Transportation}_{EPM_{10}} + \text{Unloading}_{EPM_{10}}$$

$$TOTAL_{EPM_{10}} = 0.000475 \text{ kg/m}^3 + 0.00115 \text{ kg/m}^3 + 0.0015 \text{ kg/m}^3 + 0.00115 \text{ kg/m}^3$$

$$TOTAL_{EPM_{10}} = 0.004275 \text{ kg/m}^3$$

$$TOTAL_{EPM_{2.5}} = \text{Excavation}_{EPM_{2.5}} + \text{Loading}_{EPM_{2.5}} + \text{Transportation}_{EPM_{2.5}} + \text{Unloading}_{EPM_{2.5}}$$

$$TOTAL_{EPM_{2.5}} = 0.0000225 \text{ kg/m}^3 + 0.0001525 \text{ kg/m}^3 + 0.00015 \text{ kg/m}^3 + 0.0001525 \text{ kg/m}^3$$

$$TOTAL_{EPM_{2.5}} = 0.0004775 \text{ kg/m}^3$$

### Road Construction Emissions

The road construction emissions calculated based on the emission factors obtained from the calculations in the previous section are presented in the Roads which will be constructed within the Project and calculated emissions are shown in Table 7.3.

**Table 7.3: Road Construction Emissions**

Road Name	Excavation Area (m <sup>2</sup> )	Fill Area (m <sup>2</sup> )	Total Area (m <sup>2</sup> )	EF (kg/m <sup>3</sup> )		Working Period (WP)	Emissions (kg/h)	
				PM <sub>10</sub>	PM <sub>2.5</sub>		PM <sub>10</sub>	PM <sub>2.5</sub>
Road-A	142238	61342	203580				0.4835	0.0540
Road-B	73602	49639.73	123241.7				0.2927	0.0327
Road-C	9413.91	14.21	9428.12				0.0224	0.0025
Road-D	73848.64	57230.63	131079.3				0.3113	0.0348
Road-E	77167.81	12298.59	89466.4				0.2125	0.0237
<b>Alternative-Road</b>						180 days x 10 hours/day = 1800 hours		
Road-1	10496.63	21475.07	31971.7	0.004275	0.0004775		0.0759	0.0085
Road-3	5455.14	12048.71	17503.85				0.0416	0.0046
Road-7	9205.26	854.86	10060.12				0.0239	0.0027
Road-8	13130.25	16850.07	29980.32				0.0712	0.0080
Road-9	1433.85	249.11	1682.96				0.0040	0.0004
Road-10	4772.73	10372.97	15145.7				0.0360	0.0040
Road-11	17121	12073.08	29194.08				0.0693	0.0077
Road-11	177918.57	134718.5	312637.1				0.7425	0.0829
Road-Tm	5259.15	7507.91	12767.06				0.0303	0.0034

**Turbine Construction Emissions**

The road construction emissions calculated based on the emission factors obtained from the calculations in the previous section are presented in Table 7.4.

**Table 7.4 Turbine platform construction emissions**

Turbine No	Excavation Area (m <sup>2</sup> )	Fill Area (m <sup>2</sup> )	Total Area (m <sup>2</sup> )	EF (kg/m <sup>3</sup> )		Working Period (WP)	Emissions (kg/h)	
				PM <sub>10</sub>	PM <sub>2.5</sub>		PM <sub>10</sub>	PM <sub>2.5</sub>
T1	36076.96	1301.92	37378.88				0.0888	0.0099
T3	8038.28	2310.68	10348.96				0.0246	0.0027
T4	36051.66	4198.09	40249.75				0.0956	0.0107
T5	10740.77	6280.4	17021.17			180	0.0404	0.0045
T6	67064.69	1604.4	68669.09			days x	0.1631	0.0182
T7	50696.07	1696.2	52392.27	0.004275	0.0004775	10	0.1244	0.0139
T8	40519.69	4797.27	45316.96			hours/d	0.1076	0.0120
T9	28183.73	4867.94	33051.67			ay	0.0785	0.0088
T10	3994.28	13829.2	17823.48			= 1800	0.0423	0.0047
T11	19058.56	4857.22	23915.78			hours	0.0568	0.0063
TM	45304.83	4947.11	50251.94				0.1193	0.0133

**ETL Construction Emissions**

In addition to the activities described above, ETL construction will also be carried out. During this activity, the emission source will be the excavation of the foundations of the high-voltage power line pylons. For each pylon, four excavations will be carried out with dimensions of 3x3x3 meters, resulting in a total excavation volume of 108 m<sup>3</sup>. The emissions from this activity have been calculated and are presented in the Table 7.5.

**Table 7.5: ETL Pylon construction emissions**

Activity	Excavation Area (m <sup>3</sup> )	Fill Area (m <sup>3</sup> )	Total Area (TA) (m <sup>3</sup> )	EF (kg/m <sup>3</sup> )		Working Period (WP)	Emissions (EF x TA / WP) (kg/h)	
				PM <sub>10</sub>	PM <sub>2.5</sub>		PM <sub>10</sub>	PM <sub>2.5</sub>
<b>Pylon Excavation</b>	108	-	108	0.004275	0.0004775	8 Hours	0.0577	0.0064

Due to their separate timing from other construction activities and their very low mass flow rates the ETL and pylon excavation activities have been excluded from the modelling study.

**Engine Activities**

Engine emission factors are derived from the EMEP/EEA Air Pollutant Emission Inventory Guidebook 2019-Non-Road mobile sources and machinery Table 3-2. Vehicle emission factors were shown in Table 7.6. Average fuel consumption is compiled from heavy duty machine producers as 25 l/h (20 kg/h = 0.02 t/h).

**Table 7.6: Vehicle Emission Factors**

Parameter	Emission Factor
	Non-Road (g/kWh-equipment)
NO <sub>x</sub>	7663 g/tonnes fuel
CO	7352 g/tonnes fuel
PM <sub>10</sub>	116 g/tonnes fuel
PM <sub>2.5</sub>	116 g/tonnes fuel
SO <sub>2</sub>	14 g/kg fuel*
VOC	930 g/tonnes fuel
Fuel consumption	20.000 g/h

\*Calculated by 0.7% Sulphur content  
 \*\* Because of the lack of explicit data, sample data was used in accordance with the EMEP/EEA 1.a.4 Section 3.2.3

**Engine Activities Within the scope of Construction Phase**

Engine emissions include engine emissions from all motor vehicles that can be used for the Project. It is projected that different number of equipment will be used at the project site. The equipment information to be used in the Project is as presented in Table 7.7:

**Table 7.7: Number of Equipment to be Used for the Construction Phase**

Type of Equipment	Number
Bulldozer	10
Excavator	12
Path Grader	10
Path Roller	5
JBC (Backhoe Loader)	10
Truck	40
Trailer	5
Pickup Trucks	25
<b>Grand Total (Equipment/Day)</b>	<b>117</b>

According to this information, emission calculations are shown in Table 7.8.

**Table 7.8: Emission Calculation for the Construction Phase**

Pollutant	Emission Factor	Fuel consumption (t/h)	Emission Per Vehicle (kg/h)	Total Equipment (Equipment/Day)	Total Emission (kg/h)	Threshold Value (kg/h)
NO <sub>x</sub>	7663 g/tonnes fuel	20,000 x 10 <sup>-6</sup>	0.15326	117	17.93	40
CO	7352 g/tonnes fuel	0.02	0.14704	117	17.20	500

Pollutant	Emission Factor	Fuel consumption (t/h)	Emission Per Vehicle (kg/h)	Total Equipment (Equipment/Day)	Total Emission (kg/h)	Threshold Value (kg/h)
PM	116 g/tonnes fuel	0.02	0.00232	117	0.27	10
SO <sub>2</sub>	14 g/kg fuel	0.02	0.28	117	32.76	60
VOC	930 g/tonnes fuel	0.02	0.0186	117	2.18	30

The emissions caused by vehicles in the above table have been calculated, and their comparison with the threshold values in Annex-2 Table 2.1 of the RCAPOI is provided. Since the exhaust emissions are very lower than threshold values, engine emissions are not included in the air quality modelling study.

### 7.2.5 Determining Magnitude, Sensitivity and Impact Significance

The significance of potential impacts is a function of the presence and sensitivity of receptors, and magnitude of the impact.

While evaluating the contribution of the construction phase effects of the Project to the air quality, the change in the concentrations (process contribution) caused by the Project in sensitive receptors has been taken into account.

Changes in ambient concentrations over 25% of the relevant standards are considered to represent an impact of 'Major' magnitude as the WBG General EHS Guidelines note that Projects should: "...prevent or minimize impacts by ensuring that ...emissions do not contribute a significant portion to the attainment of relevant ambient air quality guidelines or standards. As a general rule, this guideline suggests 25 percent of the applicable air quality standards to allow additional future sustainable development in the same airshed."

The WBG General EHS Guidelines classify 'poor quality airsheds' as those where national standards are exceeded significantly. Therefore, receptors experiencing existing ambient pollutant concentrations above the relevant standards are concluded to be of 'High' sensitivity.

Impact magnitude and receptor sensitivity criteria are presented in in Table 7.9 and Table 7.10. Where a project creates a new exceedance of an air quality standard, the impact is described as significant irrespective of the receptor sensitivity and impact magnitude.

**Table 7.9: Determination of Receptor Sensitivity**

Ground Level Pollutant Concentrations in Relation to Standard	Receptor Sensitivity
Above Standard	High
75 to 100% of the Standard	Medium
50 to 75% of the Standard	Low
Below 50% of the Standard	Negligible

**Table 7.10: Determination of Impact Magnitude**

Change in Concentrations as % of Standard	Impact Magnitude
Increase >25%	Major
Increase 15-25%	Moderate

Change in Concentrations as % of Standard	Impact Magnitude
Increase 5-15%	Minor
Increase <5%	Negligible

The significance has been determined by the interaction between the magnitude of impacts and the sensitivity of receptors affected, as depicted in the significance matrix shown in Table 7.11.

**Table 7.11: Impact Significant Matrix**

Magnitude of Impact	Sensitivity of Receptors			
	Negligible	Low	Medium	High/Very High
Negligible	Insignificant	Insignificant	Insignificant	Insignificant
Minor	Insignificant	Minor	Minor	Moderate
Moderate	Insignificant	Minor	Moderate	Major
Major	Insignificant	Moderate	Major	Critical

### 7.3 Baseline Conditions and Measurements

#### 7.3.1 Background Measurements

When evaluated in terms of the authority boundaries of the General Directorate of Land Registry and Cadastre, the General Directorate of Energy Affairs, the Regional Directorate for the Protection of Cultural Assets, and the Regional Directorate of Forestry, the 11 turbines included in the Project are distributed as follows: 7 turbines (T1, T2, T6, T7, T9, T10, T11) and the substation are located within the boundaries of Germencik District, Aydın Province. 4 turbines (T3, T4, T5, T8) are situated in Tire District, İzmir Province. Access to the units within the power plant site is provided through the connection of Tire Road to the E-87 Highway and via Dağyeni-Dampinar Roads.

Air quality measurements were conducted by AIRS Hava Kalitesi Yonetim Hizmetleri Ltd Sti (AIRS Air Quality Management Services Ltd) for the particulate matters (PM<sub>10</sub> and PM<sub>2.5</sub>) at the points specified in Section 7.2.4 using Sensirion SEN54-based air quality measurement stations according to the EPA/600/R-22/080 standard. Figure 7.2 shows the selected particulate matter (PM) monitoring locations. Estimated locations of monitoring locations at macro level were determined by following the pre-modelling study and systematic grid method suggested in the literature (Cruz-Orive and Gual-Arnau, 2002; Falk at al., 2011; Ferrer-Paris at al., 2013; Gallego, 2005; Gardner at al., 2008; Nest and Meyer, 2002)<sup>45</sup>. After macro level determination, a field study was carried out and final points were determined. Monitoring locations have been determined as described in the previous section to represent settlements, forest lands,

<sup>45</sup> Cruz-Orive, L. M., Gual-Arnau, X. 2002. "Precision of circular systematic sampling", Journal of Microscopy-Oxford, 207 225-242.

Falk, M. G., Denham, R. J., Mengersen, K. L. 2011. "Spatially stratified sampling using auxiliary information for geostatistical mapping", Environmental and Ecological Statistics, 18 (1), 93-108,

Ferrer-Paris, J. R., Rodriguez, J. P., Good, T. C., Sanchez-Mercado, A. Y., Rodriguez-Clark, K. M., Rodriguez, G. A., Solis, A. 2013. "Systematic, large-scale national biodiversity surveys: NeoMaps as a model for tropical regions", Diversity and Distributions, 19 (2), 215-231

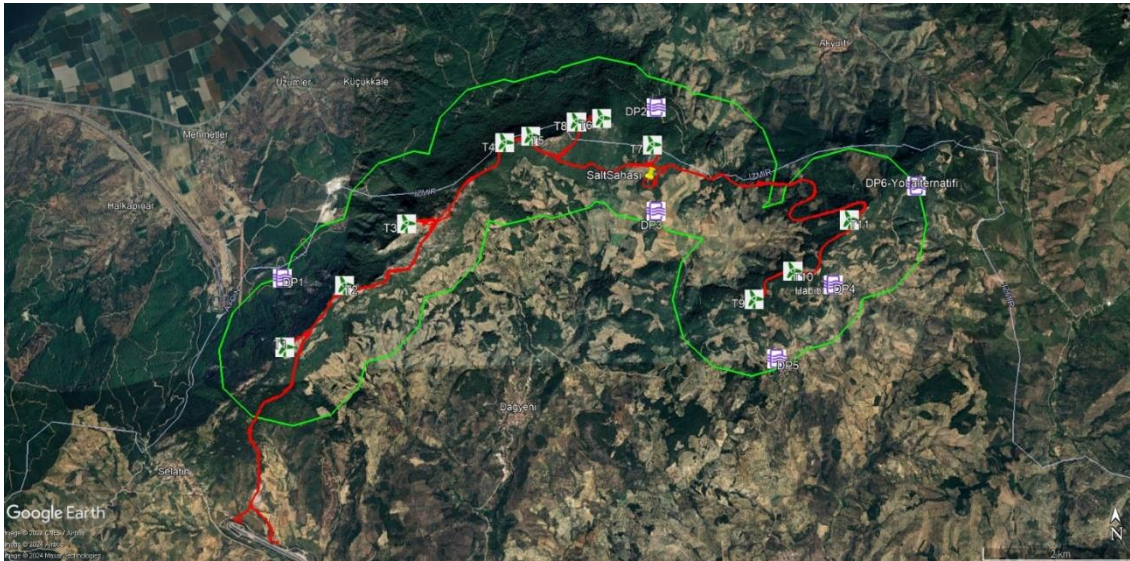
Gallego, F. J. 2005. "Stratified sampling of satellite images with a systematic grid of points", Isprs Journal of Photogrammetry and Remote Sensing, 59 (6), 369-376

Gardner, R. H., Lookingbill, T. R., Townsend, P. A., Ferrari, J. 2008. "A new approach for rescaling land cover data", Landscape Ecology, 23 (5), 513-526

Nest, M., Meyer, H. D. 2002. "Improving the mapping mechanism of the mapped Fourier method", Chemical Physics Letters, 352 (5-6), 486-490



agricultural lands, and, if applicable, other sensitive receptors. At each location, monitoring was carried out for 30 days.



**Figure 7.2: PM Sampling Points**

The characteristics of the receptors and the sources of pollution represented by each measurement location are presented in Table 7.12.

**Table 7.12: Measurement Location characteristics**

Measurement Location	Representative Area	Representative Sources
DP1	This location represents forest and agricultural areas	Road-A, Road-B, Road-1, Road-3, T1, T2, T3
DP2	This location represents forest and agricultural areas and Individual Houses around T2, T5, T7 Turbines	Road-C, Road-D, Road-E, Road-7, Road-8, T4, T5, T6, T7, T8
DP3	This location represents forest and agricultural areas and Individual Houses around T2, T5, T7 Turbines	Road-D, Road-7, Road-11, T7, T8
DP4	This is a residential location and represents Habipler Village and Individual Houses around T10 Turbine	Road-9, Road-11, T9, T10, T11
DP5	This is a residential location and represents Dampinar Village and Individual Houses around T9 Turbine	Road-9, T9, T10
DP6	This location represents forest and agricultural areas	Road-11, T11

The measurement locations were selected based on the criteria provided in Section 7.2.4. According to these criteria, the Project study area was evaluated in two groups: settlements, forests and agricultural land. Based on this grouping, the settlements in the Project impact area are located to the south, east and west of the Project. To the north of the Project, there are mostly forest areas and settlements located outside the Project impact area. Due to the inaccessibility of the areas to the north and the presence of locations that also represent the forest areas to the north in the selected measurement locations, no separate measurements were made to the north.

The significance of associated impacts at the identified measurement locations are determined as a result of the modelling study. For any individual receptor to be identified during the implementation of the Project or for any grievance received from a nearby user (either during

construction or operation phase), the Project Company will identify the impact (e.g. through monitoring, modelling etc.) and will take necessary mitigation measures as defined in Section 7.4. The baseline air quality measurement results are given in Table 7.13 for dust emissions.

**Table 7.13: Baseline Air Quality (Dust) Measurement Results**

Measurement Location	Description of the Receptor	30 Days Average	
		PM <sub>10</sub> (µg/m <sup>3</sup> )	PM <sub>2.5</sub> (µg/m <sup>3</sup> )
DP1	Agricultural areas and Forest Land	16.83	8.93
DP2	Settlements	22.39	8.19
DP3	Agricultural areas	19.64	7.49
DP4	Settlements	21.04	9.47
DP5	Settlements	19.60	8.87
DP6	Agricultural areas	17.05	8.22
	Turkish Limit Values (µg/m <sup>3</sup> )	40	-
	EU Limit Values (µg/m <sup>3</sup> )	40	20
	WHO Limit Values (µg/m <sup>3</sup> )	15	5
	<b>Project Standard (µg/m<sup>3</sup>)</b>	15	5

According to Table 7.13, it is seen that PM<sub>10</sub> and PM<sub>2.5</sub> results exceed long term and short-term project standards.

As previously indicated in the preceding sections, values recommended by the WHO have been adopted as the project standard. Following a 15-year study, WHO significantly lowered the standards set for particulate matter in the year 2021. Considering the diverse sources of dust and the prevalence of dust transport in the region, even in isolated areas in Türkiye, it is deemed challenging to maintain these standards, especially in the long term. The identified dust concentration specifically reflects the impact of the entire spectrum of natural sources transported to the region and does not possess a quality that can be mitigated through any preventive measures. It is observed that both PM<sub>10</sub> and PM<sub>2.5</sub> values comply with both national and EU limit values.

## 7.4 Impact Assessment

### 7.4.1 Construction

Construction activities associated with the proposed expansion is associated with the site preparation and building activities. These activities are expected to result in temporary dust and gas emissions.

Construction activities include two main parts. The first one is earthworks and site preparation of the Project area. In this part, dust emissions generated from excavation, load and unloading process and engine emissions from construction equipment and vehicles. The second one involves building construction. In this part, construction equipment's movement such as cement mixers, trucks, backhoes, asphalt pavers etc. will cause particulate matter emissions from land and engine emissions.

Air Pollution Contribution Values (APCV) determined from the modelling studies for PM<sub>10</sub>, and PM<sub>2.5</sub> are listed in Table 7.14. These results are the maximum predicted across the study area.

**Table 7.14: Modelling Results for Construction Phase**

Parameter	Averaging Period	Maximum APCV and Coordinates (X, Y)	Project Standards
PM <sub>10</sub> (µg/m <sup>3</sup> )	Daily	30.87 (550046,4206267)	45 µg/m <sup>3</sup>
	Annual	7.28 (549486,4207075)	15 µg/m <sup>3</sup>
PM <sub>2.5</sub> (µg/m <sup>3</sup> )	Daily	3.66 (550046,4206267)	15
	Annual	0.88 (550103,4206766)	5 µg/m <sup>3</sup>

As seen in Table 7.14, PM<sub>10</sub> and PM<sub>2.5</sub> parameters comply with project standards. The cumulative assessment of air quality contribution values resulting from the construction phase of the Project, along with background measurements, is summarized in Table 7.15. Monthly measurement results were taken as long-term background concentration. Maximum daily and annual average emissions for PM<sub>10</sub> and PM<sub>2.5</sub> are shown in Figure 7.3 to Figure 7.6. These monitoring locations are broadly representative of nearby receptors likely to experience the greatest impacts from the construction activities associated with the Project.

**Table 7.15: Cumulative Evaluation of the Construction Phase**

Measurement Location	Background Concentration		Air Emission due to Project Activities				Cumulative Value at the Measurement Points			
	PM <sub>10</sub> (µg/m <sup>3</sup> )	PM <sub>2.5</sub> (µg/m <sup>3</sup> )	PM <sub>10</sub> (µg/m <sup>3</sup> )		PM <sub>2.5</sub> (µg/m <sup>3</sup> )		PM <sub>10</sub> (µg/m <sup>3</sup> )		PM <sub>2.5</sub> (µg/m <sup>3</sup> )	
			Daily	Annual	Daily	Annual	Daily	Annual	Daily	Annual
DP1	16.83	8.93	0.89	0.03	0.10	<0.01	17.72	16.86	9.03	8.94
DP2	22.39	8.19	2.77	0.09	0.32	0.01	25.16	22.48	8.51	8.20
DP3	19.64	7.49	4.59	0.52	0.63	0.06	24.23	20.16	8.12	7.55
DP4	21.04	9.47	4.32	0.65	0.51	0.08	25.36	21.69	9.98	9.55
DP5	19.60	8.87	3.08	0.25	0.35	0.03	22.68	19.85	9.22	8.90
DP6	17.05	8.22	3.20	0.18	0.37	0.02	20.25	17.23	8.59	8.24
<b>Project Standard (µg/m<sup>3</sup>)</b>			<b>45</b>	<b>15</b>	<b>15</b>	<b>5</b>	<b>45</b>	<b>15</b>	<b>15</b>	<b>5</b>

\*Monitoring Results will be added after monitoring period finished.

According to the cumulative emission calculation based on the modelling study and measurement results, the emissions resulting from the Project comply with daily limit values. On the other hand, cumulative emissions exceeded project standards.

The fundamental reason for this lies in the background concentrations exceeding the project standards. As explained in the previous section, WHO recommended values have been adopted as project standards, but these values are not highly applicable under Turkish conditions. Upon examination of the EU and Turkish national standards, it is evident that the values remain below the limit values. On the other hand, the contribution of the Project to the

existing background is observed to be negligible. The overall significance of the predicted impacts from the construction phase is presented in between Table 7.16 to Table 7.19.

**Table 7.16: Impact Significance of Daily PM<sub>10</sub>**

Receptor	Project Standard	Receptor Sensitivity			Impact Magnitude			Impact Significance
		Baseline Air Quality (µg/m <sup>3</sup> )	Relation to Standard	Sensitivity Score	Cumulative Emission Values (µg/m <sup>3</sup> )	Change in Conc. as % of Standard	Magnitude Score for	
DP1	45	16.83	Below 50% of the Standard	Negligible	17.72	Increase 5-15%	Minor	Insignificant
DP2	45	22.39	Below 50% of the Standard	Negligible	25.16	Increase 5-15%	Minor	Insignificant
DP3	45	19.64	Below 50% of the Standard	Negligible	24.23	Increase 15-25%	Moderate	Insignificant
DP4	45	21.04	Below 50% of the Standard	Negligible	25.36	Increase 15-25%	Moderate	Insignificant
DP5	45	19.60	Below 50% of the Standard	Negligible	22.68	Increase 15-25%	Moderate	Insignificant
DP6	45	17.05	Below 50% of the Standard	Negligible	20.25	Increase 15-25%	Moderate	Insignificant

**Table 7.17: Impact Significance of Yearly PM<sub>10</sub>**

Receptor	Project Standard	Receptor Sensitivity			Impact Magnitude			Impact Significance
		Baseline Air Quality (µg/m <sup>3</sup> )	Relation to Standard	Sensitivity Score	Cumulative Emission Values (µg/m <sup>3</sup> )	Change in Conc. as % of Standard	Magnitude Score for	
DP1	15	16.83	Above Standard	High	16.86	Increase <5%	Negligible	Insignificant
DP2	15	22.39	Above Standard	High	22.48	Increase <5%	Negligible	Insignificant
DP3	15	19.64	Above Standard	High	20.16	Increase <5%	Negligible	Insignificant
DP4	15	21.04	Above Standard	High	21.69	Increase <5%	Negligible	Insignificant
DP5	15	19.60	Above Standard	High	19.85	Increase <5%	Negligible	Insignificant
DP6	15	17.05	Above Standard	High	17.23	Increase <5%	Negligible	Insignificant

**Table 7.18: Impact Significance of Daily PM<sub>2.5</sub>**

Receptor	Project Standard	Receptor Sensitivity			Impact Magnitude			Impact Significance
		Baseline Air Quality (µg/m <sup>3</sup> )	Relation to Standard	Sensitivity Score	Cumulative Emission Values (µg/m <sup>3</sup> )	Change in Conc. as % of Standard	Magnitude Score for	
DP1	15	8.93	50 to 75% of the Standard	Low	9.03	Increase <5%	Negligible	Insignificant
DP2	15	8.19	50 to 75% of the Standard	Low	8.51	Increase <5%	Negligible	Insignificant
DP3	15	7.49	Below 50% of the Standard	Negligible	8.12	Increase <5%	Negligible	Insignificant
DP4	15	9.47	50 to 75% of the Standard	Low	9.98	Increase <5%	Negligible	Insignificant
DP5	15	8.87	50 to 75% of the Standard	Low	9.22	Increase <5%	Negligible	Insignificant
DP6	15	8.22	50 to 75% of the Standard	Low	8.59	Increase <5%	Negligible	Insignificant



**Table 7.19: Impact Significance of Yearly  $PM_{2.5}$**

Receptor	Project Standard	Receptor Sensitivity			Impact Magnitude			Impact Significance
		Baseline Air Quality ( $\mu\text{g}/\text{m}^3$ )	Relation to Standard	Sensitivity Score	Cumulative Emission Values ( $\mu\text{g}/\text{m}^3$ )	Change in Conc. as % of Standard	Magnitude Score for	
DP1	5	8.93	Above Standard	High	8.94	Increase <5%	Negligible	Insignificant
DP2	5	8.19	Above Standard	High	8.20	Increase <5%	Negligible	Insignificant
DP3	5	7.49	Above Standard	High	7.55	Increase <5%	Negligible	Insignificant
DP4	5	9.47	Above Standard	High	9.55	Increase <5%	Negligible	Insignificant
DP5	5	8.87	Above Standard	High	8.90	Increase <5%	Negligible	Insignificant
DP6	5	8.22	Above Standard	High	8.24	Increase <5%	Negligible	Insignificant

The significance relies on the approach outlined in Section 9.2.4 and takes into account the current pollutant concentrations along with the effects of the Project. The significance assessment has been conducted for the  $PM_{10}$  and  $PM_{2.5}$  parameters, relying on either short-term or long-term worst-case scenarios for each monitoring points.

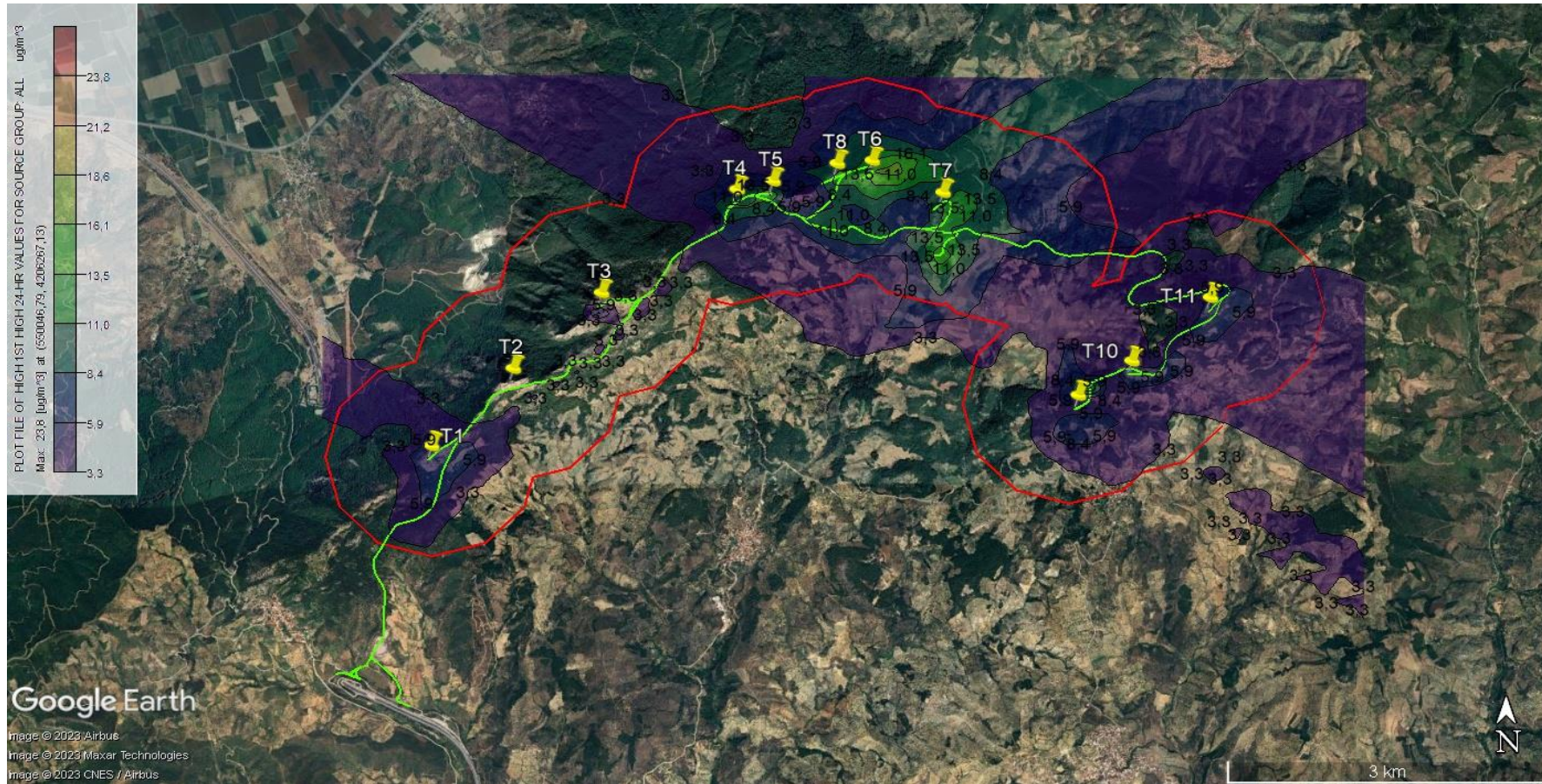


Figure 7.3: Maximum Daily Average PM<sub>10</sub> Emissions for Construction Phase







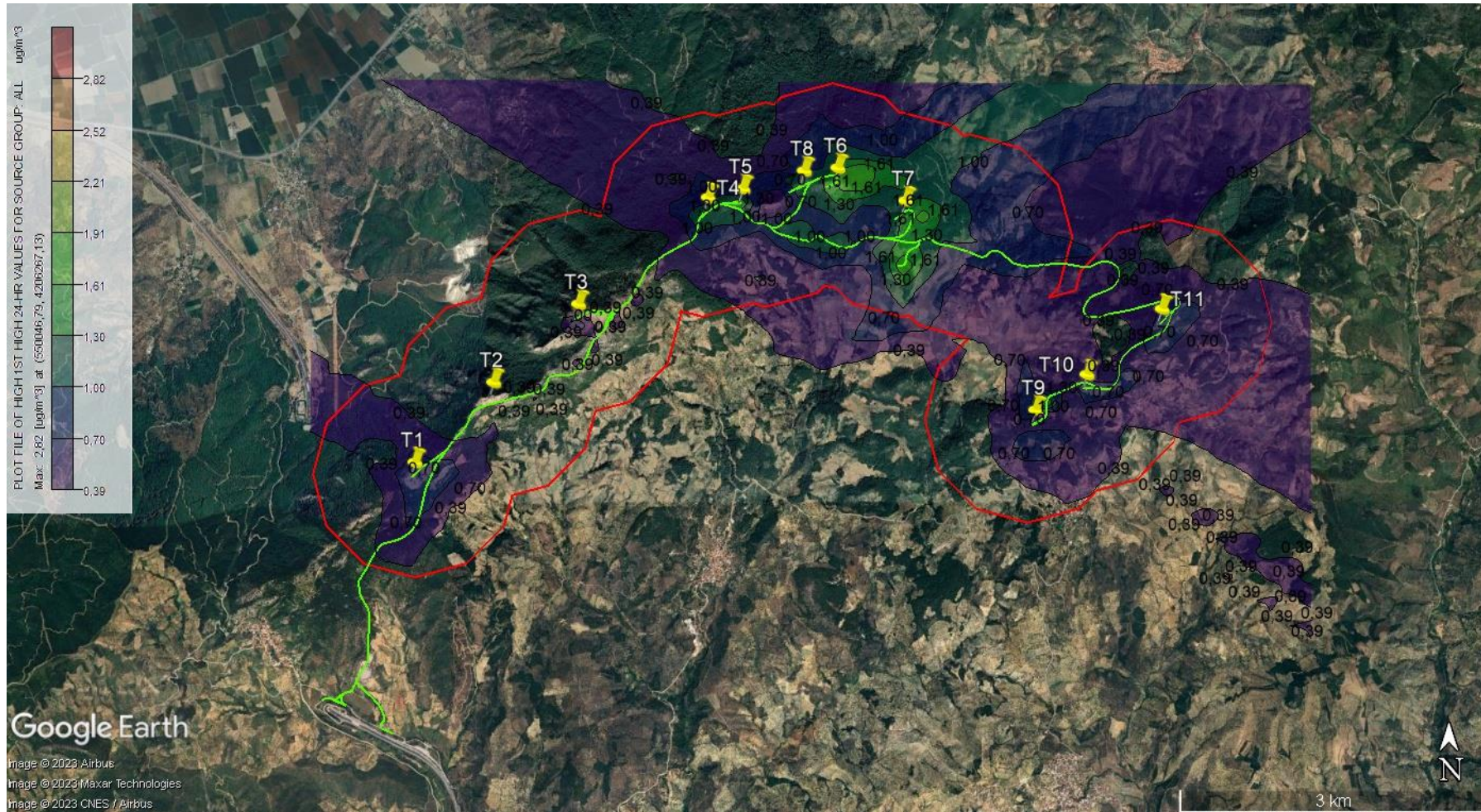


Figure 7.5: Maximum Daily Average PM<sub>2.5</sub> Emissions for Construction Phase



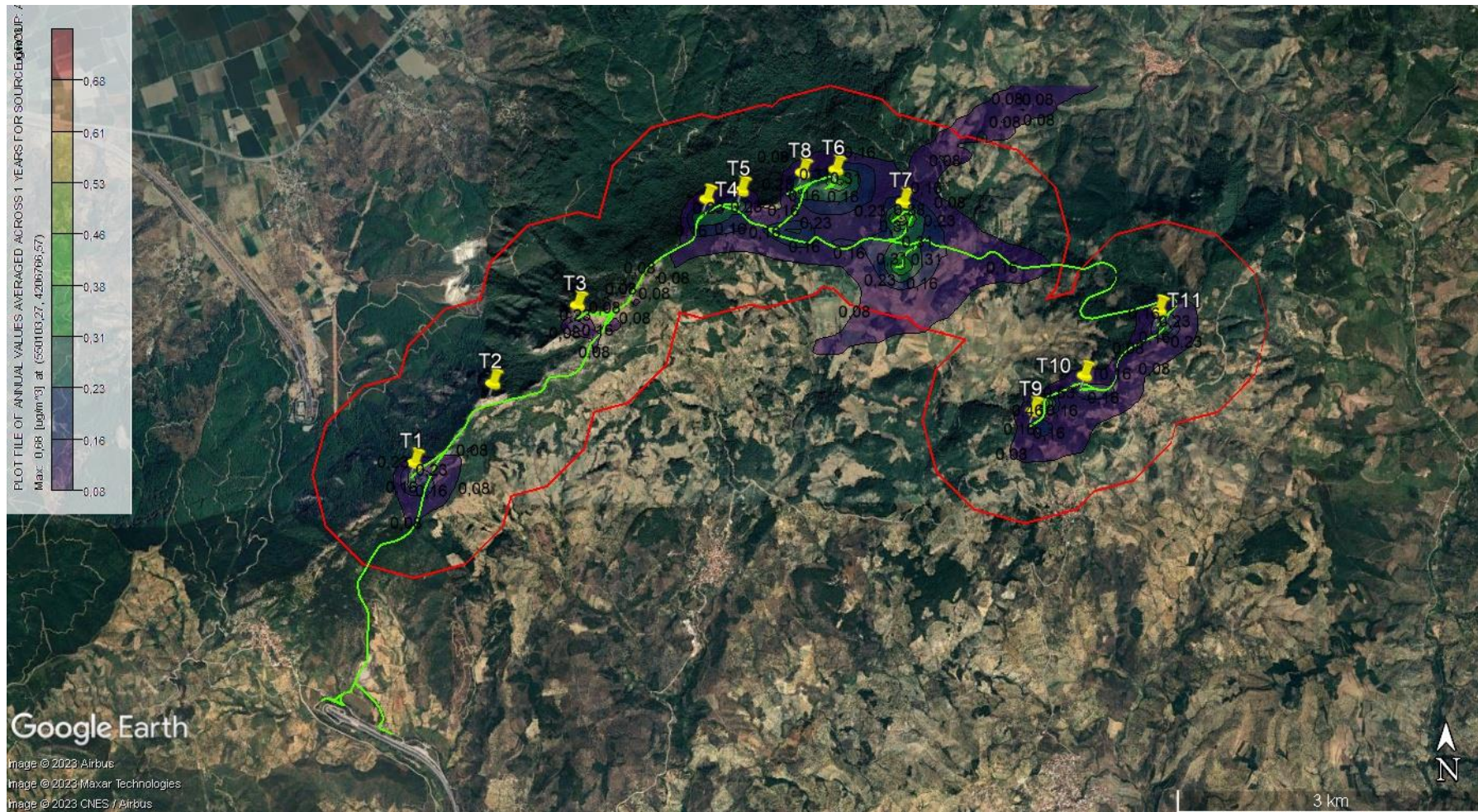


Figure 7.6: Maximum Annual Average PM<sub>2.5</sub> Emissions for Construction Phase

## 7.4.2 Impact Mitigation & Residual Impact

The WBG General EHS Guidelines document was used for air emission abatement techniques concerning to the construction phase.

During the construction phase of the Project, dust emission will occur due to excavation activities and movements of construction machinery. Secondly, exhaust emissions from the engines of the vehicles will occur.

Mitigation measures will include:

- All the provisions provided in Air Quality Management Plan will be complied with.
- Community grievances regarding air quality including air emissions and dust generation will be collected through Community Grievance Mechanism established as part of Stakeholder Engagement Plan (SEP) and will be addressed by the Project Company.
- Any unnecessary soil moving/clearing should be avoided to minimize dust.
- All vehicles that generate dust due to transportation or construction works should move within a speed limit of 40 km/h speed limit signs are to be posted on site. All vehicles that are loaded with sand, soil, gravel or any other material are to be covered to prevent the load from spilling and forming dust.
- All piling of materials/soils should be stabilized in a manner that minimizes the occurrence of dust by wetting the top layer.
- All excavation activities should be organized according to wind direction.
- Travel route should be dampened using a bowser and dust screens utilised if necessary.
- An adequate water supply shall be provided for dust suppression.
- Dust generating activities shall cease during excessively windy periods.
- Cover and/or maintain appropriate freeboard (+0.3m) on trucks or vessels hauling any loose material that could produce dust when travelling.
- Subcontractors shall regularly inspect stockpiles.
- Excessive vehicular movement shall be avoided.
- On-site and access roads shall be periodically maintained through spraying with water.
- Vehicle speeds on unpaved roads, internal roads and perimeter roads shall be limited.
- Make sure exhausts do not discharge directly at the ground and create dust clouds.
- If necessary, clean haul roads and areas of hard standing of excessive dust.

In addition to mitigation measures defined in the Dust Control Plan and Environmental Management Plan, consideration and mitigation measures for controlling air emissions from construction activities include:

- Covers and/or control equipment can be used to minimize dust from material handling.
- If there is a requirement for unpaved roads close to settlements to be used by vehicles, surface-binding agents may be used, options include salt to or gravel coat the road.
- 20kph speed limit will be applied on unpaved surfaces close to settlements.
- Vehicles will be kept clean, so that no dirt is carried on the vehicles into and out of the area.
- Stockpiling of stripped surface material, e.g. rock, sand and soil, stockpiling of unwashed materials, will be limited.
- Design of stockpiles will be optimized to maintain a low profile without a sharp change in shapes.

- Wind breaks or dust protection systems (including sprinklers) should be built around the main construction activities where necessary and, if possible, near potentially dusty works to minimize the impact of nearby residential receptors.
- Good practice should be applied for selection of Project vehicles that meet the latest emission standards (e.g. EURO 3 or US EPA Tier 2 emission standards) and maintained in a reasonable working order.
- To reduce fugitive dust emission during vehicle operation on public roads and at construction sites, service roads and quarry/material borrow/storage sites, dust suppression methods (i.e. watering with water trucks, applying nontoxic chemicals, speed limits for mobile vehicles, using well-maintained vehicles/equipment) should be used.
- Emissions from road and off-road vehicles must comply with national or regional programs.
- Prior to operation undertake VOC monitoring at the existing fuel farm to understand the likely contributions to VOC concentrations to understand if the new fuel farm has the potential to create VOC exceedances as predicted by the modelling.



## 8 Climate & Greenhouse Gases (GHG)

### 8.1 Introduction

#### Climate Change

This chapter reports upon the climate change risk assessment (CCRA) conducted in line with the EP IV (Principle 2 and Annex A)<sup>46</sup> for assessing physical climate risks. The climate change risk assessment considers climate-related risks upon physical project receptors (as identified within Section 8.2), as well as nearby social and environmental receptors as outlined within other chapters of this ESIA.

Construction phase impacts of climate change on the Project are within the scope of this Assessment considering the fact that impacts of climate change have already been observed. Impacts of climate change on the operational phase of the Project are also within the scope of this Assessment and are considered to be permanent changes that may affect the Project throughout its operational lifetime of 49 years.

#### Greenhouse Gas Emissions

This chapter also considers the potential greenhouse gas (GHG) effects from operation of the Project, in accordance with IFC, EP IV, and EBRD guidelines.

Consideration of GHG emissions impacts during the construction phase is scoped in for this Assessment to review compliance with IFC PSs<sup>47</sup>, which require a GHG emissions assessment to determine whether combined Scope 1 and Scope 2 emissions are expected to be more than 25,000 tonnes of CO<sub>2</sub> equivalent per year. Although there is no anticipated significant GHG emissions arising from the operation of the Project considering its nature (i.e., a renewable energy investment), potential carbon sources during the operation phase of the Project are provided in this Assessment for effective management of GHG emissions. Also, avoided GHG emissions associated with the Project during the operational phase are within the scope of this Assessment.

It is noted that the EBRD guidance<sup>48</sup> requires construction-related emissions be included in the assessment where they are likely to be greater than 5% of the emissions or savings associated with the operation of the Project. The compliance with EBRD requirements is evaluated in line with the results of construction phase GHG emissions assessment and provided in relevant section of this chapter.

### 8.2 Methodology

#### 8.2.1 Applicable Standards and Guidelines

International standards and guidelines applicable to the Project for the assessment of physical climate change risks to the Project and carbon impacts of the Project during construction and operation phases have been presented in this section as follows.

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<sup>46</sup> Equator Principles IV (2020), Guidance Note on Climate Change Risk Assessment. Last accessed in November 2023 here: [Guidance CCRA May 2023 \(equator-principles.com\)](https://www.equator-principles.com/guidance-ccra-may-2023)

<sup>47</sup> International Finance Corporation. Performance Standards on Environmental and Social Sustainability. Last accessed in March 2024 here: <https://www.ifc.org/content/dam/ifc/doc/2010/2012-ifc-performance-standard-3-en.pdf>.

### **Equator Principles IV (EP IV)<sup>49</sup>**

The EP IV are a voluntary set of standards for determining, assessing, and managing social and environmental risks in project financing, including those related to climate change and GHG emissions. They were established to provide a minimum standard for due diligence to support responsible risk decision-making. The principles apply globally and to various sectors, ensuring that the projects financed are developed in a manner that is socially responsible and reflects sound environmental management practices. As such, the EP IV provides guidance on CCRA and GHG emissions.

### **International Finance Corporation (IFC): Performance Standards (PSs) on environmental and social sustainability<sup>50</sup>**

The IFC PSs are part of the IFC's Sustainability Framework aimed for the IFC's clients. The PSs provide guidance on how to identify, manage, and mitigate the risks and impacts of projects, including those related to changing climate and carbon emissions. As part of PSs, Guidance Notes are provided with specific requirements for enhancing project sustainability.

As part of the guidance, a number of requirements are given to clients when certain thresholds are passed. Regarding GHG emissions, IFC PS3: Resource Efficiency and Pollution Prevention outlines client responsibilities for managing and reducing GHG emissions.

### **BSI: Publicly Available Specification 2080: 2023 (PAS 2080)<sup>51</sup>**

PAS 2080 is a globally recognised framework for managing whole life carbon emissions in infrastructure and buildings. PAS 2080 contains requirements across the value chain to establish effective systems for reducing whole life carbon elicited through a rigorous carbon management process.

Initially published in 2016, the updated 2023 specification introduced changes to help guide and integrate low-carbon decision-making into all aspects of an assets' life cycle. Changes include:

- The scope of the standard now includes buildings in addition to infrastructure.
- A greater emphasis on whole life carbon.
- Alignment with net zero.
- A new clause on procurement.
- Encouraging a holistic view of carbon management through systems thinking, by considering the interconnected relationship between assets, networks, and systems and how all influence or have control of carbon.
- Highlighting the importance of collaboration and promoting early engagement across the value chain to integrate decision-making throughout an assets' lifecycle.
- Links with nature and climate resilience.

Quantifying emissions in the built environment requires a whole life carbon approach across the lifecycle stages of an infrastructure project. Within PAS 2080: 2016, the lifecycle stages of infrastructure projects are broken down into 3 stages to enable GHG emissions quantification.

- Before use stage: A0-5
- Use stage: B1-9

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<sup>49</sup> Equator Principles. EP4. Last accessed in March 2024 here: [The Equator Principles\\_EP4\\_July2020](https://www.equator-principles.com/) (equator-principles.com).

<sup>50</sup> International Finance Corporation. Performance Standards on Environmental and Social Sustainability. Last accessed in March 2024 here: [2012-ifc-performance-standards-en.pdf](https://www.ifc.org/~/media/IFC/Performance-Standards/2012-ifc-performance-standards-en.pdf).

<sup>51</sup> British Standards Institution (BSI). Publicly available specification 2080:2023. Last accessed in March 2024 here: [PAS 2080:2023 Carbon Management in Infrastructure](https://www.bsigroup.com/~/media/BSI/PAS/2080/2023-Carbon-Management-in-Infrastructure/PAS-2080-2023-Carbon-Management-in-Infrastructure.pdf) | BSI (bsigroup.com).

- End-of-life stage: C1-4

### **RICS: Whole life carbon assessment for the built environment**<sup>52</sup>

RICS whole life carbon assessment (WLCA) standard serves as a technical methodology for assessing carbon emissions in the built environment. It provides guidance for tracking carbon emissions across the entire life cycle of buildings and infrastructure projects. This includes emissions from material production, construction processes, usage, and eventual disposal. The WLCA standard provides a holistic view, considering three critical components: embodied carbon, operational carbon, and user carbon.

### **World Resources Institute: The greenhouse gas (GHG) protocol**<sup>53</sup>

The GHG protocol establishes a standardised framework to measure and manage GHG emissions across various contexts. The protocol includes guidance on setting organisational and operational boundaries, managing inventory quality, and reporting GHG emissions. The protocol differentiates emissions by scope:

- Scope 1 Direct emissions from owned or controlled sources (e.g., fuel combustion).
- Scope 2: Indirect emissions from purchased electricity, heat, or steam.

Scope 3: Indirect emissions from the entire value chain (e.g., supply chain, product use, waste).

## **8.2.2 Climate Change**

The climate change risk assessment (CCRA) is conducted using the following methodology. Please note that the same methodology is used to assess physical climate change risks to the Project during construction and operation phases:

- The study area for the CCRA is defined as the Project area itself and the physical, social, and environmental receptors. For example, the physical receptors are those mechanical and electrical equipment and components contained within the Project. Social receptors include staff and local communities (as identified by *Chapter 13: Social Environment*). The environmental receptors are those nearby environments that could be affected by the combined impacts of changing climate and other impacts caused by the Project.
- The climate baseline shall be constructed using the World Bank Climate Change Knowledge Portal (CCKP) (containing the climate projection data that underpins the IPCC WG1 AR6 report). A precautionary approach will be used to understand the future climate for the mid-future (2040-2059) and far-future (2060-2079) based on the following climate change scenarios:
  - SSP1-2.6 for the mid-future (2040-2059) and far-future (2060-2079)
  - SSP2-4.5 for the mid-future (2040-2059) and far-future (2060-2079)
  - SSP5-8.5 for the mid-future (2040-2059) and far-future (2060-2079)
- Each climate hazard (e.g., increased average mean and maximum temperatures) shall be analysed using expert knowledge and desk-based review to identify risks to the Project receptors (e.g., increased speed of thermal fatigue and deterioration of metallic or plastic components and joints of moving parts due to extremely high temperatures).

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<sup>52</sup> Royal Institute of Chartered Surveyors. Whole life carbon assessment for the built environment. Last accessed in March 2024 here: [Whole life carbon assessment \(WLCA\) for the built environment \(rics.org\)](https://www.rics.org/whole-life-carbon-assessment).

<sup>53</sup> World Business Council for Sustainable Development and World Resources Institute. The Greenhouse Gas Protocol, A Corporate Accounting and Reporting Standard. Last accessed in March 2024 here: [ghg-protocol-revised.pdf \(ghgprotocol.org\)](https://ghgprotocol.org/ghg-protocol-revised.pdf).

- For each risk identified, the effect of climate change for all scenarios both for the mid-future and the far-future will be assessed, based on a lifespan of 49 years, meaning that the Project will still be in operation to 2079.
- Embedded mitigation that forms part of the design and provides climate resilience will be identified.
- A risk rating for each impact will be determined. The scoring of severity of impact on the Project infrastructure will take into account embedded design aspects, which may provide mitigations for climate risks, based on design information made available. The overall risk rating will then be calculated as the combination of likelihood of occurrence of climate change variable and severity of impact on the Project infrastructure as outlined in Section 8.4. Significant effects are those risks that are calculated as being either high or extreme.
- Additional mitigation measures will be identified where they exist.
- Residual risks to the Project (after the application of additional mitigation measures) will be calculated using the same method.

### 8.2.2.1 Receptors / Area of Influence (Aoi)

The Aoi with regard to climate resilience is defined as physical receptors that make up the Project, as well as nearby environmental and social receptors that may be subject to in-combination climate impacts due to the Project. The receptors that have been identified as being in scope for the climate change risk assessment include:

- Turbines,
- Switchyard and Administrative Building,
- Access Roads and Site Roads,
- Associated Facility (i.e., the energy transmission line (ETL) to be constructed for connection of the generated electricity to the national grid),
- Staff.

Please note that receptors related to construction activities have been also identified within the scope of this Assessment (Please see Table 8.16 for corresponding ones).

### 8.2.2.2 Impact Assessment

The following qualitative calculation method is used to determine the level of risk associated with present and future climate change impacts to the Project to understand its risk:

$$\text{Impact} = \text{likelihood of impact (occurrence)} \times \text{severity/consequence of impact}$$

#### Likelihood

The likelihood of impacts to the infrastructure is rated based on the scale in Table 8.1. This has been determined based on an evaluation of current and projected (future) climate data, using a representation of the likelihood of impacts. The current climate impact is based on an estimated impact return period, using the information collected.

**Table 8.1: Likelihood of occurrence of the changing climate variable**

Rating	Likelihood of recurring events
Rare	Unlikely during next 50 years, or has not occurred in the past five years
Unlikely	May arise once in 25 years, or may have occurred in the last five years
Possible	May arise once in 10 years, or has happened during the past five years but not every year
Likely	May arise about once per year, or has happened at least once in the past year and in each of the previous five years

Rating	Likelihood of recurring events
Almost certain	Could occur several times per year, or is certain to occur

Source: Produced by Mott MacDonald

### Severity

The potential severity of the climate impact is rated based on the scale in Table 8.2. This has been determined based on a combination of expert judgement and review of available evidence and literature.

**Table 8.2: Potential severity of impact on the Project infrastructure**

Rating	Likelihood of recurring events
Insignificant	No infrastructure damage, little change to service.
Minor	Localised infrastructure service disruption. No permanent damage. Some minor restoration work required. Early renewal of infrastructure by 10-20%. Need for new / modified equipment.
Moderate	Limited infrastructure damage and loss of service. Damage recoverable by maintenance and minor repair. Early renewal of infrastructure by 20-50%.
Major	Extensive infrastructure damage requiring major repair. Major loss of infrastructure service. Early renewal of infrastructure by 50-90%. Injury to workforce.
Critical	Significant permanent damage and/or complete loss of the infrastructure and the infrastructure service. Loss of infrastructure support and translocation of service to other sites. Early renewal of infrastructure by >90%. Serious injury to workforce.

Source: Produced by Mott MacDonald

### Evaluation and Determination of Significance of Impact

The risk to the assets of the Project is scored using the risk matrix in Table 8.3 below, which categorises the level of risk as low, medium, high, or extreme as defined in Table 8.4.

**Table 8.3: Risk scoring matrix**

		Severity of Impact				
		Insignificant	Minor	Moderate	Major	Critical
Likelihood	Rare	Negligible	Low	Low	Medium	High
	Unlikely	Negligible	Low	Medium	Medium	High
	Possible	Low	Low	Medium	High	High
	Likely	Low	Medium	Medium	High	Extreme
	Almost certain	Low	Medium	High	Extreme	Extreme

Source: Produced by Mott MacDonald

**Table 8.4: Risk category**

Rating	Acceptance level	Consequence on the Project
Low	Acceptable	A low level of vulnerability to specific climate risk(s). Remedial action or adaptation may be required.
Medium	Tolerable	A moderate level of vulnerability to specific climate risk(s). Mitigation action or adaptation could improve resilience, although an appropriate level of resilience is provided.
High	Intolerable / Tolerable	A high level of vulnerability to specific climate risk(s). Mitigation action or adaptation is recommended.
Extreme	Intolerable	An extreme level of vulnerability to specific climate risk(s). Mitigation action or adaptation is highly recommended.

Source: Produced by Mott MacDonald

### 8.2.2.3 Assumptions and Limitations

The assessment in this report is based on freely available information from third parties for reporting purposes that is relevant to the Project location. This includes observational data from local weather stations, readily available climate change projections, climate change datasets and literature at the time of writing this assessment. The following limitations and disclaimer should be noted:

- Climate change projections: climate projections are not predictions or forecasts but simulations of potential scenarios of future climate under a range of hypothetical greenhouse gas emissions scenarios and assumptions. The results from the experiments performed by climate models cannot, therefore, be treated as exact or factual, but projection options. They represent representations of how the climate may evolve in response to a range of potential forcing scenarios. For a single emission scenario, projections can vary significantly as a function of the model used and how it is applied, so that there is a wide uncertainty band in the results.

Scenarios exclude outlying “surprise” or “disaster” scenarios in the literature and any scenario necessarily includes subjective elements and is open to various interpretations. Generally global projections are more certain than regional, and temperature projections are more certain than those for precipitation and wind. Further, the degree of uncertainty associated with all climate change projections increases for projections further into the future. Climate models and associated projections are updated on a regular basis, implying changes in the forecasted future climate. The data is obtained to provide a general ‘sense check’ on the published literature on existing observational and climate projections for the region.

- Use of this report: This report is relevant to the Project information provided and is not intended to address changes in Project configuration or modifications that might occur over time.
- Mott MacDonald has not independently verified the observational or projection data and does not accept responsibility or liability for any inaccuracies or shortcomings in this information.

We have not undertaken any climate modelling and rely solely on freely available data on climate projections in this region.

Should these information sources be modified by these third parties we assume no responsibility for any of the resulting inaccuracies in any of our reports. Any further research, analysis or decision-making should take account of the nature of the data sources and climate projections and should consider the range of literature, additional observational data, evidence and research available, and any developments in these.

### 8.2.3 GHG Emissions

The data used to calculate GHG emissions resulting from Project activities during construction and operation phases has been provided by the Project Company. Where required data has not been provided, assumptions were made to quantify emissions. Those assumptions have been provided within related parts in this Assessment.

#### 8.2.3.1 Construction phase

The information received from the Project Company within the scope of assessment of construction-related GHG emissions contains the following:

- Technical information of the wind turbines including:
  - hub height (m)
  - rotor diameter (m)
  - swept area (m<sup>2</sup>)



- total blade length (m)
- tip height (m)
- power ratings (kW)
- volume of the onshore platform and foundation (m<sup>3</sup>)
- the number of turbines
- Information on the material used for the following wind turbine components: the tower, the rotor blade, and the nacelle casing.
- Cables and overhead line construction length (km).
- The total area of road construction (m<sup>2</sup>) resulting from new road construction and road improvements as well as the material used to construct the roads.
- The total land area taken of each sub project (m<sup>2</sup>) and the area (m<sup>2</sup>) of each land type within the Project: forestry, agricultural, and non-agricultural land.
- Electricity consumption during the construction phase (MWh).
- Fuel use during the construction phase for both onsite equipment and the transportation of workers to site (litres).

### Emission factors

To calculate the GHG emissions related to the Project's construction phase requires emission factors for all materials and assets used during the construction phase. Attempts have been made to use the most geographically specific emissions factors, but where these are unavailable due to data limitations, UK based, globally accepted emissions factors have been used. As such, the emissions factors used for this carbon assessment come from the following databases:

- GHG Protocol Calculation Tools and Guidance<sup>54</sup>,
- Moata Carbon Portal (Mott MacDonald's in-house carbon calculator),
- ICE v3.0<sup>55</sup>,
- Department for Energy Security and Net Zero<sup>56</sup>,
- Emissions factors developed from project experience,
- The International Energy Agency<sup>57</sup>,
- JBA consulting<sup>58</sup>,
- Forest Research<sup>59</sup>.

### Material quantities

The specific quantities of materials for the wind turbine components were not provided for this Assessment. To determine the quantity of materials used for the construction of the Project from

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<sup>54</sup> Emissions factors obtained from the GHG Protocol Calculation Tools and Guidance. Last accessed in February 2024 here: <https://ghgprotocol.org/calculation-tools-and-guidance>.

<sup>55</sup> Circular ecology. Embodied Carbon – The ICE Database. Last accessed in March 2024 here: [Embodied Carbon Footprint Database - Circular Ecology](#).

<sup>56</sup> Department for Energy Security and Net Zero. Greenhouse gas reporting: conversion factors 2023. Last accessed in March 2024 here: [Greenhouse gas reporting: conversion factors 2023 - GOV.UK \(www.gov.uk\)](#).

<sup>57</sup> The International Energy Agency. Emissions factors 2022. Last accessed in March 2024 here: [Emissions Factors 2022 - Data product - IEA](#)

<sup>58</sup> JBA Consulting. Exploring the economics of land use change for increasing resilience to climate change in England. Table C-4. Last accessed in March 2024 here: [theccc.org.uk/wp-content/uploads/2018/12/JBA-Consulting-Exploring-the-economics-of-land-use-change-for-increasing-resilience-to-climate-change-in-England.pdf](#).

<sup>59</sup> Forest Research. The storage of carbon in trees and timber. Last accessed in March 2024 here: [The storage of carbon in trees and timber \(forestresearch.gov.uk\)](#).

the data provided, required several assumptions in relation to the wind turbine materials. The National Renewable Energy Laboratory's Wind Turbine Design Cost and Scaling Model<sup>60</sup> was used to determine material quantities for specific wind turbine components within the rotor and nacelle and was used to determine the weight of the wind turbine towers. Further, assumptions have been made relating to material types, overhead line specifications, roads, and fuel use. The full list of assumptions made is provided below under "Assumptions and Limitations" in this section.

### Carbon calculation methodology

Having determined quantities, material types, and emissions factors for the construction phase, the following equation has been used to calculate the expected GHG emissions from the Project:

$$\text{Emissions (tCO}_2\text{e)} = \text{rate of activity (unit)} \times \text{emission factor (tCO}_2\text{e/unit)}$$

Here, related terms in the above equation refers to the following:

- The rate of activity in the above equation refers to detailed information on the Project (e.g., the mass of materials used).
- The emission factor in the above equation refers to the quantity of emissions produced per unit of activity data obtained from the internationally recognized sources.

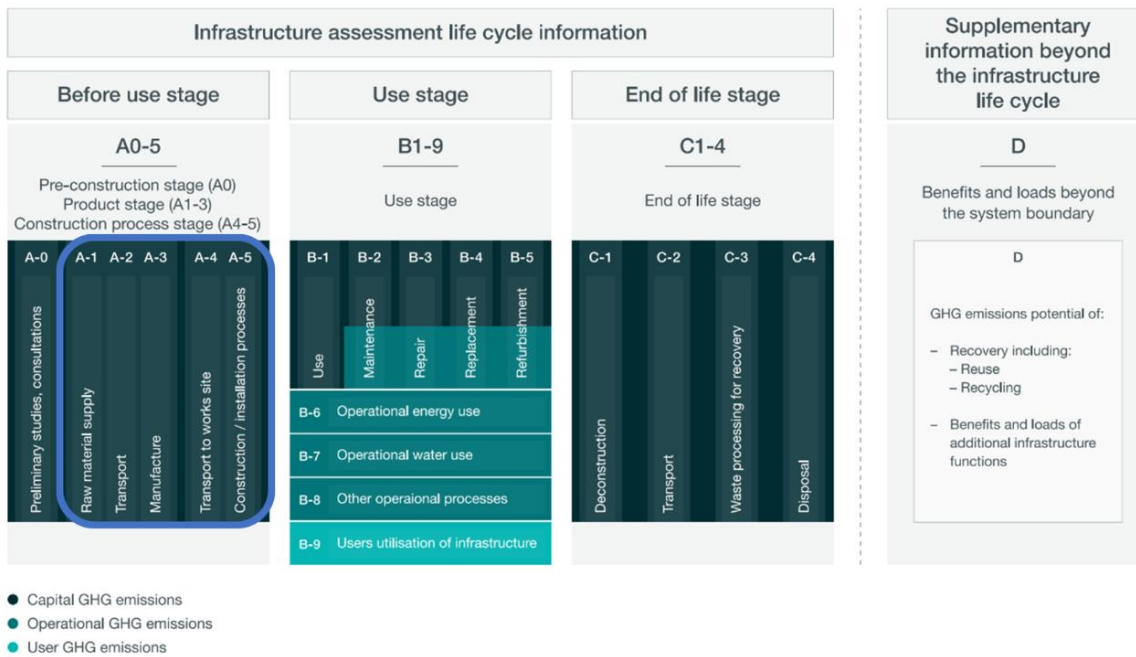
### Assessment scope

As the scope of this Assessment considers construction related GHG emissions, the before-use-stage emissions A1-A5 are calculated. These stages are highlighted in Figure 8.1.

Emissions resulting from land-use change are reported separately in Section 8.4.2.1 since they are not direct construction related emissions. These land-use change emissions, resulting from forestry clearance, are assumed to be life-cycle stage A5 and Scope 1 emissions. The emissions from the loss of sequestration potential due to the land-use change is assumed to be lifecycle stage B2 and Scope 1 emissions. The justification for these assumptions is also provided below under "Assumptions and Limitations" in this section.

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<sup>60</sup> The National Renewable Energy Laboratory's Wind Turbine Design Cost and Scaling Model. Last accessed in March 2024 here: [Wind Turbine Design Cost and Scaling Model \(nrel.gov\)](https://www.nrel.gov/wind/turbine-design-cost-and-scaling-model)



**Figure 8.1: PAS 2080: 2016 Lifecycle stages for infrastructure<sup>61</sup>**

On a whole life carbon basis, the following construction related activities are within the scope of this Assessment.

- A1 – A3 (Product stage):
  - A1: Raw material supply
  - A2: Raw material transport
  - A3: Manufacture
- A4 (Transport):
  - A4: Transportation of materials from factory gate to and from project site
- A5 (Construction process stage)
  - A5.1: Preconstruction demolition (reported separately under land-use change emissions)
  - A5.2: On-site activities
  - A5.3: On-site waste
  - A5.4: Worker transport
- B2: Maintenance (report separately under land-use change emissions)

On an emissions scope basis, the following activities are within the scope of the Assessment:

- Scope 1:
  - On site activities (fuel consumption)
  - Land-use change (however these are reported in Section 8.4.2.1 separately from construction emissions)
- Scope 2:
  - On site activities (purchased electricity)
- Scope 3:
  - Raw material supply

<sup>61</sup> British Standards Institution (BSI). Publicly available specification 2080:2023. Last accessed in March 2024 here: PAS 2080:2023 Carbon Management in Infrastructure | BSI (bsigroup.com). 0

- Raw material transport
- Manufacture
- Transportation of materials
- On-site waste
- Worker transportation

The scope of the Assessment on a whole life carbon basis and a scope basis is summarised in Table 8.5.

**Table 8.5: Assessment scope**

Project section	Whole-life carbon lifecycle stage	Scope	Comments
Wind turbine components	A1-A3	Scope 3	Purchased goods
Road materials	A1-A3	Scope 3	Purchased goods
Transmission cables	A1-A3	Scope 3	Purchased goods
Material transport from factory to site	A4	Scope 3	Transport & distribution
Power consumption in construction	A5	Scope 2	Purchased electricity
On-site waste	A5	Scope 3	Subcontractor activity
Worker transport to site	A5	Scope 3	Employee and or subcontractor commuting
Fuel consumption in construction	A5	Scope 1	Emissions come from operations or lands owned or controlled by the Project Company.
Land-use change: vegetation (tree) loss	A5	Scope 1	Emissions come from operations or lands owned or controlled by the Project Company.
Land-use change: loss of sequestration potential	B2	Scope 1	Emissions come from operations or lands owned or controlled by the Project Company.

### Assumptions and Limitations

High level assumptions made specifically for the assessment of construction-related GHG emissions are outlined in Table 8.6. The full details and values of each assumption are provided in the calculation spreadsheet.

**Table 8.6: Assumptions made**

Category	Asset / Component	Assumption	Further comments
Material transport to site	Transport distance	Scaled RICS transport distances for the UK to Turkey where appropriate – for national transport distances.	This assumption was made due to a lack of data on the transport distances of materials to site
	Sourcing of materials	The location and origin of materials – either locally manufactured, regionally manufactured, or European manufactured, was made based on professional judgement and experience.	This assumption was made due to a lack of information on the origin of project materials.
	Fiberglass	The fiberglass used for the wind turbines was sourced from Europe.	This assumption was made due to a lack of information.
On-site waste	Excavated excess soil	Disposed excavated excess soil is out of scope.	This assumption was made due to a lack of information on the mass of disposed excavated excess soil.

Category	Asset / Component	Assumption	Further comments
Worker transport to site	Diesel used per worker for transportation to site	Data provided for 4 projects on the volume of diesel used to worker transportation to site was used to derive an average volume of diesel used per worker for transportation to site.	This assumption was made due to incomplete data on the use of regular vehicle fuel used across all projects and an absence of shuttle bus fuel used.
Road construction	Road width	A road width of 6m.	Provided by project company
	Road depth	9.19 inches assumed as it is in the 75 <sup>th</sup> percentile of gravel road depths given the road will be used to transport heavy materials	Assumption was made as data was only provided on area of road constructed, not the volume of material used to construct the road.
	Gravel density	The mid-point of gravel density averages was chosen.	This assumption was made to calculate the volume of gravel used in road construction
Substation	Electrical substation	The substation is outside the scope of this assessment.	The substation was installed by a separate company, the Turkish Electricity Transmission Corporation, and no information was provided on its construction.
Fuel	On site fuel consumption and worker transport	Assumed that 100% mineral diesel is used to power on site machinery and equipment as well as to power worker transportation vehicles.	Based on professional judgement and industry practice.
Wind turbines	Foundations	The provided volume of concrete for each sub-project is assumed to be the total volume of concrete used and not concrete used per turbine.	Based on professional judgement.
	Foundations and platform	Only concrete is assumed to be used for the foundations and platform.	Based on professional judgement and an absence of data on materials used.
	Foundation concrete	RC 28 / 35 concrete is assumed to be used.	Based on ICE v3.0 concrete descriptions and professional judgement.
	Turbine components	Gearbox, generator, and the cooling system are all excluded from the assessment as emissions are expected to be a de minimis portion of total emissions.	Based on professional judgement.
	Turbine components	The assumed components are: <ul style="list-style-type: none"> <li>• Hub</li> <li>• Pitch bearing</li> <li>• Pitch bearing system</li> <li>• Low speed shaft</li> <li>• Bearing housing</li> <li>• Mechanical brakes</li> <li>• Yaw drive and bearing</li> <li>• Mainframe</li> <li>• Nacelle cover</li> <li>• Nose cone</li> </ul>	The components within the turbines is assumed based on literature and industry common practice.  These assumptions were made as data was not provided on the specific components within each turbine.
	Turbine components	Material assumptions are made for: <ul style="list-style-type: none"> <li>• Hub (Iron)</li> <li>• Pitch bearing (engineering steel)</li> <li>• Bearing system (steel, finished cold-rolled coil)</li> <li>• Low speed shaft (engineering steel)</li> </ul>	The materials for components are assumed based on literature and industry common practice. Specific materials e.g., engineering steel is assumed based on ICE v3.0 material descriptions

Category	Asset / Component	Assumption	Further comments
		<ul style="list-style-type: none"> <li>Bearing housing (Steel pickled hot-rolled coil)</li> <li>Mechanical brake (Steel, finished cold-rolled coil)</li> <li>Yaw drive and bearing (Engineering steel)</li> <li>Mainframe (Engineering steel)</li> <li>Nacelle cover (Composite fiberglass)</li> <li>Nose cone (Composite fiberglass)</li> </ul>	
	Turbine components mass	<p>The mass for the assumed components was derived from an NREL technical report which provides equations using technical information to quantify the mass of the assumed components.</p> <p>The equations used are contained in the calculation spreadsheet.</p>	
Land use change emissions	Vegetation (tree loss)	<p>As the project is going to take and use forest area, it is assumed that trees will be felled to make room for turbine and road construction. These trees are assumed to decay and not have a final use.</p> <p>The related emissions are assumed to be scope 1 following greenhouse gas protocol guidance. Scope 1 emissions are "Emissions from operations or lands owned or controlled by the reporting company".</p> <p>Emissions are also assumed to be whole-life carbon stage A5.</p> <p>There is an absence of detailed information regarding the proportion of tree species within the forestry area taken by the sub-projects. Therefore, the proportion of each habitat within "woodland" is uplifted from a proportion of the total species distribution of the construction area, provided in the relevant environmental chapter, to the proportion of total woodland.</p> <p>Given the absence of data on carbon stored in Turkish trees, the carbon stored in British trees (for which data exists) is assumed to be comparable.</p> <p>The tree types provided in the relevant environmental chapter are mapped onto trees for which data exists on carbon stored per area of land. Mapping is based on characteristics such as tree height, weight, diameter at breast height.</p> <p>The full mapping of the trees is provided in the calculation spreadsheet.</p>	<p>From Greenhouse Gas Protocol: Land Sector and Removals Guidance. Part 1: Accounting and Reporting Requirements and Guidance.</p> <p>Available at: <a href="#">Land-Sector-and-Removals-Guidance-Pilot-Testing-and-Review-Draft-Part-1.pdf (ghgprotocol.org)</a></p>
	Loss of sequestration potential.	<p>As construction activities change the project land due to road and turbine construction, it is assumed that there will be a proportionate loss of sequestration potential of the given forestry land.</p> <p>As such, land-use change due to the project is assumed to lead to half as much carbon sequestration across the land area taken by the project.</p>	



Category	Asset / Component	Assumption	Further comments
		<p>It is assumed only the sequestration rates of the forestry area will be significantly impacted by the project, as such only forestry area sequestration potential is quantified.</p> <p>These emissions are assumed to be scope 1 based on greenhouse gas protocol guidance and are considered whole-life carbon stage B2, as it is assumed the land will be maintained in such a manner as to prevent the regrowth of trees.</p>	

### 8.2.3.2 Operation phase

The information received from the Project Company within the scope of assessment of operational GHG emissions contains the following:

- Fuel consumption during the operation phase for on-site generators and maintenance and refurbishment activities (litres),
- Electricity consumption during the operation phase (e.g., for lightning and security purposes purposes) (MWh).

#### Emission factors

Emission factors obtained from recognized sources are employed to assess operational GHG emissions, including the following:

- GHG Protocol Calculation Tools and Guidance<sup>62</sup>,
- Turkish national electricity grid emissions factors<sup>63</sup>,
- Turkish electricity generation and electricity consumption point emissions factors information form<sup>64</sup>

#### Carbon calculation methodology

GHG emissions during the operation phase are calculated using the bottom-up approach outlined in Section 8.2.3.1, based on publicly available emissions factor data for operating activities. For example, the use of on-site generators is in L/yr x emissions factor for the fuel consumption.

#### Assessment scope

Although there is no anticipated significant GHG emissions arising from the operation of the Project considering the nature of the Project (i.e., a renewable energy investment), potential Scope 1 and Scope 2 emission sources during the operation phase of the Project are provided in this Assessment for effective management of GHG emissions. Also, avoided GHG emissions

<sup>62</sup> Emissions factors obtained from the GHG Protocol Calculation Tools and Guidance. Last accessed in February 2024 here: <https://ghgprotocol.org/calculation-tools-and-guidance>.

<sup>63</sup> Turkish national electricity grid emission factors published by the Ministry of Energy and Natural Resources Last accessed in November 2023 here: <https://enerji.gov.tr/Media/Dizin/EVCED/tr/%C3%87evreVe%C4%B0klim/%C4%B0klimDe%C4%9Fi%C5%9Fikli%C4%9Fi/TUESEmisyonFktr/Belgeler/Bform2020.pdf>.

<sup>64</sup> Turkish electricity generation and electricity consumption point emissions factors information form. Last accessed in February 2024 here: [https://enerji.gov.tr/Media/Dizin/EVCED/tr/%C3%87evreVe%C4%B0klim/%C4%B0klimDe%C4%9Fi%C5%9Fikli%C4%9Fi/EmisyonFaktorleri/TEUVETN\\_Emisyon\\_Fakt%C3%B6rleri\\_Bilgi\\_Formu.pdf](https://enerji.gov.tr/Media/Dizin/EVCED/tr/%C3%87evreVe%C4%B0klim/%C4%B0klimDe%C4%9Fi%C5%9Fikli%C4%9Fi/EmisyonFaktorleri/TEUVETN_Emisyon_Fakt%C3%B6rleri_Bilgi_Formu.pdf).

associated with the Project during the operational phase are within the scope of this Assessment.

### Assumptions and Limitations

Potential GHG emission sources during the operational phase of the Project and approach to their assessment are provided in this Assessment. However, calculations have not been made due to lack of data on consumptions at this stage of the Project.

The avoided GHG emissions presented within this Assessment are based on the assumption associated with energy production, and therefore inherently obtain a large degree of uncertainty.

## 8.3 Baseline Conditions

### 8.3.1 Climate Change

As part of this section, the resilience of the Project to climate change is being assessed. The Project is located at the intersection of the provincial borders of Izmir and Aydin. Based on the Project location, climatic conditions in Aydin is considered to be best representing the Project area. Firstly, the climates of Izmir and Aydin are quite close to each other. In addition, higher proportion of the Project area and all ETL route are within the Aydin border. Based on these, the province of Aydin is selected to establish baseline conditions. Please note that the physical climate change risk assessment has been carried out for one Project site (that is located at the intersection of two provinces), as the physical characteristics of these two provinces are quite close to each other and higher proportion of the Project area and all ETL route are within the Aydin border, hence data for Çanakkale region has been used.

The climate baseline is presented in two stages. The first is the present-day climate, which shows the current climatic conditions in Aydin. The second is the future baseline, which describes projected climate change (presented as a departure from baseline).

Based on an expected operational lifetime of 49 years, the projected climate conditions for the mid-future (2040-2059) and far-future (2060-2079) are presented. Using a precautionary principle and in line with EP4, SSP1-2.6 (Shared Socioeconomic Pathway 1) scenario, SSP2-4.5 (Shared Socioeconomic Pathway 2) scenario, and SSP5-8.5 (Shared Socioeconomic Pathway 5) scenario (i.e., the worst-case scenario available) are used to present projected climate change for the mid-future and the far-future.

The data is drawn from the WB CCKP, using data from the IPCC's sixth Assessment Report (AR6) published in 2021<sup>65</sup>. This data is recent, using the latest climate science, and is also available at the subnational level (specific to Aydin); however, it has not been dynamically downscaled to improve accuracy and to correct bias for local climate systems. The highest emissions scenario available from this dataset is referred to as SSP5-8.5 as mentioned above. A summary of the data source is presented in Table 8.7.

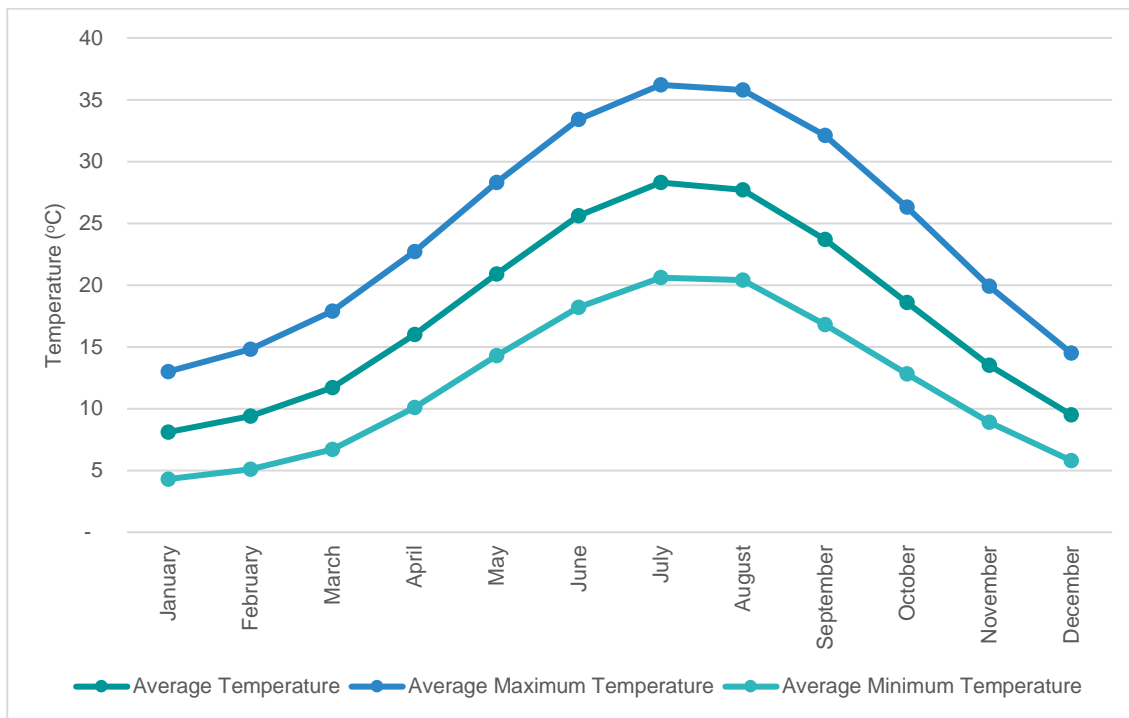
**Table 8.7: Data source employed to establish the future climate baseline**

Data source	Mid-future time horizon	Far-future time horizon	Reference period	Future scenario used
World Bank CCKP	2040-2059	2060-2079	1995-2014	SSP1-2.6
World Bank CCKP	2040-2059	2060-2079	1995-2014	SSP2-4.5
World Bank CCKP	2040-2059	2060-2079	1995-2014	SSP5-8.5

<sup>65</sup> [Climate Change 2021: The Physical Science Basis. Working Group I Contribution to the IPCC Sixth Assessment Report](https://www.ipcc.ch/report/sixth-assessment-report-working-group-i/), Last accessed in November 2023 here: <https://www.ipcc.ch/report/sixth-assessment-report-working-group-i/>.

### 8.3.1.1 Present-day climate

According to the data obtained from the Turkish State Meteorological Service<sup>66</sup> for the period 1941 - 2022, the hottest months of the year are July and August, and the coldest months of the year are January and February (Figure 8.2). The average mean, maximum summer, and minimum winter temperatures for this period are 17.75 °C, 36.20 °C in July, and 4.30 °C in January, respectively. The maximum and minimum temperatures measured in this period are 45.1 °C in August and -11.0 °C in January, respectively.

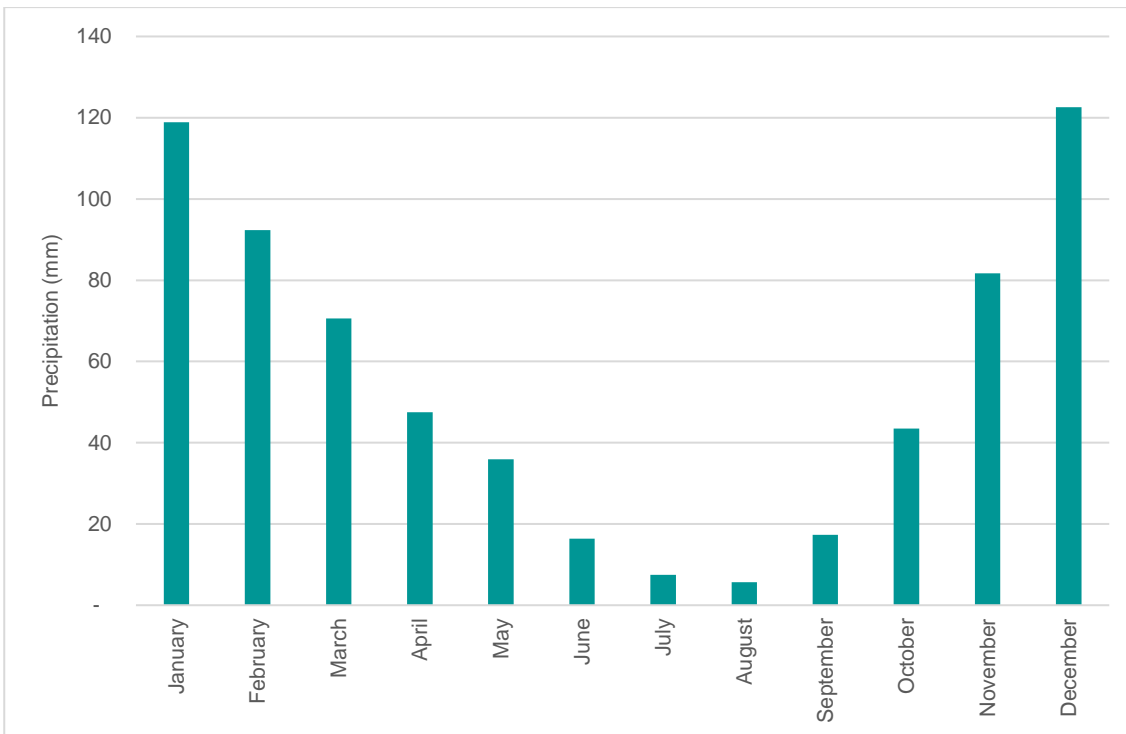


**Figure 8.2: Monthly average mean, maximum and minimum temperatures, Aydin, present-day (1941 – 2022)<sup>67</sup>**

The highest recorded average precipitation is 122.60 mm in December for the period 1941 - 2022, whereas the lowest recorded one is 5.7 mm in August (Figure 8.3). For this period, the annual mean of total precipitation is 659.90 mm.

<sup>66</sup> Obtained from [Meteoroloji Genel Müdürlüğü \(mgm.gov.tr\)](http://meteoroloji.genel.mudurlugu.mgm.gov.tr). Last accessed in December 2023.

<sup>67</sup> Produced by Mott MacDonald based on the temperature data obtained from the Turkish State Meteorological Service



**Figure 8.3: Monthly average precipitation data, Aydin, present-day (1941 – 2022)<sup>68</sup>**

The present-day (1941-2022) climate in Aydin is summarised in Table 8.8 as follows:

**Table 8.8: Present-day (1941 – 2022) climate**

Climate variable	Value
Mean temperature	17.75 °C
Max. summer temperature (July)	36.20 °C
Min. winter temperature (January)	4.30 °C
Average annual precipitation	54.99 mm per month
Average summer precipitation (June / July / August)	9.87 mm per month
Average winter precipitation (December / January / February)	111.27 mm per month

**8.3.1.2 Future climate baseline**

The mid-future and far-future projected climate for Aydin according to the WB CCKP SSP1-2.6, SSP2-4.5, and SSP5-8.5 scenarios are presented in Table 8.9. These are projected values calculated for SSP1-2.6, SSP2-4.5, and SSP5-8.5 climate change scenarios as a departure from the modelled climate for a reference period (1995-2014) and are specific for the Aydin region.

<sup>68</sup> Produced by Mott MacDonald based on the precipitation data obtained from the Turkish State Meteorological Service

**Table 8.9: Future climate baseline, SSP1-2.6, SSP2-4.5 & SSP5-8.5, reference period 1995-2014 (50<sup>th</sup> percentile)<sup>69</sup>**

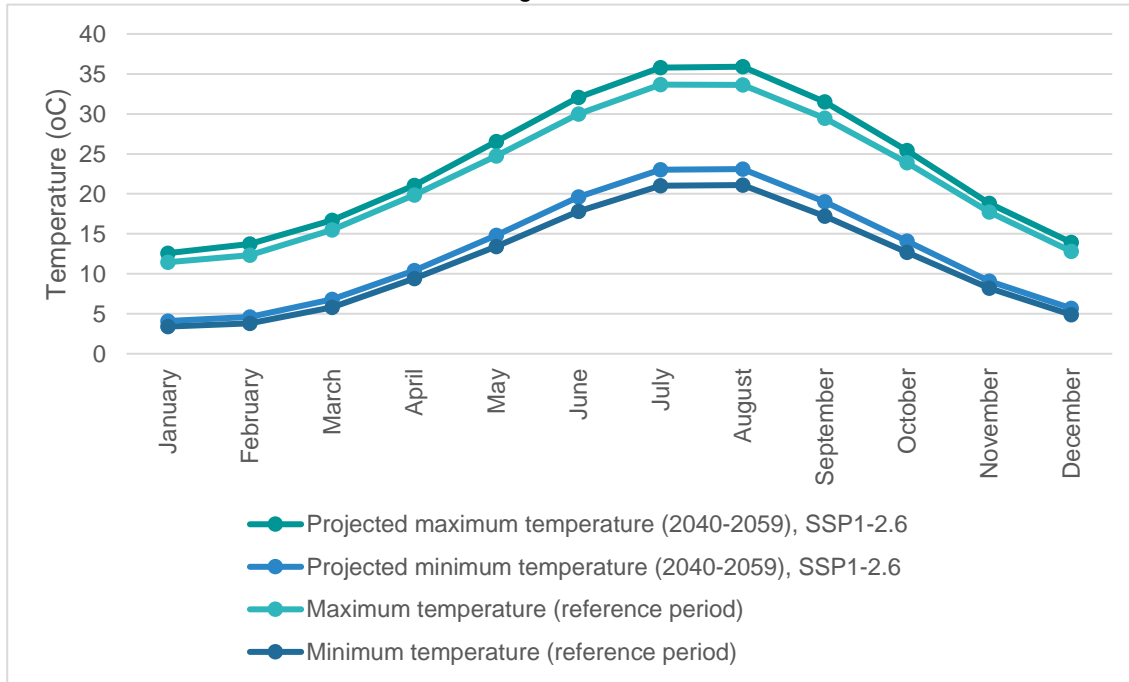
Climate variable	Future scenario	Reference value (1995-2014)	Climate value for the mid-future (2040-2059)	Climate value for the far-future (2060-2079)
Mean average temperature	SSP5-8.5	16.83 °C	19.00 °C	20.28 °C
	SSP2-4.5		18.40 °C	18.97 °C
	SSP1-2.6		18.28 °C	18.39 °C
Max. temperature (July)	SSP5-8.5	33.66 °C	36.84 °C	38.39 °C
	SSP2-4.5		35.81 °C	36.68 °C
	SSP1-2.6		35.79 °C	35.91 °C
Min. temperature (January)	SSP5-8.5	3.40 °C	4.50 °C	5.50 °C
	SSP2-4.5		4.10 °C	4.70 °C
	SSP1-2.6		4.10 °C	4.30 °C
Mean precipitation (August)	SSP5-8.5	4.05 mm	3.37 mm	2.66 mm
	SSP2-4.5		3.66 mm	3.05 mm
	SSP1-2.6		3.03 mm	3.30 mm
Mean precipitation (December)	SSP5-8.5	130.44 mm	119.11 mm	108.74 mm
	SSP2-4.5		128.23 mm	118.83 mm
	SSP1-2.6		125.68 mm	131.08 mm

The present-day climate is established using the climate data covering the period 1941 - 2022, whereas the future climate baseline is constructed based on the baseline period (1995 – 2014) available in the World Bank CCKP. Since the timeframes used for the present-day climate and future climate baseline are different, there is a difference in the value of climate variables in Table 8.8 and Table 8.9.

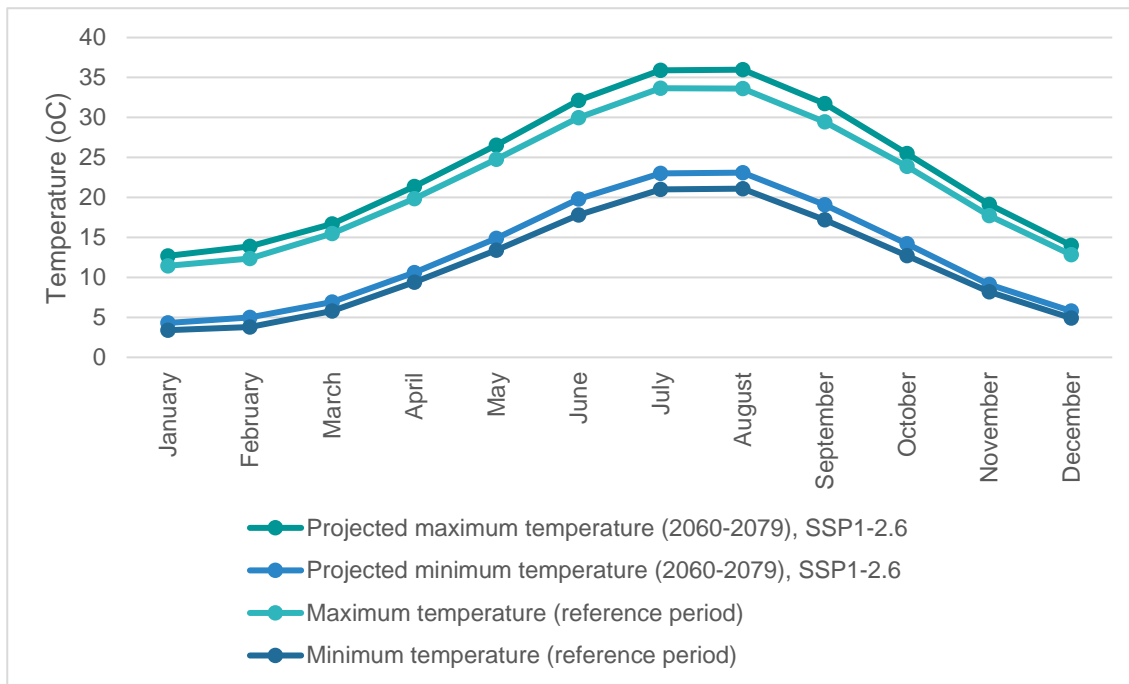
The projected changes in maximum and minimum temperatures and precipitation seen in Table 8.9 are also shown schematically below.

<sup>69</sup> Obtained from <https://climateknowledgeportal.worldbank.org/>. Last accessed in October 2023.

Projected changes in maximum and minimum temperatures for climate change scenarios for the mid-future and the far-future are shown in figures below.



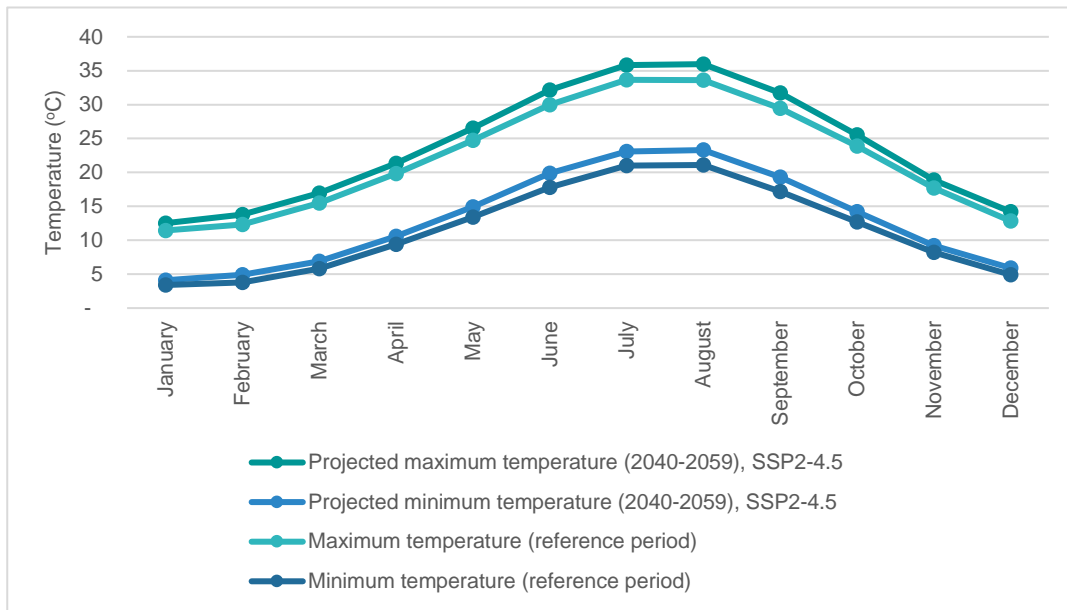
**Figure 8.4: Projected changes in maximum and minimum air temperatures for the mid-future, Aydin, SSP1-2.6 1995-2014 reference period (50<sup>th</sup> percentile)<sup>70</sup>**



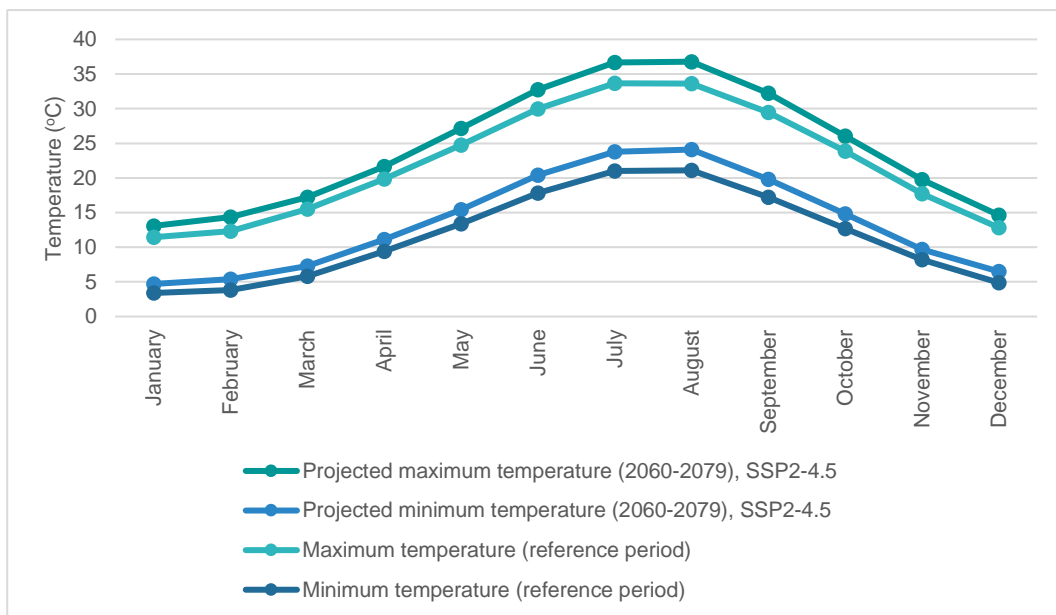
<sup>70</sup> Produced by Mott MacDonald based on the data obtained from the World Bank CCKP



**Figure 8.5: Projected changes in maximum and minimum air temperatures for the far-future, Aydin, SSP1-2.6, 1995-2014 reference period (50<sup>th</sup> percentile)<sup>71</sup>**



**Figure 8.6: Projected changes in maximum and minimum air temperatures for the mid-future, Aydin, SSP2-4.5, 1995-2014 reference period (50<sup>th</sup> percentile)<sup>72</sup>**

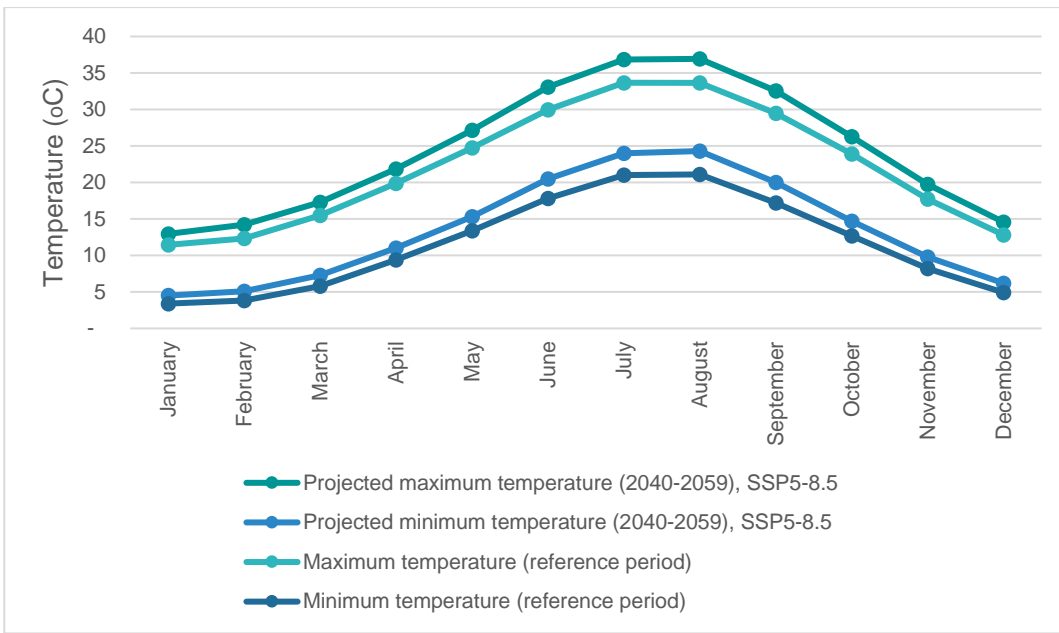


**Figure 8.7: Projected changes in maximum and minimum air temperatures for the far-future, Aydin, SSP2-4.5, 1995-2014 reference period (50<sup>th</sup> percentile)<sup>73</sup>**

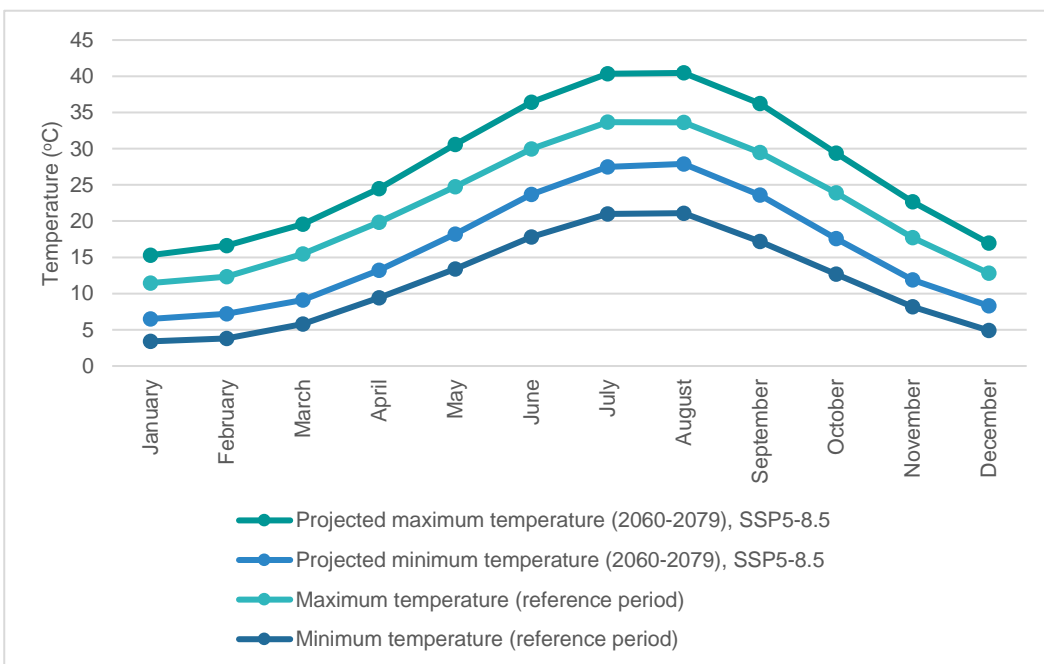
<sup>71</sup> Produced by Mott MacDonald based on the data obtained from the World Bank CCKP

<sup>72</sup> Produced by Mott MacDonald based on the data obtained from the World Bank CCKP

<sup>73</sup> Produced by Mott MacDonald based on the data obtained from the World Bank CCKP



**Figure 8.8: Projected changes in maximum and minimum air temperatures for the mid-future, Aydin, SSP5-8.5, 1995-2014 reference period (50<sup>th</sup> percentile)<sup>74</sup>**

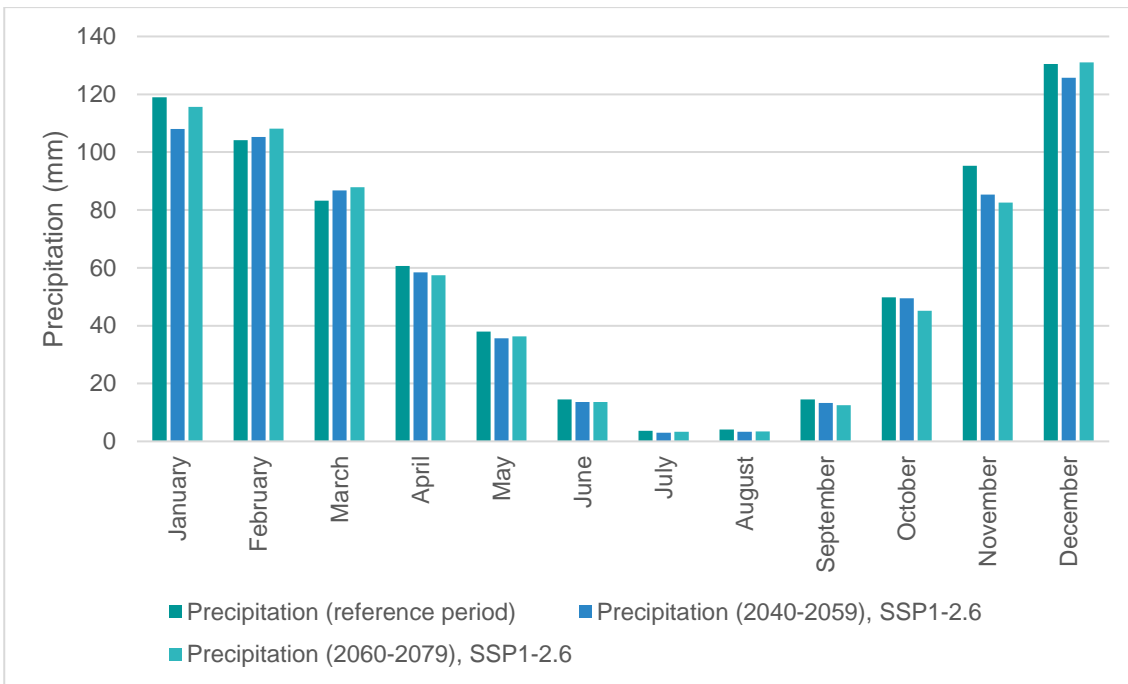


**Figure 8.9: Projected changes in maximum and minimum air temperatures for the far-future, Aydin, SSP5-8.5, 1995-2014 reference period (50<sup>th</sup> percentile)<sup>75</sup>**

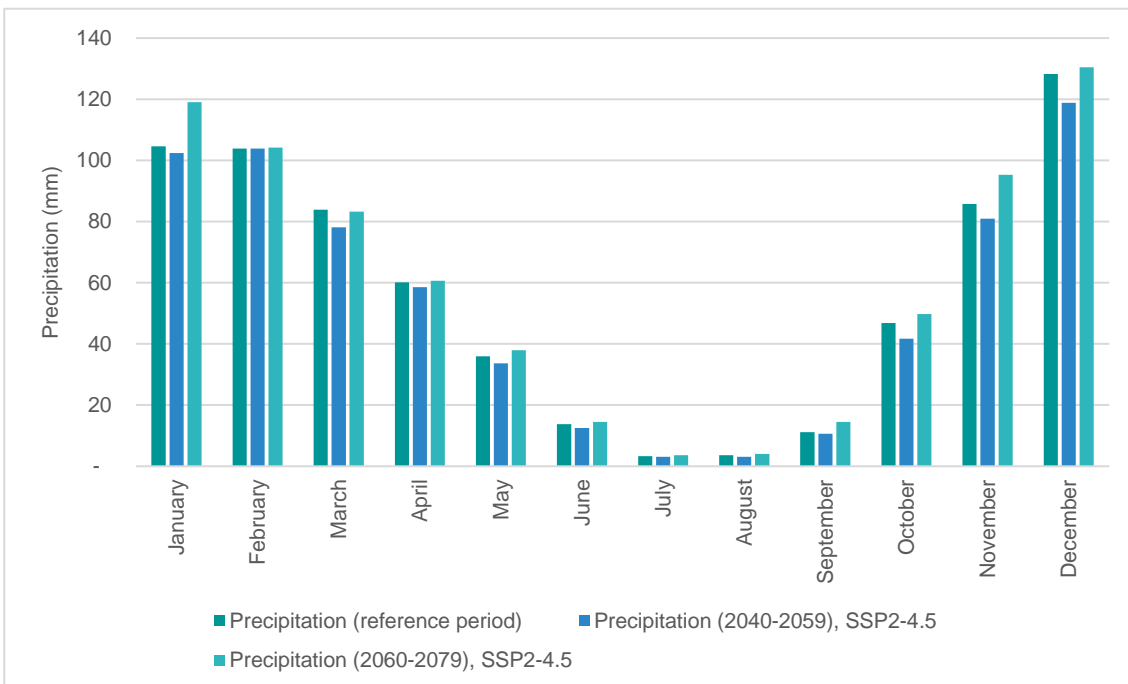
In Figure 8.10, Figure 8.11, and Figure 8.12, the projected changes in the monthly average precipitation for the mid-future and far-future are presented for SSP1-2.6, SSP2-4.5, and SSP5-8.5 scenarios, respectively, based on the data accessed via the World Bank CCKP.

<sup>74</sup> Produced by Mott MacDonald based on the data obtained from the World Bank CCKP

<sup>75</sup> Produced by Mott MacDonald based on the data obtained from the World Bank CCKP

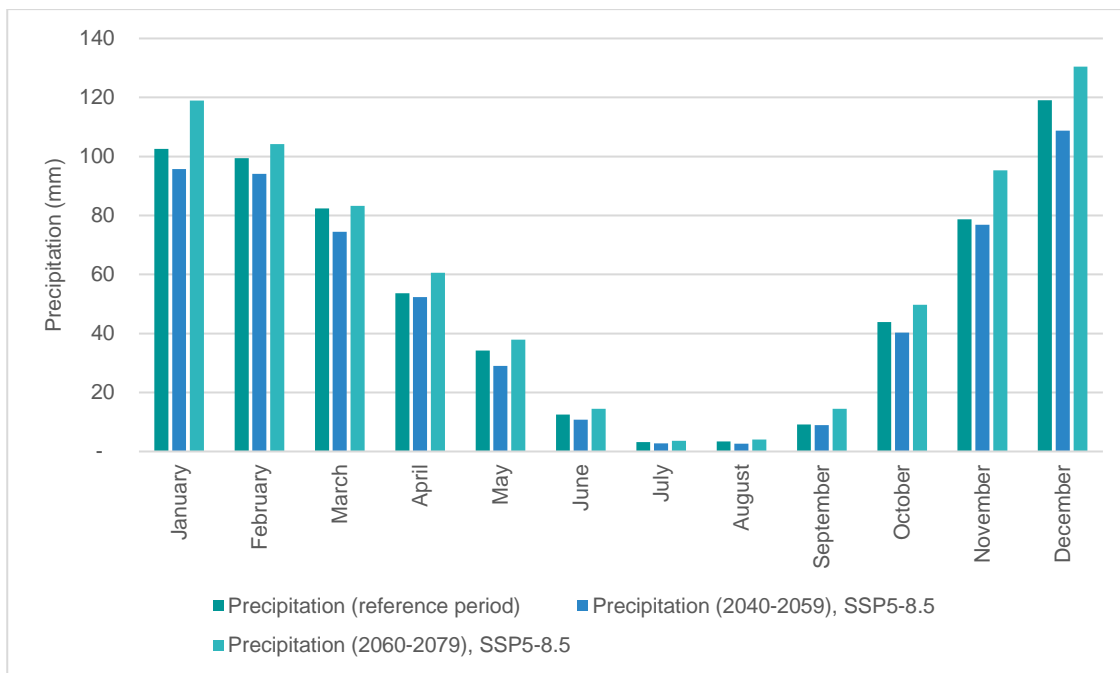


**Figure 8.10: Projected changes in monthly average precipitation for the mid-future and far-future, Aydin, SSP1-2.6, 1995-2014 reference period (50<sup>th</sup> percentile)**



**Figure 8.11: Projected changes in monthly average precipitation for the mid-future and far-future, Aydin, SSP2-4.5, 1995-2014 reference period (50<sup>th</sup> percentile)<sup>76</sup>**

<sup>76</sup> Produced by Mott MacDonald based on the data obtained from the World Bank CCKP



**Figure 8.12: Projected changes in monthly average precipitation for the mid-future and far-future, Aydin, SSP5-8.5, 1995-2014 reference period (50<sup>th</sup> percentile)<sup>77</sup>**

**Changes in extreme weather events**

In addition to changes in average mean, maximum and minimum temperatures and precipitation regimes, climate change may also result in changes in extreme weather events.

**Extreme Precipitation**

Climate projections data for extreme precipitation events are available in the World Bank CCKP. The mid-future and far-future projected changes in the average largest 5-day cumulative precipitation and number of days with precipitation greater than 20 mm in December for Aydin are presented in Table 8.10 and Table 8.11, respectively.

**Table 8.10: Projected changes in the average largest 5-day cumulative precipitation in December for the mid-future and far-future, Aydin, SSP1-2.6, SSP2-4.5 & SSP5-8.5, 1995-2014 reference period (50<sup>th</sup> percentile)<sup>78</sup>**

Future scenario	Reference value (1995-2014)	Climate value for the mid-future (2040-2059)	Climate value for the far-future (2060-2079)
SSP1-2.6	110 mm	104 mm	117 mm
SSP2-4.5	110 mm	112 mm	106 mm
SSP5-8.5	110 mm	107 mm	104 mm

<sup>77</sup> Produced by Mott MacDonald based on the data obtained from the World Bank CCKP

<sup>78</sup> Produced by Mott MacDonald based on the data available in the World Bank CCKP

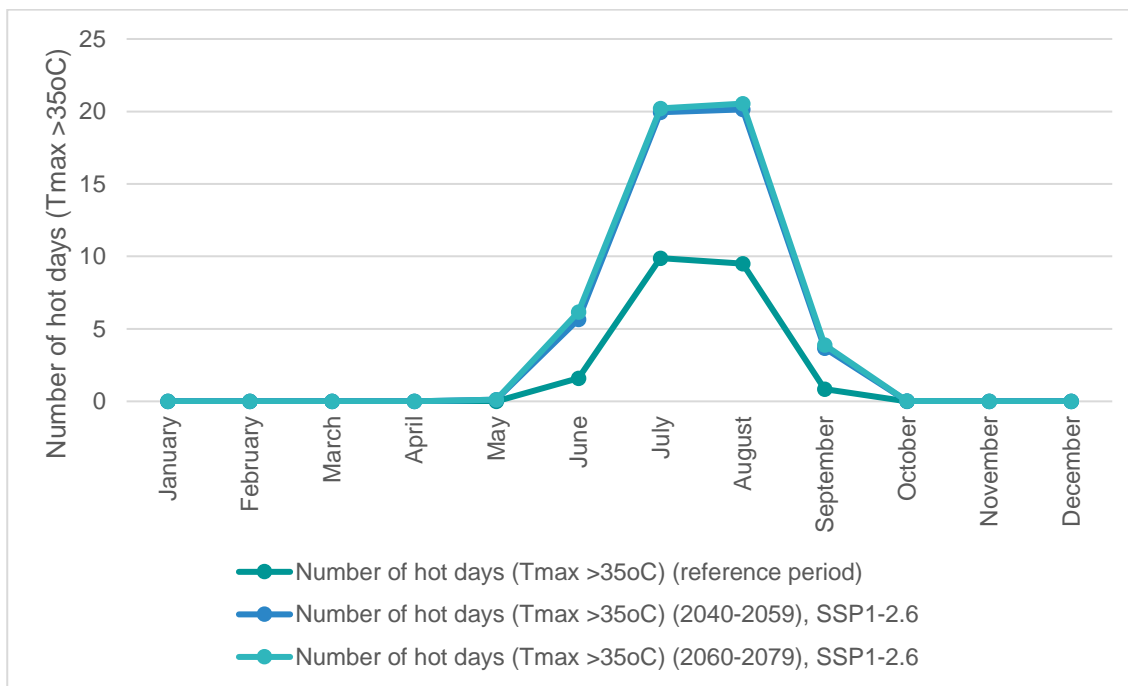
**Table 8.11: Projected changes in the number of days with precipitation >20mm in December for the mid-future and far-future, Aydin, SSP1-2.6, SSP2-4.5 & SSP5-8.5, 1995-2014 reference period (50<sup>th</sup> percentile)<sup>79</sup>**

Future scenario	Reference value (1995-2014)	Climate value for the mid-future (2040-2059)	Climate value for the far-future (2060-2079)
SSP1-2.6	1.5 days	1.5 days	1.6 days
SSP2-4.5	1.5 days	1.5 days	1.3 days
SSP5-8.5	1.5 days	1.4 days	1.3 days

Although Table 8.11 shows a slight change from the baseline for all climate change scenarios for both timeframes, projections provided in Table 8.10 vary by climate change scenario and time period.

**Heatwaves**

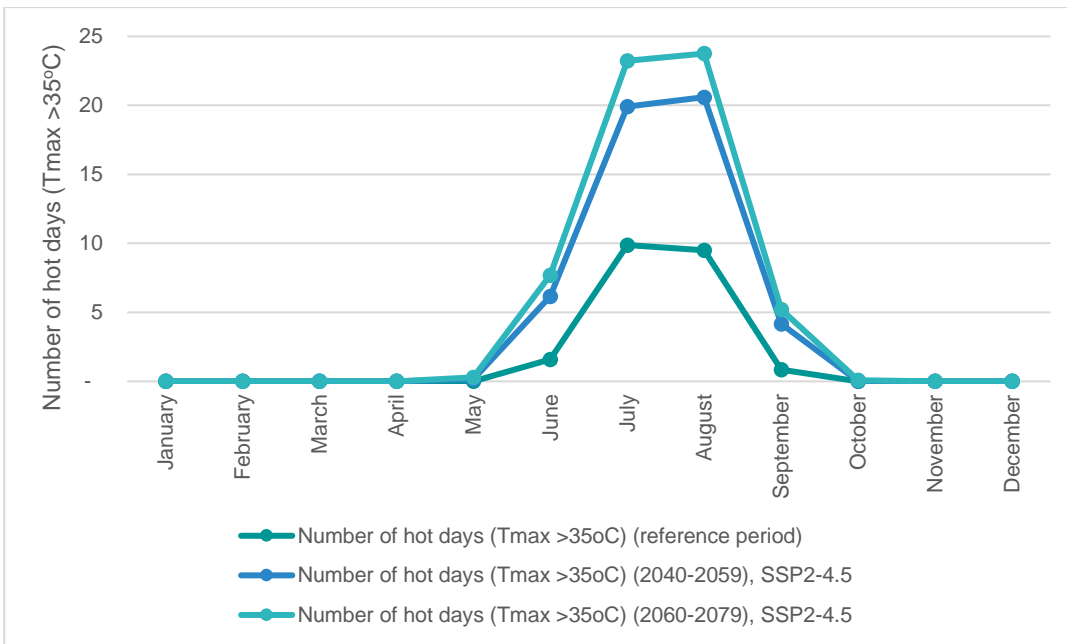
Figure 8.13, Figure 8.14 and Figure 8.15 show projected changes in number of hot days with temperature greater than 35 °C for SSP1-2.6, SSP2-4.5, and SSP5-8.5 scenarios, respectively, for the mid-future and far-future based on the data accessed via the World Bank CCKP.



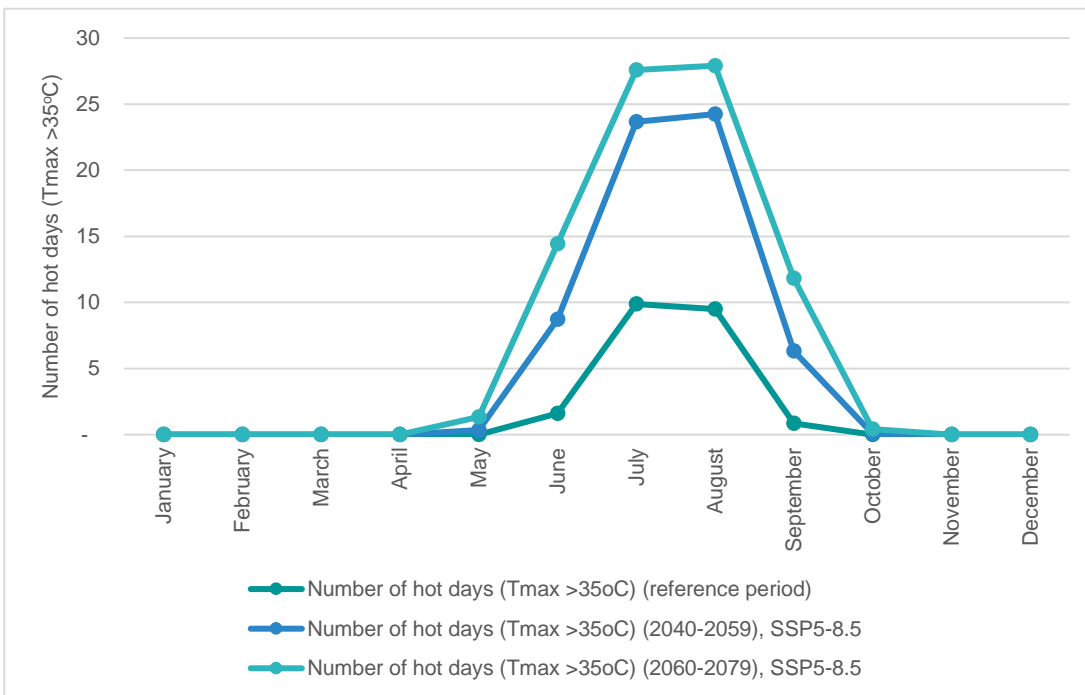
**Figure 8.13: Projected changes in number of hot days (Tmax >35 °C) for the mid-future and far-future, Aydin, SSP1-2.6, 1995-2014 reference period (50<sup>th</sup> percentile)<sup>80</sup>**

<sup>79</sup> Produced by Mott MacDonald based on the data available in the World Bank CCKP.

<sup>80</sup> Produced by Mott MacDonald based on the data obtained from the World Bank CCKP.



**Figure 8.14: Projected changes in number of hot days (Tmax >35 °C) for the mid-future and far-future, Aydin, SSP2-4.5, 1995-2014 reference period (50<sup>th</sup> percentile)<sup>81</sup>**



**Figure 8.15: Projected changes in number of hot days (Tmax >35 °C) for the mid-future and far-future, Aydin, SSP5-8.5, 1995-2014 reference period (50<sup>th</sup> percentile)<sup>82</sup>**

Based on the temperature projections presented before, alongside the projected number of hot days (temperature greater than 35°C) (Figure 8.13, Figure 8.14, and Figure 8.15), the intensity and frequency of heatwaves are anticipated to follow an increasing trend for all scenarios for both timeframes due to increasing surface temperatures. This might affect the Project through

<sup>81</sup> Produced by Mott MacDonald based on the data obtained from the World Bank CCKP.

<sup>82</sup> Produced by Mott MacDonald based on the data obtained from the World Bank CCKP.



overheating and failure of mechanical and electrical equipment and expansion and warping of metallic and plastic components, as well as reducing water availability for the different phases of the Project. This may be exacerbated through solar gain during cloud-free periods of summers.

### Cold waves

Table 8.12 and Table 8.13 show projected changes in the number of frost days ( $T_{min} < 0^{\circ}C$ ) and ice days ( $T_{max} < 0^{\circ}C$ ) in January for SSP1-2.6, SSP2-4.5, and SSP5-8.5 climate change scenarios for the mid-future and the far-future based on the data accessed via the World Bank CCKP.

**Table 8.12: Projected changes in the number of frost days ( $T_{min} < 0^{\circ}C$ ) in January for the mid-future and the far-future, Aydin, SSP1-2.6, SSP2-4.5 & SSP5-8.5, 1995-2014 reference period (50<sup>th</sup> percentile)<sup>83</sup>**

Future scenario	Reference value (1995-2014)	Climate value for the mid-future (2040-2059)	Climate value for the far-future (2060-2079)
SSP1-2.6	6.83 days	5.11 days	5.04 days
SSP2-4.5	6.83 days	5.33 days	4.22 days
SSP5-8.5	6.83 days	4.32 days	2.89 days

**Table 8.13: Projected changes in the number of ice days ( $T_{max} < 0^{\circ}C$ ) in January for the mid-future and the far-future, Aydin, SSP1-2.6, SSP2-4.5 & SSP5-8.5, 1995-2014 reference period (50<sup>th</sup> percentile)<sup>84</sup>**

Future scenario	Reference value (1995-2014)	Climate value for the mid-future (2040-2059)	Climate value for the far-future (2060-2079)
SSP1-2.6	0.04 days	0.01 days	0 days
SSP2-4.5	0.04 days	0 days	0 days
SSP5-8.5	0.04 days	0 days	0 days

Based on the temperature projections presented before, alongside the projected number of frost days ( $T_{min} < 0^{\circ}C$ ) and ice days ( $T_{max} < 0^{\circ}C$ ) (Table 8.12 and Table 8.13), the intensity and frequency of cold waves are not anticipated to increase due to increasing surface temperatures for both timeframes and for all scenarios.

### Storms

Increased surface temperatures may cause changes to the intensity and frequency of storms. Although the degree of change in winds and storms is not certain and there is no data for potential changes in storm track, intensity, and speed of storms, the changes are expected to include a trend towards stronger winds and intense storms. This might affect the Project through heavy rainfall and high winds, which may cause additional stress to structure and structural damage.

### Flooding

Flooding due to surface runoff (pluvial flooding) may increase due to both development and changes in land cover, as well as changes in rainfall events. Depending on the projected changes in extreme precipitation events, sudden downpours and flash flooding may increase in frequency. Furthermore, hotter temperatures may increase soil dryness and inability to absorb rainfall and thereby increase surface runoff potential and flash flood risk.

<sup>83</sup> Produced by Mott MacDonald based on the data available in the World Bank CCKP

<sup>84</sup> Produced by Mott MacDonald based on the data available in the World Bank CCKP

The WPP is located in a high mountain area (650-850 m above the ground), therefore any risk associated with the flooding is not anticipated for the WPP. The İközdere River passes 0.85km northwest of the substation to which the ETL will be connected and could potentially cause fluvial flooding of the substation and nearby areas (such as access roads or utilities infrastructure).

### Wildfires

The risk of wildfires might increase associated with the increasing intensity and frequency of droughts and heatwaves, which might pose various threats to project receptors such as damage to the infrastructure. Although the majority are located in bare mountainous areas and the ETL route passes through a line dominated by shallow vegetation, some portion of the Project components is surrounded by forest areas. Therefore, a potential forest fire in the region might affect the continuation of the Project operations.

### Extreme mass movements

The intensity and frequency of extreme mass movements (i.e., landslides and land subsidence) might increase due to the increase in the frequency and intensity of extreme precipitation events. This poses a variety of threats for project receptors; for example, extreme mass movements might lead to significant damage to the project infrastructure.

According to the analysis results of the Landslide Maps made by General Directorate of Mineral Research and Exploration (MTA), there is no old landslide, active landslide, slide, areally mappable active flow or areally mappable old landslide within the Project area and its immediate surroundings (More detailed information on the subject has been provided in *Chapter 6: Land Use, Soil, and Geology*). Additionally, the Project is not located on a steeply sloping area but on a flat ground. Therefore, any risk associated with landslides and land subsidence is not anticipated for the Project.

### Sea level rise

The Project is not located on a coastal area (the nearest turbine is around 20km away from the sea). Therefore, any risks associated with sea-level rise is not anticipated.

## 8.3.2 GHG Emissions

According to the International Energy Agency (IEA), the energy sector is estimated to account for more than 75% of total GHG emissions on a global basis<sup>85</sup>. Türkiye's latest national GHG inventory to the UNFCCC disclosed annual emissions of around 524 Mt of CO<sub>2</sub>e based on 2020 data<sup>86</sup>. The energy sector is the major source of GHG emissions in Türkiye, constituting 70% of total emissions with 368 Mt of CO<sub>2</sub>e. The main contributor is energy industries accounting for 38.9% of total emissions, which is followed by transport sector with 20.5%, other sectors with 21.9%, and manufacturing industries with 16.4%. There is a 163.3% increase in the energy sector related GHG emissions between 1990-2020. In Table 8.14, national GHG emissions for 2020 by sector are also presented.

**Table 8.14: 2020 GHG emissions by sector**

Sector	Mt CO <sub>2</sub> e
Energy	367.6

<sup>85</sup> IEA (2023), Greenhouse Gas Emissions from Energy Data Explorer, IEA, Paris, Last accessed in November 2023 here: <https://www.iea.org/data-and-statistics/data-tools/greenhouse-gas-emissions-from-energy-data-explorer>.

<sup>86</sup> UNFCCC (2022) Turkey. 2022 National Inventory Report (NIR), Last accessed in November 2023 here: <https://unfccc.int/documents/461926>.

Sector	Mt CO <sub>2</sub> e
IPPU	66.8
Agriculture	73.2
Waste	16.4
Land use, land-use change, and forestry (LULUCF)	-56.9
<b>Total (excluding LULUCF)</b>	<b>523.9</b>
<b>Total (with LULUCF)</b>	<b>466.9</b>

According to 2023 national energy statistics shared by the Ministry of Energy and Natural Resources, the shares of resources in energy production are presented in Table 8.15. As seen from Table 8.15, 39.1% of energy is produced by renewable energy sources.

**Table 8.15: The share of resources in energy production<sup>87</sup>**

Resource	Share in production (%)
Coal	36.3%
Natural gas	21.4%
Hydropower	19.6%
Wind	10.4%
Solar	5.7%
Geothermal	3.4%
Others	3.2%

There is no anticipated significant release of GHG emissions associated with the Project activities during its operation because of the nature of the Project (i.e., wind renewable energy generation). When it becomes operational, the carbon intensity of the energy sector will reduce on a national basis and renewable energy capacity will increase nationally.

A greenhouse gas assessment is required to determine whether combined Scope 1 and Scope 2 Emissions are expected to be more than 100,000 tonnes of CO<sub>2</sub> equivalent annually, according to EP IV<sup>88</sup>, and 25,000 tonnes of CO<sub>2</sub> equivalent annually as stated in the IFC performance standards<sup>89</sup>. If the Project is likely to exceed this threshold, then consideration must be given to relevant Climate Transition Risks (as defined by the TCFD) and an alternatives analysis completed which evaluates lower GHG intensive alternatives. However, it is expected that emissions during operation of the Project (e.g., emissions due to maintenance or renewal activities) will be minimal so it will be under the threshold requiring further assessment. Thus, it is aligned with the EP IV, IFC performance standards, and the EBRD requirements.

In this Assessment, the result is presented alongside the broader context of Türkiye’s national GHG emissions inventory to provide context for the scale of the Project’s contribution to reducing the carbon intensity of the energy sector.

<sup>87</sup> 2023 national energy statistics on energy shared by the Ministry of Energy and Natural Resources. Last accessed February 2024 here: <https://enerji.gov.tr/infobank-energy-electricity>.

<sup>88</sup> Equator Principles, Implementation Note, 2020. Last accessed November 2023 here: [https://equator-principles.com/app/uploads/Implementation\\_Note\\_Sept2020.pdf](https://equator-principles.com/app/uploads/Implementation_Note_Sept2020.pdf)

<sup>89</sup> IFC, Performance Standard 3, 2012. Last accessed November 2023 here: <https://www.ifc.org/content/dam/ifc/doc/2010/2012-ifc-performance-standard-3-en.pdf>

## 8.4 Assessment of Impacts

### 8.4.1 Climate Change

As outlined in Section 8.3, climate projections for both timeframes for all climate change scenarios for Aydin include the following:

- Increase in both average and extreme temperatures particularly during summer
- Increase in minimum temperatures in particular during winter
- Decrease in monthly average precipitation particularly during winter<sup>90</sup>
- Increase in the frequency and/or intensity of extreme weather events such as heatwaves and storms.

Based on these climate trends and details provided within the baseline conditions, a range of climate hazards and their potential impacts on the receptors of the Project have been identified both for construction and operation phases and presented in Table 8.16 and Table 8.17.

#### 8.4.1.1 Construction phase

The climate change risk assessment performed for the construction phase of the Project is presented in Table 8.16 and has been undertaken in line with the methodology presented in Section 8.2. It summarises the potential impacts to the Project's construction activities due to climate hazards affecting sensitivities of receptors and applies a risk rating to each potential impact.

Since the construction activities will take place over the short term, this Assessment has been performed only for the mid-future. As outlined in Section 8.3.1.2, projected changes in most of climate variables are quite close to each other for SSP1-2.6, SSP2-4.5, and SSP5-8.5 scenarios, in part due to the time horizon used for this assessment, and as the difference between the scenarios widens more in the latter half of the century. For such cases, the likelihood of occurrence of climate hazard and severity of impact are considered to be similar in a qualitative approach.

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<sup>90</sup> For SSP1-2.6 scenario, a slight increase in precipitation is projected for the far-future. This is not taken into consideration in the assessment, since there is no considerable projected increase.

**Table 8.16: Climate change impact assessment for the construction phase**

Associated climate-hazard	Likelihood of occurrence (of climate-hazard)			Affected receptor(s)	Climate impact	Embedded mitigation action(s)	Severity of impact			Risk Rating			Potential mitigating action(s)	Residual Risk Rating					
	SSP1-2.6	SSP2-4.5	SSP5-8.5				SSP1-2.6	SSP2-4.5	SSP5-8.5	SSP1-2.6	SSP2-4.5	SSP5-8.5		SSP1-2.6	SSP2-4.5	SSP5-8.5			
Increase in mean seasonal temperatures and extreme high summer temperatures during heatwaves	Almost certain			Construction equipment and machinery	Engines may overheat causing the machinery to be unusable.	N/A	Moderate				High				Negligible				
												Operators will regularly inspect construction equipment and machinery, for example the coolant levels will be checked on a daily basis.							
												Construction equipment and machinery will be cleaned regularly to prevent dust accumulation, which might block the airflow and cause overheating.							
												Construction equipment and machinery will be shut							

Associated climate-hazard	Likelihood of occurrence (of climate-hazard)			Affected receptor(s)	Climate impact	Embedded mitigation action(s)	Severity of impact			Risk Rating			Potential mitigating action(s)	Residual Risk Rating		
	SSP1-2.6	SSP2-4.5	SSP5-8.5				SSP1-2.6	SSP2-4.5	SSP5-8.5	SSP1-2.6	SSP2-4.5	SSP5-8.5		SSP1-2.6	SSP2-4.5	SSP5-8.5
													down when they are not used to protect them from overheating.			
													Construction equipment and machinery will not be stored under the direct influence of sunlight, for example they will be stored in cool and dry storage areas or underneath tarps or trees.			
				Office / welfare facilities	Overheating of office or welfare facilities, reducing productivity	N/A	Minor				Medium		Office / welfare facilities will be equipped with proper air conditioning system.			Negligible
				Staff health and safety	Heat stroke could occur in	N/A	Moderate				High		In the construction			Low



Associated climate-hazard	Likelihood of occurrence (of climate-hazard)			Affected receptor(s)	Climate impact	Embedded mitigation action(s)	Severity of impact			Risk Rating			Potential mitigating action(s)	Residual Risk Rating		
	SSP1-2.6	SSP2-4.5	SSP5-8.5				SSP1-2.6	SSP2-4.5	SSP5-8.5	SSP1-2.6	SSP2-4.5	SSP5-8.5		SSP1-2.6	SSP2-4.5	SSP5-8.5
					exposed locations. The decrease of workers will lead to delays to the schedule due to productivity being down if workers are ill or on leave therefore no one is available to operate the machinery.							site, there will be air-conditioned areas for workers to rest.  As the day gets warmer, construction workers will be allowed to take frequent breaks in air-conditioned areas and provided with plenty of drinking water.  Proper PPE including mesh safety vests helping increase airflow, high-visibility clothing reflecting sunlight, cooling headbands or hardhat sweatbands				

Associated climate-hazard	Likelihood of occurrence (of climate-hazard)			Affected receptor(s)	Climate impact	Embedded mitigation action(s)	Severity of impact			Risk Rating			Potential mitigating action(s)	Residual Risk Rating		
	SSP1-2.6	SSP2-4.5	SSP5-8.5				SSP1-2.6	SSP2-4.5	SSP5-8.5	SSP1-2.6	SSP2-4.5	SSP5-8.5		SSP1-2.6	SSP2-4.5	SSP5-8.5
													will be provided to workers.			
													The construction schedule will take into account the coldest and hottest hours of the day to limit the exposure, for example, the more physically demanding works will be carried out during the coldest hours of the day.			
													Training will be provided to workers to raise awareness of heat-related stress symptoms.			
Increase in frequency and intensity	Possible			Material storage / soil	Material and soil stockpiles dry out leading to	N/A	Minor				Low		Stockpile design will include			Negligible

Associated climate-hazard	Likelihood of occurrence (of climate-hazard)			Affected receptor(s)	Climate impact	Embedded mitigation action(s)	Severity of impact			Risk Rating			Potential mitigating action(s)	Residual Risk Rating		
	SSP1-2.6	SSP2-4.5	SSP5-8.5				SSP1-2.6	SSP2-4.5	SSP5-8.5	SSP1-2.6	SSP2-4.5	SSP5-8.5		SSP1-2.6	SSP2-4.5	SSP5-8.5
of drought associated with low precipitation over a long period of time				stockpiles / laydown area	more dust on site.								measures to prevent dust generation and runoff (e.g., avoiding steep angles).  Windbreaks (e.g. fencing or barriers) will be included around the stockpiles in the design.  Dust suppression system will be available on the construction site.  Stockpiles will be watered on a regular basis to keep its moisture content at a certain level.			

Associated climate-hazard	Likelihood of occurrence (of climate-hazard)			Affected receptor(s)	Climate impact	Embedded mitigation action(s)	Severity of impact			Risk Rating			Potential mitigating action(s)	Residual Risk Rating		
	SSP1-2.6	SSP2-4.5	SSP5-8.5				SSP1-2.6	SSP2-4.5	SSP5-8.5	SSP1-2.6	SSP2-4.5	SSP5-8.5		SSP1-2.6	SSP2-4.5	SSP5-8.5
													Air quality on the site will be monitored and reported on a regular basis.			
Increase in extreme high wind speeds and storm events	Possible			Material storage / soil stockpiles / laydown area	Materials and soil blown away creating dust on site	N/A	Minor				Low		Windbreaks (e.g. fencing or barriers) will be placed at right angles and spacing to the prevailing wind currents in the design.  Dust suppression system will be available on the construction site.			Negligible
				Office / welfare facilities	Damage from wind to temporary facilities, potentially making them unusable at times.	N/A	Minor				Low		Windbreaks as mentioned above,  Items such as partially installed decking,			Negligible

Associated climate-hazard	Likelihood of occurrence (of climate-hazard)			Affected receptor(s)	Climate impact	Embedded mitigation action(s)	Severity of impact			Risk Rating			Potential mitigating action(s)	Residual Risk Rating		
	SSP1-2.6	SSP2-4.5	SSP5-8.5				SSP1-2.6	SSP2-4.5	SSP5-8.5	SSP1-2.6	SSP2-4.5	SSP5-8.5		SSP1-2.6	SSP2-4.5	SSP5-8.5
													roofs, walls, etc. that might be dismantled or damaged by high winds will be supported.			
				Construction workers' health and safety	Unsafe working conditions on site leading to restrictions on working time or activities being carried out. Potential delays to schedule.	N/A	Moderate				Medium		Emergency Response Plan will be prepared and implemented.	Low		
Precipitation changes and increase in rainfall intensity during extreme events	Unlikely	Likely	Unlikely	Material storage / soil stockpiles / laydown area	Materials and soil have potential to runoff into watercourses; this could lead to pollution.	Necessary permission will be obtained from the State DSI for the material storage / stockpiles / laydown area.	Minor	Minor	Minor	Low	Medium	Low	Erosion Control Management Plan will be prepared and implemented.	Negligible	Negligible	Negligible
				Construction equipment and machinery	Waterlogging of sites restricting ability of machinery to	N/A	Minor	Minor	Minor	Low	Medium	Low	Emergency Response Plan will be prepared and implemented.	Negligible	Low	Negligible

Associated climate-hazard	Likelihood of occurrence (of climate-hazard)			Affected receptor(s)	Climate impact	Embedded mitigation action(s)	Severity of impact						Risk Rating			Potential mitigating action(s)	Residual Risk Rating		
	SSP1-2.6	SSP2-4.5	SSP5-8.5				SSP1-2.6	SSP2-4.5	SSP5-8.5	SSP1-2.6	SSP2-4.5	SSP5-8.5	SSP1-2.6	SSP2-4.5	SSP5-8.5				
					operate on wet ground														
Precipitation changes and flooding	Unlikely	Likely	Unlikely	Access roads and site roads,	Restricted site access/ staff being unable to make it to work leading to delays.	N/A	Minor	Minor	Minor	Low	Medium	Low	Emergency Response Plan will be prepared and implemented.	Negligible	Low	Negligible			
				Construction equipment and machinery	Loss of mains power supply or communications, may not be able to operate machinery causing delays to the schedule.	The electricity will be supplied from the national grid or diesel-fired generators to be used in the construction site. On-site generators will be used in case of electricity cut.	Minor	Minor	Minor	Low	Medium	Low	Given that there will be available on-site generators for electricity supply, the risk due to climate change is low. No further action is anticipated.	Negligible	Negligible	Negligible			
					Damage to construction equipment	N/A	Moderate	Moderate	Moderate	Medium	Medium	Medium	Construction equipment and machinery will be stored in covered and dry	Negligible	Low	Negligible			



Associated climate-hazard	Likelihood of occurrence (of climate-hazard)			Affected receptor(s)	Climate impact	Embedded mitigation action(s)	Severity of impact			Risk Rating			Potential mitigating action(s)	Residual Risk Rating		
	SSP1-2.6	SSP2-4.5	SSP5-8.5				SSP1-2.6	SSP2-4.5	SSP5-8.5	SSP1-2.6	SSP2-4.5	SSP5-8.5		SSP1-2.6	SSP2-4.5	SSP5-8.5
												storage areas.				
				Earthworks	Material have potential to runoff into watercourses leading to pollution.	As stated above, necessary permission will be obtained from the DSI for the material storage / stockpiles / laydown area.	Minor	Minor	Minor	Low	Medium	Low	Erosion Control Management Plan will be prepared and implemented.	Negligible	Low	Negligible
				Construction workers' health and safety	Unsafe working conditions on site leading to restrictions on working time or activities being carried out. Potential delays to schedule.	N/A	Moderate	Moderate	Moderate	Medium	Medium	Medium	Emergency Response Plan will be prepared and implemented.	Low	Low	Low

#### 8.4.1.2 Operation phase

The climate change risk assessment carried out for the operation phase of the Project is presented in Table 8.17 and has been undertaken in line with the methodology presented in Section 8.2. It summarises the potential impacts to the Project due to climate hazards affecting sensitivities of the Project assets and applies a risk rating to each potential impact.

As stated earlier in Section 8.4.1.1, projected changes in most of climate variables for SSP1-2.6, SSP2-4.5, and SSP5-8.5 scenarios are quite close to each other in the mid-future and the far-future. For such cases, the likelihood of occurrence of climate hazard and severity of impact are considered to be similar in a qualitative approach.

Embedded mitigations at this stage of design have been identified and considered in deriving the risk scores, but scores should be updated as design progresses and more detailed design information becomes available.

**Table 8.17: Climate change impact assessment**

Associated climate-hazard	Likelihood of occurrence (of climate-hazard)						Affected receptor(s)	Climate impact	Embedded mitigation action(s)	Severity of impact						Risk Rating						Potential mitigating action(s)						Residual Risk Rating					
	Mid-future			Far-future						Mid-future			Far-future			Mid-future			Far-future			Mid-future			Far-future			Mid-future			Far-future		
	SSP1-2.6	SSP2-4.5	SSP5-8.5	SSP1-2.6	SSP2-4.5	SSP5-8.5				SSP1-2.6	SSP2-4.5	SSP5-8.5	SSP1-2.6	SSP2-4.5	SSP5-8.5	SSP1-2.6	SSP2-4.5	SSP5-8.5	SSP1-2.6	SSP2-4.5	SSP5-8.5	SSP1-2.6	SSP2-4.5	SSP5-8.5	SSP1-2.6	SSP2-4.5	SSP5-8.5	SSP1-2.6	SSP2-4.5	SSP5-8.5			
Increase in mean seasonal temperatures and extreme high summer temperatures during heatwaves	Almost certain						Mechanical and electrical equipment and components	Fatigue and degradation of wind energy converters consisting of wind turbine generators (WTGs), AC-DC convertors, and invertors and components of the switchyard such as power transformers due to extreme temperatures.	The Project will be designed to include SCADA system, which allows for ongoing controlling and monitoring of the system during monitoring and maintenance.	Insignificant	Minor					Low			Medium			Mechanical and electrical components of the wind energy converters and substation will be reviewed to confirm that temperature tolerances include projected temperature increases. This will include elements such as transformers	Negligible			Low							
							Expansion of metallic or plastic components		Parameters to be monitored will include the status of the wind energy converter and relevant ambient parameters such as rotor speed, temperature,	Insignificant	Minor					Low			Medium						Negligible			Low					

Associated climate-hazard	Likelihood of occurrence (of climate-hazard)						Affected receptor(s)	Climate impact	Embedded mitigation action(s)	Severity of impact						Risk Rating				Potential mitigating action(s)	Residual Risk Rating					
	Mid-future			Far-future						Mid-future			Far-future			Mid-future		Far-future			Mid-future			Far-future		
	SSP1-2.6	SSP2-4.5	SSP5-8.5	SSP1-2.6	SSP2-4.5	SSP5-8.5				SSP1-2.6	SSP2-4.5	SSP5-8.5	SSP1-2.6	SSP2-4.5	SSP5-8.5	SSP1-2.6	SSP2-4.5	SSP5-8.5	SSP1-2.6		SSP2-4.5	SSP5-8.5	SSP1-2.6	SSP2-4.5	SSP5-8.5	SSP1-2.6
							nts and joints of moving parts	wind speed, blade load, etc.											and other substation							
							Increased failure rate of mechanical and electrical equipment, including safety critical equipment	The components of the wind energy converter sensitive to high temperatures will be designed to include a cooling system. In addition, those will be monitored continuously through temperature sensors. When temperatures are high, the wind energy converter then either runs at	Minor		Minor		Medium		Medium				equipment that may be vulnerable to high temperatures,				Low		Low	
							Power storage and transmission reductions within the substation and transformers and hence decrease in net power		Insignificant		Insignificant		Low		Low				Adequate cooling or capacity for fitting additional cooling will be included for the substation in future decades.				Negligible		Low	
																			Components and equipment of wind							



Associated climate-hazard	Likelihood of occurrence (of climate-hazard)						Affected receptor(s)	Climate impact	Embedded mitigation action(s)	Severity of impact						Risk Rating				Potential mitigating action(s)	Residual Risk Rating																	
	Mid-future			Far-future						Mid-future			Far-future			Mid-future		Far-future			Mid-future			Far-future														
	SSP1	SSP2	SSP5	SSP1	SSP2	SSP5				SSP1	SSP2	SSP5	SSP1	SSP2	SSP5	SSP1	SSP2	SSP5	SSP1		SSP2	SSP5	SSP1	SSP2	SSP5	SSP1	SSP2	SSP5										
	-2.6	2-4.5	P5-8.5	P1-2.6	P2-4.5	P5-8.5				2.6	4.5	5-8.5	2.6	4.5	8.5	-2.6	2-4.5	P5-8.5	1-2.6	P2-4.5	P5-8.5	2.6	4.5	8.5	2.6	4.5	8.5		2.6	4.5	8.5	2.6	4.5	8.5				
Increase d risk of wildfires, particularly associated with droughts and heatwaves	Possible	Likely		Building structure, Access roads and site roads, Associated facility	Significant structural damage		Fire protection and suppression system will be included in the design.		Insignificant	Insignificant		Low	Low																					Emergency Response Plan will be prepared and implemented.	Insignificant	Insignificant		
				Staff access and health and safety	Significant risks to workers health				Insignificant	Insignificant		Low	Low																									
Reduced number of days with ice and frost (when temperatures	Almost certain			Building structure, Machinery and	Ice shedding and ice throw-related damage to		Ice shedding and ice throw assessments will be conducted		Insignificant	Insignificant		Low	Low																							Regular maintenance activities will not be performed	Insignificant	Insignificant











Associated climate-hazard	Likelihood of occurrence (of climate-hazard)						Affected receptor(s)	Climate impact	Embedded mitigation action(s)	Severity of impact						Risk Rating				Potential mitigating action(s)	Residual Risk Rating													
	Mid-future			Far-future						Mid-future			Far-future			Mid-future		Far-future			Mid-future			Far-future										
	SSP1	SSP2	SSP5	SSP1	SSP2	SSP5				SSP1	SSP2	SSP5	SSP1	SSP2	SSP5	SSP1	SSP2	SSP5	SSP1		SSP2	SSP5	SSP1	SSP2	SSP5	SSP1	SSP2	SSP5						
	-2.6	2-4.5	P5-8.5	P1-2.6	P2-4.5	P5-8.5		head of wind energy converters to detect loud knocking sounds that might be caused by loose or defective components. In case of noise detection, the wind energy converter stops.		Minor	2.6	4.5	5-8.5	Minor	2.6	4.5	5-8.5	Low	-2.6	2-4.5	P5-8.5	Low	-2.6	2-4.5	P5-8.5	Given that the design will include lightning protection, the risk to infrastructure due to climate change is low.	Insignificant	2.6	4.5	8.5	Insignificant	2.6	4.5	8.5
Potential increase in frequency of lightning strikes due to increased frequency of storms	Unlikely						Electrical equipment Wind energy converters to catch fire due to lightning strike	Damage to electrical equipment, leading to operation interruption.	Lightning and earthing protection systems will be included in the design.	Minor				Minor				Low				Low												





Associated climate-hazard	Likelihood of occurrence (of climate-hazard)						Affected receptor(s)	Climate impact	Embedded mitigation action(s)	Severity of impact						Risk Rating				Potential mitigating action(s)	Residual Risk Rating															
	Mid-future			Far-future						Mid-future			Far-future			Mid-future		Far-future			Mid-future			Far-future												
	SSP1	SSP2	SSP5	SSP1	SSP2	SSP5				SSP1	SSP2	SSP5	SSP1	SSP2	SSP5	SSP1	SSP2	SSP5	SSP1		SSP2	SSP5	SSP1	SSP2	SSP5											
	-2.6	2-4.5	8.5	P5-	P1-	P2-	P5-						2.6	4.5	5-8.5	2.6	P2-	P5-	-2.6	2-4.5	8.5	1-2.6	P2-	P5-				2.6	4.5	8.5	2.6	4.5	8.5	2.6	4.5	8.5
								the site could be restricted. Potential shut down of operations if staff not able to access site									implemented.																			



## 8.4.2 GHG Emissions

### 8.4.2.1 Construction

This section presents the assessment of construction-related GHG emissions carried out following the methodology outlined in Section 8.2.3. Total Project emissions by scope are presented in Table 8.18.

**Table 8.18: Project emissions by scope**

Scope	tCO <sub>2</sub> e	% of total
Scope 1	1,630	4.96%
Scope 2	70	0.21%
Scope 3	31,140	94.82%
Total	32,840	100%

The construction phase of the Project will last 13 months according to the construction schedule. Therefore, total Scope 1 and Scope 2 emissions arising from the construction phase are 1,550 tCO<sub>2</sub>e per year, which is below the threshold value (25,000 tCO<sub>2</sub>e/year) as per the IFC guidance. Construction emissions are also below 5% of the lifetime emissions avoided through this renewable energy development, therefore the Project is compliant with the EBRD guideline.

**Table 8.19: Project whole life carbon emissions**

Whole-life stage	tCO <sub>2</sub> e	% of total emissions
A1 – A3	25,670	78.53%
A4	3,750	11.47%
A5	3,270	10.00%
Total	32,840	100%

The most five emitting components / activities of the Project are shown in Table 8.20.

**Table 8.20: Project emissions hotspots**

Component / activity	tCO <sub>2</sub> e	% of total emissions
Blades	9,040	27.53%
Tower	4,623	14.08%
Road	4,333	13.19%
Material transport to site	3,750	11.42%
Turbine hub	3,151	9.60%

**Table 8.21: Project emissions by material / activity**

Material / activity	tCO <sub>2</sub> e	% of total emissions
Fiberglass	9,689	29.50%
Steel	7,732	23.54%
Fuel consumption (indirect emissions)	4,106	12.50%
Gravel	4,333	13.19%
Iron	2,311	7.04%
Fuel consumption (direct emissions)	1,630	4.96%
On-site waste	1,367	4.16%

Material / activity	tCO <sub>2</sub> e	% of total emissions
Concrete	942	2.87%
Transmission cables	664	2.02%
On site power consumption	75	0.23%
Total	32,840	-

GHG emissions arising from the transportation of workers from and to the site is already included in the assessment. GHG emissions arising from the activities at the workers' camp site including fuel consumption by generators (if any) and for heating & cooking purposes, electricity consumption, and on-site waste are excluded as they are not expected to be significant carbon emissions.

### Land-use change emissions

Emissions related to vegetation loss and the loss of sequestration potential are reported here. These are approximate emissions that are subject to uncertainty, as such these emissions have been reported separately from the construction emissions. Project specific land use change emissions by scope are presented in Table 8.22. As Table 8.22 shows, an estimated 200 tCO<sub>2</sub>e loss in sequestration potential per year resulting from around 40 hectares of forestry area taken and used by the Project.

**Table 8.22: Project specific land-use change emissions by scope**

Scope	tCO <sub>2</sub> e / year	tCO <sub>2</sub>
Scope 1	200*	1,750**
Scope 2	0	0
Scope 3	0	0

\*Annual estimated loss of forestry sequestration potential  
 \*\*Total estimated vegetation (tree) loss emissions

**Table 8.23: Project specific land-use change emissions by whole life carbon stage**

Whole life carbon stage	tCO <sub>2</sub> e / year	tCO <sub>2</sub>
A5	200	0
B2	0	1,750

GHG emissions associated with the Project construction phase arise through the supply and transport of raw materials, manufacture of project components, transport to site, and construction installation processes (Figure 8.1). Based on the assessment of construction-related GHG emissions provided above and considering mainly the components / activities emitting the most GHG emissions (Table 8.20), the following measures are suggested to be implemented to minimise these sources of GHG emissions as far as possible:

- Appropriate waste management will be implemented, adhering to the Waste Management Hierarchy to avoid and/or minimize on-site waste generation,
- Construction materials will be sourced locally where possible to minimise the amount of construction traffic movements,
- Construction related transport impact will be minimized through enhancement of transportation of construction materials and construction workers, for example by supplying materials from local sources to reduce transportation distance, improving vehicle efficiency by using efficient engines, using low-emissions vehicles, etc.
- Where possible, materials with low carbon footprint will be considered in the design.
- Design will be optimized to minimise the quantities of new raw materials required, for example by limited haul road widths, optimising design of foundations for turbines, etc.

- Sustainable construction management practices will be established to optimise energy efficiency measures during construction site work activities. This will include:
  - Toolbox talks for workers about switching off plant and construction equipment and machinery when not in use;
  - The use of energy zoning in construction site cabins to control energy usage; and
  - Regular servicing of plant and diesel-powered construction equipment and machinery.

#### 8.4.2.2 Operation

##### Operational GHG Emissions

Potential GHG emission sources during the operational phase of the Project and approach to their assessment are provided in this section. However, calculations have not been made due to lack of data on consumptions at this stage of the Project. GHG emission sources during the operation phase of the Project will include emissions due to:

- Fuel consumption associated with on-site generators,
- Fuel consumption associated with maintenance and repair activities,
- Electricity consumption for lightning and security purposes (e.g., operating security systems, CCTV, etc.) when climate conditions (i.e., the wind speed) are not suitable for operating activities.

Table 8.24 shows the approach to be used to calculate GHG emissions associated with the project operations.

**Table 8.24: Operational GHG emissions assessment**

No.	Sources	Unit	Type of GHG emissions	Emission factor (EF)			
				CO <sub>2</sub> <sup>91</sup>	CH <sub>4</sub> <sup>98</sup>	N <sub>2</sub> O <sup>98</sup>	tCO <sub>2</sub> e
<b>1 Fuel consumption associated with the use of on-site generators</b>							
1.1	Number of on-site generators	Quantity (qnt)	Scope 1	2.7 kg/L <sup>92</sup>	1.18559*10 <sup>-5</sup> kg/L <sup>94</sup>	1.11585*10 <sup>-5</sup> kg/L <sup>94</sup>	-
1.2	Operational time	hr/yr/qnt					
1.3	Total operation time	hr/yr					
1.4	Fuel consumption	L/hr					
1.5	Annual total fuel consumption	L/yr					
<b>2 Fuel consumption associated with maintenance and repair activities</b>							
2.1	Number of vehicles	qnt	Scope 1	2.7 kg/L <sup>93</sup>	4.27955*10 <sup>-6</sup> kg/L <sup>95</sup>	6.41933*10 <sup>-6</sup> kg/L <sup>95</sup>	-
2.2	Fuel consumption	L/km					
2.3	Annual total distance travelled (considering the distance to and from the project site)	km/yr					

<sup>91</sup> 100-year Global Warming Potentials (GWPs) of CO<sub>2</sub>, CH<sub>4</sub>, and N<sub>2</sub>O to be considered in the operational GHG emissions assessment are 1, 28, and 265, respectively. Last accessed in April 2024 here: [https://ghgprotocol.org/sites/default/files/Global-Warming-Potential-Values%20%28Feb%2016%202016%29\\_0.pdf](https://ghgprotocol.org/sites/default/files/Global-Warming-Potential-Values%20%28Feb%2016%202016%29_0.pdf).

<sup>92</sup> These emission factors are valid for heavy-duty trucks. Depending on the type of mobile sources (e.g., passenger cars, light-duty trucks, or heavy-duty trucks), emission factors will be changed. Emission factors are obtained from the GHG Protocol Calculation Tools and Guidance. Last accessed in February 2024 here: <https://ghgprotocol.org/calculation-tools-and-guidance>.

<sup>93</sup> These emission factors are valid for light-duty trucks. Depending on the type of mobile sources (e.g., passenger cars, light-duty trucks, or heavy-duty trucks), emission factors will be changed. Emission factors are obtained from the GHG Protocol Calculation Tools and Guidance. Last accessed in February 2024 here: <https://ghgprotocol.org/calculation-tools-and-guidance>.

No.	Sources	Unit	Type of GHG emissions	Emission factor (EF)			
				CO <sub>2</sub> <sup>91</sup>	CH <sub>4</sub> <sup>98</sup>	N <sub>2</sub> O <sup>98</sup>	tCO <sub>2</sub> e
2.4	Annual total fuel consumption	L/year					
<b>3</b>	<b>Electricity consumption (e.g., for lightning and security purposes purposes)</b>						
3.1	Annual electricity consumption	MWh/yr	Scope 2	-	-	-	0.447 <sup>94</sup>

Based on publicly available emissions factor data for operating activities provided in Table 8.24, GHG emissions during the operation phase can be calculated using the bottom-up approach described in Section 8.2.3.2 as follows:

- Fuel consumption both due to the use of on-site generators and maintenance and repair activities equals to total consumption per year (L/yr) x EF (kg tCO<sub>2</sub>e/yr),
- Electricity consumption equals to total consumption per year (L/yr) x EF (kg tCO<sub>2</sub>e/MWh).

### Avoided GHG Emissions

This section presents GHG emissions avoided per year during the operational phase of the Project, based on the estimation approach previously described in Section 8.2. As mentioned earlier, avoided GHG emissions associated with the Project is calculated based on a grid factor for GHG emissions that would be released if typical fossil fuel-based technology were used to meet this energy capacity.

Avoided GHG emissions compared to typical grid generation emissions are calculated and presented in Table 8.25. This calculation is made based on the Turkish national electricity grid emission factors calculated according to IPCC Electricity Grid Emission Factor Calculation Methodology Tool07.V07 and published by the Ministry of Energy and Natural Resources<sup>95</sup>.

**Table 8.25: GHG Emissions Avoided in tonnes of CO<sub>2</sub> equivalent per year**

Electricity Production (MWh/year)	Emission Factor (tCO <sub>2</sub> /MWh)	Avoided Emissions (tCO <sub>2</sub> e/year)
184,800	0.6488	119,898

The avoided emissions shown in Table 8.25 above equate to approximately 0.02% of the country's annual emissions in 2020 year.

Lastly, it is significantly important to note that there are not anticipated to be any specific transition risks of concern, given that the Project is a renewable energy operation investment.

### 8.4.3 Summary

This Assessment considers the effects, and their significance, of future climate change as it applies to the infrastructure that forms the Project during construction and operation phases as well as the potential GHG effects arising from construction and operation of the Project in line with applicable guidelines and standards provided in Section 8.2.1.

The future baseline climate is outlined, which is broadly projected to include warmer winters with decreased precipitation, and hotter, drier summers associated with increased drought and high temperature risks. The future baseline has been constructed for the mid-future (2040-2059) and far-future (2060-2079) taking into account the operational lifespan of the Project.

<sup>94</sup> Turkish electricity generation and electricity consumption point emissions factors information form. Last accessed in February 2024 here: [https://enerji.gov.tr/Media/Dizin/EVCED/tr/%C3%87evreVe%C4%B0klim/%C4%B0klimDe%C4%9Fi%C5%9Fikli%C4%9Fi/EmisyonFaktorleri/TEUVETN\\_Emisyon\\_Fakt%C3%B6rleri\\_Bilgi\\_Formu.pdf](https://enerji.gov.tr/Media/Dizin/EVCED/tr/%C3%87evreVe%C4%B0klim/%C4%B0klimDe%C4%9Fi%C5%9Fikli%C4%9Fi/EmisyonFaktorleri/TEUVETN_Emisyon_Fakt%C3%B6rleri_Bilgi_Formu.pdf).

<sup>95</sup> Received from <https://enerji.gov.tr/Media/Dizin/EVCED/tr/%C3%87evreVe%C4%B0klim/%C4%B0klimDe%C4%9Fi%C5%9Fikli%C4%9Fi/TUESEmisyonFktr/Belgeler/Bform2020.pdf>. Last accessed in November 2023.

Construction and operation phase impacts include damage to physical project receptors, as well as environmental and social receptors due to high temperatures, wildfires, flooding, and extreme weather events (including storms, heavy winds, and lightning).

Due to lack of information on construction activities at the time of writing this Assessment, embedded mitigations for the construction phase have not been identified. Those mitigations incorporated into the Project design for the operation phase mainly include continuous controlling and monitoring of the system containing the status of the wind energy converter and relevant ambient parameters such as rotor speed, temperature, wind speed, blade load, etc., extreme heat solutions such as cooling systems specifically for the components sensitive to high temperatures, and protection from extreme events including lightning and earthing protection systems.

Additional mitigation measures incorporated into the construction phase of the Project includes measures for protecting construction equipment and machinery, health and safety of construction workers, and environment against projected changes in climate. Also, monitoring and management plans required to reduce identified climate change-related risks to construction activities are presented. For the operation phase of the Project, those measures consist of recommendations for the Project design and those that will be incorporated into the operation phase of the Project including monitoring and management of impacts as they are observed during the lifetime of the Project and responses to this such as upgrades and replacements of equipment to reflect future projected temperatures at the time of their renewal.

With the inclusion of both embedded mitigations and additional mitigation measures, there are no potential significant effects (i.e., residual impacts) upon the Project identified because of climate change during construction and operation phases.

Based on the assessment of construction-related GHG emissions and mainly considering the components / activities emitting the most GHG emissions, several measures to minimise the carbon impact of the construction phase are recommended, including, supplying construction materials locally as much as possible, minimising construction related transport impact through enhancement of construction material and worker transportation logistics, preferring materials with low carbon footprint in the design where possible, optimizing design to minimise the quantities of new raw materials needed and establishing sustainable construction management practices to optimise energy efficiency measures during construction site work activities.

Although there is no anticipated significant GHG emissions arising from the operation of the Project considering the nature of the Project (i.e., a renewable energy investment), potential Scope 1 and Scope 2 emission sources during the operation phase of the Project are provided in this Assessment for effective management of GHG emissions. However, due to lack of data on consumptions at the time of writing this Assessment, operational GHG emissions have not been calculated. Also, avoided GHG emissions associated with the Project during the operational phase are within the scope of this Assessment.

## 9 Noise and Vibration

### 9.1 Introduction

This chapter presents an assessment of the noise and vibration impacts that will be generated by the construction and operation of the Project.

In order to evaluate the potential impact of noise due to the construction and operation activities, a noise modelling study was undertaken covering the Project area and its surroundings.

This study addresses the noise and vibration impacts of the construction and operation phases of the Project. Noise and vibration related definitions, regulations and legal background, the methodology followed, results of noise modelling, potential impacts, and proposed mitigation measures are covered in this Chapter.

The goal of impact assessment is to evaluate the impact magnitude by analysing the ambient conditions and magnitude of potential impacts at receptor locations in order to identify appropriate mitigation measures.

Scope of the assessment covers the completion to the construction and operation periods. Impact assessments depending on the noise modelling are held by considering two-time intervals;

- Construction activities (earth works, truck routes)
- Operation activities (Turbine)

The anticipated activities at each receptor are modelled using the CadnaA acoustic modelling software. The predicted impacts are compared against criteria established for each critical location.

Noise impacts are assessed with the limits in accordance with the recommendations outlined in the IFC EHS Guidelines which is based on the Guidelines for Community Noise, WHO, 1999 and National legislation, which is Turkish Regulation on Environmental Noise Control (RENC) (OG Date/Number: 30 November 2022/32029). RENC was prepared in accordance with European Noise Directive's (END) noise indicators and standard methods.

Vibration impacts are assessed in compliance with RENC and the vibration damage criteria, defined in BS 5228-2:2009+A1:2014 which is an internationally recognised standard.

#### 9.1.1 Definitions

Before explaining the studies that were undertaken, it is helpful to provide definitions of basic acoustic terms and concepts, as given below.

**Sound:** Sound is vibrational disturbance, exciting hearing mechanisms, transmitted in a predictable manner determined by the medium through which it propagates. To be audible, the disturbance must fall within the frequency range 20 Hz to 20,000 Hz.

**Noise:** Noise is typically defined as "unwanted sound", sound being the human sensation of pressure fluctuations in the air. Sound levels are expressed in decibels (*dB*) on a logarithmic scale, where 0 *dB* is nominally the "threshold of hearing" and 120 *dB* is nominally the "threshold of pain".

**Background noise:** Prevailing noise in at a particular location measured in the absence of noise generated by the activities being studied.

**Baseline noise:** Atmospheric air pressure defined as decibels at the absence of any air pressure deteriorating effect which can be considered as noise.

**Average noise measurement results:** Raw levels gathered from field in logarithmic average according to time frames of the day. (background or source + background)

**Processed average noise measurement results:** Levels gathered via eliminating extraneous noise events and noise events of other noise sources from field in logarithmic average according to time frames of the day. (baseline noise in terms of index characteristics)

**Decibels (dB):** The unit describing the amplitude of the sound. The human hear responds to sound logarithmically. The bel is a logarithm of the ratio of the two sound power levels (i.e., instantaneous sound power and reference sound power) and decibel is 1/10 bel.

**Frequency:** The measure of the rapidity of alterations of a periodic signal, expressed in cycles per second or *Hz*.

**Sound pressure level ( $L_p$ ):** A logarithmic measure of the effective sound pressure of a sound relative to a reference value. It is measured in decibels (*dB*) above a standard reference level. The commonly used "zero" reference sound pressure in air is 20 micro-pascal RMS (root mean square), which is usually considered the threshold of human hearing (at 1 kHz).

**Sound power level ( $L_w$ ):** Ten times the logarithm of the ratio of the sound power under consideration of the standard reference power of 1 *pW* ( $10^{-12}$  *W*). The quantity obtained is expressed in decibels.

**Equivalent Sound Level ( $L_{eq}$ ):** Quantifies the noise environment as a single value of sound level for any desired duration.  $L_{eq}$  correlates well with the effects of noise on people.  $L_{eq}$  is also sometimes known as Average Sound Level.

$L_{10}$ : Sound pressure level that is exceeded 10% of the time of measurement.

$L_{90}$ : Sound pressure level that is exceeded 90% of the time of measurement.

**A-Weighting:** A measure of sound pressure level designed to reflect the response of the human ear, which does not respond equally to all frequencies. To describe sound in a manner representative of the human ear's response, it is necessary to reduce the effects of the low and high frequencies with respect to medium frequencies. The resultant sound level is said to be A-weighted, and the units are in decibels (*dBA*).

**Noise Barrier:** A physical obstruction that is constructed between the noise source and the noise sensitive receptor(s) that lowers the noise level, examples include standalone noise walls, noise berms (earth or other material), and combination berm/wall systems.

**Noise Berms:** Noise barriers constructed from natural earthen materials such as soil, stone, rock, rubble, etc. in a natural, unsupported condition are termed, noise berms.

**Noise Walls:** Noise barrier systems that are manufactured according to a technical design and assembled on-site to obstruct the noise propagating from noise source to receptors.

**C-Weighting:** A measure of sound pressure level designed to reflect the response of the human ear, for higher levels above 100 dB when the human ear's response is flatter.

$L_{Aeq}$ : A weighted equivalent sound pressure level.



$L_{Amax}$ : The maximum a weighted sound pressure level detected in the measurement time domain.

$L_{Ceq}$ : C weighted equivalent sound pressure level.

$L_{day}$ : Equivalent continuous sound pressure level for reference time interval day.

$L_{eve}$ : Equivalent continuous sound pressure level for reference time interval evening.

$L_{night}$ : Equivalent continuous sound pressure level for reference time interval night.

$L_{dn}$ : Day-night-weighted sound pressure level. Day time defined in between 07:00-23:00, and night time defined as 23:00-07:00.

$L_{den}$ : Day, evening- night weighted sound pressure level. Day time defined in between 07:00-19:00, evening time between 19:00-23:00, night time between 23:00-07:00.

**Point Source:** A source of sound which is concentrated to a point.

**Area Source:** A source of sound which is distributed over an area.

**Line Source:** A source of sound emanating from a linear geometry.

The threshold of perception of the human ear is approximately 3 dB, and a 5 dB change is considered to be clearly noticeable to the ear. This is primarily due to the logarithmic measuring metric typically associated with decibels.

**Table 9.1: Perception of Sound**

Change in sound level	Perceived Change to the Human Ear
± 1 dB	Not perceptible
± 3 dB	Threshold of perception
± 5 dB	Clearly noticeable
± 10 dB	Twice as loud
± 20 dB	Four-fold change

### 9.1.2 Specific Objectives

The specific objectives of the impact assessment are to:

- Identify the main sources of potential impacts to ambient noise and vibration from Project activities during construction and operation phases,
- Assess noise and vibration impacts on sensitive receptors in the vicinity of Project area,
- Suggest mitigation measures and determine the residual impacts.

### 9.1.3 Potential Sources

Potential sources of noise and vibration can be outlined as:

- Noise generated by construction works.
- Noise generated from earth-moving truck activities on road route during the construction period.
- Noise generated turbine activities for operation phase.
- Vibration caused by construction activities.

## 9.2 Methodology

### 9.2.1 Applicable Guidelines and Standards

In this section, national and international legal requirements and applicable standards for the noise and vibration assessment for both construction and operation phase are described.

#### 9.2.1.1 National Noise Requirements

Environmental noise and vibration levels are regulated by the Turkish RENC (OG Date/Number: 30 November 2022/32029). RENC was prepared in accordance with END's noise indicators and standard methods.

Noise limits for construction activities are defined in terms of time limitations in RENC. Table 9.2 demonstrates the related time limitations for environmental noise generating activities around residential areas.

**Table 9.2: The Allowed Time Frame for Outdoor Activities in Residential Areas (RENC)**

Activity	Time
Construction site activities	10.00 – 20.00
Blasting activities in mines, quarries, and other areas	10.00 – 20.00

Related to the operation phase of the Project, limit value for noise emission sources of industrial facilities to the surrounding buildings in the RENC is presented in Table 9.3. This table presents maximum allowable environmental noise levels that shall be met at the nearest off-site receptor.

**Table 9.3: Limit Values for Environmental Noise Level**

Source Type	Measurement Parameters	Environmental Noise Level		
		Day (07.00-19.00)	Evening (19.00-23.00)	Night (23.00-07.00)
Industrial Facilities	LA <sub>eq</sub>	65 dB(A)	60 dB(A)	55 dB(A)

#### 9.2.1.2 International Noise Requirements

The international guidelines in the assessment of noise levels followed in this study is outlined in the World Bank Group's & IFC's EHS Guidelines (2007). The guideline refers to the WHO, Guidelines for Community Noise (WHO, 1999). Noise limits defined in this guideline will be obligatory to follow within the scope of the Project. Noise limits are presented in Table 9.4.

The values presented can be applied to both the construction and operation phases of the Project. The noise levels should not exceed the levels presented in Table 9.4 or result in a maximum increase in current background levels of 3 dB at the nearest receptor location off-site.

**Table 9.4: WBG - IFC Noise Level Guidelines**

Receptor	Day time (07:00 - 22:00)	Night time (22:00 - 07:00)
Residential areas	55 dBA	45 dBA
Commercial/industrial areas	70 dBA	70 dBA

WHO states cumulative noise level limits, which depend on the background noise levels, meaning noise levels to be evaluated, will consist of the logarithmic sum of noise from source and baseline noise levels. To evaluate cumulative noise levels, the summation of background

noise and Project noise exposure is assessed. When the cumulative noise levels are less than the guidance values of  $L_{day} = 55 \text{ dBA}$  and  $L_{night} = 45 \text{ dBA}$ , the limits are set to these values. Alternatively, the cumulative noise levels should not exceed background noise by more than 3 dBA, for example in cases where the background noise levels already exceed the standards.

The impact assessment considers the arithmetic difference between the cumulative background and Project noise and the limit values. The impact magnitude considers the increase in noise.

### 9.2.1.3 National Vibration Requirements

Vibration levels are regulated by Turkish Regulation on RENC. Related vibration limits on the ground are defined for blasting activities, construction operations and machinery/equipment vibration in building. These are presented below.

The related limitations for impact of vibration due to blasting activities are presented in Table 9.5.

**Table 9.5: The maximum permitted levels of ground vibrations in the nearest structure caused by vibrations due to blasting in mines, quarries and similar areas**

Structure	Maximum Vibration Velocity at the Foundation of Buildings (mm/s) (according to frequency, f=Hz)			On the furnishing of the top floor for all frequencies
	f=1-10 Hz	f=10-50 Hz	f=50-100 Hz	
Houses, durable structures such as brick concrete.	5	15	20	15

The maximum allowable vibration impact levels due to the construction operations, at the nearest receiving structure are presented in Table 9.6.

**Table 9.6: The maximum permissible values of ground vibrations caused by pile driving and similar vibration - generating operations in construction and construction machinery outside the nearest structure (in frequency bands between 1Hz - 80Hz)**

Land Use Type	Maximum Permissible Vibration Velocity (Peak Value - mm/s)	
	Continuous Vibration	Discontinuous Vibration
Settlement Areas	5	10

The maximum permissible vibration levels for operation according to the RENC are presented in Table 9.7.

**Table 9.7: The maximum permissible values of ground vibrations caused by railway and road transport vehicles, workplaces and industrial facilities in the nearest building and ground vibrations caused by machinery and equipment in the building**

Location	Vibration Frequency (Hz)	Maximum Permissible
Residential	1	1,5

### 9.2.1.4 International Vibration Requirements

Vibration criteria are defined in “BS 5228-2:2009+A1:2014 - Code of practice for noise and vibration control on construction and open sites” which defines vibration limits for humans and which could result in cosmetic damage to buildings.

**Table 9.8: Guidance on Effects of Vibration Levels on Humans**

Vibration level [mm/s]	Effect
0,14	Vibration might be just perceptible in the most sensitive situations for most vibration frequencies associated with construction. At lower frequencies, people are less sensitive to vibration.
0,3	Vibration might be just perceptible in residential environments.
1,0	It is likely that vibration of this level in residential environments will cause complaint but can be tolerated if prior warning and explanation has been given to residents.
10	Vibration is likely to be intolerable for any more than very brief exposure to this level.

Source: BS 5228-2:2009. Code of practice for noise and vibration control on construction and open sites.

### 9.2.2 Study Area and Area of Influence (Aoi)

The Project’s Aoi for noise impact is determined with the consideration of elevation and horizontal distance differences from the potential noise sources to receptors. 500 m distance was used for the Aoi.

Accordingly, baseline noise measurements were conducted at the potentially impacted settlements and noise model was prepared to cover potential impact zones.

### 9.2.3 Impact Assessment Methodology

In order to evaluate the significance of impact from the Project, magnitude of impact and responsivity of the receptors need to be identified throughout the Project area.

Magnitude of impact is a parameter defined as characteristics of impact and the Project. On the other hand, responsivity defined as characteristics of receptors.

#### 9.2.3.1 Significance of Impact

The category of significance is identified based on the combinations of magnitude and responsivity of receptors in accordance with Table 9.9.

**Table 9.9: Determination of Impact Significance**

Magnitude of Impact	Responsivity of Receptor		
	Low	Medium	High
No Impact	No Impact		
Negligible	Negligible		Minor
Small	Negligible	Minor	Moderate
Medium	Minor	Moderate	Major
Large	Moderate	Major	

#### Responsivity of Receptors

The second component in the evaluation of impact significance is the responsivity of a potentially affected receptor.

The term "responsivity" refers to a set of characteristics that include:

- Importance of the receptor and
- Sensitivity of the receptor to the impact.

The category of responsivity is identified based on the combinations of importance and *sensitivity* of receptors in accordance with the responsivity matrix (Table 9.10).

**Table 9.10: Determination of Responsivity of Receptors**

Importance	Sensitivity		
	Low	Medium	High
Low	Low	Low	Medium
Medium	Low	Medium	High
High	Medium	High	High

### Importance of Receptors

In general, evaluation of importance of the affected receptors is based on the following considerations:

- Protected status
- Policy of the regional government
- Stakeholder opinion
- Economic value
- Special features of ecosystems, such as resistance to change, rarity, adaptability, diversity, fragility and the ability to recover
- Importance of individual components as environmental components

If one of the above considerations is applicable, importance can be subjectively evaluated as medium or high. Otherwise, the importance is considered as low.

### Sensitivity of Receptors

Sensitivity of a receptor depends upon the ability to recover for ecological receptors and the type of building use for human receptors are defined in Table 9.11.

**Table 9.11: Designation of Sensitivity of Receptors**

Sensitivity	Receptor
Low	High ability to recover the initial properties and functions, minor changes of spatial and dynamic indicators. Office Buildings, farm buildings, industrial or commercial facilities.
Medium	Limited / low ability to recover the initial properties and functions. Measures to minimize disturbance of ecosystems are required. Residential Buildings, hotels.
High	Lack of ability to recover the initial properties and functions. Irreversible disturbances may be caused by minor impacts. Recreational facilities, educational facilities, and health care centers.

### 9.2.3.2 Magnitude of Impact

The magnitude of impacts is determined from a combination of the extent and the scale of impact as shown in Table 9.12.

**Table 9.12: Determination of Impact Magnitude**

Extent	Scale				
	No Impact	Small	Medium	Large	Very Large
Single	No impact	Negligible		Small	
Site		Small	Medium		Large

Local		Medium	Large
Regional		Medium	Large

### Extent of Impact

The impact extent which is detailed in Table 9.13 characterizes the spatial distribution of the impact. Impact assessment points are chosen to represent receptors in the area in which they are located. When it comes to broader regions, the influence becomes more extensive.

**Table 9.13: Categories of Impact Extent**

Noise impact extent category	Criteria
Single	Possible noise and/or vibration impact on a single building.
Site	Possible noise and/or vibration impact on 5 - 10 buildings.
Local	Possible noise and/or vibration impact on 10 - 100 buildings.
Regional	Possible noise and/or vibration impact on 100 - 1000 buildings

### Scale of Impact

The scale of noise impact is the measure of how much noise is cumulated over limiting values at receptor locations. Noise receptors are residential, office, institutional, educational, health centres and commercial buildings.

Criteria for evaluation of the scale of noise impact are based on the RENC and WHO’s Guideline’s limiting values.

Scale of noise impact is evaluated according to exceedance level from the background. Time based noise metrics will be used for this kind of assessment procedure mainly  $L_{day}$  and  $L_{night}$ .

Any levels greater than the WBG - IFC’s noise level limits will be noted down as exceedance. Criteria to classify the scale of a noise impact during construction and operation are detailed in Table 9.14.

**Table 9.14: Scale of Noise Impact**

Noise impact scale Category	Exceedance of noise limits WBG - IFC Criteria
No Impact	<1
Small	1-3
Medium	3-5
Large	5-8
Very Large	>8

\*Criteria: Day time: 07:00 – 22:00,  $L_{day} = 55$  dBA; Night time: 22:00 – 07:00,  $L_{night} = 45$  dBA

While determining the noise impact scale classification; Guidelines for Environmental Noise Impact Assessment<sup>96</sup> document is used.

Mentioned document defines sensitivity of receptors to noise level exposure’s relative change using a similar approach.

Vibration impacts need to be evaluated for construction and operation.

<sup>96</sup> Guidelines for Environmental Noise Impact Assessment, Institute of Environmental Management & Assessment, IEMA Noise Guidelines Second Edition VERSION 1.2 (November 2014)

## Construction and Operation Vibration

Vibration assessment criteria are presented in Table 9.15.

**Table 9.15: Scale of Construction and Operation Vibration Impact**

Category of vibration impact scale	PPV (mm/s)
No Impact	<0,14
Negligible	<0,3
Small	<1
Medium	<10
Large	>10

Scale of blasting vibration assessment criteria are presented in Table 9.16.

**Table 9.16: Scale of Blasting Vibration Impact**

Category of construction vibration impact scale	PPV (mm/s)
No Impact / Small	0-10
Medium / Large	10-15
Very Large	>15

### 9.2.4 Possible Mitigation Alternatives

Possible mitigation measures that should be considered for construction and operation are explained in this section.

Presented mitigations are generally used methods for similar projects. In case of an impact, source-specific measures specific to this Project are evaluated and presented in Section 9.5.

#### 9.2.4.1 Construction Mitigation Alternatives

##### Construction Noise Mitigation Alternatives

The following possible mitigation measures may be considered during the construction phase of projects;

- Optimizing working routines and conditions for construction sites,
- Implementing periodic maintenance of construction machine/equipment,
- Minimizing truck movement and limiting speeds at locations where trucks work close to the receptors.

##### Construction Vibration Mitigation Alternatives

- Routing of heavy vehicles away from residential streets or to areas with the least number of houses,
- Spreading of activities which cause vibration over time so that multiple activities that generate vibration do not occur at the same time. When each vibration source acts independently, the total vibration level generated may be significantly lower,
- Avoiding night-time activities and times determined to be sensitive through stakeholder engagement (i.e. prayer times),
- Limiting activities that cause vibration to day-time hours in residential areas as sensitivity to vibration increases at night.



#### 9.2.4.2 Operation Mitigation Alternatives

If Moderate or Major impacts are detected in terms of operational noise following possible strategies could be followed in order to mitigate operational noise;

- Re-arrangement of the turbine locations.
- Optimization of turbines with less noisy models.

#### 9.2.5 Limitations and Assumptions

This section presents assumptions and limitations related to the calculations and modelling efforts during this Project.

##### 9.2.5.1 Construction

- For construction noise modelling, given machine equipment assumed to be working on a reasonable construction polygon simultaneously and at full performance.
- Calculations and assessment procedures are accurate in line with the accuracy and detail level of the provided information and project documents.
- It is assumed that construction activities will be carried out in accordance with the time periods specified in the RENC and that no construction will take place during the night period or outside the allowed time frame for outdoor activities in residential areas (i.e., 10:00 – 20:00),
- The site access road is assumed to be used only during the daytime.
- It is assumed that each truck given claimed to be used during construction works, performs 3 trips during the day period on the site access road.
- Site access road assumed to be rocky rural road and truck speeds are taken as 20 km/h.
- There is no blasting activity is planned for construction.
- During construction works, access to the ETL will be provided via site access roads and any transportation needs regarding ETL is included in the total constructional machine/equipment.

##### 9.2.5.2 Operation

- For operation noise modelling, given turbines assumed to be working simultaneously and at full performance.
- Modelling results can only consider to be accurate parallel to the accuracy and extent of the given information and documents.
- No impact or significant noise from ETL is expected for operation phase of the Project.

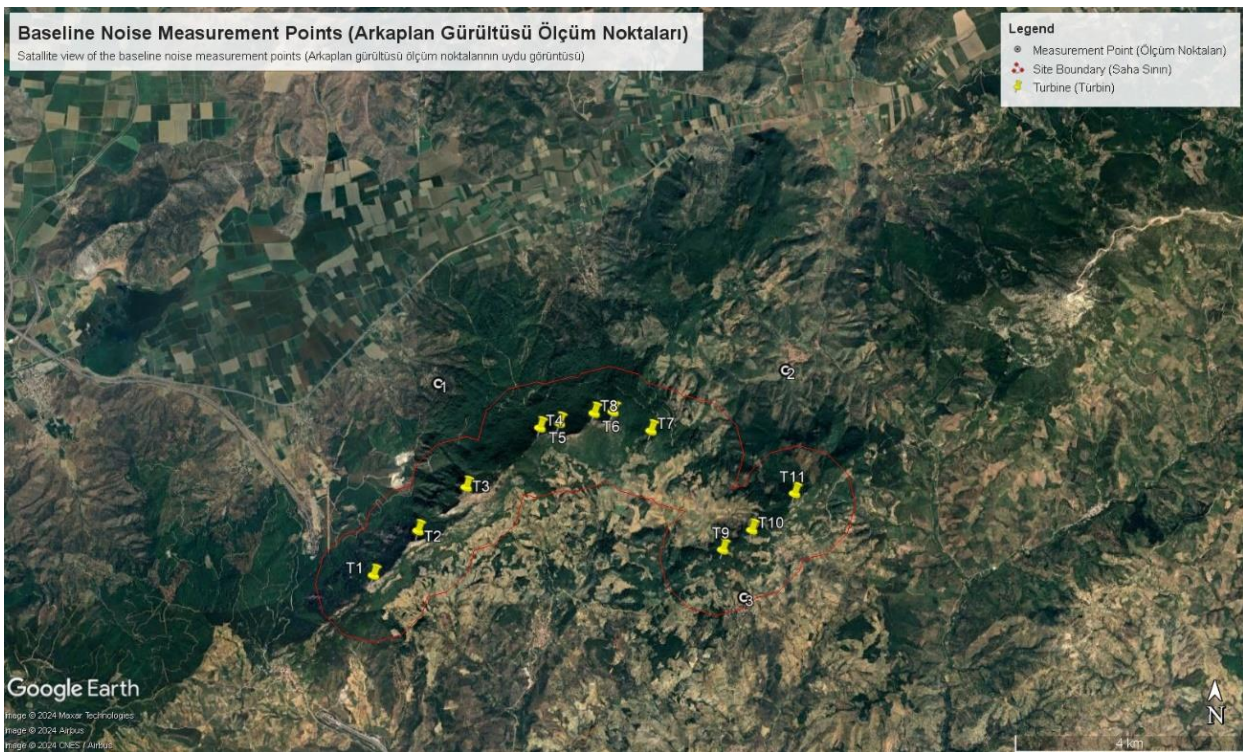
### 9.3 Baseline Conditions

In order to understand the current noise status, baseline noise measurements were conducted in October 2023.

#### 9.3.1 Measurement Locations

Measurements were carried out at three locations which were selected as the closest residential areas to Project area. During the measurement period, ISO 1996-2 Standard was followed and IEC 61672 – 1 type 1 sound level meters were used. Measurements were conducted for 48 hours.

Baseline noise measurement locations are presented in Figure 9.1; whereas information of the measurement locations are presented in Table 9.17.



**Figure 9.1: Baseline Measurement Locations**

**Table 9.17: Information of Measurement Locations**

Points	Latitude	Longitude	Designated Land Use
Point 1	38.016270°	27.528917°	Residential
Point 2	38.018923°	27.597618°	Residential
Point 3	37.983485°	27.589824°	Residential

Fundamental information about measurement locations and the reasoning for selecting those points can be explained as follows;

**Point 1** was located at a residential building setting. In order to determine baseline noise condition of the nearest rural settlement to closest turbines, sound level meter was located in this region as shown in Figure 9.2.





**Figure 9.2: Measurement Point 1**

**Point 2** was located at a residential building setting. In order to determine baseline noise condition of the nearest rural settlement to closest turbines, sound level meter was located in this region as shown in Figure 9.3.



**Figure 9.3: Measurement Point 2**

**Point 3** was located at a residential building setting. In order to determine baseline noise condition of the nearest rural settlement to closest turbines, sound level meter was located in this region as shown in Figure 9.4.



**Figure 9.4: Measurement Point 3**

Measurement results are presented in Table 9.18 for RENC and Table 9.19 for international standards.

Extraneous noise events were excluded from raw data. It means that detecting and eliminating noise events during measurement period which are completely irrelevant to the noise source tried to be measured. The detailed noise measurement results as per one-hour intervals equivalent noise levels are submitted in Appendix A.

**Table 9.18: Baseline Noise Measurement Results for RENC ( $L_{den}$ )**

Measurement Location	Lday (dBA)	Levening (dBA)	Lnight (dBA)
Point 1	46,4	43,7	40,3
Point 2	45,3	41,2	38,4
Point 3	40,2	35,3	33,3

**Table 9.19: Baseline Noise Measurement Results for International Standards ( $L_{dn}$ )**

Measurement Location	Lday (dBA)	Lnight (dBA)
Point 1	45,9	40,9
Point 2	44,7	39,1
Point 3	39,6	33,4

The surrounding settlements and the associated measurement locations which represent their baseline conditions are given in Table 9.20.

**Table 9.20: Measurement Locations – Settlement Locations with Same Baseline Conditions**

Measurement Location	Settlements
Point 1	Küçükkale, Üzümler, Selatin, Mehmetler
Point 2	Akyurt, Büyükkale
Point 3	Dampınar, Habibler, Dağyeni

### 9.3.2 Identified Receptors

In order to evaluate the noise and vibration impact of the Project, assessment points covered by the background monitoring were selected. These locations represent a set of receptors which have the same, or similar, background characteristics in terms of environmental noise levels and impact resulting from the Project. Moreover, evaluated receptors are representative locations which have the highest chance of being affected by noise and vibration during construction and operation activities of the Project. Most of the cases closest receptors to the nearest plant activity are the ones who have the highest chance of being affected.

While determination of assessment points, access road activities for construction phase is also considered. Some assessment points have impact of only truck traffics.

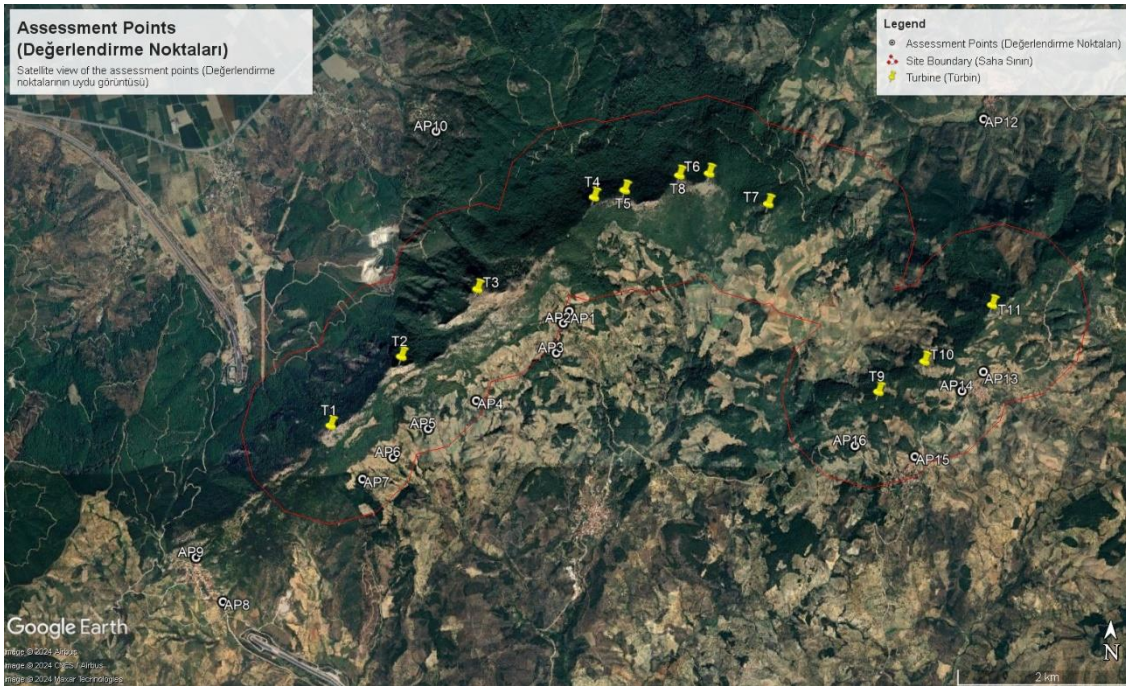
The details of identified receptors with the representative measurement points are presented in Table 9.21.

**Table 9.21: Identified Receptors (Assessment Points)**

Assessment Points	Representative Measurement Points	Comments	Extent	Sensitivity	Importance
AP 1	3	Residential	Local	Medium	Medium
AP 2	3	Residential	Local	Medium	Medium
AP 3	3	Residential	Local	Medium	Medium
AP 4	3	Residential	Local	Medium	Medium
AP 5	3	Residential	Local	Medium	Medium
AP 6	3	Residential	Site	Medium	Medium
AP 7	3	Residential	Local	Medium	Medium
AP 8	1	Residential	Local	Medium	Medium
AP 9	1	Residential	Local	Medium	Medium
AP 10	1	Residential	Site	Medium	Medium
AP 11	2	Residential	Local	Medium	Medium
AP 12	2	Residential	Local	Medium	Medium
AP 13	3	Residential	Local	Medium	Medium
AP 14	3	Residential	Local	Medium	Medium
AP 15	3	Residential	Local	Medium	Medium
AP 16	3	Residential	Local	Medium	Medium

Satellite view of the assessment points are presented in Figure 9.5.





**Figure 9.5: Satellite View of the Assessment Points**

The source of impacts at the assessment points are identified in the following table. Accordingly, the significance of associated impacts at the identified assessment points are determined as a result of the modelling study. For any individual receptor to be identified during the implementation of the Project or for any grievance received from a nearby user (either during construction or operation phase), the Project Company will identify the impact (e.g. through monitoring, modelling etc.) and will take necessary mitigation measures as defined in Section 9.5..

**Table 9.22: Source of Impacts at Assessment Points**

Assessment Point	Construction Noise Source	Operation Noise Source	Visual Impact
1	T3 Platform	T3	T2-T3-T4-T5
2	T3 Platform	T3	T2-T3-T4-T5
3	T3 Platform	T3	T2-T3-T4-T5
4	T2 Platform	T2	T1-T2-T3
5	T2 Platform	T2	T1-T2-T3
6	T1 Platform	T1	T1-T2
7	T1 Platform	T1	T1-T2
8	Site Access Road	-	T1
9	Site Access Road	-	T1
10	-	-	T3-T4-T5
11	-	-	T4-T5-T6-T7-T8
12	-	-	T6-T7-T8-T11
13	T10-T11 Platform	T10-T11	T9-T10-T11
14	T10-T11 Platform	T10-T11	T9-T10-T11
15	T9-T10 Platform	T9-T10	T9-T10-T11

Assessment Point	Construction Noise Source	Operation Noise Source	Visual Impact
16	T9-T10 Platform	T9-T10	T9-T10-T11

## 9.4 Impact Assessment

### 9.4.1 Methodology

The methodology used for the noise and vibration calculations is presented in this section. For the construction and operation phase, environmental noise and vibration levels were calculated by using appropriate methods taking into account related noise sources.

#### 9.4.1.1 Noise Modelling

A noise model was developed using commercial noise modelling software CadnaA from Datakustik. The calculation parameters and sound source levels for the modelling and the methods are described in this section.

The input data to the noise model has an essential importance on the significance of the noise model. In this section the noise model input data for operation and construction phases is explained.

Since sound propagation is hugely affected by terrain which can act as an obstacle to noise, information on ground topography was considered in the noise model. Ground topography data around the Project area was used to develop the model.

Ground sound absorption (G) varies between 0 for hard - reflective surfaces and 1 for soft - absorptive surfaces. When calculating noise propagation, G values were considered as 0,9; because region is rural and far away from reinforced concrete structures.

Meteorological data (average relative humidity, average temperature, wind frequencies) were included in the noise mapping software to calculate the most suitable sound propagation conditions. Meteorological attenuation parameters – Cmet - are considered as 1.5, 0.7 and 0 for day, evening and night periods respectively. Given the nature of noise propagation, this means night and evening noise levels would be slightly higher than the daytime levels with same model input.

Buildings are introduced to prepare 3D noise propagation model where relevant data exists.

#### 9.4.1.2 Construction Noise

In most cases, the logical way to express construction noise is to create area noise sources within the noise modelling software. Since significant quantity of construction equipment are used during the construction period, it may be problematic to represent the real noise case into modelling software.

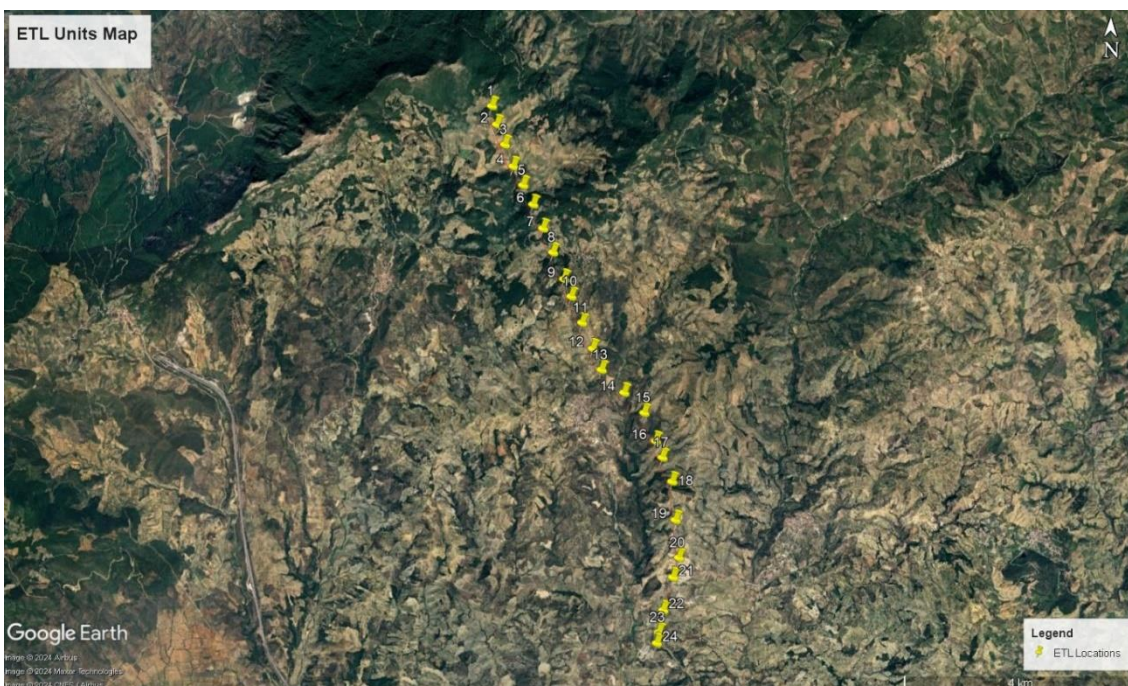
Information about construction phases in the documents provided by the Project Company were analyzed and construction areas were determined. It was assumed that all equipment and machinery would be operating simultaneously; leading the noise model to present a worst-case.

Regarding ETL facilities which are incorporated with the plant considered to be negligible in terms of environmental noise for following reasons;

- EIA report suggest only one unit of each type of construction equipment will be used. This means there will not be any simultaneous construction works.
- EIA report suggest that all construction processes for ETL lines (sub structure, super structure and string application) will last for 6 months in total.



- ETL EIA report suggests that following equipment will be used for construction of ETL; loader, excavator, sweeper, truck, crane, cement mixer/pump and string machine. Total sound power level is calculated as 119 LwA for these equipment according to BS5228. ETL construction noise power level is calculated for most noisy facility of package of 9 facilities in order to create a worst case scenario.
- Following Figure 9.6 shows the ETL line for the specific project.
- Safe distance to for 119 LwA to drop to 55 dBA level (day time noise limit) modelled as 400m. Thus ETL construction noise is considered negligible with following exceptions.
- For ETL units 7, 8, 9, 13, 14, 15 and 16 there are settlements closer than the safe distance to the construction site.
- Only for these ETL units which has settlements lies within the safe distance corridor, noise monitoring studies and following mobile noise barrier application during construction period is suggested if necessary until the end of construction period.



**Figure 9.6: ETL Units Specific to The Project**

In the noise model, the construction zones are defined using area noise sources. The total sound power level of all equipment was homogeneously assigned to the construction areas.

The given construction machine/equipment list is presented in Table 9.23.

**Table 9.23: Construction Machinery/Equipment List**

Plant	Quantity	% on-time	Unweighted Octave Band Sound Power Level [dB]								Sound Power Level (dBA)	Total Corrected Sound Power Level (dBA)	Reference
			63 Hz	125 Hz	250 Hz	500 Hz	1k Hz	2k Hz	4k Hz	8k Hz			
Bulldozer	10	40	108	112	104	105	107	109	97	87	113	119	BS 5228: Tab C.6 #28
Excavator	12	40	111	112	108	105	107	104	114	103	116	123	BS 5228: Tab C.6 #29
Grader	10	40	107	115	107	106	110	108	101	94	114	120	BS 5228: Tab C.6 #30
Roller	5	40	116	115	111	107	112	106	102	93	114	117	BS 5228: Tab C.6 #31
JCB	10	30	111	105	98	98	98	96	92	86	103	108	BS 5228: Tab C.6 #32
Truck	40	15	120	112	111	105	104	102	99	90	110	118	BS 5228: Tab C.4 #73
Trailer	5	20	110	110	99	101	97	95	94	86	104	104	BS 5228: Tab C.6 #34
Pickup	25	20	113	121	106	107	108	107	104	102	114	121	BS 5228: Tab C.6 #35
Personel Services	10	30	108	109	112	109	112	113	104	94	117	122	BS 5228: Tab C.6 #36
Total Sound Power Level (dBA)			129	104	114	115	118	123	124	123	129		
Sound Power Level per area Lw" (dBA/m2)			75	50	60	61	64	69	70	69	75		
Consturction Area(m2)			200000										

In addition to the machinery and equipment list, truck traffic activities were also modelled for construction phase. Truck routes provided by the Project Company, were implemented into the model for only daytime period.

### 9.4.1.3 Operation Noise

The noise source of the Project for operation phase is wind turbines. Planned turbines' specifications are listed in Table 9.24.

**Table 9.24: Planned Turbine Specifications**

Turbine	Nominal Power (kW)	Hub Height (m)	Sound Power Level (dBA)
T1	4200	111	107,0
T2	4200	111	107,0
T3	4200	111	107,0
T4	4200	111	107,0
T5	4200	111	107,0
T6	4200	111	107,0
T7	4200	111	107,0
T8	4200	111	107,0
T9	4200	111	107,0
T10	4200	111	107,0
T11	4200	111	107,0

#### 9.4.1.4 Construction Vibration

Vibration analyses were conducted for construction phase. There is no vibration impact expected for operation phase of the Project.

Vibration during the construction stage is mostly caused by earthworks. It was assumed that machinery that have maximum vibration impact, will work at the closest construction polygon to receiving location. Thus, the worst-case scenario was studied.

Calculations were conducted according to the information and reference vibration levels gathered from Federal Transit Administration (FTA) document. The reference vibration value is accepted as loaded trucks activities according to the FTA. The reference values are presented in Table 9.25.

**Table 9.25: Reference Vibration Levels of Construction Equipment**

Equipment	PPV at 25 ft (in/sec)	Approximate Lv at 25 ft
Pile Driver (impact)	upper range	1.518
	typical	0.644
Pile Driver (sonic)	upper range	0.734
	typical	0.170
Clam shovel drop (slurry wall)	-	0.202
Hydromil (slurry wall)	in soil	0.008
	in rock	0.017
Vibratory	0.210	94
Hoe Ram	0.089	87
Large bulldozer	0.089	87
Caisson drillin	0.089	87
<b>*Loaded trucks</b>	<b>0.076</b>	<b>86</b>
Jackhammer	0.035	79
Small bulldozer	0.003	58

RMS velocity in decibels (VdB RE 1 micro-inch/second)

\*Loaded truck activities are accepted as a reference vibration.

Reference vibration levels for several generic construction equipment is listed in Table 9.25. The one which has the highest vibration reference value and will be operative during construction works is the “loaded trucks”. To be on the safe side and represent a worst case scenario vibration calculations are conducted with “loaded truck” reference value.

The peak particle velocities at the identified receptors are calculated with reference vibration velocities and distances in between the working area and receptors as shown in the equation below.

#### Equation 1 Peak Particle Velocity at Receptor - Formula

$$PPV_{receiver} = PPV_{reference} \times (d_{ref}/d_{rec})^{1.5}$$

**PPV:** peak particle velocity (mm/s),

**dref:** reference distance (m),

**drec:** receptor distance (m)

## 9.4.2 Results and Assessment

This section presents the noise modelling findings together with grid noise maps as well as the computed vibration levels. The procedures described in Section 9.2.3 are used to obtain the impact scales, magnitudes, and final significances.

### 9.4.2.1 Noise

#### Construction Noise

The potential noise impacts caused by construction activity are evaluated with the model and noise maps were prepared.

The construction noise maps are presented in Figure 9.7; whereas construction phase noise assessments are presented in Table 9.26 for IFC Limits.

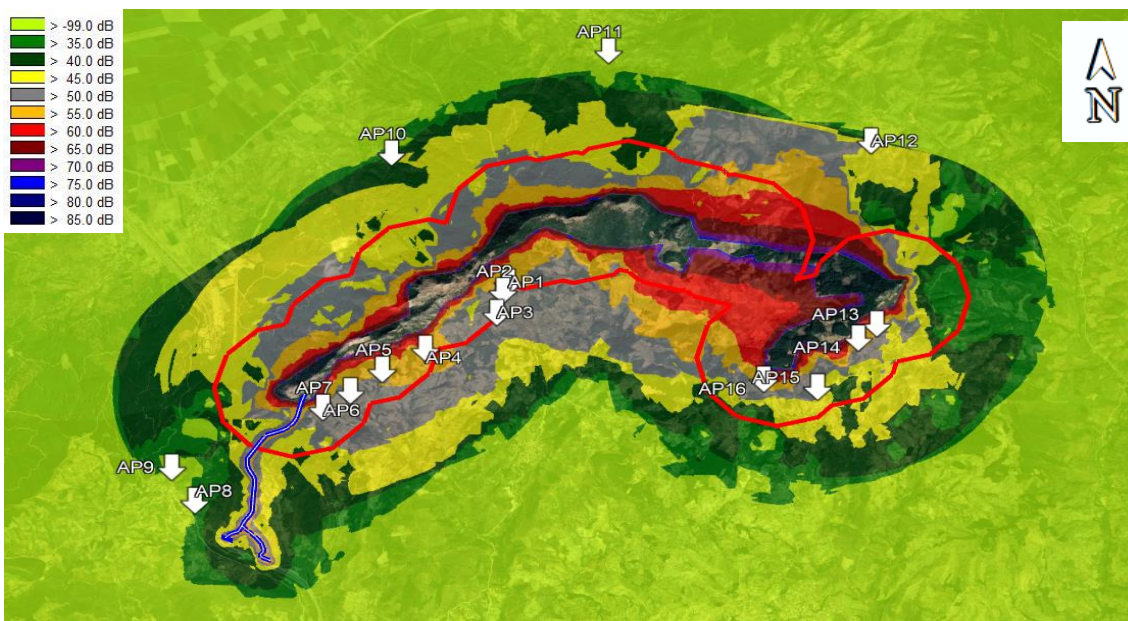


Figure 9.7: Construction Noise Map – Day, dBA

**Table 9.26 Construction Phase Noise Assessment Results, IFC-WBG Limits**

Assessment Point	Model Result $L_{eq}$ (dBA)	Baseline $L_{eq}$ (dBA)	Cumulative (dBA)	Limit Value (dBA)	Limits Exceedance (dBA)	Scale of Impact	Impact Magnitude	Impact Significance
	$L_d$	$L_d$	$L_d$	$L_d$				
1	50,6	39,6	50,9	55,0	0,0	No Impact	No Impact	No Impact
2	50,8	39,6	51,1	55,0	0,0	No Impact	No Impact	No Impact
3	50,4	39,6	50,7	55,0	0,0	No Impact	No Impact	No Impact
4	55,3	39,6	55,4	55,0	0,0	No Impact	No Impact	No Impact
5	53,8	39,6	54,0	55,0	0,0	No Impact	No Impact	No Impact
6	52,8	39,6	53,0	55,0	0,0	No Impact	No Impact	No Impact
7	51,3	39,6	51,6	55,0	0,0	No Impact	No Impact	No Impact
8	34,7	45,9	46,2	55,0	0,0	No Impact	No Impact	No Impact
9	26,2	45,9	45,9	55,0	0,0	No Impact	No Impact	No Impact
10	42,8	45,9	47,6	55,0	0,0	No Impact	No Impact	No Impact
11	26,0	44,7	44,8	55,0	0,0	No Impact	No Impact	No Impact
12	47,6	44,7	49,4	55,0	0,0	No Impact	No Impact	No Impact
13	52,3	39,6	52,5	55,0	0,0	No Impact	No Impact	No Impact
14	51,5	39,6	51,8	55,0	0,0	No Impact	No Impact	No Impact
15	47,8	39,6	48,4	55,0	0,0	No Impact	No Impact	No Impact
16	51,2	39,6	51,5	55,0	0,0	No Impact	No Impact	No Impact
							No Impact	<b>16</b>
							Negligible	-
							Minor	-
							Moderate	-
							Major	-

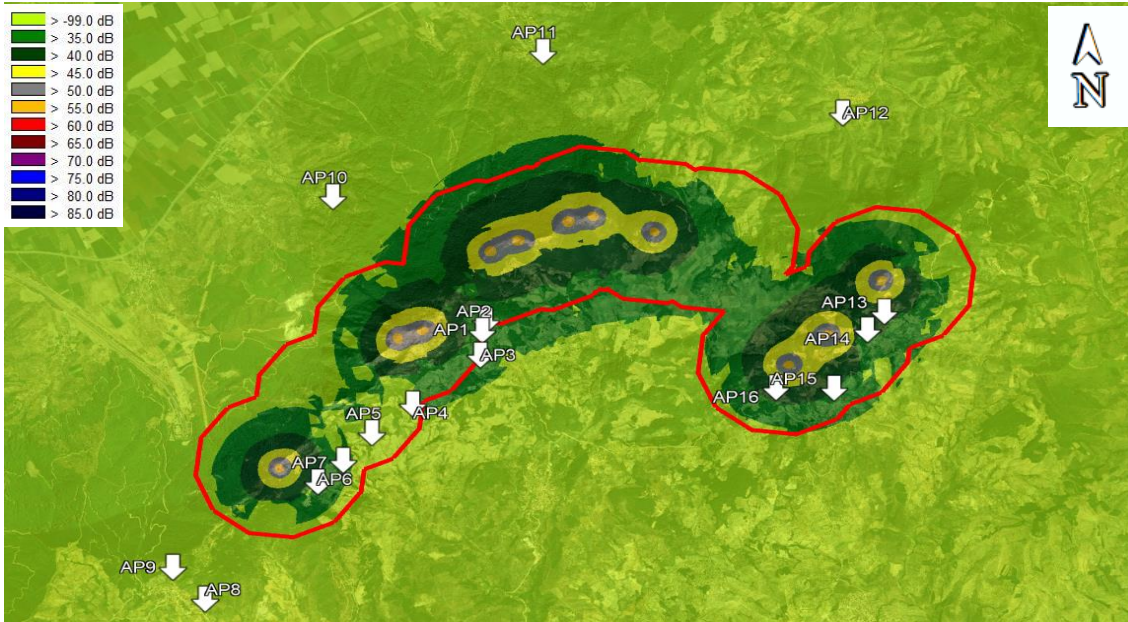
As can be seen from assessment tables related with the construction phase of the Project; all final impact significances are found to result in “No Impact” in accordance with IFC limits for 16 receptor locations.



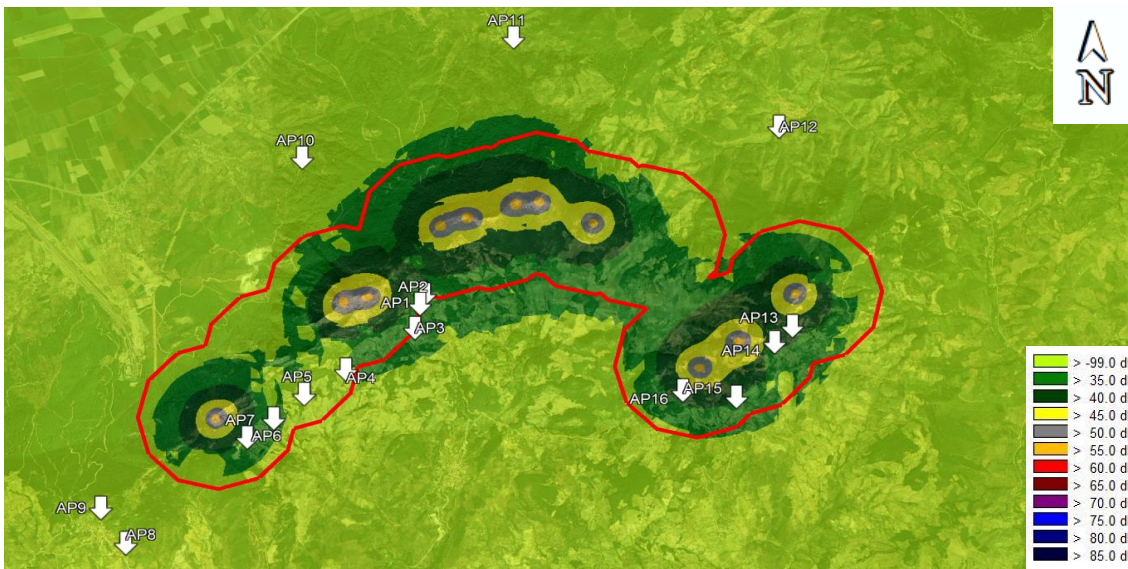
### Operation Noise

The potential noise impacts caused by operation activity were evaluated with the model and noise maps were prepared.

The operation noise maps are presented in Figure 9.8 and Figure 9.9. Operation phase noise assessments are presented in Table 9.27 for RENC Limits and Table 9.28 for IFC Limits.



**Figure 9.8: Operation Noise Map – Day, dBA**



**Figure 9.9: Operation Noise Map – Night**

**Table 9.27: Operation Phase Noise Assessment Results, RENC Limits**

Assessment Point	Model Result $L_{eq}$ (dBA)			Limit Value $L_{eq}$ (dBA)			Limit Exceedance Max (dBA)	Scale of Impact $L_{day}$	Impact Magnitude		Impact Significance $L_{night}$
	$L_{day}$	$L_{eve}$	$L_{night}$	$L_{day}$	$L_{eve}$	$L_{night}$			$L_{eve}$	$L_{night}$	
1	35,7	35,1	35,8	65,0	60,0	55,0	1	35,7	35,1	35,8	
2	35,7	35,1	35,8	65,0	60,0	55,0	2	35,7	35,1	35,8	
3	34,9	34,4	35,1	65,0	60,0	55,0	3	34,9	34,4	35,1	
4	31,4	31,2	31,9	65,0	60,0	55,0	4	31,4	31,2	31,9	
5	31,4	31,2	31,9	65,0	60,0	55,0	5	31,4	31,2	31,9	
6	33,5	32,8	33,5	65,0	60,0	55,0	6	33,5	32,8	33,5	
7	35,4	34,7	35,4	65,0	60,0	55,0	7	35,4	34,7	35,4	
8	Undetected	Undetected	Undetected	65,0	60,0	55,0	8	Undetected	Undetected	Undetected	
9	Undetected	Undetected	Undetected	65,0	60,0	55,0	9	Undetected	Undetected	Undetected	
10	Undetected	Undetected	Undetected	65,0	60,0	55,0	10	Undetected	Undetected	Undetected	
11	Undetected	Undetected	Undetected	65,0	60,0	55,0	11	Undetected	Undetected	Undetected	
12	Undetected	Undetected	Undetected	65,0	60,0	55,0	12	Undetected	Undetected	Undetected	
13	38,5	37,9	38,6	65,0	60,0	55,0	13	38,5	37,9	38,6	
14	34,7	34,0	34,7	65,0	60,0	55,0	14	34,7	34,0	34,7	
15	36,4	35,8	36,5	65,0	60,0	55,0	15	36,4	35,8	36,5	
16	38,0	37,4	38,1	65,0	60,0	55,0	16	38,0	37,4	38,1	

\*Undetected: No impact was detected at the assessment point.

No Impact	16
Negligible	0
Minor	0
Moderate	0
Major	0



**Table 9.28: Operation Phase Noise Assessment Results, IFC-WBG Limits**

Assessment Point	Model Result $L_{eq}$ (dBA)		Baseline $L_{eq}$ (dBA)		Cumulative (dBA)		Limit Value (dBA)		Limits Exceedance Max	Scale of Impact	Impact Magnitude	Impact Significance
	$L_d$	$L_n$	$L_d$	$L_n$	$L_d$	$L_n$	$L_d$	$L_n$				
1	35,7	35,8	39,6	33,4	41,1	37,8	55,0	45,0	0,0	No Impact	No Impact	No Impact
2	35,7	35,8	39,6	33,4	41,1	37,8	55,0	45,0	0,0	No Impact	No Impact	No Impact
3	34,9	35,1	39,6	33,4	40,9	37,3	55,0	45,0	0,0	No Impact	No Impact	No Impact
4	31,4	31,9	39,6	33,4	40,2	35,7	55,0	45,0	0,0	No Impact	No Impact	No Impact
5	31,4	31,9	39,6	33,4	40,2	35,7	55,0	45,0	0,0	No Impact	No Impact	No Impact
6	33,5	33,5	39,6	33,4	40,6	36,5	55,0	45,0	0,0	No Impact	No Impact	No Impact
7	35,4	35,4	39,6	33,4	41,0	37,5	55,0	45,0	0,0	No Impact	No Impact	No Impact
8	Undetected	Undetected	45,9	40,9	45,9	40,9	55,0	45,0	0,0	No Impact	No Impact	No Impact
9	Undetected	Undetected	45,9	40,9	45,9	40,9	55,0	45,0	0,0	No Impact	No Impact	No Impact
10	Undetected	Undetected	45,9	40,9	45,9	40,9	55,0	45,0	0,0	No Impact	No Impact	No Impact
11	Undetected	Undetected	44,7	39,1	44,7	39,1	55,0	45,0	0,0	No Impact	No Impact	No Impact
12	Undetected	Undetected	44,7	39,1	44,7	39,1	55,0	45,0	0,0	No Impact	No Impact	No Impact
13	38,5	38,6	39,6	33,4	42,1	39,7	55,0	45,0	0,0	No Impact	No Impact	No Impact
14	34,7	34,7	39,6	33,4	40,8	37,1	55,0	45,0	0,0	No Impact	No Impact	No Impact
15	36,4	36,5	39,6	33,4	41,3	38,2	55,0	45,0	0,0	No Impact	No Impact	No Impact
16	38,0	38,1	39,6	33,4	41,9	39,4	55,0	45,0	0,0	No Impact	No Impact	No Impact

\*Undetected: No impact was detected at the assessment point.

No Impact	16
Negligible	-
Minor	-
Moderate	-
Major	-

As can be seen from assessment tables related with the operation phase of the Project; all final impact significances are found to result in “No Impact” in accordance with both national and IFC limits for 16 receptor locations.

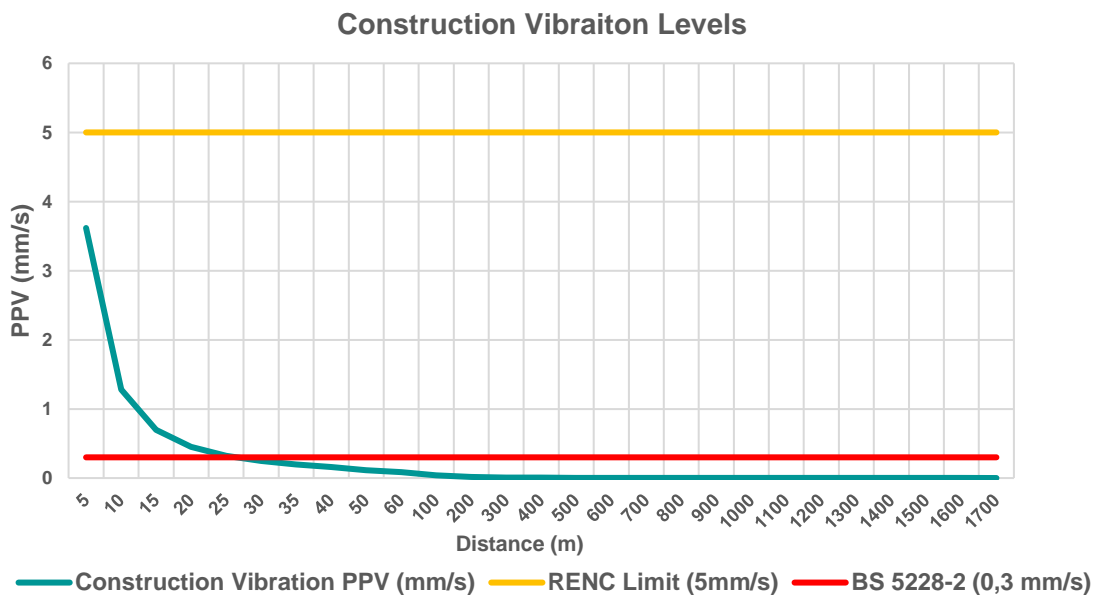
### 9.4.2.2 Vibration

#### Construction Vibration

The major vibrational activity is loaded truck and blasting activities for the construction phase.

The reference vibration value is accepted as loaded truck according to the FTA. The construction vibration levels related to distance were calculated according to the Equation 1.

Construction vibration levels and limit values are presented in Figure 9.10.



**Figure 9.10: Construction Vibration Levels and Limit Values**

Critical distances from the construction zone are calculated as 30 meters according to the BS 5225-2:2009 document. As seen in Figure 9.10, construction activity closer than the critical distances to the receptors, may cause vibrational impact.

Calculated construction vibration levels at the assessment points are presented in Table 9.29.

**Table 9.29: Construction Vibration Results**

Assessment Points	Construction Vibration Level (mm/s)	Distance (m)	Critical Distance (m)	
			RENC	BS5228-2
1	712	0,002	<5	30
2	870	0,002	<5	30
3	2	14,356	<5	30
4	75	0,063	<5	30
5	1900	0,000	<5	30
6	995	0,001	<5	30
7	2606	0,000	<5	30
8	1080	0,001	<5	30
9	1100	0,001	<5	30

Assessment Points	Construction Vibration Level (mm/s)	Distance (m)	Critical Distance (m)	
			RENC	BS5228-2
10	585	0,003	<5	30
11	30	0,247	<5	30
12	1125	0,001	<5	30
13	360	0,006	<5	30
14	925	0,001	<5	30
15	1110	0,001	<5	30
16	1355	0,001	<5	30

The construction vibration impact assessment results are presented in Table 9.30.

**Table 9.30: Construction Vibration Impact Assessment Results**

Assessment Point	Distance (m)	Vibration ppv (mm/s)	Limit Values (mm/s)		Limits Exceedance (max)	Scale of Impact	Impact Magnitude	Impact Significance
			RENC	BS 5228-2:2009				
1	712	0,002	5,0	0.3	0,0	No Impact	No Impact	No Impact
2	870	0,002	5,0	0.3	0,0	No Impact	No Impact	No Impact
3	2	14,356	5,0	0.3	14,1	Large	No Impact	Major
4	75	0,063	5,0	0.3	0,0	No Impact	No Impact	No Impact
5	1900	0,000	5,0	0.3	0,0	No Impact	No Impact	No Impact
6	995	0,001	5,0	0.3	0,0	No Impact	No Impact	No Impact
7	2606	0,000	5,0	0.3	0,0	No Impact	No Impact	No Impact
8	1080	0,001	5,0	0.3	0,0	No Impact	No Impact	No Impact
9	1100	0,001	5,0	0.3	0,0	No Impact	No Impact	No Impact
10	585	0,003	5,0	0.3	0,0	No Impact	No Impact	No Impact
11	30	0,247	5,0	0.3	0,0	No Impact	No Impact	No Impact
12	1125	0,001	5,0	0.3	0,0	No Impact	No Impact	No Impact
13	360	0,006	5,0	0.3	0,0	No Impact	No Impact	No Impact
14	925	0,001	5,0	0.3	0,0	No Impact	No Impact	No Impact
15	1110	0,001	5,0	0.3	0,0	No Impact	No Impact	No Impact
16	1355	0,001	5,0	0.3	0,0	No Impact	No Impact	No Impact
							<b>No Impact</b>	<b>15</b>
							<b>Negligible</b>	<b>-</b>
							<b>Minor</b>	<b>-</b>
							<b>Moderate</b>	<b>-</b>
							<b>Major</b>	<b>1</b>

As can be seen from Table 9.30, there is one “Major” and 15 “No Impact” final impact significance measurement results in accordance with RENC regarding the vibration due to construction phase.

## Operation Vibration

There is no vibration impact is expected for operation phase of the Project.

## 9.5 Impact Mitigation & Residual Impact

### 9.5.1 Construction

Assessment Point 3 was found out to have major final impact significances in terms of construction vibration. However, detected impacts include a great extent of uncertainty.

Detected vibration impact sourced from truck passages through site access roads.

The Project will seek compliance with international guidelines and national legislation regarding prevention and control of noise and vibrations during construction. Following measures will be taken where necessary and possible to mitigate any impact..

- Earth-moving and noisy equipment will be kept as far away from sensitive areas as feasible on the construction site.
- Activities that cause noise and vibration will be spread over time as much as possible so that multiple activities that generate noise and vibration do not occur at the same time and their cumulative impacts are mitigated.
- Low baseline noise levels will be taken into account when construction activities are planned. At low baseline noise regions, hours and at the weekends, truck activities will be limited as much as possible and low noise generating activities will be scheduled
- Construction impacts detected are directly related with truck routes. Truck access routes can be altered at impacted zones.
- Site-specific measures could be implemented. (i.e. extra speed limits at impacted zones).
- Construction workers will be trained on relevant management plans and be aware of the sensitive nature of workplaces they are operating in and advised to limit verbal noise or other forms of noise.
- Noise and vibration will be minimized at the Project area and surrounding areas through instructing construction truck drivers to switch off vehicle engines while offloading materials and to shut down or throttled down to a minimum when not in operation.
- Proper machinery, equipment and vehicles with lower sound power levels and reduced-sound models will be preferred.
- Use of old or damaged machinery with high level of noise emissions that would have a negative impact in the environment will be avoided and it will be ensured that maintenance of equipment is properly done and operation is efficient.
- Maintenance of construction vehicles will be conducted regularly by means of a regular vehicle maintenance and repair program as per the recommendations of the manufacturer to minimize extraneous noises caused by poor performance.
- All generators and heavy-duty equipment will be insulated or placed in enclosures to minimize disrupting ambient noise levels.
- Health and safety of construction workers will be protected from any possible noise impact generated at the construction site. Adequate personal protective equipment (PPE) will be provided to workers.
- Construction activities will be planned in consultation with local communities so that activities with the greatest potential to generate noise are planned during periods of the day that will result in least disturbance.
- Local communities will be engaged to minimize any disturbance and effect on the safety, health of people in the nearby buildings.

- Complaints on noise and vibration disturbances will be recorded, assessed and necessary preventive measures will be taken.
- According to complaints and disturbances, mobile noise barriers will be employed for affected receptors from site access roads. Noise barriers will be used till completion of the truck traffic for construction activities.

Perceptible, vibration levels are detected solely from truck passages at the settlement located very close to the site access roads.

Any possible structural damages or deviations need to be monitored and any possible complaint need to be collected regularly.

Considering detected impact is sourced from truck passages, no residual impacts are expected. Following the end of construction works source will be removed. (Trucks)

### 9.5.2 Operation

In terms of both construction and operation noise and vibration there is no significant impact detected at any of the assessment points. Thus, there is no need for any kind of mitigation measures and no residual impacts expected.

# 10 Landscape and Visual

## 10.1 Introduction

This report contains the visual impacts that would be caused during the operation phase of the Project. An analysis of landscape and visual baseline conditions were undertaken to inform the assessment of change and resulting significant effect. Modelling studies were undertaken to analyse shadow flicker impact and zones of turbine visibility. All wind turbines within the scope of Project have been considered.

The anticipated activities at each receiver are modelled using the WindPRO 4.0 software.

Shadow impacts were assessed in line with “IFC Environmental, EHS Guidelines for Wind Energy” document.

The proposed WPP will consist of 11 wind turbines with a hub height of 81m and turbine tip height of up to 150m. Proposed ancillary assets include access roads and a 154 kV single-circuit transmission line of approximately 10 km for connection to Nezihe Beren Transformer Substation, which is currently operated by the TEİAŞ. Further information regarding the scheme description is presented in *Chapter 2: Project Description*.

## 10.2 Methodology

### 10.2.1 Applicable Guidelines and Standards

The European Landscape Convention (ELC) is a convention of the Council of Europe (rather than the European Union) of which Türkiye has been a signatory since October 2000. The ELC highlights the importance of all landscapes in Europe and defines landscape character as ‘...an area, as perceived by people, whose character is the result of the action and interaction of natural and/or human factors’. The ELC encourages relevant authorities to adopt policies for the protection, management and planning of landscapes throughout Europe.

Further information regarding relevant environmental legislation and policy is presented in *Chapter 3: Policy, Legal and Institutional Framework*.

In the absence of applicable country specific guidance and standards in respect to undertaking Landscape and Visual Impact Assessment in Türkiye, the methodology for this assessment has been broadly informed by the principles of the Guidelines for the Landscape and Visual Impact assessment (GLVIA) Third Edition as published by the Landscape and Institute and Institute of Environmental Management and Assessment. These guidelines have been applied in the context of Türkiye rather than the UK.

Additionally, environmental, health, and safety guidelines for Wind Energy document published by IFC denotes the following;

*39. If it is not possible to locate the wind energy facility/turbines such that neighbouring receptors experience no shadow flicker effects, it is recommended that the predicted duration of shadow flicker effects experienced at a sensitive receptor not exceed 30 hours per year and 30 minutes per day on the worst affected day, based on a worst-case scenario.*

Even though many of the countries around the world do not have any regulation or limitations regarding Shadow Flicker concept, the ones that worked on it have limitations and regulations likewise. Accordingly, Table 10.1 summarizes applicable Project limits.



**Table 10.1: IFC Wind Energy Guideline Shadow Flicker Limits**

Receptor	Yearly Flicker Occurrence (hr/year)	Daily Flicker Occurrence (min/day)
Turbine neighbouring sensitive areas	30	30

### 10.2.2 Study Area and Area of Influence

The Project’s Aol for the shadow flicker impact was determined as the area where shadow generated by the Project reaches out the receptors. As such, the Aol for the shadow impact was determined as sensitive residential areas located at nearest settlements.

The Project’s Aol for the assessment of landscape and visual effects was determined by the outputs of the zone of visual influence (ZVI) modelled for the project, along with field studies undertaken by local consultants in country. The ZVI and site visits determined an initial study area of 20 km for the assessment of landscape and visual effects.

A digital ZVI has helped to inform the identification of visual receptors (those who would have a view of the proposed development) and a selection of corresponding representative viewpoints. A ZVI is a computer-generated model which illustrates the areas from which the project could theoretically be visible from a viewer height of 2m. A ZVI based on the operational project has been produced for this assessment. The ZVI has been modelled in ESRI’s ArcGIS Pro Geographical Information System (GIS) using 25m resolution topographical data from Airbus. The ZVI is based on bare ground data, with any ridgelines, plateaux and valleys reflected in the extent of predicted visibility. Existing vegetation including forestry is therefore not accounted for in the ZVI and presents a worst-case scenario. The ZVI assumes a maximum 150m tip height above ground level.

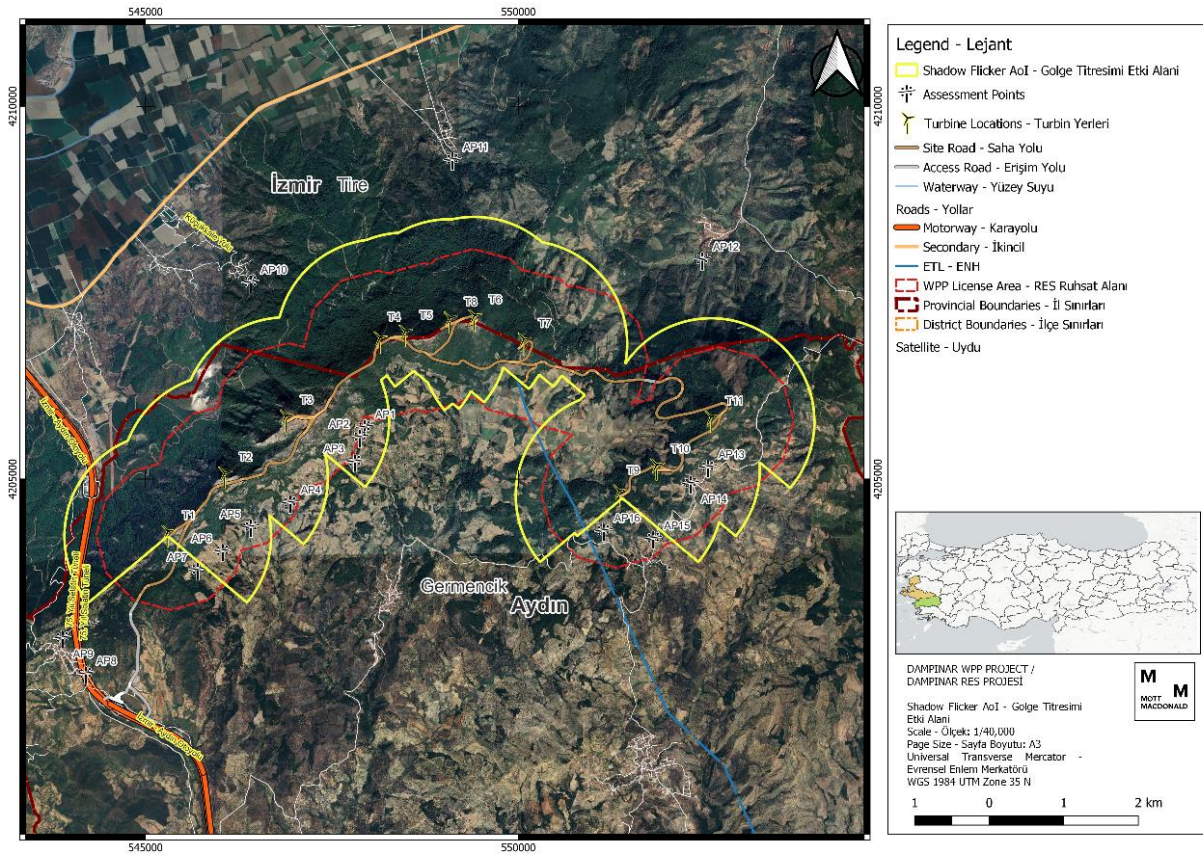
According to studies conducted by United States Department of the Interior Bureau of Land Management about wind turbine visibility, max theoretical visibility of wind turbines varies between 16-58 kilometres. However same document states that; dominant landscape impact is limited to 4-8 kilometres according to hub heights. Since visual impact assessment is based on landscape alteration area of influence for visual impact is 8 km radius from turbines.

### 10.2.3 Impact Assessment Methodology

In terms of shadow flicker and visual impacts, methods to classify impact is defined in this section.

#### 10.2.3.1 Shadow Flicker

To assess possible impacts of a shadow flicker, an Aol has been identified according to the rotor diameter (which is 138.6 m). The Aol has been determined as **10 X Rotor Diameter** distance from turbines, curtailed to 130 degrees either side of North (so 260 degrees in total, leaving 130 degrees south of turbines where shadow effects are not expected). 16 assessment points have been identified in and around the identified Aols (Figure 10.1).



**Figure 10.1: Shadow Flicker AoI ( $\theta=260^\circ\text{C}$ )**

For shadow flicker given limits in Table 10.1 will be determinant to classify the impact. If the limits defined;

- Is exceeded than it could be said that “Moderate to Major” impact can be expected.
- Is not exceeded however some shadow flicker occurrence present than it could be said that “Negligible to Minor” impact can be expected.
- Is not exceeded moreover no shadow flicker occurrence present than it could be said that “No Impact” is expected.

### 10.2.3.2 Visual Impact

Baseline conditions are defined by landscape character and respective sensitivity, together with visual amenity (as represented by views) and the sensitivity of visual receptors (or potential viewers), in accordance with the criteria set out below.

**Table 10.2: Definitions of Sensitivity**

Level of Sensitivity	Definition of Sensitivity (Sensitivity considers the value of receptors and their susceptibility to change)
High	<p><b>Landscape</b>                      Value: Typically, of high importance and rarity, recognised at an international or national scale, with limited potential for substitution (e.g. National Parks). Outstanding or High overall evaluation.                       *Susceptibility to change: Landscape unlikely to accommodate the change proposed.</p>
	<p><b>Visual Amenity</b>                      Value: Typically, internationally or nationally recognised/important.                       *Susceptibility to change: Appreciation of affected views may be one of the main activities</p>
Medium	<p><b>Landscape</b>                      Value: Typically, of moderate importance and rarity, recognised at a regional/local scale, with limited potential for substitution.                       *Susceptibility to change: Landscape has the potential to accommodate the change proposed.</p>
	<p><b>Visual Amenity</b>                      Value: Typically, regionally/locally recognised/important and/or expected to be appreciated at least locally.                       *Susceptibility to change: There may be appreciation of affected views.</p>
Low	<p><b>Landscape</b>                      Value: Typically, of low importance and rarity, undesignated and may be degraded.                       *Susceptibility to change: Landscape likely to accommodate the change proposed.</p>
	<p><b>Visual Amenity</b>                      Value: Affected views not recognised as having attached value and not expected to be appreciated at a local level or otherwise.                       *Susceptibility to change: Attention is unlikely to be focussed on affected views.</p>
<p>*The judgement concerning susceptibility to the type of change proposed is made by considering the nature/characteristics of the change and receiving landscape, following evaluation of receptor value and prior to the assessment of effects.</p>	

A combined assessment of value and susceptibility to change is undertaken to determine sensitivity, as set out in Table 10.2 below.

**Table 10.3: Sensitivity Matrix**

		Susceptibility to Change		
		Low	Medium	High
Value	Low	Low	Low/Medium	Medium
	Medium	Low/Medium	Medium	Medium/High
	High	Medium	Medium/High	High

Sensitivity is determined by applying professional judgement and is derived as a product of value and susceptibility to change, as set out above. Where more than one sensitivity outcome is possible for a given combination of value and susceptibility to change, professional judgement is applied to determine that which is most appropriate, on a case-by-case basis.

Relevant desk-based information was obtained from open street map and aerial photography. The identification of landscape character baseline was informed by a review of available mapping data and through site visits undertaken by local consultants in October 2023.

Viewpoints were identified initially through desk study and verified via field surveys (undertaken by the local consultant).

In addition, Table 10.4 informs the assigning of magnitude of impact, which may be either beneficial or adverse.

**Table 10.4: Assigning Magnitude of Impact**

Level of Magnitude	Definition of Magnitude
	Impacts may be beneficial or adverse
High	<b>Landscape</b> Major beneficial or adverse alteration to key landscape characteristics such that landscape character would be fundamentally changed.
	<b>Visual Amenity</b> Major beneficial or adverse change in existing view.
Medium	<b>Landscape</b> Beneficial or adverse alteration to key landscape characteristics such that landscape character would be noticeably changed.
	<b>Visual Amenity</b> Noticeable beneficial or adverse change in existing view.
Low	<b>Landscape</b> Minor beneficial or adverse alteration to key landscape characteristics such that landscape character would be similar to the baseline conditions.
	<b>Visual Amenity</b> Minor beneficial or adverse change in existing view such that view largely unchanged.

Level of Magnitude	Definition of Magnitude
Negligible	Impacts may be beneficial or adverse
	<p><b>Landscape</b>                      Very minor beneficial or adverse alteration to key landscape characteristics such that change in landscape character would be barely distinguishable from the baseline conditions.</p> <hr/> <p><b>Visual Amenity</b>                      Barely noticeable beneficial or adverse change in existing view.</p>

A combined assessment of sensitivity and magnitude is undertaken to determine how significant an effect is, as set out in Table 10.5, below.

**Table 10.5: Significance Matrix**

		Sensitivity		
		Low	Medium	High
Magnitude	Negligible	Negligible	Negligible	Negligible
	Low	Minor	Minor/Moderate	Moderate
	Medium	Minor/Moderate	Moderate	Moderate/Major
	High	Moderate	Moderate/Major	Major

Significance is determined by applying professional judgement and is derived as a product of magnitude and sensitivity, as set out above. Where more than one significance outcome is possible for a given combination of magnitude and sensitivity level, professional judgement is applied to determine that which is most appropriate, on a case-by-case basis. Effects may be beneficial or adverse. Typical descriptors of each effect category are provided in Table 10.6

**Table 10.6: Levels of Significance and Typical Descriptors**

Level of Significance	Definition of Descriptors
Low	Impacts may be beneficial or adverse
	<p><b>Landscape</b>                      Beneficial - Character and integrity of landscape greatly enhanced.                      Adverse - At complete variance with the character and integrity of the landscape.</p> <hr/> <p><b>Visual Amenity</b>                      Beneficial – Substantial enhancement of views, typically from highly sensitive receptors.                      Adverse - Substantial deterioration of views, typically from highly sensitive receptors.</p>
Moderate	<p><b>Landscape</b>                      Beneficial – Character and integrity of landscape noticeably enhanced.                      Adverse – Noticeable variance with character and integrity of the landscape.</p> <hr/> <p><b>Visual Amenity</b>                      Beneficial – Obvious improvement of views from low to medium sensitivity receptors or perceptible</p>



Level of Significance	Definition of Descriptors
	<p>Impacts may be beneficial or adverse</p> <p><b>Landscape</b>                      Beneficial – Complementary change or limited enhancement to character and integrity of landscape.                      Adverse – Limited variance with character and integrity of the landscape.</p>
Minor	<p><b>Visual Amenity</b>                      Beneficial – Limited enhancement of views from receptors, with greater enhancement of views from receptors of low sensitivity.                      Adverse – Limited deterioration of views from receptors, with greater deterioration of views from receptors of low sensitivity.</p>

Since, any potential impact from turbines in terms of landscape solely visual and no critical or hazardous impact is expected visually, in any case “Major” impact significance is not expected.

#### 10.2.4 Limitations and Assumptions

This assessment has been based on the following assumptions and limitations:

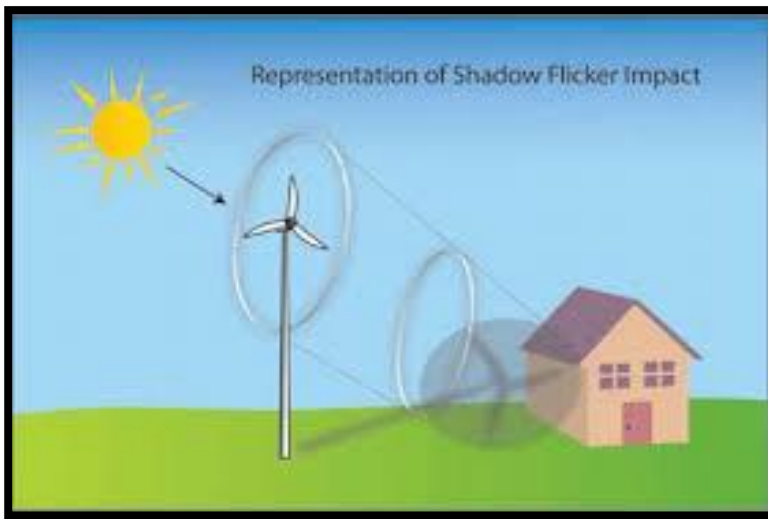
- The assessment has been based on the project description presented in *Chapter 2: Project Description*.
- The assessment of landscape and visual effects is based on baseline information gathered on site by a local consultant, in country. This includes the provision of country and area specific environmental planning policy and regulations. The assessment of impact and effects has subsequently been undertaken by a Chartered Landscape Architect in the UK, with long standing experience undertaking LVIA for major infrastructure.
- The Project’s AoI for the assessment of landscape and visual effects was determined by the outputs of the zone of visual influence (ZVI) modelled for the project, along with field studies undertaken by local consultants in country. The ZVI and site visits determined an initial study area of 20 km for the assessment of landscape and visual effects.
- A digital ZVI has helped to inform the identification of visual receptors (those who would have a view of the proposed development) and a selection of corresponding representative viewpoints. A ZVI is a computer-generated model which illustrates the areas from which the project could theoretically be visible from a viewer height of 2m. A ZVI based on the operational project has been produced for this assessment. The ZVI has been modelled in ESRI’s ArcGIS Pro Geographical Information System (GIS) using 25m resolution topographical data from Airbus. The ZVI is based on bare ground data, with any ridgelines, plateaux and valleys reflected in the extent of predicted visibility. Existing vegetation including forestry is therefore not accounted for in the ZVI and presents a worst-case scenario. The ZVI assumes a maximum 150m tip height above ground level.

#### 10.2.5 Modelling Methodology and Related Definitions

Modelling and calculation details about calculations are shared at this section of the report.

##### 10.2.5.1 Shadow Flicker

Shadow flicker occurs on a dwelling when the wind turbine rotor is directly between the line of sight of the sun rays and the windows of the dwelling. More precisely, this phenomenon appears once the blades are rotating, which creates an intermittent light reduction.



**Figure 10.2: Shadow Flicker Representation**

The impact of shadow flicker can differ through same day since the sun height is low during sunrise and sunset and higher the rest of the day. That's why shadow flicker is observed only during specific and short periods. For similar reasons, the impact from shadow flicker differs throughout the year.

Although an unlikely case, it's standard practice to evaluate the shadow flicker in a "worst-case" scenario. The worst-case scenario considers that:

- The sun is shining all day with no disturbance from clouds or fog;
- The sun rays, the turbine rotor and the windows are in the same line-of-sight all day long;
- The wind is blowing all day, which means that wind turbines are always operating;
- The dwelling is composed only of windows (like a greenhouse);
- There is no light obstruction from obstacles (existing turbines, trees, other buildings, etc.);
- There is no light obstruction from topography;

Moreover, the shadow flicker intensity is not considered. Thus, even if the shadow is too weak to be observable, the period of flicker will be recorded.

The results of the "worst-case" scenario is presented in this analysis, but needs to be considered as information only since, as discussed previously, it represents a situation which is not possible in reality.

In order to gather more realistic results, real case scenario is also considered and simulated for the Project. Following sub-topics explains important aspects needed in order to create a real case scenario.

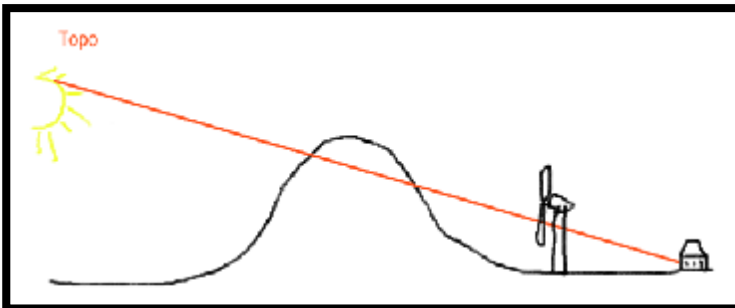
#### 10.2.5.2 Flicker Occurrence

The occurrence of the shadow flicker can be altered by the following factors:

- The sunshine/cloudiness data of the project region
- The wind data of the project region, allowing to consider the real direction of the turbine rotor and the period when the turbine doesn't rotate
- The presence of obstacles like existing wind turbines, trees or buildings
- The topography of the site which could create a natural shadow



- The external configuration of the dwellings (direction of building faces, number and size of the windows)
- The internal configuration of the dwellings (size and location of the rooms)
- The physical obstacles inside the dwellings (curtains, blinds...)



**Figure 10.3: Topographic Shadow**

### 10.2.5.3 Visual Impacts, Zones of Visibility (ZVI)

Visual impact study can be defined as modelling future appearance of the turbines from determined receivers. Below Figure 10.4 represents the visual impact created by turbines at different distances to the receiver locations.

Visibility of the turbines are calculated mainly via terrain geometry and radius of curvature of the earth.



**Figure 10.4: Visual Impacts of Turbines of Different Distances**

In order to make a complete visibility assessment for the Project, the visibility of each turbine is calculated and mapped for identified receivers.

### 10.2.5.4 Turbine Information

Information related to the turbines to be used in the Project are presented in the below Table 10.7.

**Table 10.7: Planned Turbine Specifications**

Turbine	Brand / Model	Nominal Power (kW)	Hub Height (m)	Sound Power Level (dBA)
T1-T11	Enercon E-138	4200	81	106,0

#### 10.2.5.5 Modelled Factors

There are a number of attenuation factors that can potentially be used in the assessment of shadow flicker, however only several of these factors have been included in this study. Accordingly, topographic obstacles are modelled. Moreover, total annual working time of the turbines is another modelling criterion. Since cut-in speed of the turbines is low, it is assumed that turbines will work all year long.

The factors which cannot be modelled in this study such as internal obstacles of the dwellings all in favour of lowering the shadow flicker exposure.

Since limit values guided by IFC is worst-case scenario limits, modelling studies conducted according to a worst-case scenario.

The attenuation factors used in this study are:

- The sunshine/cloudiness<sup>97</sup> data of the project region;
- The topography of the Project area.

### 10.3 Baseline Conditions

During field trips and spatial surveys landscape identification conducted for current situation around planned facility site. In terms of current landscape followings are noted the landscape character and visual amenity.

#### 10.3.1 Landscape Character

- The field mostly consists of rural and forest villages.
- The terrain is mostly forests and rocky mountainous areas.
- As a consequence of the hilly terrain, very close distances can be shadowed by terrain fluctuations.
- When accounting for the lack of designations within the study area, and accounting for the low level of development in this vast mountainous landscape, the sensitivity is considered to be medium.

During field trips none of the followings; recognised viewpoint locations, UNESCO sites, landscape fabric/ character/ designations are observed.

#### 10.3.1 Visual Amenity

The initial baseline analysis undertaken in country identified a AOI of up to 20km. Figure 10.5 below illustrates the 20km AOI and the ZVI therein for the Project. Ten receptor groups have been identified, refined accounting for intervening topography, forestry and built form. These receptor groups are predominantly to the more populated and less vegetated landscape to the south of the project site. Those identified were all representative of residential properties.

Table 10.8 below presents the representative receptors identified, a baseline description of existing view and the assigned sensitivity to change. Figure 10.6 presents the locations of the representative visual receptor locations included within this assessment.

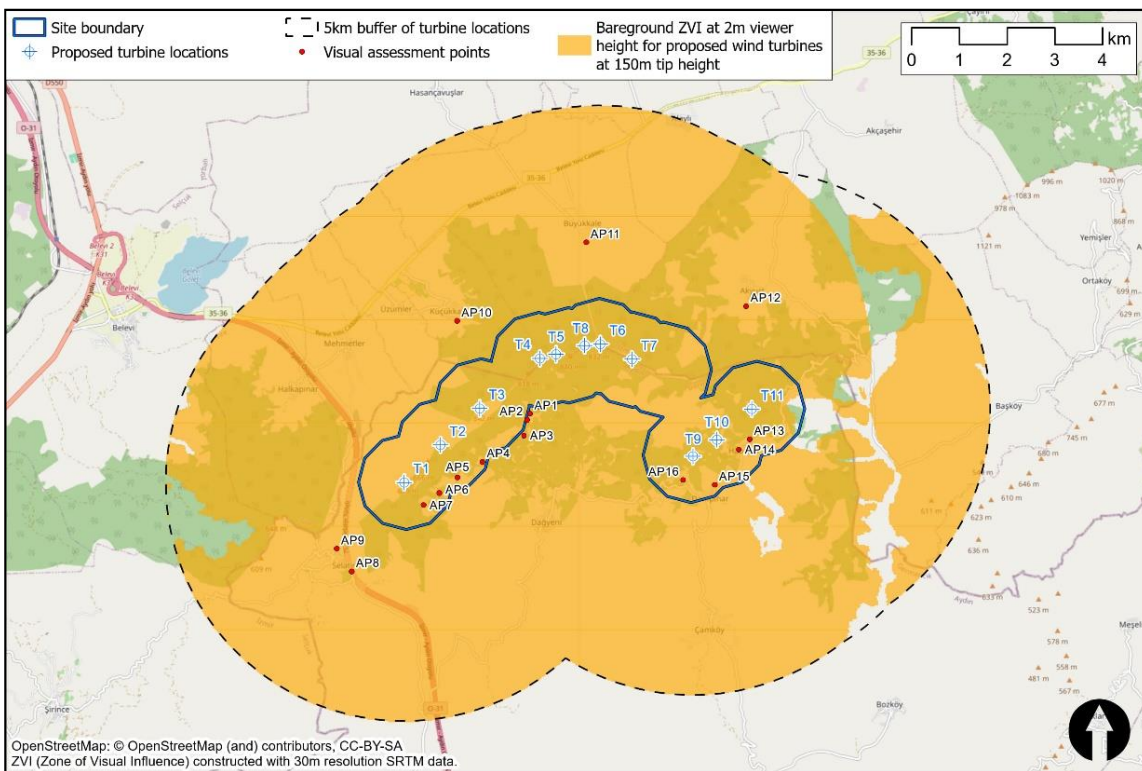
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<sup>97</sup> Cloudiness and sunshine statistics data are gathered from the database of the WindPro 4.0. The representative station for these data is located in İzmir Türkiye.

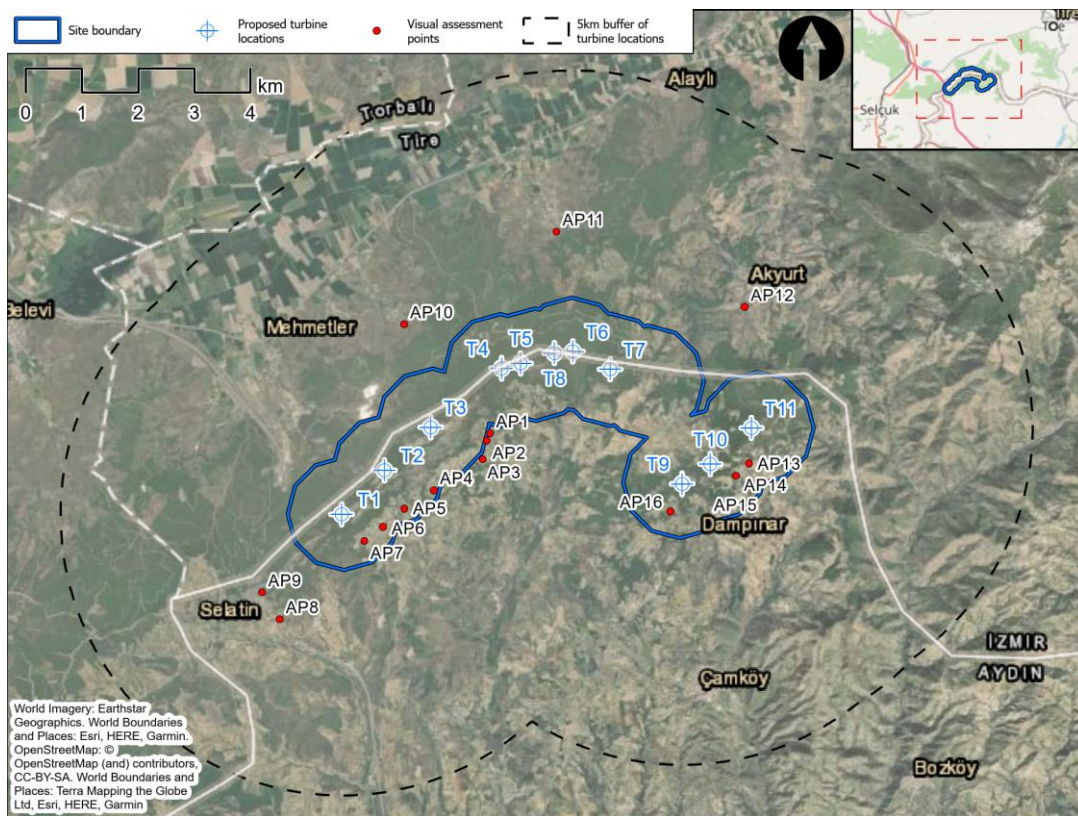
**Table 10.8: Identified Receptors (Assessment Points)**

Assessment Points	Representative Measurement Points	Description	Comments	Extent	Sensitivity	Importance
AP 1	3	View looking north across intervening vegetation, over rising ground towards mountain peaks and ridgelines.	Residential Building	Local	Medium	Medium
AP 2	3	View looking north across intervening vegetation, over rising ground towards mountain peaks and ridgelines.	Residential Building	Local	Medium	Medium
AP 3	3	View looking north across intervening vegetation, over rising ground towards mountain peaks and ridgelines.	Residential Building	Local	Medium	Medium
AP 4	3	View looking north across intervening vegetation, over rising ground towards mountain peaks and ridgelines.	Residential Building	Local	Medium	Medium
AP 5	3	View looking north across intervening vegetation, over rising ground towards mountain peaks and ridgelines.	Residential Building	Local	Medium	Medium
AP 6	3	View looking north across intervening vegetation, over rising ground towards mountain peaks and ridgelines.	Residential Building	Site	Medium	Medium
AP 7	3	View looking north across intervening vegetation, over rising ground towards mountain peaks and ridgelines.	Residential Building	Local	Medium	Medium
AP 8	1	View looking northeast across intervening vegetation, over rising ground towards mountain peaks and ridgelines.	Residential Building	Local	Medium	Medium
AP 9	1	View looking northeast across intervening vegetation, over rising ground towards mountain peaks and ridgelines.	Residential Building	Local	Medium	Medium
AP 10	1	View looking south across intervening vegetation, over rising ground towards mountain peaks and ridgelines.	Residential Building	Site	Medium	Medium
AP 11	2	View looking south across intervening vegetation, over rising ground towards mountain peaks and ridgelines.	Residential Building	Local	Medium	Medium
AP 12	2	View looking south across intervening vegetation, over rising ground towards mountain peaks and ridgelines.	Residential Building	Local	Medium	Medium
AP 13	3	View looking northeast across intervening vegetation, over rising ground towards mountain peaks and ridgelines.	Residential Building	Local	Medium	Medium
AP 14	3	View looking northeast across intervening vegetation, over rising ground towards mountain peaks and ridgelines.	Residential Building	Local	Medium	Medium

Assessment Points	Representative Measurement Points	Description	Comments	Extent	Sensitivity	Importance
AP 15	3	View looking northeast across intervening vegetation, over rising ground towards mountain peaks and ridgelines.	Residential Building	Local	Medium	Medium
AP 15	3	View looking northeast across intervening vegetation, over rising ground towards mountain peaks and ridgelines.	Residential Building	Local	Medium	Medium
AP 16	3	View looking northeast across intervening vegetation, over rising ground towards mountain peaks and ridgelines.	Residential Building	Local	Medium	Medium



**Figure 10.5: Operational ZVI**



**Figure 10.6: Representative Visual Receptor Viewpoint Locations**

## 10.4 Impact Assessment

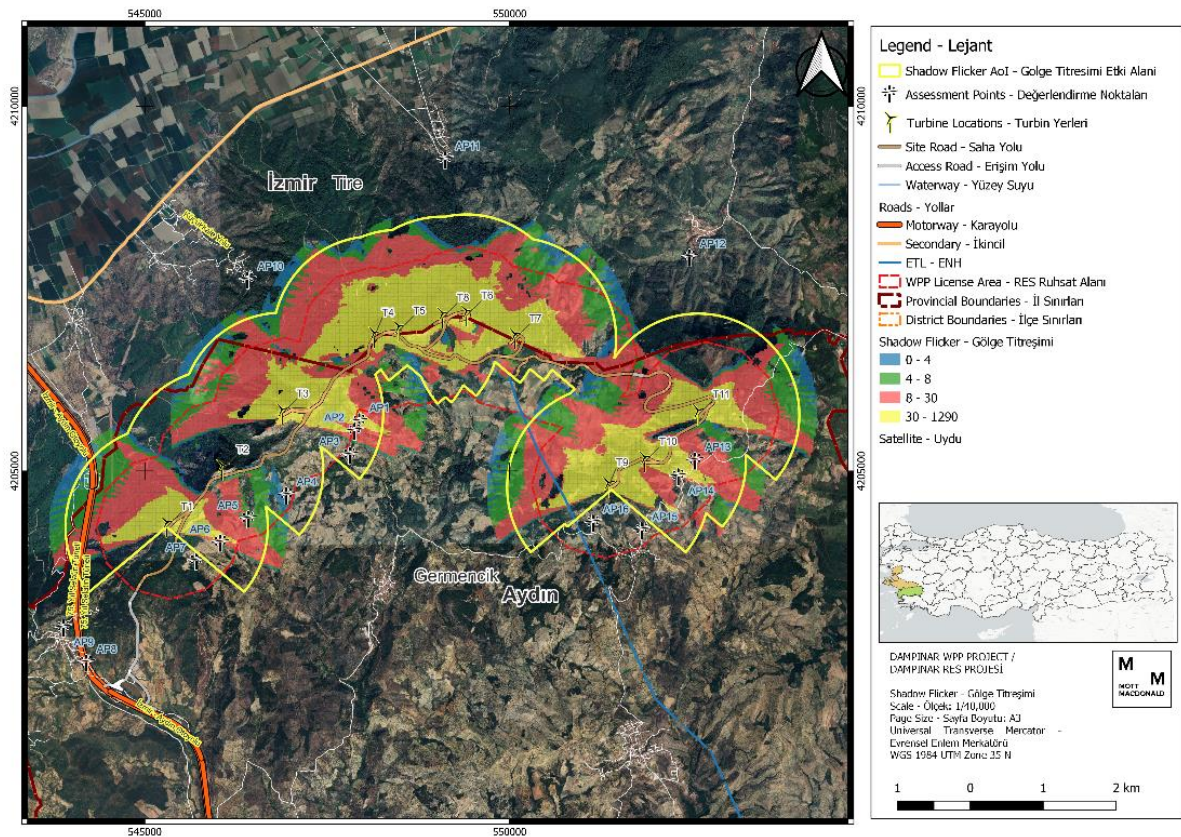
Limiting values guided by WBG IFC in terms of shadow flicker are defined according to a worst-case scenario. However; as stated in the methodology part of this section, assumptions of worst case scenario is very unlikely to occur. Accordingly, following studies are conducted;

- Shadow flicker point calculations, worst-case.
- Shadow flicker maps, real case.
- Zones of visibility maps and results

### 10.4.1 Shadow Flicker

Below Figure 10.7 shows the shadow flicker occurrence periods according to a real case scenario.





**Figure 10.7: Shadow Flicker Occurrence Map, Real Case, Hours per Year**

Below Table 10.9 shows point calculation results and assessment for shadow flicker according to worst case scenario. Accordingly, at most of the assessment points shadow flicker impact is foreseen.

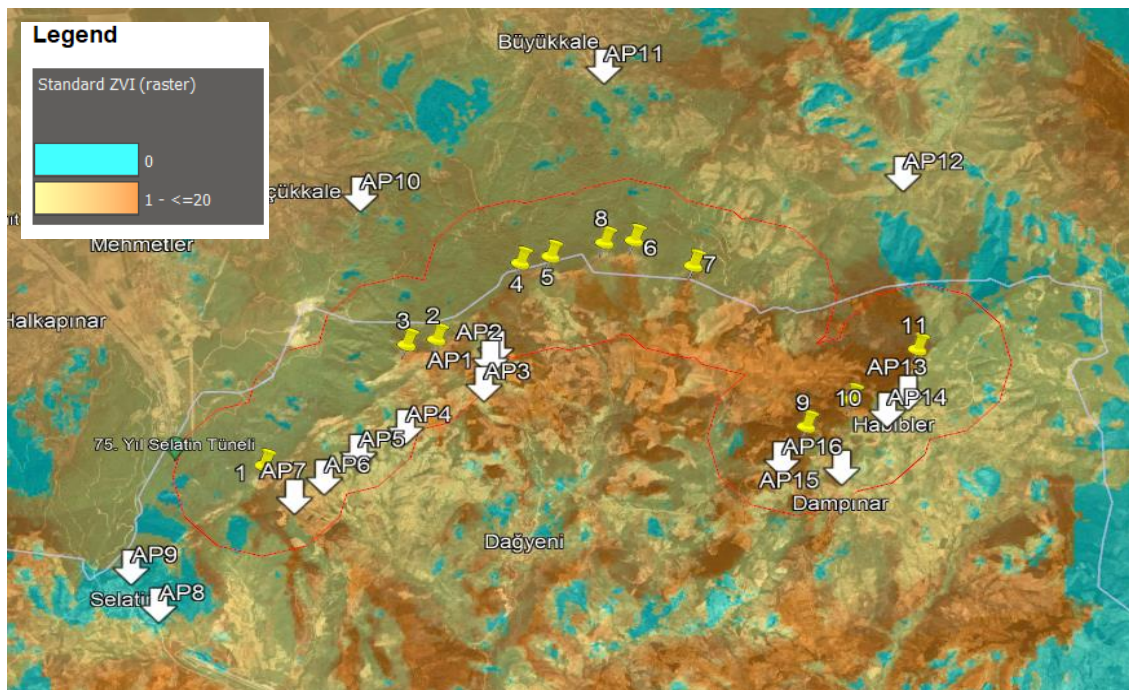
**Table 10.9: Shadow Flicker Results and Assessment**

Assessment Point	Worst-case hours per year	Limit, Hours	Worst affected day hours per day	Limit, Minutes	Impact
1	00:00	30:00	00:00	00:30	No Impact
2	00:00	30:00	00:00	00:30	No Impact
3	00:00	30:00	00:00	00:30	No Impact
4	00:00	30:00	00:00	00:30	No Impact
5	12:38	30:00	00:27	00:30	No Impact
6	00:00	30:00	00:00	00:30	No Impact
7	00:00	30:00	00:00	00:30	No Impact
8	00:00	30:00	00:00	00:30	No Impact
9	00:00	30:00	00:00	00:30	No Impact
10	00:00	30:00	00:00	00:30	No Impact
11	00:00	30:00	00:00	00:30	No Impact
12	00:00	30:00	00:00	00:30	No Impact
13	22:45	30:00	0:41	00:30	Possible Impact

Assessment Point	Worst-case hours per year	Limit, Hours	Worst affected day hours per day	Limit, Minutes	Impact
14	00:00	30:00	00:00	00:30	No Impact
15	00:00	30:00	00:00	00:30	No Impact
16	00:00	30:00	00:00	00:30	No Impact

### 10.4.2 Zones of Visibility (ZVI)

Below Figure 10.8 shows turbine visibility assessment.



**Figure 10.8: Turbine Visibility Map, (0=No visible turbine, 1-10=n turbines visible)**

Below Table 10.10 shows the visible turbine quantities for each receptor.

**Table 10.10: Turbine Visibility and Impact Assessment**

Assessment Point	Number of Visible Turbines	Final Impact
1	1-11	Negligible/Minor
2	1-11	Negligible/Minor
3	1-11	Negligible/Minor
4	1-11	Negligible/Minor
5	1-11	Negligible/Minor
6	1-11	Negligible/Minor
7	1-11	Negligible/Minor
8	0	No Impact
9	0	No Impact
10	0	No Impact
11	1-11	Negligible/Minor



Assessment Point	Number of Visible Turbines	Final Impact
12	1-11	Negligible/Minor
13	1-11	Negligible/Minor
14	1-11	Negligible/Minor
15	1-11	Negligible/Minor
16	1-11	Negligible/Minor

Theoretical relative visibility of the turbines from identified receivers are rendered on satellite images and presented in Figure 10.25, Figure 10.26, and, Figure 10.27..

As a matter of fact, that turbines located at a very close distance to the rural households (considering average height of the rural houses and average height of the turbines), surely can have at least psychological adverse effects on habitants. Nonetheless, considering turbine distances to the households (being very distant), visual impact is expected to be only slightly changing the view of the residents.

#### 10.4.1 Assessment of landscape effects

Temporary landscape and visual effects, during construction, would be minimised through measures within the Environmental and Social Management Plan. Landscape and visual mitigation during operation is embedded in the design of the project including siting and layout, as discussed below.

Construction activities associated with the project, including those associated with the wind turbines and ETL, such as creation of construction compounds and the movement of plant and vehicles, would introduce temporary elements within the landscape. With the exception of temporary crane use, these activities would primarily affect local landscape characteristics and would not be readily perceived within the wider landscape. Overall, considering the nature of construction activities, particularly their transient characteristics, the magnitude of landscape impact is considered to be low to moderate adverse, and, taking into account the medium landscape sensitivity that has been identified, the overall significance of landscape effect during construction is considered to be moderate adverse.

In terms of operation, the WPP design is responsive to the simple, mountainous landscape in which it would be located, by avoiding considerable variations in the height and spacing of turbines, avoiding multiple occurrences of overlapping turbines on ridgelines and through careful alignment of the access road. ETL infrastructure would be similarly responsive, with tower design and spacing generally consistent along the ETL route, through the mountainous landscape. Notwithstanding these considerations, the project would result in subtle change to the landscape such that the magnitude of landscape impact is considered to be low adverse, and, taking into account the low landscape sensitivity that has been identified, the overall significance of landscape effect during operation is considered to be negligible/minor adverse.

#### 10.4.2 Assessment of visual effects

Construction activities associated with the project, including those associated with the wind turbines and ETL, such as creation of construction compounds and the movement of plant and vehicles, would introduce temporary elements within views from representative visual receptor locations. Due to the separation between visual receptors and the project, these activities would generally result in minor changes in views, with limited deterioration. Overall, considering the nature of construction activities, particularly their transient characteristics, the magnitude of visual impact is considered to be low to moderate adverse, and, taking into account the medium

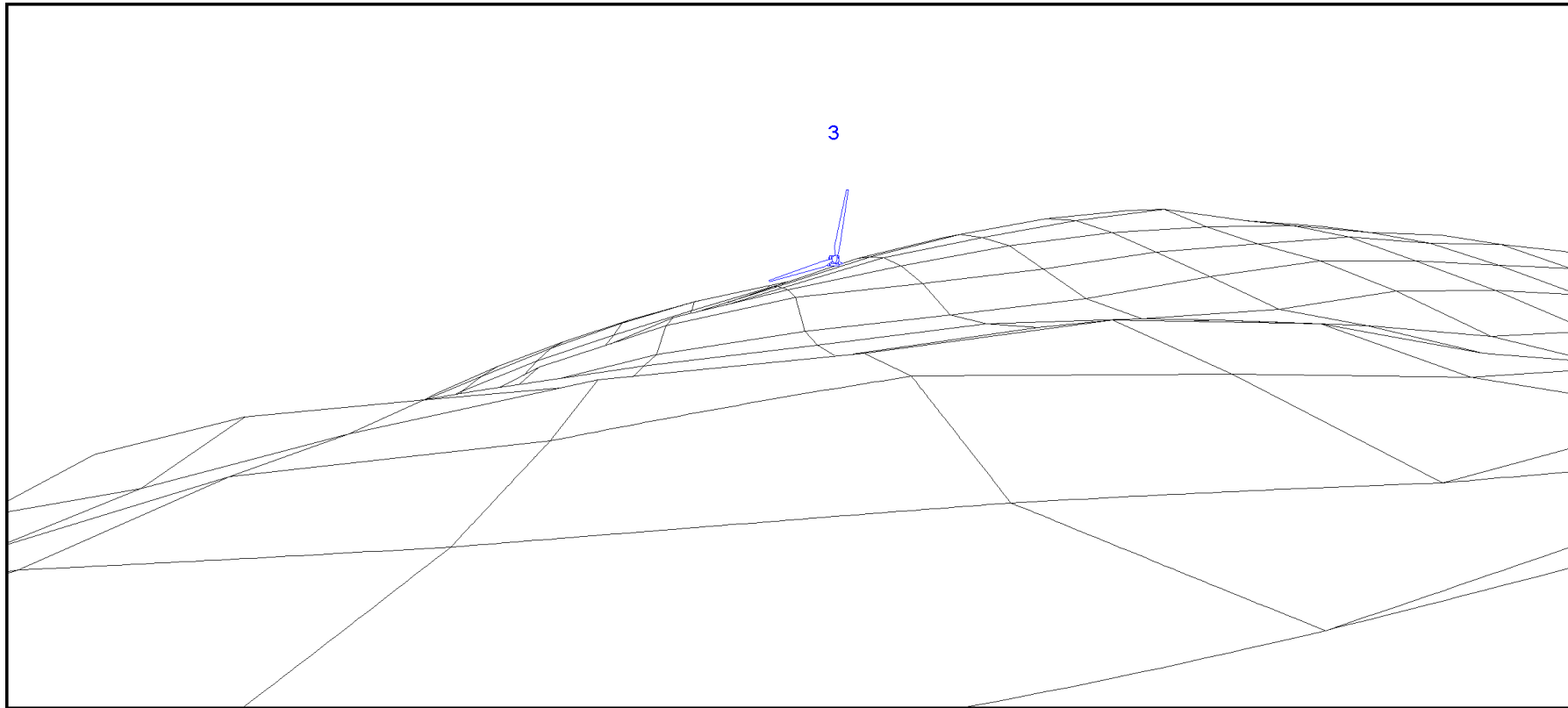
sensitivity of visual receptors identified, the overall significance of visual effect during construction is considered to be moderate adverse.

In terms of operation, the project is separated from representative visual receptor locations by intervening remote, mountainous land, such that the project would generally be perceived in the middle-distance rather than very close. In addition, WPP design is responsive to existing views from the representative visual receptor locations identified by avoiding considerable variations in the height and spacing of turbines, avoiding multiple occurrences of overlapping turbines on ridgelines, and through careful alignment of the access road. ETL infrastructure would be similarly responsive, with tower design and spacing generally consistent along the ETL route. Notwithstanding these considerations, the project would result in subtle change to views such that the magnitude of visual impact is considered to be low adverse, and, taking into account the medium sensitivity of visual receptors identified, the overall significance of visual effect during construction is considered to be minor/moderate adverse.

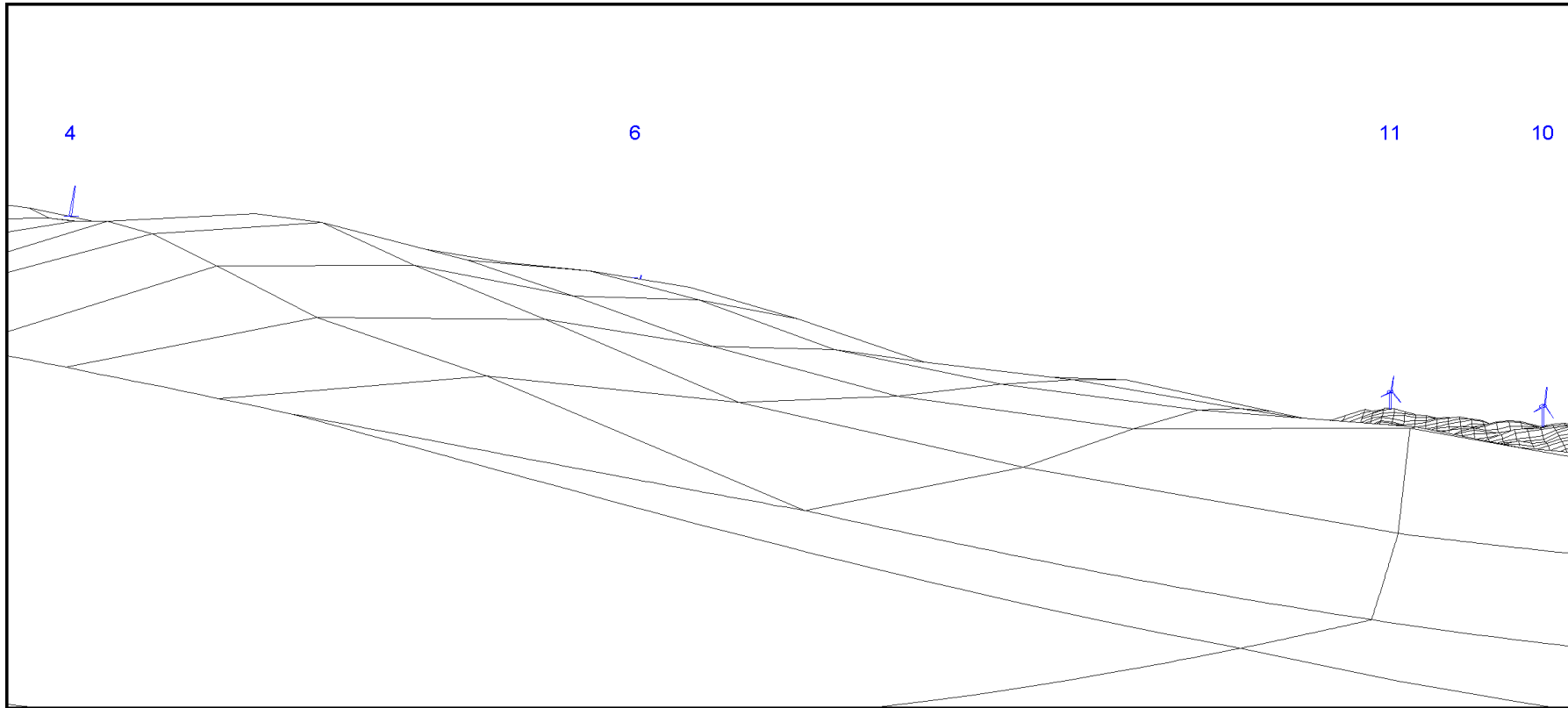
Figure 10.9 to Figure 10.24 depict the wirelines of the proposed wind turbines produced for each of the viewpoints identified within the assessment.

#### 10.4.1 Cumulative effects

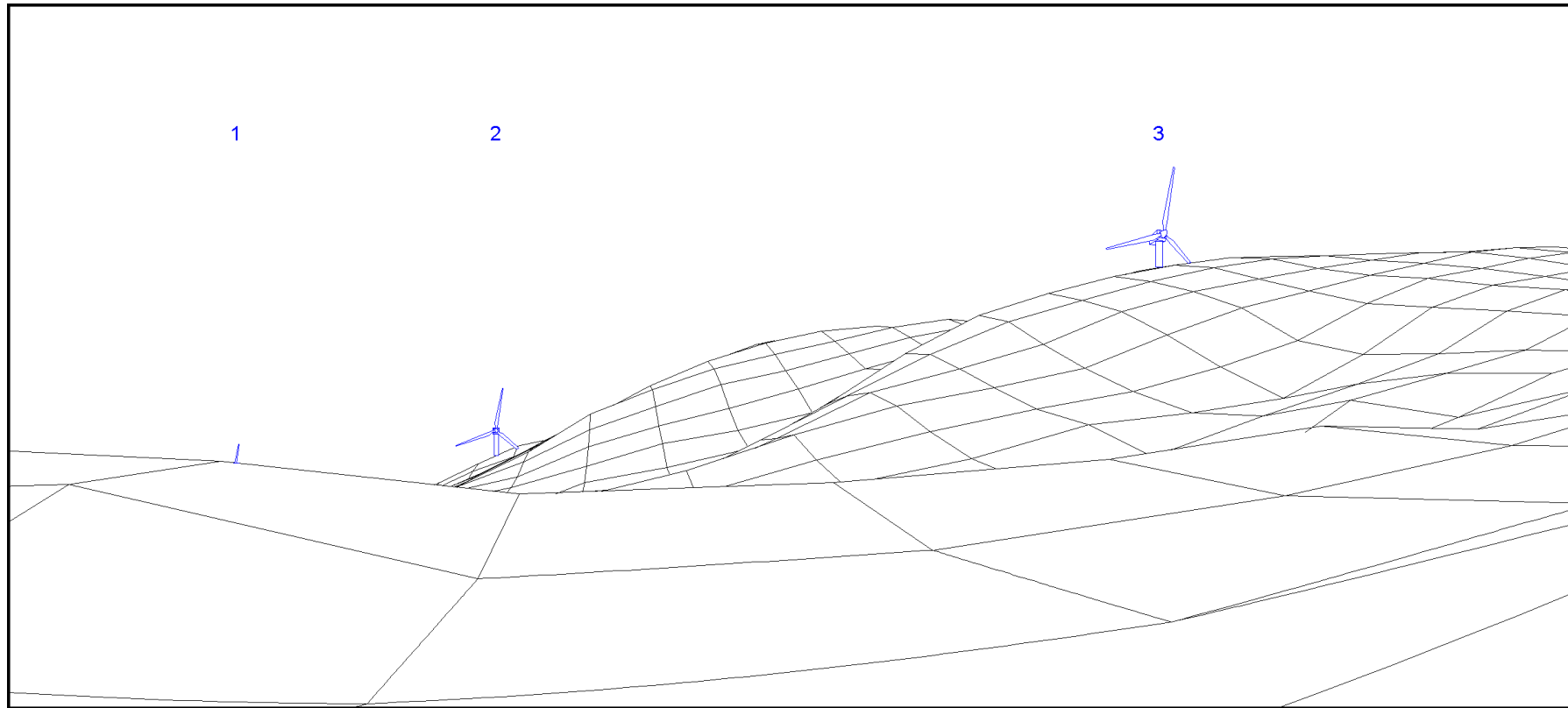
The project would be separated from the other WPPs identified in this ESIA by intervening mountainous areas, such that landscape character is not expected to become overwhelmed by wind turbines. Visual receptor groups in relation to the project are located east, west, south and north of the project such that views to the project are west, east, north and south facing. Given the other WPPs identified are northeast and southwest of the Project area and associated visual receptor groups, the project and other WPPs identified would not occur simultaneously in the representative views identified for the project. Taking the above considerations into account, there are not expected to be significant cumulative landscape and visual effects.



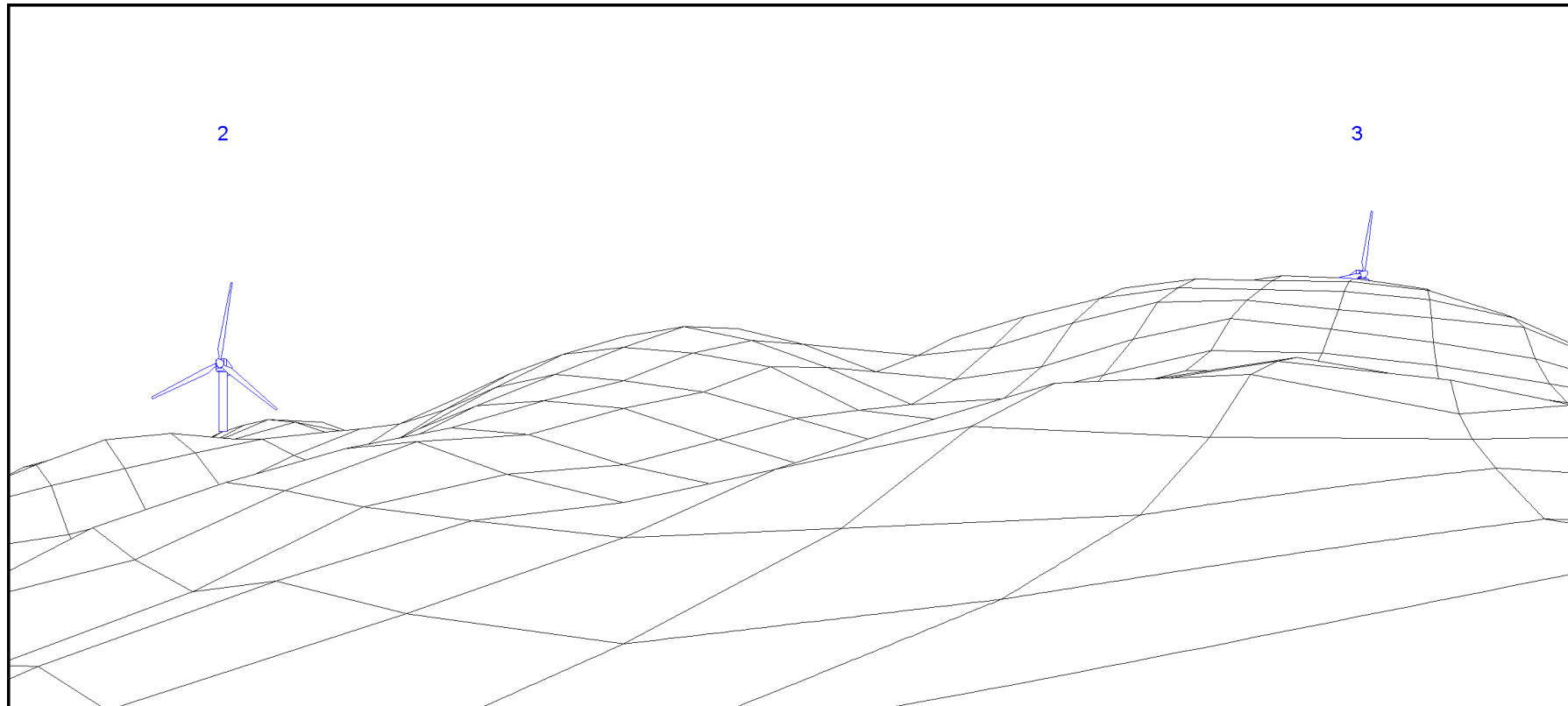
**Figure 10.9: AP1 Proposed Wireline during Operation. View direction to Site Centre: 273.5°; Coordinates X: 547,937; Y: 4,205,675; Pitch: 10°.**



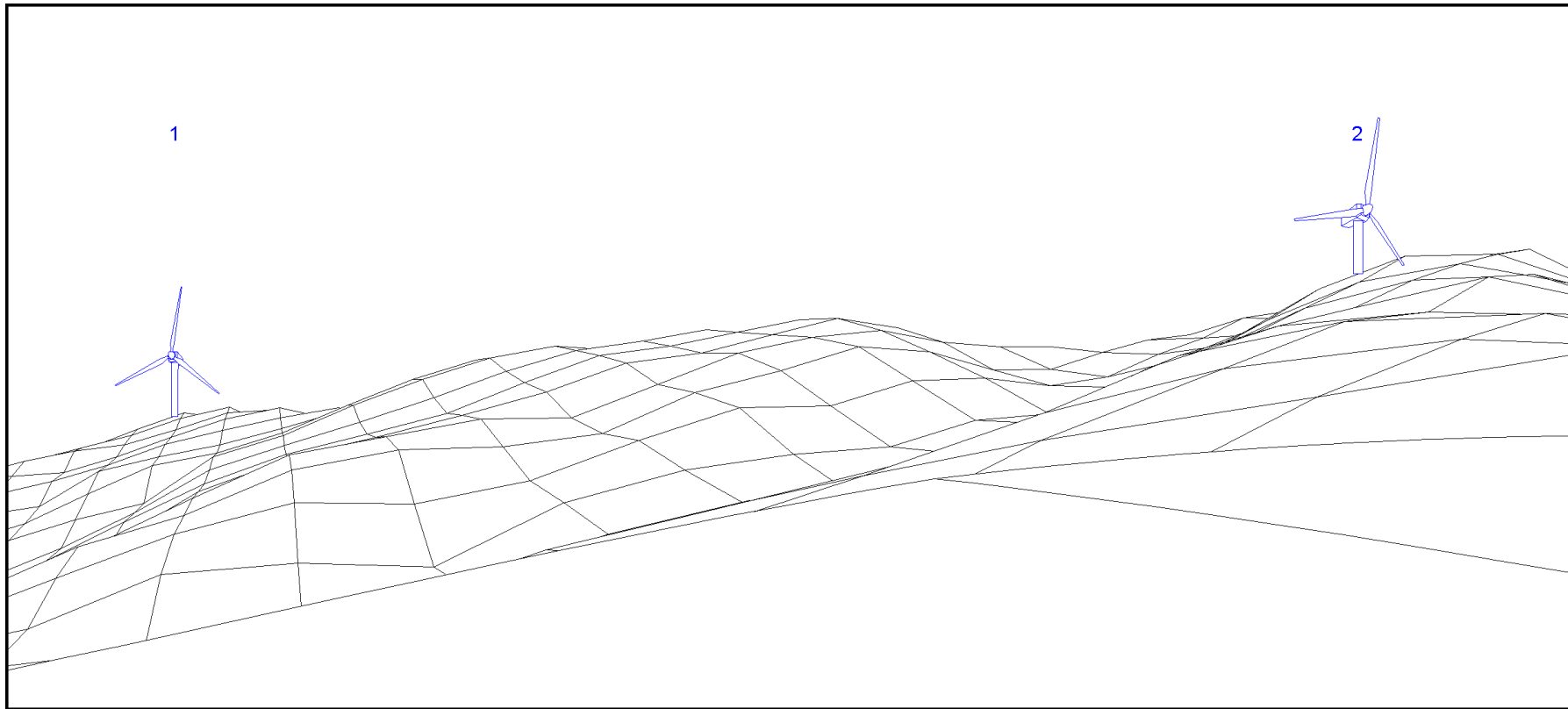
**Figure 10.10: AP2 Proposed Wireline during Operation. View direction to Site Centre: 53°; Coordinates X: 547,875; Y: 4,205,545; Pitch: 5°.**



**Figure 10.11: AP3 Proposed Wireline during Operation. View direction to Site Centre: 280.6°; Coordinates X: 547,807; Y: 4,205,214; Pitch: 10°.**

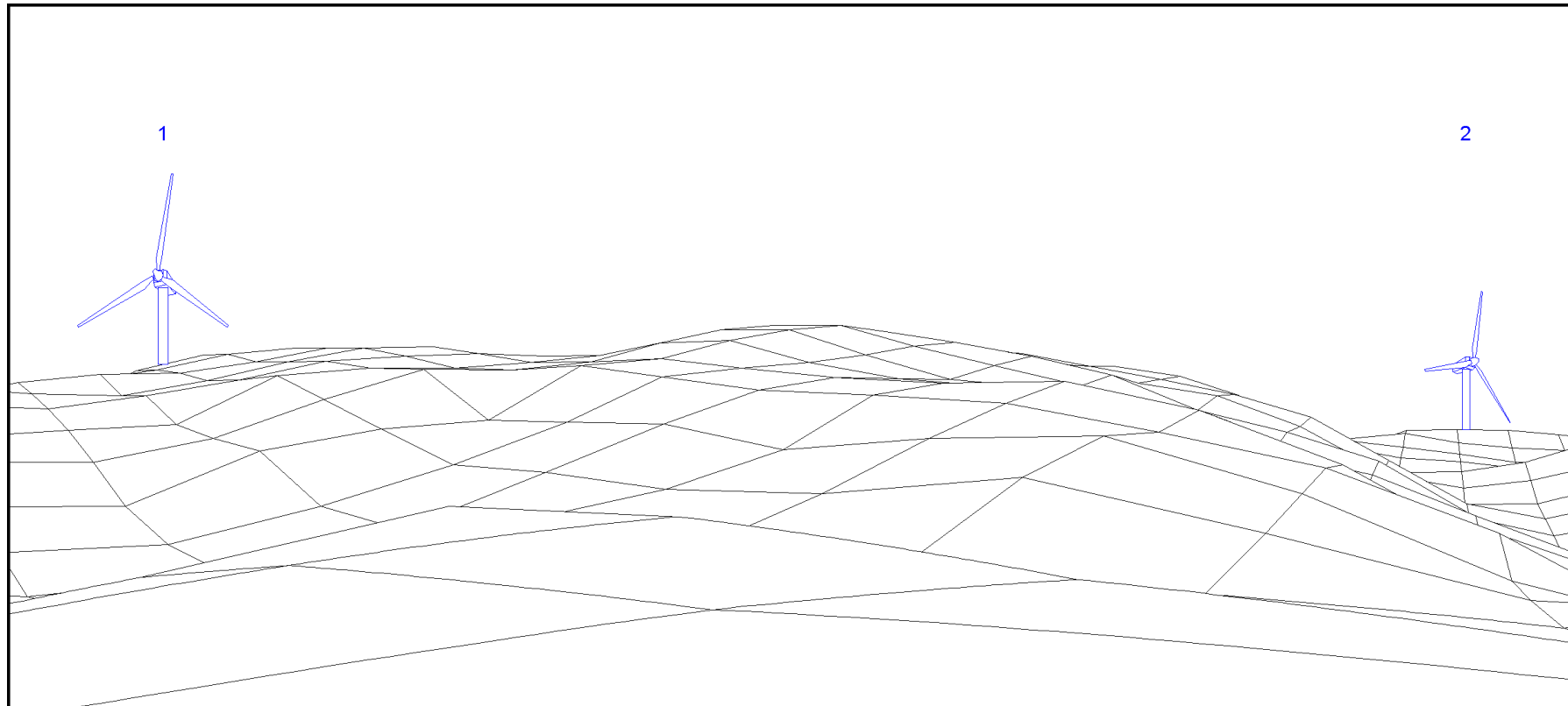


**Figure 10.12: AP4 Proposed Wireline during Operation. View direction to Site Centre: 324.7°; Coordinates X: 546,938; Y: 4,204,662; Pitch: 15°.**

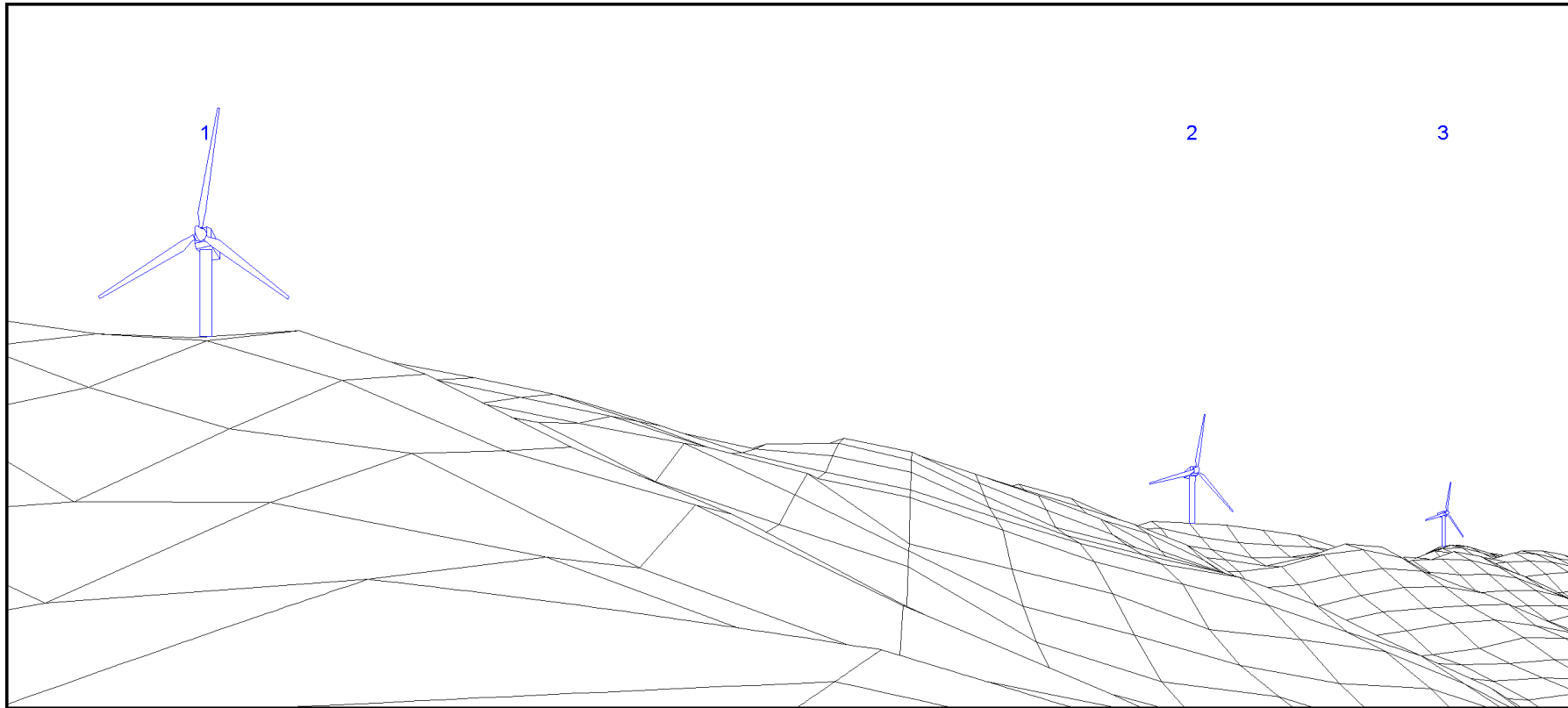


**Figure 10.13: AP5 Proposed Wireline during Operation. View direction to Site Centre: 300°; Coordinates X: 546,414; Y: 4,204,339; Pitch: 15°.**

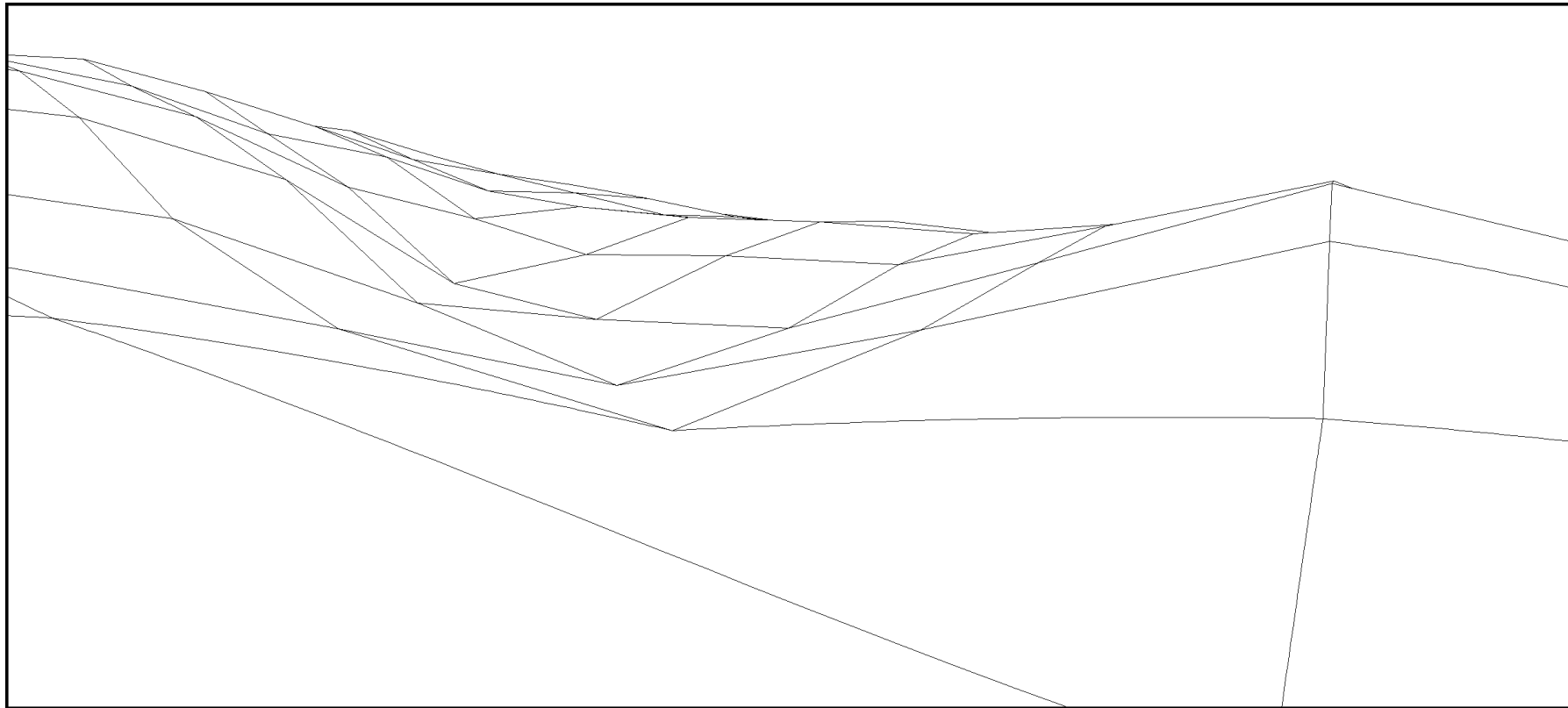




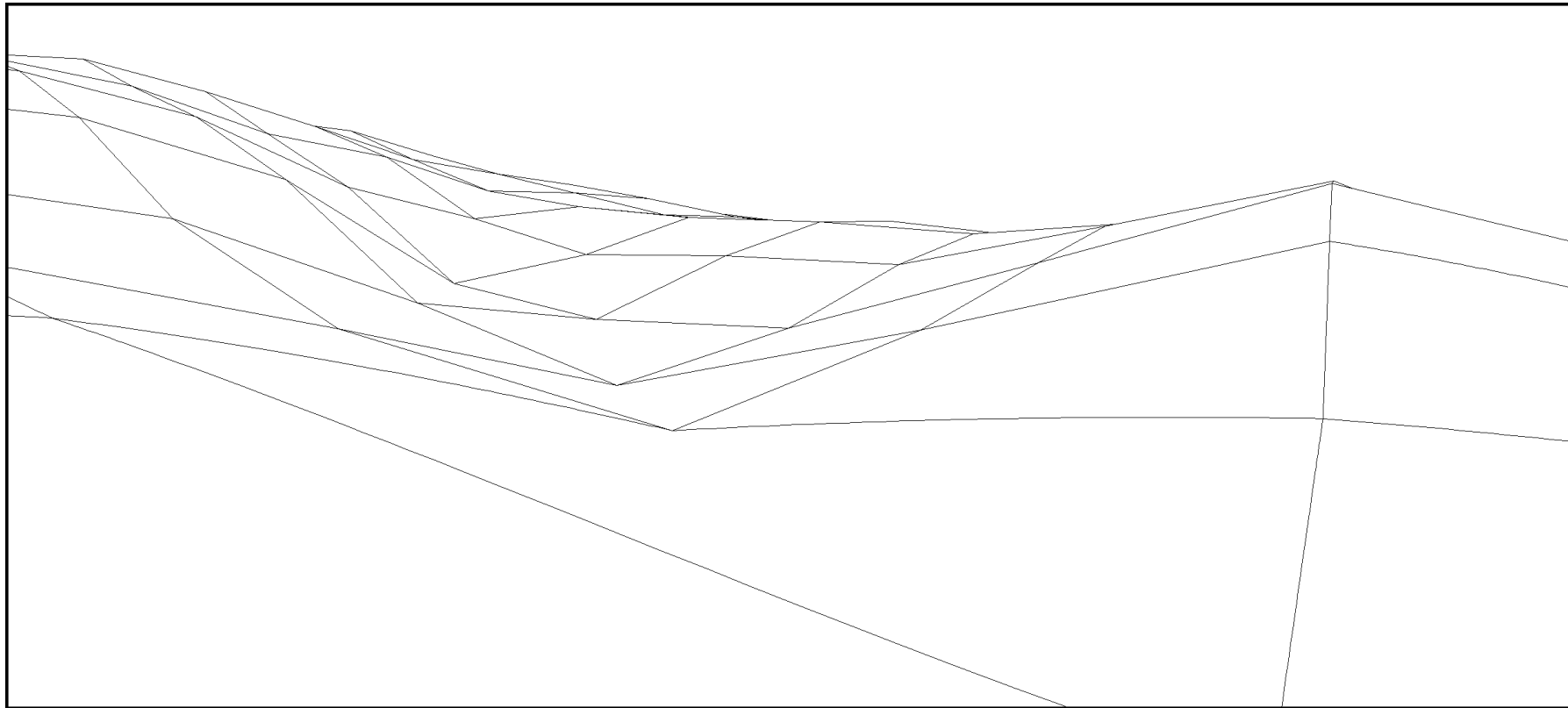
**Figure 10.14: AP6 Proposed Wireline during Operation. View direction to Site Centre: 322.9°; Coordinates X: 546,033; Y: 4,204,013; Pitch: 20°.**



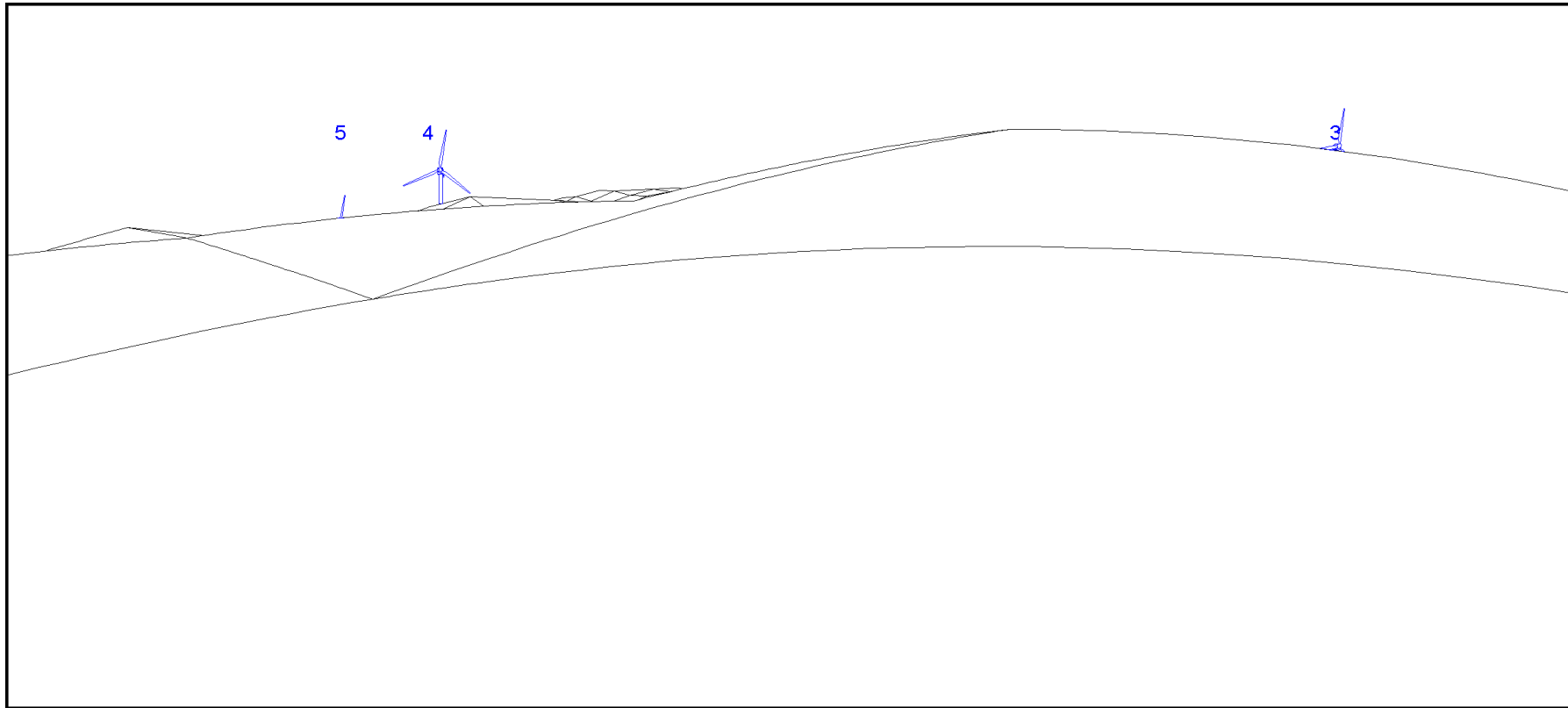
**Figure 10.15: AP7 Proposed Wireline during Operation. View direction to Site Centre: 352.9°; Coordinates X: 545,703; Y: 4,203,763; Pitch: 20°.**



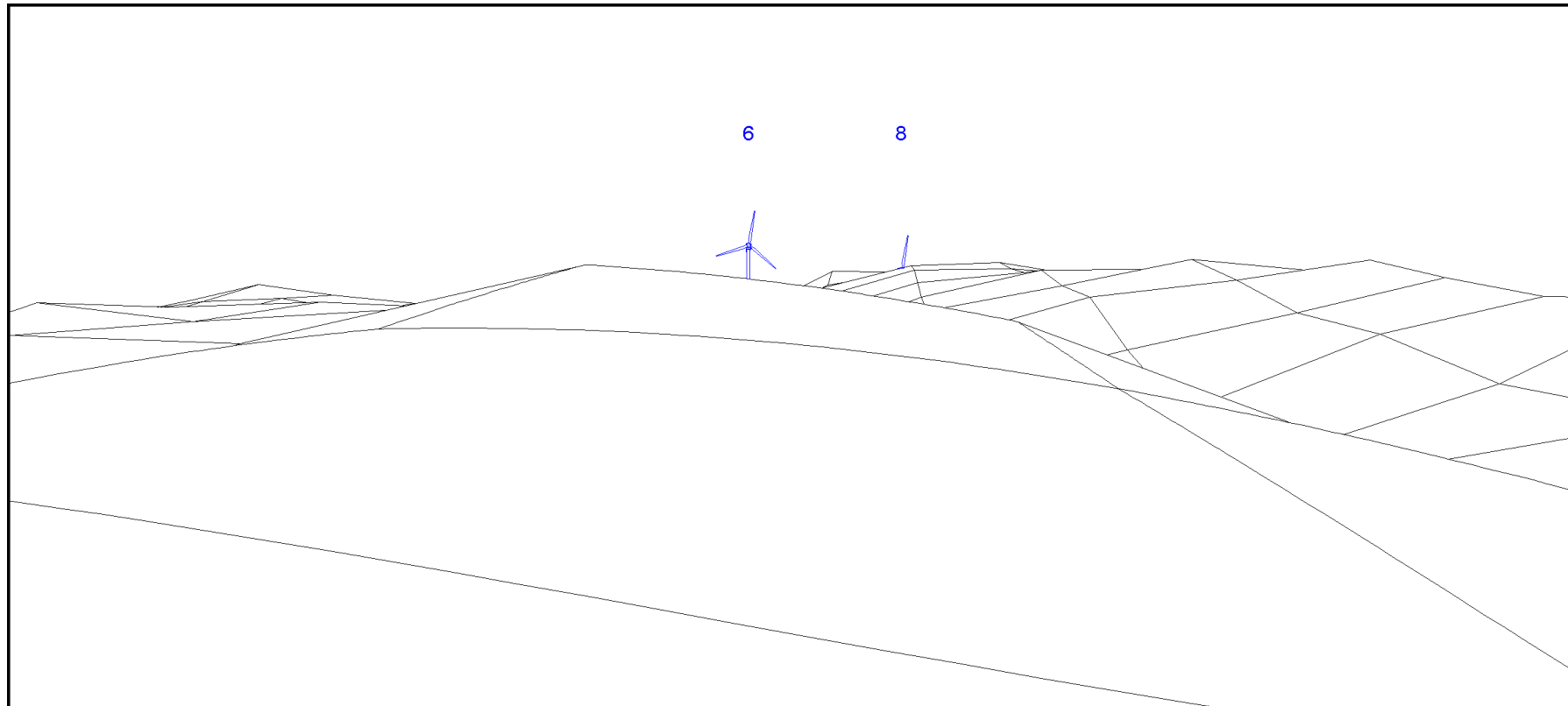
**Figure 10.16: AP8 Proposed Wireline during Operation. View direction to Site Centre: 53.4°; Coordinates X: 544,197; Y: 4,202,369; Pitch: 5°.**



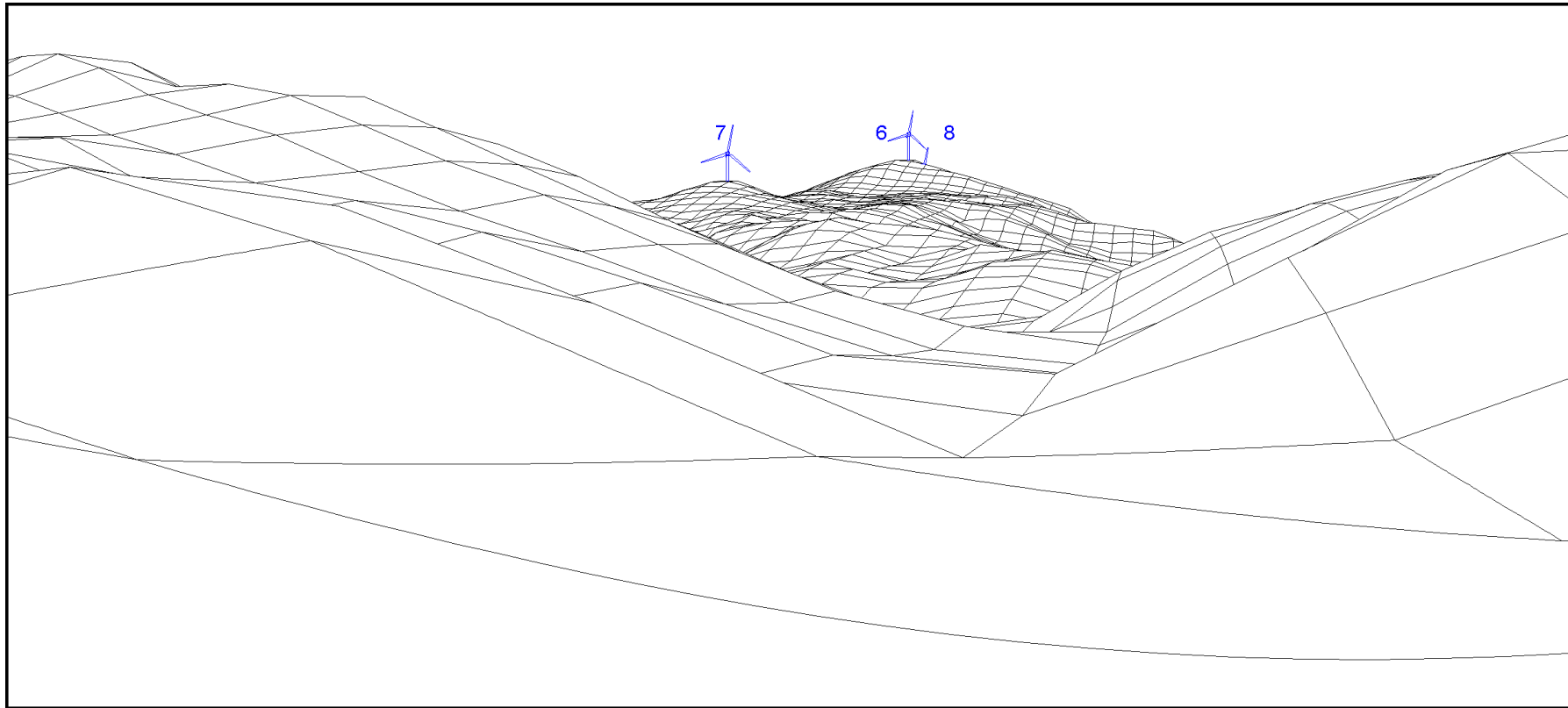
**Figure 10.17: AP9 Proposed Wireline during Operation. View direction to Site Centre: 58.8°; Coordinates X: 543,885; Y: 4,202,849; Pitch: 10°.**



**Figure 10.18: AP10 Proposed Wireline during Operation. View direction to Site Centre: 134.4°; Coordinates X: 546,407; Y: 4,207,616; Pitch: 10°.**

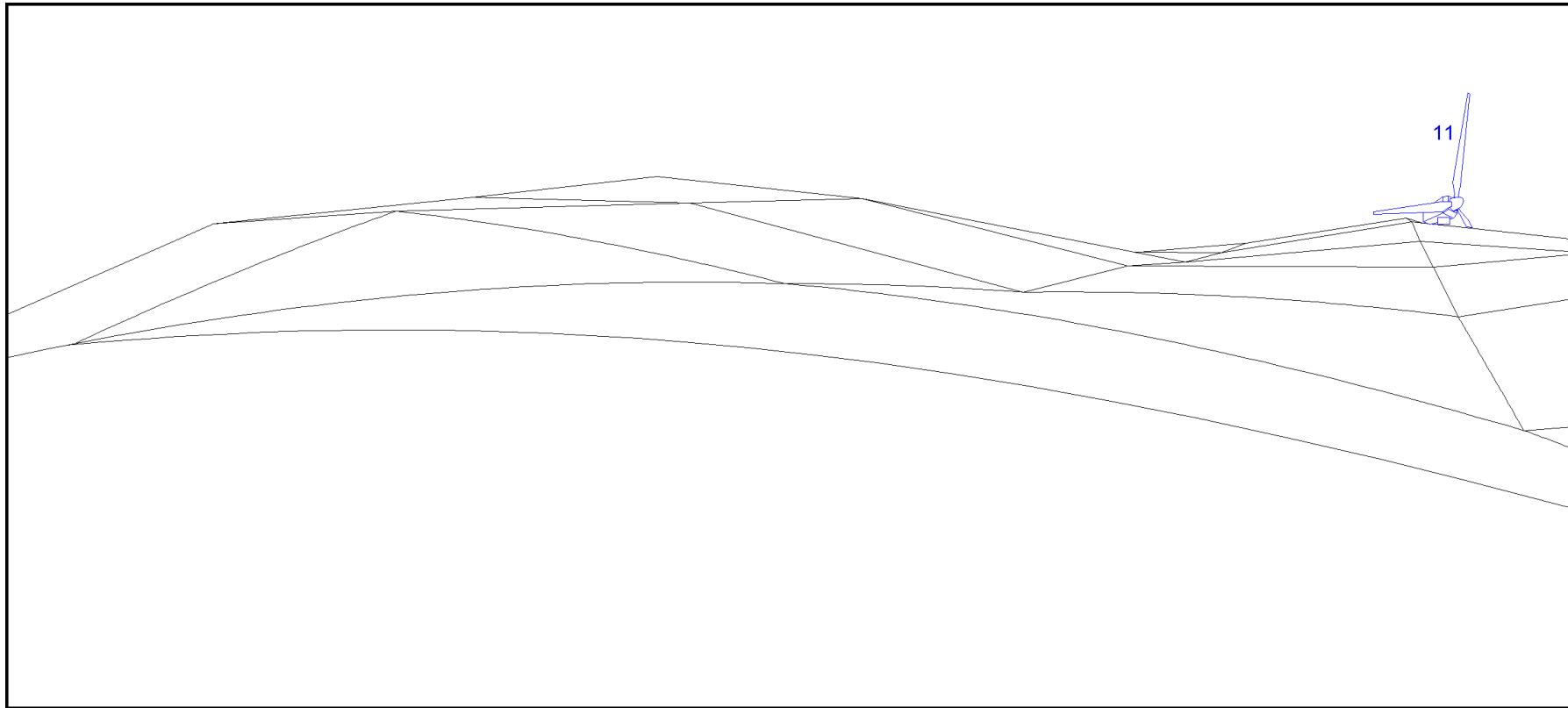


**Figure 10.19: AP11 Proposed Wireline during Operation. View direction to Site Centre: 174.7°; Coordinates X: 549,115; Y: 4,209,263; Pitch: 15°.**

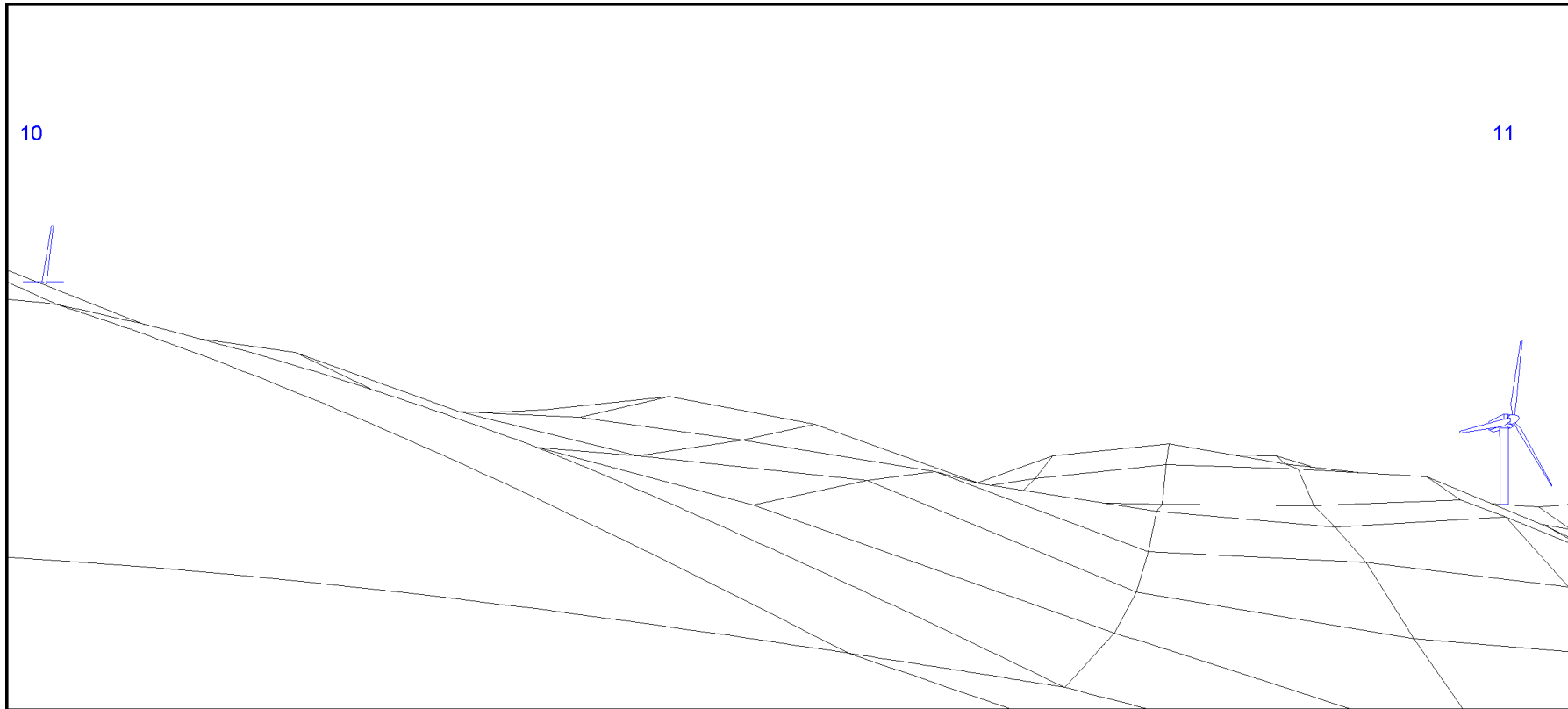


**Figure 10.20: AP12 Proposed Wireline during Operation. View direction to Site Centre: 248.8°; Coordinates X: 552,464; Y: 4,207,923; Pitch: 15°.**

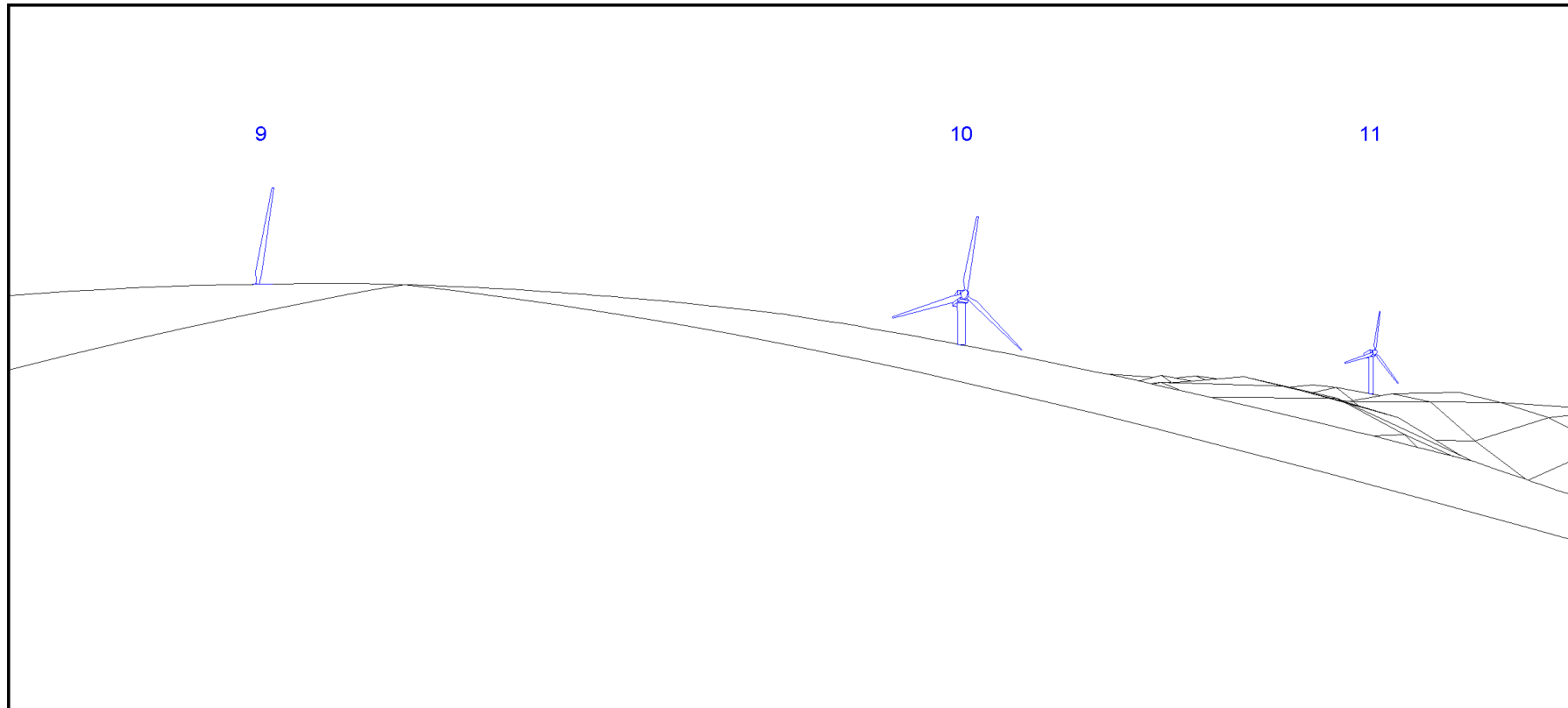




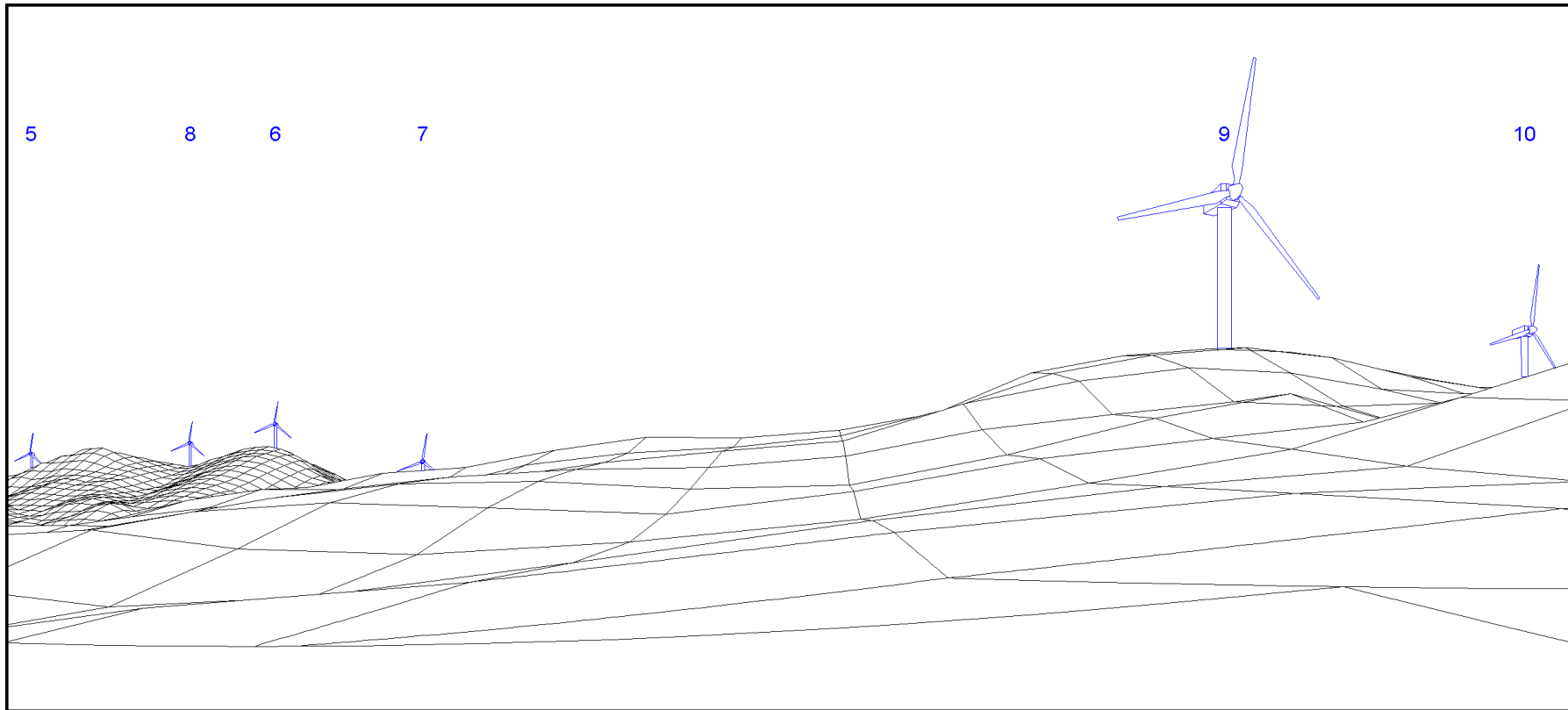
**Figure 10.21: AP13 Proposed Wireline during Operation. View direction to Site Centre: 326.5°; Coordinates X: 552,541; Y: 4,205,139; Pitch: 0°.**



**Figure 10.22: AP14 Proposed Wireline during Operation. View direction to Site Centre: 337.1°; Coordinates X: 552,310; Y: 4,204,922; Pitch: 20°.**

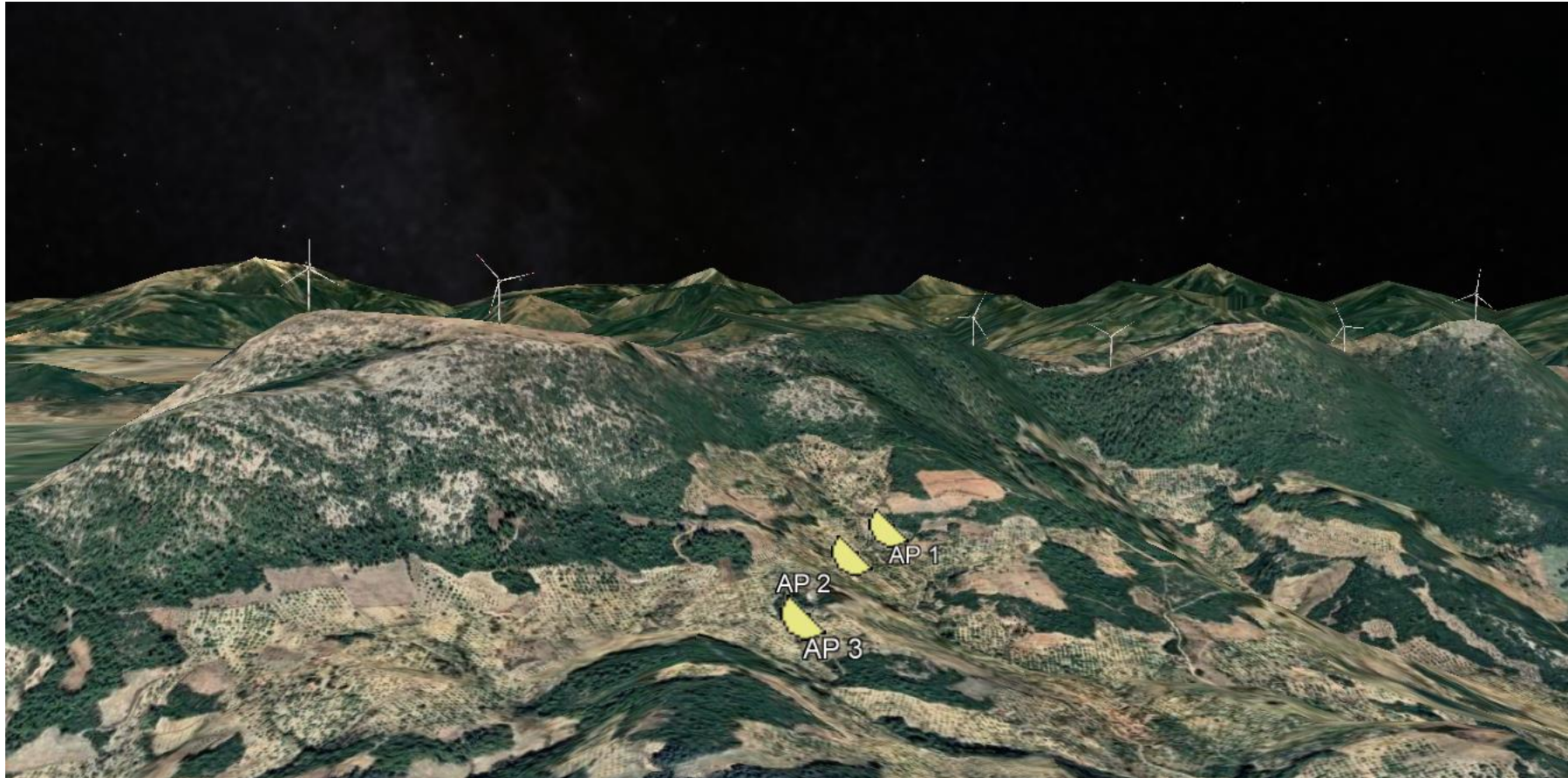


**Figure 10.23: AP15 Proposed Wireline during Operation. View direction to Site Centre: 352.9°; Coordinates X: 551,809; Y: 4,204,184; Pitch: 10°.**



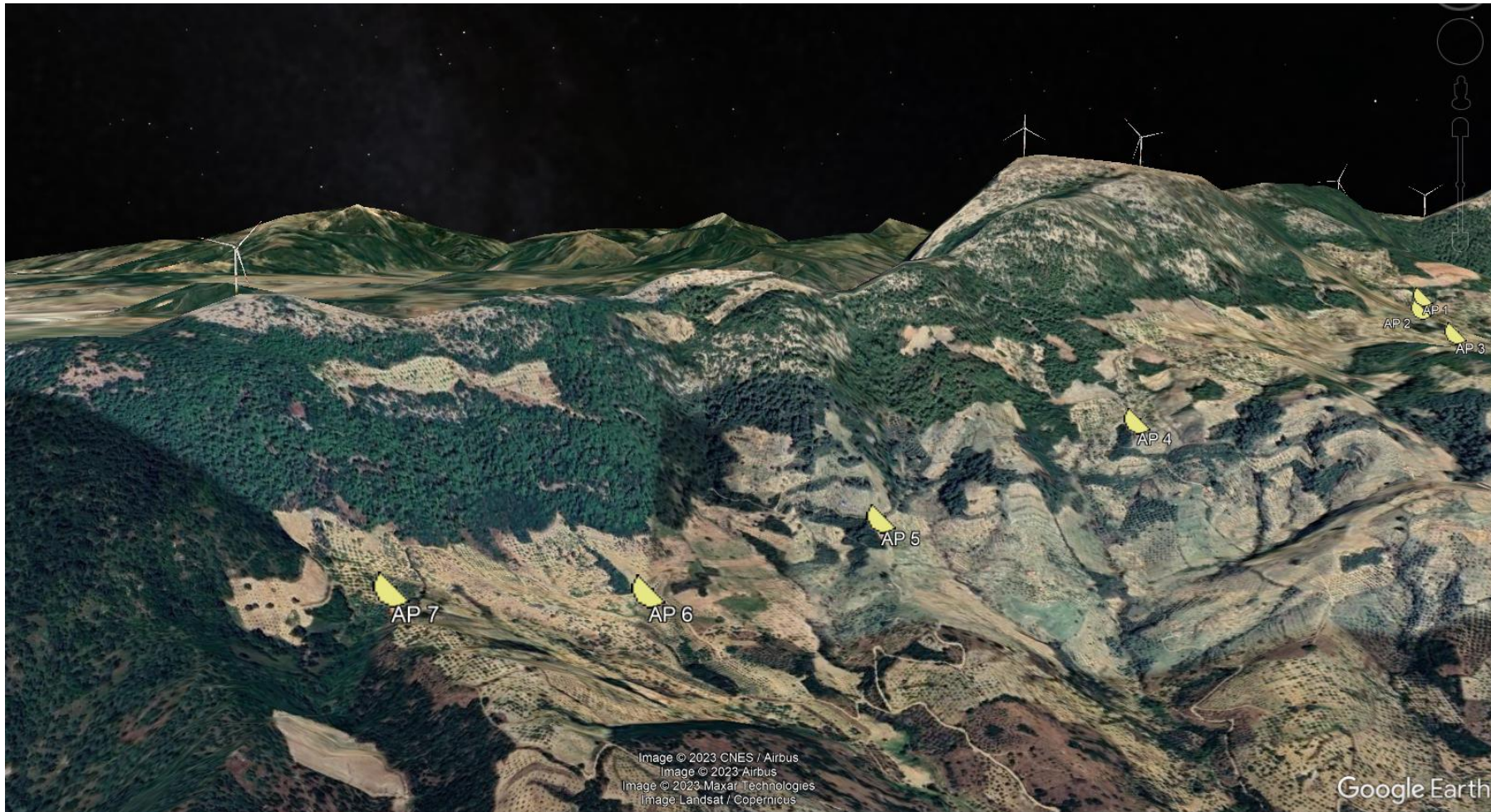
**Figure 10.24: AP16 Proposed Wireline during Operation. View direction to Site Centre: 358.2°; Coordinates X: 551,142; Y: 4,204,286; Pitch: 10°.**

The satellite view of turbines at the assessment points are presented in Figure 10.25, Figure 10.26, and, Figure 10.27.



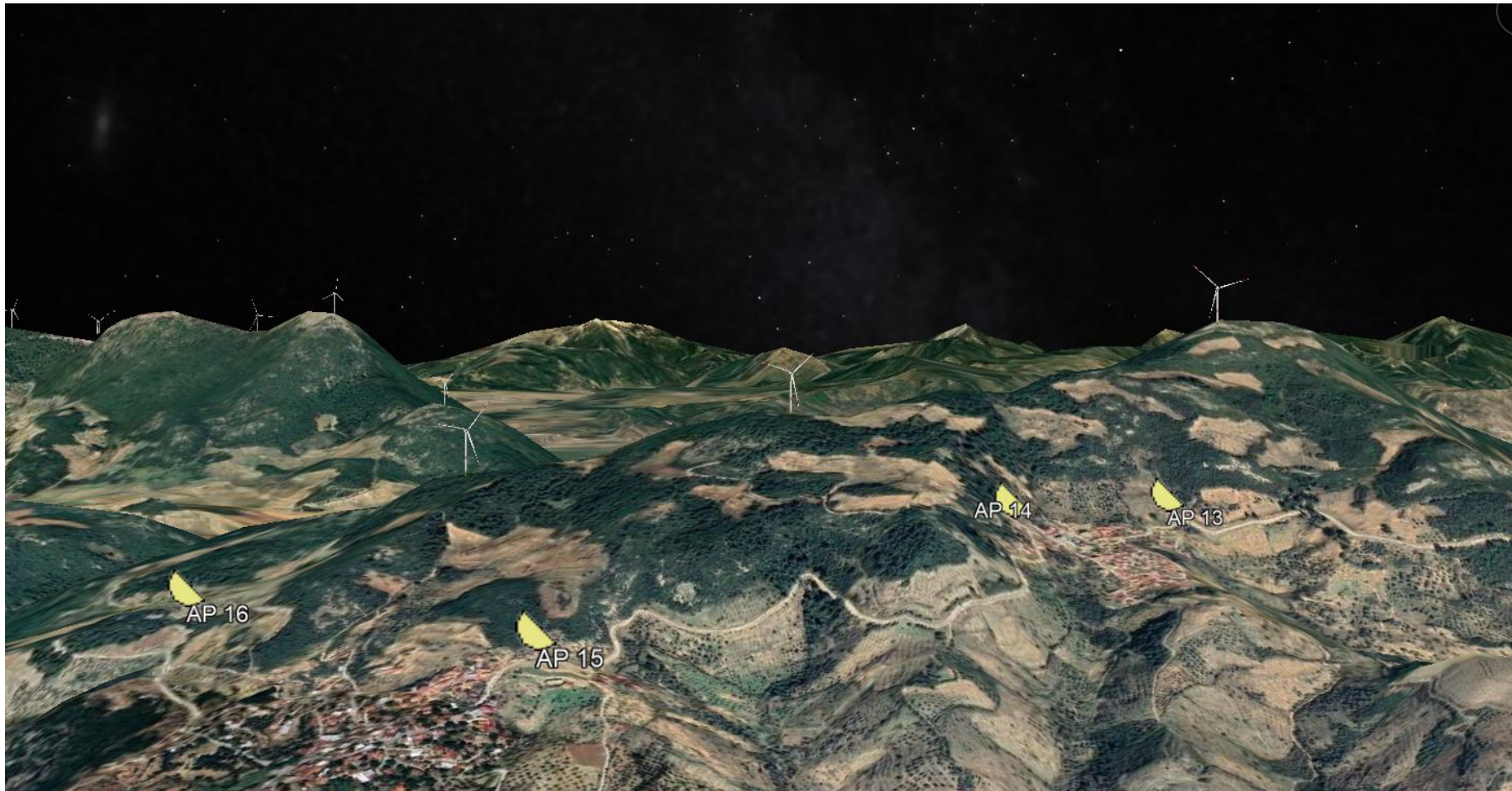
**Figure 10.25: Turbine Visibility at Assessment Point 1-2-3**





**Figure 10.26: Turbine Visibility at Assessment Point 4-5-6-7**





**Figure 10.27: Turbine Visibility at Assessment Point 13-14-15-16**



## 10.5 Mitigation Measures and Residual Impacts

In terms of Shadow Flicker possible impacts detected at identified receivers. Possible mitigation measures are listed below for shadow flicker impact according to the WBG Guideline:

- *Site wind turbines appropriately to avoid shadow flicker being experienced or to meet limits placed on the duration of shadow flicker occurrence.*
- *Wind turbines can be programmed to shut down at times when shadow flicker limits are exceeded.*

# 11 Waste and Resources

## 11.1 Introduction

The potential impacts from the use of material resources and waste generation during construction and operation phases of the Project in line with national, international and the Lender's guidelines, policy and standards are discussed in this Chapter. A description of the material resources that will be required for the construction and operation of the Project and the baseline conditions for the waste and wastewater management have been identified. In addition, management of waste which are anticipated to be generated during construction and operation phases are shared. In terms of waste management, potential impacts include environmental impacts, health and safety impacts to the workers and employees and impacts to the community resulting from the improper waste management during construction and operation phases.

## 11.2 Methodology

### 11.2.1 Applicable Guidelines and Standards

Beside detailed regulation, guideline and standards framework shared in *Chapter 3: Legal and Policy Framework*, each chapter presents topic-based policy and legislations. In this chapter, waste and resource related policy and legislations are shared.

#### 11.2.1.1 National Requirements

Environmental Law is the major law required to be followed during the lifetime of the Project and there are pertinent regulations applicable for waste management. During the development stage of the Project, the issues related with waste management are reviewed in detail as per Environmental Impact Assessment Regulation. The waste generated during both construction and operation phase of the Project is managed in accordance with Regulation on Waste Management which sets the general criteria. There are also other regulations required for the management of different waste types including medical waste, hazardous waste, non-hazardous waste and packaging waste.

The wastewater to be generated during the construction and operation phases of the Project is managed in accordance with Regulation on Wastewater Collection and Disposal Systems. The Regulation on Wastewater Discharges to Sewerage System published by Water and Sewerage Administration authorities of Izmir and Aydın Metropolitan Municipalities is followed in case any discharge of wastewater to the sewerage system.

#### 11.2.1.2 International Requirements

International requirements including standards, principles, guidelines, directives and principles and the Lenders' standards and guidelines related to waste and resources management applicable to the Project is shared in Table 11.1.

**Table 11.1: International Requirements Relating to Waste and Resource**

Requirement	Publish Date/Last Amendment Date
EU Council Directive 2008/98/EC (Waste Framework Directive) on waste and repealing certain Directives	22.11.2008
EU Council Directive 91/271/EEC concerning urban wastewater treatment (1991)	26.10.2022
Regulation (EU) 2020/741 OF European Parliament and of the Council on minimum requirements for water reuse	25.05.2020

Requirement	Publish Date/Last Amendment Date
EU Commission Directive 98/15/EC amending Council Directive 91/271/EEC with respect to certain requirements established in Annex I	1998
European Commission EIA Guidelines	2017
EBRD Environmental and Social Policy and PR	2019
EBRD Environmental and Social Policy	2019
IFC PSs on Environmental and Social Sustainability	2012
IFC Sustainability Framework	2012
IFC EHS Guidelines, Wastewater and Ambient Water Quality	2007
IFC EHS Guidelines, Water and Sanitation	2007
IFC EHS Guidelines, Water Conservation	2007
IFC EHS Guidelines, Waste Management	2007
IFC EHS Guidelines, Hazardous Materials Management	2007
IFC EHS Guidelines, Contaminated Land	2007
IFC Good Practice Note: Managing Contractor's Environmental and Social Performance	2017
WBG, Environmental, Health, and Safety Guidelines Wind Energy	2015
WBG General EHS Guidelines: Construction and Decommissioning	2007

Source: Accessed from the relevant international institutions' websites, the information has been last updated as of 15 November 2023.

### 11.2.1.3 Project Standards

The Project Company commitments to comply with the national policy and legislations and Lenders' standards and guidelines applicable for waste and resources for the implementation of the Project.

### 11.2.2 Area of Influence (Aol)

The Aol encompasses the Project licence area, and its scope may extend to surrounding areas where potential impacts associated with resource utilization and waste generation are assessed. Associated impacts along with their estimated magnitudes are identified within the scope of this Report. The resources or receptors to be directly impacted from the identified resource use and waste generation are also specified. Considering the extent of the Aol, the resource or receptors are including:

- Existing local infrastructure including municipality landfill and excavation disposal facilities, waste transfer stations, relevant waste recycling facilities mentioned in following sections, and wastewater treatment plants,
- Environmental aspects (e.g., soil, groundwater, air),
- The personnel employed during the construction and operation phases of the Project,
- Local residents living in close proximity to the agreed waste disposal facilities and wastewater treatment plants,
- Local residents living along the routes which are used by contractors' vehicles during transferring the material and waste from the site.

### 11.2.3 Study Methodology

The outcomes of the studies shared in this section is prepared based on the statements of the Project Company, the observations from the site visit and formulated projections with the baseline information.

A site visit was carried out by a team of the Consultant on 31 October 2023 during the pre-construction phase of the Project. During the site visit, the site storage and disposal conditions were investigated together with the representatives from the Project Company. No material storage and significant waste generation were observed during the site visit.

Information regarding the baseline waste and resources was obtained by examining the listed documentation:

- National Waste Management and Action Plan (2016- 2023), published in 2017, Ministry of Environment, Urbanization and Climate Change
- İzmir Environment Status Report, 2022, Provincial Directorates of Environment, Urbanization and Climate Change
- Aydın Environment Status Report, 2022, Provincial Directorates of Environment, Urbanization and Climate Change
- Dampinar WPP National EIA Report, 2023, Nartus

The assessment within the area of the influence is carried out to identify the potential impacts on ecosystems, communities, and resources due to waste and resource management practices associated with the Project, the necessary mitigation measures are identified accordingly and shared in Section 11.4 and 11.5 and sensitivity/value and magnitude of these impacts on resource/receptors are identified in Section 11.4.3.

#### 11.2.4 Limitations and Assumptions

The limitations and assumptions associated with the study on the waste and resources of the Project are shared below.

- The complexities of the uneven terrain make it challenging to conduct a thorough examination of the site, and the limited time available for site visit restricts the extent of baseline assessment of the entire site. Therefore, the baseline observations related to the site and the findings related to the impact of the Project on the area of influence are constrained.
- Limited availability or accuracy of baseline data related with the resource use such as amount of water consumed and wastewater generated are projected on the reference data and may affect the reliability of impact assessments and the necessity of identified measures.

It is essential to acknowledge these limitations and uncertainties to provide a realistic and transparent assessment. Whilst these limitations and uncertainties should be acknowledged, the assessments were undertaken is valid with a conservative approach taken to consider a worst-case scenario. Despite the limitations due to terrain conditions of the Project site and baseline information regarding waste and wastewater management, the Consultant relied on extrapolation of stakeholder interview results to gain a broader understanding of the overall situation since the neighbourhoods in the scope of the Project have similar baseline characteristics. The extrapolation of results of the teleconference interview with the authorities of the Provincial Directorates of Environment, Urbanization and Climate Change were extensively utilized to supplement the baseline information in the region of the Project area. The Consultant also established a robust monitoring plan to verify effectiveness of mitigation measures during the construction and operation phases and ensure any deviations from the predicted impacts are promptly identified and addressed, reducing uncertainties associated with the long-term effects of the Project.

## 11.3 Baseline Conditions

This section provides an overview of the existing waste and resources management infrastructure and procedures in Aydın and İzmir provinces and in particular for the Project area or the Power Plant.

### 11.3.1 Resource Management

The construction phase activities include the supplying of materials, preparing infrastructure, the assembly of the Project's components, and the ultimate disposal of construction waste. The operation phase activities include enabling electricity production continuously and disposal of operation waste. The all identified activities for the construction and operation phases of the Project demand energy and water consumption.

During the National EIA process, the official correspondences were conducted to prepare the Project area in terms of providing necessary resources needed in the construction and operation phases, and necessary resources will be provided for the Project are shared below.

- The electricity will be supplied from the national grid or diesel-fired generators to be used in the Project construction area.
- The drinking water will be supplied from dispenser size bottled water for which the emptied bottles will be collected as recycling materials and sent to licensed companies.
- The utility water will be used during both the construction and operation phase to meet the personnel needs as well as to suppress dust generated during construction activities. The utility water, which will be supplied from the licensed water supply contractor, will be delivered by a water truck. The Project Company will ensure that the volumes required are well within the available capacity of the sources permitted to be used by the contractor.
- The sanitary wastewater to be generated for the Project, will be collected in septic tank during the construction and operation phases of the Project will be emptied by vacuum trucks to be transferred to licensed Wastewater Treatment Plants (WWTPs) for treatment and subsequent discharge.
- The excavation waste to be generated during the earthworks of the Project will be handled according to the Mitigation Hierarchy. With this regard, to avoid the generation of waste, the excavated material will be used as filling material on the access road as well as on turbine pads. The filling process will be carried out according to the suitability of the excavated material and limits of the final zoning planning permission (i.e. maximum permitted road width). The materials that cannot be used as filling material, which will be classified as excavated soil, will be managed in a way that does not harm the environment and human health in accordance with the Regulation on the Control of Excavation Soil, Construction and Demolition Wastes published in the Official Gazette dated 18/3/2004 and numbered 25406.
- The ready-mixed concrete and aggregate will be supplied ready-mixed concrete manufacturer with current certification under from National Ready Mixed Concrete Association (NRMCA) of ready mixed concrete production facilities, the closest manufacturers are at approximately 30km distance to the Project area. There are several NRMCA inspected and certified ready mixed concrete manufacturers in İzmir and Aydın provinces. It is to be noted that no concrete batching plant will be established within the scope of the Project. It is also to be noted that ready-mixed concrete and aggregate will be supplied from the ready-mixed concrete production facilities to be readily used during the construction. The ready-mixed concrete will be delivered by a concrete mixer/transit mixer to the Project area.
- The Project Company shared that necessary overflow and drip containment measures including providing secondary containment will be taken in the hazardous material storage areas and designated hazardous waste storage area. The secondary containment structure will include walls capable of containing the larger of 110 percentage of the largest tank in

area with above-ground tanks with a thousand liter or above storage volume totally and will be impervious, chemically resistant material. The preventing the contact between incompatible materials will be also considered in case of releasing of the chemicals. For the flammable hazardous material storage and hazardous waste storage, flame arresting devices on vents will be used. In addition to these, transfer of hazardous materials and hazardous waste from vehicle tanks to storage areas and during the oil transfers for maintenance of equipment will be conducted with surfaces sufficiently impervious or spill containment to avoid soil contamination. In hazardous material management, it will be ensured that containment structure will not connect to municipal wastewater collection system. The Project Company will classify the waste as hazardous based on nature and volatility of the waste in accordance with the Waste Management Regulation (OG Date/Number: 02.04.2015/29314) and hazardous wastes will be managed in accordance with the same regulation.

- The Project Company shared that all waste streams to be generated by the Project Company will be disposed of, reused, and treated within Republic of Türkiye, no transboundary trade in waste will be conducted during the implementation of the Project which is line with the current waste management practices onsite.
- During the maintenance and repair of the turbines within the Power Plant, chemical substances are employed. The utilized chemical materials will be temporarily stored in dedicated storage areas provided with appropriate containment and then sent for disposal through licensed companies.

### 11.3.2 Solid Waste Management

According to TurkSat data, a total of 1,983,465 tonnes of municipal waste is collected in İzmir, 456,122 tonnes of municipal waste is collected in Aydın in 2022, and majority of the collected municipal waste being disposed of in sanitary landfills. The average amount of municipal waste generated in İzmir and Aydın provinces per person is recorded as 1.22 and 1.1 kg/capita.day in 2022, respectively.

Currently, there are three municipal sanitary landfills namely Central (Efeler) Sanitary Landfill which is located in 86.9 to the Project area, Kuşadası Sanitary Landfill which is located in 159 km to the Project area and Didim Sanitary Landfill which is located in 176 km to the Project area, in Central, Kuşadası and Didim districts of Aydın province.

Currently, there are three municipal sanitary landfills in Çiğli, Bergama and Ödemiş districts within İzmir province. All the sanitary landfill includes an energy production plant which uses landfill gas as raw material. The daily average capacities of the Çiğli, Bergama and Ödemiş sanitary landfills are 3,000 tonne, 600 tonne and 560 tonne, respectively. The closest sanitary landfill is located at 55km to the Project area in Ödemiş district.

The number and types of waste management facilities for the Aydın province are shared below based on information obtained from Environmental Status Report of Aydın (2022):

- There are three municipal sanitary landfills in Efeler, Kuşadası and Didim districts.
- There are four wild dump sites.
- There are three licensed waste transfer stations in the Kuyucak, Sultanhisar and Bozdağın districts, and one more station is under construction in Nazilli district.
- There is one licensed medical waste sterilization facility.
- There are eight licensed excavated soil disposal areas and two licensed recycling facilities for construction and demolition waste, those locations and capacities are not specified.

The number and types of waste management facilities for the İzmir province are shared below based on information obtained from Environmental Status Report (2022) of İzmir:

- There is one municipal sanitary landfill in Harmandalı within Çiğli district. There are two integrated solid waste management facilities in Ödemiş and Bergama districts.
- There is one wild dump site in Tire district.
- There are seven licensed waste transfer stations in Türkelli, Halkapınar, Gediz, Kısıkköy, Gümüldür, Urla, Selçuk districts.
- There are 36 licensed hazardous waste recycling facilities and two temporarily operational facilities, along with one licensed hazardous waste landfill facility. Additionally, there are two licensed and two temporarily operational hazardous waste interim storage facilities.
- There are two licensed waste oil recycling facilities and four vegetable waste oil interim storage facilities.
- There are 30 licensed packaging waste collection and separation facilities, and there are 70 licensed packaging waste recycling facilities.
- There is one licensed medical waste sterilization facility in the Menemen district.
- There are licensed recycling facilities that collect and process waste batteries and accumulators, end-of-life vehicles (ELV), end-of-life tires (ELT), and waste electrical and electronic equipment (WEEE).

The municipal solid waste collected by district municipalities is transported to waste transfer stations, and then it is taken over by metropolitan municipalities for proper disposal in sanitary landfills.

According to the information shared in Environmental Status Reports prepared for 2022 for İzmir and Aydın provinces, excavated soils are disposed in the licensed disposal areas and the construction and demolition wastes generated are disposed in the licensed recycling facilities. The number of licensed disposal areas for the excavated soil and the number of the licensed recycling facilities for construction and demolition wastes generated are shared in Table 11.2.

**Table 11.2: The Number of Licensed Excavated Soil Disposal Areas and Construction and Demolition Waste Recycling Facilities**

Metropolitan Municipality	Number of Disposal Areas for Excavated Soil	Number of Recycling Facility for Construction and Demolition Wastes Generated
İzmir Metropolitan Municipality	13	8
Aydın Metropolitan Municipality	8	2

Source: Environmental Status Reports of İzmir and Aydın 2022, Provincial Directorates of Environment, Urbanization and Climate Change

The material that cannot be used as filling material, which will be classified as excavated soil, will be managed in a way that does not harm the environment and human health in accordance with the Regulation on the Control of Excavation Soil, Construction and Demolition Wastes published in the Official Gazette dated 18/3/2004 and numbered 25406. For this purpose, temporary waste storage areas will be identified. Within this scope agricultural land parcels will be bought with mutual agreement with the landowners. The lands will be selected according to the land stability and slope. In addition, environmental and social concerns such as air emissions due to material storage, noise generation due to truck movement, community health and safety concerns due to traffic load, impact on habitats and displacement of livelihood will also be assessed. For these areas permits from DSI and Provincial Directorate of Forestry and Agriculture will be granted.

If there are no proper number of agricultural lands to be bought for temporary waste storage, available lands will be identified with engagement of the relevant forestry directorate. The lands where no tree is located and can be considered as hollow areas will be filled with mutual agreement with the relevant forestry directorate. Mitigation measures regarding air quality,



noise, erosion, water source protection, habitat and livelihood impacts will be assessed separately if any of these lands are considered to be used.

According to the National Waste Management and Action Plan prepared for the period between 2016 and 2023, a municipal waste management strategy has been developed, which states establishment of a thermal disposal facility in Aydın and İzmir provinces by the end of 2023. Moreover, for the year 2023, capacity expansions have been planned for municipal waste management facilities in the Aegean Region, where the Project area is located. These capacity increases are given below:

- A total capacity increase to 1,035 tonne per day for biological processes for separately collected municipal waste.
- The establishment of a mechanical biological process facility, including a composting process, with a daily capacity of 1,250 tonne for mixed municipal waste.
- The establishment of an incineration facility with a daily capacity of 1,350 tonne for mixed municipal waste.

All solid waste streams including hazardous wastes, are effectively managed within the district where the Project is located, utilizing existing licensed waste facilities. There is no anticipated need for trans-boundary disposal of the Project waste.

### 11.3.3 Wastewater Management

According to İzmir Environmental Status Reports for 2022, there are 69 licensed WWTPs in İzmir province. Out of all WWTPs in İzmir province, Tire Advanced Biological WWTP which is located 17 km away from Project area, has a capacity of 6,976 m<sup>3</sup>/day and is discharging treated water to Tabak Creek.

According to Aydın Environmental Status Reports for 2022, there are, 42 WWTPs in Aydın province. Out of all WWTPs in Aydın province, Ortaklar OSB WWTP which is located in 11 km to the Project area at Germencik district, has a capacity of 5,000 m<sup>3</sup>/day and is discharging treated water to DSI canal.

The treated wastewater is discharged in accordance with the limit discharge values specified in the national legislation.

The total daily domestic wastewater production by the Municipalities in İzmir and Aydın provinces and total daily capacity of WWTPs are shared in the below table. The local existing WWTPs have sufficient capacity to manage wastewater generated by the Municipalities of İzmir and Aydın provinces.

**Table 11.3: The Capacity of the Local Existing Wastewater Treatment Plants in Aydın and İzmir**

Benchmark <sup>98</sup>	Data	
	Aydın	İzmir
The municipal population served by the local existing treatment plants <sup>99</sup>	995,985	4,349,410
The amount of wastewater discharged daily per person (m <sup>3</sup> /person-day) by the Municipalities <sup>100</sup>	0.182	0.174

<sup>98</sup> TurkStat 2020 Municipal Wastewater Statistics, İzmir Environmental Status Report 2022 and Aydın Environmental Status Report 2022

<sup>99</sup> TurkStat data, 2020 Municipal Wastewater Statistics (Last updated data has been retrieved as of 1 December 2023)

<sup>100</sup> TurkStat, 2020 Municipal Wastewater Statistics (Last updated data has been retrieved as of 1 December 2023)

Benchmark <sup>98</sup>	Data	
	Aydın	İzmir
The total daily amount of wastewater generated by the Municipalities and received by the WWTPs (m <sup>3</sup> /day)	181,269	756,797
The total capacities of the WWTPs (m <sup>3</sup> /day) <sup>101</sup>	260,458	922,721

The Consultant estimated the capacities and dimensions of the septic tanks which are required to be designed to meet the demand for the wastewater to be generated onsite. The frequency of the wastewater transfer to the local WWTPs and load per transfer to the existing licensed WWTPs are estimated accordingly.

It is to be noted that the septic tank will be emptied by vacuum trucks when the septic tank reaches 80% capacity to be disposed to the local existing wastewater treatment plants in accordance with the relevant legislation.

## 11.4 Impact Assessment

### 11.4.1 Resource Management

- When products are selected during the procurement stage, environmental aspects will be considered, as such;
  - It may initially be cheaper to buy a particular product, but savings could be lost further down the line simply because more waste is generated, or because the waste is harder to recycle or to dispose. Hence higher amount of waste will be generated, higher loads on the capacity of existing local waste recycling/landfilling facilities will be likely to occur.

It is to be noted that the procurement stage has already been completed as per the Project timeline. However, the Project Company has assured waste minimization by providing examples and measures such that implementing sustainable procurement policy that considers environmental factors when selecting suppliers and procuring materials. This includes preferring suppliers who can prioritize waste reduction, recycling and sustainable practices. This also includes establishing a clear return and exchange policy for materials or equipment that are no longer needed or are surplus to requirements which helped to avoid unnecessary waste.

- The transportation of the purchased materials and equipment could increase the traffic in and around the Project area.
  - The increase in traffic during the transportation of the purchased materials (e.g., concrete, oils) and equipment more likely to cause a risk of soil, groundwater and surface water contamination in the event of accidental spills of hydrocarbon-based oils and lubricants as well as heavy metals.
- In the extreme weather conditions (e.g., rainfall), the contaminated runoffs are likely to be formed.
  - The presence of exposed soil stockpiles (e.g., excavation, topsoil) and concrete could pose a risk for high suspended solid loading within surface runoffs during the high intensity precipitation events.
- The construction waste, hazardous waste, non-hazardous waste, and wastewater will be generated associated with the resource use of the personnel during the construction and operation phases of the Project.
  - In case construction and operation waste to be generated by the Project could not be managed in accordance with the applicable standards and national legislation, they could be more likely to cause soil and groundwater contamination.

<sup>101</sup> The Environmental Status Reports of İzmir, Aydın provinces, 2022

- The waste and wastewater to be generated by the Project could increase the load on the capacity of existing local waste recycling/landfilling facilities, excavated soil disposal areas, and WWTPs.
- Not only there is no excavated soil disposal areas in the Izmir province, but also only four excavated soil disposal areas exist in Aydin province those capacities and distance to the Project area is concerning.
  - Excavation waste management is more likely to cause a challenge in terms of finding alternative excavated soil disposal areas and transporting excavation waste to distant disposal areas.
  - Without a proper local disposal area, there is a risk of improper excavation waste storage in the Project area which can result in soil, groundwater and sediment contamination.

#### 11.4.2 Land Preparation, Excavation and Construction Activities

During the earthworks in the construction phase of the Project, topsoil is collected separately and be stored in turbine platform areas, which will be used for reinstatement purposes post-construction to re-establish green areas. If platform areas are insufficient for storage purposes, temporary storage areas onsite have been determined to be used based on worst-case scenario. It is anticipated that all top-soil retained and reused onsite and no topsoil will be exported.

During excavation process in the construction phase of the Project, the soil other than topsoil, which is excavation soil, resulting from the soil loosening activities sized to be reused. The excavation soil will be temporarily stored at turbine platforms to be used for structural filling the Project area.

If reuse of the excavation soil is not feasible due to either, it is not suitable for reuse on-site (excavation waste) or more material is excavated from the Project area than is needed for structural filling (excessive excavation soil), these materials will be stored temporarily in designated non-forest storage areas in the Project licensed area and the additionally bought agricultural land parcels subject to land acquisition onsite. According to the information shared by the Project Company, these lands will be bought on willing seller and willing buyer basis and any physical or economic displacement was not required. Negotiated settlement and expropriation processes are followed within the land acquisitions made within the scope of the Project. However, the economic displacement process has been also evaluated in the LRP prepared in the RAP and PAPs whose livelihoods has been damaged will be compensated with appropriate corrective actions. Also, land acquisitions continue in the remaining parcels. The RAP prepared in this process will be followed and landowners will be approached within the scope of this plan.

If there are no proper number of the agricultural lands to be bought for temporary excavation waste storage, available lands will be identified with engagement of the relevant forestry directorate. The lands, where no trees are present and can be considered as hollow areas, will be filled with mutual agreement with the relevant forestry directorate. For these areas permits from DSI and Provincial Directorate of Forestry and Agriculture will be granted. Unless granting necessary permits including non-agricultural use permit for the temporary use of the bought land areas, the excavation waste will not be stored in these lands.

In addition to the bought/to be bought agricultural lands in the Project licensed area, there may be need to acquire additional agricultural lands off the Project licensed area. For the agricultural lands to be bought offsite, the same actions identified for the agricultural lands bought/to be bought onsite are required to be followed during the acquisition and use of these lands.

It is to be noted that the Project Company shared that the remedy of the non-agricultural use of the lands is planned in order to protect the soil and sustain the natural function of the lands. In

the rehabilitation of the lands, the following measures will be taken in accordance with the Regulation on the Control of Excavation Soil, Construction and Demolition Wastes (OG Date/Number: 18.03.2004/25406). When the excavation waste soil stored there has been disposed of the licensed excavation waste disposal facilities, the modified soil will then be tested for contamination and the features of the unmodified soil will be provided to the land. The rehabilitation will include restoring the land's natural appearance. Safety of environment will be ensured in the modified land due to temporary excavation waste storage. Without retaining walls, all slope surfaces will be stabilised in their natural form. If there is a sloping surface in the outer perimeter of the land, strict precautions will be taken against stone and fragment rolls and slides. During rehabilitation, if the slope angles of the tailings are to be changed, the new slope to be given will be at values that will allow the laying of cover soil, the development of vegetation, and prevent erosion and waste from coming to the surface. For the area around the land, water traffic safety will be ensured. In the most intense rainfall conditions of the region, water collection and run-off channels and the surrounding natural drainage system will be planned to be adequate, and adequate measures will be taken against the possibility of flooding of hollow areas. Depending on how the land will be utilised in the future, it will either be afforested or filled with vegetative top cover soil.

The Project Company shared that the duration for the temporary storage for the transferring the excavation waste to the final licensed excavation waste disposal facilities will be completed after Commercial Operation Date. Then, the excavation waste will be transported to the licensed excavation waste disposal facilities located in İzmir and Aydın. The necessary communications and official correspondences will be conducted with the authorities of the Environment, Urbanization and Climate Change Provincial Directorates of İzmir and Aydın. After obtaining relevant directions by the authorities, the tendering procedure for transferring and disposing the excavation waste and storing the excavation waste storage will be followed.

The potential community health and safety risks on the air quality, noise, erosion, water source protection, habitat and livelihood impacts associated with the transfer of the excavation waste, temporary storage of the excavation waste into agricultural areas to be bought, final disposal of the excavation waste to the licensed excavation waste disposal facilities and corresponding mitigation measures will be assessed separately in the Community Health and Safety plan.

In every action taken regarding the excavation waste management, the Regulation on the Control of Excavation Soil, Construction and Demolition Wastes (Official Gazette Date/Number: 18.03.2004/25406) will be adhered ensuring the environment and human health and safety.

Earthworks for 11 wind turbines together with a switchyard, and access and site roads are planned to be completed in 11 months. It is planned to be working 26 days a month, with each working day consisting of 10 hours.

The Project Company estimated cut and fill volumes in earthworks which will be carried out for the construction of the substation, roads, and turbines as part of the Project. According to the figures which are estimated and provided by the Project Company, the total cut and fill volumes are 966,793  $m^3$  and 447,366  $m^3$ , respectively.

The excess excavation soil refers to difference between cut volume (excavation) and the fill volume, and total excess soil volume is calculated on hourly, daily and monthly basis accordingly.

The excess excavation soil refers to difference between cut volume (excavation) and the fill volume, and total excess soil volume is calculated on hourly, daily and monthly basis accordingly.

**Table 11.4: Excess Excavation Soil Generation**

Phase	The expected workdays	Total volume of excess excavation soil	Excess Excavation Soil Generation Rate	
			Period	Quantity
Construction	11 months	519,427 m <sup>3</sup>	Monthly	43,286 m <sup>3</sup> /month
	26 days/month		Daily	1,665 m <sup>3</sup> /day
	10 hours/day		Hourly	166 m <sup>3</sup> /hour

In the worst-case scenario with an assumption that all excessive excavation soil could not be reused in the Project area and to be managed as excavation waste, total volume of excavation waste to be generated will be 166 m<sup>3</sup> per hour. The frequency of excavation waste to be transferred to the excavated soil disposal areas depends on the distance and capacity of agreed local excavated soil disposal areas, capacity of the temporary excavation waste storage areas and timeframe for the transferring the excavation waste to the final licensed disposal facilities storage areas. Since these parameters could be variable during the implementation of the Project, the detailed estimation could not be provided herewith. However, the Consultant made a rough estimation on the truck movements to transfer the excavation waste amount in the worst-case scenario. Approximately 17 truck movements with a truck capacity of 10 m<sup>3</sup> could be required hourly.

The Project Company commits to transfer the excavation soil to the excavation soil recycling and storage facilities by the excavation waste transfer companies which are authorized by relevant municipalities and local authorities in accordance with the "Regulation on the Control of Excavation Soil, Construction, and Demolition Wastes (OG Date/Number: 18.03.2004/25406)".

The Consultant projected excavation waste amount in the worst-case scenario with an assumption that all excess excavation soil will not be reused in the Project area. The excavation waste generation rate will be 1,665 m<sup>3</sup>/day.

The frequency of excavation waste to be transferred to the excavated soil disposal areas depends on the capacity of agreed local excavated soil disposal areas and capacity of the turbine platforms in which excavation waste will be stored temporarily. The distance to the excavated soil disposal areas is also a factor to determine transfer frequency of excavation waste transfer considering eco-friendly and cost-effective waste transfer. The load to the existing local excavated soil disposal areas could not be estimated herewith.

In addition to the excavation waste, the construction waste generation is also anticipated. It is specified that preventing the mixing of excavated soil with construction and demolition wastes is essential according to the Regulation on the Control of Excavation Soil, Construction, and Demolition Wastes (OG Date/Number: 18.03.2004/25406). It is also specified that the recyclable construction wastes during the construction phase of the Project need to be managed in the recycling facilities of the municipalities. Non-recyclable construction/demolition wastes, after necessary sorting and size reduction by the facilities of the municipalities, can be used as daily cover material in sanitary landfills, following the principles outlined in the Waste Management Regulation (OG Date/Number: 02.04.2015/29314).

### 11.4.3 Waste Generation

It is anticipated that a total of 110 and 5 personnel will work throughout the construction and operation phases of the Project, respectively.

It is to be noted that the total anticipated personnel numbers including the personnels of the subcontractors will work temporarily for the Project. Therefore, waste generation amounts are projected in a worst-case scenario with an assumption that all personnel, total number is anticipated, would work and generate hazardous and non-hazardous waste during the construction and operation phases of the Project.

It is planned to be working 26 days monthly and 312 days annually with each working day consisting of 10 hours for the construction phase of the Project. It is planned to be working 24 hours daily and 365 days annually for the operation phase of the Project.

- Municipal waste

İzmir and Aydın provinces per person is recorded as 1.22 and 1.1 kg/capita.day in 2022,

According to TurkStat data<sup>102</sup>, the average amount of municipal waste generated per person is recorded as 1.22 and 1.1 kg/capita.day in İzmir and Aydın provinces, respectively. In order to assess the maximum impact, the daily municipal waste generated per person of İzmir province is taken as a basis. Thus, with the assumption that the general trend is similar, amount of municipal waste to be generated in the construction and operation periods are shared in table below.

**Table 11.5: Municipal Waste Generation**

Phase	Number of Personnel Expected to Work	Average Amount of Municipal Waste Generated	Amount of Municipal Waste to be Generated <sup>103</sup>
Construction	110	1.22 kg/person-day	134 kg/day
Operation	5		6 kg/day

It is anticipated that municipal waste to be generated for the Project will be collected in waste containers to be transferred to the waste transfer station in Ödemiş district which has sufficient technical capability and capacity to have projected waste volumes and convenient accessibility for waste transport. Necessary waste transfer protocols with the district municipality will be signed.

- Packaging waste

Packaging waste is defined as all packaging waste introduced into the domestic market, irrespective of material (plastic, metal, glass, paperboard, composite, etc.) and source (household, industrial, commercial, workplace), as specified on the Packaging Waste Control Regulation (OG Date/Number: 26.06.2021/31523).

According to TurkStat data<sup>104</sup>, total collected municipal waste amount is 32,324,472 tonne for 2020 year in Türkiye. For the same year, total amount of packaging waste is 9,448,743 tonne<sup>105</sup>. Thus, with the assumption that the general trend is similar, packaging waste will constitute 29.2% of the total municipal waste, in terms of weight, also for the Project.

**Table 11.6: Packaging Waste Generation**

Phase	Amount of Municipal Waste to be Generated	Scale factor	Amount of Packaging Waste to be Generated <sup>106</sup>
Construction	134 kg/day	29.2%	39 kg/day
Operation	6 kg/day		2 kg/day

<sup>102</sup> TurkStat 2022 Municipal Waste Statistics (the latest available data as of December 2023). Retrieved from <https://biruni.tuik.gov.tr/medas/?kn=119&locale=tr>

<sup>103</sup> Amount of municipal waste to be generated per day is calculated by multiplying average amount of municipal waste generated in İzmir, Aydın with the number of personnel expected to work for the Project

<sup>104</sup> TurkStat 2020 Municipal Waste Statistics. Retrieved from <https://biruni.tuik.gov.tr/medas/?kn=119&locale=tr>

<sup>105</sup> The data is sourced from the "2020 Packaging Waste Bulletin" published by Ministry of Environment, Urbanization, and Climate Change, General Directorate of Environmental Management. Retrieved from <https://cygm.csb.gov.tr/dongusel-ekonomi-ve-atik-yonetimi-dairesi-baskanligi-i-85475>

<sup>106</sup> Amount of packaging waste to be generated per day is calculated by multiplying amount of municipal waste to be generated with the scale factor.

The packaging waste will be separately managed from other waste streams at the source. It will be collected, stored at separate place in the waste storage area, and periodically delivered to a licensed waste collection company in accordance with the provisions of the Packaging Waste Control Regulation (OG Date/Number: 26.06.2021/31523).

- Hazardous waste

The Project Company shared the chemical inventory list, which includes chemicals with Chemical Abstracts Service (CAS) registry numbers<sup>107</sup>, planned to be used during the construction and operation phases of the Project. According to the list, there are several chemicals to be used as described below:

- pad cleaner,
- paints and paint removers (consist of methanol),
- ethyl alcohol,
- aluminium cleaners,
- fuel oils, engine and hydraulic oils and spray grease,
- wood varnish,
- solid lubricant pastes,
- foams (consist of isocyanic acid and phosphate),
- silicone sealants.

These chemicals will be used during the maintenance and repair processes of machinery and equipment to be used during the construction and operation phases of the Project. Use of these chemicals may potentially generate hazardous waste such as oily rags, used filters from machinery, and/or empty containers of oils and paints, sealant tubes of the chemicals. The Project Company will classify the waste as hazardous based on nature and volatility of the waste in accordance with the Waste Management Regulation (OG Date/Number: 02.04.2015/29314) and hazardous wastes will be managed in accordance with the same regulation.

Hazardous waste generated per person (excluding major mineral wastes) is 36.7 for 2018. Thus, with the assumption that the general trend is similar, hazardous waste to be generated is projected below.

**Table 11.7: Hazardous Waste Generation**

Phase	Number of Personnel Expected to Work	The expected workdays in a year	Hazardous waste generation in Türkiye <sup>108</sup>	Amount of Hazardous Waste to be Generated <sup>109</sup>
Construction	110	312 days	36.7 kg/person-year	13 kg/day
Operation	5	365 days		0.5 kg/day

<sup>107</sup> CAS registry number is an internationally recognised hazardous substance identification system (Environmental Protection Agency (EPA), 2023). Retrieved from <https://www.epa.gov/epcra/cercla-release-reporting-cas-registry-number-vs-hazardous-substance-name>

<sup>108</sup> The source of this information is based on the 2018 data from the TurkStat Sustainable Development Indicators (2010+) Report, published in February 2021. It represents the ratio of total hazardous waste per capita, excluding large-volume mineral waste, screening sludge, and contaminated soil. The data is compiled from municipalities, healthcare institutions, manufacturing industrial facilities, thermal power plants, completed infrastructure organized industrial zones, as well as mining and quarrying operations. Retrieved from <https://data.tuik.gov.tr/Bulten/Index?p=Surdurulebilir-Kalkinma-Gostergeleri-2010-2019-37194&dil=1>

<sup>109</sup> Amount of hazardous waste to be generated per day is calculated by multiplying hazardous waste generated per person with the number of personnel expected to work and diverting it by expected workdays in a year.



Within the framework of the Project, hazardous wastes to be generated such as oil, fuel, empty oil containers, materials contaminated with chemicals including brushes, rags, paint containers, fluorescent lamps, electrical cables, etc. will be segregated and stored in containers marked as “Hazardous Waste”. Wastes possessing hazardous characteristics will be stored separately in a designated waste storage area designed to be leak-proof.

For temporary waste storage area, each container will be classified based on its characteristics, with clear indications of whether it is hazardous or non-hazardous, the waste code, the quantity of stored waste, and the storage date.

- Medical waste

The amount of medical waste constitutes of 6.8% of the total hazardous waste amount<sup>110</sup>. Thus, with the assumption that the general trend is similar, medical waste to be generated is projected below.

**Table 11.8: Medical Waste Generation**

Phase	Amount of Hazardous Waste to be Generated	Scale factor	Amount of Medical Waste to be Generated <sup>111</sup>
Construction	13 kg/day	6.8%	0.9 kg/day
Operation	0.5 kg/day		0.03 kg/day

During the construction phase of the Project, 110 personnel are expected to be employed. According to the Regulation on Occupational Health and Safety Services (OG Date/Number: 29.12.2012/28512), the employer is required to establish infirmary unit including two rooms to provide occupational health and safety services, appoint occupational health and safety personnel, and ensure basic first aid interventions for emergencies in adequately equipped infirmary unit for 50 personnel and above.

During the operation phase, personnel expected to be employed is below 50; there is no obligation to establish a comprehensive medical treatment unit according to the “Regulation on the Occupational Health and Safety Services” (OG Date/Number: 29.12.2012/28512). However, the employer is required to provide a suitable place for occupational health and safety services to be effectively delivered by the occupational health and safety staff throughout working hours, as per the regulation. A suitable place, capable of providing basic first aid interventions will be established for emergencies, although it will not be equipped as a comprehensive medical treatment unit. Therefore, the generated medical waste will be significantly lower than the projected medical waste amount for the operation phase of the Project.

In the event of significant injuries within the Project area, the nearest healthcare facilities will be utilized. In case of minor accidents, medical wastes will be segregated from other wastes, collected in leak-proof medical bags, and transferred with vehicles which have a medical waste collection license to be disposed of local existing medical waste disposal/sterilization facilities that have obtained environmental permits and licenses.

- Vegetable oil waste

<sup>110</sup> According to the information shared in the website of the MoEUCC, the National Waste Declaration System namely “TABS” reported most recent data that 16,388 facilities submitted declarations for a total of 125,566 tons of medical waste in 2020. This figure constitutes 6.8% of the total hazardous waste quantity, excluding mining wastes. Retrieved from <https://cevresehgostergeler.csb.gov.tr/tibbi-atiklar-i-85754>

<sup>111</sup> Amount of medical waste to be generated per day is calculated by multiplying amount of hazardous waste to be generated with the scale factor.

During the construction and operation phases, personnel's meals will be provided by contracted catering companies at the campsite, thus generation of vegetable oil waste is not anticipated. Other social activities conducted on-site are also not expected to generate vegetable oil waste.

However, in a worst-case scenario, if vegetable oil waste is generated within the Project area, it is estimated based on Hazardous Waste Declaration System (TABS) data that vegetable oil waste constitutes 0.7% of the total hazardous waste amount<sup>112</sup>. Thus, with the assumption that the general trend is similar, vegetable oil waste to be generated is estimated below.

**Table 11.9: Vegetable Oil Waste Generation**

Phase	Amount of Hazardous Waste to be Generated	Scale factor	Amount of Vegetable Waste to be Generated <sup>113</sup>
Construction	13 kg/day	0.7%	9.1 kg/day
Operation	0.5 kg/day		0.4 kg/day

In the worst-case scenario of vegetable oil waste generation within the Project area, it will be collected in a clean and lidded container, separately from other wastes. Used cooking oils will not be disposed of into sewage systems, soil, water bodies, or similar receiving environments to protect the environment. The disposal of vegetable oil waste will be carried out pursuant to the “Regulation on the Control of Vegetable Oil Waste” (OG Date/Number: 06.06.2015/29378).

- Waste oils

During the construction and operation phase of the Project, the anticipated waste oil types, according to the chemical inventory list provided by the Project Company, can be identified as hydraulic oil wastes (under the waste code of 13 01), engine, transformers and switchyard lubricating oil wastes (under the waste code of 13 02), insulation and heat conduction oil waste (under the waste code of 13 03), and liquid fuel waste (under the waste code of 13 07) in accordance with Waste Management Regulation (OG Date/Number: 02.04.2015/29314).

According to the TABS, the quantity of waste oil constitutes 3.6% of the total hazardous waste amount<sup>114</sup>. Thus, with the assumption that the general trend is similar, waste oil to be generated is projected below.

**Table 11.10: Waste Oil Generation**

Phase	Amount of Hazardous Waste to be Generated	Scale factor	Amount of Waste Oil to be Generated <sup>115</sup>
Construction	13 kg/day	3.6%	0.47 kg/day
Operation	0.5 kg/day		0.02 kg/day

Regular waste oil generation is anticipated for the oil changes for machinery in the construction phase of the Project. The Project Company informed that total number of machineries will be 88 including loader, road roller, scraper, crane, excavator, truck, etc. with an average oil capacity of

<sup>112</sup> According to the information shared in the website of the MoEUCC, the National Waste Declaration System namely “TABS” reported most recent data that a total of 13,008 tons of vegetable oil waste was generated in 2020. This figure constitutes 0.7% of the total hazardous waste quantity. Retrieved from <https://cevreselgostergeler.csb.gov.tr/atik-madeni-yaglar-bitkisel-atik-yaglar-atik-piller-atik-akumulator-atik-elektrikli-ve-elektronik-esyalar-omrunu-tamamlamis-lastik-ve-araclar-i-85755>

<sup>113</sup> Amount of vegetable oil waste to be generated per day is calculated by multiplying amount of hazardous waste to be generated with the scale factor.

<sup>114</sup> According to the information shared in the website of the MoEUCC, the National Waste Declaration System namely “TABS” reported most recent data that a total of 67,379 tons of waste oil was generated in 2020. This figure constitutes 3.6% of the total hazardous waste quantity. Retrieved from <https://cevreselgostergeler.csb.gov.tr/atik-madeni-yaglar-bitkisel-atik-yaglar-atik-piller-atik-akumulator-atik-elektrikli-ve-elektronik-esyalar-omrunu-tamamlamis-lastik-ve-araclar-i-85755>

<sup>115</sup> Amount of waste oil to be generated per day is calculated by multiplying amount of hazardous waste to be generated with the scale factor.

5 litre. It is anticipated that oil changes will be conducted four times a year during the construction phase. Thus, amount of waste oil generated during the oil changes of machinery is projected below.

**Table 11.11: Waste Generation for the Oil Changes of Machinery**

Phase	Number of machineries	Amount of lubricant oil to be used for each machinery per maintenance	Maintenance period	Amount of Waste Oil to be Generated <sup>116</sup>
Construction	88	5 litre	4 times/year	1,760 litre/year

During the operation phase of the Project, periodic inspection for lubrication of wind turbines will be conducted annually, of which any lubricants that have been used up are refilled. For each turbine, 150 litre lubricant is anticipated to be used on the average. For 11 turbines, average waste oil generation due to operation and maintenance works is calculated below.

**Table 11.12: Waste Generation for Lubrication of Wind Turbines**

Phase	Amount of lubricant to be used	Number of turbines	Amount of Waste Oil to be Generated <sup>117</sup>
Operation	150 litre/year	11	1,650 litre/year

The waste oils to be generated will be managed in accordance with the regulations specified in the Waste Oil Management Regulation (OG Date/Number: 21.12.2019/30985).

- Waste batteries and accumulators

The vehicle accumulator replacement during the construction and operation phases is anticipated to be carried out by authorized external services, accumulation of waste accumulators in the Project area is not anticipated.

During the construction and operation phases, waste batteries to be generated will be collected and sent to licensed firms for proper disposal. In Türkiye, approximately 4-5 batteries per person is generated annually<sup>118</sup>. Thus, with the assumption that the general trend is similar, waste batteries to be generated is estimated below.

**Table 11.13: Waste Battery and Accumulator Generation**

Phase	Number of Personnel Expected to Work	Number of Batteries Expected to be Generated per Person Annually	Amount of Waste Batteries to be Generated <sup>119</sup>
Construction	110	5 batteries/year-person	550 batteries/year
Operation	5		25 batteries/year

The waste batteries will be collected separately from the other waste streams, in accordance with the relevant provisions of the "Regulation on the Control of Waste Batteries and Accumulators" (OG Date/Number: 31.08.2004/25569) to be transferred to companies engaged in the distribution and sale of batteries or collection points destined and inspected by municipalities.

- End-of-life tyres (ELTs)

<sup>116</sup> Amount of waste oil to be generated per year is calculated by multiplying amount of lubricant to be disposed of annually with the number of machinery and maintenance period.

<sup>117</sup> Amount of waste oil to be generated per year is calculated by multiplying amount of lubricant to be disposed of annually with the number of turbines.

<sup>118</sup> Regional Environment Center (REC) Türkiye. (2016). Waste Batteries and Accumulators Control Regulation: Municipality Application Guidance. Retrieved from [https://rec.org.tr/wp-content/uploads/2016/11/apa\\_rehberi.pdf](https://rec.org.tr/wp-content/uploads/2016/11/apa_rehberi.pdf)

<sup>119</sup> Amount of waste batteries to be generated per year is calculated by multiplying number of batteries per person to be generated annually with the number of personnel expected to work.

The maintenance and repairs of vehicles used during the construction and operation phase will be conducted at nearby stations located in residential areas. Therefore, the formation of ELTs within the Project area is not anticipated. However, in the case of ELTs generated due to tire shredding, an average of 1 set (4 pieces) of ELTs is expected annually per vehicle.

In the event of an unforeseen circumstance resulting in the generation of the ELT wastes, the "Regulation on the Control of End-of-Life Tires" (OG Date/Number: 25.11.2006/29292) will be adhered to manage ELT wastes. According to the provisions of this regulation, ELTs will be transferred to companies engaged in tire distribution and sales or authorized carriers without storing in the Project area.

- Wind turbines

During the operation phase of the Project, the wind turbines, which cannot be reused, are required to be repaired or disposed of in case of any problem; they will be stored in the turbine platforms temporarily to be transferred to recycle or disposal facilities by the turbine manufacturer. The details regarding the management of waste wind turbine components will be discussed in the decommissioning strategy and further evaluated in the detailed Decommissioning Plan.

According to the technical specification of the wind turbines to be used for the Project, the design service life of the turbines is 25 years. It is to be noted that the lifetime of the wind turbines, in addition to type of the wind turbine, also depends on the environmental conditions e.g., wind shear, air density and operational conditions e.g., number of shutdowns (Ziegler et al., 2018) <sup>120</sup>.

The Power Plant is planned to be operated for 49 years. Therefore, the planning before the end-of-life of the wind turbines is important to address necessary measures will be taken for maintaining sustainable operation of the Project. Even the potential impacts associated with the waste generation during the decommissioning phase is scope out of this Report, management of the end-of-life of wind turbines are questioned. The Project Company informed the Consultant that the reuse and/or recycling opportunities for the end-of-life wind turbines will be evaluated by carrying out life cycle analysis in accordance with ISO 14040 standard and considering the local market' needing. Dismantling of concrete tower and installing new wind turbines with site-specific technologies for minimising yield losses and reusing of some dismantled components of wind turbines will be considered therewith.

#### 11.4.4 Wastewater

The water used for dust suppression will be evaporated, hence generation of wastewater is not anticipated for the dust suppression during the construction phase of the Project. There will be only domestic wastewater generation as a result of the Project activities.

According to TurkStat data<sup>121</sup>, the amount of drinking and potable water is 182 and 174 L/person-day for Aydın and İzmir provinces, respectively. In order to assess the maximum impact, the daily water consumed per person of Aydın province is taken as a basis. It is assumed that the amount of water used will be transformed into wastewater completely. Thus, with the assumption that the general trend is similar, wastewater to be generated is projected below.

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<sup>120</sup> Lisa Ziegler, Elena Gonzalez, Tim Rubert, Ursula Smolka, Julio J. Melero, Lifetime extension of onshore wind turbines: A review covering Germany, Spain, Denmark, and the UK, Renewable and Sustainable Energy Reviews, Volume 82, Part 1, 2018, Retrieved from <https://www.sciencedirect.com/science/article/pii/S1364032117313503>

<sup>121</sup> TurkStat 2020 Municipal Water Statistics (the latest available data as of December 2023). Retrieved from <https://biruni.tuik.gov.tr/medas/?kn=121&locale=tr>

**Table 11.14: Wastewater Generation**

Phase	Number of Personnel Expected to Work	The amount of drinking and potable water	Amount of Wastewater to be Generated <sup>122</sup>
Construction	110	182 L/person-day	20 m <sup>3</sup> /day
Operation	5		0.9 m <sup>3</sup> /day

The domestic wastewater generated at site during the construction and operation phases will be collected in a septic tank. When the capacity of the septic tank reached to 80%, then it will be collected and transported via vacuum trucks to the existing local licensed wastewater treatment plant which is to be discharged as per the agreement with the relevant municipalities.

The domestic wastewater will be collected in a watertight septic tank structure in compliance with the Regulation on the Construction of Pits for Domestic Wastewater in Locations Where Sewerage System Construction is Not Possible (OG Date/Number: 09.03.1971/13783).

For the construction phase of the Project, approximate dimensions for a septic tank are estimated based on a maximum daily wastewater generation of 20 m<sup>3</sup>/day and factoring in an 80% filling capacity of a septic tank. The septic tank is desired to empty it when it reaches 80% capacity.

The dept of the tank is typically around 2 meters, approximate dimensions for the length and width of the tank could be chosen as 5 and 2 meters. It is assumed that each vacuum truck can remove 20 m<sup>3</sup> of wastewater, approximately one vacuum truck' visit will be required daily to transfer this wastewater from site to licensed WWTPs.

These dimensions are preliminary and subject to adjustment as per the above mentioned regulation and considerations related to construction feasibility and available space

It is planned that wastewater to be generated for the Project will be collected in septic tank during the construction and operation phases of the Project; it will then be transferred by the district municipality to be discharged to the convenient licensed WWTP in terms of technical capability to treat the characteristics of discharged wastewater and also capacity to have discharged wastewater. It is anticipated that wastewater to be generated for the Project will be disposed to the licensed Ortaklar OIZ WWTP, which is the closest licensed WWTP to the Project area and has sufficient technical capability and capacity to have projected wastewater volume.

#### 11.4.5 Summary

Assessment of impacts on waste and resources are conducted based on the methodology presented in Section 11.2. Accordingly, the magnitude of each impact is estimated as a factor of the foreseen: geographic extent, duration, reversibility, and frequency of the impact, based on expert's judgement. Sensitivity/value of the associated resource/receptor was determined in consideration of the baseline conditions described in the previous sections and typical descriptor of defined in Section 11.3. Specific sensitivity/value criteria considered in assessing the impacts on waste and resources is provided below.

<sup>122</sup> Amount of wastewater to be generated per day is calculated by multiplying drinking and potable water amount per person, based on the assumption that it is transformed into wastewater completely, with the personnel number expected to work.

**Table 11.15: Waste and Resource Sensitivity/Value Criteria for Resource/Receptors**

Resource/Receptor	High	Medium	Low	Negligible
Local community members / nearby settlements to be affected from Community Health and Safety related concerns by transport of waste from site to waste disposal areas	Local community members are located near the Project Area where can easily, inside WPP License Area	Local community members are located near the Project Area where can easily, close to WPP License Area	Local community members are identified away from WPP License Area (>10 km)	No local community member is identified nearby
The existing local waste and wastewater infrastructure (e.g., waste disposal facilities, waste transfer stations, wastewater treatment plants)	Insufficient local waste disposal facilities including landfills, waste transfer stations, excavation waste disposal facilities	The landfills that are close to their end-of-life	Insufficient existing local wastewater treatment plants in terms of technical capabilities and capacity	Existing local licenced waste recycling/disposal companies for the management of waste types e.g., medical, waste batteries and accumulators
Soil (Contamination)	Nationally and internationally protected areas, areas with ecologically critical habitat status	Lands having national importance, Lands having Class I-II land use capability, residential areas	Lands having Class III-IV land use capability.	Lands having Class V-VIII land use capability, industrial and mining areas.
Groundwater bodies	Project Area is located within groundwater protection zone	Groundwater is being used as major water source by local communities	Limited groundwater is available, city network for water supply is available	No groundwater source is available, groundwater table is too high

**Table 11.16: Waste and Resource Magnitude Criteria for Resource/Receptors**

Impact Description	Receptor	Impact Magnitude					Overall Impact Magnitude	Receptor Sensitivity	Impact Significance
		Severity	Duration	Spatial Extent	Reversibility	Likelihood			
Soil Contamination due to poor waste management	Lands with Class VII & VIII LUC	Minor	Construction	Aol	Reversible	Unlikely	Minor	Low	Minor
Life and Fire Safety vulnerability due to not properly stored waste	Forest Area	Medium	Construction	Aol	Reversible	Possible	Moderate	Medium	Moderate
Poor management of high-volume excavation waste due to insufficient storage conditions onsite and offsite.	Existing local excavated soil disposal waste disposal areas and the Project area Local community members / nearby settlements to be affected from Community Health and Safety related concerns by transport of waste from site to waste disposal areas	Medium	Construction	Aol	Reversible	Possible	Minor	Low to High	Moderate to High
Increase in load on the capacity of existing waste recycling/landfilling facilities	Existing local waste disposal facilities including landfills, waste transfer stations	Medium	Construction and Operation	Aol	Reversible	Occurring regularly under typical conditions	Minor	Low	Moderate
Runoff from the exposed soil and concrete stockpiles	Surface water bodies	Minor	Construction	Aol	Reversible	Unlikely	Minor	High	Moderate
Groundwater contamination due to poor waste management	Groundwater	Minor	Construction and Operation	Aol	Reversible	Unlikely	Minor	Medium	Minor



Impact Description	Receptor	Impact Magnitude					Overall Impact Magnitude	Receptor Sensitivity	Impact Significance
		Severity	Duration	Spatial Extent	Reversibility	Likelihood			
Increase in the load on the capacity of the existing wastewater treatment plants	Existing local wastewater treatment plants	Medium	Construction and Operation	Aol	Reversible	Occurring regularly under typical conditions	Negligible	Low	Negligible

## 11.5 Impact Mitigation & Residual Impact

This section presents mitigation measures and residual impacts to manage potential waste and resources related impacts during construction and operation. The mitigation measures have been identified based on the potential impacts identified above. The waste hierarchy will be followed as a methodology when addressing the impacts particularly for the cases where waste generation is unavoidable, it is essential to reuse, recycle and recover secondary raw materials, use them as an energy source or dispose of them in a hierarchical order. The prevention, reuse, recycling, recovery and disposal will be followed hierarchically as most preferred management methods in a given order.

### Mitigation during Construction

Following mitigation measures have been identified for sustainable resource management during the construction phase of the Project:

- Using less harmful materials where possible, considering the GHG emissions of alternative materials and considering the impacts of extraction, processing and transport. In particular with source aggregates and materials from quarries operating with valid environmental and other permits and licenses and where the sites are managed in full compliance with all applicable environmental standards and specifications.
- Sourcing materials from local suppliers wherever possible so that construction materials are sourced from locations (material plants/borrow pits etc.) as close as possible to the Project site to minimize impacts related to transport.
- Monitor and manage energy consumption of the mobile crushing and screening machine to minimize the Project's overall environmental footprint.

Techniques for prevention, minimization, and control of waste associated impacts during the construction phase include:

- Hazardous materials to be generated during the construction phase will be properly segregated and stored in waste storage area with appropriate secondary containment.
- If the use of the temporary storage areas for excavated soil are deemed necessary, approval from the Regional Directorate of the State Hydraulic Works (DSI) and the Regional Directorate of Forestry will be obtained.
- The excessive excavation soil in the Project area will be transported and disposed of at the agreed excavation disposal sites of the municipalities where hourly, daily and monthly volumes of the excessive soil volumes could be acceptable. It is also important to consider the distance between the excavation disposal facilities and the Project area to minimize the environmental impacts related to transportation.

According to Regulation on the Control of Excavation Soil, Construction and Demolition Wastes published in the Official Gazette dated 18/3/2004 and numbered 25406:

- Excavation Soil and Construction/Demolition Waste Producers are obliged to
  - Obtaining the necessary permits and approvals during the generation, transportation and storage stages of waste,
  - During its activities, to collect, recycle and accumulate waste separately according to its components and not to contain harmful, dangerous and foreign substances in the waste,
  - Before starting the activity, obtain the Waste Transportation and Acceptance Certificate regarding the transportation and storage of waste,
  - Not to dump wastes in places other than recycling or storage facilities permitted by the municipality or local authority,
  - To cover the expenses to be incurred for the management of waste,

- To compensate for the damage that may occur in accidents that may occur during the generation, transportation and storage stages of waste and to eliminate the pollution that may occur as a result of the accident,
- Activity owners who have an area of at least 2000 (two thousand) square meters outside the construction site can temporarily accumulate the excavated soil in this area for re-evaluation.
- During the extraction of excavated soil, natural drainage systems are protected and measures will be taken against possible erosion. The person/organization carrying out the excavation is obliged to protect the buildings, natural drainage, energy and telecommunication facilities/systems, pavement and road covering next to the excavation area during the removal of the excavation soil, and to take precautions against possible damage and erosion.
- During excavation, topsoil is collected separately from the subsoil. Depending on its depth and structure, it is excavated and piled up for reuse. The place where topsoil will be stored will not have a slope of more than 5%. Losses that may occur during the storage process of topsoil are prevented and the quality of the soil is preserved. If the topsoil will be left exposed for a long time, ensure that its surface is covered with fast-growing plants. Separately collected topsoil is reused in parks, gardens, green areas, agriculture and similar works.
- For large-scale constructions that will result in the generation of more than 2 (two) tons of waste, the activity owner must obtain permission by applying to the relevant municipality within the borders of the adjacent area, to the relevant district municipality in metropolitan cities, and to the highest administrative authority of the locality outside the borders of the adjacent area. The owner of the activity that will carry out the construction/demolition will apply to the relevant municipality/government authority or companies that have received permission/authorized from these authorities to collect and transport waste and ensure that a temporary collection container is placed at the location where the activity will be carried out. The construction operations cannot begin until this container is placed.
- Expenses related to the collection, transportation and disposal of the waste generated are covered by waste producers.
- Companies that carry out construction are responsible for reducing construction/demolition waste at the source, reusing, recovering and transporting it to disposal facilities.

Techniques for prevention, minimization, and control of wastewater associated impacts during the construction phase include:

- In accordance with the current legislation, the watertight reinforced concrete septic tank project must be reviewed and approved by the relevant administration.
- In the design of septic tanks, provisions published in the Official Gazette "Regulation on Pits to be Constructed in Places Where Construction of Sewage Channels is Not Possible" (OG Date/Number: 19.03.1971/13783) and "Wastewater Treatment Facilities Technical Procedures Communique" (OG Date/Number: 20.03.2010/27527) must be complied with.

### **Mitigation during Operation**

Following resource management practices will be applied for the sustainable operation of the Project:

- Energy management program will be implemented including identification, and regular measurement and reporting of principal energy flows within a facility, definition and regular review of energy performance targets, and regular comparison and monitoring of energy flows with performance targets to identify where action should be taken to reduce internal energy use and maximize energy harness from the wind turbines. Digital energy monitoring and verification, building digitization, automation system, operational set points for Administration Building including a SCADA room and lighting, equipment will be considered.

- Passive efficiency measures (increase the insulation of walls or windows, reduce the need for artificial lighting, maximize opportunities for daylighting and natural ventilation where appropriate etc.) will be considered.
- Regular visual inspection/audits and maintenance programme will be established to minimise break-downs/repairs/replacements and extent life of wind turbines.
- The lifetime of the wind turbines can be prolonged and optimum operation can be ensured by conducting periodic inspections. The periodic inspections required for the power plant are listed below.
  - Inspection on safety relevant components and functions e.g., lightning protection system, pitch and yaw control, anchorage points and safety ladder
  - Periodic inspection of electrical equipment including radio links, emergency generators, and batteries in the electrical infrastructure system once a year
  - Comprehensive mechanical maintenance of wind turbines for every four or five years
  - Periodic lubrication, electrical and mechanical maintenance of wind turbines quarterly
  - Periodic inspection for lubrication of wind turbines will be conducted annually
- The reuse and/or recycling opportunities for the end-of-life wind turbines will be evaluated and for the wind turbines, which cannot be reused, are required to be repaired or disposed of in case of any problem; they will be stored in the turbine platforms temporarily to be transferred to recycle or disposal facilities by the turbine manufacturer. Some components of end-of-life wind turbines will be reused as spare parts. Dismantling of concrete tower with site-specific technologies will be applied.
- All activities undertaken will adhere to relevant legislation and comply with the applicable national legislation specified in Section 11.2.1 of this Report.

### **Mitigations during both Construction and Operation**

Following mitigation measures have been identified for sustainable resource management during both the construction and operation phase of the Project:

- The existing systems and verification practices (i.e., Procurement Procedure) to identify where the supply is coming from and to limit procurement to suppliers that can demonstrate that they are not contributing to significant conversion or degradation of ecosystems will be a criteria used to evaluate the potential suppliers during the selection process.
- Engaging with suppliers to substitute raw materials or inputs with less hazardous or less toxic materials wherever economically and technically feasible will be ensured.
- Environmental and social performance of a supplier to ensure that materials to be sourced are disposed of with sustainable principles will be assessed.
- Efficient planning of the construction and operation activities to minimize materials and optimizing the use of resources to avoid potential waste will be conducted.
- The Waste and Wastewater Management Plan will be set up to efficiently plan the construction and operation activities for minimizing materials and optimizing the use of resources to avoid potential wastage.

Techniques for prevention, minimization, and control of waste generated by the employee related impacts during the construction and operation phase include:

- The Project Company, and sub-contractors will be responsible in the construction and operation phase of the Project will work together to facilitate proper waste handling and disposal from the site.
- The Project Company and sub-contractors will segregate and separate the wastes properly to encourage recycling of some useful waste materials.

- Waste collection and segregation area will be established according to the applicable national regulations and international standards. The waste storage area will be organized according to respective waste categories (European Waste Codes).
- Designated waste segregation areas will be used for regular waste removals to ensure waste does not build up on site of works. The non-recyclable portion of waste will be stored in relevant storage areas and collected by the Municipalities to be sent to designated landfill facilities that are operated by the municipality in line with the environmental and safety standards and legislation.
- Hazardous wastes will not be mixed with other solid waste generated and will be managed by way of incineration or landfilling.
- Adequate secondary containment for fuel storage tanks and for the temporary storage of other fluids such as lubricating oils and hydraulic fluids will be provided.
- Impervious surfaces for refuelling areas and other fluid transfer areas will be used.
- Personnels on the correct transfer and handling of fuels and chemicals and the response to spills will be trained.
- Portable spill containment and clean up equipment on site and training in the equipment deployment will be provided.
- All personnel involved in waste handling will be trained on the waste handling treatment, and disposal techniques. Correct and efficient waste management will only be achieved through rigorous training and education of employees, supervisors and managers.
- Waste and Wastewater Management Plan in accordance with the national and international standards will be developed and implemented. The management plan acknowledges the key waste management practices such as, waste minimization, proper collection segregation, storage, transportation treatment and disposal of the waste, which in turn ensures that the correct disposal procedures are taken, personnel safety is maintained, and environmental harm is minimized.
- Waste minimization will be integrated in the Waste and Wastewater Management Plan of the Project to ensure that waste generation will be the barest possible minimum at source. Accordingly, following strategies are proposed as waste minimization strategies.
  - Purchasing will be restricted to ensure the selection of less wasteful materials as much as possible.
  - The materials and products will be recycled if applicable.
  - Good management and control practice will be applied.
- Proper segregation of waste at source will be implemented for efficient and effective in managing waste and to reduce the quantity of waste requiring treatment prior to final disposal and ultimately reduces the cost of waste treatment/management.
  - Segregation involves putting different classes of wastes into separate and appropriate temporary storage color-coded containers/bags as recommended by the national legislation to allow segregation and collection at the point of generation.
  - Colour coding is done by using colours to differentiate waste classes from one other. Colour coding is one of the efficient ways of achieving segregation of waste and for sorting out items such as paper, plastic, glass and metal for recycling.
  - The packaging would be appropriate for the type of waste involved.
  - All waste bags or containers would be labelled. Basic label information would include type of waste in the container, date of collection and warning of hazardous nature. Labelling is important to identify the source of the waste or date of generation in case of an accident or improper segregation of the waste, to ensure that the workers responsible for waste management handle the different types of wastes safely.

- Municipal waste will be separately collected at source (recyclable and nonrecyclable waste). Hence the recyclable portion of the waste (packaging waste) will be separately collected at source, waste load in the waste storage area would be decreased by implementing efficient waste separation methods at source.
- Monitoring: Regular visual inspection/audits for waste management strategies will be performed and audit mechanism will be integrated in the management plans.
  - All waste storage collection and storage areas will be inspected for evidence of accidental releases and to verify that wastes are properly labelled and stored.
  - Regular audits of waste segregation and collection practices will be conducted.
- Recording:
  - Waste generation trends by type and amount of waste generated will be tracked
  - The records of document including amount of waste generated and its destination will be kept.
- The disposal of end-of-life waste oils within the scope of the Project will be conducted in licensed disposal facilities. Additionally, waste oils and solid wastes contaminated with hazardous substances will be sent to licensed hazardous waste disposal facilities for proper disposal. The transportation of waste oils to disposal facilities will be carried out using licensed carriers.
- The Waste and Wastewater Management Plan will be established and implemented to guide and support the management of domestic onsite wastewater (septic tank) protecting the personnel health and the environment by properly treating wastewater before discharged it to the local WWTPs managed by the municipalities.
- All activities undertaken will adhere to relevant legislation and comply with the applicable national legislation specified in Section 11.2.1 of this Report.

### Residual Impacts

Residual impacts are those that remain after mitigation and/or enhancement measures have been implemented. A summary of impacts is presented below in Table 11.17. Although the likelihood of the impacts will greatly be reduced with the application of mitigation, sensitivity of the receptors does not change.

However, the application of mitigation including best practice measures means that the impact associated with the waste and resource management of the Project is reduced to negligible.

As this mitigation would remove the likely risk of runoff from the exposed soil and concrete stockpiles occurring that could affect water resources, any major spillages would be considered an emergency which would require implementation of the emergency spill response plan.

There should be no residual significant effects of waste and resources after the implementation of appropriate mitigation measures.

**Table 11.17: Summary of Residual Effects, After the Application of Mitigation**

Impact	Receptor	Impact Significance without Mitigation	Residual Impact Significance
Soil Contamination due to poor waste management	Lands with Class VII & VIII LUC	Minor	Negligible
Life and Fire Safety vulnerability due to not properly stored waste	Forest Area	Moderate	Negligible
Poor management of high-volume excavation waste due to insufficient storage conditions onsite and offsite.	Existing local excavated soil disposal waste Local community members / nearby settlements to be affected from Community Health and Safety related concerns by transport of waste from site to waste disposal areas disposal areas and the Project area	Moderate to High	Negligible
Increase in load on the capacity of existing waste recycling/landfilling facilities	Existing local waste disposal facilities including landfills, waste transfer stations	Minor	Negligible
Runoff from the exposed soil and concrete stockpiles	Surface water bodies	Moderate	Negligible
Groundwater contamination due to poor waste management	Groundwater	Minor	Negligible
Increase in the load on the capacity of the existing wastewater treatment plants	Existing local wastewater treatment plants	Negligible	Negligible



# 12 Biodiversity

## 12.1 Introduction

This chapter presents the biodiversity baseline conditions and assessment of potential project impacts on biodiversity, biodiversity risks and impacts pertaining to construction and operation phases and presents high level monitoring and management actions. This chapter is based on rapid field survey, National EIA, national and international databases as outlined in the sections below.

## 12.2 Methodology

### 12.2.1 Applicable Guidelines and Standards

#### 12.2.1.1 National Requirements

The primary framework of the Turkish legislation for environmental legislation is the Environmental Law (Law No: 2872). National laws and regulations regarding protection of the habitats and species are listed in Table 12.1.

**Table 12.1: National Legislation on Biodiversity**

Legislation (Official Gazette Date/Number - Last Revision Date)	National Strategy Documents
Law on National Parks (11.08.1983/18132 - 09.07.2018)	National Plan on on-site Protection of Plant Genetic Diversity (1998)
Terrestrial Hunting Law (11.07.2003/25165 - 28.10.2020)	National Environmental Action Plan (1999)
Law on Animal Protection (01.07.2004/25509 - 13.12.2010)	National Forestry Program (2004)
Regulation on the Protection of Wetlands (04.04.2014/28962 - 23.06.2022)	Climate Change Action Plan (2012)
Regulation for Implementing the Convention on International Trade in Endangered Species of Wild Fauna and Flora (27.12.2001/24623 - 20.07.2019)	Turkish National Action Plan against Desertification (2015)
Regulation on Protection of Wildlife and Wildlife Development Areas (08.11.2004/25637)	National Rural Development Strategy (2015)
Law on Protection of Cultural and Natural Assets (23.07.1983/18113 - 15.06.2022)	National Biological Diversity Strategy and Action Plan (2019)
Regulation on Collection, Protection and Usage of Plant Genetic Resources (19.07.2012/28358)	
Law on Fisheries (04.04.1971/ 13799 - 17.02.2021)	
The Environmental Protection Agency for Special Areas (08.07.2011/ 27988)	
Environment Law (11.08.1983 / 18132 - 15.06.2022)	
Forestry Law (08.09.1956 / 9402 - 25.12.2021)	
Law on Pasture (28.02.1998 / 23272 - 18.01.2019)	
Law on Coastal Areas Management (17.04.1990 / 20495 - 28.10.2020)	

#### 12.2.1.2 International Requirements

International agreements, conventions, and protocols regarding protection of the habitats and species are listed below:

- The Convention for the Protection of the Mediterranean Sea Against Pollution (Barcelona Convention) (1981)
- The Convention on the Conservation of European Wildlife and Natural Habitats (BERN) (1984)
- United Nations Framework Convention on Climate Change (1994)

- The Convention on Wetlands of International Importance especially as Waterfowl Habitat (RAMSAR) (1994)
- International Convention for the Prevention of Pollution from Ships (MARPOL) (1998)
- The UN Convention on Biological Diversity (1997) and Cartagena Protocol on Biosafety (2004)
- Kyoto Protocol (2009)
- The Convention on International Trade in Endangered Species of Wild Fauna and Flora (CITES) (1996)
- Paris Agreement (2016)

### 12.2.1.3 Project Standards

The Project will be realized using the planned financing provided by a group of development finance institutions and commercial lenders, jointly “Project Lenders” and with partial coverage by the German ECA Euler Hermes Aktiengesellschaft (“EH”). The Project Company intends to develop the Project in alignment with the policy and requirements of the Lenders (i.e., EP IV, IFC and EBRD standards).

The international lender standards concerning biodiversity for the Project are represented by the IFC PS6 and related Guidance Notes (6), EBRD PR6 and Guidance Notes (6) as well as EP IV.

The impact assessment and critical habitat assessment are carried out in accordance with the following international requirements:

- IFC Performance Standards on Environmental and Social Sustainability,
- EBRD’s Environmental and Social Policy and Performance Requirements
- International Union for Conservation of Nature (IUCN) Red List of Threatened Species
- The Birds Directive (2009/147/EC)
- The Habitats Directive (92/43/EEC10)
- PCFM for Onshore Wind Energy Facilities in Emerging Market Countries - Good Practice Handbook (2023)

The IFC PS6 objectives can be listed as:

- To protect and conserve biodiversity,
- To maintain the benefits from ecosystem services,
- To promote the sustainable management of living natural resources through the adoption of practices that integrates conservation needs and development priorities.

Similarly, the EBRD PR6 objectives are as defined below:

- Protect and conserve biodiversity using a precautionary approach,
- Adopt the mitigation hierarchy in the design and implementation of projects with the aim of achieving no net loss, and where appropriate, a net gain of biodiversity,
- Maintain ecosystem services, and
- Promote good international practice in the sustainable management and use of living natural resources.

### 12.2.2 Study Area and Area of Influence

The Project consists of 11 turbines and their pads, the site and access roads, the switchyard area and the entire length of the ETL and pylons. Although the ETL and pylons are owned and operated by TEİAŞ, the standards of Project Lenders include these structures, along with the

site roads and access roads, in impact assessments and subsequent adaptive management and monitoring programmes.

The investigation into the region's ecology was carried out to define an "Ecologically Appropriate Area of Analysis" (EAAA), to determine the presence of features that may qualify for Critical Habitat. The EAAA was identified at a scale indirect area of influence of the Project area, considering large-scale ecological processes. This approach ensures that all potential risks within the Project footprint and surrounding vicinity are taken into consideration.

For the purposes of this CHA, the EAAA for flora and terrestrial fauna (amphibians, reptiles and non-bat mammals) was designated according to the surrounding terrain features of Aydin Mountains. The EAAA for flora and fauna encompasses an area of 556 km<sup>2</sup>. The EAAA for flora and terrestrial fauna is shown on Figure 12.1.

For EAAA for birds and bats, the EAAA was designated to encompass the western slopes of Aydin Mountains, entirety of Kucuk Menderes KBA and eastern side of Mahal Hills KBA, the lowlands south of Boz Mountains and north of Mentese Mountains. The EAAA for birds and bats encompasses an area of 2375 km<sup>2</sup> and is shown on Figure 12.2.

Within the EAAA, an Area of Influence of the Project on biodiversity values was designated. For flora species, since the main expected impact source is ground preparation during construction phase, and secondary impacts of habitat degradation during operation, the Aol was designated as extending 2 km from the Project footprint. A similar approach was taken for terrestrial fauna species (amphibians, reptiles, and non-bat mammals) however since these species are more mobile, the Aol was designated as extending 5 km from all Project components. For avifauna (birds and bats), which are highly mobile and migratory, and can utilize much larger territories, the extent of impact needs to be studied in a wider area. The primary expected impact source is due to interactions with moving and electrified Project components. Therefore, an Aol of 15 km was adopted. This Aol also ensures coverage of Project roads which are secondary sources of impact for avifauna. Project Aol for all taxa is shown on Figure 12.1.



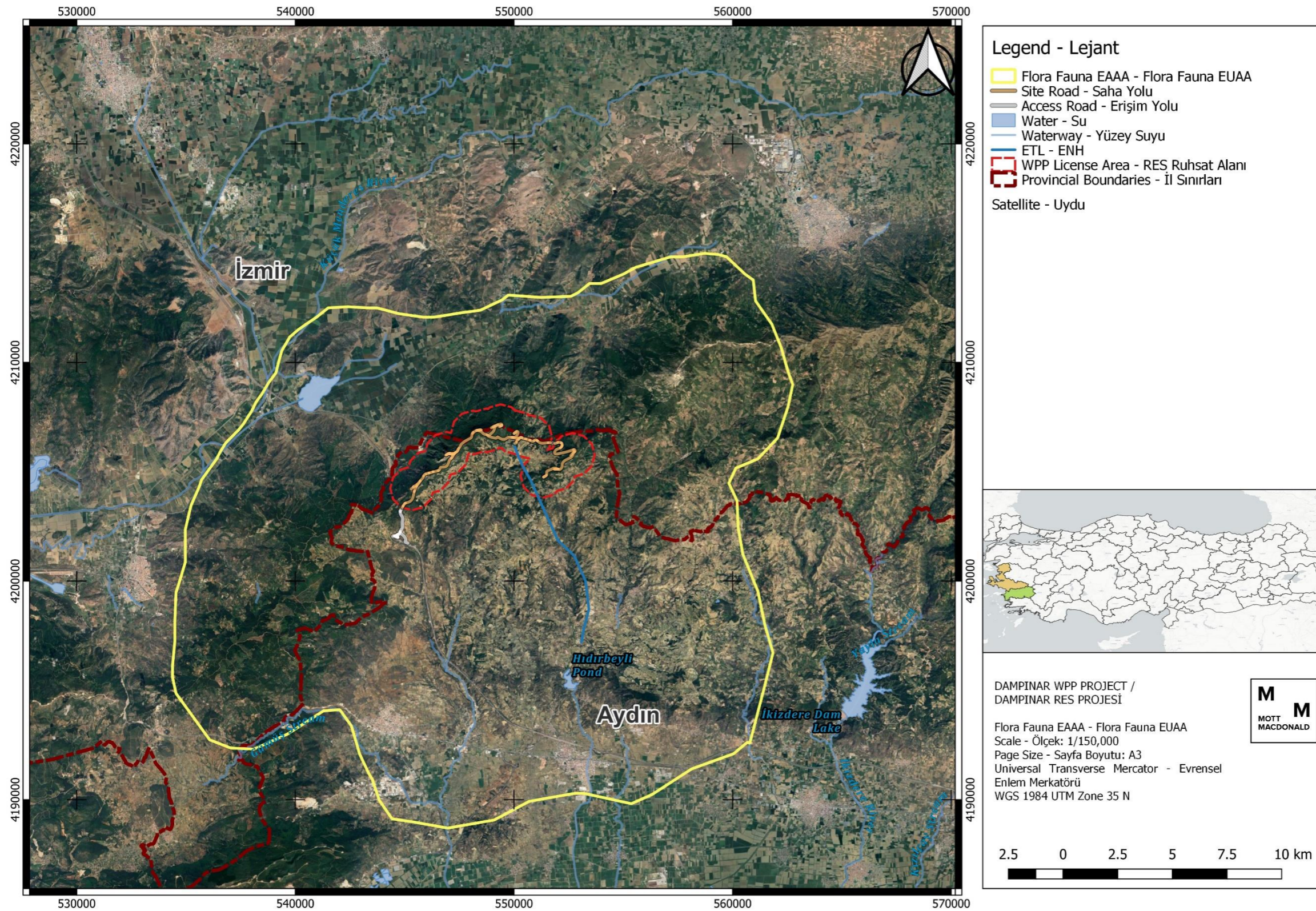


Figure 12.1: EAAA for Flora and Terrestrial Fauna for the Project.



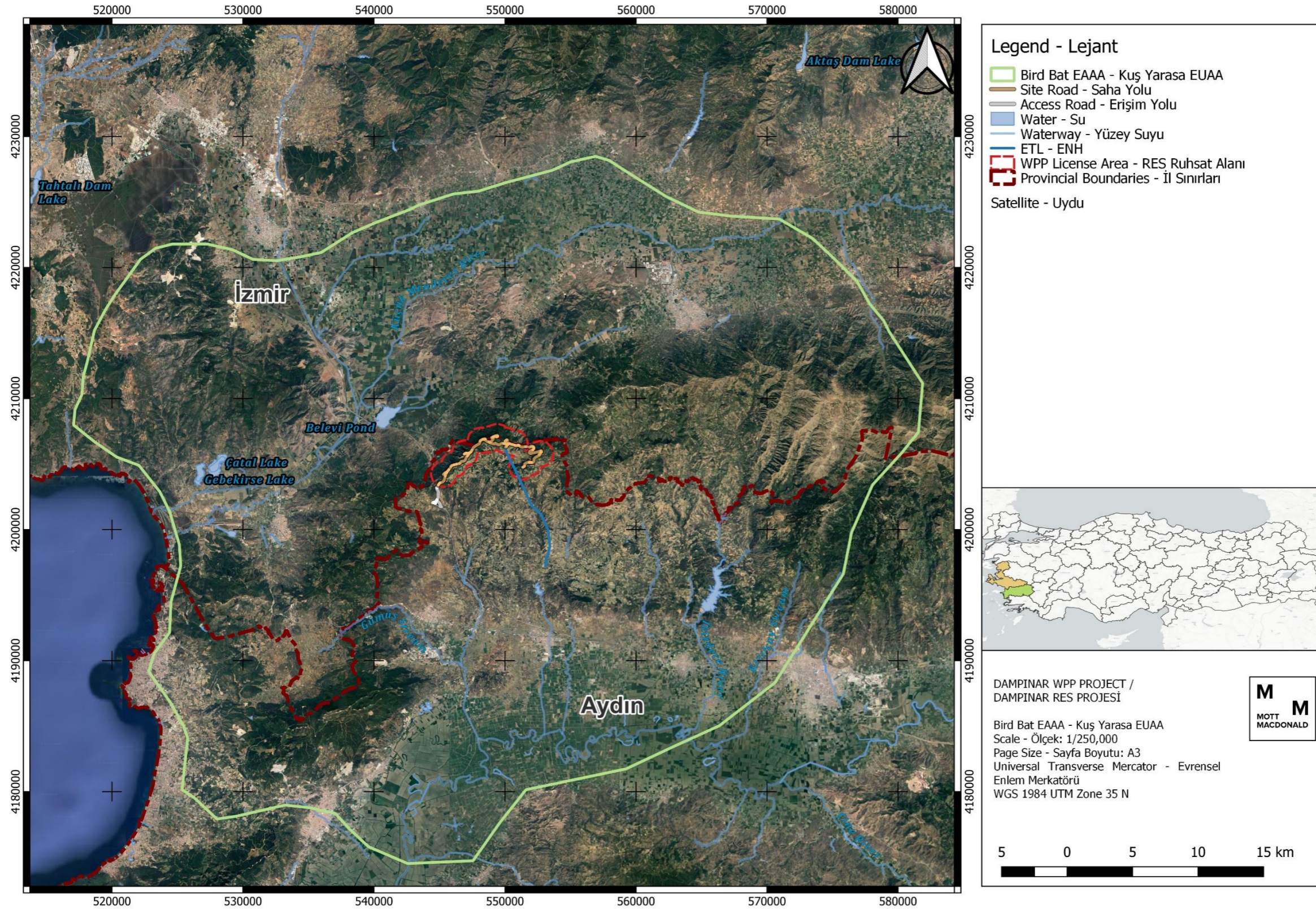


Figure 12.2: EAAA for Birds and Bats for the Project.



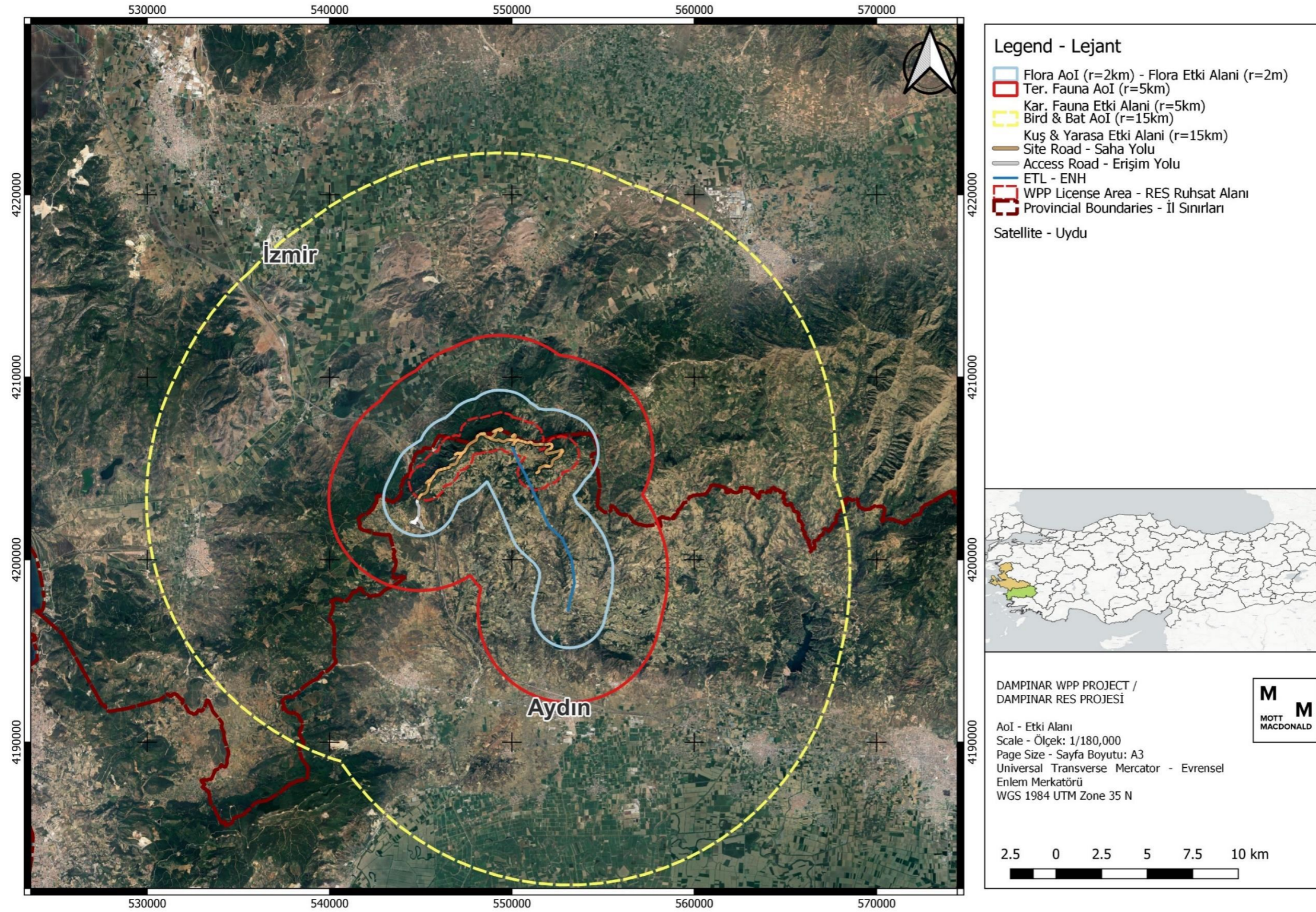


Figure 12.3 AoI for different biological taxa for the Project



### 12.2.3 Limitations and Assumptions

The consultant undertakes the ESIA study given the following important caveats and limitations:

1. **Field survey duration:** A very limited field survey was undertaken which can be described better as a field reconnaissance survey that lasted half a day. Given the limited timescale, it was not possible to undertake the biodiversity baseline surveys for appropriate duration or effort before the completion of the ESIA. The visit was partial due to the following reasons,
  - i. Access and site roads are only partially accessible by all terrain vehicle,
  - ii. No time was available to cover the site on foot.
2. **Field survey season:** The season (autumn) of the reconnaissance survey was not very conducive to studying the biodiversity features of the Project. Only a general impression of the habitat characteristics was obtained.
3. **Field survey coverage:** Only a limited portion of the Project site was able to be accessed. The entirety of the Project was not visited due to lack of vehicle accessible roads and lack of time to cover the area on foot.
4. **Desktop analysis:** The desktop component relies heavily on National EIA field studies at the Project area. However, the National EIA biodiversity surveys have deficiencies in meeting lender methodology and standards. One of the most significant deficiencies was pertaining to the Vantage Point surveys and Collision Risk Model. Additionally, Bat Activity Index is not available.
5. **Critical Habitat Assessment:** The CHA will not be included in this ESIA and will be presented as a stand-alone document which will enable further revision and refinement as more biodiversity data is gathered
6. **Field surveys proposed:** Present ESIA relies mainly on (1) Desktop components and (2) National EIA surveys which are only considered preliminary. Additional comprehensive field surveys to be undertaken by the Project company are described below.

### 12.2.4 Baseline Collection Methodology

The baseline collection methodology of this Final Draft ESIA relies primarily on desktop components which are detailed below and the data from field surveys conducted as part of National EIA. The Consultant conducted a brief site reconnaissance visit as well.

#### 12.2.4.1 Desktop Study

A desktop review of the study area comprises the major component of the present Biodiversity assessment.

It should also be noted here that a case was filed by local community members on 19 January 2024, requesting annulment of the National EIA Positive decision given on 15 March 2023 for the Dampinar WPP Project.

The plaintiff company filed a lawsuit against the MoEUCC for the cancelation of the EIA positive decision of the Dampinar WPP. The plaintiff company stated that environmental impacts, of the Project were not thoroughly examined during the National EIA process. Following these opposing views of the plaintiff, discovery process was conducted by the court on 19 December 2023. After the examinations, it was stated that environmental impacts of the Project were not thoroughly examined during the National EIA process. The court's decision will be based on the report prepared by an expert appointed by the court.

According to the information shared by the Project Company with the Consultant after the annulment of the National EIA Positive decision, the Project Company has conducted additional studies and these studies will be added as additional assessments to the National EIA and the



Project Company will be seeking approval for the revised National EIA. Among these reports, related to ecology were examined and the results were found to be largely compatible with the national EIA. Detailed information is included in *Chapter 1.1*.

The desktop component was performed perusing the following:

- National EIA report and appendices on pollinators, flora and fauna, bats, and ornithology
- Technical Report on National EIA Ornithology Report -April 2024- (Related the case)
- Technical Report on National EIA Ecosystem Report -April 2024- (Related the case)
- Technical Report on National EIA Pollinator Report -April 2024-(Related the case)
- Technical Report on National EIA Forestry Assessment Report – January 2024 (Related the case)
- Technical Report on National EIA Bat Report -April 2024 (Related the case)
- Relevant publicly available peer-reviewed literature
- White and grey literature
- Public biodiversity databases
  - eBird<sup>123</sup>,
  - European Breeding Bird Atlas<sup>124</sup>
  - iNaturalist<sup>125</sup>,
  - Tramem<sup>126</sup>,
  - Trakel<sup>127</sup>,
  - Trakus<sup>128</sup>,
  - Movebank<sup>129</sup>
  - Global Invasive species database<sup>130</sup>
  - Bizimbitkiler<sup>131</sup>
- Satellite imagery and maps
- Opinions of local biodiversity experts (formal / informal)
- Internationally recognized areas
  - Key Biodiversity Areas
  - Important Bird Areas
- IUCN Red List
- Nationally threatened species
- BERN convention and appendices
- EU Habitats Directive
  - Annex I habitats
  - Annex II/IV species

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<sup>123</sup> URL: Ebird.org. Last accessed: 18 December 2023.

<sup>124</sup> URL: ebba2.info. Last accessed: 18 December 2023.

<sup>125</sup> URL: Inaturalist.org. Last accessed: 18 December 2023.

<sup>126</sup> URL: Tramem.org. Last accessed: 18 December 2023.

<sup>127</sup> URL: Trakel.org. Last accessed: 18 December 2023.

<sup>128</sup> URL: Trakus.org. Last accessed: 18 December 2023.

<sup>129</sup> URL: movebank.org. Last accessed: 18 December 2023.

<sup>130</sup> URL: iucngisd.org. Last accessed: 18 December 2023.

<sup>131</sup> URL: Bizimbitkiler.org.tr. Last accessed: 18 December 2023.

Baseline information on terrestrial and aquatic ecology has been collected through ecological surveys conducted within the scope of the National EIA study. Accordingly, the timings of the field studies carried out are given below;

- National EIA Appendix 18 Report on Honeybees and Beekeeping, field surveys were conducted on 20 March 2022
- National EIA Appendix 24 Report on Flora and Fauna, field surveys were conducted three times, on 15 April 2022, 29 April 2022 and 13 May 2022.
- National EIA Appendix 25 Report on Bats, field surveys were conducted on 5 August 2021, 13-14 August 2021, and 23-24 August 2021, for 5 day/nights.
- National EIA Appendix 26 Report on Ornithology, field surveys were conducted August – November 2021 and March – May 2022.

#### 12.2.4.2 Field Surveys

Given the limited timescale, it was not possible to undertake the biodiversity baseline surveys during appropriate season before the completion of the ESIA study. It was possible to conduct a brief site visit (less than one day) which can be described as a reconnaissance visit.

On 31 October 2023, the Project area was partially visited by one biodiversity consultant of Mott MacDonald. Brief point counts for birds and transect walks for flora and terrestrial fauna were conducted.

Due to the seasonality (autumn) of the day, the visit only provided an opportunity for general observations about habitat characteristics, especially for birds and bats.

For the ecosystem services aspects of the ESIA, the use and functions of the flora/habitat was recorded.

If some features were not observed by consultant during this visit, it does not necessarily indicate such features are not present and/or abundant.

#### 12.2.5 Determining, Magnitude and Significance for Biodiversity

The magnitude of the potential impacts upon each ecological feature is assessed for the construction and operation of the Project using criteria in Table 12.2.

**Table 12.2: Criteria for Determining Receptor Sensitivity (conservation importance)**

Conservation Importance (Sensitivity)	Detail	Species Criteria	Habitat or Site Criteria
High	Very high or high conservation importance and rarity, international and/or national scale, or regional scale with limited potential for substitution.	Critically Endangered and Endangered species listed by IUCN. Restricted range species (IUCN classification). Migratory species likely to trigger Critical Habitat (>1% of the global population) Annex IV species designated in the EU Habitats Directive	Internationally recognised areas (IFC PS6 definition) and nationally designated sites in IUCN categories I and II. All areas of potential Critical Habitat (IFC PS6 definition). Natural Habitats of international and/or national conservation importance and/or high biodiversity, with limited potential for substitution. Annex I priority habitats designated in the EU Habitats Directive
Medium	Medium conservation importance and rarity, regional scale with good potential for substitution.	Vulnerable species listed by IUCN. Nationally protected species or rare species. Endemic species. Migratory species that do not trigger Critical Habitat (<1% of the global population)	Nationally designated sites in IUCN categories III-VI or with no equivalent IUCN category. Regionally important Natural Habitats. Natural Habitats which do not classify as Critical Habitat. Endemic Bird Areas (EBAs) Annex I habitats (non-priority) habitats designated in the EU Habitats Directive

		Annex II species designated in the EU Habitats Directive	
Low	Low conservation importance, local scale.	IUCN Near Threatened and Least Concern species. Species of no national importance (threat and/or protection).	Sites designated at local level (no IUCN category). Undesignated sites and Natural Habitats of some local biodiversity and cultural heritage interest. Modified Habitats with limited biodiversity value. Artificial and converted habitats (e.g artificial water bodies, plantations, agricultural crops).
Negligible	Very limited ecological importance.	N/A	Hardstanding, bare ground and buildings.

The significance of biodiversity impacts is determined through consideration of conservation importance (sensitivity) of Project affected biodiversity features (biodiversity receptors), and the magnitude of the impact experienced by them. The significance matrix on Table 12.4 is used to assess the construction and operation phases of the Project.

**Table 12-3: Criteria for Determining Magnitude**

Category	Description (adverse impacts)
Major	Fundamental change to the specific conditions assessed resulting in long term or permanent change, typically widespread in nature and requiring significant intervention to return to baseline; would violate national standards or Good International Industry Practice (GIIP) without mitigation.
Moderate	Detectable change to the specific conditions assessed resulting in non-fundamental temporary or permanent change.
Minor	Detectable but minor change to the specific conditions assessed.
Negligible	No perceptible change to the specific conditions assessed.

**Table 12.4: Criteria for determining impact**

		Magnitude						
		Adverse			Neutral		Beneficial	
		Major	Moderate	Minor	Negligible	Minor	Moderate	Major
Sensitivity	High	Major	Major	Moderate	Negligible	Moderate	Major	Major
	Medium	Major	Moderate	Minor	Negligible	Minor	Moderate	Major
	Low	Moderate	Minor	Negligible	Negligible	Negligible	Minor	Moderate
	Negligible	Minor	Negligible	Negligible	Negligible	Negligible	Negligible	Minor

## 12.3 Baseline Conditions

### 12.3.1 Biodiversity of Türkiye

Being located at the cross-roads of Europe, Asia and Africa, given the peculiar positioning of Anatolia as a peninsula and the variety of geographical features, grants Türkiye a significant place in global biodiversity<sup>132</sup>. Conversely, Türkiye has been and is one of the countries that has been on the fastest track for ecosystem collapse and biodiversity loss.<sup>133</sup>

Türkiye is home to the richest flora of any country in the temperate zone with high level of endemism, numerous globally threatened species of animals, major and minor bird migratory

<sup>132</sup> [Turkey's Nature | Key Biodiversity Areas of Turkey \(keybiodiversityareasturkey.org\)](https://keybiodiversityareasturkey.org/)

<sup>133</sup> <https://epi.yale.edu/epi-results/2020/component/bdh>. Accessed on 10/11/23.

flyways and two significant migratory bottlenecks with counts of large soaring species totalling 750 thousand <sup>134</sup>, along with populations of threatened bat species and bat migratory flyways.

### 12.3.2 Legally protected and internationally recognised areas

Dampinar WPP, including Project roads and the ETL, is not located within a legally protected or internationally recognised area. However, the Project AoI partially overlaps two Key Biodiversity Areas. Lesser Menderes Delta KBA is about 5 km from the closest turbine, and Mahal Hills KBA is about 8 km from the closest turbine.

Lesser Menderes Delta KBA, code EGE015, is a wetland complex featuring a river delta, inland standing water features, marshes, maquis shrubland and olive stands, and other agricultural land<sup>135,136</sup>. The list of trigger species is extensive and includes birds, fish, mammals, plants, and reptiles. KBA triggers are summarized on Table 12.5, which also demonstrates whether they should be scoped in or out for the project. Interaction with Lesser Menderes Delta KBA is expected to be low yet not negligible.

Mahal Hills KBA comprises a terrestrial, freshwater, and marine system and was designated with a freshwater and marine focus<sup>137</sup>. KBA triggers are summarized on Table 12.5, where all triggers for this KBA are reasonably scoped out due to low level of expected interaction with the Project.

The hydrology report of the National EIA does not report expectations of any major interactions with significant standing or running freshwater features. Therefore, trigger fish species were scoped out of the assessment.

Very importantly, Türkiye’s KBA inventory is being re-evaluated for a long due overhaul by a team of experts led by BirdLife Türkiye at the time of writing this report (late 2023). The revised KBA inventory is expected to be published late 2024.

**Table 12.5. Summary of KBA triggers within the direct and indirect AoI, and justifications for scoping.**

Group	Common Name	Scientific Name	IUCN/ National Red List *	Rare/ Endemic?	KBA	Within scope?
Plants	-	<i>Arum balansanum</i>	-	-	Lesser Menderes Delta	The valid name for this species is <i>Arum elongatum</i> and is listed under the National EIA, however, no information was provided regarding whether there was literature or field observation. The species is

<sup>134</sup> IKG, 2010. Unpublished.

<sup>135</sup> Key Biodiversity Areas Partnership (2023) Key Biodiversity Areas factsheet: Lesser Menderes Delta. Extracted from the World Database of Key Biodiversity Areas. Developed by the Key Biodiversity Areas Partnership: BirdLife International, IUCN, American Bird Conservancy, Amphibian Survival Alliance, Conservation International, Critical Ecosystem Partnership Fund, Global Environment Facility, Re:wild, NatureServe, Rainforest Trust, Royal Society for the Protection of Birds, World Wildlife Fund and Wildlife Conservation Society. Downloaded from <http://www.keybiodiversityareas.org/> on 18/12/2023.

<sup>136</sup> BirdLife Türkiye (2023) Accessed online, <https://www.dogadernegi.org/kucuk-menderes-deltasi/>, on 18/12/2023.

<sup>137</sup> Key Biodiversity Areas Partnership (2023) Key Biodiversity Areas factsheet: Mahal Hills. Extracted from the World Database of Key Biodiversity Areas. Developed by the Key Biodiversity Areas Partnership: BirdLife International, IUCN, American Bird Conservancy, Amphibian Survival Alliance, Conservation International, Critical Ecosystem Partnership Fund, Global Environment Facility, Re:wild, NatureServe, Rainforest Trust, Royal Society for the Protection of Birds, World Wildlife Fund and Wildlife Conservation Society. Downloaded from <http://www.keybiodiversityareas.org/> on 18/12/2023.

Group	Common Name	Scientific Name	IUCN/ National Red List *	Rare/ Endemic?	KBA	Within scope?
						not endemic and does not have any conservation status. It is expected to be removed from the KBA trigger list as a result of future KBA studies.
Birds	Pygmy Cormorant	<i>Microcarbo pygmaeus</i>	LC	-	Lesser Menderes Delta	Since the species is mobile, Aol can contain this species
Birds	Spur-winged Lapwing	<i>Vanellus spinosus</i>	LC	-	Lesser Menderes Delta	Since the species is mobile, Aol can contain this species
Fish	Eastern Aegean Nase	<i>Chondrostoma holmwoodii</i>	VU	Endemic	Lesser Menderes Delta Mahal Hills	No, associated with freshwater within KBA
Fish	Ephesus Dwarf Goby	<i>Knipowitschia ephesi</i>	CR	Endemic	Lesser Menderes Delta	No, associated with freshwater within KBA
Fish	Carian Loach	<i>Oxynoemac heilus germencicus</i>	VU	Endemic	Lesser Menderes Delta	No, associated with freshwater within KBA
Fish	Smyrna Chub	<i>Petroleuciscus smymaeus</i>	LC	Endemic	Lesser Menderes Delta	No, associated with freshwater within KBA
Fish	Eastern Aegean bleak	<i>Alburnus demiri</i>	VU	Endemic	Mahal Hills	No, associated with freshwater within KBA
Fish	Striped chub	<i>Squalius kosswigi</i>	EN	Endemic	Mahal Hills	No, associated with freshwater within KBA
Reptiles	Common Tortoise	<i>Testudo graeca</i>	VU	-	Lesser Menderes Delta	Since the species is terrestrial and widely distributed, Aol may include this species
Mammals	Mediterranean Monk Seal	<i>Monachus monachus</i>	VU	-	Mahal Hills	No, associated with marine habitats
Mammals	Mouse-tailed Dormouse	<i>Myomimus roachi</i>	VU	-	Lesser Menderes Delta	Since the species is terrestrial and widely distributed, Aol may include this species



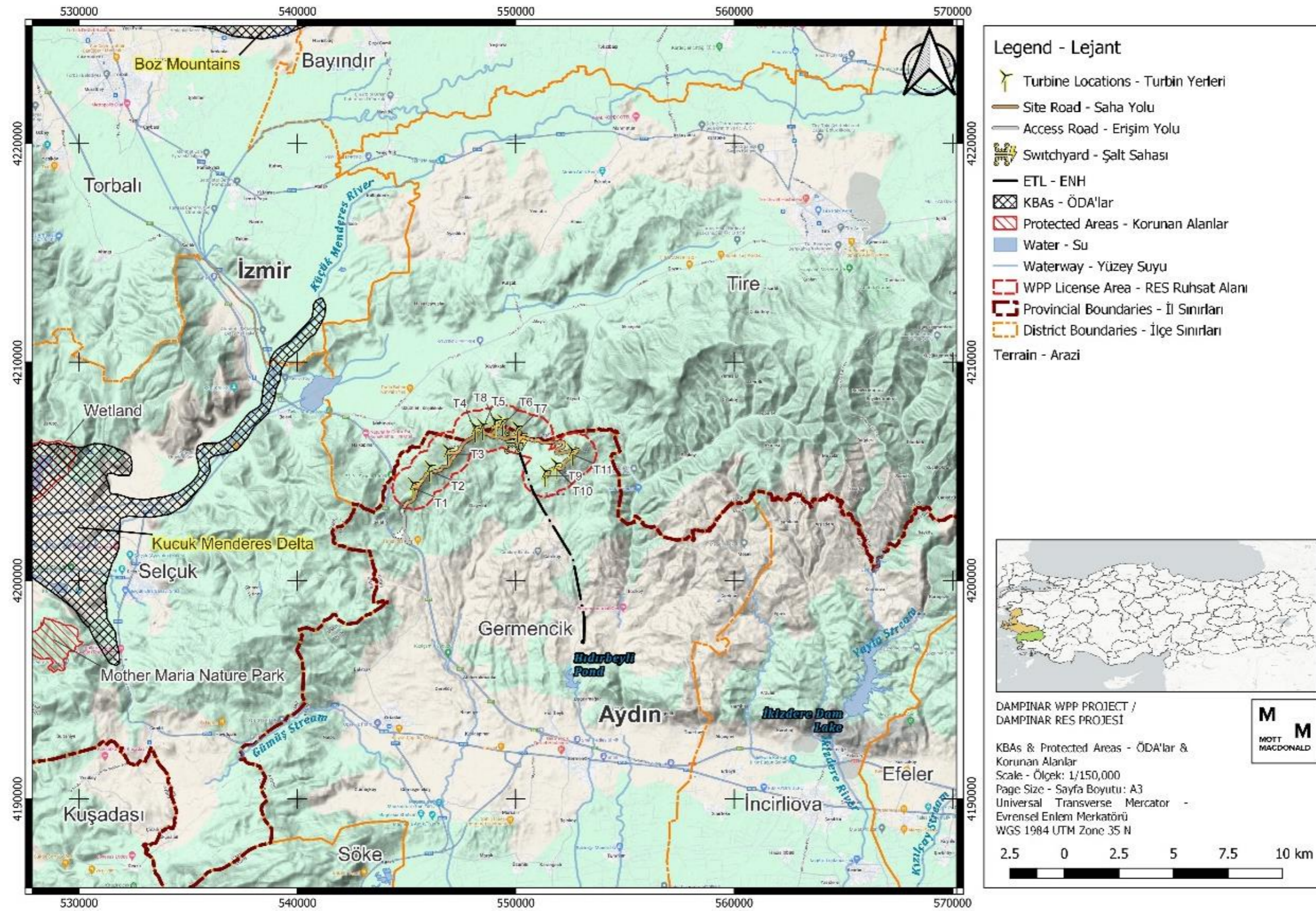


Figure 12.4. Location of the Project and Lesser Menderes Delta KBA



### 12.3.3 Habitats and Flora

The turbine pads, switchyard and the turbine roads are located in Tire, Izmir province and Germencik, Aydin province. The proposed ETL route extends southeast from the switchyard for about 12 km traversing mostly over arable land, but also some forests. Turbine sittings are located between 600-850 m elevation, with east-west extension of roughly 7,3 km and north-south extension of 3 km.

The project impact area mostly consists of mixed forest areas. There are also various fields and orchards. The recorded habitats are listed in the Table 12.6 below, along with their wide distribution areas within the study area. The amount of habitat lost due to roads, turbine footprints and switchyard area are given in Table 12.7 through Table 12.11

National EIA flora surveys were conducted between 15 April – 13 May 2022. As a result of National EIA studies, a list of endemic species, based on all available information with their conservation status and whether they were encountered during field studies at the Project area is provided. A total of 149 plant taxa were identified. The full list of species is not presented in this document, 14 endemic plant species were identified in the project area. 11 of these are widely distributed and their IUCN category is LC. Endemic species are listed with National Red List categories in Table 6.4. Given these species have not yet been evaluated by IUCN, national categories have been used.

**Table 12.6: Habitat Types of the Project Aol**

Broad habitat type	EUNIS Habitat Type	Extend within Project Footprint (ha)	Percentage
<b>Woodland</b>	G1.7 Thermophilus deciduous woodland	428.7	4.7%
	G3.5 Pinus nigra woodland	470.5	5.2%
	G4.B Mixed mediterranean pine - thermophilous oak woodland	58.1	0.6%
	G4.D Mixed Black pine (Pinus nigra) - evergreen oak woodland	10.6	0.1%
	G4.E Mixed mediterranean pine - evergreen oak woodland	1035.8	11.4%
<b>Agricultural Fields</b>	I1.1 Intensive unmixed crops	4507.8	49.5%
	I1.2 Mixed crops of market gardens and horticulture	2405.1	26.4%
<b>Constructed, industrial and other artificial habitats</b>	J1.2 Residential buildings of villages and urban peripheries	92.2	1.0%
	J4.2 Road networks	60.5	0.7%
	J5.3 Highly artificial non-saline standing waters	28.2	0.3%
<b>Total</b>		9097.5	100.0%



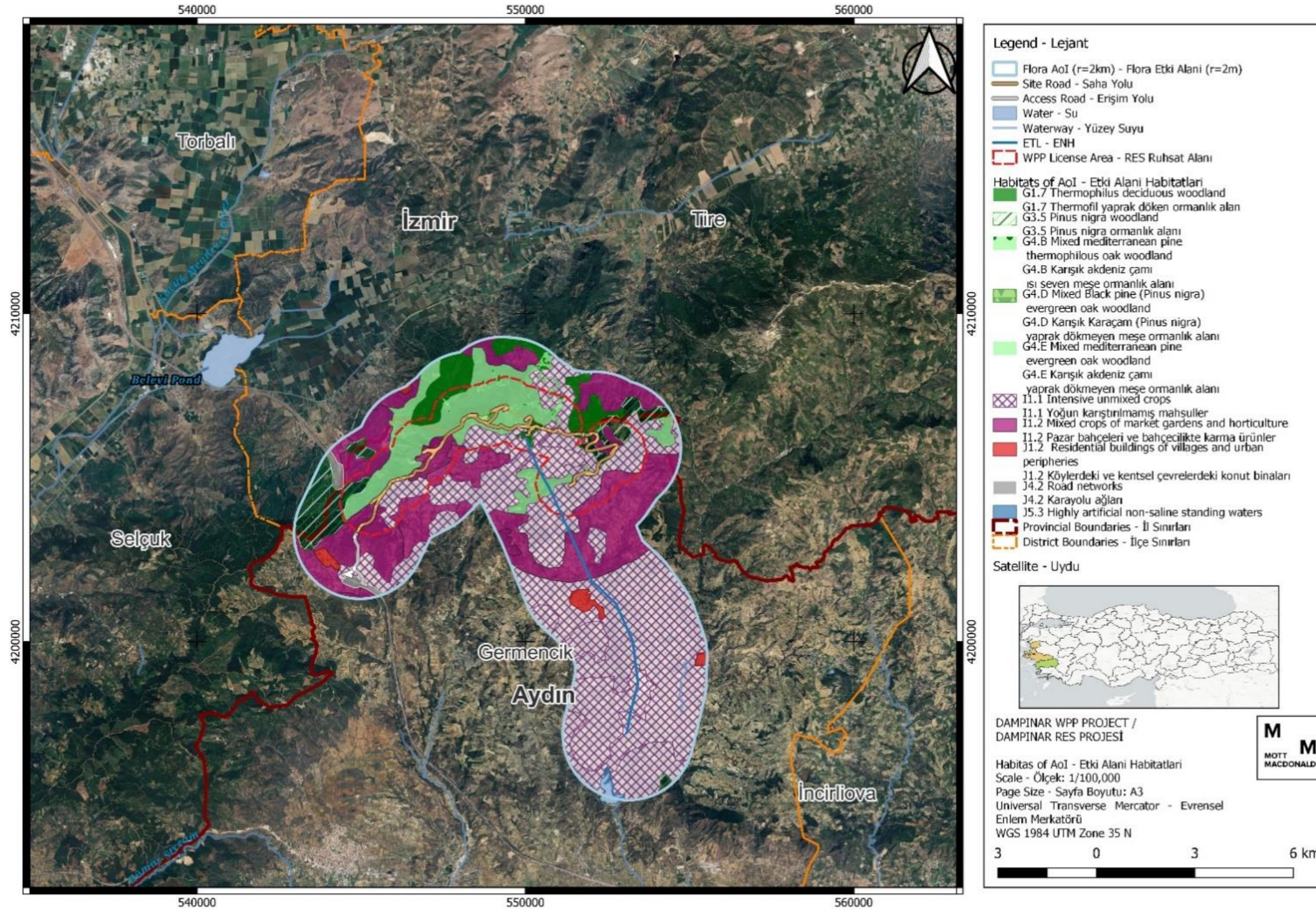


Figure 12.5: EUNIS Habitats of the Project AoI



The amount of habitat loss due to project activities is listed below.

**Table 12.7: Habitat Loss on Access Roads**

EUNIS	Area (ha)	Percentage
G1.7 Thermophilus deciduous woodland	0.3	0.1%
G3.5 Pinus nigra woodland	0.0	0.0%
G4.D Mixed Black pine (Pinus nigra) - evergreen oak woodland	0.2	2.1%
G4.E Mixed mediterranean pine - evergreen oak woodland	0.5	0.1%
I1.1 Intensive unmixed crops	2.5	0.1%
I1.2 Mixed crops of market gardens and horticulture	1.4	0.1%
J4.2 Road networks	0.2	0.4%
Total	5.2	

**Table 12.8: Habitat Loss on Site Roads**

EUNIS	Area (ha)	Percentage
G1.7 Thermophilus deciduous woodland	1.5	0.3%
G3.5 Pinus nigra woodland	1.3	0.3%
G4.D Mixed Black pine (Pinus nigra) - evergreen oak woodland	0.4	4.1%
G4.E Mixed mediterranean pine - evergreen oak woodland	4.7	0.5%
I1.1 Intensive unmixed crops	5.3	0.1%
I1.2 Mixed crops of market gardens and horticulture	6.0	0.2%
J4.2 Road networks	0.0	0.0%
Total	19.2	

**Table 12.9: Habitat Loss on Turbine Footprint**

EUNIS	Area (ha)	Percentage
G1.7 Thermophilus deciduous woodland	0.0	0.0%
G3.5 Pinus nigra woodland	0.0	0.0%
G4.D Mixed Black pine (Pinus nigra) - evergreen oak woodland	1.2	11.1%
G4.E Mixed mediterranean pine - evergreen oak woodland	8.7	0.8%
I1.1 Intensive unmixed crops	3.6	0.1%
I1.2 Mixed crops of market gardens and horticulture	3.2	0.1%
J4.2 Road networks	0.0	0.0%
Total	16.7	

**Table 12.10: Habitat Loss on Switchyard Area**

EUNIS	Area	Percentage
G1.7 Thermophilus deciduous woodland	1.3	0.3%
G3.5 Pinus nigra woodland	0.0	0.0%
G4.D Mixed Black pine (Pinus nigra) - evergreen oak woodland	0.0	0.0%
G4.E Mixed mediterranean pine - evergreen oak woodland	0.0	0.0%
I1.1 Intensive unmixed crops	0.0	0.0%
I1.2 Mixed crops of market gardens and horticulture	0.0	0.0%
J4.2 Road networks	0.0	0.0%
Total	1.3	

**Table 12.11 Habitat Loss on ETL**

EUNIS	Area (ha)	Percentage
G1.7 Thermophilus deciduous woodland	0.9	0.2%
G3.5 Pinus nigra woodland	0.0	0.0%
G4.D Mixed Black pine (Pinus nigra) - evergreen oak woodland	0.0	0.0%
G4.E Mixed mediterranean pine - evergreen oak woodland	5.0	0.5%
I1.1 Intensive unmixed crops	44.9	1.0%
I1.2 Mixed crops of market gardens and horticulture	9.7	0.4%
J4.2 Road networks	0.0	0.0%
Total	60.5	

**Table 12.12: Endemic Flora Species with National Red List Category**

Scientific Name	National Red List Category	BERN	Source
<i>Scutellaria orientalis subsp. carica</i>	EN		Literature
<i>Astragalus strictispinis</i>	VU		Literature
<i>Centaurea hierapolitana</i>	VU		-
<i>Centaurea polyclada</i>	VU		Observed
<i>Centaurea calolepis</i>	LC		Literature
<i>Cyclamen hederifolium</i>	VU		Observed
<i>Astragalus pisidicus</i>	LC	-	Literature
<i>Salvia pisidica</i>	LC	-	Literature
<i>Astragalus condensatus</i>	LC		Literature
<i>Astragalus mesogitanus</i>	LC	-	Literature
<i>Astragalus vulnerariae</i>	LC	-	Literature
<i>Cytisopsis pseudocytisus subsp. reeseana</i>	LC	-	Literature
<i>Hedysarum cappadocicum</i>	LC	-	Literature
<i>Trifolium caudatum</i>	LC	-	Literature
<i>Marrubium globosum</i>	LC	-	Observation
<i>Iris schachtii</i>	LC	-	Observation

Tree types and quantities (m<sup>2</sup>), area sizes and cover, their current and planned protection and/or use purposes, approved stand maps were studied within the scope of National EIA. According to calculations conducted from forest stand data maps, a total of 2,040 trees are expected to be cut. Considering the changing turbine locations, the number of trees to be cut is expected to be less than given in this report, as the new turbine locations are not located in forest areas.

### 12.3.4 Birds

The Project area is located close to a minor migratory route of birds, namely the Aegean shore route<sup>138</sup>. Some level of migrant activity, including that of large soaring species which are documented in Turkish migration counts, is expected for the Project area.

The project area can carry a moderate level of resident raptors or other large soaring species due to availability of nesting and feeding habitat. Some common and widespread raptors and large soaring species such as Common Buzzard (*Buteo buteo*), Eurasian Sparrowhawk (*Accipiter nisus*) or Short-toed Snake Eagle (*Circaetus gallicus*) and Black Stork (*Ciconia ciconia*) could breed here.

<sup>138</sup> Erciyas Yavuz, K. 2014. Türkiye'deki Kus Hareketliliği Haritaları; movebank.org and eBird.org data.

The Project area is also in the vicinity of important wetlands. Nearby KBAs (as discussed under its own section in this report) feature important wetlands including running and standing water, saline lakes and marshes. Belevi Lake within Lesser Menderes Delta is only within 5,5 km to the closest turbine. It is therefore important to consider species that associate with wetlands such as waterfowl and shorebirds, among others.

Two separate ornithological studies were conducted for the Project area:

1. National EIA Appendix 24 Report on Flora and Fauna, includes a bird component, and field surveys were conducted three times, on 15 April 2022, 29 April 2022 and 13 May 2022.
2. National EIA Appendix 26 Report on Ornithology, field surveys were conducted from August 2021 to November 2021 and from March 2022 to May 2022.

Study (1) does not specify methodology, but it was inferred that point and transect counts were conducted over the field survey days. The presence - absence checklist obtained from this survey was incorporated into the present ESIA assessment.

Study (2) involved Vantage Point (VP) survey methodology and the Project area was visited between 5 August 2021 and 11 November 2021, and 20 March 2022 – 13 May 2022.

Three groups of bird species are specifically important for the Project area: (1) large soaring migratory species (storks, pelicans, eagles, buzzards, sparrowhawks, falcons, harriers, kites), (2) large soaring resident species and (3) species of conservation concern which might use the nearby wetlands for breeding or wintering and which might make regular movements from the delta to inland wetlands. Target species are provided on Table 12.13:

**Table 12.13. List of significant bird species, conservation status**

Common Name	Scientific Name	IUCN	National	Bird directive	BERN	L/O*
Levant Sparrowhawk	<i>Accipiter brevipes</i>	LC	VU	Annex I	Appendix II	L
Northern Goshawk	<i>Accipiter gentilis</i>	LC	NT	-	Appendix II	O
Eurasian Sparrowhawk	<i>Accipiter nisus</i>	LC	NT	-	Appendix II	O
Cinereous Vulture	<i>Aegypius monachus</i>	NT	EN	Annex I	Appendix II	L
Demoiselle Crane	<i>Anthropoides virgo</i>	LC	CR	-	Appendix III	L
Golden Eagle	<i>Aquila chrysaetos</i>	LC	-	Annex I	Appendix II	L
Bonelli's Eagle	<i>Aquila fasciata</i>	LC	EN	Annex I	Appendix II	L
Imperial Eagle	<i>Aquila heliaca</i>	VU	EN	Annex I	Appendix II	L
Steppe Eagle	<i>Aquila nipalensis</i>	EN	CR	-	Appendix II	L
Great Egret	<i>Ardea alba</i>	LC	EN	Annex I	Appendix II	L
Gray Heron	<i>Ardea cinerea</i>	LC	-	-	Appendix III	L
Purple Heron	<i>Ardea purpurea</i>	LC	VU	Annex I	Appendix II	L
Common Pochard	<i>Aythya ferina</i>	VU	VU	Annex II A, III B	Appendix III	L
Eurasian Eagle-Owl	<i>Bubo bubo</i>	LC	-	Annex I	Appendix II	L
Common Buzzard	<i>Buteo buteo</i>	LC	-	-	Appendix II	O
Rough-legged Hawk	<i>Buteo lagopus</i>	LC	-	-	Appendix II	L
Long-legged Buzzard	<i>Buteo rufinus</i>	LC	NT	Annex I	Appendix II	O
White Stork	<i>Ciconia ciconia</i>	LC	-	Annex I	Appendix II	O
Black Stork	<i>Ciconia nigra</i>	LC	-	Annex I	Appendix II	O
Short-toed Snake-Eagle	<i>Circaetus gallicus</i>	LC	VU	Annex I	Appendix II	O
Eurasian Marsh-Harrier	<i>Circus aeruginosus</i>	LC	NT	Annex I	Appendix II	L
Hen Harrier	<i>Circus cyaneus</i>	LC	DD	Annex I	Appendix II	O

Common Name	Scientific Name	IUCN	National	Bird directive	BERN	L/O*
Pallid Harrier	<i>Circus macrourus</i>	NT	CR	Annex I	Appendix II	L
Montagu's Harrier	<i>Circus pygargus</i>	LC	EN	Annex I	Appendix II	L
Greater Spotted Eagle	<i>Clanga clanga</i>	VU	VU	Annex I	Appendix II	L
Lesser Spotted Eagle	<i>Clanga pomarina</i>	LC	EN	Annex I	Appendix II	L
Cinereous Bunting	<i>Emberiza cineracea</i>	NT	VU	Annex I	Appendix II	L
Lanner Falcon	<i>Falco biarmicus</i>	LC	VU	Annex I	Appendix II	L
Saker Falcon	<i>Falco cherrug</i>	EN	CR	Annex I	Appendix II	O**
Merlin	<i>Falco columbarius</i>	LC	-	Annex I	Appendix II	L
Eleonora's Falcon	<i>Falco eleonora</i>	LC	EN	Annex I	Appendix II	L
Lesser Kestrel	<i>Falco naumanni</i>	LC	VU	Annex I	Appendix II	L
Peregrine Falcon	<i>Falco peregrinus</i>	LC	VU	Annex I	Appendix II	O**
Eurasian Hobby	<i>Falco subbuteo</i>	LC	-	-	Appendix II	O
Eurasian Kestrel	<i>Falco tinnunculus</i>	LC	-	-	Appendix II	O
Red-footed Falcon	<i>Falco vespertinus</i>	VU	-	Annex I	Appendix II	L
Common Crane	<i>Grus grus</i>	LC	EN	Annex I	Appendix III	L
Bearded Vulture	<i>Gypaetus barbatus</i>	NT	EN	Annex I	Appendix II	L
Eurasian Griffon	<i>Gyps fulvus</i>	LC	EN	Annex I	Appendix II	L
White-tailed Eagle	<i>Haliaeetus albicilla</i>	LC	CR	Annex I	Appendix II	L
Booted Eagle	<i>Hieraaetus pennatus</i>	LC	VU	Annex I	Appendix II	O**
Black Kite	<i>Milvus migrans</i>	LC	EN	Annex I	Appendix II	L
Red Kite	<i>Milvus milvus</i>	LC	DD	Annex I	Appendix II	O
Pygmy Cormorant	<i>Microcarbo pygmaeus</i>	LC	LC	Annex I	Appendix III	L
Egyptian Vulture	<i>Neophron percnopterus</i>	EN	VU	Annex I	Appendix II	O**
Osprey	<i>Pandion haliaetus</i>	LC	DD	Annex I	Appendix II	L
Dalmatian Pelican	<i>Pelecanus crispus</i>	NT	VU	Annex I	Appendix II	L
Great White Pelican	<i>Pelecanus onocrotalus</i>	LC	EN	Annex I	Appendix II	L
European Honey-buzzard	<i>Pernis apivorus</i>	LC	NT	Annex I	Appendix II	L
Great Cormorant	<i>Phalacrocorax carbo</i>	LC	-	-	Appendix II	O
Greater Flamingo	<i>Phoenicopterus roseus</i>	LC	EN	Annex I	Appendix II	L
Eurasian Spoonbill	<i>Platalea leucorodia</i>	LC	EN	Annex I	Appendix II	L
Glossy Ibis	<i>Plegadis falcinellus</i>	LC	EN	Annex I	Appendix II	L
European Turtle-Dove	<i>Streptopelia turtur</i>	VU	VU	Annex II B	Appendix III	O
Redwing	<i>Turdus iliacus</i>	NT	-	Annex II B	Appendix III	L

\*L: Literature, O: Observation, O\*\*: Marked present, with L/O unspecified

## Vantage Point Survey

As part of the National EIA, VP surveys were conducted from August 2021 to November 2021 and from March 2022 to May 2022, covering two migratory seasons. Over 76 hours of observation effort per VP was accomplished each season. Two Vantage Points were used, VP1 was at the western end of the Project near T1, VP2 was at the eastern end of the Project near T11. The VP coordinates are given in Table 12.14 and the locations of the VPs is shown in Figure 12.6. The VP surveys are presented with important deficiencies as noted below:

1. Visual coverage of the turbines from the VPs were not provided (visual coverage found to be insufficient upon desktop review of locations)



2. View angles should be provided and should not be 360 degrees
3. Target species list was not defined or provided
4. Environmental parameters and survey conditions of each survey date were not provided
5. Resident / migrant differentiation was not made for bird encounters
6. Risk height designation is unclear
7. Number of birds entering risk height and distance (risk zone) was not provided
8. Flight routes maps with respect to turbine buffers was not provided
9. Bird height was not recorded at interval
10. Only one year of VP studies were conducted which does not account for year-on-year differences in activity and abundance (2 years needed)

**Table 12.14. Locations of the Vantage Points (WGS 84 UTM 35S)**

Vantage Point	N	E
1	4205797	552600
2	4204318	545688



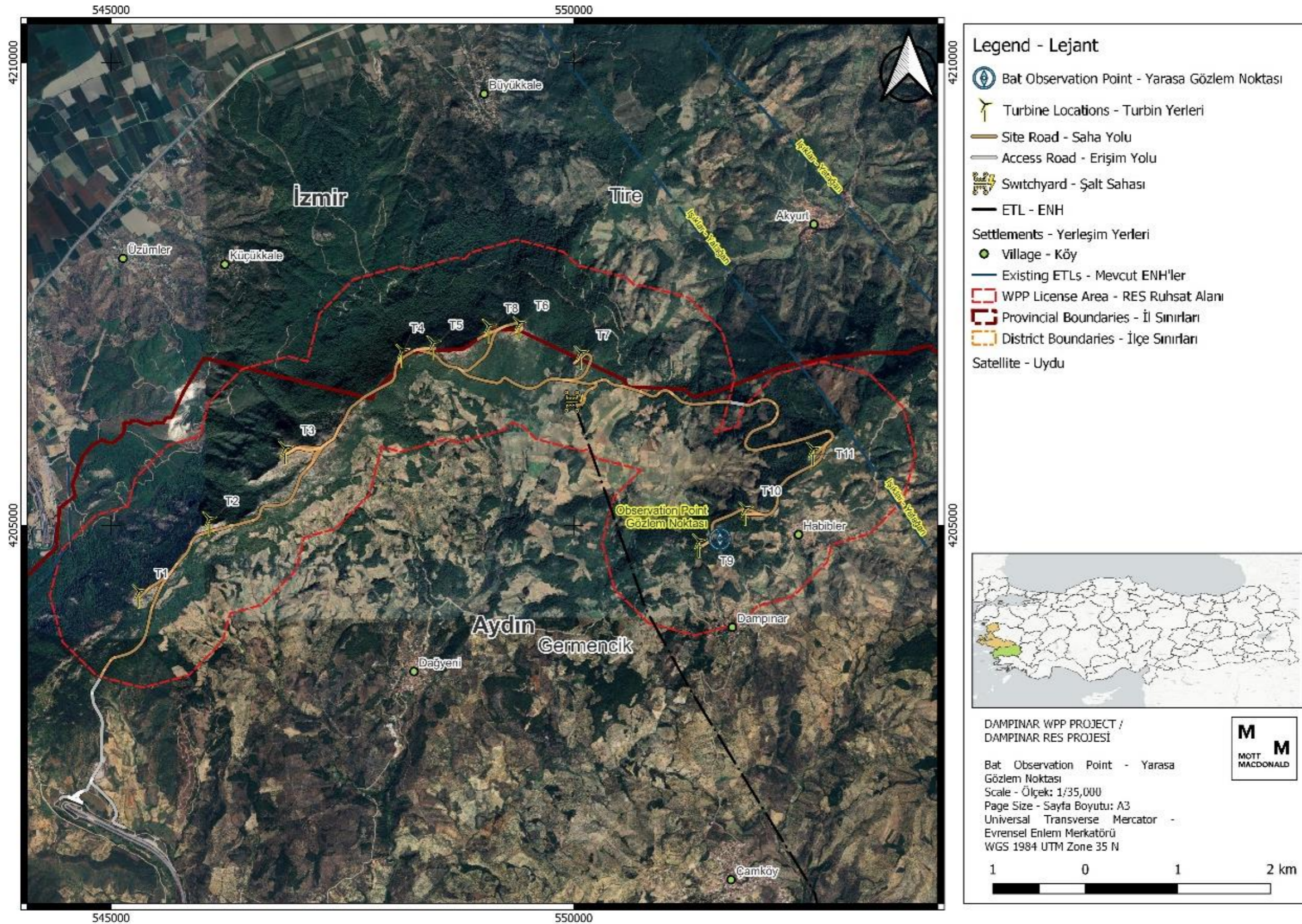


Figure 12.6. The locations of the VPs used in the studies.



During VP surveys in autumn, 10 individuals were counted and in spring, 124 individuals were counted (Table 12.15). Spring counts appear to indicate migratory activity, but resident migrant designations were not provided. Counts of target species were provided although target species were not defined in the National EIA. The reported species are relevant and thus included in the report. But it is unclear if some relevant species were left out due to not having been defined as target.

**Table 12.15: Counts of VP survey target species (as used in National EIA) for each migratory season**

Common Name	Scientific Name	Autumn	Spring
Northern Goshawk	<i>Accipiter gentilis</i>	0	1
Eurasian Sparrowhawk	<i>Accipiter nisus</i>	0	3
Unidentified eagle	<i>Aquila sp</i>	0	1
Common Buzzard	<i>Buteo buteo</i>	3	28
Long-legged Buzzard	<i>Buteo rufinus</i>	3	4
Unidentified buzzard	<i>Buteo sp.</i>	2	0
White Stork	<i>Ciconia ciconia</i>	0	4
Black Stork	<i>Ciconia nigra</i>	0	2
Short-toed Snake-Eagle	<i>Circaetus gallicus</i>	0	59
Hen Harrier	<i>Circus cyaneus</i>	0	5
Peregrine Falcon	<i>Falco peregrinus</i>	0	2
Eurasian Hobby	<i>Falco subbuteo</i>	0	2
Eurasian Kestrel	<i>Falco tinnunculus</i>	2	7
Red Kite	<i>Milvus milvus</i>	0	1
Great Cormorant	<i>Phalacrocorax carbo</i>	0	5
<b>Total</b>		<b>10</b>	<b>124</b>

The surveyors evaluated each bird encounter in terms of height and distance from the turbines. The 3 height classes of the encounters as defined in National EIA were, (1) below turbine blade height, (2) at turbine blade height and (3) above blade height. For the purposes of the current study and, turbine blade height is considered risk height (Table 12.16).

**Table 12.16: Counts of VP survey target species (as used in National EIA) at risk height, or blade height (2), for each migratory season.**

Common Name	Scientific Name	Autumn	Spring
Northern Goshawk	<i>Accipiter gentilis</i>	0	0
Eurasian Sparrowhawk	<i>Accipiter nisus</i>	0	1
Unidentified Eagle	<i>Aquila sp.</i>	0	0
Common Buzzard	<i>Buteo buteo</i>	0	26
Long-legged Buzzard	<i>Buteo rufinus</i>	0	4
Unidentified buzzard	<i>Buteo sp</i>	0	0
White Stork	<i>Ciconia ciconia</i>	0	0
Black Stork	<i>Ciconia nigra</i>	0	0
Short-toed Snake-Eagle	<i>Circaetus gallicus</i>	0	37
Hen Harrier	<i>Circus cyaneus</i>	0	5
Peregrine Falcon	<i>Falco peregrinus</i>	0	1

Eurasian Hobby	<i>Falco subbuteo</i>	0	2
Eurasian Kestrel	<i>Falco tinnunculus</i>	1	7
Pygmy cormorant	<i>Milvus milvus</i>	0	1
Great Cormorant	<i>Phalacrocorax carbo</i>	0	0
<b>Total</b>		<b>1</b>	<b>84</b>

The three distance-to-turbine categories of bird encounters as described in the data table of National EIA were (1) 0-80 m from turbines, (2) 80-500 m from turbines and (3) 500+ m from turbines. For this assessment, (1) and (2) are considered together since risk passage is defined as within 500 m (Table 12.17).

**Table 12.17: Counts of VP survey target species (as used in National EIA) at risk distance, or within 500 m buffer of turbines, for each migratory season.**

Common Name	Scientific Name	Autumn	Spring
Northern Goshawk	<i>Accipiter gentilis</i>	0	1
Eurasian Sparrowhawk	<i>Accipiter nisus</i>	0	1
Unidentified Eagle	<i>Aquila sp.</i>	0	1
Common Buzzard	<i>Buteo buteo</i>	1	16
Long-legged Buzzard	<i>Buteo rufinus</i>	2	3
Unidentified buzzard	<i>Buteo sp</i>	0	0
White Stork	<i>Ciconia ciconia</i>	0	3
Black Stork	<i>Ciconia nigra</i>	0	1
Short-toed Snake-Eagle	<i>Circaetus gallicus</i>	0	41
Hen Harrier	<i>Circus cyaneus</i>	0	2
Peregrine Falcon	<i>Falco peregrinus</i>	0	2
Eurasian Hobby	<i>Falco subbuteo</i>	0	2
Eurasian Kestrel	<i>Falco tinnunculus</i>	2	2
Pygmy cormorant	<i>Milvus milvus</i>	0	1
Great Cormorant	<i>Phalacrocorax carbo</i>	0	5
<b>Total</b>		<b>5</b>	<b>81</b>

### Collision Risk

A preliminary CRM using Band modelling technique was produced from the results of the VP studies as part of the National EIA. The following information regarding the CRM was not available and therefore the CRM could not be evaluated for adequacy or robustness. The results are therefore presented as is on Table 12.18. The unavailable information was as follows:

- Map showing view angle/ visual coverage area for each Vantage Point,
- List of target bird species,
- Definition of risk height used for the assessment,
- Definition of risk zone used for the assessment,
- Target species counts for each season with resident/migrant information (all species with totals),
- Target species counts for each season within risk zone with resident/migrant information,

- Target resident species duration of observation at risk height for each season (all species with totals),
- Collision risk evaluation period for each season,
- Flight maps of target species with respect to turbine buffers,
- Raw tabulated observation data for both seasons,
- Tabulated survey conditions/ environmental parameters data for each day of survey,
- Filled out field recording sheets and maps,
- Only one year of CRM was conducted which does not account for year-on-year differences in activity and abundance (2 years needed).

**Table 12.18: Collision risk summary table provided with National EIA**

Scientific Name	Season	Estimated collision mortality	
		With avoidance	Without avoidance
<i>Accipiter nisus</i>	Spring	0,00	0,00
<i>Buteo buteo</i>	Spring	0,03	1,58
<i>Buteo rufinus</i>	Spring	0,00	0,17
<i>Circaetus gallicus</i>	Spring	0,19	9,69
<i>Circus cyaneus</i>	Spring	0,00	0,09
<i>Falco tinnunculus</i>	Autumn	0,00	0,03
<i>Milvus milvus</i>	Spring	0,00	0,02

### Breeding Bird Survey

The study period for breeding birds was 15 March 2022-30 April 2022 and 1 May 2022-15 June 2022. European Breeding Bird Atlas codes, which are provided on Table 12.19, were used to record the breeding status of each species. The study is presented with the following deficiencies noted:

- Exact dates of the surveys were not provided,
- Transect locations and distances were not provided,
- Justifications for transect locations were not provided,
- Effort duration and number of surveyors at each survey was not provided,
- Environmental parameters of the surveys were not provided,
- Counts of each species by relevant time period (week or month) was not provided,
- Justification for why code 99 “certainly not breeding” was used for some species was not provided (therefore not included in the present ESIA),
- Only one year of breeding bird studies were conducted which does not account for year-on-year differences in activity and abundance (2 years needed).

**Table 12.19: European Breeding Bird Atlas codes**

Breeding categories and Atlas codes
A Possible breeding
1 Species observed in breeding season in possible nesting habitat
2 Singing male(s) present (or breeding calls heard) in breeding season
B Probable breeding
3 Pair observed in suitable nesting habitat in breeding season
4 Permanent territory presumed through registration of territorial behaviour (song, etc.) on at least two different days a week or more apart at same place

5 Courtship and display
6 Visiting probable nest site
7 Agitated behaviour or anxiety calls from adults
8 Breed patch on adult examined in the hand
9 Nest building or excavating of nest hole
<b>C Confirmed breeding</b>
10 Distraction display or injury feigning
11 Used nest or eggshells found (occupied or laid within period of survey)
12 Recently fledged young (nidicolous species) or downy young (nidifugous species)
13 Adults entering or leaving nest site in circumstances indicating occupied nest (including high nests or nest holes, the contents of which cannot be seen) or adult seen incubating
14 Adult carrying a faecal sac or food for young
15 Nests containing eggs
16 Nests with young seen or heard

Results of the breeding bird surveys are presented on Table 12.20.

**Table 12.20: Species recorded with their breeding codes at the Project area**

Common Name	Scientific Name	Breeding Code
Long-tailed Tit	<i>Aegithalos caudatus</i>	1
Chukar	<i>Alectoris chukar</i>	1
European Goldfinch	<i>Carduelis carduelis</i>	1
European Greenfinch	<i>Chloris chloris</i>	1
Common Wood-Pigeon	<i>Columba palumbus</i>	1
Common Raven	<i>Corvus corax</i>	1
Hooded Crow	<i>Corvus cornix</i>	1
Greater Whitethroat	<i>Curruca communis</i>	1
Sardinian warbler	<i>Curruca melanocephala</i>	1
Corn Bunting	<i>Emberiza calandra</i>	1
European Robin	<i>Erithacus rubecula</i>	1
Barn Swallow	<i>Hirundo rustica</i>	1
Wood Lark	<i>Lullula arborea</i>	1
Common Nightingale	<i>Luscinia megarhynchos</i>	1
Mourning Wheatear	<i>Oenanthe melanoleuca</i>	1
Duncock	<i>Prunella modularis</i>	1
Eurasian Nuthatch	<i>Sitta europaea</i>	1
Krüper's Nuthatch	<i>Sitta krueperi</i>	1
Mistle Thrush	<i>Turdus viscivorus</i>	1
Sardinian Warbler	<i>Curruca communis</i>	2
Common House-Martin	<i>Delichon urbicum</i>	2
Common Chaffinch	<i>Fringilla coelebs</i>	2
Crested Lark	<i>Galerida cristata</i>	2
Eurasian Jay	<i>Garrulus glandarius</i>	2
Red-backed Shrike	<i>Lanius collurio</i>	2
Great Gray Shrike	<i>Lanius excubitor</i>	2
Lesser Gray Shrike	<i>Lanius minor</i>	2



Common Name	Scientific Name	Breeding Code
Isabelline Wheatear	<i>Oenanthe isabellina</i>	2
Northern Wheatear	<i>Oenanthe oenanthe</i>	2
House Sparrow	<i>Passer domesticus</i>	2
Common Firecrest	<i>Regulus ignicapilla</i>	2
Eurasian Blackbird	<i>Turdus merula</i>	2
Eurasian Skylark	<i>Alauda arvensis</i>	3
Red-breasted Flycatcher	<i>Ficedula parva</i>	3
Coal Tit	<i>Parus ater</i>	3
Common Chiffchaff	<i>Phylloscopus collybita</i>	3
Eurasian Magpie	<i>Pica pica</i>	3
European Serin	<i>Serinus serinus</i>	3
Eurasian Collared-Dove	<i>Streptopelia decaocto</i>	3
Song Thrush	<i>Turdus philomelos</i>	3
Great Tit	<i>Parus major</i>	4
Sombre Tit	<i>Poecile lugubris</i>	5
Eurasian Blackcap	<i>Sylvia atricapilla</i>	5
Eurasian Wren	<i>Troglodytes troglodytes</i>	7

### 12.3.5 Bats

The Project Aol could support populations of bats at different stages of their life cycle. Shelter for roosting (in the form of sizable cavities on cliff faces, and nearby human settlements), and suitable feeding areas of wide-open space with scattered vegetation are available. Threatened species (*Miniopterus schreibersii* and *Nyctalus lasiopterus*, both VU), long-distance migrants (*Pipistrellus nathusii*) and species with high collision risk (*Pipistrellus* and *Nyctalus* sp) were recorded at nearby projects with similar habitat characteristics, which are known from unpublished technical surveys conducted by the Consultant’s expert.

As part of the National EIA biodiversity studies, acoustic bat surveys were conducted on 5 August 2021, 13-14 August 2021, and 23-24 August 2021, for 5 day/nights which constitutes one season of bat survey. One full spectrum stationary device (Wildlife Acoustics SM4BAT FS) with long range and wide-angle microphones (SMM-U2 Ultrasonic) were utilized. Microphones were installed 1-2 m high off the ground. Bat sounds were processed on BcAdmin, BcAnalyze and BatIdent for species IDs and verified on Batexplorer. Additionally, 30-45 min duration transect studies were conducted at and near the turbine locations.

The study is presented with the following deficiencies noted:

- The survey was designed with the old turbine layout,
- The spatial coverage of the current turbine layout by this survey is lacking due to number and locations of the sampling points,
- Surveys only cover one season; at least 3 seasons need to be covered,
- Environmental parameters and survey conditions of each date were not provided,
- Information regarding important areas for roosting, feeding etc. not provided,
- Bat activity index not provided,
- Transect coverage of the Project area is low,
- Heat maps not provided,

- Only one year of studies were conducted which does not account for year-on-year differences in activity and abundance (2 years needed).

Five species were recorded which are shown as O (Observed) in Table 12.21. Location of bat sampling station 1 is shown on Figure 12.7. Coordinates of sampling station was not provided and was inferred from the map in the National EIA (between T9 and T10).

Given these limitations, the National EIA study reports 162 recordings of *Pipistrellus pipistrellus*, 1 recordings of *Hypsugo savii*, 8 recordings of *Pipistrellus nathusii*, 6 recordings of *Pipistrellus kuhlii*, and 7 recordings of *Nyctalus noctula*. Although the activity levels for the study period appear low, it should be noted that due to above listed limitations, the National EIA study alone currently does not indicate low or high bat activity or populations for the Project. Sufficient temporal (year-on-year and seasonal) and spatial coverage is needed in order to confirm activity and population levels.

An additional study was conducted in April 2024 for the Technical Report on National EIA following the case. Most of the deficiencies that apply for the National EIA study apply for the Technical Report study as well. Spatial coverage was low and number of consecutive days recorded was not provided. The study reports transect coverage, but routes were not provided. The study is useful as a supplementary, however. 11 species were recorded, which were *Pipistrellus pipistrellus*, *P. pygmaeus*, *P. kuhlii*, *P. nathusii*, *Hypsugo savii*, *Nyctalus noctula*, *Nyctalus leisleri*, *Eptesicus serotinus*, *Vespertilio murinus*, *Plecotus kolombatovici* and *Miniopterus schreibersii* (VU). Findings of *P. pipistrellus* is noteworthy as high levels of activity (near 900 recordings) were obtained.



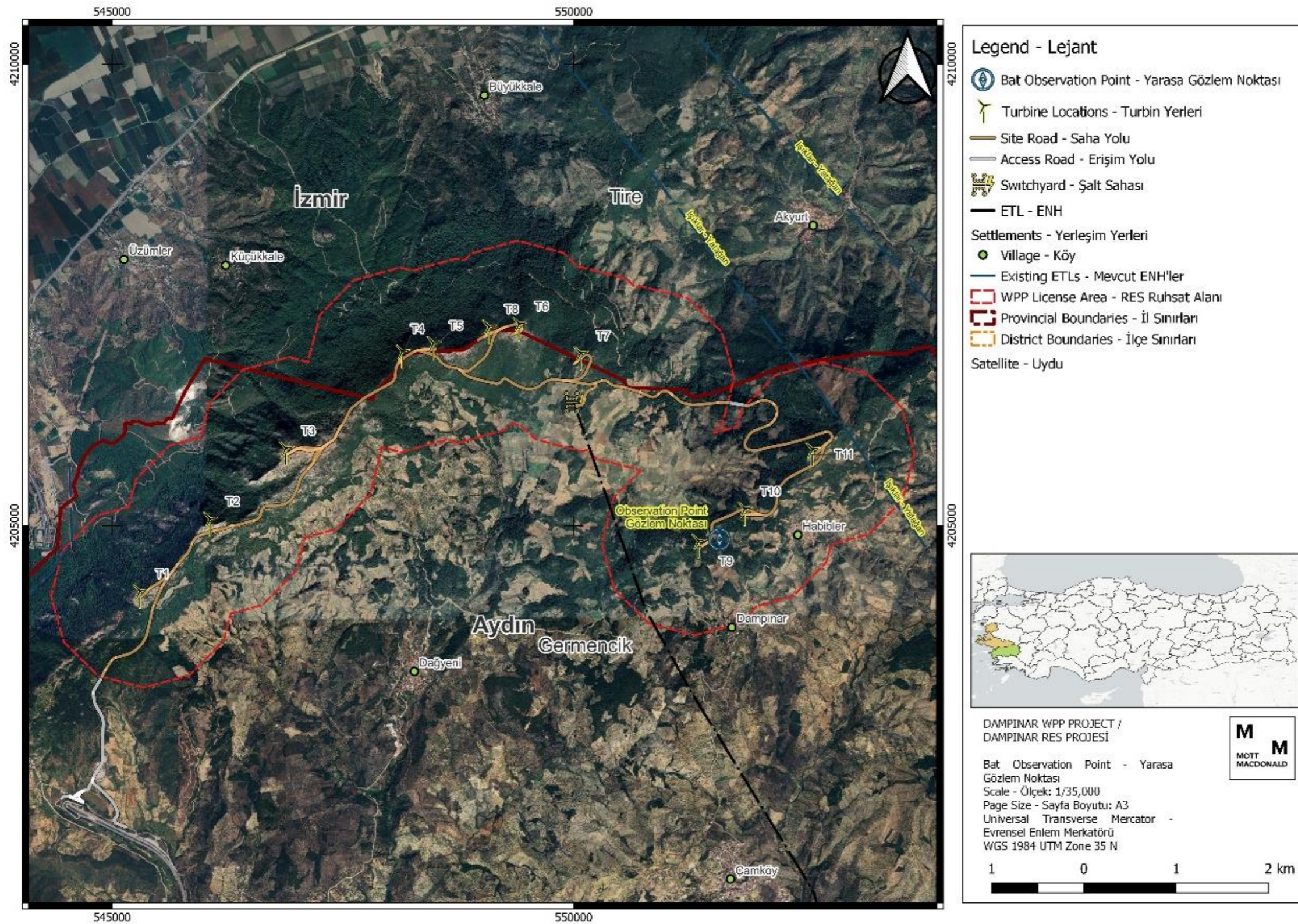


Figure 12.7: Location of bat sampling station.



**Table 12.21: List of bat species for the Project area, conservation status.**

Common Name	Scientific Name	Status	IUCN Global	IUCN Eu	IUCN Med	BERN	EU Habitat Dir.	Collision Risk	L/O*
Anatolian Serotine	<i>Eptesicus anatolicus</i>	Unknown	LC	-	LC	I, II	IV	Medium	L
Serotine	<i>Eptesicus serotinus</i>	Stable	LC	-	-	II	IV	Medium	O*
Savi's Pipistrelle	<i>Hypsugo savii</i>	Stable	LC	LC	LC	II	IV	High	O
Schreiber's Bent-winged Bat	<i>Miniopterus schreibersii</i>	Declining	VU	-	-	I, II	II, IV	High	O*
Steppe Whiskered Bat	<i>Myotis aurascens</i>	Stable	LC	LC	LC	II	IV	Low	L
Lesser Mouse-eared Myotis	<i>Myotis blythii</i>	Declining	LC	NT	NT	I, II	II, IV	Low	L
Long-fingered Bat	<i>Myotis capaccinii</i>	Declining	VU	VU	VU	I, II	II, IV	Low	L
Geoffroy's Bat	<i>Myotis emarginatus</i>	Stable	LC	LC	LC	I, II	II, IV	Low	L
Greater Mouse-eared Bat	<i>Myotis myotis</i>	Stable	LC	LC	LC	I, II	II, IV	Low	L
Whiskered Myotis	<i>Myotis mystacinus</i>	Unknown	LC	LC	LC	II	IV	Low	L
Savi's Pipistrelle	<i>Hypsugo savii</i>	Stable	LC	LC	LC	II	IV	High	O*
Giant Noctule	<i>Nyctalus lasiopterus</i>	Declining	VU	DD	NT	II	IV	High	L
Lesser noctule	<i>Nyctalus leisleri</i>	Unknown	LC	LC	LC	II	IV	High	O*
Noctule	<i>Nyctalus noctula</i>	Unknown	LC	LC	LC	II	IV	High	O
Kuhl's Pipistrelle	<i>Pipistrellus kuhlii</i>	Unknown	LC	LC	LC	II	IV	High	O
Nathusius' Pipistrelle	<i>Pipistrellus nathusii</i>	Unknown	LC	LC	LC	II	IV	High	O
Common Pipistrelle	<i>Pipistrellus pipistrellus</i>	Stable	LC	-	-	III	IV	High	O
Soprano Pipistrelle	<i>Pipistrellus pygmaeus</i>	Unknown	LC	LC	LC	II	IV	High	L
Mediterranean Long-eared Bat	<i>Plecotus kolombatovici</i>	Declining	LC	NT	LC	II	IV	Low	O*
Blasius's Horseshoe Bat	<i>Rhinolophus blasii</i>	Declining	LC	VU	NT	I, II	II, IV	Low	L
Mediterranean Horseshoe Bat	<i>Rhinolophus euryale</i>	Declining	NT	VU	VU	I, II	II, IV	Low	L
Greater Horseshoe Bat	<i>Rhinolophus ferrumequinum</i>	Declining	LC	NT	NT	I, II	II, IV	Low	L
Lesser Horseshoe Bat	<i>Rhinolophus hipposideros</i>	Declining	LC	NT	NT	I, II	II, IV	Low	L

Common Name	Scientific Name	Status	IUCN Global	IUCN Eu	IUCN Med	BERN	EU Habitat Dir.	Collision Risk	L/O*
Mehely's Horseshoe Bat	<i>Rhinolophus mehelyi</i>	Declining	VU	VU	VU	I, II	II, IV	Low	L
European Free-tailed Bat	<i>Tadarida teniotis</i>	Unknown	LC	LC	LC	II	IV	High	L
Particoloured Bat	<i>Vespertilio murinus</i>	Stable	LC	LC	-	II	IV	High	O*

\*L: Literature, O: Observation (National EIA), O\*: Observation (technical report on National EIA)

### 12.3.6 Terrestrial fauna (non-bat mammals, reptiles, amphibians)

During the National EIA terrestrial fauna studies, 6 amphibian species, 24 reptile species and 31 non-bat mammals were either observed or were identified as relevant in desktop components. Vast majority of these species are common and widespread. Anatolian Rock Lizard (*Anatololacerta oertzeni*) is endemic. A list of significant species is provided in Table 12.22. The following deficiencies with the National EIA study was noted:

1. Environmental parameters and survey conditions of each date were not provided
2. Transect locations, distances and effort durations not provided.
3. Quantitative and geospatial data not provided.

Common tortoise (*Testudo graeca*) is VU and was observed in National EIA studies. The species would be expected to continue to occur at this Project area. Anatolian Rock Lizard (*Anatololacerta oertzeni*) which is designated Least Concern, but is a regional endemic species, was also detected.

Marbled polecat (*Vormela peregusna*) is Vulnerable. Its habitat preference (open land, arid, steppe areas) does not majorly overlap with the habitat characteristics of the Project area (forest and forest clearings) but it could be a rare occurrence here. The same comment can be made about Anatolian Ground Squirrel, whose habitat preference of open steppe habitat with short vegetation does not majorly overlap with the Project, but the species could rarely occur here. Finally, the same idea also applies to Brandt's Hamster which would prefer dry open steppe.

Although the National EIA does not mention it, the part of the patchily distributed range of Mouse-tailed Dormouse (*Myomimus roachi*) extends to the Project area and it is a KBA trigger for Lesser Menderes Delta. Since this region represents the southern end of its range, where it's patchy, as opposed to its wider more continuous distribution up north, this might be a significant area for the species. Its habitat preference is mature woodland. The Project area has suitable habitats for the species, potentially around the switchyard area.

**Table 12.22. List of significant terrestrial fauna for the Project area, conservation status**

Common Name	Scientific Name	IUCN	BERN	Habitats directive	L/O*
Anatolian Rock Lizard	<i>Anatololacerta oertzeni</i>	LC (endemic)	Appendix III	-	O
Common tortoise	<i>Testudo graeca</i>	VU	Appendix I-II	Appendix II-IV	O
Brandt's Hamster	<i>Mesocricetus brandti</i>	NT	-	-	L
Mouse-tailed Dormouse	<i>Myomimus roachi</i>	VU	Appendix I-II-III	Appendix II-IV	L
Anatolian Ground Squirrel	<i>Spermophilus xanthopyrnus</i>	NT	-	-	L

Common Name	Scientific Name	IUCN	BERN	Habitats directive	L/O*
Marbled polecat	<i>Vormela peregusna</i>	VU	Appendix I-II	Appendix II-IV	L

\*L: Literature, O: Observation

### 12.3.7 Invertebrates

Technical Report on National EIA Ecosystem Report lists a total of 117 invertebrate species for the Project, none of which are threatened on a global or regional basis. The report lists *Tipula (Tipula luna) franzressli* (LC) (Order: Diptera) as an endemic species. The species associates with freshwater springs and anthropogenic sources of water such as wells and fountains, near forest clearings and shrubs. The report concludes that the species is not expected to be impacted.

Big-Bellied Glandular Bush-Cricket (*Bradyporus macrogaster*) is found in forest, scrub and grassland habitats at altitudes ranging from 0 to 1,270 metres. The species inhabits steppe-like habitats dominated by xeric grasses and sparse scrub, in some areas like the Aegean coast of Anatolia it enters Mediterranean vegetation, such as sparse xerothermic oak forests or scrub or mesoxeric grass associations. The species prefers sparse vegetation cover areas in terms of forest and shrub areas. The Project Aol does not include this type of vegetation cover.

### 12.3.8 Ecosystem Services

PS6 acknowledges the significance of preserving the advantages that individuals and businesses obtain from ecosystems. Therefore, project development must be balanced, and the potential for utilizing the various economic, social, and cultural values of biodiversity and living natural resources should be evaluated in an optimized manner.

According to The Millennium Ecosystem Assessment (MA)<sup>139</sup>, ecosystem services can be classified as follows.

- Provisioning services; are goods or products obtained from ecosystems, such as food, timber, fibre and freshwater.
- Supporting services; are the natural processes, such as nutrient cycling and primary production that maintain other services.
- Regulating services; are the contributions to human well-being arising from an ecosystem's control of natural processes, such as climate regulation, disease control, erosion prevention, water flow regulation, and protection from natural hazards.
- Cultural services; are the non-material contribution of ecosystems to human well-being, such as recreation, spiritual values, and aesthetic enjoyment.

During field surveys, ecosystem services such as "farming" and "animal grazing" were observed in the Project area and its close vicinity. In addition, trees will be cut for access roads and turbine locations. The removal of trees has the potential to impact on regulating and provisioning services. The technical report on pollinators (2024) indicates "beekeeping" activity involving 45 hives near Dageyi Village, 2,5 km from the Project footprint. The report concludes low/negligible impact to beekeeping activities.

### 12.3.9 Invasive Alien Species

Invasive alien species (IAS) are defined by the Convention on Biological Diversity (CBD) as species that threaten biological diversity by spreading outside their natural past or present

<sup>139</sup> Millennium Ecosystems Assessment (MA). 2005. Ecosystems and Human Well-being: Biodiversity Synthesis. Washington, D.C.: World Resources Institute.



distribution. IAS can occur in all taxonomic groups of organisms, including animals, plants, fungi, and microorganisms, and can affect all types of ecosystems. Invasion by alien species is reported to have caused significant degradation with negative impacts on biological diversity and people's livelihoods according to IUCN, which requires that all projects that may provide a key pathway for invasive species are screened for their potential to accidentally introduce invasive alien species. In line with provisions of PS6 and PR6, projects that potentially cause introduction of alien species are subject to a risk assessment. Once established, eradication of IAS requires more effort and resource allocation. Prevention is the first step in management.

While studies on terrestrial IAS in Turkey have been rather limited, Turkey has a wide marine IAS dataset. Studies that have already been conducted reveal that an estimated 1.5% of plant species in Turkey are exotics. Additionally, the following species have been recorded in the EPPO list of invasive alien plants that are present in Turkey: *Acroptilon repens*, *Ailanthus altissima*, *Ambrosia artemisiifolia* (*A. elatior*), *Carpobrotus edulis*, *Cortaderia selloana*, *Cyperus esculentus*, *Paspalum distichum* (*P. paspalodes*), *Oxalis pes-caprae* and *Sicyos angulatus*. Furthermore, *Azolla filiculoides* and *Rhododendron ponticum* are listed in the EPPO Observation List of Invasive alien plants and *Miscanthus sinensis*, listed in the EPPO Alert List, are also recorded in the Turkish flora<sup>140</sup>

The use of nitrogenous fertilizers in agricultural areas, destruction caused by plowing, manure of farm animals (feces), and transfer of seeds by vehicles can lead to an increase in the number of individuals of some species. These species are called "opportunists". The plants that are common in agricultural areas, roadsides, and around agricultural structures are the species found in the natural flora of Turkey. It is possible that *Centaurea solstitialis*, *Cirsium arvense*, *Hedera helix* and *Rumex acetosella*, which are among the species defined as invasive in Turkey according to the global invasive database<sup>141</sup>, will increase their spread in region during construction activities. Although these four species are natural for Turkey, they are opportunistic species.

## 12.4 Assessment of Biodiversity Impacts

This section presents the identification and assessment of the likely beneficial and adverse biodiversity impacts of the Project during construction and operation. The Project's impacts have been addressed separately for each activity (construction and operation) and for each key receptor.

Mitigation measures are presented after impact assessment in Section 12.6. A summary of the significant residual impacts remaining following implementation of mitigation and the compensation required are also presented below.

### 12.4.1 Biodiversity Receptors

Sensitive biodiversity receptors confirmed or likely to be present within the Aol of the Project are outlined in Table 12.23 and discussed in the sections below. Those species that are likely to be absent in the Aol (they could be present in the EAAA) have been scoped out from the impact assessment in this section and are not discussed further.

The sensitivity levels of each biodiversity receptor are determined following the assessment methodology outlined above. The features listed in Table 12.23 below are the focus of the impact assessment and mitigation measures.

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<sup>140</sup> Arslan, Z.F., Uludag, A., Uremis, I. (2015). Status of invasive alien plants included in EPPO Lists in Turkey. EPP/EPPO Bulletin 45 (1): 66-72.

<sup>141</sup> Global Invasive Species Database. <http://www.iucngisd.org/gisd/>

**Table 12.23: Summary of Main Biodiversity Receptors**

Receptor	Sensitivity	Brief Description
Nationally protected and internationally recognized areas	High	Lesser Menderes Delta KBA Mahal Hills KBA
Terrestrial Natural Habitats	Medium	G3.5 Pinus nigra woodland G4.B Mixed mediterranean pine - thermophilous oak woodland G4.E Mixed mediterranean pine - evergreen oak woodland G4.D Mixed Black pine ([Pinus nigra]) - evergreen oak woodland G1.7 Thermophilus deciduous woodland
Terrestrial Modified Habitats	Low	Modified Habitats
Terrestrial flora	Medium	<u>IUCN CR-EN-VU Species</u> <i>Scutellaria orientalis subsp. carica</i> <i>Astragalus strictispinis</i> <i>Centaurea hierapolitana</i> <i>Centaurea polyclada</i> <i>Cyclamen hederifolium</i>
Terrestrial flora	Low	All other flora species within the Aol
Terrestrial mammals (excluding bats)	Low	All terrestrial mammal species within the Aol
Bats	High	High collision risk and/or conservation concern and/or migratory species
Bats	Medium	All other bat species within the Aol
Birds	High	Large soaring migrants of Turkish flyways Large soaring resident species CR, EN, VU species
Birds	Medium	Large soaring migrants of Turkish flyways Large soaring resident species
Birds	Low	All other bird species within the Aol
Reptiles	Medium	Common tortoise ( <i>Testudo graeca</i> )
Reptiles	Low	All other reptile species within the Aol
Ecosystem services	Low	Provisioning services Supporting services Regulating services Cultural services

## 12.4.2 Construction Impacts

### 12.4.2.1 Summary of Impacts during Construction

Construction impacts were assessed as they pertain to biodiversity and found to cause both temporary disturbance type impacts and permanent impacts that would last after construction activities are over. Some of the more significant impacts are, in summary;

- Vegetation removal in areas of natural habitats leading to the permanent and temporary loss of areas of terrestrial habitat as well as loss of flora species present,
- Increased levels of noise, artificial light and vibration resulting from construction activities, vehicles and machinery, resulting in wildlife disturbance,
- Loss of ecosystem services,
- Movement of construction vehicles and heavy machinery, leading to injury or killing of wildlife,
- Emissions from construction equipment, machinery and vehicle movement,
- Soil pollution from run-offs, accidental spills, wastewater, sewage and equipment cleaning, causing habitat degradation,

- Introduction of alien invasive species (AIS) impacting native biodiversity.

#### 12.4.2.2 Assessment of Likely Construction Impacts

##### International Recognised Areas (KBAs)

Dampinar WPP is not located within a legally protected or internationally recognised area. However, the AoI of the Project partially overlaps two Key Biodiversity Areas. The qualifying bird species of the overlapping KBA are not likely to be present within the AoI in significant numbers. Therefore, the magnitude of construction impacts on KBA is considered to be low (all receptor sensitivities are listed on Table 12.23).

##### Habitats

The Project AoI supports several types of natural habitats. Approximate effected habitats for each type is as follows: Termophilus deciduous woodland (4 ha), *Pinus brutia* woodland (1.3 ha), *Pinus nigra* woodland (1.8 ha) and other mixed types of forests (18.9 ha). Due to limited habitat loss, a high rate of decline in populations is not expected if the relevant species are present. The possibility of construction activities to affect basic biodiversity features is medium. Construction activities will impact the natural and modified habitats in the forms of habitat loss and degradation (as a result of ground preparation works) including fragmentation and edge effects and are limited to the footprint. These effects are certain to occur within the AoI due to construction activities and are irreversible. The Project impacts on all these habitats affected directly are likely to be of moderate magnitude during construction.

##### Flora

One EN and four VU species were identified for the Project footprint. Due to limited habitat loss, a high rate of decline in populations is not expected if the relevant species are present. Addition of AIS during construction will impact native biodiversity and vegetation removal in the areas of agricultural crops and forest will lead to the permanent and temporary loss of areas of terrestrial habitat as well as loss of flora species present. Construction activities will impact the flora species, in the forms of habitat loss and degradation including fragmentation and edge effects, air, soil and water pollution, dust emission and invasive species introduction and competition. It is likely that the magnitude of impact to existing flora is likely to be moderate.

##### Mammals (excluding bats)

No threatened or protected mammals (excluding bats) were identified as potentially present within the 5 km AoI. Some small and common mammal species could be affected within the AoI especially during blasting activities. Construction activities will impact the mammals and other terrestrial fauna the forms of habitat loss and degradation (as a result of ground preparation works). Direct loss of nests and shelter structures of these species will be limited to the footprint, while fragmentation and edge effects can be considered as impacting the AoI. Temporary disturbance during construction activities, pollution, light and noise disturbance, and accidental injury or death are possible. Construction impact on these species will be reversible for the most part. The magnitude of this impact to mammals of low conservation importance is minor.

##### Herpetofauna

Common tortoise (*Testudo graeca*) is VU and was observed in National EIA studies. The species is widespread and has good population status in Anatolia. Anatolian Rock Lizard (*Anatololacerta oertzeni*) is designated Least Concern. These species could be affected within the AoI especially during blasting activities. Impact types and extent is similar to that described for mammals. The magnitude of this impact to herpetofauna is minor.

## Bats

Globally vulnerable bat species were indicated for the site in the National EIA studies, along with other regionally threatened along with other regionally threatened and near threatened species. Construction activities will impact bats in terms habitat loss and degradation. Direct loss of nests and shelter structures of these species will be limited to the footprint. Extensive loss of roosting structures is not expected except at where forest will be cleared for construction. Fragmentation and edge effects will also be more pertinent where forest is cleared. Creation of forest clearing can serve as creation of foraging habitat for the bat species. Temporary disturbance during construction activities, pollution, light and noise disturbance, and accidental injury or death are possible. Construction impact on these species will be reversible for the most part. Construction impacts of the Project are limited and minor for the described impact types.

## Birds

Construction activities will impact bird species in terms habitat loss and degradation (as a result of vegetation clearing and rock blasting for installation of the Project components such as roads, turbine pads, ETL route). Direct loss of nests and perch structures of these species will be limited to the footprint. Extensive habitat loss and degradation is not expected. Fragmentation and edge effects will also be more pertinent to the footprint. Edge habitat creation effect will persist after construction and will attract a greater diversity of species, while species with interior habitat preference will be able to utilize the nearby interior forest habitat. Temporary disturbance during construction activities, pollution, light and noise disturbance, and accidental injury or death are possible. Construction impact on these species will be reversible for the most part except edge effect, which can be seen as neutral. Construction impacts of the Project are limited and minor for the described impact types. National EIA indicates a few sensitive species such as Egyptian Vulture (*Neophron percnopterus*), Peregrine Falcon (*Falco peregrinus*), Saker Falcon (*Falco cherrug*), Eastern Imperial Eagle (*Aquila heliaca*) and European Turtle-dove (*Streptopelia turtur*), however these species are indicated as using the Project without specification of whether the data is from observation or literature. The Project is unlikely to disturb or degrade a significant habitat sustaining important populations for the described species. Depending on the timing of construction, these species may be able to move to nearby suitable habitats, or experience an unsuccessful breeding season.

## Invertebrates

Construction activities will impact invertebrate species in terms habitat loss and degradation (as a result of vegetation clearing and rock blasting for installation of the Project components such as roads, turbine pads, ETL route). Ottoman's Copper (*Lycaena ottomana*) is VU globally (IUCN 2000), and LC in the Mediterranean (IUCN 2013). The species is common in the region and populations are stable. Any construction impacts to this species are minor.

Since the Project Aol does not contain suitable habitat for *Bradyporus macrogaster* and *Tipula luna*, the species is not expected to be affected by operation activities.

## Ecosystem Services

The ecosystem services defined for the Project are agricultural activities, grazing, and beekeeping. Further information on agricultural activities and grazing are given in RAP (Affected Lands and Land-Based Livelihoods, Pasturelands and Animal Husbandry, Agricultural Lands and Farming Sections) in detailed. The impact of the project's footprint on ecosystem services is considered negligible when compared to the existing entire habitats in the region.

### 12.4.3 Operational Impacts

#### 12.4.3.1 Summary of Impacts during Operation

Operational phase impacts were assessed as they pertain to biodiversity and found to cause mainly permanent impacts that would last for the lifetime of the Project without proper management. Some of the more significant impacts are, in summary;

- Permanent habitat loss as a result of presence of turbine areas and switchyards,
- Loss of ecosystem services,
- Introduction of AIS impacting native biodiversity,
- Wildlife disturbance due to an eventual increase in noise levels, artificial light as a result of presence of turbines,
- Collision and electrocution mortality risks of bird and bat species,
- Barotrauma mortality risks of bat species.

#### 12.4.3.2 Assessment of Likely Operation Impacts

##### International Recognised Areas (Kaz Mountains KBA)

Dampinar WPP is not located within a legally protected or internationally recognised area. However, the Indirect Area of Influence (IAoI) of the Project partially overlaps two Key Biodiversity Areas. The qualifying bird species of the overlapping KBA are not likely to be present within the AoI in significant numbers. Based on this, the operational impacts on the KBAs are considered to be low (all receptor sensitivities are listed on Table 12.23).

##### Habitats

The Project AoI supports several types of natural habitats. Approximate effected habitats for each type is as follows: Termophilus deciduous woodland (4 ha), *Pinus brutia* woodland (1.3 ha), *Pinus nigra* woodland (1.8 ha) and other mixed types of forests (18.9 ha). . Permanent habitat loss and habitat fragmentation will occur via the existence of the Project. The habitat fragmentation effect is expected mostly in forest areas due to opened access roads and turbine settlements. The possibility of operation activities to affect basic biodiversity features is low. The Project impacts on all these habitats affected directly are likely to be of moderate magnitude during operation.

##### Flora

One EN and four VU species were identified by National EIA within Project footprint. The possibility of operation activities to affect basic biodiversity features is low. It is estimated that the operational impacts will be moderate.

##### Mammals (excluding bats)

No threatened or protected mammals (excluding bats) were identified as present within the 2km AoI. Persisting effects from construction will impact the mammals in the forms of habitat loss and degradation. Disturbance during operation due vehicular traffic, artificial light and noise, air pollution, and accidental injury or death are possible. The magnitude of operational impacts through disturbance, vehicular collisions, and injury to mammals of low conservation importance is negligible.

##### Herpetofauna

Common tortoise (*Testudo graeca*) is VU and was observed in National EIA studies. The species is widespread and has good population status in Anatolia. Anatolian Rock Lizard (*Anatololacerta oertzen*) is designated Least Concern. Persisting effects from construction will

impact such fauna the forms of habitat loss and degradation. Disturbance during operation due vehicular traffic, artificial light and noise, air pollution, and accidental injury or death are possible. The magnitude of this impact to herpetofauna is minor.

## Bats

Considering the high collision / barotrauma mortality risk and migration processes, bat species with high sensitivity were identified. At the operational phase, bat species including those that have high conservation value and those that belong to mid to long distance migratory populations will experience injury and mortality effects due to interaction with fast moving components ie the turbine blades. This can occur either due to direct collision with the blades or due to getting in the vicinity of the moving blades and experiencing barotrauma (internal injury) due to sudden and large changes in surrounding air pressure. Collision effect can be compounded by presence of artificial lights due to attraction of the prey species to light sources which in turn may attract population of bats to forage at the Project area. ETL is generally viewed as a negligible factor during operation, on the one hand habitat loss effects will persist, on the other hand foraging habitat will be made available. Direct collision with ETL structures is not a concern. It has been evaluated that operational impacts may have a major impact on these species. Other impact types during operational phase are displacement and avoidance and barrier effects (for migrants) which are less pronounced.

## Birds

Collision and electrocution injury and mortality of resident and migratory large soaring species, and other species of conservation importance are a major impact source during operation. Since the Project is not on a main migratory route, and only located near minor routes, a high level of migrant activity is not expected. Similarly, the Project is near some wetlands, however it is considered sufficiently distanced from areas which these species would regularly utilize due to topography as the species are more likely to use the lowlands.

In general, resident and migratory large soaring species are the most affected due to a combination of their behavioural traits, morphology, and life cycle characteristics.

A few sensitive species were highlighted in the National EIA such as Egyptian Vulture (*Neophron percnopterus*), Peregrine Falcon (*Falco peregrinus*), Saker Falcon (*Falco cherrug*), Eastern Imperial Eagle (*Aquila heliaca*) and European Turtle-dove (*Streptopelia turtur*). These species are both migrants and breeding species in the wider region, however the Project does not appear to overlap significantly with either their migration routes nor constitute important breeding ranges where their increased activity would put these species under heightened collision risk or expose such species to other disturbance effects.

The results of the Collision Risk Model did not predict increased collision risk during the migratory periods for these species. However, VP, breeding bird and CRM methodology is not considered robust enough to eliminate potential of major risk for high sensitivity species due to several limitations described in the baseline sections of this report. A precautionary approach should be adopted until further clarifications are at hand.

Other impact types during operational phase are displacement and avoidance and barrier effects (for migrants) which are less pronounced, along with more minor influences like increased levels of disturbance and pollution, as well as the increased collision risk could impact bird species within the Aol. Collision effect can be compounded by artificial lights which can attract songbird species during migration.

### 12.4.4 Summary

The impact assessment summary for construction and operation phases of the Project is given in Table 12.24.



**Table 12.24: Summary of Construction and Operation Impacts, Pre-Mitigation**

Impact Description	Receptor	Impact Magnitude					Overall Impact Magnitude	Receptor Sensitivity	Impact Significance
		Severity	Duration	Spatial Extent	Reversibility	Likelihood			
Habitat loss and degradation Disturbance Air pollution Death or injury AIS competition	Lesser Menderes Delta KBA Lake Bafa KBA	Low	Construction	Aol	Irreversible	Certain	Minor	High	Moderate
Habitat loss and degradation Disturbance Air pollution Death or injury AIS competition	Lesser Menderes Delta KBA Lake Bafa KBA	Low	Operation	Aol	Irreversible	Possible	Minor	High	Moderate
Habitat loss and degradation	Natural Habitats	Medium	Construction Operation	Aol	Irreversible	Certain	Moderate	Medium	Moderate
	Modified Habitats	Low	Construction Operation	Aol	Irreversible	Certain	Minor	Low	Negligible
Habitat loss and degradation Air, soil and water pollution Dust emissions AIS competition	Flora	Medium	Construction Operation	Aol	Reversible	Possible	Moderate	Medium	Moderate
		Low		Aol	Reversible	Possible	Minor	Low	Negligible
Habitat loss and degradation Air, soil and water pollution Artificial light Dust emissions Disturbance Accidental injury or death	Mammals (excluding bats)	Low	Construction	Aol	Reversible	Possible	Minor	Low	Negligible
Habitat loss and degradation	Bats	Low	Construction	Aol	Reversible	Possible	Negligible	High	Negligible

Impact Description	Receptor	Impact Magnitude					Overall Impact Magnitude	Receptor Sensitivity	Impact Significance
		Severity	Duration	Spatial Extent	Reversibility	Likelihood			
Air, soil and water pollution Dust emissions Disturbance		Low	Operation	Aol	Reversible	Possible	Negligible	Medium	Negligible
Collision / barotrauma mortality	Bats	High	Operation	Project footprint	Irreversible	Possible	Major	High	Major
			Operation	Project footprint	Irreversible	Possible	Major	Medium	Major
Artificial light	Bats	Medium	Operation	Project footprint	Reversible	Possible	Moderate	High	Major
			Operation	Project footprint	Reversible	Possible	Moderate	Medium	Moderate
Habitat loss and degradation Air, soil and water pollution Dust emissions Disturbance	Birds	Low	Construction Operation	Aol	Reversible	Possible	Minor	High	Moderate
Low		Minor					Medium	Minor	
Low		Minor					Low	Negligible	
Collision / electrocution mortality	CR, EN, VU species Large soaring migrants of Turkish flyways Large soaring resident species	High	Operation	Project footprint	Irreversible	Possible	Major	High	Major
	Large soaring migrants of Turkish flyways Large soaring resident species						Major	Medium	Moderate
	All other species						Minor	Low	Negligible

Impact Description	Receptor	Impact Magnitude					Overall Impact Magnitude	Receptor Sensitivity	Impact Significance
		Severity	Duration	Spatial Extent	Reversibility	Likelihood			
Artificial light	Birds	Medium	Operation	Project footprint	Irreversible	Possible	Major	High	Major
							Moderate	Medium	Moderate
							Minor	Low	Negligible
Habitat loss and degradation Air, soil and water pollution Dust emissions Disturbance Accidental injury or death	Herpetofauna	Low	Construction Operation	Aol	Reversible	Possible	Minor	Low	Negligible
Habitat loss and degradation Air, soil and water pollution Dust emissions Disturbance Accidental injury or death	<i>Testudo graeca</i>	Low	Construction Operation	Aol	Reversible	Possible	Minor	Medium	Minor

## 12.5 Impact Mitigation & Residual Impact

### 12.5.1 Habitat Flora and Ecosystem Services Loss and Degradation

The most significant impact of the land preparation and construction phase of the Project would be habitat loss or degradation for terrestrial flora and fauna species, which would result in loss of species' populations for flora, and for fauna it would be losing areas important for their ecological functions. The impact would be limited to the area where the access roads, turbine locations and switchyard would be constructed. Minimising the direct loss of the habitats that could support species of conservation importance such as scrub, open forest and herbaceous vegetation will reduce the impact magnitude.

The Project activities is not expected to lead to a net loss or reduction in the global or national/regional population of any species. It is likely that any potential impact on these species would be tolerated by the local population. Therefore, the potential impacts due to habitat loss would be minor in magnitude.

The following generic mitigation measures should be applied throughout the Project:

- All construction and operational working areas should be kept to a minimum to reduce habitat loss,
- All type of impact on natural habitats outside the Project footprint should be avoided during land clearance and topsoil removal,
- Boundaries of the construction areas, including traffic routes, should be limited only to designated sites,
- Seed collection of wildflower species should be conducted for critical habitat trigger species and priority biodiversity features and the seeds may be used during the restoration process.

A "Landscape Plan" should be developed to restore the vegetation of the area including landscape analyses, methodology to be applied for repairing, assessment and determination of landscape characteristics and management. Please refer to Sections 12.5.1 and 12.5.2 for more information related to this section.

### 12.5.2 Disturbance to Animal Species, Injury/Mortality

Amphibians and reptiles in the Project AoI are likely to be affected by construction through habitat loss/degradation, disturbance (presence of people, artificial lighting, dust and noise), injury or mortality due to construction works and increased traffic, and temporary habitat fragmentation.

All of the detected species are evaluated in low sensitivity except Common Tortoise. This species has been determined to be of medium sensitivity due to its global IUCN category (VU). The population status of the species is rather good in the region and in Türkiye and this category of IUCN is thought to be only valid for Europe. Therefore, it is estimated that the impacts will be low with the implementation of mitigation measures within the scope of construction and operation activities.

Mammals are likely to be affected by construction through habitat loss/degradation, disturbance (presence of people, artificial lighting, dust and noise), injury or mortality due to construction work, increased traffic and temporary habitat fragmentation. Construction activities will be limited to the Project area and the AoI; therefore, associated impacts will be confined to the AoI.

Loss of breeding sites and nests is another significant impact related to habitat loss, especially for those that are ground-nesting. Fauna species identified at the Biodiversity Study Area, are those that are found in the larger area, with alternative habitats outside the AoI.

The increase in human activity in the Project area, the use of machinery and equipment, and the increase in activity on the transportation roads may cause disturbance in natural areas. This effect would be more pronounced during the construction phase. It is expected to decrease during operation phase.

All mammal species recorded in the Aol are of low conservation value. The construction impacts described above are considered to be of low magnitude and the resulting effect is negligible.

In addition to the items in Section 12.6.1, the following measures will be taken into account.

- On-site vehicle speed limits should be implemented to avoid potential road-kills,
- Dust suppression measures, such as water sprays, should be implemented for reduction of dust during the working period,
- Installing artificial structures within the Aol for nesting, roosting or hibernating fauna, such as bird nesting boxes, bat roost boxes, shelter for terrestrial fauna should be considered. Siting decisions should be made to minimize the injury and mortality risks (consider proximity to roads, ETL and turbines).
- Tree cutting and rock blasting works should be accompanied by an experienced wildlife surveyor to check for nests and roosts.
- Site employees should be trained to be aware of significance of habitats and species, nests of fauna species, to avoid any destruction or displacement without an expert opinion on the status of the nests. Collaborate with biodiversity experts to implement a training and awareness program.

### 12.5.3 Accidental Introduction and Dispersal of Invasive Species

Introduction or spread of non-native invasive species accidentally is also a risk that can occur during construction activities which may cause impact with minor significance. The following generic mitigation measures should be applied throughout the Project:

- Minimise traffic and the distance it has travelled,
- Source goods/materials locally where possible,
- Contain any alien invasive species and report their presence,
- Where AIS have been confirmed, 'as-new' wash-down is essential before entering non-infested areas of the site and after working in infested areas,
- Train and raise awareness of all site personnel regarding alien invasive species.
- Invasive Species Management Plan (ISMP) will be developed to minimize construction and operation impacts

### 12.5.4 Collision, electrocution, and barotrauma injury and mortality

One of the major sources of impact on biodiversity during operational phase can be attributed to collision, electrocution, and barotrauma injury and/or mortality risks of bird and bat species.

While collision with the moving turbine blades is the main source of collision mortality, collision with other present structures such as turbine towers, pylons, fences, structures associated with the switchyard etc. can also cause injury and/or mortality. Collision risks affect both bird and bat species and the effect are sustained throughout the WPP's lifetime.

Electrocution effects are more pertinent to bird species. Triggering electrocution often requires interacting with multiple different electrified components, hence a certain body size is needed for electrocution although some bat species might also be large enough for electrocution.

Barotrauma injury and mortality is an impact type that is more pertinent for bat species. It requires no physical interaction with the turbines, it is sufficient that the bats are near turbines.

As the turbines spin they cause sudden and relatively large changes in surrounding air pressure, which the small bodies of bats cannot tolerate. The result is internal damage to the organs due to pressure change which often causes the individual to suffer a slow death.

A robust, well-designed, and comprehensive pre-operational and operational phase bird and bat monitoring programme is needed in order to assess the full scope of risks and manage them for this type of impact. These are detailed in Table 12.25.

The following mitigation measures should be applied throughout the Project:

- Artificial lighting will be managed carefully to avoid attracting and dazing migrants,
- The ETL will be marked throughout to increase visibility,
- A Shut-down on demand (SDoD) or equivalent turbine management program will be developed by the Project company;
  - The Project company will develop a technical note investigating different approaches available for shut down on demand systems and technologies, providing a framework,
  - Interim ornithology reports prepared from 2024 additional baseline will further inform suitable approaches for implementation,
  - The full technical assessment regarding shut down on demand will be developed following completion of 2024 baseline and CHA revision. SDoD will be applied for areas defined as Critical habitat in terms of ornithology. Additionally, BAP Framework will include SDoD commitments.
  - The most widely used method involves observers strategically located at vantage points around the WEF implementing shutdown of one or more turbines in response to birds approaching rotor blades. Turbines are restarted once observers determine that birds are no longer at risk (observer-led shutdown on-demand). Shutdowns of this type are typically short (<30 minutes). In some cases, radar is used to assist observers (radar-assisted shutdown on-demand). When WEFs are in areas of intense flight activity (e.g., bird migration corridors), shutdown protocols may allow for a larger proportion of the WEF turbines to be shut down for an extended period (several hours or more) when flight activity is observed or predicted to be particularly high. In addition to observer-initiated shutdown, some automated turbine shutdown systems focused on safeguarding larger bird species have been demonstrated to be effective and may be a good option in some circumstances. The most sophisticated of these systems combine imaging, artificial intelligence, and machine learning to detect target flying bird species and will automatically trigger a shutdown of turbines if a bird approaches within a threshold distance of turbine blades<sup>142</sup>.
- The Project components will be managed to not offer perching and nesting opportunities,
- Safe perching, roosting and nesting opportunities will be provided,
- Turbine curtailment options to minimise bat mortality will be considered,
- Trainings will be provided to raise awareness of all site personnel.

**Table 12.25: Summary of Residual Effects, After the Application of Mitigation**

Impact	Receptor	Impact Significance without Mitigation	Residual Impact Significance
Habitat loss and degradation	Lesser Menderes Delta KBA	Moderate	Minor
Disturbance	Mahal Hills KBA		
Air pollution			

<sup>142</sup> Post-Construction Bird and Bat Fatality Monitoring for Onshore Wind Energy Facilities in Emerging Market Countries, 2023. Good Practice Handbook and Decision Support Tool



Impact	Receptor	Impact Significance without Mitigation	Residual Impact Significance
Death or injury AIS competition			
Habitat loss and degradation	Natural Habitats	Moderate	Minor
Habitat loss and degradation Disturbance Air pollution AIS competition	Flora (Medium sensitivity species)	Moderate	Minor
Collision / barotrauma mortality	Bats	Major	Major (need to re-evaluate according to results of future monitoring)
Habitat loss and degradation Air, soil and water pollution Dust emissions Disturbance	Birds (high sensitivity species)	Moderate	Minor
Collision / electrocution mortality	Birds	Major	Major (need to re-evaluate according to results of future monitoring)
		Moderate	Moderate (need to re-evaluate according to results of future monitoring)
Habitat loss and degradation Air, soil and water pollution Dust emissions Disturbance Accidental injury or death	<i>Testudo graeca</i>	Minor	Negligible

## 12.6 Biodiversity Monitoring and Adaptive Management

Table 12.26 summarises additional biodiversity baseline collection and Table 12.27 summarises the biodiversity monitoring to be implemented during the construction and operation of the Project. The high-level critical habitat screening undertaken for this Final Draft ESIA concluded that this Project is in critical habitat and therefore a detailed biodiversity monitoring and evaluation plan is required (see Section 12.4).

An adaptive management programme should be implemented. This will be put in place to ensure that if significant impacts are detected during construction and operation stages these will be addressed. Data will need to be analysed and if significant changes in the ecological receptors are reported, further mitigation measures will need to be put in place.

Biodiversity Action Plan (BAP) should be developed to define net gain targets for critical habitat trigger species. Please note that the CHA prepared for this Project was conducted taking into account the potential species. In order to prepare a BAP based on this document, field verifications must be carried out. The project company will carry out detailed field surveys in 2024 and the CHAs will be updated accordingly. Additionally, Project company has created a BAP framework. After the revision of the CHA, a project specific BAP will be created regarding the framework, if necessary.

**Table 12.26 Additional baseline collection for the Project**

Receptor / Monitoring Topic	Responsibility	Monitoring parameters	Monitoring locations	Monitoring frequency	Project Phase (timing)	Adaptive Management / Mitigation
Invasive species	Project Company	Identification of invasive species	Working areas of Project and adjacent habitats (including access roads)	Every three months during construction	Construction	Develop ISMP
Flora	Project Company Flora Expert	<ul style="list-style-type: none"> <li>• <i>Cylamen hederifolium</i> (Seed Collection /Translocation)</li> <li>• <i>Scutellaria orientalis</i> (Seed Collection)</li> </ul>	Location given in Table 12.12	2024 spring- summer season (May- September)	Construction	Revise BMP and Revise CHA regarding results of Monitoring  Develop Net Gain Requirements (if necessary)  Prepare BAP (if necessary)
Birds	Project Company Bird Expert	<ul style="list-style-type: none"> <li>• Baseline survey migrant and resident/breeding bird populations and activity,</li> <li>• Identification of locations that support different parts of the life cycles of significant species (nesting and feeding locations etc)</li> <li>• Identification of levels of activity within a clearly defined collision risk zone, a robust collision risk assessment.</li> <li>• Pre-operation surveys will constitute 2<sup>nd</sup> year of biodiversity baseline.</li> <li>• Since construction interference with migration activity is expected to be low, and since 1<sup>st</sup> year surveys indicate low resident activity, baseline will be collected at the Project during construction. Any uncertainties with species with high</li> </ul>	1. Migration monitoring regarding NatureScot methodology  7 VPs covering (to be confirmed on-site prior to monitoring activities) the turbines and the ETL route.  2. Breeding bird survey involving line transect distance sampling and point counts, including breeding raptor searches within the Aol  High coverage will be achieved within Aol (>70%)	Migration monitoring and breeding bird survey  Migration and breeding seasons VP survey at least 36 hr/VP/season (for spring, summer and autumn), observation effort spread out over the seasons  Breeding bird once a month (April – July)	Construction	Revise BMP and Revise CHA regarding results of baseline  Develop Net Gain Requirements (if necessary)  Prepare BAP (if necessary)  Develop Shut-down on demand protocol

		<p>sensitivity will be addressed with shut-down on demand protocol.</p> <ul style="list-style-type: none"> <li>Shut-down on demand protocol can either be camera and radar assisted, or full-time field surveyor assisted, or a combination of both. The best approach will be determined following baseline clarification according to specific site needs.</li> </ul>				
Bats	Project Company Bat Expert	<ul style="list-style-type: none"> <li>To determine the population and activity levels of bat species in the area, bat activity surveys using static and transect acoustic sampling techniques, along with exploration of caves and cavities, roost counts, mist netting and potentially genetic sampling techniques.</li> </ul> <p>Acoustic sampling will be carried out using commercially available ground level full spectrum (FS) bat detectors and identification software during pre-operation.</p> <p>Bat activity and population data to be gathered.</p> <p>Quantitative and geospatial data gathered.</p>	<p>NatureScot (2021) guidelines will be followed.</p> <p>8 static sampling points at selected turbine locations, supplemented with transect coverage of roads and pads (to be confirmed on site).</p>	<p>2 years and at least 3 seasons (spring, summer, autumn) to account for seasonal differences in environment, species compositions, activity and abundance</p> <p>10 consecutive nights of data collection at each station for 3 seasons (spring, summer, autumn) covering all times bats are active</p>	Construction	<p>Revise BMP and Revise CHA regarding results of Monitoring</p> <p>Develop Net Gain Requirements (if necessary)</p> <p>Prepare BAP (if necessary)</p> <p>Develop and implement turbine curtailment approach</p>

**Table 12.27: Biodiversity monitoring to be implemented by the Project**

Receptor / Monitoring Topic	Responsibility	Monitoring parameters	Monitoring locations	Monitoring frequency	Project Phase (timing)	Adaptive Management / Mitigation
Natural Habitats and Flora	Project Company	<ul style="list-style-type: none"> <li>Habitat area/cover/ condition and land use change</li> <li>Target flora species including KBA triggers (population status)</li> </ul>	<p>All natural habitats, turbine locations and access roads with priority to KBA overlap areas</p> <p>The areas that identified in Monitoring Methodology</p>	once annually in years 1 to 5 and 10	Operation	<p>Revise BMP and Revise CHA regarding results of Monitoring</p> <p>Develop Net Gain Requirements (if necessary)</p>

		<ul style="list-style-type: none"> <li>Quality of landscaping at restored sites, if any (planted species)</li> </ul>				Prepare BAP (if necessary)
Invasive species	Project Company	Identification of invasive species	Working areas of Project and adjacent habitats (including access roads)	Annually	operation	Revise ISMP
Wildlife Mortality (roads)	Project Company Ecologist	Identification of species of conservation importance that have been killed by vehicles and equipment	All roads on Project area	Ongoing during operation	operation	Revise BMP and Revise CHA regarding results of Monitoring
Wildlife Mortality (Turbines and ETL's)	Project Company Ecologist	<ul style="list-style-type: none"> <li>Identification of species of conservation importance that have been killed by moving turbine blades and electrocution</li> <li>Bird fatality monitoring</li> <li>Bat fatality monitoring</li> <li>Survey design will include appropriate carcass search methodology</li> </ul>	All turbine locations and ETL's on Project area	Operation	Operation	Revise BMP and Revise CHA regarding results of Monitoring  Develop Net Gain Requirements (if necessary)  Prepare BAP (if necessary)
Birds	Project Company Bird Expert	Post construction VP bird monitoring to establish operational phase Collision Risk and operational phase bird activity and populations compared to baseline.	Surveys will follow the same methodology as the construction phase surveys.  In addition, breeding raptor searches with appropriate buffers, will be conducted.	At least 2 years of operation, re-evaluated after monitoring  Migration and breeding seasons  Breeding raptor will be determined targeting the breeding windows of species of concern	Operation	Revise BMP  Develop shut-down on demand protocol and implement with operation start  Develop Net Gain Requirements (if necessary)  Prepare BAP (if necessary)
Birds	Project Company Bird Expert	Post construction bird fatality monitoring (PCFM) (2023).  <ul style="list-style-type: none"> <li>The operational phase surveys need to be designed according to principles outlined in the Post Construction Fatality Monitoring guidance.</li> <li>Survey design will include appropriate carcass search</li> </ul>	To be designed according to Good Practice Handbook on PCFM for Onshore Wind Energy Facilities (WEFs) in Emerging Market Countries (2023) guidelines.  Turbine swept areas and ETL route.	At least 2 years and will be further revised according to PCFM guidelines	Operation	Revise BMP  Develop Net Gain Requirements (if necessary)  Prepare BAP (if necessary)  Shut down demand protocol

		<p>methodology, experimental and control techniques.</p> <ul style="list-style-type: none"> <li>Survey design needs to include the ETL route</li> </ul>				
Bats	Project Company Bat Expert	<ul style="list-style-type: none"> <li>Monitor the population and activity levels of bat species in the area, bat activity surveys using static and transect acoustic sampling techniques, along with exploration of caves and cavities, roost counts, mist netting and potentially genetic sampling techniques.</li> </ul> <p>Acoustic sampling will be carried out using commercially available ground level FS bat detectors and identification software during pre-operation.                      Bat activity and population data to be gathered.                      Quantitative and geospatial data</p>	<p>NatureScot (2021) guidelines will be followed.</p> <p>8 static sampling points at selected turbine locations, supplemented with transect coverage of roads and pads (to be confirmed on site).</p>	<p>2 years and at least 3 seasons (spring, summer, autumn) to account for seasonal differences in environment, species compositions, activity and abundance</p> <p>10 consecutive nights of data collection at each station for 3 seasons (spring, summer, autumn) covering all times bats are active</p>	Operation	<p>Revise BMP and Revise CHA regarding results of Monitoring</p> <p>Develop Net Gain Requirements (if necessary)</p> <p>Prepare BAP (if necessary)</p>
Bats	Project Company Bat Expert	<p>Post construction bat fatality monitoring.</p> <p>The operational phase surveys need to be designed according to principles outlined in the Post Construction Fatality Monitoring guidance by the Lenders.                      Survey design will include appropriate carcass search methodology, experimental and control techniques.</p> <ul style="list-style-type: none"> <li>Survey design will include ETL route.</li> </ul>	<p>To be designed according to Good Practice Handbook on PCFM for Onshore WEFs in Emerging Market Countries (2023) guidelines</p> <p>Turbine swept areas and ETL route.</p>	<p>At least 2 years and will be further revised according to PCFM guidelines.</p>	Operation	<p>Revise BMP</p> <p>Develop Net Gain Requirements (if necessary)</p> <p>Prepare BAP (if necessary)</p> <p>Develop and implement turbine curtailment approach</p>
Fauna	Project Company Fauna Expert	<p>Fauna surveys to monitor applied mitigation measures (e.g. monitoring of artificial nest and shelter structures)</p>	<p>Will be as outlined in revised BMPs.</p>	<p>Quarterly</p>	Operation	<p>Revise BMP</p> <p>Develop Net Gain Requirements (if necessary)</p> <p>Prepare BAP (if necessary)</p>

# 13 Social Environment

## 13.1 Introduction

This Chapter provides the details of the social baseline conditions of the Project-affected neighbourhoods on the basis of district and neighbourhood levels. The methodology of the information collection process, the Project impacts on the communities and other social receptors, the assessment process carried out during the ESIA study, and mitigation measures defined for the Project impacts are provided in line with the findings of the social studies conducted during the ESIA process of the Project.

## 13.2 Methodology

The following methods were utilized to understand the social impacts of the Project in the affected neighbourhoods and to identify the extent of potential impacts of the Project on the local community members, households, vulnerable groups, and other social receptors:

- Desktop study,
- Site visit to the Project area,
- In-depth Interviews and surveys with the local community members and key stakeholders.

### 13.2.1 Desktop Study

Secondary official data and documents about socio-economic conditions of the region published by governmental authorities are assessed during the desktop study. Documents provided by Enerjisa Üretim and official documents obtained from the public institutions during the site visits as well as information gathered through web research were utilized to describe demographic profile of the Project affected neighbourhoods and Project's social AoI, including but not limited to the population data, main livelihood activities, land use practices, infrastructural conditions and access to certain services (i.e., education, transport, water and health services).

### 13.2.2 Site Visit to the Project Area

Through the support of the Enerjisa Üretim representatives, the Project area, residential areas, and Project affected neighbourhoods, including the ones intersecting with the Project's access roads, were visited as part of the ESIA studies. The neighbourhoods located in the immediate vicinity of the Project area were visited, local residents in these neighbourhoods and key stakeholders (i.e., representatives of official institutions and neighbourhood mukhtars) were consulted, which are listed below:

- Mukhtar and residents of Dampinar neighbourhood (Aydın)
- Mukhtar and residents of Habibler neighbourhood (Aydın)
- Germencik District Directorate of Agriculture and Forestry (Aydın)

The information obtained from these consultations is provided as a separate document (see Appendix Section B) and the main findings of the site visit are given under Section 13.3.

Additionally, RAP study addressed the following:

- Identification of eligible PAPs and preparation of an asset inventory and census include formal and informal users of affected lands;
- Assessment of land acquisition-based impacts of the Project;



- Identifying gaps between national expropriation legislation and IFC PS5/ EBRD PR5 and preparing a plan to eliminate gaps.

In this context, Community Level Survey (CLS), Household Level Survey (HLS) for Socio-Economic Baseline, and Asset Inventory and Census studies were carried out. Although the results and details are discussed in the Project-specific RAP, in the ESIA, especially the land use information of the Project has been formed according to the outputs of the RAP study.

The sampling strategy for surveys is presented in Table 13.1. Representatives of all Project Affected Settlements (PASs) were interviewed. In these interviews, both community level information was obtained, and land users (formal and informal) were identified.

**Table 13.1: Sampling strategy**

Survey	Sampling	Implementation
<b>Community-level survey</b>	Full census	Semi-structured community level questionnaires with the four mukhtars in all Project Affected Settlements (PASs)
	The mukhtars of four settlements based on the available expropriation data	
<b>Households-level surveys</b>	Full census	16 households with 46 members who are owner/user of 21 affected lands (18 private and 3 public lands). The owner/user of one private land is unknown. The owners/users of all other private lands have been included in HLS application.
	The owners (18 PAPs, one company) and users of affected 19 private lands and arable public lands.	
	There are 22 public lands. Informal user identification is presented in RAP	Four users of four public lands have been identified. Three users of three public lands have been included in HLS; one of them was unreachable.

### 13.2.3 Limitations and Assumptions

Two out of four Project affected neighbourhoods were visited by the Consultant as a part of the site visit conducted in December 2023. This limitation in the site visit can be attributed to various factors such as time constraints and logistical challenges. However, despite this limitation, the potential information gaps were effectively addressed through various strategies. Primarily, the Consultant relied on extrapolation of interview results to gain a broader understanding of the overall situation since the neighbourhoods in the scope of the Project have similar baseline characteristics.

Additionally, secondary data sources were extensively utilized to supplement the information obtained on-site. These sources included reports, studies, and statistical data that provided a holistic perspective on the broader context. Some of the statistical data was available at district level and these were obtained from the governmental institutions' websites and Turkish Statistical Institute (TurkStat) database; they do not cover certain issues on social environment such as gender aspect, vulnerable groups, workforce distribution, and unemployment rates. Similarly, the statistical data at neighbourhood level either remain as limited for some indicators (i.e., gender) or are based on estimated/ approximate numbers (i.e., educational level, vulnerable groups, workforce distribution, unemployment rates) since majority of these data were gathered through the verbal statements of the mukhtars or representatives of the governmental authorities rather than the officially registered data.

Through the combined approach of extrapolation from interviews and the use of secondary data, the potential information gaps resulting from limited site visits were effectively mitigated.

This ensured that the findings and conclusions derived from the assessment were as comprehensive and accurate as possible.

The limitations of the RAP preparation study are as follows:

- The owners/users of some lands could not be reached during the field visit. In order to access the full census, the owners/users of these lands were contacted by phone.
- Women did not want to answer detailed questions about lands and livelihoods. Therefore, interviewed household representatives were mostly men.

#### 13.2.4 Social Receptors and Area of Influence (Aoi)

The desktop studies that were conducted as per the documents shared by the Project Company concluded that the social Aoi of the Project covers a total of four neighbourhoods in Germencik district of Aydın province. These are the nearest settlements to the Project area including Dağyeni, Selatin, Dampınar and Habibler neighbourhoods. A site visit was conducted by Mott MacDonald Social Team on 7 December 2023. During this site visit, baseline information on the neighbourhoods affected by the construction and operation phases of the Project was collected.

The positive social impacts of the Project will be on local employment and local economic through procurement of goods and services specifically during the construction phase. In addition, the Project will improve local infrastructure capacity, such as improving the access roads of the neighbourhoods, while increasing the domestic production capacity of clean energy on a country basis.

The major adverse impacts of the Project during the construction phase are assessed as land acquisition and expropriation, dust, noise, and traffic generation. When looking at the impacts of the Project on resettlement and livelihoods, it can be seen that there has been no economic or physical displacement process so far. Considering the current planning of the Project, physical displacement is not expected while economic displacement will be occurred.

Direct social receptors of the Project during the construction phase are defined below:

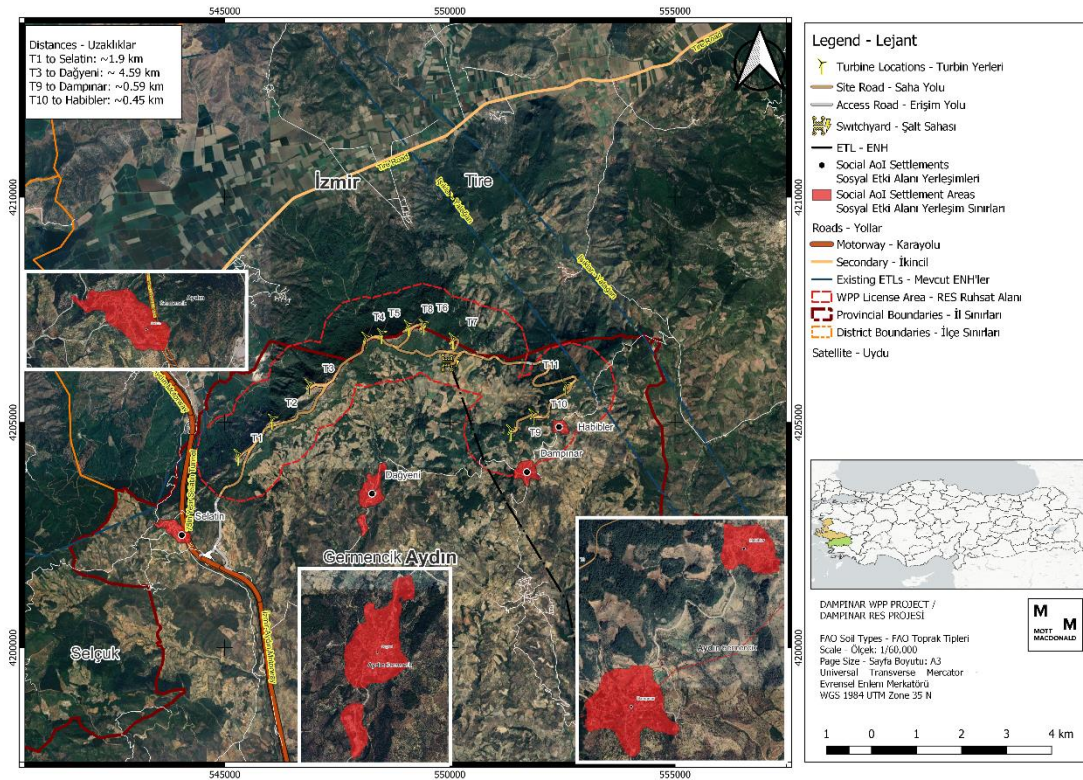
- Local community members whose livelihoods have the potential to be significantly and adversely affected due to land acquisition and/or expropriation,
- Nearby neighbourhoods and business enterprises located in the immediate vicinity of the Project area that are likely to be exposed to increased traffic volume, road safety risks, dust and noise impacts,
- Local community members who are on the access roads to the Project area and/or use these roads, and are likely to be exposed to increased traffic volume and road safety risks,
- Local community members using the Project License Area for agriculture and animal husbandry and that may experience livelihood loss, increased traffic volume and road safety risks,
- Local community members who may benefit from the Project's local employment opportunities,
- Business enterprises that may benefit from the Project's local procurement activities,
- Vulnerable groups who may be in need for essential consultation in the Project, and
- All construction phase workers employed within the scope of the Project (including subcontractors).

Table 13.2 below summarizes the communities located within the social AoI and the potential adverse impacts during the construction phase of the Project.

**Table 13.2: Communities located within the Social Area of Influence (AoI) during construction phase of the Project**

Neighbourhoods	Information on the Location	Impact Prioritization	Potential Adverse Impacts
<b>Germencik District Neighbourhoods</b>			
<b>Dağyeni</b>	Located to the southeast of the nearest turbine (T02) and the proximity of the turbine is around 2.6 km distance. The access road is away from the settlement.	Primary	An urgent expropriation decision on agricultural lands has been taken on November 1, 2023 with the construction of access road. The urgent expropriation process is still ongoing. Due to the distance to the access road and the site, problems including dust, noise and traffic are not expected to be experienced in the neighbourhood during the construction phase.
<b>Selatin</b>	Located to the east of the nearest turbine (T09) and the proximity of the turbine is around 2.3 – 2.5 km distance. The access road passes next to the settlement in the neighbourhood.	Primary	Access road is passing near by the neighbourhood and the neighbourhood will be exposed to dust and noise emission and also it will be adversely affected by the increased traffic.
<b>Dampınar</b>	Located to the northeast of the nearest turbine (T09) and the proximity of the turbine is around 0.7 - 0.8 km distance. Part of the settlement in the neighbourhood is located within the licence area of the Project. The access road is away from the settlement.	Primary	An urgent expropriation decision on agricultural lands has been taken on November 1, 2023 with the construction of access road. The urgent expropriation process is still ongoing. Due to the proximity the site, problems including dust, noise and traffic are expected to be experienced in the neighbourhood during the construction phase.
<b>Habibler</b>	Located to the northeast of the nearest turbine (T10) and the proximity of the turbine is around 0.6 - 0.7 km distance. Houses in the neighbourhood is located within the licence area of the Project. The access road is away from the settlement.	Primary	An urgent expropriation decision on agricultural lands has been taken on November 1, 2023 with the construction of turbines and access road. The urgent expropriation process is still ongoing. Problems including dust, noise and traffic are expected to be experienced in the neighbourhood during the construction phase.

The map below summarises the aforementioned settlements within the scope of the Project.



**Figure 13.1: Project’s area of influence for social impacts**

The social receptors that are estimated to be affected by the Project during the operation phase are listed below:

- Neighbouring communities located in the close proximity of the Project area that are likely to be exposed to noise and visual impacts,
- Local community members who may benefit from the Project’s local employment opportunities,
- Business enterprises that may benefit from the Project’s local economic activities,
- Vulnerable groups who may be in need for essential consultation in the Project, and
- All operation phase workers employed within the scope of the Project (including subcontractors).

Table 13-3 below summarizes the communities located within the social AoI and the potential adverse impacts during the operation phase of the Project.

**Table 13-3: Communities located within the Social Area of Influence (AoI) during operation phase of the Project**

Neighbourhoods	Information on the Location	Impact Prioritization	Potential Adverse Impacts
<b>Germencik District Neighbourhoods</b>			
<b>Dağyeni</b>	Located to the southeast of the nearest turbine (T02) and the proximity of the turbine is around 2.6 km distance. The access road is away from the settlement.	Secondary	Noise disturbance for the grazed animals which are grazing in the close vicinity of the turbines.

<b>Selatin</b>	Located to the east of the nearest turbine (T09) and the proximity of the turbine is around 2.3 – 2.5 km distance. The access road passes next to the settlement in the neighbourhood.	Secondary	Noise disturbance for the grazed animals which are grazing in the close vicinity of the turbines.
<b>Dampinar</b>	Located to the northeast of the nearest turbine (T09) and the proximity of the turbine is around 0.7 - 0.8 km distance. Part of the settlement in the neighbourhood is located within the licence area of the Project. The access road is away from the settlement.	Secondary	Noise disturbance for the grazed animals which are grazing in the close vicinity of the turbines.
<b>Habibler</b>	Located to the northeast of the nearest turbine (T10) and the proximity of the turbine is around 0.6 - 0.7 km distance. Houses in the neighbourhood is located within the licence area of the Project. The access road is away from the settlement.	Secondary	Noise disturbance for the grazed animals which are grazing in the close vicinity of the turbines.

### 13.3 Baseline Conditions

#### 13.3.1 Population and Population Changes

##### Germencik District (Aydın Province)

Germencik district is one of the 17 districts of Aydın. Germencik district, with a population of 44,172 in 2022, is the eighth most populous district in Aydın<sup>143</sup>. Population density of Aydın district was 119,38 person/km<sup>2</sup> in 2022<sup>144</sup>. There have been minor fluctuations in the population over the 10 years. The male population ratio in the total population is 49.68%, while the female population ratio is 50.32%<sup>145</sup>. Average household size was 3.09 in 2022<sup>146</sup>. Table 13-4 given below shows the population of Germencik district by years.

**Table 13-4: Population of Germencik District by years**

Years	Total	Male	Female
2022	<b>44,172</b>	21,944	22,228
2021	<b>43,713</b>	21,688	22,025
2020	<b>44,255</b>	21,961	22,294
2019	<b>43,968</b>	21,862	22,106
2018	<b>43,913</b>	21,761	22,152
2017	<b>43,809</b>	21,709	22,100
2016	<b>43,817</b>	21,854	21,963
2015	<b>43,367</b>	21,575	21,792

<sup>143</sup> Nufusune, 2022 Statistics on Population. Retrieved from [nufusune.com/germencik-ilce-nufusu-aydin](https://nufusune.com/germencik-ilce-nufusu-aydin) on 18 December 2023.

<sup>144</sup> Endeksa, 2022 Statistics on Population. Retrieved from [Aydın Germencik Nüfusu, Eğitim Seviyesi, SES - Endeksa](https://aydin.germencik-nufusu.com/germencik-nufusu-aydin) on 18 December 2023.

<sup>145</sup> Nufusu, 2022 Statistics on Population. Retrieved from [nufusu.com/ilce/germencik\\_aydin-nufusu](https://nufusu.com/ilce/germencik-aydin-nufusu) on 18 December 2023.

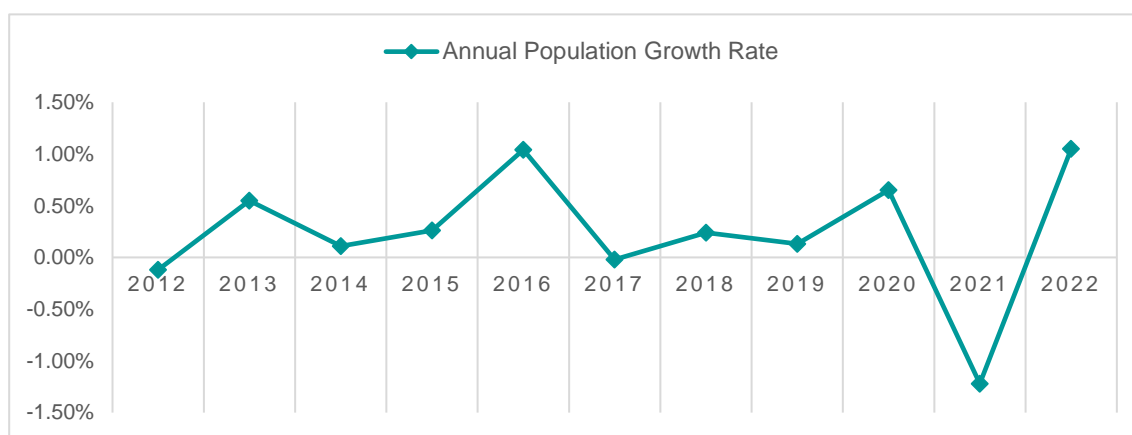
<sup>146</sup> Endeksa, 2022 Statistics on Population. Retrieved from [Aydın Germencik Nüfusu, Eğitim Seviyesi, SES - Endeksa](https://aydin.germencik-nufusu.com/germencik-nufusu-aydin) on 18 December 2023.



2014	<b>43,256</b>	21,498	21,758
2013	<b>44,172</b>	21,944	22,228
2012	<b>43,713</b>	21,688	22,025

Source: nufusu.com, Statistics on Population, 2022 <sup>147</sup>

Population growth rate of Germencik district in 2022 was 1.05%. <sup>148</sup> There have been fluctuations in the rate of population growth throughout the years. It has shown a tendency to increase in recent years, except for the year 2021. The following Figure 13-2 shows the population growth rate of Germencik district throughout the years.



**Figure 13-2: Population growth rate of Germencik District by years**

Source: nufusu.com, Statistics on Population, 2022 <sup>149</sup>

Table 13-5 given below summarizes the population of Project affected neighbourhoods in Germencik district by gender.

**Table 13-5: Population of the Project affected neighbourhoods of Germencik District (2022)**

Name of the neighbourhoods	Total population	Male	%	Female	%
<b>Dağyeni</b>	854	418	48.9	436	51.1
<b>Dampınar</b>	302	157	52	145	48
<b>Habibler</b>	164	76	46.3	88	53.7
<b>Selatin</b>	405	211	52.1	194	47.9

Source: Nufusune, Statistics on Population, 2022<sup>150</sup>

Dağyeni neighbourhood is approximately 2.5 km distance to the nearest turbine in the Project area. With a population of 854 people, it is the neighbourhood with the highest population

<sup>147</sup> Nufusu, 2022 Statistics on Population. Retrieved from [https://www.nufusu.com/ilce/germencik\\_aydin-nufusu](https://www.nufusu.com/ilce/germencik_aydin-nufusu) on 18 December 2023.

<sup>148</sup> Nufusu, 2022 Statistics on Population. Retrieved from [nufusu.com/ilce/germencik\\_aydin-nufusu](https://www.nufusu.com/ilce/germencik_aydin-nufusu) on 18 December 2023.

<sup>149</sup> Nufusu, 2022 Statistics on Population. Retrieved from [nufusu.com/ilce/germencik\\_aydin-nufusu](https://www.nufusu.com/ilce/germencik_aydin-nufusu) on 18 December 2023.

<sup>150</sup> Nufusune, 2022 Statistics on Population. Retrieved from [nufusune.com/germencik-ilce-nufusu-aydin](https://www.nufusune.com/germencik-ilce-nufusu-aydin) on 22 December 2023



among the neighbourhoods in Germencik district located within the Project area of influence. The male population rate is 48.9% while the female population rate is 51.1%.

Dampinar neighbourhood is approximately 1 km distance to the nearest turbine in the Project area. The population of Dampinar neighbourhood in 2022 was 302. The male population rate is 52% while the female population rate is 48%.

Habibler neighbourhood is approximately 0.5 km distance to the nearest turbine in the Project area. With a population of 164 people, it is the neighbourhood with the lowest population among the neighbourhoods in Germencik district located within the Project area of influence. The male population rate is 46.3% while the female population rate is 53.7%.

Selatin neighbourhood is approximately 2 km distance to the nearest turbine in the Project area. The population of Selatin neighbourhood in 2022 was 405. The male population rate is 52.1% while the female population rate is 47.9%.

### 13.3.2 Education Services

#### Germencik District (Aydın Province)

Germencik district has two kindergartens, 29 primary schools, and four high schools<sup>151</sup>. There is also a Public Education Centre, Vocational Education Centre, and an Art School within the district. Table 13-6 given below summarizes the educational level of the residents in Germencik district.

**Table 13-6: Education rates in Germencik District (%)**

Education level	Population (%)
Illiterate	1.8
Literate/ not graduate	12.3
Primary school	63.3
High school	14.4
University or higher degree	7.9
Unknown	0.3
<b>Total</b>	<b>100</b>

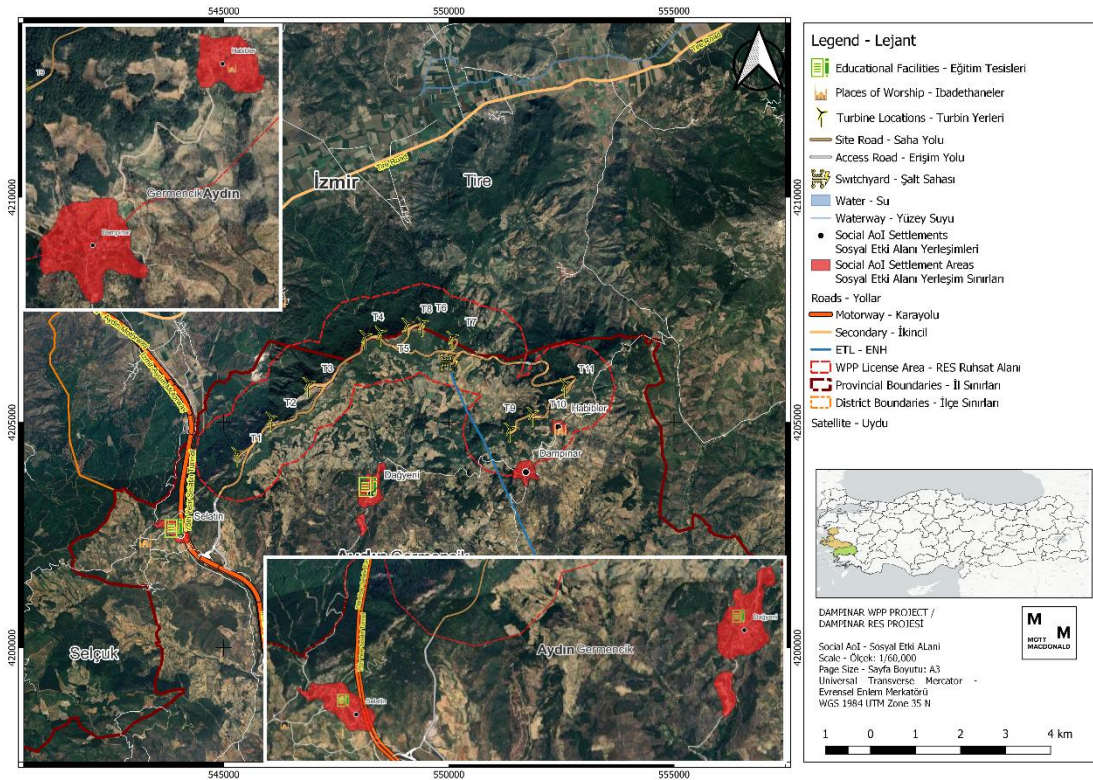
Source: Endeksa, Statistics on Educational Levels (2023)<sup>152</sup>

In Germencik district, 85% of the total population has at least a primary school degree, which shows the high rates of literacy in the region. Less than three in each 20 people are within the category of “literate but do not have a diploma” whereas the illiterate people constitute less than 2% of the population.

Figure 13.3 below shows the locations of the educational services in Germencik district and Project affected settlements.

<sup>151</sup> Havran District Directorate of National Education, 2022. Educational Institutions Statistics. Retrieved from [Okullar ve Diğer Kurumlar \(meb.gov.tr\)](http://Okullar ve Diğer Kurumlar (meb.gov.tr)) on 22 December 2023.

<sup>152</sup> Endeksa, 2022 Statistics on Educational Levels. Retrieved from [endeksa.com/tr/analiz/turkiye/aydin/germencik/demografi](http://endeksa.com/tr/analiz/turkiye/aydin/germencik/demografi) on 22 December 2023.



**Figure 13.3: The locations of social infrastructures for Project's area of influence**

The educational patterns within the Project affected neighbourhoods in Germencik district can be summarized as follows:

- There is a primary school in Dağyeni neighbourhood. The mukhtar stated that there are 50 students receiving education there. Although the number of literate people in the neighbourhood is high, it has been stated that the number of people continuing education and graduating from higher education is quite low. It is said that the number of people practicing their profession among those who have completed their university education is not high.
- The school in Dampınar neighbourhood was closed due to the transition to the mobile education. There are 15-20 students in total in the neighbourhood. School buses pick up students at 8 a.m. and bring them back around 3 p.m. It is said that the literacy rate among girls in the neighbourhood is quite high. It has been stated that in the last 30 years, all the young girls of the neighbourhood have completed their education at the secondary level, and the rate of those who have completed higher education is 80%.
- There is no school in Habibler neighbourhood. There are 20 students in total in the neighbourhood who receive education through mobile education. It is stated that there are young people who continue their education at higher education level.
- There is a primary school in Selatin neighbourhood. Students who continue their education at secondary and high school levels through mobile education.

### 13.3.3 Land Use and Ownership of Assets

The main source of livelihood of the neighbourhoods is fig cultivation. In addition to fig cultivation, olive cultivation and animal husbandry are other sources of livelihood. Tobacco fields have been converted into fig orchards and fig cultivation has become the most important agricultural activity in the region for about 15-20 years, as it has an important economic return.

Olive cultivation is also an important agricultural activity in Aydın region. It is the most important agricultural production item after figs in the neighbourhoods in the Dampinar WPP impact area. It is mostly carried out for olive oil production.

#### 13.3.3.1 Urgent Expropriation

According to the Turkish legislation, the land acquisition, expropriation and urgent expropriation processes are based on the Expropriation Law No. 2942 (Official Gazette (OG) Date/Number: 08.11.1983/18215) and relevant laws concerning amendments to the Expropriation Law.

Article 27 of the Expropriation Law authorizes the administration (Energy Market Regulatory Authority in this case responsible for expropriation to confiscate the immovable assets required by the project earlier than the time needed in normal expropriation procedure. This process does not prevent challenges of the property owners against the determined valuation. If the urgent expropriation is unavoidable, right owners (displaced persons) should be meaningfully informed about the expropriation of needed immovable properties and initial compensation at initial phase of land acquisition by responsible agency.

Pursuant to Article 15, it is compulsory to form a committee of experts of at least three persons, depending on the type and nature of the land to be expropriated. One of the experts must be chosen from among experts with a master's degree or doctorate in real estate development or from among real estate appraisers authorised in accordance with the Capital Market Law of 6 December 2012, number 6362.

The decision of the court to seize the immovable property shall be notified to the land registry office. The provision that the immovable property cannot be transferred, alienated or assigned to another person shall be annotated in the land registry.

#### **Urgent Expropriation Procedure (UEP)**

The steps of the UEP process for a private sector investor are as listed below;

- The investor applies to the relevant public authority (administration), i.e. a regulatory agency or local government, for urgent expropriation of immovable properties on which the project will be located.
- A "Public Interest Decision" is taken by the administration as a requisite for requesting the Presidency to take an "Urgent Expropriation Decision". The Public Interest Decision is to be approved by the local government where the project is located.
- An "Urgent Expropriation Decision" is issued by the Presidency, affective by the Official Gazette publication date.
- The administration conducts another decision for the start of expropriation process, i.e. UEP and prepares or have others to carry out a scaled plan (which is called expropriation plan) including borders, surface area and type of immovable properties or resources and list of owners or possessors of such properties in case there exist no registered title deed and their addresses. In practice, administrations make this plan prepared by the private sector investors.
- The administration requests the local civil court of first instance to initiate the immediate seizure of the target property (*First Lawsuit*).
- The local civil court establishes a valuation committee who determines the price within seven days. The administration deposits the determined amount in the name of the owner. The usual practice is that the requesting private entity investor covers the cost of expropriation.

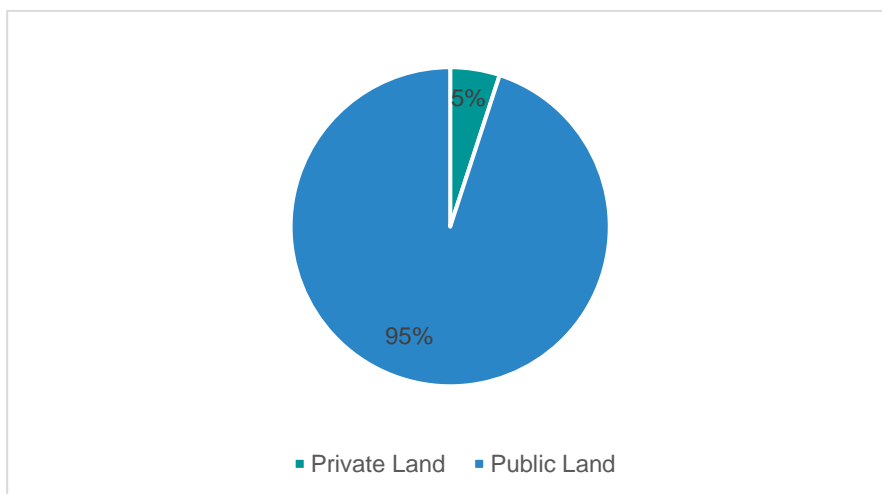
- Local civil court notifies/invites the owner either in writing (if the contact addresses of the owners available) or via newspaper announcement. Such an announcement includes information about the bank where the money has been transferred.
- At this stage, the parties can reach an agreement. If an agreement is signed, the expropriation process is completed with the payment of the agreed price and the registration of the property in the name of the public authority at the local Title Deed Registry. If not, the process continues with administration's appeal to court for completing the expropriation process pursuant to Article 10 of the Expropriation Law (*Second Lawsuit*).
- However, regardless of whether or not an agreement is reached, seizure is made after the amount specified is deposited by the administration in the name of the owner. Following the seizure order of the court, utilization rights is formalized between the public authority and private entity investor. The investor can begin to utilize the relevant target property.
- If needed, the administration entitles the Execution Office under local Administration of Justice to evacuate immovable property within 15 days. In practice, administrations and investors try to execute a peaceful evacuation process by informal consultation and assistance. In case of the cultivated land to be evacuated, the cost of the crop is compensated before evacuation.

It should be noted that some lands acquired for the access roads and wind turbines are subject to urgent expropriation within the scope of the Project.

#### 13.3.3.2 The Project's Land Use

There is a land acquisition process that is performed by the Project Company together with the support of the appointed social consultant for the realization of the Project. Site visit findings and cadastral checklist provided by the Project Company point out that acquired lands are privately-owned agricultural lands overlapping construction areas (i.e., access roads and turbines).

Areas are needed on 41 parcels located in four settlements in one district of one province. 22 of them are public lands and 485,595.94 m<sup>2</sup> forestland. The distribution of the affected areas is given Figure 13-4



**Figure 13-4: Distribution of Affected Parcels by Surface Areas (m<sup>2</sup>)**

5% of size of the affected areas constitute private lands. The owners/shareholders of 19 private lands are 18 PAPs and a company. Information regarding the public and private lands together with the number and size of parcels and their number of owners/shareholders are given in Table 13-7.

**Table 13-7: Project’s Needed Lands**

Province	District	Settlement	Private lands			Public lands		
			No. Of parcels	Size of lands (m2)	No. Of owners/ shareholders	No. Of parcels	Size of lands (m2)	Size of forestlands (m2)
Aydin	Germencik	Dağyeni	3	7,323.56	3 <sup>153</sup>	11	14,651.51	
Aydin	Germencik	Dampınar	1	2,870.29	1	0	0	485,595.94
Aydin	Germencik	Habibler	15	17,018.48	15	10	12,800.19	
Aydin	Geröencik	Selatin	0	0	0	1	1,503.51	
<b>Total lands</b>			<b>19</b>	<b>27,212.33</b>	<b>19</b>	<b>22</b>	<b>28,955.21</b>	<b>485,595.94</b>

Source: Enerjisa Üretim, Dampınar WPP EMRA Real Estate List

These parcels cover the turbines, access roads and switchyards and all other key elements of Project infrastructure other than the ETL. A Project-specific RAP is being prepared to identify the actual impacts of the Project on household level due to the land acquisition and expropriation activities.

### 13.3.3.3 Acquisition of Private Lands

The lands that will be affected by the Project have been identified and the expropriation process has started. Public benefit and urgent expropriation decision was taken by President of the Republic of Türkiye for the Project on 1 November 2023. These decisions show the legal compliance of the Project. As of this date, as the first stage of the expropriation process, the preparation of the Census and Asset Inventory has been started. The owners were listed, and the lands are valued including fixed assets.

Project construction could be only conducted after the owner or users are offered a compensation package in line with the requirements of IFC PS5 and EBRD RP5, and the compensation is paid.

There are five acquisition types of the lands to be obtained within the scope of the Project, which are listed below:

- **Willing Buyer- Willing Seller:** Purchase of lands at market price with the consent of the owners.
- **Deed of Consent (Muvafakatname in Turkish):** Even though the expropriation process has not been completed, some lands can be entered with a deed of consent from the owners.
- **Permanent Acquisition or Ownership Right:** Ownership rights mean permanent land acquisition. The land expropriation is permanent, and the ownership right is registered under the name of the administration. Since a permanent facility will be built on the transferred land, the former owner cannot use the land.
- **Permanent Easement Right:** The parcel is not divided; this right keeps the original owner as title deed holder but establishes right (as annotation) in favour of the administration. Since the permanent facility (tunnels or viaducts) passes under or above the transferred land, the landowner will be able to continue using the land with certain restrictions (such as not being able to build houses).

<sup>153</sup> One of three is a company



- **Land Rentals through Lease Contracts:** In case of any temporary land need (e.g., for the camp site, storage area) land can be rented for a certain period under the terms and rates mutually agreed between the Contractor and the landowner. After the contract expires, the land will be reinstated and returned to its owner in its original condition.

As a result of the agreements made with the landowners during the negotiations, the offer prices are determined before the purchase process. The area to be purchased is divided into agricultural area classes (Irrigated Agriculture, Dry Agriculture, Covered Vineyard, etc.) for which different average prices will be used by an independent valuation firm licensed by the CMB (Capital Markets Board of Türkiye), taking into account social and geographical criteria. Valuation prices are made according to this specific grouping; parcels within the same group are not given different prices. In the valuation studies, the ongoing economic and social activities in the parcels affected by the Project were taken into consideration.

In addition, for the time-limited operations to be carried out on state lands, in order to start the construction works of the Project without delay on the lands that were cultivated by the citizens before the cadastre was carried out but later allocated as Forest / Treasury / Pasture land by the cadastre, firstly, the prices of the buildings and / or trees and / or crops are paid. The amounts to be paid are determined by the assessments of experts licensed by the CMB as will be explained in detail in the RAP document to be prepared. Payments are made by obtaining "Consents" from the landowners and with these consents, the Project construction starts. In this case, the right holders are paid for the buildings and/or trees and/or products with a "Record" and "Letter of Commitment".

Settlement negotiations with landowners are conducted by the "Land Acquisition Commission" with the participation of the relevant Survey Engineer, Procurement Officer, Project / Operation / Power Plant Manager and/or persons deemed appropriate by these persons. Before the settlement negotiations begin, the Map Expropriation Unit informs the landowners participating in the negotiations about the Project, the areas affected by the Project and the land acquisition processes. In this context, important regulatory information such as how the negotiations will work, what needs to be done and the necessary documents when a compromise is reached, and the legal expropriation procedure to be followed in cases where no compromise is reached are shared.

When the information is completed, settlement negotiations are carried out by meeting with the landowners one by one in front of the public within the scope of the transparency policy. Negotiations are completed in a way to remain loyal to the minimum and maximum prices previously determined within the company. At the end of the negotiations, the list of parcels on which a final agreement is reached is printed out and signed by the team conducting the negotiations and the Project / Operation / Power Plant Manager.

#### 13.3.3.4 Acquisition of Public Lands

##### **Forestlands**

Forest lands (wholly owned by the Ministry of Agriculture and Forestry) will be purchased through long-term lease (49 years) agreed by the local Forestry Directorates.

##### **Treasury Lands**

The acquisition of Treasury land is processed by correspondence and no payment is made for these plots.

##### **Lands Belonging to Other Public Institutions**

Land owned by other state authorities (such as municipalities, Water and Sewerage Administration, General Directorate of Highways) is subject to Article 30 of the Land



Acquisition Law. This process is very similar to private land ownership, but the negotiation is carried out in written correspondence.

### **Pasturelands**

Land allocated for pasture will be acquired through changing the status from pastureland to Treasury land and will be treated as Treasury land.

### **Common Lands of the Settlements**

Land allocated to the settlements will be acquired through changing the status from pastureland to Treasury land and will be treated as Treasury land.

### **Non-Registered Areas**

When it is necessary to register areas that are excluded from title deed (mostly stony, bushes, raw soil, stream culverts, etc. and are not suitable for income-generating use), it is a method to register them with the Treasury.

#### **13.3.3.5 ETL Construction Design and Land Use**

Document provided from Türkiye Ministry of Energy and Natural Resources, General Directorate of Turkish Electricity Transmission Corporation (TEİAŞ) comprises of 154 kV single-circuit transmission line of approximately 10 km for connection to Nezihe Beren Transformer Substation which is currently operated by TEİAŞ.

According to the Project Information Document (PID) prepared for the ETLs to be constructed within the scope of the Project, excavation works will be performed to open the pits where the pylons will be placed. A total of four pits, each with a depth of 3 m and a surface area of 9 m<sup>2</sup>, will be dug for each pylon. Excavated materials will be stored nearby storage area and used to backfill the excavated pits. Therefore, there will be no surplus excavation material to be transported outside of the construction site.

According to the information obtained from Project National Final EIA Report, January 2023, and Duru, 2023, ETL Project Final Project Description Document, there are various lands within the ETL master plan. The areas within the ETL that are considered within the scope of the Environmental Plan in the Zoning Law are listed as Agricultural Land, Forest Land, Pasture Land, Drinking and Utility Water Long Distance Protection Area, and Urban Service Area. This information will be updated when the exact parcels to be crossed by ETL are revealed.

The Consultant has been informed that permitting process for the ETL is being managed by TEİAŞ. The Project Company has provided the Final Project Introduction Document dated 3 January 2024. However, the decision issued by the MoEUCC has not been provided yet. According to information shared with the Consultant, the target date for securing EIA decision from the MoEUCC is 10 May 2024.

Expropriation process of the ETL will commence once permitting processes of the WPP are completed. Since location of the poles are not certain, expropriation activities will become clear in later stages of the Project. Therefore, there is no information regarding ETL-based expropriation activities within the scope of this Final Draft ESIA. Further assessments will be made for both the pylon points and the line route once the land acquisition procedures on the parcels to be affected by the ETL construction are finalised. When parcel information becomes available for ETL, Project-specific RAPs will be updated accordingly. In the RAP, a framework to ETL construction will be presented and potential entitlements will be revealed.

### 13.3.4 Local Economy, Livelihood Sources and Employment

#### Germencik District

The majority of the surface area of Germencik district, which has a very high rural population rate, consists of agricultural lands. In this context, agriculture and, accordingly, the food product manufacturing sector stands out in the district and production is carried out for export. The district carries out a significant portion of the region's fig production. In addition, olive growing, and cotton farming are also quite common. In addition, the geothermal resources of the district make a significant contribution to both the agriculture and tourism sectors and there are 3 geothermal power plants in the district. In addition, Ortaklar Organized Industrial Zone is located within the district borders.<sup>154</sup>

Germencik district is ranked 482<sup>nd</sup> among 973 districts in the "Socio-Economic Development Ranking of Districts Research" conducted by the Ministry of Industry and Technology in 2022, whose variables were based on demographics, employment and social security, education, health, finance, competitiveness, innovation, and quality of life. It ranked 10<sup>th</sup> among the 17 districts of Aydın.<sup>155</sup>

The main sources of income of the Dağyeni neighbourhood are based on animal husbandry and agriculture. The residents of Dağyeni said that their main agricultural activity in the past was tobacco farming, and that fig farming has become widespread in the neighbourhood over the years. It was stated that the mukhtar and one of the residents had warehouses. The collected figs are kept in these warehouses. Only 2000 tons of figs given to the exporter by the residents are collected from Dağyeni neighbourhood. It was stated that 7000 tons of figs were collected, including the figs coming from the surrounding neighbourhoods.

Seasonal workers who work in fig gardens and stay in Dağyeni neighbourhood for a month or two come from the neighbourhoods of Söke district. It is stated that accommodations were built in these areas for the workers to stay.

Residents stated that there is a significant amount of olive production in their neighbourhood, and that there are 30 tons of oil produced from 400 households in the neighbourhood. The residents said that there are two continuous systems (olive squeezer) in the neighbourhood, and they make their own olive oil with the help of these machines. The residents said that they migrated to the plateaus in the first weeks of August to collect figs, processed figs in the plateau for two months, and started olive farming a few months after returning to the neighbourhood, and the olive harvest finishes in March.

Agricultural activities are being carried out in order to meet the feed needs for the animal husbandry. Animal husbandry is done in the form of dairy farming. There are over 2000 cattle in the neighbourhood. The number of small cattle is not known exactly. The residents stated that the animals stay in farms established outside the neighbourhood and that they do animal husbandry with modern methods. It has been stated that Syrian people used to take care of animals, but now this job is being carried out by people from Turkish origin. Although Dağyeni neighbourhood is covered by forest, it is reported that there is no one doing forestry.

The main sources of income in Dampinar neighbourhood are based on olive and fig cultivation. Residents stated that almost everyone in the neighbourhood has fig and olive

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<sup>154</sup> Socio-economic Situation in Southern Aegean Districts. Retrieved from [o\\_19v5eif4hjeqq711sk6f6s14a18.pdf \(geka.gov.tr\)](https://www.geka.gov.tr/19v5eif4hjeqq711sk6f6s14a18.pdf) on 22 December 2023.

<sup>155</sup> Socio-Economic Development Ranking of Districts Research (2022). Retrieved from [sanayi.gov.tr/assets/pdf/birimler/2022-ilce-sege.pdf](https://sanayi.gov.tr/assets/pdf/birimler/2022-ilce-sege.pdf) on 22 December 2023.

trees. While tobacco was cultivated until 2001, figs are now the biggest source of income. Residents stated that they sold figs and olives to TARIŞ and merchants. Seasonal workers come from Milas and Söke districts to work in the fig garden. Residents said that an average of 40 kilos of dried figs are obtained from one fig tree. It was stated that the young people who preferred to stay in the neighbourhood were engaged in farming, while the others migrated to the central districts and provinces to have different job opportunities. It was said that studies based on figs were carried out by the Fig Research Institute and that they were informed as a result of these studies.

There are no mushroom picking activities being carried out in Dampınar neighbourhood. There are five people engaged in beekeeping in the neighbourhood. It was stated that there was a beekeeper coming from outside and doing beekeeping in the neighbourhood this year. Animal husbandry is not a basic source of income. Residents have animals to meet their own needs. Animals are fed in barns, meaning there is no forest grazing performed in the neighbourhood.

The main sources of income in Habibler neighbourhood are based on olive and fig cultivation. While tobacco was cultivated until 2001, figs are now the biggest source of income. Although figs and olives are less than in other neighbourhoods, it has been stated that there is no other agricultural cultivation. Residents use olives to produce oil and deliver their olives to the extra virgin oil facility in Çamköy neighbourhood. Mukhtar stated that they sold figs and olives to TARIŞ and merchants. Seasonal workers come from Çine district to work in the fig garden. There is one household who carries out animal husbandry activities in the neighbourhood. There are mushroom picking activities for individual consumption. There are three residents who carry out beekeeping activities. Mukhtar stated that they have 500 beehives in total.

The main sources of income in Selatin neighbourhood are based on agriculture and trade. There are olive and fig cultivation in the neighbourhood. There is a memorial tree in the centre of the neighbourhood. This tree, known to be 800 years old, is visited by thousands of people every year. It was said that there are no animal husbandry activities in the neighbourhood. It was stated that a small number of people who keep animals sell milk at retail. There is a farmer's market in the neighbourhood square. It was stated that only products grown and produced in the neighbourhood are sold in the market.

### 13.3.5 Infrastructure: Health, Water Supply and Sewerage

#### Germencik District

There is an electricity network and a landline telephone in Dağyeni neighbourhood. The residents of Dağyeni said that dirty water mixed with drinking water due to explosions in the sewerage system, and that they have been working to solve this problem for a long time, but although the municipality promised that they would do so, no progress has been made yet. For more detailed information please see *Chapter 5: Water Quality, Hydrology and Hydrogeology*.

The road providing access to the neighbourhood is asphalt. There is a fountain in the neighbourhood square. Desktop studies cannot provide sufficient information on health facilities for Dağyeni neighbourhood. On the other hand, limited time to complete the site visit studies remained as a limitation to receive detailed data on these issues.

There is an electricity network and a landline telephone in Dampınar neighbourhood. There is a water supply network while there is no sewerage system. There is a septic tank that is emptied by the municipality regularly. For more detailed information please see *Chapter 11: Waste and Resources*. It was stated that a doctor visits the neighbourhood every two weeks for health check-ups and to prescribe medication.

There is an electricity network and a landline telephone in Habibler neighbourhood. There is a water supply network (water is extracted by drilling) while there is no sewerage system. There

is a septic tank that is emptied by the municipality regularly. It was stated that a doctor visits the neighbourhood each month for check-ups and to prescribe medication. It was stated that residents go to the health facilities in Tire district if they have serious health problems.

There is an electricity network and a landline telephone in Selatin neighbourhood. It has been stated that there is a water problem in the neighbourhood. The mukhtar said that they had a fountain built in the square to solve this problem and that everyone can benefit from this water free of charge. It was stated that a doctor visits the neighbourhood every week for check-ups and to prescribe medication. Desktop studies cannot provide sufficient information on sewerage system for Selatin neighbourhood. On the other hand, limited time to complete the site visit studies remained as a limitation to receive detailed data on these issues. Figure 13-5 below shows the locations of the social infrastructural services (i.e., educational institutions, mosques) in Project affected neighbourhoods.



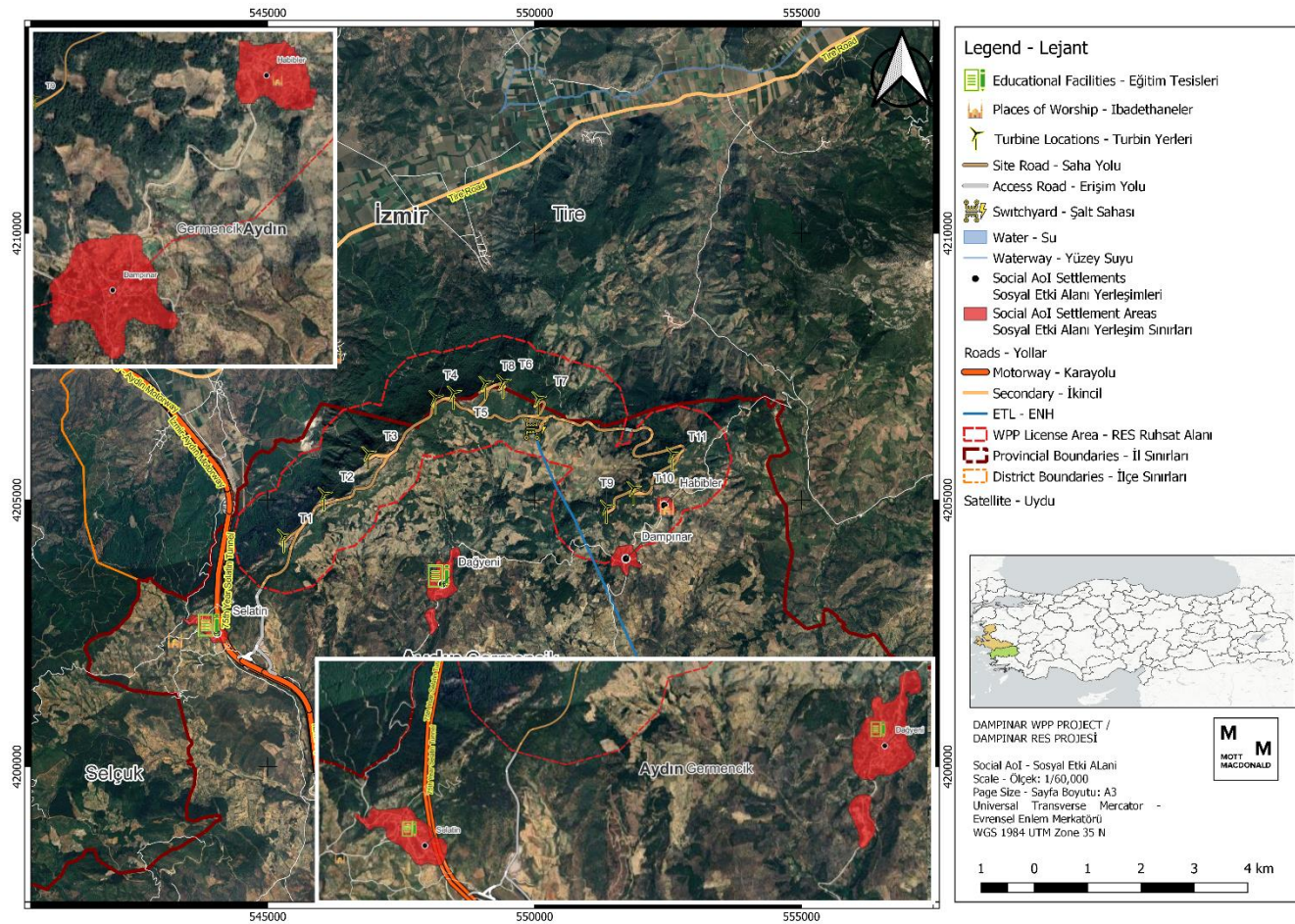


Figure 13-5: Social infrastructural services in Project affected neighbourhoods

### 13.3.6 Gender Considerations

As per the Turkish Constitution, women have equal rights with men in terms of access to certain services such as health and education, participation in the labour market, and rights on the lands and inheritance. However, women cannot find the same opportunities as men in Türkiye in many fields of social life.

According to the 2023 Gender Gap Index of the World Economic Forum, Türkiye is the 129<sup>th</sup> country out of 146 countries depending on the indicators of economic participation and opportunity, educational attainment, health, and survival, and political empowerment<sup>156</sup>.

In terms of labour force participation, the rate among women was 32.8% whereas it was 70.3% among men in 2021, which is the most recent data at national level<sup>157</sup>. Unemployment rate for men was 10.7% and 14.7% for women in the same year.

There is also some gender-based inequalities in terms of educational attainment. The illiteracy rate among women who are older than 25 years was recorded as 6.1% and it was 1% for men in 2021<sup>158</sup>. The rate of individuals who are older than 25 and have completed at least one educational level was 87.3% for women and 97.1% for men for the same year.

Türkiye has some areas of improvement in terms of political empowerment as well. While half of the total population in Türkiye is women, the female parliament members constitute only 20% of the whole Turkish parliament as of May 2023<sup>159</sup>. The figure is not very different when the rate of women in local governance is considered. The women's representation in local government has been only 10.1% since 2019<sup>160</sup>.

At provincial level, Aydın was ranked as 9<sup>th</sup> amongst 81 provinces for gender equality according to 2020 Gender Equality Assessment in 81 provinces conducted by TSKB, Tepav and TOBB<sup>161</sup>. This finding illustrates that Aydın province has lower gender equality gaps than the overall average of Türkiye; however, there is still need for progress.

Within the scope of the ESIA studies of the Project, the district or neighbourhood level data remained limited with the verbal statements of the local community members since there are no officially registered data on gender considerations on the basis of district or neighbourhood.

During the site visit in December 2023, it is seen that the rural traditional structure and patriarchal relations in the Dampinar WPP impact area are losing their strength when compared to Türkiye in general. It is known that particular attention is paid to the education of girls, and women's participation in business life is supported, at least partially. Particularly in the Selatin neighbourhood, women's involvement in social life is quite intense. The farmer's market held in the neighbourhood square is an important source of income for women living in the neighbourhood. However, it should be noted that some traditional codes and rural relations continue to be influential. Expectations regarding the Project's local employment of both

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<sup>156</sup> World Economic Forum, Global Gender Gap Report. June 2023. Retrieved from [https://www3.weforum.org/docs/WEF\\_GGGR\\_2023.pdf](https://www3.weforum.org/docs/WEF_GGGR_2023.pdf) on 22 December 2023.

<sup>157</sup> Turkish Statistical Institute, Women in Statistics, 2022. Retrieved from [TÜİK Kurumsal \(tuik.gov.tr\)](http://tuik.gov.tr) on 22 December 2023.

<sup>158</sup> Turkish Statistical Institute, Women in Statistics, 2022. Retrieved from [TÜİK Kurumsal \(tuik.gov.tr\)](http://tuik.gov.tr) on 22 December 2023.

<sup>159</sup> Members of the 28<sup>th</sup> Term Turkish Parliament. Retrieved from [Türkiye Büyük Millet Meclisi \(tbmm.gov.tr\)](http://tbmm.gov.tr) on 22 December 2023.

<sup>160</sup> World Economic Forum, Global Gender Gap Report. June 2023. Retrieved from [https://www3.weforum.org/docs/WEF\\_GGGR\\_2023.pdf](https://www3.weforum.org/docs/WEF_GGGR_2023.pdf) on 22 December 2023.

<sup>161</sup> TSKB, Tepav and TOBB, Gender Equality Assessment in 81 Provinces, 2020. Retrieved from <https://www.tskb.com.tr/uploads/file/8c1cb7177b044d3e4d0aaae6a7ed121c-1639646238384.pdf> on 22 December 2023.



female and male local community members were reported by the consulted local community members during the site visit in December 2023. According to the expert opinion of the ESIA Team, type of jobs that local women would be interested in may include but not limited to catering and cleaning activities within the scope of the Project, which may not require specific training other than the obligatory induction trainings which will be provided by the Project Company upon recruitment.

Apart from above-mentioned issues, women are considered to be the main beneficiaries within the scope of the potential corporate social responsibility activities of the Project Company.

### 13.3.7 Vulnerable Groups

EBRD Environmental and Social Policy (2019) and IFC's Sustainability Framework (2012) define vulnerable groups as the individuals and groups that may be directly and differentially or disproportionately affected by the project because of their disadvantaged or vulnerable characteristics such as their gender, sexual orientation, religion, ethnicity, indigenous status, age (including children, youth, and the elderly), physical or mental disability, literacy, political views, or social status.

For the identification and qualification of the vulnerable groups residing in the Project's social Aol, main issues and vulnerabilities in the Project affected neighbourhoods reported by the consulted mukhtars as well as available data from the governmental institutions are taken into consideration together with the site visit observations.

The vulnerable groups relevant to the Project are identified as economically displaced people whose livelihoods are significantly and adversely affected due to land acquisition process of the Project, the disabled, the poor, the elderly, women, woman-headed households, the landless/homeless, students, seasonal workers within the Project affected neighbourhoods, Syrians under temporary protection (SuTP), refugees under international protection (UIP), and the unemployed.

The number of economically displaced people whose livelihoods are significantly and adversely affected due to land acquisition process of the Project is uncertain since the processes has not yet initiated.

There is one disabled individual in Habibler neighbourhood. It was stated by the mukhtar that this person goes to Special Education and Rehabilitation Centre. There are schools at primary school level in Dağyeni and Selatin, which have enough populations. Mobile education continues in Dampınar and Habibler neighbourhoods. There are total of 40 students who receive education through mobile education.

Although there is a demographic population loss in the neighbourhoods in the Dampınar WPP impact area, it seems that this decrease is not very dramatic when compared to the general rural settlements in Türkiye. The reason for this is that agricultural activities that can ensure the economic sustainability of the neighbourhoods in this region continue. As a matter of fact, the population of the neighbourhoods, especially in Dağyeni and Selatin, is of a density and quality that can sustain the economic activities in the neighbourhood. Because of these activities, the rate of young population is higher in these neighbourhoods compared to other Project-affected neighbourhoods in Germencik district.

Especially in Dampınar and Habibler neighbourhoods, the retired population is quite high. The majority of the population consists of elderly people. As the mukhtars stated, young population remaining in these neighbourhoods is engaged in farming. It has been stated that the reason for young people to migrate is that there are few job opportunities in the neighbourhood.

There is a balanced gender distribution within the populations of the Project affected neighbourhoods. As reported by the mukhtars, mostly the older women live alone in the Project affected neighbourhoods, but they receive retirement pension or old age pension, and their children, grandchildren, relatives and neighbours provide support to them for accessing to health facilities and food shopping.

The unemployment rate within the Project affected neighbourhoods is reported as low by the mukhtars. Each household has some income ranging from the old age and retirement pension to higher levels of income through various types of economic activities (including fig and olive farming, animal husbandry and wage labour). For the unemployed population, the local employment opportunities are regarded as a positive outcome.

Unpaid domestic labour is not considered by the mukhtars when they mention the unemployment rates. Employment rate is evaluated as per the employment status of the head of households and majority of the men who are head of the households are employed in the Project affected neighbourhoods/villages. Moreover, the unemployment rate is evaluated on the basis of people who are actively looking for a job. Therefore, women's unpaid labour does not create a situation that contradicts the unemployment rate.

An estimated 400 seasonal workers come from Aydın and İzmir provinces to three of the Project affected neighbourhoods. According to the information received from the mukhtars, the working and accommodation areas of seasonal workers are not affected by the Project.

There is no SuTP population in the Project-affected neighbourhoods. As the mukhtar stated, Syrian workers were previously employed only in the Dağyeni neighbourhood for animal husbandry. The data for district level is not available. However, it is assumed that the SuTP population is low in the district since the SuTP population in Aydın is only 0.73% of the whole population, respectively<sup>162</sup>. There is also no official data available at neighbourhood, district, or provincial level about the refugees under international protection (UIP). None of the consulted stakeholders (mukhtars, local community members and district directors of agricultural and forestry) mentioned the specified groups.

## 13.4 Impact Assessment

### 13.4.1 Construction

#### 13.4.1.1 Population Influx

Considering the population structure of the settlements in the area of influence, it is seen that the annual population growth rates have low values (1.05% in Germencik)<sup>163</sup>. Regarding the potential impacts on population, it is true that hiring workers for a brief period of time during the construction phase is vital, but it cannot be claimed that this would result in a large influx of workers and a stable employment area that will alter the population's trajectory over time.

It is crucial that new workers arriving in the settlements from outside are oriented in line with the social codes of the Project-affected neighbourhoods and incorporated into everyday life in case the essential skilled and semi-skilled workers cannot be found within the areas. On the other hand, employing the local people during the construction or operation phases will not

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<sup>162</sup> Turkish Presidency of Migration Management, 2023. Retrieved from [goc.gov.tr/gecici-koruma5638](http://goc.gov.tr/gecici-koruma5638) on 22 December 2023.

<sup>163</sup> Nufusu, 2022 Statistics on Population. Retrieved from [nufusu.com/ilce/germencik\\_aydin-nufusu](http://nufusu.com/ilce/germencik_aydin-nufusu) on 18 December 2023

create a situation that will directly affect the change graph of the population, since job opportunities are limited and with very low quotas.

As reported by the Project Company representatives during the site visit in December 2023, the estimated number of workforce may increase up to 116 depending on the scope and timeline of the Project during the construction phase, and six personnel within this workforce will be the Project Company employees. It is unknown how many workers will accommodate in the workers' camps. However, local employment opportunities may not lead to a population influx and the magnitude of the impact as well as the sensitivity of the social receptors regarding this impact are considered to be negligible, which leads to an overall negligible significance within the impact assessment. In this regard, influx impacts associated with non-local workers' use of local infrastructure (i.e., shops, mosques) are not estimated to occur in the scope of the Project as well.

#### 13.4.1.2 Education

As per the corporate social responsibility activities of the Project Company conducted within the scope of previous projects, it is seen that educational institutions take a significant place for the Project Company in terms of collaboration (i.e., student visits to the Project, renovation of the schools). In this regard, it is possible to say that the Project may lead students to receive further opportunities in access to education. The magnitude of the impact is minor and the sensitivity of the social receptors regarding this impact is assessed as low. Overall, this leads to a negligible significance within the impact evaluation.

#### 13.4.1.3 Land Use, Physical and Economic Displacement

The Project's land acquisition has been performed with valuation of affected assets according to National Law on Expropriation 2942. In one district of a province, there is a requirement for areas on 41 parcels situated across four settlements. Among these parcels, 22 are public lands, covering a total of 485,595.94 square meters of forestland. The remaining 5% of the affected areas consist of private lands. Specifically, there are 19 private lands, which are owned or shared by 18 local community members and a company. Turbines will be located on both private and public parcels. Similarly, both types of land will be utilised for the access road.

The RAP study prepared for the Project addresses the identification of eligible local community members and the preparation of an asset inventory and census, including formal and informal users of affected land, the assessment of the impact of the Project on land acquisition, and the identification of gaps between national expropriation legislation and IFC PS5/ EBRD PR5 and the preparation of a plan to address the gaps. The findings of the site visit in February 2024 can be summarized as follows:

- During the surveys with household members in the Project's social Aol, household members were asked for their opinions about the problems arising from the land acquisition and land use of the Project. Accordingly, the answers of the household representatives include adverse impact on agricultural activity due to land loss, access and irrigation problems in agricultural activities and additional costs due to the division of lands, damage risks on irrigation system and difficulties to irrigate other lands, loss of land value, and damage risks on products due to dust during construction. In accordance with the principle of compensation at full replacement cost of IFC PS5 and EBRD PR5, measures have been taken to ensure that all households can replace the land they have lost. Other concerns were also evaluated, and the necessary commitments were proposed in the RAP.

- Households' main and three auxiliary/supplementary sources of income were asked, and 32 answers received from 16 households. "Agriculture" is among the four most main sources of income for 86.7% of households. Animal husbandry is among the primary sources of income for 26.7% of households. The second most important source of income for households is pension.
- The four most important expenditures of households were asked, and 49 answers were received from 16 households. "Grocery and nutrition expenses" is among the most important expenditure items of all households. Agricultural expenses are among the priority expenditure items for 86.7% of households, health and personal care expenses for 33.3%. The rate of those who put education expenses in the first four places is 26.7%.
- There are 22 public lands which will be affected by the Project. No user was identified on 18 of them. On four public lands, four informal users have been identified. Detailed household information is provided in the RAP.
- Approximately 486 decares of forest land is affected by the Project. All household level survey respondents were asked whether they use forests to have products such as wood, medicinal plants and mushrooms, and more than half of the respondents stated that they use forests. One household benefits from the forestland for commercial purposes, and six respondents think that forest benefiting activities may be affected by the land acquisition of the Project.
- As a result of the full census survey and examination of land valuation reports, it was determined that there were affected trees in eight parcels. It has been determined that all of the trees in question have been compensated in accordance with international standards (at full replacement value). Five of the lands with trees are private lands and three of them are public lands. On two public lands, there are no users. On one public land, there is an informal user, but the affected four trees are not fruit trees (oaks). Therefore, there is no compensation need for informal user. No grievances regarding this issue were received during the RAP preparatory work, but the Project's grievance mechanism will always be open to local community members declaring missing/incorrect compensation calculations for trees.
- 6,010.75 m<sup>2</sup> of the 76,381 m<sup>2</sup> pasture in Dağyeni is affected by the land acquisition of the Project. Two of the affected households are engaged in animal husbandry and use the pasturelands. One of the pastureland users thinks that the animal grazing activity might be affected by the land acquisition activities of the Project. Technical and feasible measures will be explored to provide access to pasture areas, and proper passages will be provided to restore access after construction by the Project Company. If temporary pasture access barriers are not eliminated, animal feed support is planned within the scope of the RAP.
- An estimated 400 seasonal workers come from Aydın and İzmir provinces to three of the affected settlements. As it is planned to minimize the impacts on agricultural livelihoods within the scope of the RAP, no income/job loss impact on seasonal workers is expected. According to the information received from the mukhtars, the accommodation areas of seasonal workers are not affected by the land acquisition of the Project.
- There is no fishing activity in the neighbourhoods affected by the land acquisition of the Project.
- There are no mobile beekeepers in the Project area who will be affected by the Project activities.
- The Project's physical resettlement strategy is to avoid relocation in accordance with PS5 and PR5. There are buildings on the affected lands but no residential and commercial buildings are affected by the Project.
- According to RAP preparation field study, there are three residential buildings on the lands affected by the land acquisition of the Project. However, these houses are outside the

expropriation area. Two of the avoided houses are used temporarily/seasonally and one is used permanently. There is no physical resettlement impact due to houses being affected. However, due to come near constructed road to the houses, the following risks could be arise:

- Disruption of the integration of life and livelihood around the houses,
  - Dust impact,
  - Presence of risks of CHS.
- Disruption of the integration of life and livelihood around the house may occur by creating obstacles to the use of the land around the house or by affecting other auxiliary structures around the houses such as irrigation channels, water wells, toilets etc. The structures around the houses are not affected.
  - According to available expropriation including land valuation reports, there is no affected non-residential structures (water well, toilet, fences etc.) on the lands affected by land use of the Project. There are a house, toilet and water well in Habibler parcel no 104/2. According to current expropriation data, these structures are not affected. However, the parcel owner is worried that the toilet and water well will be affected and requests avoidance.
  - ESIA studies point out that there are no structures that are within the turbine setback area of the Project. Therefore, no physical displacement is observed within the scope of the Project's resettlement field studies. Risks such as ice throw and shadow flicker in this area are detailed in *Chapter 15: Community Health & Safety*.
  - There are no workplaces or commercial buildings affected by the land acquisition of the Project.
  - The Project's preliminary economic displacement strategy is to avoid or minimise economic displacement in accordance with PS5 and PR5. For this reason, following principles are adopted:
    - Avoiding damage to cultivated crops (waiting for the harvest),
    - Avoiding construction activities or taking precautions against dust emission during crop sensitive periods,
    - Avoiding damage to irrigation systems,
    - Avoiding agricultural access closures,
    - Avoiding animal access closures.
  - The construction calendar will be shared with the mukhtars of the PASs by the Project, so that the farmers can harvest their crops. Waiting for the standing crops to be harvested will be the priority method. When this is not possible, compensations will be provided for standing crops (details are presented in the following sub-section - Crop payments to crop owners for standing crops).
  - Damage to the irrigation systems in the area subject to expropriation affects the irrigation of the remaining areas. For this reason, deteriorated irrigation systems will be fixed. Irrigation systems will be repaired. Necessary measures will be taken to ensure that subcontractors do not damage irrigation systems and will be guaranteed by contracts.
  - Efforts will be made to ensure the local communities have access to their agricultural lands, forests, and grazing lands based on their requests. Investigating technical and viable solutions will be key in maintaining access to forests and farmlands, ensuring routes are established or restored. Similarly, strategies will be devised to guarantee access to grazing lands and areas for animal grazing, with appropriate pathways reinstated for both human and animal use.
  - Within the scope of the RAP field study, vulnerabilities of all affected household members were examined, and seven vulnerable people were identified among the total household

population of 46 members of directly affected households. These vulnerabilities were categorized as follows: elderly people in need of care and social assistance (three individuals, accounting for 42.9% of the vulnerable group), unemployed individuals actively seeking employment (one individual, representing 14.3% of the vulnerable group), women who lost their spouses or divorced (one individual, constituting 14.3% of the vulnerable group), homebound individuals due to chronic illness (one individual, representing 14.3% of the vulnerable group), and illiterate adults (one individual, constituting 14.3% of the vulnerable group). The remaining 39 household members did not exhibit any specific vulnerabilities. Identified vulnerable PAPs will be eligible for Vulnerability Assurances that designed in RAP.

- Economic or physical displacement processes will be evaluated separately when ETL construction and pole locations are finalised, parcel information and owner numbers become available. Potential impacts of ETL and problems that may be experienced due to land acquisition have been identified in the RAP. In this context, necessary entitlements have been prepared for potential impacts. After the parcel information is finalised, an impact management process will be carried out within the framework of these entitlements.

PAPs that are eligible in all identified impact categories and the entitlements that will be provided to them within the scope of the RAP are summarized. If buildings on additional land required for design changes or associated facilities are affected, an Addendum will be issued to the RAP.

Considering all the land acquisition activities, urgent expropriation process and potential economic displacements due to construction of Project components, the sensitivity of the local community members impacts from the Project's land acquisition works is high and the magnitude of the land acquisition impacts is major. Overall, the impact is assessed to be major adverse significance.

#### 13.4.1.4 Local Economy, Livelihood Sources and Employment

The Project's impacts on livelihood will mostly stem from the land acquisition activities, which are assessed in the Section 13.4.1.3. The majority of the Project area (including access roads) intersects with agricultural lands, which may lead to economic displacement as discussed in Section 13.4.1.3.

In addition, the access roads to be utilized during the construction phase may adversely affect the agricultural products in proximity due to dust generated on the route. As reported by the participants during the site visit, the dust decreases the quality of the products and their sale value. The critical periods for cultivating activities in the Project's social Aol should be consulted with the local community members and considered during the construction activities in order to reduce the risk of dust and loss of livelihood. Beekeeping activities are observed in the Project's social Aol. However, no impacts on beekeepers are estimated to occur since the locations of the beehives are reported as far away from the Project Licence Area.

One of the most important possible positive impacts of the Project is local employment creation during the construction phase. As reported by the Project Company representatives, the contractors and subcontractors will employ the local unskilled and semi-skilled workforce. This can contribute to a more positive approach towards the Project by the local communities, a certain reduction in unemployment, and increase in the welfare of the employed workers' families.

As stated earlier, there are seasonal workers in three of the Project affected neighbourhoods. According to the information received from the mukhtars, the working and accommodation areas of seasonal workers are not affected by the Project. Therefore, no impacts on seasonal workers are estimated to occur.



During the construction phase of the Project, there will be numerous procurement opportunities which may be beneficial for the local business, enterprises, and suppliers in terms of income generation and increase.

The magnitude of these positive and negative impacts is moderate and the sensitivity of the receptors in regard to this impact is medium which eventually corresponds to a moderate impact significance.

#### 13.4.1.5 Infrastructure: Health, Water Supply and Sewerage

There are health facilities in most of the neighbourhoods, which a doctor visits for check-ups at regular intervals and prescribe medication for those in need. However, people with more serious health problems have to go to the central districts. The construction activities and increased traffic may cause local community members' transportation time to these centres to increase. This may also affect residents' access to local community infrastructures such as schools and mosques due to the Project's construction activities. Access to the Project area will be via Tire Road and Dağyeni - Dampinar Road connected to E-87 Highway, rehabilitation of existing roads as much as possible, and if not possible, new road construction in sections where there is no access. Within the scope of the Project, it is planned to carry out widening and improvement works and to open a new road in accordance with the zoning plans. Thus, for the passengers and users of these roads including the local community members, the increased traffic volume during the construction phase throughout the access roads to the Project area may result in road traffic safety risks as well as access to local community infrastructures. Please see Section 15.4.1.4 for impact assessment on traffic safety.

All neighbourhoods have electricity network and landline telephone. During the construction phase, temporary power outages associated with construction activities may cause disruptions in the daily life of the local communities.

There is usually a water supply system in the neighbourhoods. Construction activities may cause disruption in the daily lives of the local community members by causing temporary water shortages. However, local community members and mukhtars of the neighbourhoods did not report any concern related to the damage to the natural spring water due to the Project's construction activities during the consultations held by the Consultant. Please see *Chapter 5: Water Quality, Hydrology and Hydrogeology* for detailed information.

Damage to the irrigation systems in the expropriated area may have an impact on irrigation for the remaining land during turbine and road construction activities of the Project. To address this, the deteriorated irrigation systems will be repaired, and necessary precautions will be taken to prevent subcontractors from causing further damage. Additionally, efforts will be made to ensure local communities have access to their agricultural lands, forests, and grazing areas based on their requests. Technical solutions will be explored to maintain access to forests and farmlands, establishing or restoring routes. Strategies will also be developed to guarantee access to grazing lands, with appropriate pathways reinstated for both local community members and animals.

On the other hand, as mentioned in ETL's PID, there is no agricultural infrastructure in the area to be affected by the ETL construction activities. For the agricultural areas within the specified area, approval for non-agricultural use will be acquired in accordance with Article 13 of the Soil Conservation and Land Use Law No. 5403. According to the approval granted by the Ministry of Agriculture and Forestry, there shall be no agricultural infrastructure on the area that would prevent land use.

Should mitigation measures not be followed and implemented in accordance with the scope of construction activities, the impact is assessed as moderate as this will affect the daily lives and agricultural activities of the local residents.

In terms of impact assessment on waste management infrastructure, please see *Chapter 11: Waste and Resources*.

The operation of infrastructure facilities is of great importance for the people living in that region to continue their daily lives. Consideration should be given to ensuring that the infrastructure system is operational throughout the construction period.

The Project's infrastructure-related impacts have minor magnitude during the construction phase of the Project. The sensitivity of social receptors is medium, which corresponds to the minor significance level.

#### 13.4.1.6 Gender Considerations

Within the scope of the gender considerations, the most important subject is that the gender-based violence and harassment (GBVH) risks. Throughout the construction activities, it is necessary to take measures against the GBVH risks. Accordingly, security measures should be taken within the construction sites through the security personnel and the establishment of a surveillance system. The construction phase Project workers should receive trainings on prevention of GBVH risks. The Project is not expected to cause any negative impact on gender considerations during the construction phase. Rather, the Project may contribute to the gender equality through local employment of both women and men residing in the Project affected neighbourhoods.

It should be also taken into account that the land acquisition activities are conducted with the equity and equality perspective, in which all affected people are approached without any discrimination due to their gender and other characteristics.

The potential influx of male workers into neighbourhoods due to the Project construction activities has various impacts on women's daily lives and livelihood activities, which should be considered when discussing gender and vulnerable groups. Increased congestion and noise are not expected to disrupt women's daily routines, including household chores, childcare responsibilities, and access to community resources. The fact that the camp sites might be close to the residential areas of the Project affected neighbourhoods and that some of the construction activities within the scope of the Project are carried out on agricultural lands where women also work poses potential risks. However, as only a limited number of women stakeholders in the Project affected neighbourhoods could be interviewed due to the lack of participation, the conclusion that as there was a low risk of potential harassment does not necessarily mean that the risk is actually low.

Furthermore, economic impacts are not expected to manifest as competition for local employment opportunities, which could be intensified in a way that potentially limits women's access to jobs or income-generating activities. In general, none of the mentioned socio-economic impacts are expected to be realised in this Project due to the limited interaction areas of workers and women.

Within the scope of the gender considerations, GBVH risks take a significant place. Throughout the construction activities, it is necessary to take measures against the GBVH risks. Accordingly, security measures should be taken within the construction sites through the security personnel and the establishment of a surveillance system. The construction phase Project workers should receive trainings on prevention of GBVH risks. In addition, the grievance mechanism of the Project that ensures safety and confidentiality should be established. Both the security measures and the grievance log will be monitored regularly, and

improvements will be adapted when necessary. Since the Project Company plans to employ local community members to the possible extent and the impacts of labour influx is low, the Project's gender-related impacts including GBVH have minor magnitude during the construction phase of the Project. The sensitivity of social receptors is negligible, which corresponds to the negligible significance level.

#### 13.4.1.7 Vulnerable Groups

Although there is no major impact on vulnerable groups, all construction activities will be carried out considering the vulnerabilities of existing groups (i.e., the elderly local community members, local community members with chronic health problems like asthma).

The groups specified in the Section 13.3.7 are considered to be vulnerable because their daily life practices and/or access to certain services (i.e., health facilities in the district) might be affected disproportionately and negatively due to Project impacts.

Throughout the construction activities, it is necessary to take measures to prevent vulnerable groups from being exploited in any sense. During the construction phase, increased traffic volumes on the access roads to the Project area may lead to road safety risks. Access to the Project area will be via Tire Road and Dağyeni - Dampınar Road connected to E-87 Highway, rehabilitation of existing roads as much as possible, and if not possible, new road construction in sections where there is no access. Within the scope of the Project, it is planned to carry out widening and improvement works and to open a new road in accordance with the zoning plans. Thus, for the passengers and users of these roads, the increased traffic volume during the construction phase throughout the access roads to the Project area may result in road traffic safety risks. Please see Section 15.4.1.4 for impact assessment on traffic safety. The vulnerable groups should be visited with special attention and their problems should be solved quickly. In addition, the grievance mechanism of the Project that ensures safety and confidentiality should be established. The vulnerable members of affected households are identified and these vulnerable PAPs will be eligible for Vulnerability Assurances which is further assessed in RAP study.

The Project's vulnerable group related impacts have minor magnitude during the construction phase of the Project. The sensitivity of social receptors is low, which corresponds to the negligible significance level.

### 13.4.2 Operation

#### 13.4.2.1 Population Influx

With the operation phase of the Project, it will not create a significant change in the local population. Since the operational control and safety of the turbines will continue from the central system without the need for extra local employees, it is not anticipated to change the structure of the regional population or to create a pressure on the population. Therefore, there are no adverse impacts foreseen.

#### 13.4.2.2 Education

There are no impacts anticipated during operation phase of the Project in terms of education.

#### 13.4.2.3 Land Use, Physical and Economic Displacement

There are no impacts foreseen during operation phase of the Project regarding land use, physical and economic displacement.

#### 13.4.2.4 Local Economy, Livelihood Sources and Employment

The Project is not estimated to employ high number of unskilled and/or semi-skilled workforce for the operation phase. However, as reported by the mukhtars of the nearby neighbourhoods, some residents have the adequate skills to be employed in certain fields of the Project throughout the operation phase such as security.

On the other hand, there are agricultural lands where the Project is located. Main concerns reported by the consulted local community members were about the loss of income for the households whose livelihood is based on fig and olive farming.

The magnitude of these impacts about employment opportunities and loss of livelihood is minor and the sensitivity of the receptors affected from these impacts is negligible. Overall, the significance of the impacts is assessed to be negligible.

#### 13.4.2.5 Infrastructure: Health, Transport, Water Supply and Sewerage

There are no impacts anticipated during operation phase of the Project in terms of access to or quality of the infrastructural services.

#### 13.4.2.6 Gender Considerations

There are no impacts foreseen during operation phase of the Project regarding gender considerations.

#### 13.4.2.7 Vulnerable Groups

There are no impacts foreseen during operation phase of the Project regarding vulnerable groups.

### 13.4.3 Summary

Within the scope of ESIA studies, sensitivities of the receptors were identified according to the matrix described below.

**Table 13-8: Social environment sensitivity/value criteria for resource/receptors**

Subject	High	Medium	Low	Negligible
Population Influx	Dramatic change on the population and sociocultural conflicts due to labour influx	Manageable change on the population and sociocultural conflicts due to increased number of workers coming from outer regions	Small change on the population due to increased number of workers coming from outer regions	No change on the population other than the usual population growth
Education	Inaccessibility to educational services	Restrictions and safety risks when accessing to educational services	Difficulties when accessing to educational services	No obstacles in terms of access to educational services
Land Use and Economic Displacement	Inaccessibility to lands, inability to use lands, physical and economic displacement with no other alternatives	Restrictions on use of and access to lands, physical and economic displacement with limited alternatives	Relatively and temporary negative impacts on the use of and access to lands	No obstacles regarding the use of and access to lands
Local Economy, Livelihood Sources and Employment	Major impacts on loss of livelihood sources with no other alternatives, high rates of unemployment	Temporary instability on local economic activities with limited livelihood alternatives	A few number of livelihood and economic opportunities within the scope of the Project	No impacts in terms of local economic activities, livelihood sources and employment

Subject	High	Medium	Low	Negligible
Infrastructural Services	Inaccessibility to infrastructural services	Restrictions and safety risks when accessing to infrastructural services	Difficulties when accessing to infrastructural services	No obstacles in terms of access to infrastructural services
Gender	GBVH risks, increased gender inequality, discrimination, unequal rights on speak, the lands and inheritance	Increased burden on house-related responsibilities (i.e., more need for cleaning the house due to dust), hesitancy to raise voice during stakeholder engagement activities	More exposure to noise and visual impacts due to house-related responsibilities	No impacts in terms of gender considerations
Vulnerable Groups	Major impacts leading the vulnerable groups to be open to underestimation, inconsideration, abuse and discrimination	The possibility of existing vulnerabilities' increasing due to the Project activities	Temporarily (i.e., daily) and tolerable disturbances	No impacts on vulnerable groups

**Table 13-9: Impact significance during construction**

Impact Description	Receptor	Impact Magnitude					Overall Impact Magnitude	Receptor Sensitivity	Impact Significance
		Severity	Duration	Spatial Extent	Reversibility	Likelihood			
Population Influx	Local community members / Project affected settlements	Low	Construction	Aol	Reversible	Unlikely	Negligible	Negligible	Negligible
Education	Local community members / Project affected settlements	Medium	Construction	Aol	Reversible	Occurring under specific conditions	Minor	Low	Negligible
Land Use and Economic Displacement	Local community members whose lands are acquired-expropriated	High	Pre-Construction / Construction	Aol	Irreversible unless compensated	Definite	Major	High	Major
Local Economy, Livelihood Sources and Employment	Local community members	Medium	Construction	Aol	Reversible	Possible	Moderate	Medium	Moderate
Infrastructural Services	Local community members / Project affected settlements	Medium	Construction	Aol	Irreversible under specific conditions	Possible	Minor	Medium	Minor



Impact Description	Receptor	Impact Magnitude					Overall Impact Magnitude	Receptor Sensitivity	Impact Significance
		Severity	Duration	Spatial Extent	Reversibility	Likelihood			
Gender	Local community members	Medium	Construction	Aol	Irreversible under specific conditions	Possible	Minor	Negligible	Negligible
Vulnerable Groups	Local community members who are in a more disadvantaged position /	Medium	Construction	Aol	Irreversible under specific conditions	Possible	Minor	Negligible	Negligible

**Table 13-10: Impact significance during operation**

Impact Description	Receptor	Impact Magnitude					Overall Impact Magnitude	Receptor Sensitivity	Impact Significance
		Severity	Duration	Spatial Extent	Reversibility	Likelihood			
Local Economy, Livelihood Sources and Employment	Local community members	Medium	Operation	Aol	Reversible	Possible	Minor	Negligible	Negligible

## 13.5 Impact Mitigation & Residual Impact

In order to mitigate the impacts that are identified for the construction and operation phases of the Project, certain measures are identified and listed below:

### 13.5.1 Construction

#### 13.5.1.1 Population Influx

- The Project workers will receive regular trainings upon the recruitment and throughout the employment on the social sensitivities, prevention and ways to report GBVH, measures to be taken to avoid social unrest and conflicts, and documents to be disclosed to and signed by the Project.
- Potential risks to local communities will be identified by the Project Company and a Code of Conduct (CoC) in local community relations will be prepared.
- Within the scope of the SEP and community grievance mechanism of the Project, grievances of residents regarding the construction, workers or any other issues will be monitored by the CLO. Similarly, the CLO will continue to organize regular consultation and stakeholder engagement activities as specified in the SEP.

#### 13.5.1.2 Education

- Within the scope of the SEP, the CLO will continue to organize regular consultation and stakeholder engagement activities.
- Project's community grievance mechanism will be established which will provide easy access for teachers and students to raise their grievances.

#### 13.5.1.3 Land Use, Physical and Economic Displacement

- Continuous consultation and engagement through an active stakeholder engagement and grievance mechanism
  - The Project-specific SEP and community grievance mechanism will be put in place to consult with the Project affected people and to be able to capture individual grievances related to the land acquisition and expropriation processes.
  - With the community grievance mechanism any request, concern or complaint will be considered, recorded and managed properly. In particular, the grievances of the Project affected people of the neighbourhoods will be resolved with clear information by following the processes of urgent expropriation.
- Implementation of the measures to allow continued access to affected resources or to provide access to alternative resources with equivalent livelihood earning potential and accessibility
  - In particular, people who may be adversely affected by potential physical or economic displacement (i.e., livelihoods or transportation) as a result of access road construction will be compensated in the most appropriate way possible.
  - For the development and establishment of a systematic way to compensate, the RAP in line with the IFC PS 5 and EBRD PR 5 is being prepared and will be implemented once finalized.
- Land Acquisition Procedure of the Project Company and the Project-specific Land Acquisition Plan will be implemented.

#### 13.5.1.4 Local Economy, Livelihood Sources and Employment

- The Project Company will develop a Local Content and Procurement Procedure (LCPP) by defining the potential local economic and livelihood opportunities.

- Through the regular consultation and stakeholder engagement activities as well as community grievance mechanism, residents living in the Project affected neighbourhoods will have the chance to raise their requests regarding the employment and procurement opportunities as well as the potential negative impacts on the quality of the agricultural products due to dust generation as a result of the Project's construction activities.

#### 13.5.1.5 Infrastructure: Health, Water Supply and Sewerage

- When infrastructural problems (i.e., for water, road, transportation issues) occur due to the construction phase of the Project, correspondences will be arranged with governmental institutions, if necessary, and further actions will be taken for resolution.
- Within the scope of the SEP and community grievance mechanism of the Project, grievances of residents regarding the infrastructural issues including springs will be monitored by the CLO. Similarly, the CLO will continue to organize regular consultation and stakeholder engagement activities as specified in the SEP.
- Further investigation on the locations of the springs will be done by CLOs and the Project Company will ensure that the impacts to the local springs used by local communities are duly monitored as part of implementation of Community Health and Safety Plan and Water Quality Management Procedure.

#### 13.5.1.6 Gender Considerations

- Potential risks on the local community members on the basis of the gender considerations will be identified by the Project Company and relevant items will be included in the CoC that will be prepared by taking into account the local community relations.
- Awareness raising activities about gender equality and prevention of GBVH will be organized within the Project affected neighbourhoods to the extent possible.
- The CLO will organize specific meetings with women in the Project affected neighbourhoods.
- Relevant security measures (i.e., cameras, alarms) will be taken within and around the Project area. These measures will be included in the Community Health, Safety and Security Procedure.
- Within the scope of the SEP and community grievance mechanism of the Project, grievances of residents regarding the gender issues will be monitored by the CLO. Similarly, the CLO will continue to organize regular consultation and stakeholder engagement activities as specified in the SEP.
- To ensure women participation during the construction and operation phases of the Project. Bi-monthly women meetings will be held by the female CLO

#### 13.5.1.7 Vulnerable Groups

- Potential risks on the vulnerable groups will be identified by the Project Company and relevant items will be included in the CoC that will be prepared by taking into account the local community structure.
- Relevant security measures (i.e., cameras, alarms) will be taken within and around the Project area. These measures will be included in the Community Health, Safety and Security Procedure.
- Within the scope of the SEP and community grievance mechanism of the Project, vulnerable groups' grievances will be monitored by the CLO with a high prioritization as defined in the SEP. Similarly, the CLO will continue to organize regular consultation and stakeholder engagement activities through the accessible channels for all vulnerable groups as specified in the SEP.

### 13.5.2 Operation

#### 13.5.2.1 Local Economy, Livelihood Sources and Employment

Through the regular consultation and stakeholder engagement activities as well as community grievance mechanism, residents living in the Project affected neighbourhoods will have the chance to raise their requests regarding the employment and procurement opportunities.

#### 13.5.3 Summary

**Table 13-11: Residual impact during construction**

Impact	Receptor	Impact Significance without Mitigation	Residual Impact Significance
Population	Local community members / Project affected neighbourhoods	Negligible	Negligible
Education	Local community members / Project affected neighbourhoods	Negligible	Negligible
Land Use and Economic Displacement	Local community members whose lands are acquired-expropriated	Major	Moderate
Local Economy, Livelihood Sources and Employment	Local community members	Moderate	Negligible
Infrastructural Services	Local community members / Project affected neighbourhoods	Minor	Negligible
Gender	Local community members	Negligible	Negligible
Vulnerable Groups	Local community members who are in a more disadvantaged position	Negligible	Negligible

**Table 13-12: Residual impact during operation**

Impact	Receptor	Impact Significance without Mitigation	Residual Impact Significance
Local Economy, Livelihood Sources and Employment	Local community members	Negligible	Negligible

# 14 Labour and Working Conditions

## 14.1 Introduction

Potential impacts on labour and working conditions, including the occupational health and safety risks associated with the construction and operation workforce of the Project together with its subcontractors are covered in this Chapter of the Final Draft ESIA Report.

## 14.2 Methodology

### 14.2.1 Labour and Working Conditions Methodology

The methodology of the labour and working conditions impact assessment is based on the desktop studies (i.e., the review of Project Company's and main contractor's (Enercon) shared documentation and publicly available data, international standards and best practices) and a site visit to the Project area, which was conducted by Mott MacDonald Social Team on 07 December 2023.

The impacts are assessed in line with the national labour legislation and international requirements that are relevant to the Project's labour activities. In the assessment process, the impacts that may occur during the Project lifecycle and their possible risks on the workforce are considered by using the assessment criteria of this ESIA study. The significance of the impacts as well as mitigation measures are assigned on the basis of the expert judgement of the ESIA Team.

### 14.2.2 Occupational Health and Safety Risk Assessment Methodology

Risk assessment is the indispensable first step in provision and establishment of safer workplaces by preventing occupational accidents and ill health at the design stage of a project, prior to start of planning of activities or during operations. A risk assessment is performed in order to;

- determine the hazards that exist in a workplace or that may come from outside,
- identify the factors that cause these hazards to turn into risks,
- analyse and ratify the risks arising from the hazards and
- define control measures to be taken.

This generic health and safety risk assessment methodology is based on the principles set by the Regulation on Occupational Health and Safety Risk Assessment (Regulation on OHSRA), ISO 45001:2018 Occupational Health and Safety, good industry practice examples and the professional judgment of the expert.

Regulation on OHSRA does not define a specific methodology for risk assessments, however, defines the members of a risk assessment team, the main sources of information to define the hazards exist at the workplace, identification and analyses of risks due to the hazards, hierarchy of risk control measures, documentation requirements and renewal periods, in detail.

In this study, health and safety risks are determined by estimating the potential severity of harm and the likelihood of the harm that will occur for a given hazard. To estimate the severity of harm; How severe could the adverse consequence be, taking as reference the worst foreseeable (but plausible) scenario and considering the existing mitigation measures in place? was considered. To estimate the likelihood of harm; How likely is it that the adverse consequence could occur, considering the existing mitigation measures in place? The scale for severity of harm and likelihood of harm are shown in Table 14-1 and Table 14-2, respectively.



**Table 14-1: Harm Severity**

Severity	Meaning	Value
Catastrophic	<ul style="list-style-type: none"> <li>Equipment destroyed</li> <li>Multiple deaths</li> </ul>	A
Hazardous	<ul style="list-style-type: none"> <li>A large reduction in safety margins, physical distress or a workload such that the operators cannot be relied upon to perform their tasks accurately or completely</li> <li>Serious injury</li> <li>Major equipment damage</li> </ul>	B
Major	<ul style="list-style-type: none"> <li>A significant reduction in safety margins, reduction in the ability of the operators to cope with adverse operating conditions as a result of an increase in workload or as a result of conditions impairing their efficiency</li> <li>Serious incident</li> <li>Injury to persons</li> </ul>	C
Minor	<ul style="list-style-type: none"> <li>Nuisance</li> <li>Operating limitations</li> <li>Use of emergency procedures</li> <li>Minor incident</li> </ul>	D
Negligible	<ul style="list-style-type: none"> <li>Few consequences</li> </ul>	E

**Table 14-2: Likelihood of Harm Category**

Severity	Meaning	Value
Frequent	Likely to occur many times (has occurred frequently)	5
Occasional	Likely to occur sometimes (has occurred infrequently)	4
Remote	Unlikely to occur, but possible (has occurred rarely)	3
Improbable	Very unlikely to occur (not known to have occurred)	2
Extremely improbable	<b>Almost inconceivable that the event will occur</b>	1

The magnitude of risk matrix based on the severity of harm and likelihood of harm is provided in Table 14-3, where a hazard’s severity is multiplied by its probability. For this purpose, a magnitude of risk matrix of 5x5 was used.

**Table 14-3: Risk Level Matrix**

Risk Probability		Risk severity				
		Catastrophic A	Hazardous B	Major C	Minor D	Negligible E
Frequent	5	5A	5B	5C	5D	5E
Occasional	4	4A	4B	4C	4D	4E
Remote	3	3A	3B	3C	3D	3E
Improbable	2	2A	2B	2C	2D	2E
Extremely Probable	1	1A	1B	1C	1D	1E

In Table 14-4, a safety risk tolerability matrix is defined for risk level matrix.

**Table 14-4: Safety Risk Tolerability Matrix**

Risk Index Range	Description	Recommended Action
5A, 5B, 5C, 4A, 4B, 4C 3A	High risk	Cease or cut back operation promptly if necessary. Perform priority risk mitigation to ensure that additional or enhanced preventive controls are put in place to bring down the risk index to the moderate or low range.

Risk Index Range	Description	Recommended Action
5D, 5E, 4D, 4E, 3B, 3C, 3D, 2A, 2B, 2C, 1A	Moderate risk	Schedule performance of a safety assessment to bring down the risk index to the low range if viable.
3E, 2D, 2E, 1B, 1C, 1D, 1E	Low risk	<b>Acceptable as is. No further risk mitigation required.</b>

Source: Safety Management Systems Handbook, Airports Council International, First Edition 2016.

### 14.2.3 Applicable Guidelines and Standards

#### 14.2.3.1 National Requirements

The Labour Law No. 4857, Occupational Health and Safety Law No. 6331, and associated laws and regulations are applied in Türkiye for labour management and occupational health and safety issues. These laws and regulations aim at defining the duties, responsibilities, terms and conditions of employment, work-related rights, labour and working practices, and obligations of both the employer and the employees. By this way, proper labour management systems and occupational health and safety measures at work are provided and/or current working conditions as well as health and safety practices are improved. A comprehensive list of national laws and regulations regarding labour and working conditions is provided below.

**Table 14-5: National laws and international conventions regarding labour and working conditions and occupational health and safety**

Law/Regulation	Official Gazette (OG) date	OG number
Labour Law (4857)	10.06.2003	25134
Occupational Health and Safety Law (6331)	30.06.2012	28339
Regulation on Workplace Opening and Permit	10.08.2005	25902
Law on Public Tenders (4734)	22.01.2002	24648
Regulation on Contractors and Subcontractors	27.09.2008	27010
Law on Trade Union and Collective Bargaining (6356)	07.11.2012	28460
Law on Unions and Collective Bargaining for Public Servants (4688)	12.07.2001	24460
First Aid Regulation	29.07.2015	29429
Law on Social Insurance and General Health Insurance (5510)	16.06.2006	26200
Regulation on Working Duration Related to Labour Law	06.04.2004	25425
Regulation on Excess Work and Work in Excess Periods related to Labour Law	06.04.2004	25425
Regulation on Special Principles in Works Carried out by Employing Workers in Shifts	07.04.2004	25426
Regulation on Minimum Wage	01.08.2004	25540
Regulation on Working Procedures and Principles of Child and Young Workers	06.04.2004	25425
Regulation on Suspension of Work in Workplaces	30.03.2013	28603
Regulation on Annual Paid Leave	03.03.2004	25391
Regulation on Overwork and Overtime	06.04.2004	25425
Law on People with Disabilities (5378)	07.07.2005	25868

Law/Regulation	Official Gazette (OG) date	OG number
Regulation on Occupational Health and Safety Services	29.12.2012	28512
Regulation on Occupational Health and Safety in Construction Works	05.10.2013	28786
Regulation on the Procedures and Principles of the Employee's Health and Safety Trainings	15.05.2013	28648
Regulation on Occupational Health and Safety Committees	18.01.2013	28532
Regulation on Occupational Health and Safety Risk Assessment	29.12.2012	28512
Regulation on Duties, Authority, Responsibilities and Trainings of Occupational Health and Safety Specialists	29.12.2012	28512
Regulation on the Health and Safety Measures to be taken in Workplace Buildings and Additions	17.07.2013	28710
Regulation on Duties, Authority, Responsibilities and Trainings of On-site Doctor and Other Health Personnel	20.07.2013	28713
Regulation on Accessibility Monitoring and Auditing	20.07.2013	28713
Regulation on Occupational Health and Safety in Temporary or Fixed Term Employment	23.08.2013	28744
Regulation on Manual Handling	24.07.2013	28717
Regulation on Road Traffic	18.07.1997	23053
Regulation on Safety and Health Signs	11.09.2013	28762
Regulation on the Works in Which Workers shall Work Maximum Seven and Half Hours or Less in a Day in Terms of Health Rules	16.07.2013	28709
Regulation on Use of Personal Protective Equipment in Workplaces	02.07.2013	28695
Regulation on the Emergency Situations in Workplaces	18.06.2013	28681
Regulation on the Protection of Workers from the Dangers of the Explosive Media	30.04.2013	28633
Regulation on the Control of Dust Emissions	05.11.2013	28812
Exhaust Gas Emission Control Regulation	11.03.2017	30004
Regulation on the Protection of the Workers against Vibration Risks	22.08.2013	28743
Regulation on the Protection of the Workers against Risks Relevant to Noise	28.07.2013	28721
Regulation on Environmental Noise Emission Generated by the Outdoor Equipment Used at Site	30.12.2006	26392
Regulation on Protection of Buildings from Fire	20.11.2021	31665
Türkiye Earthquake Regulation for Buildings	18.03.2018	30364

Source: T.R. Presidential Complex General Directorate of Law and Legislation<sup>164</sup>

#### 14.2.3.2 International Requirements

The following international requirements have been taken into account to assess labour and working conditions during the ESIA process:

- IFC's Performance Standards on Environmental and Social Sustainability (2012)
  - Performance Standard 1 – Assessment and Management of Environmental and Social Risks and Impacts: PS 1 emphasizes on the importance of: (i) an integrated assessment to identify the environmental and social impacts, risks and opportunities of the Project; (ii) effective community and stakeholder engagement through disclosure of project-related information and consultation with local communities on matters that directly affect them;

<sup>164</sup> Retrieved from: <https://www.mevzuat.gov.tr/> on 21 November 2023

and (iii) the Client's management of social and environmental performance throughout the life of the Project through management programs, monitoring, and review.

- Performance Standard 2 - Labour and Working Conditions: PS 2 recognises that a balance between economic growth and workers' fundamental rights is needed. The objectives are: (i) to promote a non-discriminative, equal working environment for workers; (ii) to maintain and improve the worker-management relationship; (iii) to ensure compliance with national labour and employment laws; (iv) to protect vulnerable workers; to promote a safe and healthy working environment and the health of workers; lastly, (v) to protect the workforce by addressing child labour and forced labour.
- EBRD's Environmental and Social Policy & Performance Requirements (2019)
  - Performance Requirement 1 - Assessment and Management of Environmental and Social Risks and Impacts: PR 1 emphasizes on the significance of integrated assessment to identify the environmental and social impacts and issues associated with the Project and the Client's management of environmental and social performance throughout the life cycle of the Project.
  - Performance Requirement 2 - Labour and Working Conditions: PR 2 recognises that workforce is a valuable asset for the Client and its business activities, and that effective human resources management and a reliable worker-management relationship based on respect for workers' rights, including freedom of association and right to collective bargaining, are key pillars for ensuring the sustainability of business activities.
  - Performance Requirement 4 - Health, Safety and Security: PR 4 recognises the significance of managing health, safety, and security risks (including project-related gender-based violence risks of sexual harassment, sexual exploitation and abuse) to workers, project-affected communities and consumers associated with Project activities, by performing a risk control hierarchy.
- Equator Principles IV (2020)
  - Principle 2 - Environmental and Social Assessment: Principle 2 requires performing a process to address the relevant environmental and social risks and scale of impacts of the Project. The assessment is expected to propose measures to minimise, mitigate, and where residual impacts remain, to compensate/offset/remedy for risks and impacts to workers, affected communities, and the environment. Principle 2 also expects that assessments of potential adverse human rights impacts and climate change risks are included as part of the ESIA.

In addition to above-mentioned standards, labour and working conditions impact assessment has been conducted in line with the following standards and guidelines:

- DFC's Environmental and Social Policy and Procedures (2020)
- IFC/EBRD's Guidance Note on Workers Accommodation: Processes and Standards (2009)
- IFC's Environmental, Health and Safety (EHS) General Guidelines (2007)
- IFC's Environmental, Health and Safety (EHS) Guidelines for Electric Power Transmission and Distribution (2007)
- IFC's Environmental, Health and Safety (EHS) Guidelines for Wind Energy (2015)
- Applicable International Labour Organisation (ILO) Conventions
- Applicable Environmental, Social, Occupational Health and Safety Directives of the European Union (EU)
- European Commission's Guidance Document on Wind Energy Developments and EU Nature Legislation (2020)

The International Labour Organisation (ILO) of the United Nations is responsible for overseeing the compliance of labour and working conditions with international labour standards. ILO

conventions reflect common values and principles on work-related issues and Member States can choose whether to ratify them. The ILO regularly monitors the implementation and the application of the conventions as well as developments in countries generally, whether they have chosen to ratify ILO conventions. The list given below presents the International Labour Organization (ILO) Conventions on labour and working conditions that are ratified by Türkiye.

**Table 14-6: ILO Conventions on labour and working conditions ratified by Türkiye**

Name	Date	Convention No
Unemployment Convention	1919	C-2
Right of Association (Agriculture) Convention	1921	C-11
Weekly Rest (Industry) Convention	1921	C-14
Minimum Age (Trimmers and Stokers) Convention	1921	C-15
Minimum Wage-Fixing Machinery Convention	1928	C-26
Forced Labour Convention	1930	C-29
Fee-Charging Employment Agencies Convention	1933	C-34
Workmen's Compensation (Occupational Diseases) Convention (Revised)	1934	C-42
Underground Work (Women) Convention	1935	C-45
Officers' Competency Certificates Convention	1936	C-53
Shipowners' Liability (Sick and Injured Seamen) Convention	1936	C-55
Minimum Age (Sea) Convention (Revised)	1936	C-58
Minimum Age (Industry) Convention (Revised)	1937	C-59
Food and Catering (Ships' Crews) Convention	1946	C-68
Certification of Ships' Cooks Convention	1946	C-69
Medical Examination (Seafarers Convention)	1946	C-73
Medical Examination of Young Persons (Industry) Convention	1946	C-77
Final Articles Revision Convention	1946	C-80
Labour Inspection Convention	1947	C-81
Freedom of Association and Protection of the Right to Organise Convention	1948	C-87
Employment Service Convention	1948	C-88
Accommodation of Crews Convention (Revised)	1949	C-92
Labour Clauses (Public Contracts) Convention	1949	C-94
Protection of Wages Convention	1949	C-95
Fee-Charging Employment Agencies Convention (Revised)	1949	C-96
Right to Organise and Collective Bargaining Convention	1949	C-98
Minimum Wage Fixing Machinery (Agriculture) Convention	1951	C-99
Equal Remuneration Convention	1951	C-100
Social Security (Minimum Standards) Convention	1952	C-102
Abolition of Forced Labour Convention	1957	C-105
Seafarers' Identity Documents Convention	1958	C-108
Discrimination (Employment and Occupation) Convention	1958	C-111
Radiation Protection Convention	1960	C-115
Final Articles Revision Convention	1961	C-116
Equality of Treatment (Social Security Convention)	1962	C-118
Guarding of Machinery Convention	1963	C-119
Employment Policy Convention	1964	C-122
Minimum Age (Underground Work) Convention	1965	C-123
Maximum Weight Convention	1967	C-127
Accommodation of Crews (Supplementary Provisions) Convention	1970	C-133
Prevention of Accidents (Seafarers) Convention	1970	C-134

Name	Date	Convention No
Workers' Representatives Convention	1971	C-135
Minimum Age Convention	1973	C-138
Human Resources Development Convention	1975	C-142
Tripartite Consultation (International Labour Standards) Convention	1976	C-144
Seafarers' Annual Leave with Pay Convention	1976	C-146
Labour Relations (Public Service) Convention	1978	C-151
Occupational Safety and Health (Dock Work) Convention	1979	C-152
Hours of Work and Rest Periods (Road Transport) Convention	1979	C-153
Occupational Safety and Health Convention	1981	C-155
Termination of Employment Convention	1982	C-158
Vocational Rehabilitation and Employment (Disabled Persons) Convention	1983	C-159
Occupational Health Services Convention	1985	C-161
Health Protection and Medical Care (Seafarers) Convention	1987	C-164
Repatriation of Seafarers Convention (Revised)	1987	C-166
Safety and Health in Construction Convention	1988	C-167
Safety and Health in Mines Convention	1995	C-176
Worst Forms of Child Labour Convention	1999	C-182
Promotional Framework for Occupational Safety and Health Convention	2006	C-187

Source: International Labour Organization (ILO) Conventions<sup>165</sup>

Out of these 59 Conventions ratified by Türkiye, 55 are in force, three have been denounced and one has been abrogated. Table given below presents the applicable International Labour Organization (ILO) Conventions on labour and working conditions.

**Table 14-7: Applicable ILO Conventions on labour and working conditions**

Name	Date	Convention No
Unemployment Convention	1919	C-2
Weekly Rest (Industry) Convention	1921	C-14
Forced Labour Convention	1930	C-29
Minimum Age (Industry Convention)	1937	C-59
Freedom of Association and Protection of the Right to Organise Convention	1948	C-87
Protection of Wages Convention	1949	C-95
Right to Organize Collective Bargaining Convention	1949	C-98
Equal Remuneration Convention	1951	C-100
Abolition of Forced Labour Convention	1957	C-105
Workers' Representative Convention	1971	C-135
Minimum Age Convention	1973	C-138
Occupational Safety and Health Convention	1981	C-155
Termination of Employment Convention	1982	C-158
Worst Forms of Child Labour Convention	1999	C-182

Source: International Labour Organization (ILO) Conventions<sup>166</sup>

### 14.2.3.3 Project Standards

<sup>165</sup> Retrived from: [Conventions ratified by Türkiye \(ILO-Ankara\)](#) on 21 November 2023

<sup>166</sup> Retrived from: [Conventions ratified by Türkiye \(ILO-Ankara\)](#) on 21 November 2023



The Project Company has a number of corporate policies, which can provide baseline information for the development of labour-related management plans and procedures. Applicable corporate policies of the Project Company are listed and summarized below<sup>167</sup>:

- **Policy on People and Culture:** The Policy recognises the rights of all employees within the Project Company in terms of right to unionization, collective bargaining, and appointing workers' representatives. It also adopts the principles of non-discrimination and equal opportunity as well as "equal pay for equal work". There are some items stating the Project Company's commitment to being against to the use of child labour and forced labour and taking mitigation measures to prevent all harassment and abuse risks including sexual harassment, bullying, intimidation and violence.
- **Code of Business Ethics:** The Code of Business Ethics covers all relevant stakeholders (i.e., employees, clients, suppliers and communities) to ensure the compliance with the ethical principles at corporate level. The document includes the responsibilities of the Project Company toward each specified stakeholder, particular policies on conflict of interest, accepting gifts, confidential information protection and creating and maintaining a fair working environment, and channels to report in times of ethical violation detections.
- **Code of Compliance:** Similar to the Code of Business Ethics, the Code of Compliance includes the channels to report in times of compliance violation detections. Other than these, it involves a "Compliance Manual", explaining the rules and responsibilities.
- **Equality, Diversity, and Inclusion Regulation:** With this Regulation, the Project Company aims to contribute to the creation of a fair, more socially inclusive world for everyone in line with the United Nations Sustainable Development Goals (UN SDGs) Goal 5 (Gender Equality) and Goal 10 (Reduced Inequalities). The Regulation refers to the non-discrimination principles throughout recruitment and access to job/promotion opportunities, protection of and fair treatment to the vulnerable groups (i.e., women, the disabled workforce), prevention of gender pay gap as well as violence and harassment, and utilization of the internal grievance mechanism channels in times of need.
- **Procedure Against Domestic Violence:** The purpose of the Policy is to raise awareness about domestic violence and to support all staff to embrace the concept of gender equality and distance themselves from all forms of violence by creating a solidarity culture on this issue. It also aims to support the staff suffering from domestic violence by taking the necessary steps to eliminate violence from their lives and creating mechanisms that will ensure that their career is minimally affected by this situation.

The Project Company has also an integrated Quality, Health and Safety, Environment and Energy Management Systems and relevant certifications, which are listed below:

- ISO 9001: 2015 - Quality Management System
- ISO 14001: 2015 - Environmental Management System
- ISO 45001: 2018 - Occupational Health and Safety Management
- ISO 50001: 2018 - Energy Management System
- ISO/IEC 27001: 2013 - Information Security Management System
- ISO 55001 – Asset Management System

Of these management systems, ISO/IEC 27001: 2013 - Information Security Management System Certificate was received on 21 September 2022 and valid until 21 February 2025 whereas the remaining was received on 20 January 2021 and valid until 19 January 2024. In line with these management systems, the Project Company has an Integrated Management Systems Policy.

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<sup>167</sup> Retrieved from <https://www.enerjisauretim.com.tr/hakkimizda/yonetim/politikalarimiz/> on 15 November 2023.

As reported by the Project Company representatives, corporate policies of Enerjisa Üretim are applicable to all Project employees including contractors and subcontractors.

In addition to the policies and management systems of the Project Company, Enercon, the main contractor of the Project, has also corporate policies that will be applied within the scope of the Project. These policies are listed as follows:

- **Enercon Code of Conduct:** The document forms the leading regulatory framework for Enercon's actions and is binding on all employees. There are certain items specifying the Enercon's approach in terms of respect for people and the environment. Moreover, Enercon is committed to ensuring a diverse working environment and fair and equal treatment to all employees, regardless of any personal characteristics such as age, gender, disability, ethnic or national origin, religion or belief system. The document also emphasizes the practices on OHS, procurement and environmental protection activities as well as Enercon's approach to fight corruption and bribery.
- **Supplier Code of Conduct:** The document sets out the minimum requirements of Enercon to its suppliers regarding the fulfilment of their responsibilities towards Enercon, its stakeholders (especially its employees), society and the environment. In this sense, the Supplier Code of Conduct applies to all suppliers of goods and services to Enercon worldwide. Enercon expects its suppliers to agree to the principles in this Supplier Code of Conduct. These are part of Enercon's supplier selection and evaluation process. Furthermore, suppliers are expected to implement these standards downstream in the supply chain. The document follows the United Nations Guiding Principles for Business and Human Rights, the Ten Principles of the United Nations Global Compact, the Organisation for Economic Co-operation and Development (OECD) Guidelines for Multinational Enterprises, the United Nations Declaration of Human Rights and the Wind Europe Principles for Sustainable Supply Chains, and the ILO Conventions. Accordingly, it mentions labour and human rights particularly Enercon's commitment to the prohibition of child labour, forced labour, modern slavery, discrimination and harassment, and human trafficking. In addition, Enercon expects its suppliers to comply with the applicable regulations on freedom of association, disciplinary measures, OHS applications on the Project area, grievance mechanism, working hours, wages and other benefits. Enercon recommends that its suppliers provide their employees with appropriate training and development opportunities.
- **Rules of Procedure Grievance Mechanism:** The document summarizes the grievance channels (i.e., phone, e-mail, letter) that can be utilized by the stakeholders who may be potentially affected from Enercon's activities. The document also emphasizes the principles of anonymous application and confidentiality as well as the flow of organization for the grievance management process. Enercon's grievance mechanism is available not only to all employees of Enercon but also the Project affected persons (i.e., residents in the neighbourhood of an Enercon site) or organisations (i.e., media representatives, non-governmental organisations).

Enercon will follow the Project Company's HR Policy throughout their work associated with the Project lifecycle.

#### 14.2.4 Limitations and Assumptions

The information on the Project's workforce to be employed as well as plans and procedures to be applied during both construction and operation phases is limited at the time of writing this Report. Therefore, labour and working conditions impact assessment remained general in terms of risks, opportunities, and mitigation measures based on the national legislation and international requirements and standards. The impact assessment on labour and working conditions has been conducted by considering the whole Project workforce including subcontractors and supply chain workers where relevant.

### 14.3 Baseline Description

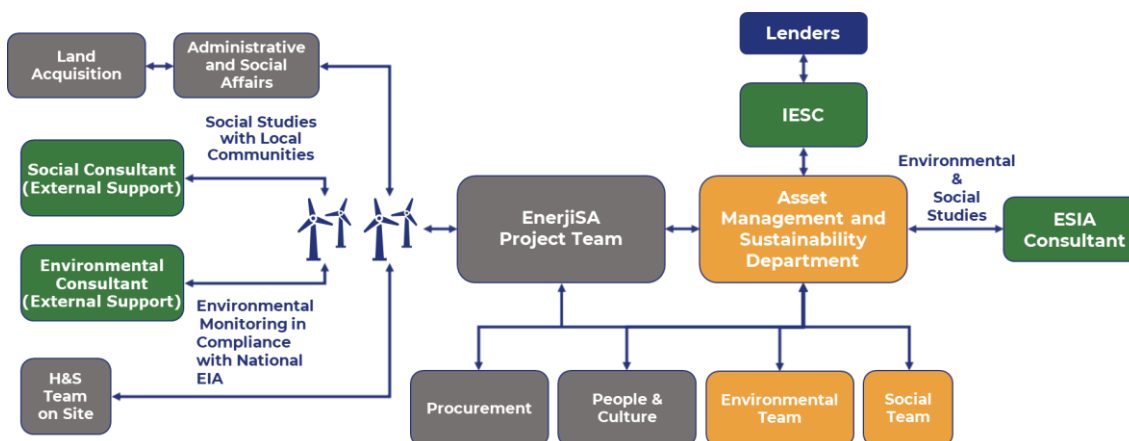
#### 14.3.1 Project Employment and Labour Relations

At national context, the wind energy industry provides employment opportunities for approximately 18,000 qualified personnel<sup>168</sup>. The industry creates employment in many business lines such as wind turbine tower manufacturing, spare parts manufacturing, transportation systems, transmission line manufacturing and assembly industry, maintenance and repair services, engineering and consultancy sector, financing, and software.

As reported by the Project Company, the estimated number of workforce may increase up to 116 depending on the scope and timeline of the Project during the construction phase, and six personnel within this workforce will be the Project Company employees. The breakdown of workforce (i.e., national/international, gender) will be monitored and reported during construction phase. Enercon will be the main contractor and one of the primary suppliers of the Project. For the operation phase, the number of workforce is estimated to be five, two of whom will be subcontractors. As reported by the Project Company, all Project workforce will consist of Turkish citizens for both phases.

##### 14.3.1.1 Human Resources (HR) Management

On the basis of the organizational structure shared by the Project Company, it is understood that the HR management will be performed by the People & Culture Department.



**Figure 14-1: The organizational structure of the Project Company for E&S Governance**

Source: Enerjisa Üretim

As per the international requirements, an HR Policy describing the way the Project Company will manage its Project workforce (including contractors and subcontractors) needs to be developed. HR policy allows the Project Company to communicate with the workforce, adopt a consistent approach to managing them and demonstrate compliance with international standards and national laws. The HR Policy needs to be understandable with clear statements, accessible to all workers, and in the main language spoken by the workforce.

The Project Company does not have an HR Policy. However, the corporate policies of the Project Company that are applicable to the Project (i.e., Policy on Human and Culture, Code of Business Ethics, Code of Compliance) can be utilized when establishing an HR Policy. In

<sup>168</sup>Retrieved from <https://tureb.com.tr/lib/edergqi/20/20.pdf> on 16 November 2023.

addition, an HR & Worker Management Plan will be established within the ESMS of the Project to be applied for all Project workers including subcontractors.

As reported by the Enercon representatives in March 2024, Enercon does not have any HR and worker management procedures covering the processes from recruitment and employment. Enercon will follow the Project Company's HR Policy, which covers all Project workers including subcontractors throughout their work associated with the Project lifecycle.

The Project Company is responsible for disclosing the corporate policies of both Enerjisa Üretim and Enercon as well as the HR & Worker Management Plan to all Project workers.

#### 14.3.1.2 Terms and Conditions of Employment

According to the international standards, the Project workers will be provided with the reasonable and fair terms and conditions of employment that are clear and understandable. The documentation (namely the contract) on terms and conditions will set out their rights under national labour and employment law (which will include any applicable collective agreements) including their rights related to hours of work, wages, overtime, compensation, and benefits and it will be provided at the beginning of the working relationship and when any material changes to the terms or conditions of employment occur. The workers will sign their contracts that clearly describe terms of employment including the working rights.

There will be adequate periods for rest in a weekly manner for workers. Overtime working hours should not be exceeding 270 hours per year as stipulated in the Labour Law No. 4857. Further, the workers' consent should be received for overtime work in a written way upon the employment, as specified in the law. Overtime work, work on weekends and public holidays will be compensated in accordance with requirements of this law.

Enercon representatives reported that Enercon complies with the legal working hours and break time rules specified in the Labour Law No. 4857. Employees benefit from the compensatory time off scheme when they exceed 45 hours of work per week. Blue-collar or field workers, on the other hand, receive overtime pay.

The Project Company, Enercon and its subcontractors will prioritize local employment and employment from directly affected neighbourhoods of the Project to the extent possible. At the time of the site visit, the Project Company representatives stated that one in each five Project workers will be locally employed.

#### 14.3.1.3 Facilities

Information on the facilities during the construction phase will be determined after the selection of the contractors.

The National EIA Report states that all food and beverage need of the workforce that will work during the operation phase will be arranged through the facilities in the surrounding settlements. In this regard, there will be no refectory within the Project area for the operation phase. However, accommodation facilities will be determined at a later stage of the Project.

#### 14.3.1.4 Workers' Organisations

Project workers are covered by the Law on Trade Union and Collective Bargaining No. 6356. In line with this law, Turkish Labour Law No. 4857 and the international standards, the Project will recognize workers' rights to form and join workers' organisations of their choosing and to bargain collectively without interference. The Project workers will be informed about their right to unionization.

#### 14.3.1.5 Non-Discrimination and Equal Opportunity

The work-related opportunities offered by the Project for all its potential and existing workforce will be based on the principles of fair treatment, non-discrimination and equal opportunity as per the international standards, Turkish Labour Law No. 4857 and the Project Company's as well as Enercon's corporate policies.

Personal characteristics (i.e., gender, race, nationality, ethnic origin, religion or belief, disability, age, or sexual orientation) of the workers that are unrelated to inherent job requirements will be disregarded to provide them a working environment with equal opportunity and no discrimination.

There will be no discrimination with respect to any aspects of the employment relationship, such as recruitment, compensation, working conditions and terms of employment, access to training, promotion or termination of employment.

#### 14.3.1.6 Gender Considerations

A number of ILO conventions, including the conventions on equal treatment of employees and gender equality, have been ratified by Türkiye. The Turkish Labour Law No. 4857 is in line with the international labour standards and conventions in most aspects such as child labour, forced labour, non-discrimination and equal opportunity, and right to join workers' organisations. However, there are no laws to support the gender equality at work in the Turkish legislation other than the maternity leave.

Ensuring a balance among the number of male and female workers is a key principle to provide gender equality in the workplace. In this respect, the Project will determine a quota for female employment. The conditions of employment within the Project (including occupational trainings, wages, benefits and compensation) will be based on the workers' performances rather than their gender. There should be no pay gap stemming from gender among workers. As reported by the Project Company representatives, the aim is to reach the 50% of female employment within the whole Project workforce (including subcontractors) throughout the operation phase. Also, it was confirmed that all conditions and terms of employment will be the same for male and female workers based on the "equal pay for equal work" principle.

The Project will also ensure that the Project area has appropriate and proportional security measures (i.e., lighting, alarms, separate toilets) and a confidential grievance mechanism for the grievances related to GBVH. Regular outreach and awareness trainings will be conducted to workers in order to address GBVH risks around the Project area.

Project Company is preparing a GBVH Policy at corporate level, which will be implemented at all assets within the portfolio of Enerjisa Üretim including the Project.

#### 14.3.1.7 Grievance Mechanism

Internal grievance mechanism covers the grievances of all employees working under the Project Company, its contractors, subcontractors and suppliers. The Project Company aims at creating a positive working environment based on open and continuous communication. For this purpose, the Project Company has formal employee grievance mechanisms. As specified in the temporary SEP, some of these practices are applied within the Project area.

Internal grievance channels include ethical hotline, e-mail address, and an online form provided by the Project Company, employee committee meetings, reporting grievances to the managers and Human Resources Department representatives verbally or in a written way, eBA Suggestion System of the Project Company, and grievance boxes placed at the Project mobilization areas.

Some improvement areas regarding the grievance mechanism have been notified during the ESIA process of the Project. Improvement areas and the details on the internal grievance mechanism of the Project are provided in detail in Section 18.6.4.

#### 14.3.1.8 Child Labour

There will be no child labour employment in any manner that is economically exploitative, likely to be harmful hazardous to the child's physical and mental health or to interfere with the child's education. As per the IFC PS 2 and EBRD PR 2, the Project will identify the presence of all persons under the age of 18 and those below the age of 18 years will not be employed in hazardous works. In this regard, the Project will follow these international standards and the Turkish Labour Law No. 4857 in order to avoid child labour among its workers, contractors and subcontractors. To prevent the existence of child labour, the records of the dates of birth of all employees will be kept, verified by official documentation, and monitored on a regular basis.

#### 14.3.1.9 Forced Labour

Within the scope of the Project, the Project Company will not employ forced labour<sup>169</sup> covering any kind of involuntary or compulsory labour arrangements.

#### 14.3.1.10 Workers Engaged by Third Parties

For workers engaged through contractors or other intermediaries, the Project will consider the risks associated with the recruitment, engagement, and demobilisation of the Project workers by third parties. Accordingly, the Project will establish commensurate policies and procedures for managing and monitoring the performance of third-party employers in relation to the Project.

In addition, the Project will use reasonable efforts to incorporate these requirements in contractual agreements with such third-party employers and where relevant, will develop and implement a Contractor Selection, Evaluation and Management Procedure and implement the HR & Worker Management Plan that will cover all Project workforce. In the case of subcontracting, the Project will use reasonable efforts for third parties to include equivalent requirements in their contractual agreements with their subcontractors.

According to the information shared by the Project Company, the necessary steps to be taken in order to ensure that subcontractors apply and/or comply with the Project Company's working conditions and management of worker relationship standards are as follows:

- Once the ESMP and sub-management plans are finalized, necessary clauses indicating the contractors' obligations to comply with these documents will be included in the contracts.
- Sub-management plans will be included as appendix to the contracts. They will be advised to either develop their own E&S management plans/procedures or comply with the Project Company's documents.
- On site implementation will be monitored by Enerjisa Üretim Team (i.e., inspections, audits).
- Trainings will be provided to increase the capacity and awareness.

#### 14.3.1.11 Retrenchment

Collective dismissal is regulated in Article 29 of the Labour Law No. 4857 as follows:

"When the employer wants to lay off workers collectively as a result of economic, technological, structural and similar business, workplace or work requirements, the employer notifies this at

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<sup>169</sup> According to the IFC Performance Standards on Environmental and Social Sustainability (2012), forced labour consists of work or service involuntarily performed that is exacted from an individual under threat of force or penalty, including through abusive and fraudulent recruitment practices.



least 30 days in advance in writing to the workplace union representatives, the relevant regional directorate and the Turkish Employment Agency (IS-KUR).”

The number of workers employed at the workplace:

- If between 20 and 100 workers, at least 10 workers,
- If between 101 and 300 workers, at least 10% of the workers,
- If 301 or more, at least 30 workers,

termination of employment is regarded as collective dismissal.

In times of the requirement for retrenchment and demobilisation, a retrenchment procedure to minimize the impact of job losses on workers and communities is necessary as per the good international practices as well as Lenders’ standards and requirements. Such a procedure, often encapsulated in a retrenchment plan, should be founded on widespread consultation (particularly with workers and their representatives) and should seek to ensure that the selection of workers for dismissal is based on principles that are fair and transparent and do not discriminate against particular groups. During the course of the process, efforts should be made to reduce the number of jobs that have to be lost and to mitigate the impacts of the job losses on individuals, groups, and communities. In line with this requirement, Project Company is preparing a Retrenchment Policy at corporate level and it will be implemented within the scope of the Project once finalized.

#### 14.3.1.12 Supply Chain

Risks associated with labour and working conditions as well as occupational health and safety among suppliers within the scope of the Project can be summarized as follows:

- Existence of forced labour
- Existence of child labour
- Discrimination among workers especially the vulnerable groups
- Improper retrenchment management
- Prohibitions against right to unionization
- Improper conditions at working and accommodation areas
- Risks related to wages and other benefits
- Risks related to working hours and overtime payments
- OHS practices in construction and operation process

Additionally, suppliers are expected to respect human rights and promote gender equality. Human rights considerations should be integrated into policy frameworks, project planning, and supply chain management in order to contribute to positive Project outcomes.

The Project Company will uphold labour rights, monitor and address human rights risks in the Project’s supply chain, and establish effective grievance mechanisms to provide access to remedy for any abuses. As stated earlier, internal grievance mechanism covers the grievances of all employees working under the Project Company, its contractors, subcontractors and suppliers. The Project Company has formal employee grievance mechanisms, which will be enabled for the access of the suppliers within the scope of the Project. Further assessment on the risks and mitigation measures associated with the supply chain in terms of human rights is provided in the HRIA prepared specific to the Project.

In business relations with the Project’s primary suppliers, the Project Company will identify incidents or risky practices such as health and safety violations, child labour, and forced labour, and take proper measures to remedy them in line with the Lenders’ requirements and

standards. As reported by the Project Company, Supplier Code of Conduct is being prepared at corporate level and it will be implemented at all assets within the portfolio of Enerjisa Üretim including the Project.

Similarly, Enercon, as both the main contractor and one of the primary suppliers of the Project, has applicable corporate policies. One of these policies, named Supplier Code of Conduct, covers the fulfilment of suppliers' responsibilities towards Enercon, its stakeholders (especially its employees), society and the environment. Enercon expects its suppliers to agree to the principles in this Supplier CoC. These are part of Enercon's supplier selection and evaluation process. It mentions labour and human rights particularly Enercon's commitment to the prohibition of child labour, forced labour, modern slavery, discrimination and harassment, and human trafficking. In addition, Enercon expects its suppliers to comply with the applicable regulations on freedom of association, disciplinary measures, OHS applications on the Project area, grievance mechanism, working hours, wages and other benefits. Enercon recommends that its suppliers provide their employees with appropriate training and development opportunities.

For identification of further risks in addition to the above-mentioned ones and remediation of those risks, the Project Company will need to develop certain strategies (i.e., Procurement Procedure, evaluation forms, contracts, management plans). Where remediation is not possible, the Project Company will change the Project's primary supply chain over time so that suppliers can demonstrate that they need to comply with the Project Company's standards as per the international requirements.

## 14.4 Impact Assessment

### 14.4.1 Construction

#### 14.4.1.1 Labour and Working Conditions

Potential impacts on labour and working conditions that may occur during the construction phase of the Project are listed below by considering the whole Project workforce including the main contractor, subcontractors, and supply chain workers.

#### **Working Conditions and Terms of Employment**

Not providing reasonable working conditions and terms of employment poses a risk for the Project workforce. The workforce has a medium sensitivity for this impact. The magnitude of the impact is moderate, which corresponds to a moderate level of significance.

#### **Fair Treatment, Non-Discrimination and Equal Opportunity for Workers**

There will be no tolerance of discrimination on grounds of gender, religion, political views, nationality or social origin. Policy on People and Culture, which is one of the corporate policies of the Project Company explaining the fair treatment, non-discrimination and equal opportunity, will be implemented and disclosed to all workers including subcontractors. In terms of this impact, the Project workers' sensitivity is medium. This represents a moderate impact magnitude that corresponds to a moderate level of significance.

The presence of the security personnel is assessed in *Chapter 15: Community Health and Safety*. However, presence of the security personnel may lead to labour rights violation (including gender consideration) and conflicts among the workforce. Workers are sensitive to this impact at medium level. The magnitude of the impact is moderate, which corresponds to an impact with a moderate level of significance.

### **Worker's Organisations**

Restricting workers from developing their own organisations and/or unions as well as alternative mechanisms to express their grievances and protect their rights regarding working conditions and terms of employment might be a risk within the scope of the Project. The workforce has a medium sensitivity for this impact. The magnitude of the impact is moderate, which corresponds to a moderate level of significance.

### **Workers' Grievance Mechanism**

Project workers may not be adequately informed about the existing Project grievance mechanism as well as available grievance channels and the terms and conditions of their employment under the Project activities. Workers are sensitive to this impact at a medium level. The magnitude of the impact is moderate, resulting in an impact with a moderate level of significance.

### **Management of Contractors, Subcontractors and Supply Chain (Including Child and Forced Labour)**

Construction works will be performed by the main contractor (Enercon) and its subcontractors. The Project will work with the supplier companies for procurement of certain goods and services related to the construction activities. The contractor, subcontractors and suppliers may not have adequate knowledge of international standards and practices regarding the management of contractors, subcontractors and supply chain. Contracted, subcontracted and supply chain workers have medium sensitivity to this impact. Both the magnitude and the level of significance of the impact are moderate.

### **Overtime Working without Workers' Consent and/or Compliance with National and International Requirements**

Enercon and its subcontractors of the Project may use compulsory overtime to complete the works on time but may not pay for overtime. On the other hand, overtime may exceed 270 hours per year. Workers are sensitive to this impact at medium level. The magnitude of the impact is moderate, which corresponds to an impact with a moderate level of significance.

### **Gender-Based Violence and Harassment (GBVH) Risks**

GBVH risks towards the workers and residents of the Project affected neighbourhoods may occur unless proper preventive measures are taken. The sensitivity of the receptors to this impact is medium and the magnitude of the impact is moderate. Overall, this results in an impact with a moderate level of significance.

### **Conditions In Construction Camps and Other Facilities**

Construction camp conditions could not be evaluated at the time of the submission of this Report. Therefore, the impact assessment was evaluated based on expert assumptions. Accordingly, the conditions within the workers' camps and/or other facilities (i.e., refectory, toilets) may not meet the international standards (i.e., space per person, number of people per room, hygiene of rooms and other facilities within the camp). The receptors' sensitivity is medium. The magnitude of the impact is moderate, which corresponds to a moderate level of significance.

### **Retrenchment and Demobilisation Risks**

The management of the demobilisation process at the end of the Project's construction phase and retrenchment process in times of necessity may not meet the international standards. The receptors' sensitivity is medium. The magnitude of the impact is moderate, which corresponds to a moderate level of significance.

## **Increase In Local Employment Rates Through Employment Opportunities Created by The Project**

The Project has the potential to employ people from nearby neighbourhoods. People living in neighbourhoods close to the Project have medium sensitivity to this impact. The magnitude of the impact is moderate. Overall, this results in an impact with a moderate level of significance.

### **14.4.1.2 Occupational Health and Safety**

Health and safety risk is the chance or probability that a person will be harmed or experience an adverse health effect if exposed to a hazard. It may also apply to situations with property or equipment damage or harmful effects on environment. Considering that there is a limited capacity to estimate the likelihood of the risk within the ESIA scope, health and safety risks during construction are estimated using the methodology provided in Section 14.2.1.2.

Due to the nature of the construction works there are certain hazards which are likely to be in place or are inevitable at a construction site which poses risk of accidents with equipment and tools resulting in adverse health effects to the workers on construction site. The hazards on a construction site can be listed as following; repetitive motion, over-exertion, manual handling, slips and trips, falls from height associated with working in heights, struck by objects, ejection of solid particles from abrasive or other types of power tools which can result in injury to the head, eyes, and extremities, moving machinery such as vehicle traffic and use of lifting equipment in the movement of machinery, dust emissions, confined space and excavations (silos, hoppers, utility vaults, tanks, sewers, pipes and access shafts, ditches and trenches when access or egress is limited), use of chemicals, hazardous or flammable materials, hazardous wastes, sharp objects, hand tools, electric tools, falling objects, noise, hot works (welding and cutting) etc.

Occupational health and safety impacts of the Project would not be different from that of any other construction project during site preparation and construction. The impacts would be localised and would only affect workers or visitors to the site. However, construction activities could present a number of common hazards to workers or visitors in the Project area such as physical hazards, electrical hazards, fire and explosion hazards.

#### **Working at Height**

Working at height is a common occurrence in all phases of wind turbine projects. While the main focus of managing work at height should be the prevention of falls, additional hazards that may need to be considered include: falling objects and adverse weather conditions (wind speed, temperature extremes, humidity and wetness).

#### **Working at Remote Locations**

Planning is an essential part of ensuring the safety, health and welfare of employees when working in remote locations, particularly in the offshore site.

#### **Lifting Operations**

Lifting operations are an integral part of the construction of any wind turbine. When lifting is required in an offshore environment, it can become a very complex operation involving multiple vessels and cranes.

#### **Hazardous Activities**

Construction workers would be actively involved in potentially hazardous activities such as handling and management of hazardous chemical materials, contacting with moving parts of construction machinery, the operation of heavy machinery, excavation and the handling and installation of various building materials, and appropriate personal protective measures (such as

gloves, hard hats, steel-toed boots, eye protection and ear plugs or covers) should therefore be a routine part of construction activities.

### **Accidents/Incidents**

Potential impacts also include near misses, injuries or incidents due to inadequate risk assessment, application of risk control measures and regular monitoring of workplace incidents.

### **Dust, Noise and Vibration**

The generation of dust, noise and vibration during construction activities (i.e., earthmoving, operation of equipment and vehicles, construction traffic) may also have adverse effects on the workers employed in the construction works, unless adequate measures are taken (i.e., health controls, use of Personal Protective Equipment (PPE)).

In addition, the impact due to following risks on construction workers as well as nearby communities are discussed under *Chapter 15: Community Health and Safety, Section 15.4*:

- Traffic safety: Transport of heavy machinery materials, and increased movement of construction vehicles can lead to altered traffic patterns and heightened risks of accidents,
- Life and fire safety: A number of activities collectively increase the vulnerability of the construction site to fire incidents, jeopardizing the safety of both construction workers and nearby communities,
- Explosive use and blasting: During construction, where soil and rocks cannot be excavated with conventional equipment, ammonium nitrate / fuel oil (ANFO), an explosive made of ammonium nitrate and diesel fuel, can be utilized, which will potentially pose risk on workers.

## **14.4.2 Operation**

### **14.4.2.1 Labour and Working Conditions**

In terms of labour and working conditions, potential impacts that may occur during the Project's operation phase are listed below.

#### **Working Conditions and Terms of Employment**

Not providing reasonable working conditions and terms of employment poses a risk for the Project workforce. The workforce has a medium sensitivity for this impact. The magnitude of the impact is moderate, which corresponds to a moderate level of significance.

#### **Fair Treatment, Non-Discrimination and Equal Opportunity for Workers**

There will be no tolerance of discrimination on grounds of gender, religion, political views, nationality or social origin. Policy on People and Culture, which is one of the corporate policies of the Project Company explaining the fair treatment, non-discrimination and equal opportunity, will be implemented and disclosed to all workers including subcontractors. In terms of this impact, the Project workers' sensitivity is medium. This represents a moderate impact magnitude that corresponds to a moderate level of significance.

The presence of the security personnel is assessed in *Chapter 15: Community Health and Safety*. However, presence of the security personnel may lead to labour rights violation (including gender consideration) and conflicts among the workforce. Workers are sensitive to this impact at medium level. The magnitude of the impact is moderate, which corresponds to an impact with a moderate level of significance.

#### **Worker's Organisations**

Restricting workers from developing their own organisations and/or unions as well as alternative mechanisms to express their grievances and protect their rights regarding working conditions

and terms of employment might be a risk within the scope of the Project. The workforce has a medium sensitivity for this impact. The magnitude of the impact is moderate, which corresponds to a moderate level of significance.

#### **Workers' Grievance Mechanism**

Project workers may not be adequately informed about the grievance mechanism and the terms and conditions of their employment under the Project activities. Workers are sensitive to this impact at a medium level. The magnitude of the impact is moderate, resulting in an impact with a moderate level of significance.

#### **Gender-Based Violence and Harassment (GBVH) Risks**

GBVH risks towards the workers and residents of the Project affected neighbourhoods may occur unless proper preventive measures are taken. The sensitivity of the receptors to this impact is medium and the magnitude of the impact is moderate. This results in an impact with a moderate level of significance.

#### **Increased Number of Experienced Personnel at National Level**

The Project is estimated to contribute to the overall human resource capacity that is competent in operation of wind turbine projects at national context. The number of experienced and expert personnel is expected to increase in line with the Project improvements. In this regard, the sensitivity of the people in Türkiye has negligible sensitivity about this impact. The magnitude of the impact is moderate. Overall, this will lead to an impact with negligible significance level.

#### **14.4.2.2 Occupational Health and Safety**

Operation activities could present a number of common hazards to workers or visitors in the Project area and all possible hazards and risks during operation will be assessed and mitigated within the corporate OHS and safety management system, local requirements, and sectoral recommendations such as ICAO and IFC.

#### **Working at Height**

Working at height is a common occurrence in all phases of wind turbine operation and is particularly relevant for maintenance. While the main focus of managing work at height should be the prevention of falls, additional hazards that may need to be considered include: falling objects and adverse weather conditions (wind speed, temperature extremes, humidity and wetness).

#### **Working at Remote Locations**

Planning is an essential part of ensuring the safety, health and welfare of employees when working in remote locations, particularly in the offshore site.

#### **Lifting Operations**

Lifting operations are an integral part of the construction of any wind turbine. When lifting is required in an offshore environment, it can become a very complex operation involving multiple vessels and cranes.

In addition, the impact due to following risks on operation workers as well as nearby communities are discussed under *Chapter 15: Community Health and Safety, Section 15.4*:

- **Traffic safety:** The continuous movement of maintenance vehicles can lead to altered traffic patterns and potential conflicts on local roads,
- **Electromagnetic Interference and radiation:** The operation of a wind power plant introduces potential risks related to Electromagnetic Interference (EMI), particularly concerning the electricity transmission infrastructure. Moreover, the generation and transmission of electrical



power within a wind power plant may also give rise to concerns related to Electromagnetic Radiation (EMR)

### 14.4.3 Summary

**Table 14-8: Labour and working conditions sensitivity/value criteria for resource/receptors**

Subject	High	Medium	Low	Negligible
Working Conditions and Terms of Employment	Workplace where working conditions and terms of employment do not comply with the Lenders' standards and requirements	Workplace where reasonable working conditions and terms of employment are partially provided in line with the Lenders' standards and requirements	Workplace where reasonable working conditions and terms of employment are provided in line with the Lenders' standards and requirements but in some cases fail to apply properly	Workplace where working conditions and terms of employment comply with the Lenders' standards and requirements
Fair Treatment, Non-Discrimination and Equal Opportunity for Workers	Workplace with high levels of discrimination and unequal/unfair treatment to the workers that are exposed to all Project workers	Workplace with discrimination and unequal/unfair treatment to the workers that are exposed to certain group of workers	Workplace with fair treatment, non-discrimination and equal opportunity strategy but in some cases fails to apply properly	Workplace effectively operating in line with fair treatment, non-discrimination and equal opportunity principles
Workers' Grievance Mechanism	Non-existence of a workers' grievance mechanism/ Resistance to establish a workers' grievance mechanism	Workers' grievance mechanism that is not accessible and transparent and that discourages workers to use properly due to risks of dismissal and retaliation	Effective workers' grievance mechanism, but with limited channels and lack of principles in terms of prioritization, resolution timeline and disclosure of the outcomes	Effectively functioning grievance mechanism
Worker's Organisations	Restricting workers from developing their own organisations and/or unions as well as alternative mechanisms to express their grievances and protect their rights regarding working conditions and terms of employment	Not providing a transparent environment for workers to develop their own organisations and/or unions as well as alternative mechanisms to express their grievances and protect their rights regarding working conditions and terms of employment	Providing a transparent environment for workers to develop their own organisations and/or unions as well as alternative mechanisms to express their grievances and protect their rights regarding working conditions and terms of employment	Enabling and informing workers about their rights in order to encourage them to develop their own organisations and/or unions as well as alternative mechanisms to express their grievances and protect their rights regarding working conditions and terms of employment
Child and Forced Labour	Existence of child and forced labour under improper working conditions without any ways to remedy	Existence of child and forced labour under improper working conditions with certain ways to remedy	Existence of child and forced labour under proper working conditions with certain ways to remedy	Non-existence of child labour and forced labour
Overtime Working	Forcing the workers to work overtime under improper	Performing overtime working with worker's consent but	Performing overtime working with worker's consent but	Performing overtime working with worker's consent

Subject	High	Medium	Low	Negligible
	working conditions and not compensating the overtime worked hours	not compensating the overtime worked hours	partially compensating the overtime worked hours	and compensating the overtime worked hours properly
Gender-Based Violence and Harassment (GBVH) Risks	Insecure conditions and lack of security measures that may lead GBVH risks occurring and make Project workers as well as local community members in the nearby neighbourhoods open to abuse	Limited security measures that may not prevent GBVH risks occurring	Adequate conditions with certain security measures and strategies that prevent GBVH risks occurring but, in some cases, fail to apply properly	Optimal conditions that are applied properly with certain security measures and strategies that prevent GBVH risks occurring
Retrenchment and Demobilisation Risks	Retrenchment and demobilisation processes that do not comply with the Lenders' standards and requirements	Retrenchment and demobilisation processes that partially comply with the Lenders' standards and requirements	Retrenchment and demobilisation processes that comply with the Lenders' standards and requirements, but, in some cases, fail to apply properly	Retrenchment and demobilisation processes that comply with the Lenders' standards and requirements
Conditions In Construction Camps and Other Facilities	Construction camps and other facilities with major problems related to sanitation, hygiene, waste, food, which are not compliant with the international standards	Improper conditions in construction camps and other facilities that are partially compliant with the international standards	Improvable conditions with minor problems in construction camps and other facilities that are partially compliant with the international standards	Optimal conditions in construction camps and other facilities in full compliance with international standards

**Table 14-9: Impact significance during construction**

Impact Description	Receptor	Impact Magnitude					Overall Impact Magnitude	Receptor Sensitivity	Impact Significance
		Severity	Duration	Spatial Extent	Reversibility	Likelihood			
Working Conditions and Terms of Employment	All Project workers	High	Construction	Construction area	Reversible	Possible	Moderate	Medium	Moderate
Fair Treatment, Non-Discrimination and Equal Opportunity for Workers	All Project workers	High	Construction	Construction area	Reversible	Occurring under specific conditions	Moderate	Medium	Moderate
Worker's Organisations	All Project workers	High	Construction	Construction area	Reversible	Occurring under specific conditions	Moderate	Medium	Moderate
Workers' Grievance Mechanism	All Project workers	High	Construction	Construction area	Reversible	Possible	Moderate	Medium	Moderate
Management of Contractors, Subcontractors and Supply Chain (Including Child and Forced Labour)	All Project workers	High	Construction	Construction area	Reversible	Possible	Moderate	Medium	Moderate
Overtime Working without Workers' Consent and/or Compliance with National and International Requirements	All Project workers	Medium	Construction	Construction area	Irreversible unless compensated	Occurring under specific conditions	Moderate	Medium	Moderate
Gender-Based Violence and Harassment (GBVH) Risks	All Project workers/ Local community members residing in the nearby neighbourhoods	High	Construction	Construction area	Irreversible unless compensated	Possible	Moderate	Medium	Moderate
Conditions In Construction Camps and Other Facilities	All Project workers	High	Construction	Construction area	Reversible	Possible	Moderate	Medium	Moderate

Impact Description	Receptor	Impact Magnitude					Overall Impact Magnitude	Receptor Sensitivity	Impact Significance
		Severity	Duration	Spatial Extent	Reversibility	Likelihood			
Retrenchment and Demobilisation Risks	All Project workers	High	Construction	Construction area	Reversible	Occurring under specific conditions	Moderate	Medium	Moderate
Increase In Local Employment Rates Through Employment Opportunities Created by The Project	All Project workers/ Local community members residing in the nearby neighbourhoods	Medium	Construction	Construction area	Reversible	Possible	Moderate	Medium	Moderate

**Table 14-10: Occupational Health and Safety Risks During Construction**

Receptor	Risk Summary	Receptor Sensitivity	Risk Likelihood	Risk Severity	Risk Rating
Construction workers and visitors	Risk of accidents in result of poor risk management	High	4: Occasional	A: Catastrophic	<b>4A: High Risk</b>
Construction workers	Risk of occupational diseases	High	3: Remote	A: Catastrophic	<b>3A: High Risk</b>

**Table 14-11: Impact significance during operation**

Impact Description	Receptor	Impact Magnitude					Overall Impact Magnitude	Receptor Sensitivity	Impact Significance
		Severity	Duration	Spatial Extent	Reversibility	Likelihood			
Working Conditions and Terms of Employment	All Project workers	High	Operation	Construction area	Reversible	Possible	Moderate	Medium	Moderate
Fair Treatment, Non-Discrimination and Equal Opportunity for Workers	All Project workers	High	Operation	Construction area	Reversible	Occurring under specific conditions	Moderate	Medium	Moderate
Worker's Organisations	All Project workers	High	Operation	Construction area	Reversible	Occurring under specific conditions	Moderate	Medium	Moderate
Workers' Grievance Mechanism	All Project workers	High	Operation	Construction area	Reversible	Possible	Moderate	Medium	Moderate
Gender-Based Violence and Harassment (GBVH) Risks	All Project workers/ Local community members residing in the nearby neighbourhoods	High	Operation	Construction area	Irreversible unless compensated	Possible	Moderate	Medium	Moderate
Increased Number of Experienced Personnel at National Level	All Project workers/ National wind industry workers	Medium	Operation / Post-operation	Construction area and neighbourhood	Reversible	Possible	Moderate	Negligible	Negligible

**Table 14-12: Occupational Health and Safety Risks During Operation**

Receptor	Risk Summary	Receptor Sensitivity	Risk Likelihood	Risk Severity	Risk Rating
Staff and visitors	Risk of accidents in result of poor OHS risk management	High	4: Occasional	A: Catastrophic	4A: High Risk
Staff and visitors	Risk of accidents in result of earthquake and structural failure	High	2: Improbable	A: Catastrophic	2A: Moderate Risk

Receptor	Risk Summary	Receptor Sensitivity	Risk Likelihood	Risk Severity	Risk Rating
Staff and visitors	Risk of fire and explosion accidents	High	3: Remote	A: Catastrophic	3A: High Risk



## 14.5 Impact Mitigation & Residual Impact

To prevent, minimize or offset the adverse labour related impacts, mitigation measures were identified in accordance with the national regulations and laws, international standards and best practices.

### 14.5.1 Construction

#### 14.5.1.1 Labour and Working Conditions

Regarding the potential impacts of the Project on labour and working conditions during the construction phase, the following mitigation and enhancement measures will be applied:

- HR & Worker Management Plan (covering both the management of contractor and subcontractor labour) will be developed for construction and operation phases of the Project separately.
- HR & Worker Management Plan for the construction phase will include Workers' Accommodation Plan to ensure that necessary camp management actions are applied within the Project's mobilization area in line with the Lenders' standards and requirements. The assessment of environmental and social conditions of all mobilization areas will be undertaken with respect to the specified requirements.
- Enercon will finalize and implement the HR and worker management procedures covering the processes from recruitment and employment.
- HR & Worker Management Plan together with the HR Policy and other relevant corporate policies of the Project Company as well as the HR and worker management procedures and other applicable corporate level policies of Enercon that address non-discrimination and equal opportunity, workers' rights and benefits, right to unionization, grievance mechanism, child and forced labour in line with the national and international requirements will be implemented throughout the Project lifecycle and disclosed to all Project workers including subcontractors.
- There will be a formalized and written Project Grievance Mechanism Procedure that involves the principles of the mechanism (including confidentiality and anonymity), available channels, defined timeframes for acknowledgement of the receipt of complaints and subsequent resolution, and management and resolution process together with the assigned responsible Project staff. The Project Grievance Mechanism Procedure will be disclosed to all Project workers including contractor and subcontractors. Grievance mechanism channels will be enabled for the workers through which they can raise their concerns and suggestions.
- Code of Conduct for workers will be developed together with the items that ensuring appropriate and proportional security (including GBVH risks) measures for workers (i.e., lighting, alarms, separate toilets) are provided. Code of Conduct will be disclosed to all Project workers.
- Corporate level GBVH Policy of the Project Company will be implemented once it is finalized and established.
- The fact that Enercon and its subcontractors follow national laws and regulations as well as international requirements in the employment of construction workers will be ensured through certain strategies (i.e., monitoring the workers' overtime consent forms, enabling the grievance mechanism). Contractor Selection, Evaluation and Management Procedure will be developed and implemented.
- The fact that vulnerable workers (i.e., women, disabled, migrant workers) are included and protected will be ensured through the items specified within the Code of Conduct in line with the Lenders' standards and requirements.

- Corporate level Security Personnel Code of Conduct of the Project Company will be implemented once finalized.
- The use of all forms of child and forced labour will be prevented in contractor, subcontractor and supply chain companies through Contractor Selection, Evaluation and Management Procedure, Procurement Procedure, and HR & Worker Management Plan that are prepared specific to the Project as well as the corporate level Supplier Code of Conduct once it is finalized and established.
- HR & Worker Management Plan as well as Local Content and Procurement Procedure will involve certain items to ensure maximization of employment and procurement opportunities for local people and businesses.
- Quota for the employment of female workers to provide gender equality will be established in line with the Project Company's gender equality objectives.
- Corporate level Retrenchment Policy of the Project Company will be implemented once finalized.
- The Project Company will conduct periodic labour audits that will be taken internally as well as by the external parties to determine the labour management performance and identify the gaps related to the labour management as per the national legislation, Lenders' standards and requirements as well as ILO and other applicable international requirements.

#### 14.5.1.2 Occupational Health and Safety

The mitigation measures that will be applied to reduce or avoid the potential occupational health and safety risks during the construction phase will include but not be limited to the following:

- All national health and safety regulations will be followed by the Project Company and their contractors.
- Good site management practice (training and qualification of staff, appropriate work standards) to reduce occupational health and safety risks will be implemented.
- Occupational Health and Safety Management Plan, which is structured to cover site specific risks and appropriate mitigation and monitoring requirements, will be implemented.
- Risk assessments, covering site and Project specific OHS risks, will be conducted.
- Permit to Work Procedure will be implemented.
- Emergency Preparedness and Response Plan will be implemented.
- Supply and use of appropriate PPE will be ensured in line with international best practice and national legislation.
- Regular trainings on the possible risks regarding the work site and works to be carried out will be provided to all Project workers.
- Accident records (fatalities, lost time incidents, any significant events including spills, fire, outbreak of pandemic or communicable diseases, social unrest, etc.) will be kept in a central log properly.
- Regular inspection of equipment and vehicles will be conducted.
- Relevant monitoring parameters and implementation of regular monitoring of the occupational health and safety performance of main contractor and subcontractors will be properly defined.
- The subcontractors will also be required to follow the requirements of the Project. Contracts to be signed with subcontractors will include health and safety requirements.
- OHS mitigation measures will be designed and implemented following a structured Health and Safety Management System as defined in Occupational Health and Safety Management Plan.

- Health and safety organizational structure will be developed which involves sufficiently qualified health and safety personnel for Project specific risks.

## 14.5.2 Operation

### 14.5.2.1 Labour and Working Conditions

To address the potential impacts of the Project on labour and working conditions during operation phase, the following mitigation and enhancement measures will be applied:

- HR & Worker Management Plan (covering both the management of contractor and subcontractor labour) will be developed and implemented.
- HR & Worker Management Plan together with the HR Policy and other relevant corporate policies of the Project Company that address non-discrimination and equal opportunity, workers' rights and benefits, right to unionization, grievance mechanism, child and forced labour in line with the national and international requirements will be implemented throughout the Project lifecycle and disclosed to all Project staff.
- There will be a formalized and written Project Grievance Mechanism Procedure that involves the principles of the mechanism (including confidentiality and anonymity), available channels, defined timeframes for acknowledgement of the receipt of complaints and subsequent resolution, and management and resolution process together with the assigned responsible Project staff. The Project Grievance Mechanism Procedure will be disclosed to all Project staff. Grievance mechanism channels will be enabled for the workers through which they can raise their concerns and suggestions.
- Code of Conduct for the Project staff will be developed together with the items that ensuring appropriate and proportional security (including GBVH risks) measures for workers (i.e., lighting, alarms, separate toilets) are provided. Code of Conduct will be disclosed to all Project staff.
- Corporate level Security Personnel Code of Conduct of the Project Company will be implemented once finalized.
- Corporate level GBVH Policy of the Project Company will be implemented once it is finalized and established.
- The fact that vulnerable workers (i.e., women, disabled, migrant workers) are included and protected will be ensured through the items specified within the Code of Conduct in line with the Lenders' standards and requirements.
- Quota for the employment of female workers to provide gender equality will be established.
- The Project Company will conduct periodic labour audits that will be taken internally as well as by the external parties to determine the labour management performance and identify the gaps related to the labour management as per the national legislation, Lenders' standards and requirements as well as ILO and other applicable international requirements.

### 14.5.2.2 Occupational Health and Safety

Regarding the potential occupational health and safety risks during the Project activities, risk assessments will be conducted to determine the complete set of measures required. At a minimum, the following mitigation measures will be applied:

- Implementation of the following as part of the ESMS: Emergency Preparedness and Response Plan, Community Health and Safety Plan, Hazardous Materials Management Plan, Waste and Wastewater Management Plan.
- Regular monitoring and reporting of the occupational health and safety conditions within the Project including incidents and near misses.

- Providing a Self-Inspection Checklist for the Project personnel to fill the checklist on a regular basis and keeping the records of the checklist.
- Training workers in the use of the available information, safe work practices, and appropriate use of PPE.

### 14.5.3 Summary

Labour and working conditions as well as OHS related residual impacts during construction and operation phases of the Project are summarized in below tables.

**Table 14-13: Labour and working conditions related residual impacts during construction**

Impact	Receptor	Impact Significance without Mitigation	Residual Impact Significance
Working Conditions and Terms of Employment	All Project workers	Moderate	Negligible
Fair Treatment, Non-Discrimination and Equal Opportunity for Workers	All Project workers	Moderate	Negligible
Worker's Organisations	All Project workers	Moderate	Negligible
Workers' Grievance Mechanism	All Project workers	Moderate	Negligible
Management of Contractors, Subcontractors and Supply Chain (Including Child and Forced Labour)	All Project workers	Moderate	Negligible
Overtime Working without Workers' Consent and/or Compliance with National and International Requirements	All Project workers	Moderate	Negligible
Gender-Based Violence and Harassment (GBVH) Risks	All Project workers/ Local community members residing in the nearby neighbourhoods	Moderate	Negligible
Conditions In Construction Camps and Other Facilities	All Project workers	Moderate	Negligible
Retrenchment and Demobilisation Risks	All Project workers	Moderate	Negligible
Increase In Local Employment Rates Through Employment Opportunities Created by The Project	All Project workers/ Local community members residing in the nearby neighbourhoods	Moderate	Negligible

**Table 14-14: Residual OHS Risks during construction**

Receptor	Risk Summary	Receptor Sensitivity	Risk Likelihood	Risk Severity	Risk Rating
Construction Workers Visitors	Risk of accidents in result of poor safety culture	High	1: Extremely Improbable	C: Major	1C: Low Risk
Construction Workers	Risk of occupational diseases	High	1: Extremely Improbable	C: Major	1C: Low Risk

**Table 14-15: Labour and working conditions related residual impact during operation**

Impact	Receptor	Impact Significance without Mitigation	Residual Impact Significance
Working Conditions and Terms of Employment	All Project workers	Moderate	Negligible
Fair Treatment, Non-Discrimination and Equal Opportunity for Workers	All Project workers	Moderate	Negligible
Worker's Organisations	All Project workers	Moderate	Negligible
Workers' Grievance Mechanism	All Project workers	Moderate	Negligible
Gender-Based Violence and Harassment (GBVH) Risks	All Project workers/ Local community members residing in the nearby neighbourhoods	Moderate	Negligible
Increased Number of Experienced Personnel at National Level	All Project workers/ National wind industry workers	Negligible	Negligible

**Table 14-16: Residual OHS Risks during operation**

Receptor	Risk Summary	Receptor Sensitivity	Risk Likelihood	Risk Severity	Risk Rating
Staff and visitors	Risk of accidents in result of poor OHS risk management	High	1: Extremely Improbable	D: Minor	1C: Low Risk
Staff and visitors	Risk of accidents in result of earthquake and structural failure	High	2: Improbable	C: Major	1C: Low Risk
Staff and visitors	Risk of fire and explosion accidents	High	2: Improbable	D: Minor	2D: Low Risk

# 15 Community Health & Safety

## 15.1 Introduction

The integration of wind power projects into communities results in transformative shifts in energy landscapes, promising sustainable solutions while concurrently giving rise to a spectrum of concerns related to community health and safety. As the multifaceted aspects of community well-being throughout the construction and operation phases of wind power initiatives are delved into, it becomes evident that fostering a balance between renewable energy development and the preservation of community health and safety is deemed paramount. This section unfolds an intricate tapestry of considerations, where the potential impacts that construction activities, turbine operations, and associated infrastructures may have on the communities that host these renewable energy ventures are examined.

This section provides an assessment of the Project health, safety and security aspects that may impact workers and nearby communities during the construction and operation phases and sets out the mitigation measures to avoid or minimize the risks together with the residual impacts that are foreseen to remain. In accordance with the requirements of the IFC PS4: Community Health, Safety and Security, potential risks, and significant adverse impacts have been identified.

Commencing with the construction phase, assessment was done to the potential implications on water quality, structural safety, life and fire safety, traffic safety, the transport of hazardous materials, disease prevention, emergency preparedness, ecosystem services, the presence of security personnel, and public access through the deployment of heavy machinery, excavation processes, and transportation activities. Each facet presents unique challenges that require thoughtful assessments and the implementation of mitigation strategies to ensure the preservation of the community's well-being.

Transitioning to the operation phase, the assessment encompasses the persistent impacts on community health and safety, including the risks associated with blade and ice throw incidents, electromagnetic interference and radiation, shadow flicker, traffic safety, abnormal load transportation, and the presence of security personnel. The ongoing dynamic introduced by the operation phase demands a nuanced understanding of risks, ranging from the visual discomfort caused by shadow flicker to the potential distractions posed by the motion of turbine blades impacting traffic safety.

Throughout these discussions, the importance of community engagement, transparent communication, and the implementation of mitigation measures emerges as a recurring theme. Striking a delicate balance between the imperative of sustainable energy generation and the preservation of community health and safety forms the essence of our exploration, emphasizing the need for collaborative efforts among wind power operators, local communities, and regulatory bodies to foster responsible and harmonious development within the renewable energy landscape.

## 15.2 Methodology

### 15.2.1 Study Area and Area of Influence

Study Area and Aol is decided to be used as described in *Chapter 13: Social Environment*.



## 15.2.2 Data Limitations

Available resources and desk research played a role in the preparation of this chapter. The analysis and evaluations were carried out based on the prepared National EIA report and accepting the information therein as accurate and correct.

Due to field and land conditions, it was not possible to visit all the neighbourhoods within the Project's social AoI. Therefore, the existing reports (i.e. National EIA, General Directorate of Highways data, etc.) were assumed to be accurate.

Even though it has no significant impact on adequacy of the baseline data, impact assessment and generated mitigations, it shall be noted that due to field and land conditions, it was not possible to visit all the neighbourhoods within the Project's social AoI. Therefore, the existing reports (i.e. National EIA, General Directorate of Highways data, etc.) were used in this regard. The accuracy of EIA was also investigated as part of the ESIA investigations, and appropriate baseline data was gathered from EIA studies. This data limitation was overcome with stakeholder engagement with local community and the relevant public authorities as well.

## 15.2.3 Applicable Guidelines and Standards

### 15.2.3.1 National Requirements

Within the Turkish national legislative framework, specific regulations and guidelines have been established to address community health and safety concerns arising from the development and operation of wind power plants. This chapter provides a detailed examination of the compliance requirements outlined in Turkish legislation, emphasizing the importance of aligning wind power projects with national standards to ensure responsible and sustainable development.

#### **Environmental Impact Assessment (EIA) Regulation**

Under Turkish law, the EIA Regulation plays a pivotal role in evaluating the potential impacts of wind power projects on community health and safety. Adherence to this regulation necessitates the completion of a thorough EIA process, where potential risks and mitigation measures are identified. The EIA process involves public participation, ensuring that local communities have the opportunity to voice their concerns and contribute to decision-making. Moreover, opinions from relevant public authorities are also obtained during preparation of National EIA Report. Wind power projects are required to comply with the mitigation measures outlined in the approved EIA report, addressing specific health and safety considerations identified during the assessment.

#### **Motorway Traffic Law (2918)**

The purpose of this Law is to ensure traffic order on highways in terms of life and property safety and to determine the measures to be taken in all matters concerning traffic safety. This Law covers traffic-related rules, conditions, rights and obligations, their implementation and supervision, relevant organizations and their duties, powers and responsibilities, working procedures and other provisions.

#### **Regulation On Preventing Major Industrial Accidents and Reducing Their Impacts (OG Date/Number: 02.03.2019/30702)**

The Regulation on Preventing Major Industrial Accidents and Reducing Their Impacts, officially published in Official Gazette dated 2 March 2019 numbered 2019/30702, stands as a comprehensive framework within the Turkish legislative landscape. This regulation is a pivotal component of the national commitment to enhancing industrial safety and minimizing the potential consequences of major accidents. It delineates the standards and protocols aimed at preventing, preparing for, and mitigating the impacts of industrial incidents that could pose substantial risks to the environment, public health, and safety. The regulation mandates the

identification of major accident hazards, requiring industries to develop and implement risk management strategies, emergency response plans, and safety measures. Through this legal instrument, Turkish authorities underscore their dedication to fostering a proactive approach to industrial safety, ensuring that industries operating within the country adhere to stringent measures aimed at averting major accidents and safeguarding the well-being of both the environment and the communities in proximity.

### **Environmental Noise Regulation**

Mitigating the impact of noise pollution is a key aspect of compliance with Turkish legislation. The Noise Pollution Control Regulation establishes permissible noise limits for wind power plants, ensuring that operational activities do not exceed levels that may adversely affect the health and well-being of local residents. Compliance involves continuous monitoring of noise emissions and the implementation of measures to mitigate any identified issues. The details are provided in *Chapter 9: Noise and Vibration*.

### **Regulation on Controlling Industrial Air Pollution (RCIAP)**

Within the framework of national legislation, limit values for all kinds of industrial activities are given in the RCIAP. Ambient air limit values are provided in Annex-2 Table 2.2 of RCIAP and these limit values decrease gradually over the years until 2024. The details are provided in *Chapter 7: Air Quality*.

### **Legislative Framework regarding Water**

Legislative Framework regarding water quality and availability is provided in *Chapter 5: Water Quality, Hydrology and Hydrogeology* in detail.

Compliance with the Turkish National Legislative Framework is essential for wind power projects operating within the country. By aligning with regulations such as the EIA Regulation, OHS legislation, zoning plans and land use regulations, and the Noise Pollution Control Regulation, wind power projects contribute to the responsible and sustainable development of the renewable energy sector in Türkiye. This legislative framework emphasizes the importance of protecting both workers and local communities, fostering a harmonious coexistence between wind power projects and the broader societal context.

#### **15.2.3.2 International Requirements**

International financial institutions and development organizations have established a framework of standards to guide the development of wind power projects, emphasizing environmental and social responsibility. Among these standards are the IFC PS 4, IFC General EHS Guidelines: Community Health and Safety, IFC EHS Guidelines: Wind Energy, and EBRD PR 4. Compliance with these standards is imperative for the sustainable development and responsible operation of wind power projects globally.

This section provides an overview of the international regulatory framework and applicable standards for the Project, which include international requirements including the Environmental and Social Framework of the World Bank and relevant European Union (EU) directives.

#### **International Finance Corporation (IFC) Performance Standard 4**

IFC PS 4 is a cornerstone in ensuring the community health and safety of the projects. By adhering to this standard, wind power projects commit to identifying and addressing potential health and safety risks to the communities in which they operate. This includes comprehensive risk assessments, community engagement, and the implementation of measures to prevent and mitigate adverse impacts. Compliance with Performance Standard 4 ensures that the project

aligns with international best practices and contributes to the overall well-being of the communities affected.

### **IFC General EHS Guidelines: Community Health and Safety**

The IFC General EHS Guidelines further delve into Community Health and Safety aspects applicable to a broad range of industries, providing a comprehensive reference for wind power projects. The adherence to these guidelines ensures the incorporation of key principles, such as community engagement, risk assessment, and the implementation of measures to prevent accidents and mitigate potential adverse impacts on health and safety. This promotes a holistic approach to community well-being throughout the life cycle of the wind power project.

### **IFC EHS Guidelines: Wind Energy**

Tailored specifically for the wind energy sector, the IFC EHS Guidelines: Wind Energy provide detailed guidance on the environmental and social aspects unique to wind power projects. By aligning with these sector-specific guidelines, projects contribute to the sustainability of the wind energy sector and mitigate potential adverse effects on the environment and local communities. Within this scope, abnormal load transportation during construction, blade and ice throw, aviation related risks, electromagnetic and radiation impacts, shadow flicker shall be assessed within the scope of a WPP Project.

### **EBRD Performance Requirement 4**

The EBRD PR 4 focuses on Community Health, Safety, and Security, mirroring the IFC's commitment to these crucial aspects of project development. Adherence to this requirement reinforces the importance of identifying, preventing, and mitigating potential adverse impacts on community health and safety. Compliance with EBRD standards aligns wind power projects with internationally recognized benchmarks, enhancing their credibility, and contributing to the responsible and sustainable growth of the renewable energy sector.

### **U.S. International DFC's Environmental and Social Policy and Procedures (2020)**

It requires compliance with the national legal and regulatory framework as well as applicable international standards on community health and safety. Key potential impacts and risks on communities and Project Affected People need to be considered within the scope of the DFC ESPPs and relevant mitigation measures, action plans and corrective actions should be applied.

In conclusion, adherence to international standards such as IFC PS 4, IFC General EHS Guidelines: Community Health and Safety, IFC EHS Guidelines: Wind Energy, and EBRD PR 4 is paramount for wind power projects seeking to operate responsibly on a global scale. Compliance ensures the integration of best practices, fosters community well-being, and contributes to the long-term sustainability of the wind energy sector.

### **U.S. International DFC's Environmental and Social Policy and Procedures (2020)**

It requires compliance with the national legal and regulatory framework as well as applicable international standards on community health and safety. Key potential impacts and risks on communities and Project Affected People need to be considered within the scope of the DFC ESPPs and relevant mitigation measures, action plans and corrective actions should be applied.

In conclusion, adherence to international standards such as IFC Performance Standard 4, IFC General EHS Guidelines: Community Health and Safety, IFC EHS Guidelines: Wind Energy, and EBRD Performance Requirement 4 is paramount for wind power projects seeking to operate responsibly on a global scale. Compliance ensures the integration of best practices, fosters community well-being, and contributes to the long-term sustainability of the wind energy sector.

## 15.3 Baseline Description

### 15.3.1 Infrastructure

Baseline descriptions regarding the infrastructural conditions (i.e., health services, water supply, sewerage, agricultural infrastructure) in the Project area are described in Section 13.3.5. Moreover, as indicated in ETL's PID, there is no agricultural infrastructure in the Licence Area. Approval for non-agricultural use shall be obtained in line with Article 13 of the Soil Conservation and Land Use Law No. 5403. According to the approval provided by the Ministry of Agriculture and Forestry, there would be no agricultural infrastructure on these roads that might impede land usage. The detail regarding agricultural infrastructure is provided in Section 13.4.1.5.

### 15.3.2 Life and Fire Safety and Emergency Response

Disaster and Emergency Management Authority (AFAD) is an institution working to prevent disasters, minimize disaster-related damages, plan and coordinate post-disaster response, and promote cooperation among various government agencies. In this regard, AFAD introduced a disaster management model which prioritizes Türkiye's transition from crisis management to risk management, which came to be known as the Integrated Disaster Management System. AFAD currently has 81 provincial branches across Türkiye in addition to eleven search and rescue units. Over the past seven years, AFAD successfully coordinated Türkiye's response to a number of devastating earthquakes and floods.

There are operating police departments and hospitals around the Project area in different districts including Selçuk, Tire and Germencik. The distance between the Germencik police department and the Project area is approximately 22 km whereas the hospital is around 23 km from the Project area. There are no fire stations and fire towers nearby the Project.

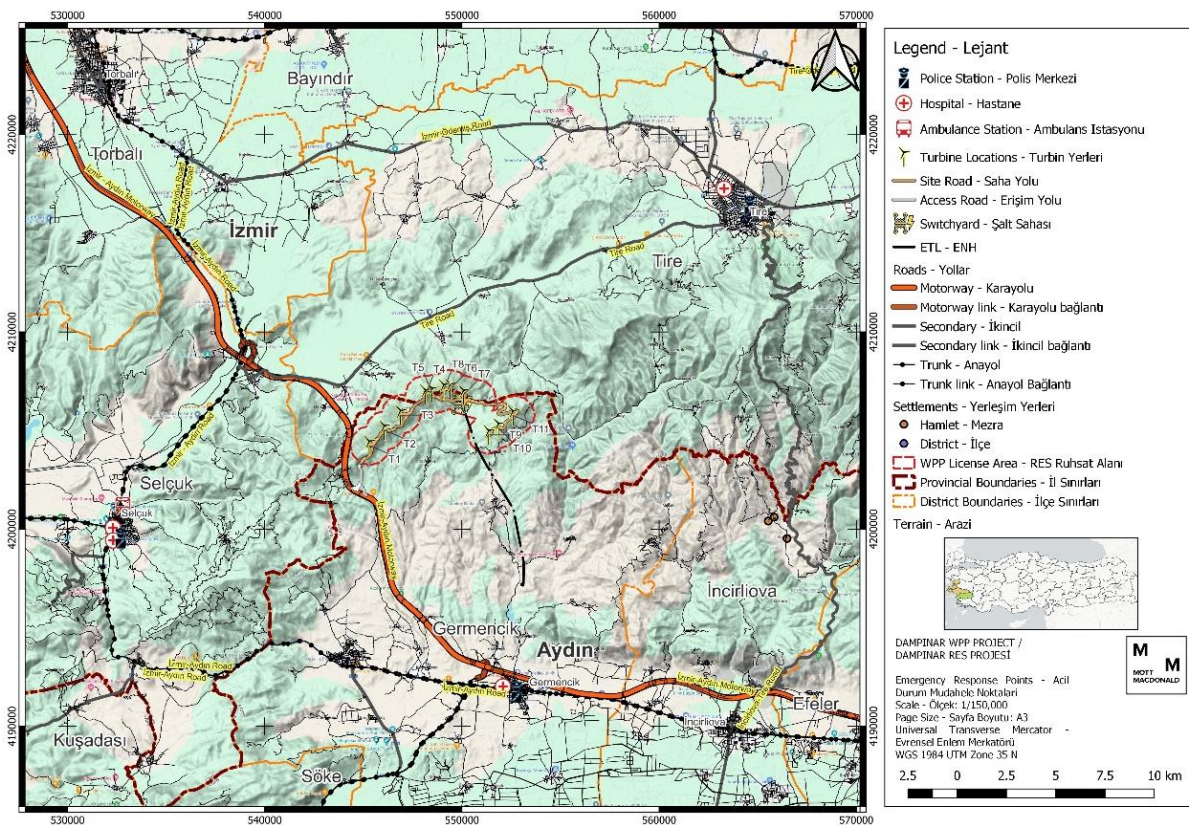


Figure 15-1: Emergency response points

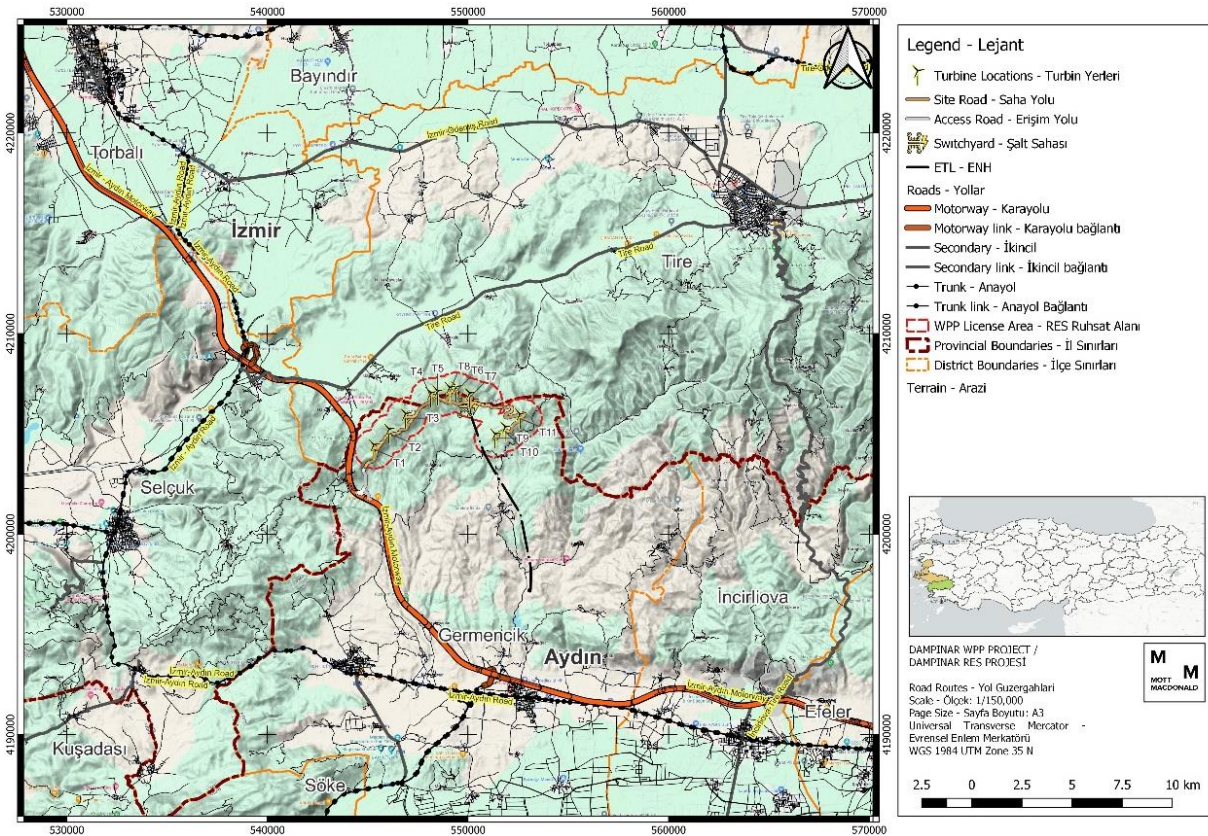


### 15.3.3 Traffic & Transport

The baseline status of traffic and transport features of Project area and its close vicinity have been examined in order to understand current access to the site and traffic loads. Within this scope, information regarding the baseline status is obtained by examining the below listed documentation:

- Dampınar WPP National EIA Report, 2023, Nartus
- Open Street Map Geodatabase (<https://www.openstreetmap.org/>)
- Google Earth Satellite Images
- General Directorate of Highways, 2<sup>nd</sup> Regional Division Traffic Volume Maps

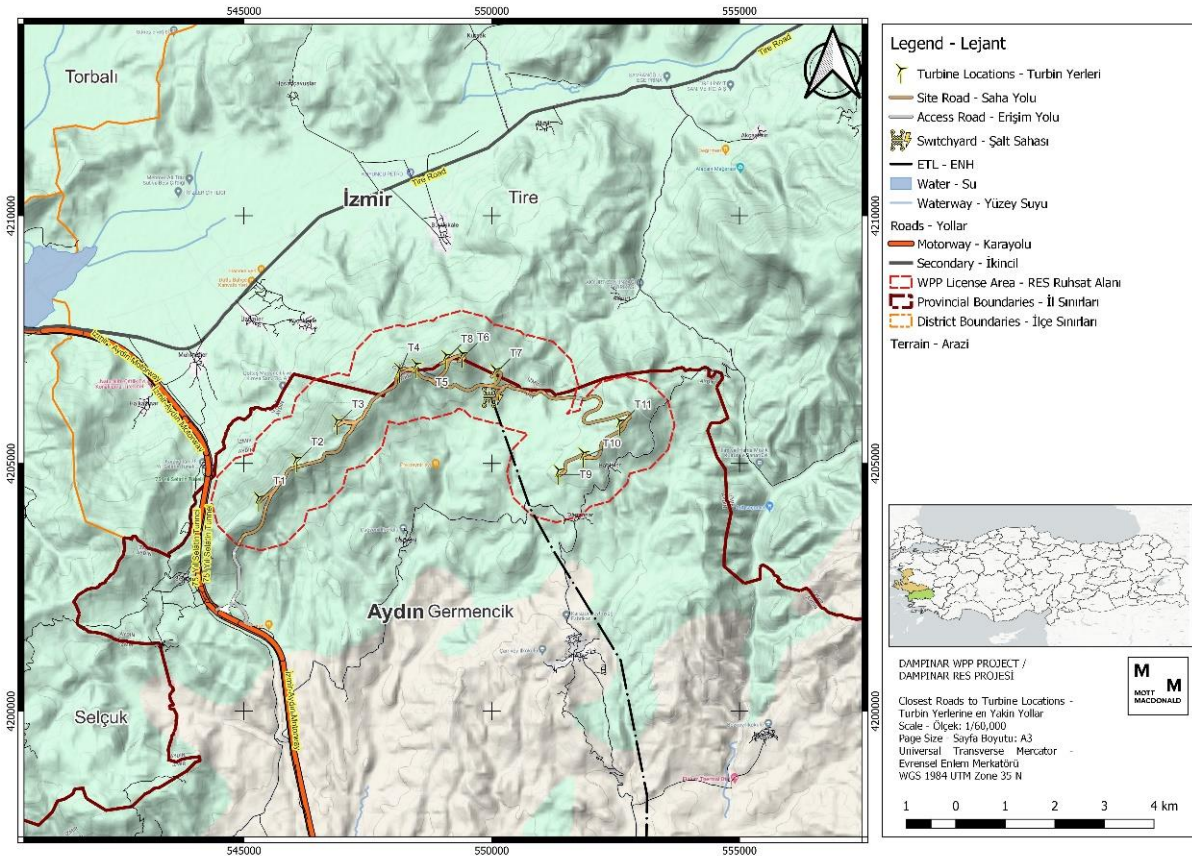
Access to the Project area will be via Tire Road and Dağyeni - Dampınar Road connected to E-87 Highway, rehabilitation of existing roads as much as possible, and if not possible, new road construction in sections where there is no access. Within the scope of the Project, it is planned to carry out widening and improvement works and to open a new road in accordance with the zoning plans.



**Figure 15-2: Available roads around the project area and planned access roads**

The Project area is under the responsibility of the 2<sup>nd</sup> Regional Directorate of Highways. In the opinion of the 2<sup>nd</sup> Regional Directorate of Highways dated 06.04.2022 and numbered 782601, it was stated that the Project area does not constitute a front to the routes of the institution. In line with the relevant opinion, the transports to be made within the scope of the Project will be carried out in accordance with the Highways Traffic Law No. 2918, the permits specified in the laws and regulations will be obtained in advance for the transports to be made on the roads in the maintenance network and no new connection will be made to the road other than the existing connections.

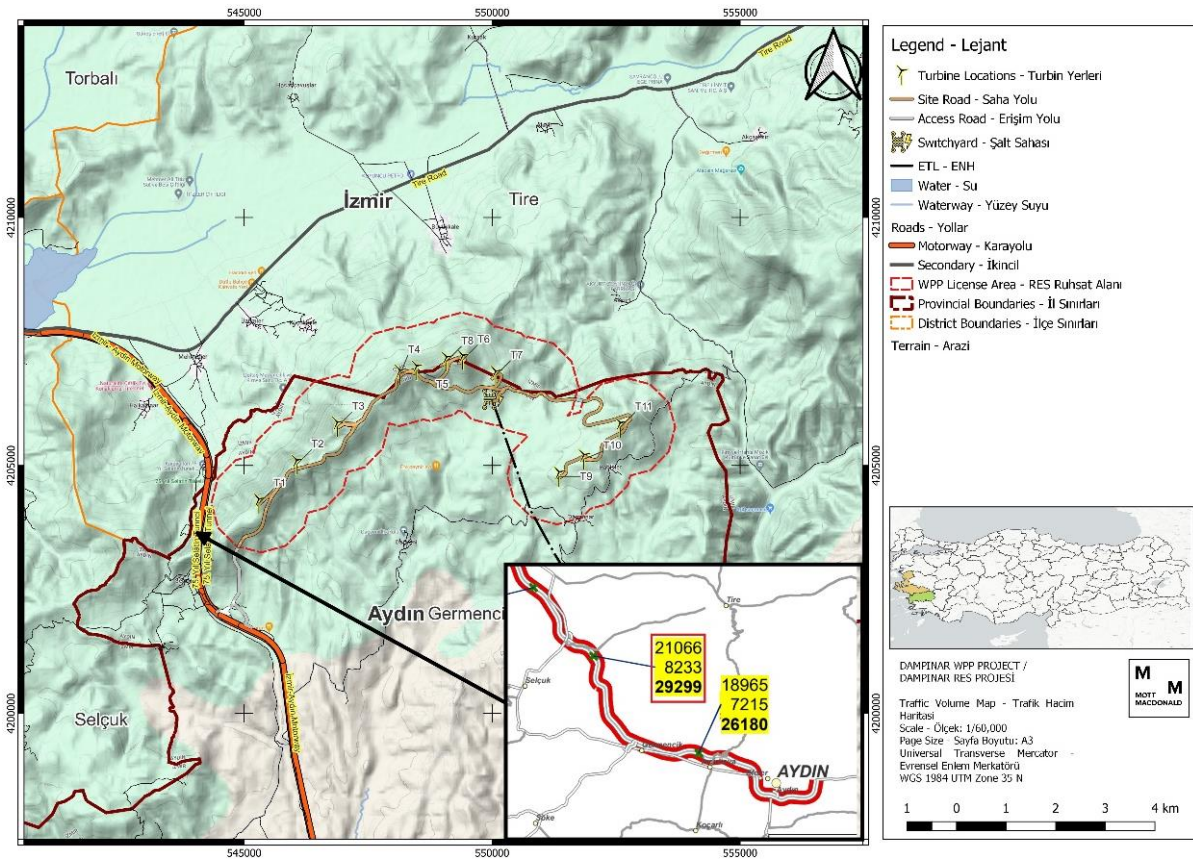
Due to the proximity of the Selatin neighbourhood to the access road there may occur short-term disruption to the daily transport activities or agricultural/animal husbandry livelihood activities of the neighbourhood residents.



**Figure 15-3: Closest roads to the turbine locations**

The traffic volume of the highways close to the Project area is evaluated as well. As described above, the Project area is located within the jurisdiction of General Directorate of Highways, 2<sup>nd</sup> Regional Division. As such, the traffic volume map of the General Directorate of Highways, 2<sup>nd</sup> Regional Division is assessed under this scoping study. As seen in the below map, the closest highway (E87 – İzmir - Aydın) junction to the Project area is located around Selatin neighbourhood.





**Figure 15-4: General Directorate of Highways, 14<sup>th</sup> Regional Division Highway traffic volume**

In addition, traffic volume estimations of the state roads within the General Directorate of Highways, 2<sup>nd</sup> Regional Division jurisdiction is also evaluated. The closest junction to the Project area is located near the Germencik district. Accordingly, it is estimated that total of 29,299 vehicles passing through this location (Figure 15-4).

### 15.3.4 Water, Air Quality, Noise

Baseline descriptions with respect to status of water bodies, ambient air quality and noise conditions in the Project area are described in the relevant chapters of this ESIA report, *Chapter 5: Water Quality, Hydrology and Hydrogeology*, *Chapter 7: Air Quality* and *Chapter 9: Noise and Vibration*, respectively.

### 15.3.5 Community Grievances

The Project has an external grievance mechanism in place to receive and manage the grievances reported by community members and all other external stakeholders. The existing grievance mechanism will be revised to comply with international requirements. Details on the external grievance mechanism to be revised and implemented within the scope of the Project are given in the *Chapter 18: Stakeholder Engagement, Information Disclosure and Consultation*.

Other than this, the Project Company has been organizing stakeholder engagement and consultation activities together with the support of the appointed social consultancy company. It is understood from both the documents provided by the Project Company and the site visit that

local community members do not have any community health and safety concerns regarding the Project construction and operation process.

As stated in the PID of ETL, Regarding the parts remaining in Agricultural Areas, permission for non-agricultural use will be obtained according to Article 13 of the Soil Conservation and Land Use Law No. 5403.

## 15.4 Impact Assessment

### 15.4.1 Construction

In the context of the assessment of impacts on community health and safety, it is imperative to thoroughly examine the potential impacts on community health and safety arising from the construction activities associated with the installation of wind turbines, the development of access roads, and the establishment of electricity transmission lines. This comprehensive evaluation encompasses various dimensions, ranging from water quality and traffic safety to disease prevention and the safeguarding of ecosystem services. The unique topographical challenges of a mountainous and rocky terrain add layers of complexity to these considerations, demanding a nuanced understanding of the potential impacts on the surrounding communities and environments.

The construction phase is a dynamic and transformative period, shaping not only the physical landscape but also the social and environmental fabric of the areas involved. It is during this phase that the intricate balance between energy development and the well-being of local communities must be carefully examined. The interaction between the construction activities and the geographical characteristics of the site, including blasting in mountainous terrain, introduces specific challenges that necessitate a meticulous examination of potential consequences. This exploration delves into the foreseen impacts across various domains, offering insights into the potential risks and considerations that must be taken into account for a responsible and sustainable execution of wind power projects.

Recognizing and understanding the potential impacts on community health and safety during the construction phase is pivotal for ensuring that the benefits of renewable energy are achieved without compromising the well-being of the communities involved. This chapter assesses the multifaceted impacts, acknowledging the complexities and interconnectedness of factors that must be navigated to strike a balance between renewable energy development and the preservation of community health and safety.

#### 15.4.1.1 Water, Noise and Air Quality

The construction phase of the Project brings forth potential impacts on water quality and availability that warrant careful consideration. The mountainous and rocky terrain poses challenges, particularly concerning blasting activities. Excavation and blasting processes have the potential to dislodge sediment, leading to increased sedimentation in nearby water bodies. This sedimentation can compromise the quality of water by altering its clarity and introducing particulate matter. Moreover, the intensified demand for water during construction, for purposes like dust suppression and concrete mixing, may strain existing water sources. The heightened demand has the potential to disrupt the natural flow and availability of water, affecting both local communities and ecosystems dependent on these water resources.

Within the scope of the impact assessment studies' the impacts listed below were assessed within the *Chapter 5: Water Quality, Hydrology and Hydrogeology* in detail.

- Runoff from construction of temporary and permanent impermeable hard surfaces
- Stormwater runoff resulting from precipitation and drainage.

- Groundwater contamination

Accordingly minor risks were foreseen for the impacts on water sources, as the surface water bodies area located away from the Project area; there will be limited activities to adversely affect groundwater due to the nature of the Project. There is no agricultural infrastructure on the footprint of the Project Area. The detail regarding agricultural infrastructure is provided in Section 13.3.5. As stated in the PID of ETL, Regarding the parts remaining in Agricultural Areas, permission for non-agricultural use will be obtained according to Article 13 of the Soil Conservation and Land Use Law No. 5403. The details regarding agricultural infrastructure is provided in Section 13.3.5.

During the construction phase, air emissions from heavy machinery, transportation vehicles, and dust stirred up during earthworks can temporarily degrade local air quality. Additionally, wind power plant construction introduces temporary noise disturbances to the surrounding environment. Construction equipment, pile driving, and foundation work generate noise that can affect nearby communities. As described before, no significant residential areas are in question on and around Project Area. Nevertheless, people carrying out livestock activities, and passengers using roads nearby the construction may be subject to these emissions and noise generation.

Additionally, impacts regarding air quality and noise were described in *Chapter 7: Air Quality* and *Chapter 9: Noise and Vibration*, respectively, and no significant impact has been foreseen.

#### 15.4.1.2 Structural Safety of Project Infrastructure

The alteration of the mountainous landscape during the construction of the Project introduces significant impacts on the structural safety of project infrastructure. Blasting and excavation activities can modify the stability of the terrain, increasing the risk of geological hazards such as landslides. These hazards pose a direct threat to the structural integrity of newly constructed components, including wind turbines and access roads. Additionally, the changes to the landscape may indirectly impact nearby buildings and structures if there were an as alterations in the terrain dynamics could compromise the stability of the surrounding area. As stated in the EIA of the project According to the results of the analysis of the Landslide Maps made by MTA, there are no old landslides, active landslides, slides, active flows that can be mapped spatially, or any landslides in and around the project area. Hence, that no nearby buildings / structures are at risk from ground instability / landslides caused by the planned access road construction works.

Moreover, according to the National EIA studies, all the turbine locations are located on areas with low or very low erosion risk areas. Nevertheless, at some areas nearby T2, T3, T7 and T8, there is high or very high erosion risk. However, as described in *Chapter 6: Land Use, Soil and Geology*, after taking necessary mitigation measures defined in *Erosion Control Management Plan Including Drainage and Sediment Management Procedure*, it is foreseen that, minor risk regarding Stability of Structures after Soil Erosion will be in question.

#### 15.4.1.3 Life and Fire Safety (L&FS)

Life and fire safety considerations become paramount during the construction phase of the Project, particularly in the context of the mountainous and rocky environment. Blasting activities introduce heightened risks of fire incidents, as the process may lead to the ignition of flammable materials in the surrounding terrain. The installation of wind turbines and associated electrical infrastructure adds another layer of fire risk, with potential electrical malfunctions during construction. These activities collectively increase the vulnerability of the construction site to fire incidents, jeopardizing the safety of both construction workers and nearby communities. The dynamic nature of construction, involving heavy machinery and equipment, underscores the

importance of robust life and fire safety measures to prevent accidents and ensure a swift and effective response to emergencies.

There are operating police departments and hospitals around the Project area in different districts including Selçuk, Tire and Germencik. The distance between the Germencik police department and the Project area is approximately 22 km whereas the hospital is around 23 km from the Project area as shown in Figure 15.1. There are no fire stations and fire towers nearby the Project.

#### 15.4.1.4 Traffic Safety

The construction-related activities associated with the Project introduce noteworthy impacts on traffic safety. The transportation of heavy machinery, materials, and increased movement of construction vehicles can lead to altered traffic patterns and heightened risks of accidents. The presence of large construction vehicles poses challenges to the safety of both construction workers and local residents. The changed traffic dynamics may create unfamiliar conditions for local drivers and pedestrians, increasing the likelihood of accidents and necessitating careful management of traffic flow to minimize potential hazards. The traffic load due to WPP Construction can be calculated as below.

**Table 15.1: Number of Vehicles required WPP Construction**

Type of Vehicle	Number of Vehicles
loader	10
Caterpillar Bulldozer	10
Excavator	12
Truck	40
Pick-up	25
Trailer	5
Service	10
Road Grader	10
Road Cylinder	5
<b>TOTAL</b>	<b>127</b>

As described in Section 15.3.3, it is estimated that total of 29,299 vehicles are passing through location near the access road (Figure 15-4). Thus, it can be stated that the additional traffic load to be triggered by the construction phase of the Project can be estimated as below.

$$\begin{aligned} \% \text{ Impact on Traffic Load} &= \frac{\text{Project's Traffic load}}{(\text{Project's Traffic load} + \text{Existing Traffic Load})} \\ \% \text{ Impact on Traffic Load} &= \frac{127}{(127 + 29,299)} = \mathbf{0.43\%} \end{aligned}$$

As it can be seen from the calculation, the impact of the Project construction on the existing traffic load is not significant. It also shall be noted that, as described in Chapter 13: Social Environment, majority of the people living nearby settlements are carrying out livestock activities. Thus, interaction between the local agricultural activities and project construction activities can be considered as negligible. Moreover, the traffic load of ETL construction can be calculated as below:

**Table 15.2: Number of Vehicles required ETL Construction**

Type of Vehicle	Number of Vehicles
Truck	2
Excavator	1
Concrete Pump	1
Concrete Mixer	1
Water Truck	1
Crane	1
Wire Drawing Machine	1
<b>TOTAL</b>	<b>8</b>

Accordingly:

$$\% \text{ Impact on Traffic Load} = \frac{8}{(8 + 29,299)} = 0.027 \%$$

There are no schools in the Habibler neighbourhood within the social AoI and the school in Dampinar neighbourhood was closed due to the transition to the mobile education. However, there is a primary school in Dağyeni neighbourhood and Selatin neighborhood. Hence, increased traffic volume during the construction phase throughout the access roads to the Project area may result in road traffic safety risks for passengers on Dağyeni - Dampinar Road and İzmir-Aydın Motorway. Moreover, due to the proximity of the Selatin neighbourhood to the access road there may occur short-term disruption to the daily transport activities or agricultural/animal husbandry livelihood activities of the neighbourhood residents.

Moreover, according to the Traffic Management Plan, during the construction phase of the Project, the existing road network will experience additional traffic load due to the transportation of materials, waste, and excavation materials. The daily commute of personnel will also be affected. Main and local roads will be utilized as needed, but no concrete batching plant will be established in the Project area. Instead, a mobile crushing and screening plant will be constructed for aggregate production and recycling. The maximum daily heavy vehicle operation is estimated to be 40.

There will also be additional traffic load due to daily commute of construction workers to and from the Project site. It is estimated that there will be around 110 workers at peak during the construction phase of the Project. New access roads will be built outside the boundaries of the Project area, extending south from the turbine T1 to provide the connection between the İzmir-Aydın Motorway and the Project area. These new access roads will ensure the continuity traffic flow around the Project area.

The magnitude of the impact and the sensitivity of the social receptors regarding this impact are considered to be moderate and low respectively, which leads to an overall major significance within the impact assessment.

According to the Traffic Management Plan, the Project's goal is to adopt reduced speed restrictions and traffic control measures both within the Project area and along external transportation routes to mitigate the impact of traffic on passengers and students. Route planning, speed restrictions, vehicle safety standards, travel times, and training requirements will all be adopted. Traffic and transit strategies will adhere to national and international criteria. Emergency crews will be trained to handle traffic-related crises. Information signs will be put at entrances, lobbies, and plant sites to facilitate access. Drivers and transport workers will have a safe working environment, and all vehicles will be maintained on a regular basis. It also shall be noted that only Project Vehicles will use the designated access roads. This will minimize the impact on the additional traffic load and its adverse impacts. In addition, within the scope of security management issues, only Project Vehicles and vehicles with necessary permit to be



obtained from the HSE teams of the site will be allowed to enter Project Area. In addition, HSE Teams will make sure necessary signs are in place for speed limits. In addition, ad-hoc audits on the access roads will take place to make sure the relevant traffic management mitigation measures are being complied by the staff.

#### 15.4.1.5 Abnormal Load Transportation

The transportation of oversized and heavy components, often termed as abnormal load transportation, is a critical aspect during the construction and maintenance phases of a wind power plant. Specialized vehicles are required to transport large components such as wind turbine blades, tower sections, and nacelles. The transportation of these oversized loads poses unique challenges to traffic safety and infrastructure. The sheer size and weight of these components demand careful route planning to avoid obstacles, narrow passages, and areas with weight restrictions. The presence of abnormal load convoys can temporarily disrupt regular traffic patterns, leading to potential delays and congestion. However, no residential area will be impacted by the route of turbine blades. Wind power operators must coordinate closely with local transportation authorities to obtain necessary permits, plan optimal routes, and communicate effectively with the community to minimize the impact of abnormal load transportation on local traffic and infrastructure.

The turbine blades and towers will be transferred to the project location area. In order to ensure the safe transfer of these large and delicate components, lowbed trucks are used, which feature low decks, allowing them to transport heavy and bulky goods. The use of lowbed trucks reduces the risk of damage during travel as the components are firmly mounted to the truck bed. The transfer method follows state roads (Figure 15.5) until the materials reach the access roads within the pProject area, which is ideal for well-maintained transportation of large items across settlement areas (Table 15.3). Hence, any possible risk for passengers and drivers within these settlement areas is avoided. Moreover, the transport activity will be declared to the General Directorate of Highways. The table below shows the settlement areas through which the state road passes. It should also be emphasized that the Traffic Management Plan, which includes recommendations regarding managing traffic, dealing with junctions, and resolving any possible issues, will be complied with during the transfer of these components.



**Table 15.3: Settlement areas across the turbine routes**

Blade			Tower			
Province	District	Road	Province	District	Road	
İzmir	Menemen	Menemen-Maltepe Road	İzmir	Bergama	Izmir Canakkle Road	
		Inkilab Street			Izmir-Bergama Road	
		Canakkale Asfalti Street			Bergama Ring Road	
		Izmir Ring Road			Bergama-Kinik Road	
	Karsiyaka	Izmir Ring Road		Kinik	Adnan Menderes Blvd.	
	Bayrakli				Kinik-Soma Road	
	Bornova				Bergama-Soma Road	
Aydin	Buca	Izmir Ring Road	Manisa	Soma	Soma Ring Road	
		Izmir-Aydin Motorway			Bergama-Akhisar Road	
	Menderes	Izmir-Aydin Motorway		Golmarmara	Akhisar	Bergama-Akhisar Road
	Torbali				Akhisar Ring Road	
	Selcuk				Akhisar Salihli Road	
	Germencik				Salihli	Denizli Salihli Road
	Efeler					Ahmetli
İzmir	İzmir	İzmir-Usak Road	Turgutlu	Izmir-Usak Road		
				Izmir-Usak Road		
				Izmir-Usak Road		
			Kemalpasa	Tasliyol		
				Torbali Street		
				Derekoy Road		
				Dagkizilca Road		
Torbali	Philsa Street					
	Izmir-Aydin Road					
Selcuk	Germencik	Izmir-Aydin Road				
		Izmir-Aydin Road				
		Izmir-Soke Road				
		Izmir-Aydin Motorway				

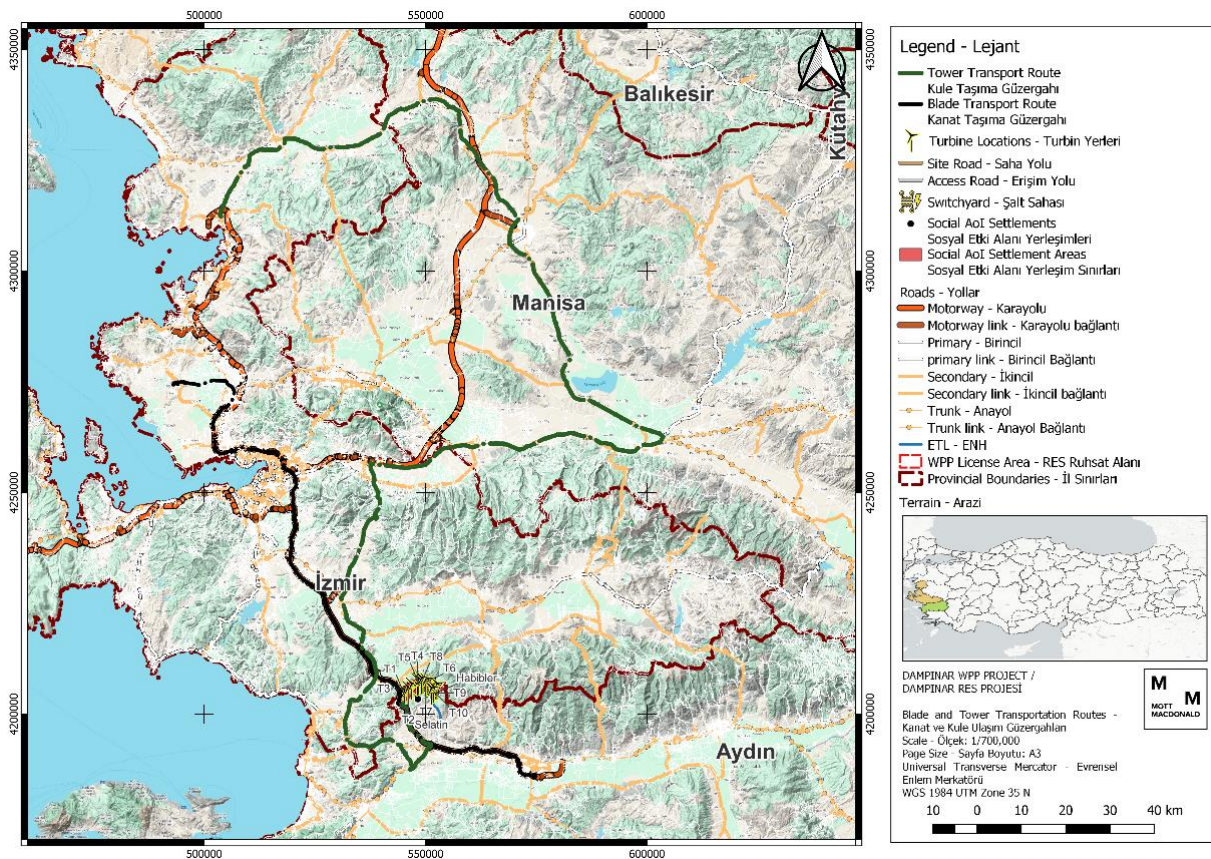


Figure 15.5: Route of Transfer for Turbine Blade and Tower

#### 15.4.1.6 Transport and Storage of Hazardous Materials

The transportation and storage of hazardous materials during the construction phase pose distinct impacts on community health and safety. Materials critical to construction activities, such as fuels, lubricants, and construction substances, may present risks if not handled with the utmost care. The movement of these hazardous materials through local areas heightens the potential for accidental spills or leaks, endangering both the immediate environment and community health. The proper management of transportation routes and secure storage facilities becomes crucial to mitigating the risks associated with the transport and handling of these potentially harmful substances.

The chemical material to be transported and stored within the camp site can be generally identified as below.

- Sodiumhypochlorite (desalination)
- Best pad cleaner
- Akfix 840 fire resistant B2 foam
- Soudal silicone
- Berner liquid grease 500 ml
- Loctite 243 sealant
- Sibax NS-66 foam
- Alcon brake pad spray
- Air conditioner aluminum cleaner (ws-newac eco)
- Maple spray synthetic paint
- Dyo 036
- Dyo plastic paint
- Polisan natura cati
- Neotect kansa altan
- Molykote metal proctetor plus spray
- Glysantin® G05
- Betek Wood varnish
- Ox 221
- Optigear synthetic A 320
- Sikaflex 221
- Würth hhs 2000 oil 500ml
- Zinc 300 - 500 ML

- WD-40 lubricant spray
- Henkel tankite adhesive
- Loctite 542 pipe sealant
- Loctite 7200 gasket remover
- Bally bolco super glue
- Loctite 7803 rust protection spray
- Loctite 510 flange sealant
- Tufan pass paint remover
- Loctite 7063 cleaner
- soudal foam
- Selsil normal foam B3
- isopropyl alcohol
- Akfix mdf kit adhesive
- Water based road marking paint
- Betakril\_tr\_3d6966
- Unleaded gasoline
- Ecoclean vpci-423
- Ethyl alcohol
- GLYthermin
- Rope lubrication spray
- Henkel loctite 243
- Kuberalpha xz3.1
- macrotamin zn
- Mankiewicz alexit zusatz
- mobile dte 25
- Mobile gear 220
- Mobile gear 320
- mobile shc 460
- Akfix 705 MDF Kit Activator
- Castrol 1
- Ceplattyn bl
- Ecoclean vpci
- Fag arcanol load400
- Gleitmo 585K\_gres
- Gleitmo 585K lubricant
- Hm classico
- Klüberplex bem 41-132
- Mersen premium
- Mobile dte
- Mobile shc grease
- Stable eos e 2
- Tectly 506
- Weicon anti size

The above list of chemicals shows that majority of the chemicals in question of transportation and storage is related with painting, cleaning, fuelling and small construction works. The materials are planned to be stored in small quantities and procured as frequently as possible. Thus, the storage area is not expected to be occupying a large area. Also, as described in Section 15.4.1.5, the main route to the Project Area is not planned to pass through settlements nearby so, the chemical transportation is not expected to pose a major threat to local communities.

In addition, as described in *Chapter 6: Land Use, Soil and Geology*, limited impact is foreseen about soil contamination, as the no significant chemical and hazardous management is expected.

#### 15.4.1.7 Disease Prevention

Construction activities of the Project introduce impacts on disease prevention within the community. The movement of construction workers, along with the introduction of construction-related activities (dust emission, exposure to chemical material), may create environments conducive to the spread of diseases. Increased human mobility can facilitate the transmission of infectious agents within the community, especially if proper health and safety measures are not in place. Additionally, changes in the local environment due to construction and air emissions, may attract disease vectors, further heightening the risk of disease transmission via waterborne (due to water contamination) and airborne (due to dust emission). Adequate measures for sanitation, hygiene, and health monitoring are essential to minimize the potential impact on community health during the construction phase. Nevertheless, it shall be noted that due to the scale and timeframe of the planned construction activities, and minimized risk of air emission and groundwater contamination, the disease spread risk for the communities located in Social Aol (especially for those closest to accommodation camps) will be insignificant.

#### 15.4.1.8 Emergency Preparedness and Response

The construction phase necessitates a comprehensive examination of emergency preparedness and response. The dynamic nature of construction activities, coupled with the presence of heavy machinery and the potential for accidents, underscores the importance of effective emergency protocols. Inadequate emergency preparedness could lead to delays in response

times, increasing the severity of incidents. During the construction phase of the Project, various activities such as site preparation, foundation installation, and turbine erection can pose risks to the local community's safety. These activities may involve heavy machinery, increased traffic, and construction materials, which can lead to accidents, air and noise pollution, and disruption of local infrastructure. Additionally, the influx of construction workers and equipment may strain existing emergency response capabilities, thereby heightening the potential for incidents and emergencies.

The construction of the project can exacerbate existing risks to local communities' safety associated with emergencies. For instance, the installation of turbines and transmission lines may increase the likelihood of electrical hazards, such as electrocution or fire, especially in areas prone to extreme weather events like storms or wildfires. Moreover, the transportation of large turbine components through local roads can escalate traffic accidents and road closures, impeding emergency services' access to affected areas during crises.

Furthermore, the construction phase of the project may contribute to community health concerns due to dust emissions, noise pollution, and disruption of ecosystems. Dust generated from construction activities can exacerbate respiratory problems and other health issues among vulnerable populations, while continuous noise from machinery and transportation can affect residents' quality of life and sleep patterns. Additionally, disturbances to local habitats and ecosystems may indirectly impact community health by altering air and water quality, further underscoring the need for comprehensive health and safety measures.

To address these potential impacts and risks, robust emergency preparedness and response plans must be implemented throughout the construction phase of the wind power plant project. This includes conducting thorough risk assessments, establishing clear communication channels with local authorities and residents, and providing adequate training for construction personnel on emergency procedures. Moreover, the development of evacuation routes, emergency shelters, and medical facilities can enhance the community's resilience and capacity to respond effectively to emergencies, ensuring their safety and well-being throughout the project's lifecycle.

The presence of multiple risk factors, including blasting activities and the installation of electrical infrastructure, necessitates a tailored and well-coordinated emergency response plan. Regular drills and training for construction personnel are imperative to ensure a prompt and efficient response to emergencies, safeguarding both workers and the surrounding community. Earthquake risk, erosion risk and potential structural stability risks associated with engineering structures are assessed in *Chapter 6: Land Use, Soil and Geology*.

#### 15.4.1.9 Explosive Use and Blasting

In the Project area, where soil and rocks cannot be excavated with conventional equipment, ANFO, an explosive made of ammonium nitrate and diesel fuel, can be utilized. No explosive will be stored within the camp site; the explosives will be transported to the site on the day of blasting.

During explosive use and blasting activities in the construction of a wind power plant project, several risks related to community health and safety come into question:

Explosive use and blasting can release dust particles and other airborne pollutants into the surrounding environment. Inhalation of these particles can exacerbate respiratory conditions such as asthma and cause respiratory irritation among local residents. Prolonged exposure to dust and pollutants may also increase the risk of long-term health issues.

Blasting activities generate high levels of noise, which can disturb nearby residents and potentially cause hearing damage if exposure is prolonged or frequent.



Blasting can cause ground vibrations that may lead to structural damage to nearby buildings, homes, and infrastructure. Cracks in foundations, walls, and roads can compromise the safety of structures and pose risks to residents' well-being. Ensuring proper monitoring and mitigation measures are in place is crucial to minimize the potential for structural damage.

Blasting involves handling explosives, which inherently poses safety risks to workers and nearby communities. Accidental detonations, improper handling of explosives, and inadequate safety measures can result in injuries or fatalities among workers and nearby residents. Implementing strict safety protocols, training programs, and emergency response plans is crucial to minimizing the risk of accidents and ensuring the safety of all individuals involved.

The location where blasting will be necessary on the Project area has not been identified in the design stage conducted as part of the Project. However, given the possibility of a blasting need, this section discusses the dangers to the community's health and safety as well as the mitigation strategies that must be considered during the blasting process.

Apart from the air quality assessment delineated in *Chapter 7: Air Quality and the noise assessment delineated in Chapter 9: Noise and Vibration*, a comprehensive study including all the aspects associated with potential blasting will be conducted before any blasting operation, and any associated management plans will be updated as needed.

#### 15.4.1.10 Ecosystem Services

The Project's direct impacts on priority ecosystem services may result in adverse health and safety risks and impacts to local community members. Ecosystem services can be described as the benefits that people, including businesses, derive from ecosystems. Ecosystem services are organized into four types:

- Provisioning services, which are the products people obtain from ecosystems;
- Regulating services, which are the benefits people obtain from the regulation of ecosystem processes;
- Cultural services, which are the nonmaterial benefits people obtain from ecosystems; and
- Supporting services, which are the natural processes that maintain the other services.

Within the scope of the Project, it is expected to use water sources to be supplied from local authorities and there is a risk to have an impact on livestock and agricultural activities. Thus, the local authorities relevant to the ecosystem services can be determined as below:

- Directorate of State Hydraulic Works
- Izmir Regional Directorate of Forestry
- Mugla Regional Directorate of Forestry
- Aydin Provincial Directorate of Agriculture and Forestry
- Ministry of Environment, Urbanization and Climate Change,
  - General Directorate of the Protection of Natural Assets
- Germencik Municipality, Directorate of Sanitation

Within the scope of the assessment of ecosystem services, the official correspondences conducted within the scope of National EIA Studies which were provided to consultant was reviewed as well. With this regard, the roles of each ecosystem service and their opinion on the Project is given in table provided below. Moreover, within the scope of the RAP field studies of the Project that was conducted in February 2024, informal user identification has been also made. Accordingly, four informal users on four Project affected public lands has been identified within the scope of the RAP studies. The user was informed about the Project during the field studies. CLOs will regularly engage with the user as per the SEP. Additionally, Project's

grievance mechanism will be in place to raise any Project-related grievances regarding ecosystem services. As of May 2024, no grievances were received about the ecosystem services .



**Table 15.4: Description of each Ecosystem Service and their opinion on the Project**

Ecosystem Service in question	The job description of the Authority	Official letter No / Doc. No and Issue Date / Signature Date	Content
<b>Germencik District Municipality-Directorate of Sanitation</b>	The municipality's responsibilities include garbage collection, street cleaning, marketplace cleaning, solid waste removal, garbage container repair, citizen complaints resolution, environmental protection, and legal action against pollution-causing entities through environmental inspections and environmental protection activities.	E-43835096-808-8247 01.04.2022	The acquisition of domestic solid waste generated by personnel during the construction and operation phases of the planned Project will be provided by the Authority.
<b>Ministry of Environment, Urbanization and Climate Change</b>	To monitor and supervise the implementation of legislation on settlement, environment, and construction; to develop standards and criteria for environmental protection and pollution prevention; to assess the environmental impacts of facilities and activities that cause or are likely to cause pollution, and to determine plans and policies for global climate change and take necessary measures.	E37120320-611.02-2444733 14.12.2021	It was reported that the Project area was determined not to be within the Special Environmental Protection Area, and the official letters from the relevant Provincial Directorates of Environment, Urbanization, and Climate Change confirmed that there were no natural sites or natural assets in the Project area. Therefore, it was notified that there were no specific issues related to the EIA Application File.
<b>General Directorate of Protection of Natural Assets</b>	To safeguard biological diversity and manage natural, historical, and cultural values with sustainability, coordinating sectors with an integrated approach to protected areas facing pressure from urbanization, tourism, agriculture, and industry, while considering a multi-dimensional perspective.		
<b>Directorate of State Hydraulic Works (DSİ)</b>	To drill or have drilled wells for groundwater surveys and researches; to allocate groundwater; to protect and register groundwater; to issue certificates of exploration, utilisation and reclamation-amendment	-	Currently, no correspondance is available in EIA for the Directorate of State Hydraulic Works. However, <ul style="list-style-type: none"> <li>In case of permission for excavation areas to be authorised</li> <li>In case of groundwater usage</li> <li>In case of any interaction with a water body, the DSİ will be consulted.</li> </ul>
<b>Izmir Regional Directorate of Forestry Muğla Regional Directorate of Forestry</b>	To conduct research on crop and animal production, aquaculture, and agricultural policies; to protect forests, combat desertification, and develop policies for nature protection; to manages national parks, nature parks, and conservation areas; to study water resource protection and sustainable use and to coordinate national water management.	-	Currently, No correspondance is available in EIA for Izmir and Muğla Regional Directorate of Forestry. However, <ul style="list-style-type: none"> <li>In case of excavation waste is planned to be stored within the forest area, Izmir and Muğla Regional Directorate of Forestry will be consulted as stated in <i>Chapter 11: Waste and Resources</i>.</li> </ul>

**Aydın Provincial  
Directorate  
Agriculture and  
Forestry**

To conduct research on crop and animal production, aquaculture, and agricultural policies; to protect forests, combat desertification, and develop policies for nature protection; to manages national parks, nature parks, and conservation areas; to study water resource protection and sustainable use and coordinates national water management.

Currently, No correspondance is available in EIA for Aydın Provincial Directorate Agriculture and Forestry. However,

- In case of excavation waste is planned to be stored within the agricultural area Aydın Provincial Directorate Agriculture and Forestry will be consulted as stated in *Chapter 11: Waste and Resources*.

#### 15.4.1.11 Public Access

Construction activities may limit public access to certain areas, impacting the daily lives of local residents. Restrictions on traditional access routes and public spaces could lead to disruptions in community activities and potential conflicts. It shall be noted that project footprint is not located on any route which is often used by residents of nearby settlements. Nevertheless, it shall be noted that due to construction activities some routes may be affected temporarily for livestock activities. Clear communication and community engagement are vital to mitigating potential tensions and addressing the concerns of residents affected by restricted access. Thus, Mukhtars of the villages located within the Social AoI will be engaged and relevant information will be given.

It shall be noted that, as the locations of the wind turbines and switchyard are on the areas where limited built area in question. However, animal husbandry activities are performed near the locations of the wind turbines and switchyard construction areas. Therefore, public access risk is foreseen.

#### 15.4.1.12 Security Personnel

The deployment of security personnel during the construction phase raises considerations regarding community safety. While their presence is essential for safeguarding the Project area potential impacts may arise concerning the interaction between security personnel and the local community. Mismanagement or perceived threats could lead to tensions, affecting community well-being. Striking a balance between ensuring project security and maintaining positive community relations is crucial to minimizing potential negative impacts associated with the presence and actions of security personnel. Security personnel will be employed from licensed companies and only competent and trained staff will be employed. Details of the security personnel and general security planning is outlined in *Security Management Plan*.

### 15.4.2 Operation

#### 15.4.2.1 Blade and Ice Throw

During the operation phase of a wind power plant, one of the notable risks to community health and safety is associated with blade throw incidents. The rotating blades of wind turbines, often spanning considerable lengths, pose a potential hazard if a malfunction or extreme weather conditions lead to the detachment of a blade. The force generated by a rotating blade can result in the throwing of debris over a significant distance, posing a risk to both on-site personnel and nearby communities. Blade throw incidents may occur due to factors such as material fatigue, manufacturing defects, or adverse weather conditions. The potential for thrown debris requires careful consideration and risk mitigation measures to safeguard the well-being of those in proximity to the wind turbines.

Moreover, in colder climates, the operation of wind turbines introduces an additional risk in the form of ice throw. As the turbine blades rotate, they may accumulate ice during freezing conditions. Subsequent dislodgment of this ice, either through natural thawing or other factors, can result in the release of ice fragments. These fragments can be thrown considerable distances, posing a risk to individuals, structures, and vehicles in the vicinity. The unpredictable nature of ice throw incidents necessitates comprehensive risk assessments and mitigation strategies to minimize potential harm. Awareness of local weather conditions and the implementation of de-icing technologies become crucial components of addressing the ice throw risk during the operational phase of a wind power plant.

Throwing distances are calculated using with hub height and rotor diameter for each wind turbine. Throwing distances at which ice can fall or be thrown from turbine varies between 300m

– 400m. As a result of the calculations made for each turbine, the highest throwing distance was accepted as the critical distance.

Considering these distances; impact zone that assumed a circular area from the turbine centres, was examined. Accordingly, the throw distance will be assessed according to the formulation described below.

Critical Throw distance:  $B = 1.5 \times (H + L)$

B: Distance,

H: Tower Height (m) and,

L: Wing Length (m).

As it is described in *Chapter 2: Project Description*, the maximum (H) Tower Height is 81m and (L) Wing Length is 138.6 m. Thus, (B) Distance is calculated as follows:

$$B = 1.50 \times (81m + 138.6 m) = 352 m$$

The number of receivers likely to be affected are presented in below Table 15.5 and Table 15.6.

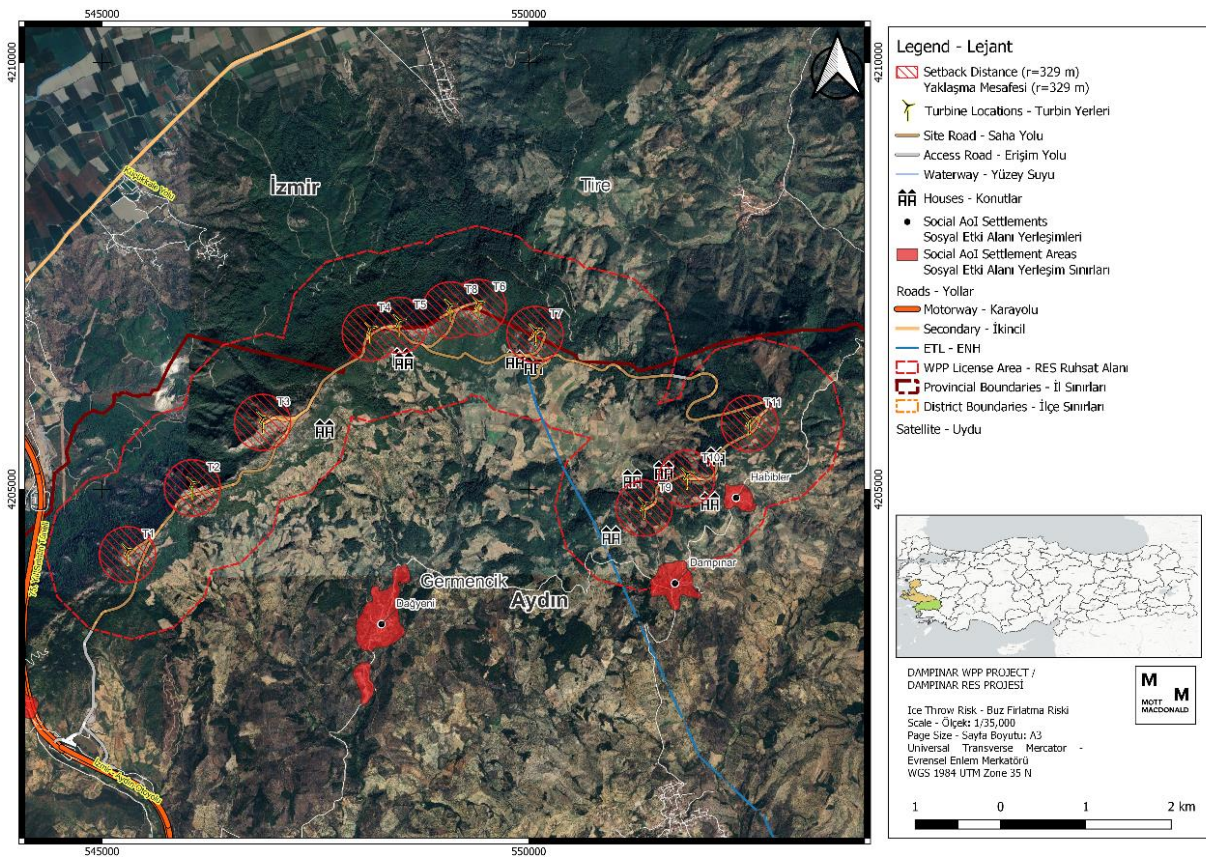
**Table 15.5: Calculation summary for ice throw**

Critical Distance (m)	Total Number of Receivers within Critical Distance (m)
329	0

**Table 15.6: Impact assessment for ice throw**

Turbine No	Hub Height (m)	Rotor Diameter (m)	Throwing Distance, (m)	Number of Building in Throwing Distance	Assessment
1	81	138.6	329	-	No Impact
2	81	138.6	329	-	No Impact
3	81	138.6	329	-	No Impact
4	81	138.6	329	-	No Impact
5	81	138.6	329	-	No Impact
6	81	138.6	329	-	No Impact
7	81	138.6	329	-	No Impact
8	81	138.6	329	-	No Impact
9	81	138.6	329	-	No Impact
10	81	138.6	329	-	No Impact
11	81	138.6	329	-	No Impact

Ice throwing distances are calculated with supplied design parameters and found out to be 329m. As a result of the calculations, investigations were carried out in a circular area with a radius of 329m, the center point of which is the foundation of the wind turbine. The below figure shows that there are 8 structures within the ice throw distance being the closest one is in 280m to the nearest turbine which makes the impact magnitude major and receptor significance medium. Hence, the overall impact significance can be considered as major.



**Figure 15-6: Ice Throw Risk Zones**

In addition to ice throw risk, wind turbines are known to carry a risk known as "blade throw," in which a blade separates from the rotor and is propelled far off. Even though the blade throw risk can be considered extremely low according to IFC's EHS Guidelines for Wind Energy<sup>170</sup>, this could endanger both the general safety of wind farms and the residents close by. Blade failures in wind turbines can be caused by mechanical stress, exposure to harsh weather, and high-speed rotation. Thus, in this regard, blade throw risk was assessed as well. Table 15-7 shows that, the blade throw risk can occur in different scenarios, and it may have different probabilities.

**Table 15-7: Frequencies of occurrence of scenarios relevant for risk analysis. The recommended values correspond to the 95% upper limits<sup>171</sup>**

Scenario	Expected value [1/yr]	Recommended value [1/yr]
Loss of entire blade	$6.3 \cdot 10^{-4}$	$8.4 \cdot 10^{-4}$
Loss at rated speed		$4.2 \cdot 10^{-4}$
Loss at 1.25*rated speed		$4.2 \cdot 10^{-4}$
Loss at 2*rated speed		$5.0 \cdot 10^{-6}$
Loss of blade tip	$1.2 \cdot 10^{-4}$	$2.6 \cdot 10^{-4}$
Collapse of entire turbine at tower foot	$2.0 \cdot 10^{-4}$	$3.2 \cdot 10^{-4}$
Collapse of rotor and/or nacelle	$5.8 \cdot 10^{-5}$	$1.3 \cdot 10^{-4}$
Falling down of small parts from nacelle and hub	$1.2 \cdot 10^{-3}$	$1.7 \cdot 10^{-3}$

<sup>170</sup> Environmental, Health, And Safety Guidelines For Wind Energy, IFC, 2015

<sup>171</sup> Guidelines on The Environmental Risk of Wind Turbines In The Netherlands, H. Braam, L.W.M.M. Rademakers, ECN Wind Energy. 2004



To be able to assess the throw distance during average and maximum wind speed occurrences, loss of blade tip scenario was considered so that it can be possible to assess the worst-case scenario (As smaller portion of the blade is expected to be thrown further due to its small volume and mass). With this regard, probability of loss of blade tip is assumed as  $2.6 \times 10^{-4}$  (the recommended value in Table 15.7). Throw distances are calculated as follows:

**1. Set-back Distance**

Set-back distance  $X = 1.5 \times (H + L)$

H: Tower Height (m) and,

L: Wing Length (m).

$$X = 1.50 \times (81 \text{ m} + 138.6 \text{ m}) = 329 \text{ m}$$

**2. Average and Maximum Distance**

A simple projectile motion is assumed to calculate the throw distances. For the throw distance of a blade, a ruptured piece of a blade is taken into consideration. For this event, wind speed and the following forces are taken into account:

- a) Centrifugal Force by the blade rotation at its average rotational speed; 10.8 rpm (technical datasheet)
- b) Drag Force by the air resistance towards the object.
- c) Projectile Kinetic Motion which is drifted by the wind (It is assumed that the wind speed has the drifting effect on the X-axis)
- d) Moreover, the wind is assumed to have an x-axis force and a 45°-degree throw effect

As described in *Chapter 2: Project Description*, according to the official wind measurement data specific to the Project area, it has been reported that the annual average wind speed of the Project Area is approximately 6-7 m/s and maximum recorded wind speed is 29.5 m/s on 19.04.1969 according to General Directorate of Meteorology<sup>172</sup>.

For the average wind speed,

$$X = 821.46 \text{ m}$$

For the maximum wind speed,

$$X = 1090.52$$

To assess the risks regarding blade throw, according to Guidelines on The Environmental Risk of Wind Turbines in The Netherlands, H. Braam, L.W.M.M. Rademakers, ECN Wind Energy. 2004, there are ten main categories of receptors to be considered, which are Houses and buildings, (ii) Roads, (iii) Waterways, (iv) Railways, (v) Industrial areas, (vi) Underground pipelines, (vii) Overhead pipelines, (viii) High tension lines, (ix) Dikes and dams, (x) Paths for communication rays. Accordingly:

**Table 15-8: Status of the Receptors regarding Blade Throw Risk**

Receptor	Status
Houses and buildings	There are 8 structures in the setback zone. There are 2 structures and Habibler village located in the Risk Zone (avg. wind speed) There is Dampinar village located in the Risk Zone (max. wind speed).

<sup>172</sup> [Meteoroloji Genel Müdürlüğü \(mgm.gov.tr\)](http://mgm.gov.tr)



Receptor	Status
Roads	There are no state roads. There are only some sections of unstabilised roads
Waterways	There are no wet creeks or waterways
Railways	There are no railways
Industrial areas	There are no industrial pipelines
Underground pipelines	There are no Underground pipelines
Overhead pipelines	There are no Overhead pipelines
High tension lines	There are no High tension lines
Dikes and dams	There are no Dikes and dams
Paths for communication rays	There are no Paths for communication rays

\*These identified structures do not necessarily mean that these are residential areas etc as these were identified via google earth satellite images. The status of these structures will be determined during construction (whether they are houses, barns, summer houses etc.) by CLOs of Enerjisa Uretim and owner of these structures will be informed about construction and operation activities and associated impacts.

Thus, only receptors which are in question are the structures and the unstabilised roads.

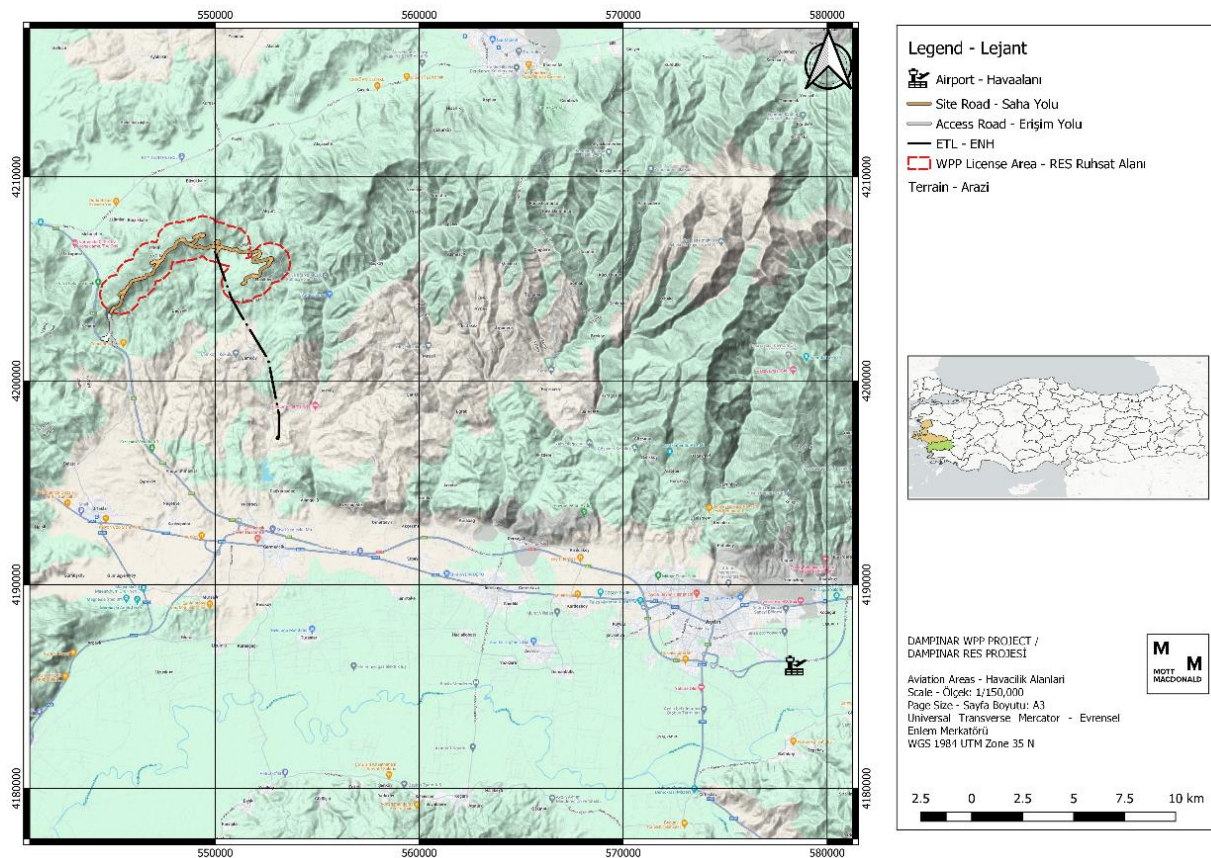
Thus, it can be assumed that, even during more extreme weather conditions resulting in higher wind speed, the maximum throw distance can be expected to be less. In addition, as stated in Table 15-7, the probability of a blade throw risk is significantly small. As described before, the recommended expected value to observe a loss of a blade tip once a year is  $2.6 \times 10^{-4}$ . This means that probability of this impact is significantly low which results in very low impact and thus the impact magnitude for blade throw is considered to be negligible.

Although, the receptor sensitivity of the blade throw can be assumed to be medium as there are structures<sup>173</sup> within the setback and a village within throw distance; thanks to the very low probability of the occurrence for a blade throw, impact significance is foreseen as negligible. Moreover, according to the Best Practice Project Description (Section: 2.3) the turbines shall be stopped working if the wind speed is 28 m/s to avoid any blade and ice throw risk. In addition to that, Enercon has a SCADA system to monitor any risk of blade and ice throw in the case of exceeding pre-set speed limits and especially during storms, that enables wind energy converter operation to reduce the speed or completely stop the blades. Hence, the maximum wind speed is not a matter of concern during the operation of the WPP. Thus, no physical displacement is in question as no significant blade throw risk is in place.

#### 15.4.2.2 Aviation

The operation phase of a wind power plant introduces unique challenges and potential risks related to aviation safety. One of the primary concerns revolves around the proximity of wind turbines to established flight paths or airfields. The towering height of wind turbines and their rotating blades can pose a hazard to low-flying aircraft, including small planes and helicopters. Pilots navigating these areas face the risk of collision with turbine blades or turbulence generated by the wind farm. This underscores the importance of robust communication and coordination between wind farm operators and aviation authorities to delineate clear no-fly zones and implement safety measures that minimize the risk of aviation-related incidents. Closest airport is Aydın-Çıldır Airport which approximately 32 km away from the WPP License Area. (Figure 15-7).

<sup>173</sup> These identified structures do not necessarily mean that these are residential areas etc as these were identified via google earth satellite images. The status of these structures will be determined during construction (whether they are houses, barns, summer houses etc.) by CLOs of Enerjisa Uretim and owner of these structures will be informed about construction and operation activities and associated impacts.



**Figure 15-7: Nearest aviation areas**

In general, impacts of wind turbines on areas related with aviation can be summarised as below:

- **Radar Interference:** Wind turbines can cause radar interference, where their rotating blades appear as “clutter” on radar screens. This interference can sometimes be mistaken for aircraft, potentially affecting air traffic control and navigation systems<sup>174</sup>.
- **Turbulence:** Wind farms generate turbulence due to the movement of their blades. This turbulence can affect nearby aircraft during take-off, landing, or low-altitude flight. Pilots need to be aware of these conditions when operating near wind farms.
- **Visual Impact:** The sheer size and number of wind turbines can alter the visual landscape for pilots. This impact may not directly affect safety but can be a consideration for aviation stakeholders (See *Chapter 10: Landscape and Visual* for more detailed assesment).
- **Obstruction and Height Hazards:** If placed too close to aerodromes or flight routes, wind turbines can become physical obstacles that pose hazards to low-flying aircraft<sup>175</sup>.

As it can be understood by the foreseeable impacts of the wind turbines on aviation, the severity of the impact is related with the design (hub height and rotor diameter) and site selection. The severity of this impact can be assessed according to the **International Civil Aviation Federal Aviation Administration (FAA)**'s established guidelines to ensure aviation safety.

- **FAA Guidelines (70/7460-1L)**

The FAA assesses structures proposed to be built or altered at **200 feet (≈60 meters) above ground level (AGL) or higher** or near an airport. The height threshold for identifying an

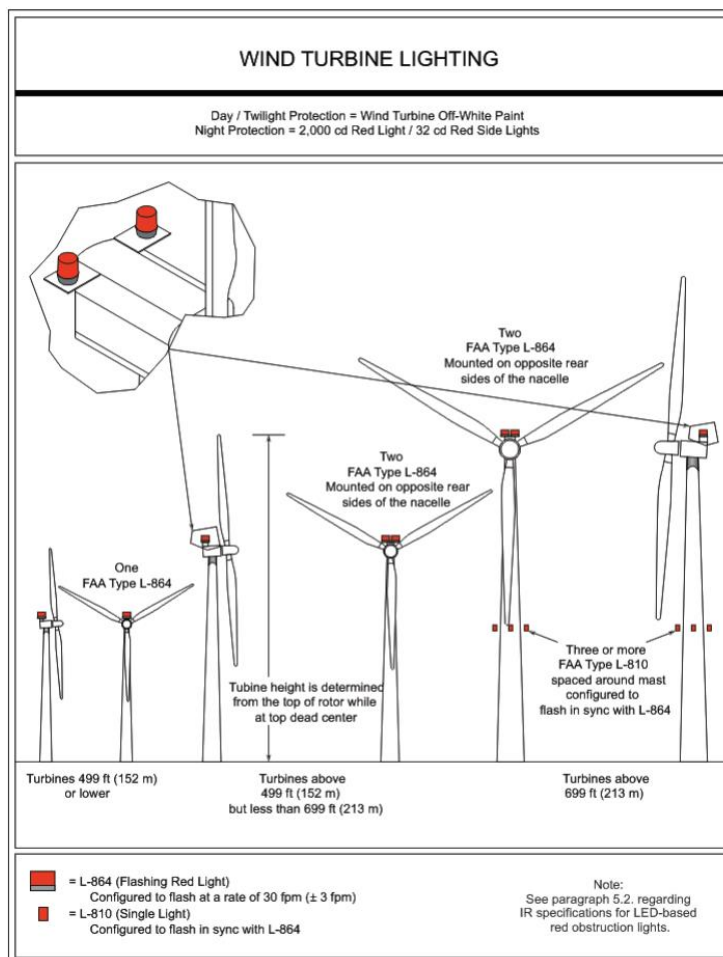
<sup>174</sup> [Aviation and wind farms: working together for a safer future \(airport-technology.com\)](https://www.airport-technology.com)

<sup>175</sup> <https://www.airsight.de/projects/item/wind-energy-and-aviation/>

obstruction has been identified as **499 feet (≈152 meters)** AGL. Within this scope, the adequacy of the wind turbines with regard to aviation security needs to be assessed.

The lighting recommendations are specified for **wind turbines** at various heights, considering the unique characteristics of wind turbine farms. Accordingly:

- Horizontal detection coverage should provide for obstruction lighting to be activated and illuminated prior to aircraft penetrating the perimeter of the volume, which is a minimum **5.5 km** away from the obstruction or the perimeter of a group of obstructions. Considering the fact that the Aydın-Çıldır Airport in question is **32 km away from the nearest turbine**, the lighting can be considered as proper conditions.
- Vertical detection coverage should provide for obstruction lighting to be activated and illuminated prior to aircraft penetrating the volume, which extends from the ground up to 304 m above the highest part of the obstruction or group of obstructions, for all areas within the 5.5 km perimeter.



**Figure 15-8: Wind Turbine Lighting Standards**

### 15.4.2.3 Electromagnetic Interference and Radiation

The operation of a wind power plant introduces potential risks related to Electromagnetic Interference (EMI), particularly concerning the electricity transmission infrastructure. The vast network of electrical cables, transformers, and other components within the wind power system can emit electromagnetic fields. These fields have the potential to interfere with nearby electronic equipment, communication systems, and sensitive instruments. The risk of EMI is especially pertinent in areas where critical infrastructure, such as hospitals or

telecommunication facilities, coexists with the wind power plant. Effective mitigation strategies involve implementing shielding measures for sensitive equipment, maintaining appropriate distances between power lines and electronic devices, and adhering to established electromagnetic compatibility standards. By addressing the potential for EMI, wind power operators can ensure the uninterrupted functioning of essential electronic systems in the vicinity of the plant.

The generation and transmission of electrical power within a wind power plant may also give rise to concerns related to Electromagnetic Radiation (EMR). The movement of electricity through cables and components can produce electromagnetic fields, and at certain frequencies, these fields may emit radiation. While wind turbines typically emit low-frequency EMR, the cumulative impact of multiple turbines and associated infrastructure warrants careful consideration. Potential health risks associated with prolonged exposure to electromagnetic radiation, as well as impacts on electronic equipment, must be thoroughly examined. Mitigation measures may include maintaining safe distances between residential areas and power lines, implementing screening techniques, and adhering to regulatory guidelines regarding permissible levels of electromagnetic radiation.

The possible impacts of EMI and EMR was also assessed within the scope of the national EIA studies. Accordingly, electromagnetic radiations include various types such as radio waves, microwaves, infrared rays, visible light, ultraviolet rays, x-rays, gamma rays, and cosmic rays, depending on their wavelengths, frequencies, and energies. The main types of radiation are categorized into two groups: **ionizing radiation** and **non-ionizing radiation**.

Ionizing radiation directly or indirectly ionizes atoms in the environment by transferring its energy while passing through matter. Non-ionizing radiation, such as radio waves, microwaves, infrared light, ultraviolet light, and visible light, are not ionizing due to their lack of sufficient energy. Non-ionizing radiation from sources such as fixed telecommunication devices, radio and television transmitters, electric transmission lines, transformer stations, and electric household appliances (microwave ovens, electric shavers, hair dryers, etc.) is categorized as electromagnetic radiation that is non-ionizing.

Despite the presence of both electric and magnetic fields around electric appliances and energy transmission and distribution lines, recent research has focused on the potential health impacts of magnetic fields.

***The impacts of low-frequency (0 Hz-10 kHz) electromagnetic radiation on human health:*** Low-frequency fields cause superficial impacts on the human body, such as hair being raised. Restrictions are imposed to minimize exposure to harmful impacts of electromagnetic radiation.

***The impacts of high-frequency (10 kHz-300 GHz) electromagnetic radiation on human health:*** The human body is sensitive to high-frequency fields, and the energy absorbed by the body is converted into heat. High-frequency fields generate heat throughout the body or in specific areas. Standards have been developed to limit the electromagnetic radiation to specific values to reduce harmful impacts. When electromagnetic radiation reaches a living organism, it is absorbed by that organism.

***Specific Absorption Rate (SAR):*** The rate at which electromagnetic energy is absorbed by body tissues (W/kg). For a one-degree temperature increase in the human body, 4 W of energy must be absorbed per kilogram of tissue. ***A SAR limit of 0.08 W/kg has been accepted for general living areas of humans.***

Easily measurable and/or observable parameters are used to determine limit values. These parameters include **electric field intensity**, **magnetic field intensity**, and **power density**.

**Electromagnetic Fields and Bio-interaction:** The main sources of extremely low-frequency (ELF) fields are high-voltage power lines, building electrical installations, transformers, and electrical devices such as hair dryers and washing machines used in homes. It is important to distinguish between which ELF sources are specifically magnetic field sources and which are specifically electric field sources when measuring electromagnetic fields. While magnetic fields are formed due to the passage of electric current, electric fields are formed by the accumulation of electric charges (this accumulation is expressed with electrical potential difference). Most devices used in homes are magnetic field sources, while power grids are primarily electric field sources, but they also become magnetic field sources due to the influx of current.

The electric and magnetic fields occurring in houses have a frequency of 50 Hz and a wavelength of 6000 km. Near to ELF fields, the human body can disrupt electric fields but not magnetic fields. However, both fields create different electric field and current inductions in different regions of the body. Therefore, the electromagnetic impact of wind turbines is not significant. Research has shown that electromagnetic interference affects TV and radio broadcasts, aviation, and maritime communications negatively. However, it has been observed that many frequencies are not affected as long as radio and television antennas are not near the turbines.

The electromagnetic interference impact of turbines varies depending on the size and material of the blades. The noise and electromagnetic interference rate are high in turbines using metal materials. This problem has been significantly mitigated by using polyester-based materials. When ELF fields are sufficiently intense, electric fields and currents induced in tissues of the human body can cause impacts such as nerve and muscle stimulation and numbness in hands. No impacts are observed from surrounding electric and magnetic fields if they are very low. Non-ionizing EM fields emitted by electric power systems and electrical devices can cause adverse health impacts depending on their intensity and exposure duration. Therefore, to protect people from non-ionizing radiation, countries prepare regulations to protect the public from involuntary exposure to EMR and the potential adverse impacts that may arise.

National and international EMR exposure limits play an important role in controlling risks for individuals and avoiding situations that could be harmful to human health. Commonly accepted and applied limit values exist in many countries around the world, including European Union countries and the United States, determined by an international commission known as *International Commission on Non-Ionizing Radiation Protection (ICNIRP)*. These limit values vary depending on the frequency of the emitted electromagnetic radiation.

Within the scope of the National EIA Report studies, the impact assessment of electromagnetic pollution that may occur around the power plant and turbines was carried out between 8.00-18.00 on 10.03.2022-11.03.2022. Electromagnetic field measurements of the environments were made by going to the platform locations where the project will be located. Phase-1 and Phase-2 measurement values were interpreted by comparing them with each other and with the limits applied in our country.

In both cases, the highest electric and magnetic field measurements for Phase-1 obtained around the species are 1.42 V/m and 0.09  $\mu$ T were found, respectively. When the WPP became operational in Phase-2, the corresponding measurement values were 2.2 V/m and 0.1  $\mu$ T, respectively, by using the data obtained from the previously active wind power plants and making a simulation. These values remain at a very low level (0.04 % of the limit for the electric field and 0.05% of the limit for the magnetic field) compared to the ELF band electric field limit value of 5000 V/m and the magnetic field limit value of 200  $\mu$ T.

In Türkiye, the electricity generated in power plants is transmitted to the main substations via 380 kV 154 kV voltage while in residential spaces the electricity used (220 V) is provided by distribution lines at 34.5 kV voltage. The research carried out by TEİAŞ and TÜBİTAK under



154 kV electric power transmission lines the magnetic field is found to be between 9-14 mG and the electric field is observed to be between 300-1000 V/m. In the measurements, both electric field and magnetic field It was observed that the effect decreases as you move away from the source.

Type of facility	Electric field (kV/m)	Magnetic field (mG)
154 kV Electricity Transition Line	0.3 - 1	9-14
154 kV transfer station	0.1-2	30-140

Studies on electromagnetic fields over the last 40 years have proven that there are no health effects. However, this is not a definite effect of electromagnetic Fields. does not mean that it does not exist.

All in all, within the social Aol, which includes Aydın province Germencik district Dampinar neighbourhood and İzmir province Tire district küçükkale neighbourhood, there will be no significant impact to the electromagnetic environment surrounding the Dampinar WPP turbines while they are operating. Moreover, during the transfer of the produced energy from standard heights to the Collection Center via transportation lines, it is much below the limits accepted by the WHO and the ICNIRP, an international standard-preparing organization, and also by our country. It is envisaged that it will remain and therefore the natural electromagnetic environment will be protected. With this regard, it can be said that the foreseen EMI and EMR impact of the project can be considered as negligible.

#### 15.4.2.4 Traffic Safety

The impact on traffic safety during the operation phase is intimately tied to the daily lives of local residents. The continuous movement of construction and maintenance vehicles can lead to altered traffic patterns and potential conflicts on local roads. The community's experience of these changes is influenced by factors such as the frequency of vehicle movements, the adequacy of road infrastructure, and the awareness of local residents. Nevertheless, no significant frequency of vehicle movement for operation and maintenance activities are expected; thus, additional traffic load to be created by the Project can be considered as negligible.

In addition, the operation of wind turbines introduces a unique aspect of traffic safety concerns related to the motion of the turbine blades. The expansive size and rotating nature of these blades can create a distinctive visual element that may draw the attention of drivers passing by wind farms. This distraction impact is particularly relevant on roads in close proximity to wind farms, where drivers may be navigating the visual and dynamic presence of the turbines.

It is necessary to comply with the minimum distances that WPPs must have to the highway boundary line as specified in the Internal Circular of the General Directorate of Highways on WPPs dated 04 July 2014 and numbered 223836. Accordingly, the compliance to the existing traffic system will be assessed according to the formulation described below.

Highways:  $B = 1.5 \times (H + L)$

State and Provincial Roads:  $B = 1.25 \times (H + L)$  where;

B: Distance,

H: Tower Height (m) and,

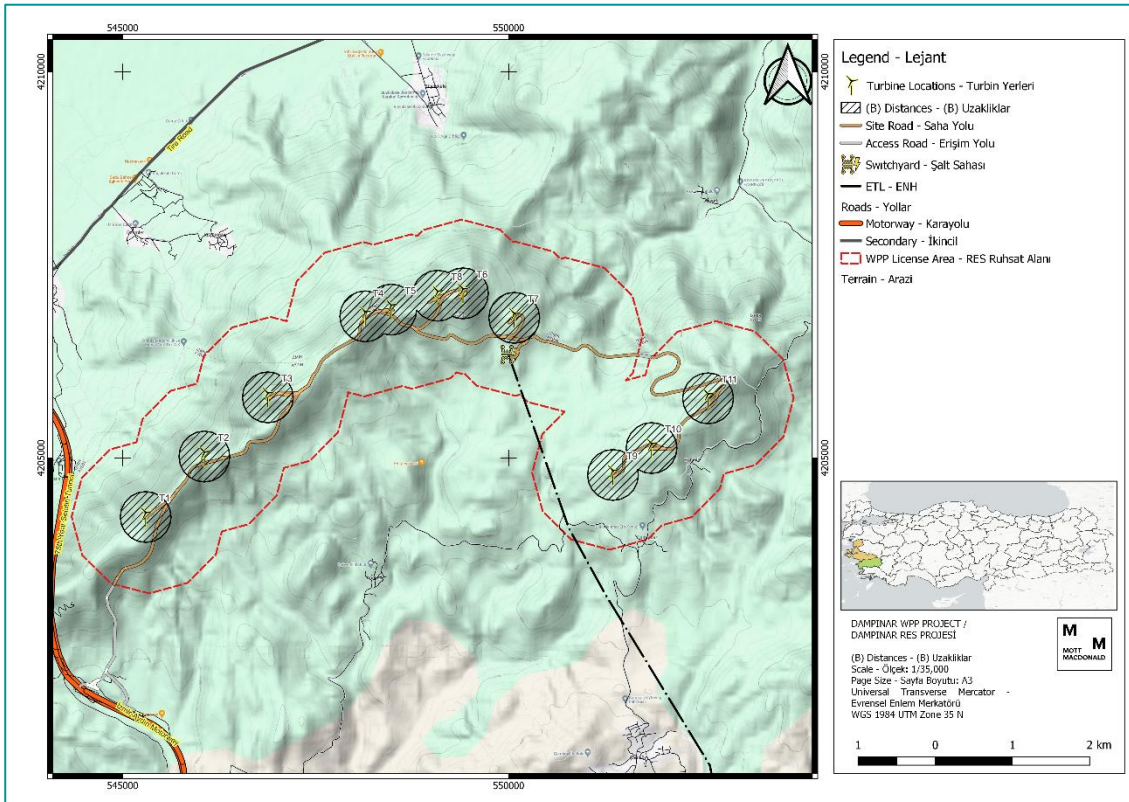
L: Wing Length (m).



As it is described in *Chapter 2: Project Description*, (H) Tower Height is 81 m and (L) Wing Length is 138.6 m. As mentioned in Section 15.3.3, nearest roads is Izmir-Aydin Motorway. Thus, (B) Distance is calculated as follows:

$$B = 1.25 \times (81 \text{ m} + 138.6 \text{ m}) = 274.5 \text{ m}$$

As it can be seen from Figure 15-9, locations of the wind turbine comply with the provisions of Internal Circular of the General Directorate of Highways on WPPs dated 04 July 2014 and numbered 223836. As it can be seen from Figure 15-9, nearest state road is Motorway is approximately 1 km away from the nearest wind turbine, T-1.



**Figure 15-9: (B) Distances**

It also shall be noted that only Project Vehicles will use the designated access roads. This will minimize the impact on the additional traffic load and its adverse impacts. In addition, within the scope of security management issues, only Project Vehicles and vehicles with necessary permit to be obtained from the HSE teams of the site will be allowed to enter Project Area. In addition, HSE Teams will make sure necessary signs are in place for speed limits. In addition, ad-hoc audits on the access roads will take place to make sure the relevant traffic management mitigation measures are being complied by the staff.

#### 15.4.2.5 Shadow Flicker

During the operation of a wind power plant, one of the visual impacts that can affect nearby residents is shadow flicker. Shadow flicker occurs when the rotating blades of a wind turbine cast shadows that intermittently pass over nearby structures or residences as the sun changes position. The repetitive nature of this flickering effect, particularly during sunrise and sunset, has the potential to cause visual discomfort and annoyance for those living in the proximity of the wind turbines. The duration and frequency of shadow flicker depend on factors such as the turbine's rotor size, blade length, and the distance between the turbines and nearby structures.

Managing the impact of shadow flicker involves conducting thorough assessments to predict its occurrence, establishing setback distances that minimize its impact on inhabited areas, and employing technological solutions such as automatic shadow flicker controls that adjust the turbine's operation to reduce the occurrence of flicker during sensitive times. The detailed assessment regarding Shadow Flicker is presented in *Chapter 10: Landscape and Visual* on any permanent residence within the defined Aol.

#### 15.4.2.6 Public Access

The operation phase of a wind power project can have notable impacts on public access to certain areas, influencing the daily lives of local residents. Access restrictions may be necessary to ensure the ongoing safety and security of the wind farm, limiting entry to areas where maintenance activities are being conducted or where potential hazards exist. The implementation of such restrictions can, however, disrupt community activities, leading to potential conflicts. It is essential for wind power operators to engage in transparent communication with the local community, providing clear information about access limitations, the reasons behind them, and potential alternative routes or spaces for community activities. Striking a balance between ensuring the safety and security of the wind power infrastructure and minimizing disruptions to the community's routine activities is crucial for fostering positive relationships during the operation phase. As described before there are no significant built area in question nearby the Project Area, additionally no significant livestock activities observed around the project area. In addition, there are no other land users that may be potentially affected by public access restrictions. Thus, the impact related with public access to the Project area is minimum.

#### 15.4.2.7 Security Personnel

The presence of security personnel during the operation phase of a wind power project is essential for safeguarding the Project area and ensuring its continued functionality. Security personnel play a crucial role in deterring trespassing, theft, or vandalism, thereby protecting the integrity of the wind farm. Security personnel at a wind power plant play a crucial role in ensuring community health and safety for several reasons:

- Wind power plants often have restricted access areas and critical infrastructure that need protection from unauthorized access. Security personnel are responsible for monitoring and controlling access to these areas to prevent trespassing, vandalism, theft, and potential sabotage, which could endanger the local community.
- In the event of emergencies such as fires, accidents, or natural disasters, security personnel are often the first responders on-site. Their training in emergency protocols and procedures enables them to act swiftly to mitigate risks and coordinate with local emergency services to ensure a rapid and effective response, thus safeguarding the surrounding community.
- Security personnel will serve as a visible presence within the wind power plant premises, promoting awareness of safety protocols and regulations among visitors, employees, and contractors. Their presence reinforces the importance of adhering to safety guidelines, such as wearing personal protective equipment (PPE) and following designated pathways, which helps prevent accidents and injuries that could impact the local community.
- Security personnel will be trained to de-escalate conflicts and resolve disputes effectively. By maintaining order and resolving conflicts peacefully, they contribute to a safer environment within the wind power plant and its vicinity, reducing the likelihood of incidents that could escalate and pose risks to the community.

However, the impact of security personnel on the local community is an important consideration. Their interactions with residents will be managed carefully to avoid tensions or negative

perceptions. The presence of security personnel at a wind power plant can potentially affect in various ways:

Companies typically face challenging circumstances with limited guidance on how to respect their human rights obligations. The Voluntary Principles help businesses understand their working environment, identify security-related human rights concerns, and take decisive action to solve them. Ineffective security management has a significant influence on community rights, as well as serious implications for the company's social licence to operate. The human rights-compliant security measures specified in the Security and Human Rights Toolkit shall be implemented without exception. As a result, it will serve as a standard for evaluating a company's progress towards establishing human rights-compliant security measures. On a more practical level, security managers and field people will benefit from the best practices to assist them in solving specific difficulties during construction and operation phase of the project<sup>176</sup>.

The visible presence of security personnel may be interpreted by some members of the local community as a form of surveillance or control, leading to feelings of mistrust or resentment. This perception can exacerbate existing social tensions and fuel resentment towards the wind power plant and its operators.

- In situations where tensions between the wind power plant operators and the local community are already high, the presence of security personnel may escalate conflicts. Interactions between security personnel and community members, particularly if perceived as confrontational or heavy-handed, can escalate tensions and lead to confrontations or protests.
- Security measures such as fencing, restricted access areas, and surveillance cameras can create a perception of exclusion among some members of the local community. They may feel marginalized or excluded from decision-making processes regarding the wind power plant's operation and development, leading to feelings of alienation and frustration.
- The presence of security personnel can reinforce power dynamics between the wind power plant operators and the local community. Community members may perceive security measures as a demonstration of the operators' authority and control over the local area, further intensifying feelings of powerlessness and disenfranchisement.
- Conversely, security personnel trained in conflict resolution techniques can play a positive role in de-escalating tensions and resolving conflicts between the wind power plant operators and the local community. By effectively communicating with community members, addressing concerns, and facilitating dialogue, security personnel can help foster understanding and cooperation, mitigating the risk of social conflicts.

According providing competent and well-trained security personnel is essential to avoid any kind of social conflict during the operation phase of the Project. Overall, while security personnel are essential for maintaining safety and protecting critical infrastructure, their presence can also impact social conflicts within the local community. Effective communication, community engagement, and conflict resolution skills are crucial for security personnel to navigate these challenges and contribute to positive relationships between the wind power plant and the local community.

Nevertheless, establishing an adequate security management system is essential for the Project. With this regard, security operating procedures; namely, boundary security, access-point operations, security patrols, materials storage and control, information and communication, firearms security will be in place. detailed mitigation measures for the security personnel and security management area outlined in the Security Management Plan.

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<sup>176</sup> [Addressing Security and Human Rights Challenges in Complex Environments \(voluntaryprinciples.org\)](https://www.voluntaryprinciples.org)

### 15.4.2.8 Noise

During the operation phase, the turbines will produce noise from their mechanical and electrical components, as well as from the aerodynamic effects of the blades. Students, whose schools and/or houses are close to the turbines, may be affected from the noise during the operation phase. However, there are no receptors identified in terms of this impact and the sensitivity of the receptors regarding this impact is low and the magnitude is minor. The significance level of the impact is assessed as minor.

### 15.4.3 Summary

Within the scope of Impact Assessment studies, sensitivities of the receptors were identified according to the matrix described below.

**Table 15-9: Community health and safety sensitivity/value criteria for resource/ receptors**

Subject	High	Medium	Low	Negligible
Local community members to be affected from Community Health and Safety related concerns, / nearby settlements	Local community members are located near the Project Area where can easily, inside WPP License Area	Local community members are located near the Project Area where can easily, close to WPP License Area	Local community members are identified away from WPP License Area (>10 km)	No local community member is identified nearby
Water Quality and Availability / Groundwater bodies	Project Area is located within groundwater protection zone	Groundwater is being used as major water source by local communities	Limited groundwater is available, city network for water supply is available	No groundwater source is available, groundwater table is too high
Structural Safety of Project Infrastructure	Soils of Degree 4: Very severe erosion risk	Soils of Degree 3: Severe erosion risk	Soils of Degree 2: Moderate erosion risk	Soils of Degree 1: None or very low level of erosion risk
Life and Fire Safety	The area subject to fire is protected zone such as national park etc.	The area subject to fire is forest area.	There is limited area to be subject to a fire	There is no area to be subject to a fire
Traffic Safety & Load Transportation	Main traffic route is located within residential areas where pedestrian safety is in consideration	Main traffic route is located within settlements which is used by daily commute	Main traffic route is located on state roads where heavy vehicles can be present	Main traffic route is located on motorways
Community safety / Ice Throw	There are intense residential areas within the setback distance $B=1.5 \times (H+L)$ , Motorways are in question	There are settlements within the setback distance $B=1.5 \times (H+L)$ , State roads are in question	There are few, scattered structures within the setback distance $B=1.5 \times (H+L)$ Only stabilised roads available	There are no settlements within the setback distance $B=1.5 \times (H+L)$ No road available
Community safety / Blade Throw	There are intense residential areas within the setback distance $B=1.5 \times (H+L)$ , Motorways are in question	There are structures within the setback distance $B=1.5 \times (H+L)$ /settlement in average throw distance, State roads are in question	There are few, scattered structures within the average velocity throw distance Only stabilised roads available	There are either no or few settlements within the maximum velocity throw distance No road available
Aviation	There is an aviation area <1 km	There is an aviation area <5 km	There is an aviation area <20 km	There is an aviation area <50 km

Subject	High	Medium	Low	Negligible
Ecosystem Services	Ecosystem services are local community members' major livelihood.	Local community members are benefiting from essential ecosystem services	Limited access to ecosystem service is in question	No ecosystem service is in question

As described before, local community members were identified near WPP License Area nearby the neighbourhoods around thus, sensitivity of the local community members were identified as medium. Also, it was determined that nearby local community members are using groundwater as a water source the groundwater bodies was also determined as medium as well. As described in *Chapter 6: Land Use, Soil and Geology*, there are areas with severe erosion risk within the WPP License Area where the structural safety of the Project infrastructure sensitivity is high. WPP License Area has sections of forest areas this makes sensitivity of Life and Fire Safety related receptors medium. Furthermore, the main access to the Project Area will be done via Izmir-Aydin Motorway thus the relevant sensitivity is low. Finally, it is known that public has access to ecosystem services, and they are benefiting from water, forestry etc. thus, the relevant sensitivity was determined as negligible.

**Table 15-10: Impact significance during construction**

Impact Description	Receptor	Impact Magnitude					Overall Impact Magnitude	Receptor Sensitivity	Impact Significance
		Severity	Duration	Spatial Extent	Reversibility	Likelihood			
Water quality and availability	Groundwater bodies	Low	Construction	Aol	Reversible	Unlikely	Minor	Medium	Minor
Air Quality	Local community members / nearby settlements	Low	Construction	Aol	Reversible	Possible	Negligible	Low	Minor
Noise	Local community members / nearby settlements	Low	Construction	Aol	Reversible	Possible	Negligible	Low	Minor
Structural safety of Project Infrastructure	Project Area / Components	Medium	Construction	Aol	Reversible	Possible	Moderate	High	Major
Life and Fire Safety	Forest Area	Medium	Construction	Aol	Reversible	Possible	Moderate	Medium	Moderate
Traffic Safety	Passengers on Izmir-Aydin Motorway	High	Construction	Aol	Irreversible in case of fatal accident	Occurring regularly under typical conditions	Moderate	Medium	Moderate



Impact Description	Receptor	Impact Magnitude					Overall Impact Magnitude	Receptor Sensitivity	Impact Significance
		Severity	Duration	Spatial Extent	Reversibility	Likelihood			
	Students	Medium	Construction	Access roads and highways	Irreversible in case of fatal accident	Occurring regularly under typical conditions	Moderate	High	Major
Abnormal Load Transportation	Passengers on Izmir-Aydin Motorway	Low	Construction / Tower transportation	Aol	Irreversible in case of fatal accident	Occurring regularly under typical conditions	Minor	Low	Negligible
Transport and Storage of Hazardous Material	Local community members / nearby settlements	Low	Construction	Aol	Reversible	Unlikely	Minor	Medium	Minor
Disease Prevention	Local community members / nearby settlements	Low	Construction	Aol	Reversible	Possible	Minor	Medium	Minor
Emergency Preparedness and Response	Local community members / nearby settlements	Medium	Construction	Aol	Reversible	Possible	Moderate	Medium	Moderate
Explosive Use and Blasting	Local community members / nearby settlements	Low	Construction / Land Preparation	Aol	Reversible	Occurring regularly under typical conditions	Minor	Medium	Minor
Ecosystem Services	Local community members benefiting from ecosystem services	Low	Construction	Aol	Reversible	Occurring regularly under typical conditions	Minor	Medium	Minor

Impact Description	Receptor	Impact Magnitude					Overall Impact Magnitude	Receptor Sensitivity	Impact Significance
		Severity	Duration	Spatial Extent	Reversibility	Likelihood			
Public Access	Local community members / nearby settlements	Low	Construction	Aol	Reversible	Possible	Minor	Medium	Minor
Security Personnel	Local community members / nearby settlements	Low	Construction	Aol	Reversible	Occurring regularly under typical conditions	Minor	Medium	Minor

**Table 15-11: Impact significance during operation**

Impact Description	Receptor	Impact Magnitude					Overall Impact Magnitude	Receptor Sensitivity	Impact Significance
		Severity	Duration	Spatial Extent	Reversibility	Likelihood			
Ice Throw	Local community members / nearby settlements and roads	Medium	Operation	AoI	Reversible	Unlikely	Major	Medium	Major
Blade Throw	Local community members / nearby settlements and roads	Major	One time	Setback Distance	Irreversible	Unlikely	Negligible	Medium	Negligible
	Local community members / nearby settlements and roads	Major	One time	Avg. and Throw Distance	Irreversible	Unlikely	Negligible	Medium	Negligible
Aviation	Aydın Transportation Regiment Command Headquarters Helipad	Low	Operation	AoI	Reversible	Unlikely	Negligible	Medium	Negligible
Electromagnetic Interference and Radiation	Local community members / nearby settlements	Low	Operation	AoI	Reversible	Possible	Minor	Medium	Minor
Traffic Safety	Local community members / nearby settlements	Low	Operation	AoI	Reversible	Unlikely	Negligible	Low	Negligible
Shadow Flicker	Local community members / nearby	Low	Construction	AoI	Reversible	Unlikely	Negligible	Medium	Negligible

Impact Description	Receptor	Impact Magnitude					Overall Impact Magnitude	Receptor Sensitivity	Impact Significance
		Severity	Duration	Spatial Extent	Reversibility	Likelihood			
	settlements								
Public Access	Local community members / nearby settlements	Low	Operation	Aol	Reversible	Unlikely	Negligible	Medium	Negligible
Security Personnel	Local community members / nearby settlements	Low	Operation	Aol	Reversible	Unlikely	Negligible	Medium	Negligible
Noise	Local community members / Students	Medium	Operation	Aol	Reversible	Possible	Minor	Medium	Minor

## 15.5 Impact Mitigation & Residual Impact

### 15.5.1 Construction

During the construction phase of a wind power plant, proactive measures are essential to mitigate potential impacts on various aspects of community health and safety. The proposed mitigation measures are listed below.

#### 15.5.1.1 Water, Noise and Air Quality

Mitigation measures regarding water, noise and air quality management are provided *Chapter 5: Water Quality, Hydrology and Hydrogeology, Chapter 7: Air Quality, and Chapter 9: Noise and Vibration* in detail respectively.

#### 15.5.1.2 Structural Safety of Project Infrastructure

Mitigation measures regarding erosion and natural hazard management which are described in *Chapter 6: Land Use, Soil and Geology* will be complied with.

#### 15.5.1.3 Life and Fire Safety (L&FS)

Mitigating life and fire safety risks involves the implementation of strict safety protocols, including fire prevention measures, emergency evacuation plans, and the provision of adequate firefighting equipment. Regular safety drills and training sessions for construction personnel contribute to a prepared and responsive environment, ensuring the well-being of workers and preventing fire incidents. Furthermore, the Community Health and Safety (CHS) Plan and Emergency Preparedness and Response Plan, which include the necessary protocol for responding to any occurrences, will be followed as part of the mitigating measures. In addition, local community shall be aware of the life and fires safety related risks to be triggered by the Project and regular consultation shall be carried out with local people. In case of an emergency collaboration with local authorities will be done and maintained.

#### 15.5.1.4 Traffic Safety

Ensuring traffic safety during construction requires the development of comprehensive traffic management plans. This includes clearly marked construction zones, strategically placed signage, and designated routes for heavy construction vehicles. Regular communication with local authorities, ongoing traffic monitoring, and collaboration with the community help minimize disruptions and maintain a safe traffic environment. Provisions of the Motorway Traffic Law (OG Date/Number: 18.07.1997/2918) will be complied with. Furthermore, the CHS Plan, which includes the necessary protocol for responding to any occurrences, will be followed as part of the mitigating measures.

The Project-specific Traffic Management Procedure will be established and implemented throughout the construction phase. The content of the Procedure will define sensitive receptors, such as schools, on the access roads to the Project area. Relevant mitigation measures including regular consultations with school administration, awareness raising activities for children on road traffic safety, trainings to the drivers in terms of road safety, traffic regulations and speed limit will be identified in the Procedure. The Procedure will also specify the busy hours that are used by the students and try to avoid the utilization of trucks during these hours.

According to the Traffic Management Plan, best practices will be applied to prevent congestion and traffic accidents during peak and off-peak hours. The project company will comply with national legislation and ensure proper security and regulation of construction-related traffic. Vehicles will enter and exit the site in a forward direction, with temporary direction signs at strategic locations. Pre-defined access routes will be used for long, wide, and heavy load

vehicles transporting construction materials. Excavated material will be recycled and reused on the project site, reducing vehicle movements, and avoiding earth-moving heavy equipment movements. Good site visibility will be ensured, and disruption to road users will be minimized by using the project area for storage and providing on-site parking.

Special specialized vehicles will be used for oversized components transportation, and weight restrictions will be followed. The project will also implement the Air Quality Management Plan (AQMP) and Noise Management Plan (NMP) to mitigate environmental and noise impacts. Stakeholder consultation will be ongoing, and traffic movement surveys will be conducted to determine the scale of impact on transportation routes through sensitive areas.

Pedestrian safety is a high priority, with separate pedestrian walkway routes and safe passages provided. Traffic management staff will be available at locations where pedestrians are most likely to be present. Drivers will receive induction and regular updates to promote safety and awareness.

#### 15.5.1.5 Abnormal Load Transportation

Mitigating the impact of abnormal load transportation involves meticulous route planning, obtaining necessary permits, and implementing safety measures during the transportation of oversized components. Utilizing specialized vehicles with proper signage, escort vehicles for guidance, and adherence to weight restrictions ensure the safe transport of large components, minimizing potential risks to both construction workers and the public. Engagement with local authorities regarding abnormal load transportation will be performed as well as part of the stakeholder engagement activities. Furthermore, the CHS Plan, which includes the necessary protocol for responding to any occurrences, will be followed as part of the mitigating measures.

#### 15.5.1.6 Transport and Storage of Hazardous Materials

Mitigation measures regarding soil quality management which are described in *Chapter 6: Land Use, Soil and Geology* will be complied with.

#### 15.5.1.7 Disease Prevention

Implementing measures to prevent the spread of diseases during construction includes maintaining hygiene practices among construction workers, providing sanitation facilities, and adhering to health and safety guidelines. Regular health screenings, vaccinations, and awareness campaigns contribute to disease prevention within the construction site, safeguarding the well-being of both workers and nearby communities. Furthermore, the CHS Plan and Emergency Preparedness and Response Plan, which include the necessary protocol for responding to any occurrences, will be followed as part of the mitigating measures. In addition, a code of conduct will be in place to identify the rules to avoid any disease spread risk.

#### 15.5.1.8 Emergency Preparedness and Response

A robust emergency preparedness and response plan is crucial during construction. This involves the establishment of emergency response teams, communication protocols, and evacuation procedures. Regular drills and scenario-based training sessions prepare construction personnel to respond effectively to unforeseen incidents, ensuring a swift and organized response to emergencies. An emergency Preparedness and Response Plan will be prepared and implemented for all stages of the Project. An emergency Preparedness and Response Plan (EPRP) prepared with necessary engagement of local relevant authorities which includes the key measures will be prepared and implemented for all stages of the Project. The EPRP will be shared with the relevant local authorities to increase their level of awareness of potential Project risks and mitigations. Furthermore, the CHS and Emergency Response Plan,



which include the necessary protocol for responding to any occurrences, will be followed as part of the mitigating measures.

#### 15.5.1.9 Explosive Use and Blasting

When explosive use and blasting are required, compliance involves conducting thorough risk assessments, implementing blast management plans, and adhering to safety standards. Controlled blasting techniques, advanced warning systems, and coordination with local authorities contribute to minimizing the impact on nearby structures and ensuring the safety of both construction personnel and the surrounding community. Furthermore, the CHS Plan and Emergency Preparedness and Response Plan, which include the necessary protocol for responding to any occurrences, will be followed as part of the mitigating measures.

#### 15.5.1.10 Ecosystem Services

Mitigating impacts on ecosystem services requires careful planning to minimize disruption to natural processes. This involves implementing erosion control measures, habitat restoration programs, and sustainable construction practices. Regular environmental monitoring ensures that construction activities align with ecological conservation goals, preserving vital ecosystem services. Within this scope, continuous and regular engagement with relevant local authorities will be implemented. Furthermore, the CHS Plan, which includes the necessary protocol for responding to any occurrences, will be followed as part of the mitigating measures.

#### 15.5.1.11 Public Access

Mitigating impacts on public access during construction includes clear communication about access restrictions, providing alternative routes, and minimizing disruptions to community activities. Regular updates through community engagement programs foster understanding and cooperation, ensuring that construction-related limitations are conveyed transparently to the public. In addition, requirements specified in the Security Management Plan will be complied with. Furthermore, the CHS Plan, which includes the necessary protocol for responding to any occurrences, will be followed as part of the mitigating measures.

#### 15.5.1.12 Security Personnel

Managing the presence of security personnel during construction involves establishing protocols for positive interactions with the local community, minimizing tensions. Effective communication channels, community liaison officers, and regular feedback mechanisms contribute to a positive relationship between security personnel and the community, fostering a safe and secure construction environment. Furthermore, the Security Management Procedure, which includes the necessary protocol for responding to any occurrences, will be followed as part of the mitigating measures. It shall be noted that the SMP also include the necessary provisions to respect human rights as well.

### 15.5.2 Operation

The operation phase of a wind power plant demands attention to community health and safety, necessitating a comprehensive approach to mitigate potential impacts.

#### 15.5.2.1 Blade and Ice Throw

Mitigating the risks associated with blade and ice throw incidents involves the implementation of advanced technologies and operational controls. Utilizing sensors and monitoring systems enables real-time tracking of ice accumulation on turbine blades, allowing for timely intervention to prevent ice throw. Adjusting operational parameters during icy conditions and employing technologies like de-icing systems contribute to minimizing the risks associated with blade and

ice throw incidents. Furthermore, the CHS Plan and Emergency Preparedness and Response Plan, which include the necessary protocol for responding to any occurrences, will be followed as part of the mitigating measures.

In addition, to mitigate blade throw risk, periodic inspections and maintenance of wind turbine blades will be carried out to detect potential issues such as cracks, material deterioration, or fatigue. By addressing these concerns proactively, the risk of blade failures can be significantly reduced. Moreover, according to the Best Practice Project Description (Section: 2.3) the turbines shall be stopped working if the wind speed is 28 m/s to avoid any blade and ice throw risk.

Local people will be warned during cold weather and extreme windy days to inform about possible risks. Furthermore, warning signs will be placed nearby the turbines to state the risk of ice & blade throw.

#### 15.5.2.2 Aviation

Addressing aviation-related risks requires close collaboration with aviation authorities. Implementing radar systems to detect incoming aircraft and establishing clear communication channels with air traffic control contribute to airspace safety. Placing warning lights and markings on wind turbines enhances visibility for pilots, reducing the risk of collisions. Ongoing engagement with aviation stakeholders ensures continuous adherence to safety protocols during the wind power plant's operation. Furthermore, the CHS Plan, which includes the necessary protocol for responding to any occurrences, will be followed as part of the mitigating measures. Additionally, it shall be noted that, the WPP License Area is located 20 km away from the Aydin-Çıldır Airport. Thus, no significant impact is expected.

#### 15.5.2.3 Electromagnetic Interference and Radiation

To mitigate electromagnetic interference and radiation risks, compliance involves employing electromagnetic shielding for sensitive equipment and maintaining safe distances between power lines and electronic devices. Implementing advanced monitoring systems allows for continuous assessment of electromagnetic fields, ensuring compliance with established safety standards and minimizing potential impacts on community health. Furthermore, the CHS Plan, which includes the necessary protocol for responding to any occurrences, will be followed as part of the mitigating measures.

#### 15.5.2.4 Traffic Safety

Effective traffic safety measures during the operation phase encompass the development of comprehensive traffic management plans. This involves coordinating with local authorities to establish safe routes for construction and maintenance vehicles, implementing clear signage, and conducting regular safety training for project personnel. Collaboration with the community to establish communication channels regarding traffic patterns and potential disruptions further enhances overall traffic safety. Within the scope of the Project, the provisions of Motorway Traffic Law (OG Date/Number: 18.07.1997/2918) will be complied with. Furthermore, the CHS Plan and Traffic Management Plan, which include the necessary protocol for responding to any occurrences, will be followed as part of the mitigating measures.

According to the Traffic Management Plan the project will aim to implement lower speed limits and traffic control measures within the project area and external transport routes. Route planning, speed limits, vehicle safety standards, transportation timing, and training requirements will also be implemented. Emergency preparedness and response plans will be included in the project's Emergency Preparedness and Response Plan. Traffic and transport plans will follow national and international guidelines. Emergency teams will be trained to respond to traffic-related emergencies. Information signs will be placed at entrances, lobbies, and plant locations

for easy access. A safe working environment will be provided for drivers and transportation staff, and all vehicles will receive regular maintenance. Communication and collaborations with local authorities, NGOs, neighbouring facilities, and commercial organizations will be undertaken for traffic and transport management.

#### 15.5.2.5 Shadow Flicker

The detailed mitigation measures regarding Shadow Flicker are presented in *Chapter 10: Landscape and Visual*. Within the scope of this assessment no significant impact was identified.

#### 15.5.2.6 Public Access

Mitigating impacts on public access involves transparent communication and engagement with the community. Clearly defining access restrictions, providing advance notice of operation and maintenance activities, and possible malfunctions contribute to minimizing disruptions. In addition, warning signs will be in place near the turbines to identify the risk of ice and blade throw as well. Regular updates and community outreach programs foster understanding and cooperation, ensuring that public access limitations are implemented with minimal inconvenience. Furthermore, the CHS Plan, which includes the necessary protocol for responding to any occurrences, will be followed as part of the mitigating measures.

#### 15.5.2.7 Security Personnel

To manage the presence of security personnel, measures include providing comprehensive training on community engagement, conflict resolution, and cultural sensitivity. Establishing protocols for positive interactions between security personnel and the local community minimizes tensions. Regular communication and feedback mechanisms enable continuous improvement in the management of security personnel, ensuring their role aligns with community well-being during the operation phase. Furthermore, the Security Management Procedure, which includes the necessary protocol for responding to any occurrences, will be followed as part of the mitigating measures. It shall be noted that the SMP also include the necessary provisions to respect human rights as well.

#### 15.5.2.8 Noise

A Project-specific Noise Management Plan will be in place. The content of the Plan will define sensitive receptors, such as schools, that are in close proximity to the turbines. Relevant mitigation measures including regular consultations with school administration will be identified in the Plan. Furthermore, the CHS Plan, which includes the necessary protocol for responding to any occurrences, will be followed as part of the mitigating measures.

Within the scope of the SEP, the CLO will continue to organize regular consultation and stakeholder engagement activities. Project’s community grievance mechanism will be established which will provide easy access for teachers and students to raise their grievances.

### 15.5.3 Summary

A brief summary for the impact mitigation and residual impacts for construction and operation were briefly summarised in

Table 15-12 and Table 15-13 respectively.

**Table 15-12: Residual impact during construction**

Impact	Receptor	Impact Significance without Mitigation	Residual Impact Significance
Water quality and availability	Groundwater bodies	Minor	Negligible

Impact	Receptor	Impact Significance without Mitigation	Residual Impact Significance
Air Quality	Local community members / nearby settlements	Negligible	Negligible
Noise	Local community members / nearby settlements	Negligible	Negligible
Structural safety of Project Infrastructure	Project Area / Components	Major	Minor
Life and Fire Safety	Forest Area	Moderate	Minor
Traffic Safety	Passengers on Izmir-Aydin Motorway	Moderate	Minor
	Students	Major	Minor
Abnormal Load Transportation	Passengers on Izmir-Aydin Motorway	Negligible	Negligible
Transport and Storage of Hazardous Materials	Local community members / nearby settlements Groundwater bodies	Minor	Negligible
Disease Prevention	Local community members / nearby settlements	Minor	Negligible
Emergency Preparedness and Response	Local community members / nearby settlements	Moderate	Minor
Explosive Use and Blasting	Local community members / nearby settlements	Minor	Negligible
Ecosystem Services	Local community members benefiting from ecosystem services	Minor	Negligible
Public Access	Local community members / nearby settlements	Minor	Negligible
Security Personnel	Local community members / nearby settlements	Minor	Negligible

**Table 15-13: Residual impact during operation**

Impact	Receptor	Impact Significance without Mitigation	Residual Impact Significance
Ice Throw	Local community members / nearby settlements	Major	Minor
Blade Throw	Local community members / nearby settlements and roads in max vel. throw range	Negligible	Negligible
	Local community members / nearby settlements and roads in avg vel. throw range	Negligible	Negligible
Aviation	Manisa Transportation Regiment Command Headquarters Helipad	Negligible	Negligible
Electromagnetic Interference and Radiation	Local community members / nearby settlements	Minor	Negligible
Traffic Safety	Local community members / nearby settlements	Negligible	Negligible
Shadow Flicker	Local community members / nearby settlements	Negligible	Negligible
Public Access	Local community members / nearby settlements	Negligible	Negligible

Impact	Receptor	Impact Significance without Mitigation	Residual Impact Significance
Security Personnel	Local community members / nearby settlements	Negligible	Negligible
Noise	Local community members / Students	Minor	Negligible

# 16 Cultural Heritage

## 16.1 Introduction

This Chapter is to identify the potential tangible and intangible cultural heritage within the Cultural Heritage Impact Assessment (CHIA) boundaries of the Dampinar Wind Power Plant Project (the Project); and to evaluate the potential effects of construction and operation activities of the Project on these assets.

This Chapter is prepared in line with the IFC PS8 and EBRD PR8. In this Chapter, the results of desktop studies and field research on tangible and intangible cultural heritage assets are evaluated.

### 16.1.1 Overview

The main objectives of the CHIA are as follows:

- Determination of the current status and geographical distribution of the intangible and tangible cultural heritage assets that may be affected by the Project activities,
- Identification of the negative effects that may occur due to the Project activities on intangible and tangible cultural heritage,
- Determination of the necessary mitigation measures and suggestions to minimize the negative effects on intangible and tangible cultural heritage.

The cultural heritage studies performed for the Project comprised a desk study of the data available for the study area as well as archaeological field surveys conducted at the Project area by the senior archaeologists. The main objectives of the cultural heritage studies are summarized below:

- Identifying the exact location and properties of registered and unregistered<sup>177</sup> cultural heritage sites and assets located within the cultural heritage study area (as specified below in Section 16.1.2) of the ESIA based on desk study and field surveys.
- Defining the adverse effects on the tangible and intangible cultural heritage assets which may occur as a result of Project related activities (including all Project activities covered in Section 2.4).
- Developing mitigation measures for the management of registered and unregistered cultural heritage within the Project area, consistent with the requirements and procedures set by the Law on the Conservation of Cultural and Natural Assets No. 2863 (OG Date/Number: 23.07.1983/18113) and related secondary legislation as well as decisions of the related Regional Councils for the Conservation of Cultural Property for the registered sites or sites that are in the process of registration by the Ministry of Culture and Tourism (MoCT).
- Providing upfront information on the cultural heritage sites and assets located within Project area to the related cultural heritage authorities to ensure timely evaluation of the sites by the authorities within the framework of the Law on the Conservation of Cultural and Natural Assets and identify the management measures to be required by the authorities for those sites (e.g. measures to be taken by the Project Company prior to site entry).

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<sup>177</sup> Unregistered sites may include: (i) sites in the process of registration by the related cultural heritage authorities, or sites with archaeological potential as identified/discovered by the cultural heritage team as part of the ESIA field surveys; or (ii) other sites including the remains of a historic bridge, a grave/graveyard, fountain, civilian architecture samples etc.



- Providing upfront information on the cultural heritage sites and assets located within Project’s area of influence to relevant Project departments to ensure timely planning and progress of the activities, in alignment with the evaluation and decision processes of the cultural heritage authorities.
- Contributing to the archaeological and cultural inventory of Türkiye by sharing the information on the cultural heritage sites and assets located within the Project area (collected through scientific methods) with related Regional Councils for the Conservation of Cultural Property.

The scoping of the tangible and intangible cultural heritage studies, including the baseline, impact assessment and management, has been done as summarised in Table 16-1.

### 16.1.2 Study Area and Area of Influence

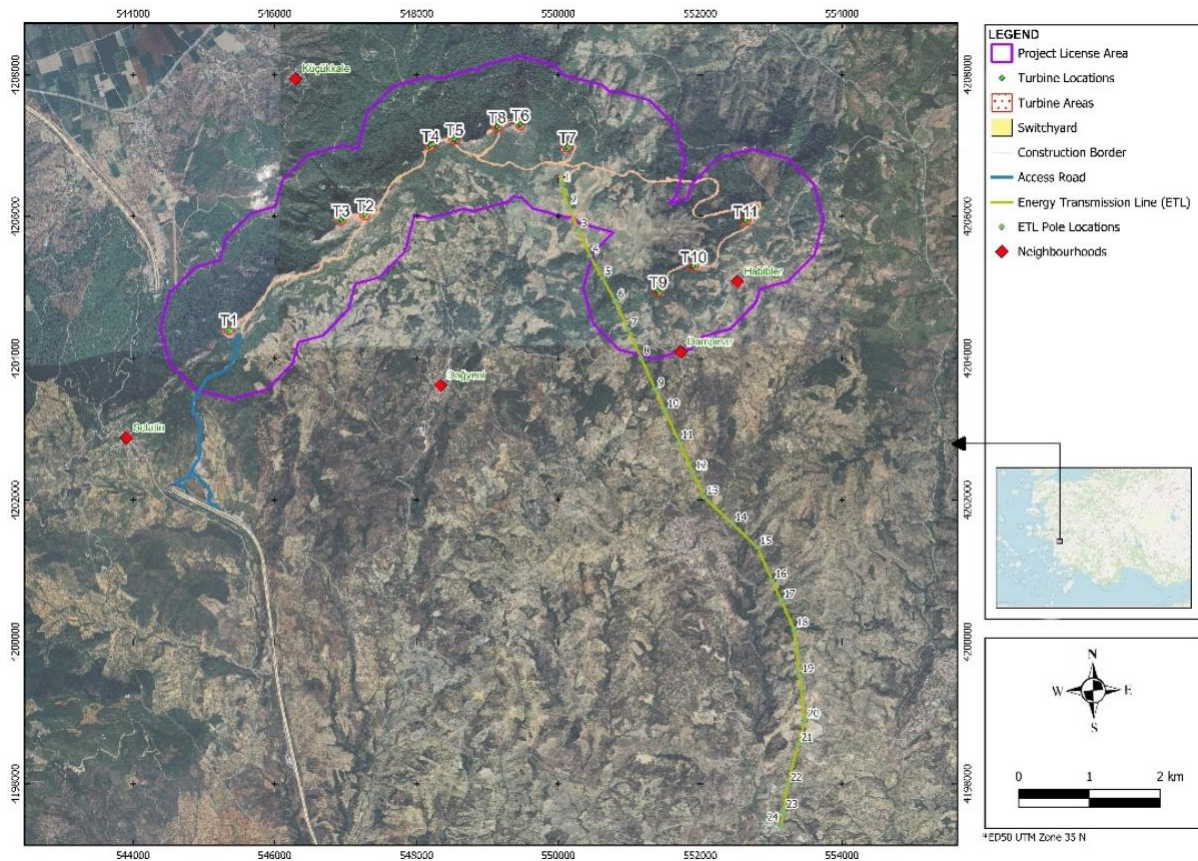
The determined Area of Influence (Aoi) of the Cultural Heritage Impact Assessment for tangible and intangible cultural heritage assets are as described in Table 16-1 and presented in Figure 16-1.

**Table 16-1: CHIA Borders for the Project** <sup>178</sup>

	Tangible Cultural Heritage	Intangible Cultural Heritage
<b>Impact Assessment Aoi</b>	All Project Area;	
	<ul style="list-style-type: none"> <li>• Project License Area,</li> <li>• Access and Site Roads,</li> <li>• Switchyard, ETL (Including ETL Pole Locations)<sup>179</sup></li> </ul> and	Germencik, Aydın - Dağyeni Neighbourhood, Germencik, Aydın - Dampinar Neighbourhood, Germencik, Aydın - Habibler Neighbourhood, Germencik, Aydın - Selatin Neighbourhood, Tire, İzmir – Küçükkale Neighbourhood
	<ul style="list-style-type: none"> <li>• Turbine Locations.</li> </ul>	

<sup>178</sup> The impact area for tangible cultural heritage was limited by the area where Project activities to be conducted (i.e., the Project area). The boundaries for intangible cultural heritage were determined by taking into consideration settlements where cultural elements can be found around the Project area.

<sup>179</sup> The ETL line and ETL Pole locations are presented in the "Dampinar WPP ETL Project EIA Project Introduction File which was prepared in 2023. Hence, while conducting the cultural heritage impact assessment studies, the ETL line and ETL Pole locations were examined based on the provided data within the Project Introduction File. No service road is shown in the layout and drawings within the content of the EIA Project introduction file. Additionally, according to the national Dampinar WPP ETL Project introduction file (please see page 319, Project Introduction File), the client has declared that the present roads which are in the Project license area will be used for access to the Project construction sites during the Project Construction Phase as much as possible.



**Figure 16-1: CHIA Study Area for the Project**

## 16.2 National and International Requirements

### 16.2.1 National Requirements

#### 16.2.1.1 National Requirements for Tangible Cultural Heritage

In Türkiye, the movable and immovable cultural and natural assets are under protection as dictated by the “Law on Preservation of Cultural and Natural Assets”, Law No: 2863, which was published in the Official Gazette dated 23 July 1983 and numbered 18113. The cultural and natural heritage, which is protected by the aforementioned Law, is identified as:

- Natural properties which require protection and immovable assets which were built before the end of the 19<sup>th</sup> century.
- Any immovable cultural asset constructed after the end of the 19th century but categorized as “a significant asset which requires preservation” by the Ministry of Culture and Tourism.
- Immovable cultural assets located within the boundaries of Protection Sites; Structures, buildings or places that have witnessed significant historical events during the Turkish Independence War or the foundation of the Turkish Republic, regardless of their period and registration status; and all dwellings and buildings that have been used by Mustafa Kemal ATATURK without considering their period of construction or registration status.

The most relevant articles in the Law on Preservation of Cultural and Natural Assets (Law no:2863) for the Project CHIA studies are given in Table 16-2.

**Table 16-2: Law on the Conservation of Cultural and Natural Property (Law No: 2863)**

Article	Explanation
<b>Article 4 – Obligation to Notify</b>	<p>Persons that discover movable and immovable cultural and natural property, owners, proprietors or occupants that know or have recently found out about the existence of cultural and natural property on the land they own or use shall be obliged to notify the nearest museum directorship or the village headman or the local administrators of other places within at the <u>latest three days</u>.</p> <p>If such property is in military garrisons and restricted areas, the relevant command levels shall be notified in line with the relevant procedure.</p> <p>The village headman, the local administrator receiving such notification or the relevant authorities that are directly notified of such property shall take the necessary measures to protect and secure such property. The village headman shall notify the nearest local administrator as of the situation and the measures taken on the same day. The local administrator and other authorities shall notify in writing the MoCT and the nearest museum directorship <u>within ten days</u>.</p> <p>Upon receiving this notification, the Ministry and Museum Director shall instigate due proceedings as soon as possible in line with the provisions of this law.</p>
<b>Article 5 – Quality of State Property</b>	<p>Immovable property belonging to the state, public institutions and organizations and movable and immovable cultural and natural property to be protected that is known to exist or will be discovered on an immovable property owned by real and legal persons subject to civil law shall have the quality of state property.</p> <p>Registered and annexed foundation property subject to a separate status due to its special qualities shall not be covered by this provision.</p>
<b>Article 25 – Transfer to Museums</b>	<p>MoCT shall classify and register based on scientific principles movable cultural and natural property declared to the MoCT according to Article 4 and movable cultural and natural property to be protected as specified in Article 23. Antiquities that need to be conserved in state museums shall be duly transferred to museums.</p> <p>The criteria, procedures and principles for classification, registration and transfer to museums of movable cultural and natural property to be protected shall be specified in a regulation.</p> <p>The historical features of all kind of weapons and materials concerning Turkish military history shall be surveyed, examined and evaluated by the General Staff at the location they are found or are reported to be found.</p> <p>Antiquities excluded from the classification and registration and not needed to be placed in museums shall be returned with a document to their owners. The cultural property that has been returned with a document shall be at the discretion of their owner. Antiquities not taken back within one year by their owners can be kept at the museum or sold duly by the State.</p>

In addition to Law on Preservation of Cultural and Natural Assets, there are several regulations and principal decisions governing the management of cultural and natural assets. According to the Principal Decision dated 5 November 1999 and numbered 658 on “Archaeological Sites, Conditions of Protection and Usage”, the archaeological sites are classified into three main categories:

- **1<sup>st</sup> Degree Archaeological Sites:** Areas requiring highest level of protection, with the exception of scientific excavations aiming their protection. Neither construction nor development are allowed in these sites. All kinds of construction, excavation, and modification activities are prohibited within the boundaries of these sites. However, for exceptional cases such as the necessity for infrastructure construction, Regional Council for the Conservation of Cultural Property may permit such activities based on the approval of the relevant museum directorate and the head of the scientific excavation team.
- **2<sup>nd</sup> Degree Archaeological Sites:** Sites that require medium level of protection. They should be preserved based on the conditions of protection and utilisation set by the Regional Council for the Conservation of Cultural Property. Additional construction is prohibited. Similar to the 1st Degree Sites, for exceptional cases such as necessity for infrastructure construction among others, Regional Council for the Conservation of Cultural Property may

permit such activities based on the approval of the relevant museum directorate and the head of the scientific excavation team.

- **3<sup>rd</sup> Degree Archaeological Sites:** Construction is permitted based on the decisions of Regional Council for the Conservation of Cultural Property. Before applying for a construction permit, test pit excavations should be conducted under the supervision of the local museum, and the outcomes of these excavations should be reviewed by the museum and, if present, the head of the scientific excavation team. Reviews should be submitted to Regional Council for the Conservation of Cultural Property. The Council may ask for extension of the scope of test pits before taking any decision.

Furthermore, Implementation Guidelines for Field Surveys, Test Pits and Excavation Works on Cultural and Natural Assets (Ministry approval dated 13 March 2013 and numbered 94949537-160.99-51264) define the procedures for salvage excavations, archaeological test pits and other studies.

### 16.2.1.2 National Requirements for Intangible Cultural Heritage

UNESCO put into effect the “Convention for the Safeguarding of the Intangible Cultural Heritage” in the 32<sup>nd</sup> General Conference held in Paris between 29 September and 17 October 2003. The convention was officially accepted by the Republic of Türkiye with the “Law No: 5448 Regarding the Approval of the Convention of Safeguarding of Intangible Cultural Heritage on 19 January 2006”. The intangible cultural heritage legally safeguarded by the relevant law was defined as follows:

Cultural products and production processes such as oral narratives and oral traditions created by the folk in oral culture environments and included in folklore studies, performance arts, social practices, rituals and festivals, folklore, practices related to the universe and nature, handcraft traditions.

### 16.2.2 International Requirements

International legislation and policy and Lender’s standards and guidelines in regard with cultural heritage applicable to the Project are listed below in Table 16-3.

**Table 16-3: International Requirements and Policy Regarding Cultural Heritage**

Policy	Description
IFC Performance Standards (PSs) on Environmental and Social Sustainability (2012) – PS8	In the field of Cultural Heritage, IFC PS 8 <sup>180</sup> mentions the necessity of preserving cultural heritage for today and for the future. This Performance Standard aims to protect cultural heritage from the negative impacts that may arise from activities at every stage of the project and to ensure equal use of existing cultural heritage.
EBRD Environmental and Social Policy and PR (2019) – PR8	The EBRD specifies the implementation of Performance Requirements 8 Cultural Heritage guidelines in order to understand the conservation and importance of cultural heritage. The EBRD emphasizes that cultural heritage, both tangible and intangible, is important for economic and social development and is an integral part of the continuity of cultural identity and practices (including traditions, beliefs and/or languages).  The PR8 requirement states that in case the project activities, the relevant laws and regulations and the obligations arising from the relevant international agreements affect any cultural heritage in the region and agreements approved by the project owner countries must be followed.

<sup>180</sup> International Finance Corporation. (2012). *Performance Standards on Environmental and Social Sustainability*. <https://www.ifc.org/content/dam/ifc/doc/2010/2012-ifc-performance-standards-en.pdf>



Policy	Description
Directive 2014/52/EU of the European Parliament and of the Council of 16 April 2014 amending Directive 2011/92/EU on the assessment of the effects of certain public and private projects on the environment	According to Article 16 of the Directive, for the protection and promotion of cultural heritage comprising urban historical sites and landscapes, which are an integral part of the cultural diversity that the Union is committed to respecting and promoting in accordance with Article 167(4) under international protection (TFEU), the definitions and principles developed in relevant Council of Europe Conventions, in particular the European Convention for the Protection of the Archaeological Heritage of 6 May 1969, the Convention for the Protection of the Architectural Heritage of Europe of 3 October 1985, the European Landscape Convention of 20 October 2000, the Framework Convention on the Value of Cultural Heritage for Society of 27 October 2005 can be useful. In order to better preserve historical and cultural heritage and the landscape, it is important to address the visual impact of projects, namely the change in the appearance or view of the built or natural landscape and urban areas, in environmental impact assessments.

Türkiye has ratified the following key international conventions regarding the cultural heritage, which are applicable to the Project:

**Table 16-4: International Conventions Regarding Cultural Heritage**

International Conventions	Ratified by Türkiye on:
United Nations Educational, Scientific, and Cultural Organisation (UNESCO), Convention on the Protection and Promotion of the Diversity of Cultural Expressions, Paris, 20 October 2005	02 November 2017
United Nations Educational, Scientific, and Cultural Organisation (UNESCO), Convention for the Safeguarding of the Intangible Cultural Heritage, Paris, 17 October 2003	27 March 2006
United Nations Educational, Scientific, and Cultural Organisation (UNESCO), Convention on the Protection of World Cultural and Natural Heritage, Paris, 16 November 1972	16 March 1983
United Nations Educational, Scientific, and Cultural Organisation (UNESCO), Convention on the Means of Prohibiting and Preventing the Illicit Import, Export and Transfer of Ownership of Cultural Property, Paris, 14 November 1970	21 April 1981

## 16.3 Methodology and Assessment Criteria

### 16.3.1 Methodology for Baseline Studies

Four phases have been undertaken in evaluating the present status of the tangible and intangible cultural heritage assets for Project. These phases are as follows:

- Desktop Research Study Phase
- Field Research Phase
- Impact Assessment Phase
- Reporting Phase

#### 16.3.1.1 Desktop Studies Phase

Publications on archaeological and historical cultural heritage related to the field of study and its immediate surroundings have been compiled in order to determine the cultural heritage potential of the Project areas. Existence of registered archaeological or cultural heritage within the Project area and in the vicinity of the Project area have been researched. Resources used during the desktop study are as follows:

- Inventory records of Regional Council for the Conservation of Cultural Property (Aydın and İzmir 1)
- Academic publications
- Historic/ topographic and digital maps
- Google Earth Satellite Images
- Previous reports on the cultural heritage studies conducted in the area (published by other parties/academia, studies conducted by the cultural heritage team, etc.)
- UNESCO Türkiye World Heritage Site List

#### 16.3.1.2 Field Research Phase

Field research was conducted by the team of qualified experts between 04 November 2023 and 06 November 2023. The field study included research on both tangible and intangible cultural heritage assets.

##### Field Research on Tangible Cultural Heritage

The cultural heritage team of two (2) senior archaeologists<sup>181</sup> has conducted walkover survey following locations in order to gather field data on the location and features of the tangible cultural heritage elements within the Project area:

During the archaeological walkover surveys, the archaeological findings that could be observed on the surface were recorded on field survey forms by taking Geographical Positioning System (GPS) coordinates (WGS 1984, 6 degree) together with detailed photographs of the findings from various angles to form a Project archive.

Based on the walkover survey findings, daily reports were prepared by the cultural heritage team throughout the entire field survey program.

During the walkover survey, the field survey team walked within the Project area, using a GPS device. The instant communication between the members of the field team, who scanned the field surface in parallel was provided by walkie-talkie devices. During the walkover surveys, all archaeological traces (such as ceramic shards spread on the surface, architectural elements or traces etc.) observed on the surface of the Project area were recorded on the Field Surveys Forms (kept in the CHIA database) and relevant findings were incorporated to the Project Archaeological Baseline.

##### Field Research on Intangible Cultural Heritage

Field studies for intangible cultural heritage have been carried out using the "qualitative interview technique" with individuals who is knowledgeable about the history and geography of the region, who value those areas, and who know, live, sustain and transfer the intangible cultural elements in those areas. In this research method, face-to-face interviews<sup>182</sup> have been conducted with representatives of the local people and data on intangible cultural heritage elements have been collected. The details of the interviews are provided in Table 16-5.






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<sup>181</sup> Senior Archaeologist / Intangible Cultural Heritage Expert Kılıçhan Sevmen and Senior Archaeologist / Intangible Cultural Heritage Expert Serkan Akdemir.

<sup>182</sup> Verbal consent has been taken from each of the interviewees for visual recording (through photographs) of the interviews and the use of gathered information and taken photographs during the interviews.



**Table 16-5: Details of Interviews (Note that the photographs are blurred in the publicly disclosed version of this document in compliance with personal data protection regulations)**

Neighbourhood	Interview Topics	Number of Interviewed People	The Photos from the Interviews
Germencik, Aydın - Dağyeni Neighbourhood		7	
Germencik, Aydın - Dampınar Neighbourhood	<ul style="list-style-type: none"> <li>● Introduction</li> <li>● Briefing participants about the project and the purpose of the interview</li> </ul>	5	
Germencik, Aydın - Habibler Neighbourhood	<ul style="list-style-type: none"> <li>● Questioning whether International Intangible Cultural Heritage Elements exist in the participant's neighbourhood</li> <li>● Questioning whether National Intangible Cultural Heritage Elements exist in the participant's neighbourhood</li> </ul>	6	
Germencik, Aydın - Selatin Neighbourhood	<ul style="list-style-type: none"> <li>● Questioning whether Local Intangible Cultural Heritage Elements exist in the participant's neighbourhood</li> </ul>	5	
Tire, İzmir – Küçükkale Neighbourhood		2	

### 16.3.1.3 Impact Assessment Phase

Impact assessment studies for cultural heritage were carried out in line with the “Guidance on Heritage Impact Assessments for Cultural World Heritage Properties” of International Council on Monuments and Sites (ICOMOS).

### 16.3.2 Determining Magnitude, Sensitivity, and Impact Significance

The impact of Project construction and operation activities on the cultural heritage assets are evaluated based on “Guidance on Heritage Impact Assessments for Cultural World Heritage Properties” document prepared by ICOMOS and adopted by the MoCT for its use to properly assess the impact of construction activities on cultural sites. Accordingly, the cultural heritage assets within the scope of the Project identified in the area are classified based on their level of importance as provided in Table 16-6.

**Table 16-6: Example Guide for Assessing Value of Heritage Assets (ICOMOS CHIA Guidance – Appendix 3A)**

Grading	Archaeology	Built heritage or Historic Urban Landscape	Historic Landscape	Intangible Cultural Heritage or Associations
Very High	Sites of acknowledged international importance inscribed as World Heritage (WH) property.	Sites or structures of acknowledged international importance inscribed as WH property.	Landscapes of acknowledged international importance inscribed as WH property.	Areas associated with Intangible Cultural Heritage (ICH) activities as evidenced by the national register
	Individual attributes that convey Outstanding Universal Value (OUV) of the WH property.	Individual attributes that convey OUV of the WH property	Individual attributes that convey OUV of the WH property.	Associations with particular innovations, technical or scientific developments or movements of global significance.
	Assets that can contribute significantly to acknowledged international research objectives.	Other buildings or urban landscapes of recognised international importance.	Historic landscapes of international value, whether designated or not	Associations with particular individuals of global importance
			Extremely well-preserved historic landscapes with exceptional coherence, time depth, or other critical factors.	
High	Nationally designated Archaeological Monuments protected by the State Party's laws	Nationally designated structures with standing remains.	Nationally designated historic landscape of outstanding interest.	Nationally - designated areas or activities associated with globally - important Intangible Cultural Heritage activities
	Undesignated sites of the quality and importance to be designated.	Other buildings that can be shown to have exceptional qualities in their fabric or historical associations not adequately reflected in the listing grade.	Undesignated landscapes of outstanding interest.	Associations with particular innovations, technical or scientific developments or movements of national significance
	Assets that can contribute significantly to acknowledged national research objectives.	Conservation Areas containing very Important buildings.	Undesignated landscapes of high quality and importance, and of demonstrable national value	Associations with particular individuals of national importance

Grading	Archaeology	Built heritage or Historic Urban Landscape	Historic Landscape	Intangible Cultural Heritage or Associations
		Undesignated structures of clear national importance.	Well preserved historic landscapes, exhibiting considerable coherence, time depth or other critical factors.	
Medium	Designated or undesignated assets that can contribute significantly to regional research objectives.	Designated buildings. Historic (unlisted) buildings that can be shown to have exceptional qualities or historical associations.	Designated special historic landscapes.	Areas associated with Intangible Cultural heritage activities as evidenced by local registers.
		Conservation Areas containing buildings that contribute significantly to its historic character.	Undesignated historic landscapes that would justify special historic landscape designation.	Associations with particular innovations or developments of regional or local significance.
		Historic townscapes or built-up areas with important historic integrity in their buildings or built settings.	Landscapes of regional value.	Associations with particular individuals of regional importance
			Averagely well- preserved historic landscapes with reasonable coherence, time depth or other critical factors.	
Low	Designated or undesignated assets of local importance.	“Locally Listed” buildings.	Robust undesignated historic landscapes.	Intangible cultural heritage activities of local significance
		Assets compromised by poor preservation and/or poor survival of contextual associations.	Historic (unlisted) buildings of modest quality in their fabric or historical associations.	Historic landscapes with importance to local interest groups
		Assets of limited value, but with potential to contribute to local research objectives.	Historic Townscape or built-up areas of limited historic integrity in their buildings or built settings.	Historic landscapes whose value is limited by poor preservation and/or poor survival of contextual associations.
Negligible	Assets with little or no surviving archaeological interest.	Buildings or urban landscapes of no architectural or historical merit; buildings of an intrusive character.	Landscapes little or no significant historical interest.	Few associations or ICH vestiges surviving
Unknown Potential	The importance of the asset has not been ascertained.	Buildings with some hidden (i.e. inaccessible) potential for historic significance.	N/A	Little is known or recorded about ICH of the area

A 5-stage classification method was used in order to evaluate not only the impacts on the tangible and intangible cultural heritage assets within the Project area from the Project activities but also the magnitude of the impacts as described in Table 16-7.

**Table 16-7: Criteria for Evaluating the Magnitude of Impact (ICOMOS CHIA Appendix 3B)**

Impact Grading	Archaeological attributes	Built heritage or Historic Urban Landscape attributes	Historic landscape attributes	Intangible
Major Change	Changes to attributes that convey OUV of WH properties.	Change to key historic building elements that contribute to OUV, such that the resource is totally altered	Change to most or all key historic landscape elements, parcels or components; extreme visual effects; gross change of noise or change to sound quality; fundamental changes to use or access; resulting in total change to historic landscape character unit and loss of OUV.	Major changes to area that affect the ICH activities or associations or visual links and cultural appreciation.
	Most or all key archaeological materials, including those that contribute to OUV such that the resource is totally altered.	Comprehensive changes to the setting.		
	Comprehensive changes to setting.			
Moderate Change	Changes to many key archaeological materials, such that the resource is clearly modified.	Changes to many key historic building elements, such that the resource is significantly modified.	Change to many key historic landscape elements, parcels or components; visual change to many key aspects of the historic landscape; noticeable differences in noise or sound quality; considerable changes to use or access; resulting in moderate changes to historic landscape character.	Considerable changes to area that affect the ICH activities or associations or visual links and cultural appreciation.
	Considerable changes to setting that affect the character of the asset.	Changes to the setting of an historic building, such that it is significantly modified.		
Minor Change	Changes to key archaeological materials, such that the resource is slightly altered.	Change to key historic building elements, such that the asset is slightly different.	Change to few key historic landscape elements, parcels or components; slight visual changes to few key aspects of historic landscape; limited changes to noise levels or sound quality; slight changes to use or access; resulting in limited change to historic landscape character.	Changes to area that affect the ICH activities or associations or visual links and cultural appreciation.
	Slight changes to setting.	Change to setting of an historic building, such that it is noticeably changed.		
Negligible Change	Very minor changes to key archaeological materials, or setting	Slight changes to historic building elements or setting that hardly affect it.	Very minor changes to key historic landscape elements, parcels or components; virtually unchanged visual effects; very slight changes in noise	Very minor changes to area that affect the ICH activities or associations or visual links and cultural appreciation.

Impact Grading	Archaeological attributes	Built heritage or Historic Urban Landscape attributes	Historic landscape attributes	Intangible
			levels or sound quality; very slight changes to use or access; resulting in a very small change to historic landscape character.	
No Change	No change.	No change to fabric or setting.	No change to elements, parcels or components; no visual or audible changes; no changes in amenity or community factors.	No change

While determining the general impact of the Project activities on the cultural heritage assets within the Project area and its vicinity, a general impact assessment was performed taking into account the "scale / severity of the impact" and "the importance of the cultural heritage asset" as described in Table 16-8.

**Table 16-8: General Impact Assessment Matrix**

Value of Heritage Asset	Scale & Severity of Change / Impact				
	No Change	Negligible Change	Minor Change	Moderate Change	Major Change
<b>For World Heritage List Properties VERY HIGH – Attributes Which Convey Outstanding Universal Value</b>	<b>The Significance of The Impact Change or The General Impact (Either Adverse or Beneficial)</b>				
	Neutral	Slight	Moderate/ Large	Large	Very Large
<b>For Other Cultural Heritage Assets</b>	<b>The Significance of The Impact Change (Either Adverse or Beneficial)</b>				
Very High	Neutral	Slight	Moderate/ Large	Large/very Large	Very Large
High	Neutral	Slight	Moderate/ Slight	Moderate/ Large	Large/Very Large
Medium	Neutral	Neutral/Slight	Slight	Moderate	Moderate/ Large
Low	Neutral	Neutral/Slight	Neutral/Slight	Slight	Slight/ Moderate
Negligible	Neutral	Neutral	Neutral/Slight	Neutral/Slight	Slight

As part of the CHIA, appropriate mitigation measures are reviewed and included to minimise any potential adverse impacts of the Project. The residual impacts are then determined.

### 16.3.2.1 Reporting Phase

During all studies, all data collected for tangible and intangible cultural assets were evaluated in different mapping and analysis platforms and the reporting was completed by considering geographical positioning of archaeological and cultural assets and by developing mitigatory actions for protection/salvation of these assets.

### 16.3.3 Limitations and Assumptions

The site conditions, including weather conditions, terrain, etc., was sufficient at the time of the field surveys. Therefore no limitations has been identified while conducting the cultural heritage assessment study.

## 16.4 Baseline Conditions

### 16.4.1 Desktop Studies Findings

#### 16.4.1.1 Tangible Cultural Heritage

Kartal Mountain, which is located within the Project area, took its current structure as a result of the tectonic movements after the Oligocene<sup>183</sup>. In the historical periods, people often built castle/tower type settlements for defence purposes and religious structures for worship in rugged terrain lands such as Kartal Mountain. In the fertile plains formed by the two large rivers (Büyük and Küçük Menderes) in the north and south of Kartal Mountain, there are settlement mounds (huyuks).

Kartal Mountain is located in a location which connects the Aegean coast and the inner regions of Anatolia. Therefore, it carried a strategic importance in ancient times due to its location dominating the Küçük and Büyük Menderes valleys. Kartal Mountain and its surrounds were located within the hinterland of Ephesus in ancient times. The mountain is also of strategic importance in terms of security and food logistics of the ancient Ephesus.

According to the archaeological surveys carried out around the Project area, the first settlements from Chalcolithic Period in the region were detected in the Büyük Menderes and Küçük Menderes basins. Deştepe and Küçüktepe<sup>184</sup> archaeological sites are important archaeological sites for the Chalcolithic Period. As a result of the scientific survey studies, it was understood that the number of settlements in the region was increased in the Early Bronze Age. Haşattepe, Küçüktepe, Deştepe, Çukurtepe, Bahçetepe and Ayasuluktepesi are important archaeological sites in the region during the Early Bronze Age<sup>185</sup>.

According to Hittite cuneiform tablets in the Middle Bronze Age and Late Bronze Age, the region was described as a part of the Arzawa Confederation. The capital of Arzawa was named as Apasa in Hittite cuneiform tablets. In recent studies, it was understood that the Apasa is Ephesus<sup>186</sup> (ancient "Ephesus"). The traces of this period in the region were also encountered in Halilbeyli and Sineklitepe Höyük.

The region, including the Project area, was under the influence of migration movements from the Balkans (Sea Peoples) since 1200 BC. The migration movement, which continued until the 8th century BC, affected the inner Anatolia and Menderes Valleys.

The colonists with the migration movement came from Greece (Attic and Ionian) and settled in the port city of Ephesus in 1050 BC. Then, Ephesus formed one of the twelve city-states of Ionia. During this period, the castles, and towers on Kartal Mountain, where the Project area is located, protected the city of Ephesus against invasion threats from the inner regions.

The Lydian Kingdom dominated the region from the 7th century BC to the middle of the 6th century BC. The region came under Persian rule in 540 BC. The region, which was captured by Alexander the Great in 334 BC. The region came under the rule of the Kingdom of Pergamon after 188 BC and then under Roman rule in 32 AD. After this date, the region was connected to the "Asia Province" of Rome. Traces of this period in the region are found in the Belevi

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<sup>183</sup> Akartuna, M. 1962. *İzmir-Torbalı-Seferihisar-Urta Bölgesinin Jeolojisi Hakkında*. Fen Fakültesi, Jeoloji Enstitüsü İstanbul

<sup>184</sup> Akdeniz, E. 1996. *1995 Yılı Büyük Menderes Ovası ve Çevresi Yüzey Araştırmaları*. 14. Araştırma Sonuçları Toplantısı 2

<sup>185</sup> Akdeniz, E. 1996. *1995 Yılı Büyük Menderes Ovası ve Çevresi Yüzey Araştırmaları*. 14. Araştırma Sonuçları Toplantısı 2

<sup>186</sup> Güney, H. 2012. Aşağı Büyük Menderes Havzası'nın Son Tunç Çağı Tarihi Coğrafyası. Adnan Menderes Üniversitesi Sosyal Bilimler Enstitüsü Arkeoloji Anabilim Dalı. Aydın İl Kültür ve Turizm Müdürlüğü. Retrieved 14 November, 2023, from <https://aydin.ktb.gov.tr/>.



Mausoleum, Kartal Hill Fortress, Hasaavuřlar, Tatartarla, Kapıkaya, Gdsl, ilenger, ukurova Hyk, Magnesia and Ephesus Ancient Cities<sup>187</sup>.

The region, which was under Byzantine rule after the division of the Roman Empire, came under the rule of the Anatolian Seljuks in 1081. After this date, the region was an area of conflict between Byzantium and Turks for a long time.

After the fall of the Anatolian Seljuks, the Menteřeoğulları Principality and then the Aydınoğulları Principality ruled in the region. In 1426, the region was captured by the Ottoman ruler Murat II. Occupied by the Greeks on 27 May 1919, the region was liberated from occupation on 7 September 1922.

Known settlements having archaeological importance vicinity of the Project area are presented in Figure 16-2 and Table 16-9.

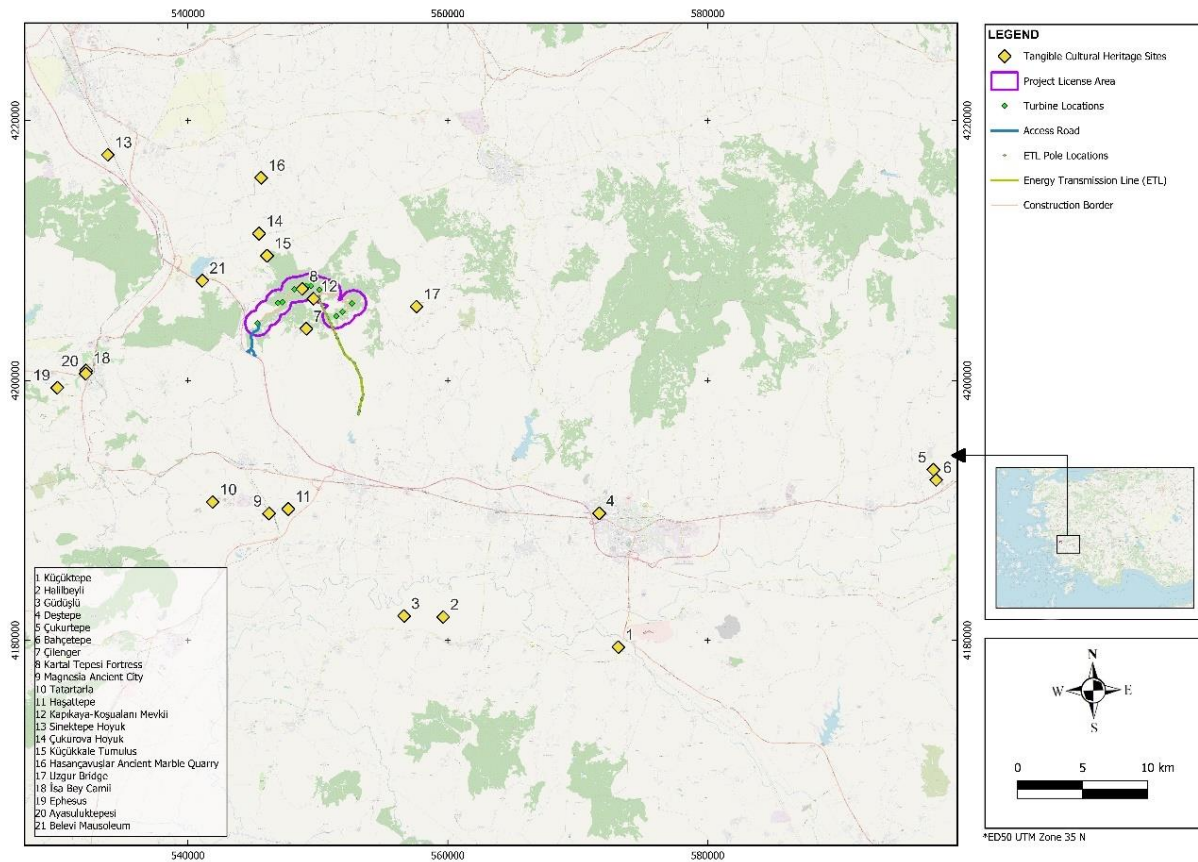


Figure 16-2: National Tangible Cultural Heritage Areas

<sup>187</sup> Akdeniz, E. 2002. Prehistoric Settlement Texture in Byk Menderes Basin. Belleten LXVI. 245

**Table 16-9: National Tangible Cultural Heritage Areas**

No	Name of Tangible Cultural Heritage Asset	Province	District	Distance to the Nearest Project Impacts Area (km)	Village	Periods								
						Chalcolithic Period	Early Bronze Age	Middle/Late Bronze Age	Iron Age	Hellenistic Period	Roman Period	Medieval	Ottoman	
1	Küçüktepe	Aydın	Koçarlı	26,8	Çakırbeyli	■	■							
2	Halilbeyli			16,7	enköy			■	■			■	■	■
3	Güdüşlü			15,9	Tekeli							■		
4	Deştepe		Merkez	20,0	Mimar Sinan	■	■					■	■	
5	Çukurtepe		Sultanhisar	44,7	Salavatlı		■							
6	Bahçetepe			44,8	Salavatlı		■							
7	Çilenger		Germencik	1,5	Dağyeni								■	■
8	Kartal Tepesi Fortress			0,2	Dağyeni					■				
9	Magnesia Ancient City			10,2	Tekin		■			■	■	■	■	■
10	Tatartarla			11,7	Gümüşköy								■	■
11	Haşattepe			9,1	Tekin		■		■				■	
12	Kapıkaya-Koşualanı Mevkii		İzmir	Karacasu	0,2	Dampınar							■	
13	Sinektepe Hoyuk	Torbali			16,5	Sağlık				■	■	■	■	
14	Çukurova Hoyuk	Tire			4,1	Hasançavuşlar						■		■
15	Küçükkale Tumulus			2,4	Küçükkale					■				
16	Hasançavuşlar Ancient Marble Quarry			8,0	Ayaklıkırı						■			
17	Uzgur Bridge			3,9	Başköy								■	
18	İsa Bey Camii	Selçuk		12,5	İsabey							■		
19	Ephesus			14,9	Acarlar					■	■	■		
20	Ayasuluktepesi			12,6	Atatürk		■							
21	Belevi Mausoleum		4,1	Belevi					■					

World Heritage List<sup>188</sup> and World Heritage Tentative<sup>189</sup> List of UNESCO are considered under the internationally recognised cultural heritage sites.

Türkiye has 21 sites inscribed on the World Heritage List of UNESCO (as of 16 November 2023). Those located in the wider region of the Project are listed in Table 16-10 and shown in Figure 16-3. The closest site to the Project is the “Ephesus” in İzmir, which is located at a distance of 15 km to the west of the Project area.

Among the sites included in the World Heritage Tentative List of UNESCO, 5 sites are located in the wider region of the Project. The closest site to the Project is the “Archaeological Site of Priene” in Aydın, which is located at a distance of 39 km to the south of the Project area.

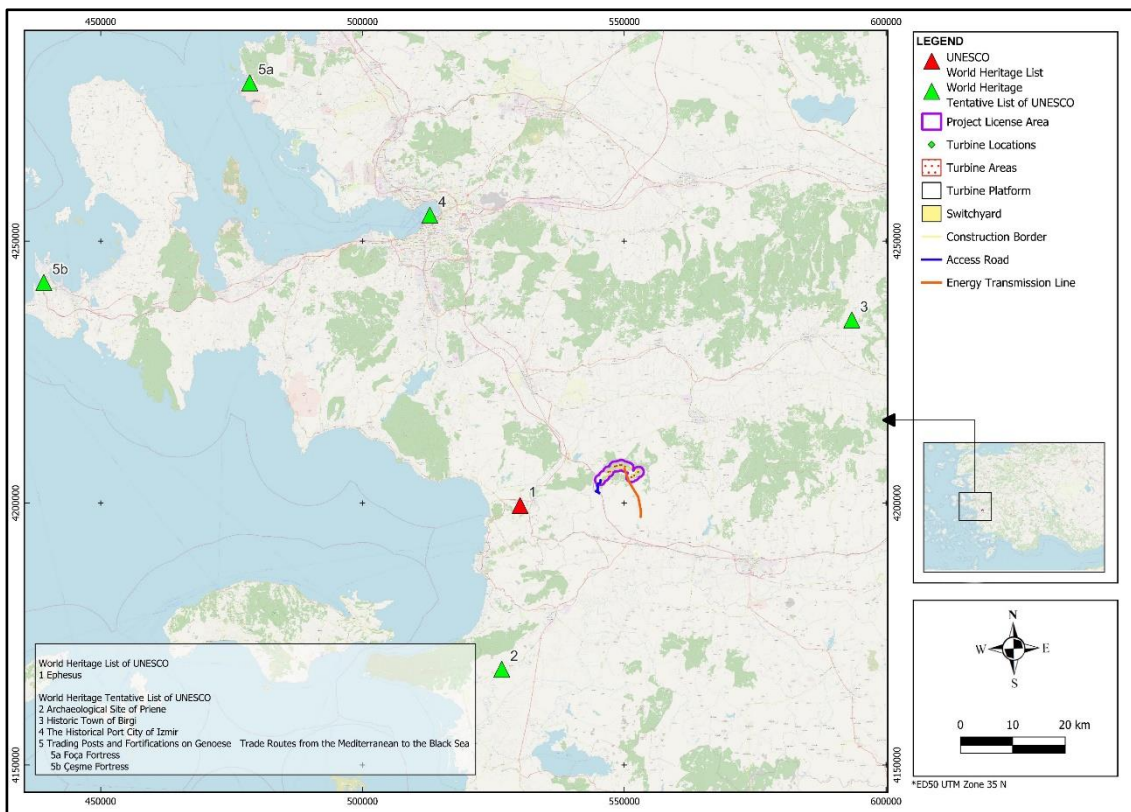
None of the internationally recognised cultural heritage sites is overlapping with the project area. Therefore, Project activities are not anticipated to have any impact on the areas listed neither in the World Heritage List or the World Heritage Tentative list. In case alternative areas need to be used during the construction or operation phase of the Project, such as quarries or dump sites, the areas listed in Table 16-10 below will be avoided.

**Table 16-10: Internationally Recognised Cultural Heritage Areas (World Heritage List and World Heritage Tentative List of UNESCO)**

No	Site Name	Province	District	Distance to Project (km)
<b>World Heritage List of UNESCO</b>				
1	Ephesus	İzmir	Selçuk	15
<b>World Heritage Tentative List of UNESCO</b>				
2	Archaeological Site of Priene	Aydın	Söke	39
3	Historic Town of Birgi	İzmir	Ödemiş	49
4	The Historical Port City of Izmir	İzmir		58
5	Trading Posts and Fortifications on Genoese Trade Routes from the Mediterranean to the Black Sea	İzmir		
	*Foça Fortress		*Foça	*100
	*Çeşme Fortress		*Çeşme	*111

<sup>188</sup> UNESCO World Heritage Convention. (n.d.) *World Heritage List*. <https://whc.unesco.org/en/list/>

<sup>189</sup> UNESCO World Heritage Convention. (n.d.) *Tentative Lists*. <http://whc.unesco.org/en/tentativelists/>



**Figure 16-3: International Tangible Cultural Heritage Areas**

### 16.4.1.2 Intangible Cultural Heritage

UNESCO defines intangible cultural heritage as means, practices, representations, expressions, knowledge, skills – as well as the instruments, objects, artefacts and cultural spaces associated therewith – that communities, groups and, in some cases, individuals recognize<sup>190</sup>.

The region which is at an important location from a geographical perspective was preferred by people as a settlement location since the early periods of history due to its arable fields and natural riches such as water resources. The region witnessed occasional migration movements in time. This has greatly contributed to the intangible cultural heritage values in the region.

The first settled Turkic tribes which settled first in the region at the crossroads between coastal Aegean and central Anatolia its vicinity generally lived as nomads in the highlands. Turkic tribes were accepted to settle in the area during Seljukian Period. Turkish tribes arriving in the area also brought with them their families, traditions, rituals, beliefs and all the tangible and intangible cultural values they acquired on the Project.

After the Ottoman defeat at the First World War and the Mondros Amistice on 30th October 1918, İzmir and Aegean Region were taken over by Italians. Later the region was transferred to Greece. It is known that the people living in the occupied villages have escaped to highlands and hills. Among the local militia forces in the region against the Greek occupation, "Kuvayi Milliye" began to organize at the time. The narratives about the Çanakkale (Dardanelles) and Gelibolu (Gallipoli) Battles during the last years of the Ottoman Empire and the subsequent Turkish War of Independence are remembered by the locals in the region. These narratives are passed on to the future generations.

Today, local people in the region generally define their lineage as coming from Yoruk tribes. Due to climate conditions, local people have the tradition of living in plain (e.g. Bakırçay, Küçük

<sup>190</sup> UNESCO Convention for the Safeguarding of the Intangible Cultural Heritage, October 17, 2003.

Menderes, Büyük Menderes Plain) areas in the winter and in highland plateaus in the summer. The migrations between the plain and the plateaus; events developing during these seasonal migrations; the relations between produced products and animals; shared feelings in sadness such as death and in joys such as circumcision, wedding, engagement, soldier farewell; folkloric proverbs incorporating the lifestyle of the local people; "Folk Dances" dubbed with prayers, curses, short poems and songs combined with music and similar cultural elements all reflect the Yoruk-Turkmen culture in the region. Yoruk culture, the traditional lifestyle in the region, is still alive in the region with seasonal migrations, tents, festivities such as circumcision and wedding ceremonies. In addition, there are also tribes transitioning from a nomadic lifestyle to a sedentary lifestyle in this geography as seen in other regions in Anatolia as well (Avşar, Karakeçili, Bahadırılı, Karacalar, Kara-Kozluca, Çarukluğ etc.).

Nationally and internationally known intangible cultural heritage assets in the close vicinity of the Project area are presented in Table 16-11 and Table 16-12.

As of 2024, there are 30 elements of Türkiye inscribed on the UNESCO Representative List of Intangible Cultural Heritage. Among these elements, there are ten elements registered in the region where the Project area is located (Tire, İzmir and Germencik, Aydın), as shown in Table 16-11.

**Table 16-11: International Intangible Cultural Heritage Elements<sup>191</sup>**

No	Intangible Cultural Heritage Element	Year of Admission to the UNESCO List
1	Âşıklık (minstrelsy) tradition	2009
2	Traditional Sohbet Meetings	2010
3	Semah, Alevi-Bektaşî ritual	2010
4	Ceremonial Keşkek tradition	2011
5	Turkish Coffee Culture and Tradition	2013
6	Flatbread Making and Sharing Culture: Lavash, Katırma, Jupka, Yufka Katırma, Jupka, Yufka	2016
7	Spring Celebration– Hidrelez	2017
8	Culture of Çay (Tea), a Symbol of Identity, Hospitality and Social Interaction	2022
9	Iftar/Eftari/Iftar/Iftor and its socio-cultural traditions	2023
10	Traditional knowledge, methods and practices concerning olive cultivation	2023

**Table 16-12: National Intangible Cultural Heritage Elements<sup>192</sup>**

No	Element Group Titles	Inventory / Local Applications
<b>İzmir</b>		
1	Traditional Handicraft and Craftsmanship	Making Evil Eye Beads
2		Felt Making
3		Karatabaklık / Parchment Making
4		Basketry
5		Traditional Stone Masonry And Stone Model Ware Making
6	Weaving Art And Traditions	Beledi Weaving
7	Embroidery, Sewing And Knitting Traditions	Needle Lace
8		Wire Wrapping
9	Traditional Instrument Making And Performing	Kabak Kemane Making

<sup>191</sup> Retrieved 29 April, 2024, from <https://ich.unesco.org/en/state/trkiye-TR>.

<sup>192</sup> Retrieved 6 November, 2023, from <https://aregem.ktb.gov.tr/TR-344757/somut-olmayan-kulturel-miras-turkiye-ulusal-envanteri.html>.

No	Element Group Titles	Inventory / Local Applications
10	Traditional Children's Games And Toys	Karambol (Carom) Traditional Game
11	Traditional Gatherings and Organizations	Lad's Rooms
12		Zeybek Tradition
13	Traditions Of Solidarity, Solidarity and Charity	Ridge
14		Bite
15	Pre/Postnatal And Childhood Traditions	Traditional Circumcision Bed Decoration
16	Marriage Traditions	Dowry And Dowry Laying
17	Faith, Celebration and Traditions Linked to The Calendar	Hıdırellez
18		Nevruz
19		Goat Shearing Ceremonies
20		Burns Night
21	Bards Tradition	Minstrelsy Tradition
22	Traditional Spectator Arts And Games	Canbazhane/Körmük Tradition
23	Traditional Sports	Archery
24	Agricultural And Vineyard-Garden Practices And Traditions	Olive, Olive Oil, Olive Farming
25	Traditional Animal Husbandry and Social Practices	Traditional Camel Shows
<b>Aydın</b>		
26	Traditional Handicraft and Craftsmanship	Yatağan Sword
27		Pottery Making (Jug making)
28		Terracotta
29	Weaving Art And Traditions	Buldan Cloth Weaving
30	Oya/Embroidery Processing, Sewing and Knitting Traditions	The art of "Tel Kirma" (Woven Wire)
31	Traditional instrument making and performing	Pine Whistle - Sipsi Instrument making and performing
32	Faith, Celebration and Traditions Linked To The Calendar	Shepherds Festival, Sheepcrossing the River Event (Denizli, Aşağı Seyit Village)
33	Traditional festivals	"Eren" Day
34	Traditional Folk Dances	Zeybek Dance '(Tavas Zeybeği)
35	Turkish Culinary Culture/ Traditional Food And Beverage Making And Social Practices	Traditional Keskek Dish

## 16.4.2 Field Survey Findings

### 16.4.2.1 Tangible Cultural Heritage based on Field Surveys

Registered and unregistered tangible cultural heritage sites located within the study area have been identified by the cultural heritage team through ESIA surveys. The sites identified to be located within the study area have been classified based on the criteria presented in Table 16-13.

**Table 16-13: Site Classification Criteria**

Site Classification	Type of the Surface Material	Size of the Site Taken into Consideration	Intensity Rate of the Surface Material
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**Registered Sites** Sites that are registered and protected by the Law No. 2863.

**Unregistered Sites**



Site Classification	Type of the Surface Material	Size of the Site Taken into Consideration	Intensity Rate of the Surface Material
<b>Archaeological Site</b>	Ceramic, roof tile, architectural stone block, glass object shards, stone object shards, metal object shards, bone etc.	10mx10m	Between 10-100 pieces (High Intensity)
	Architectural remains, etc.		1 tower, 1 wall, 1 cistern etc.
<b>Other Cultural Heritage Sites</b>	Sites including the remains of historical structures such as bridge, civil architecture example, fountain, grave/cemetery etc.		

Provincial distribution of the sites identified within the Project area is presented in Table 16-14.

**Table 16-14: Cultural Heritage Sites Identified within the Study Area**

Province	District	Neighbourhood	Registered Sites	Unregistered Sites		Total
				Archaeological Site	Other Cultural Heritage Sites (Modern/ Old Cemetery, Civilian Architecture etc.)	
Aydın	Germencik	Dağyeni	1 <sup>193</sup>	2 <sup>194</sup>	2 <sup>195</sup>	5
		Dampınar	1 <sup>196</sup>	-	-	1
		Habibler	-	1 <sup>197</sup>	-	1
<b>Total</b>			<b>2</b>	<b>3</b>	<b>2</b>	<b>7</b>

Distribution of the sites identified with respect to their location/position within the Project area is provided in Table 16-15.

**Table 16-15: Distribution of Cultural Heritage Sites**

Legal Registration Status	Location/ Position of the Site/ Asset	
	Within the Project License Area	Outside the Project License Area, Within the Energy Transmission Line, Access Road
Registered	2	-
Unregistered	5	-
<b>Total</b>	<b>7</b>	<b>0</b>

List of registered and unregistered sites, together with information on their registration status, classification, features and position, is provided in Table 16-16 and shown in Figure 16-4.

<sup>193</sup> Kartal Tepesi Fortress.

<sup>194</sup> Kapıkaya Hilltop Settlement 1, Kapıkaya Hilltop Settlement 2.

<sup>195</sup> Kartal Tepe Religious Visitation Place, Yedi Yarendede Religious Visitation Place.

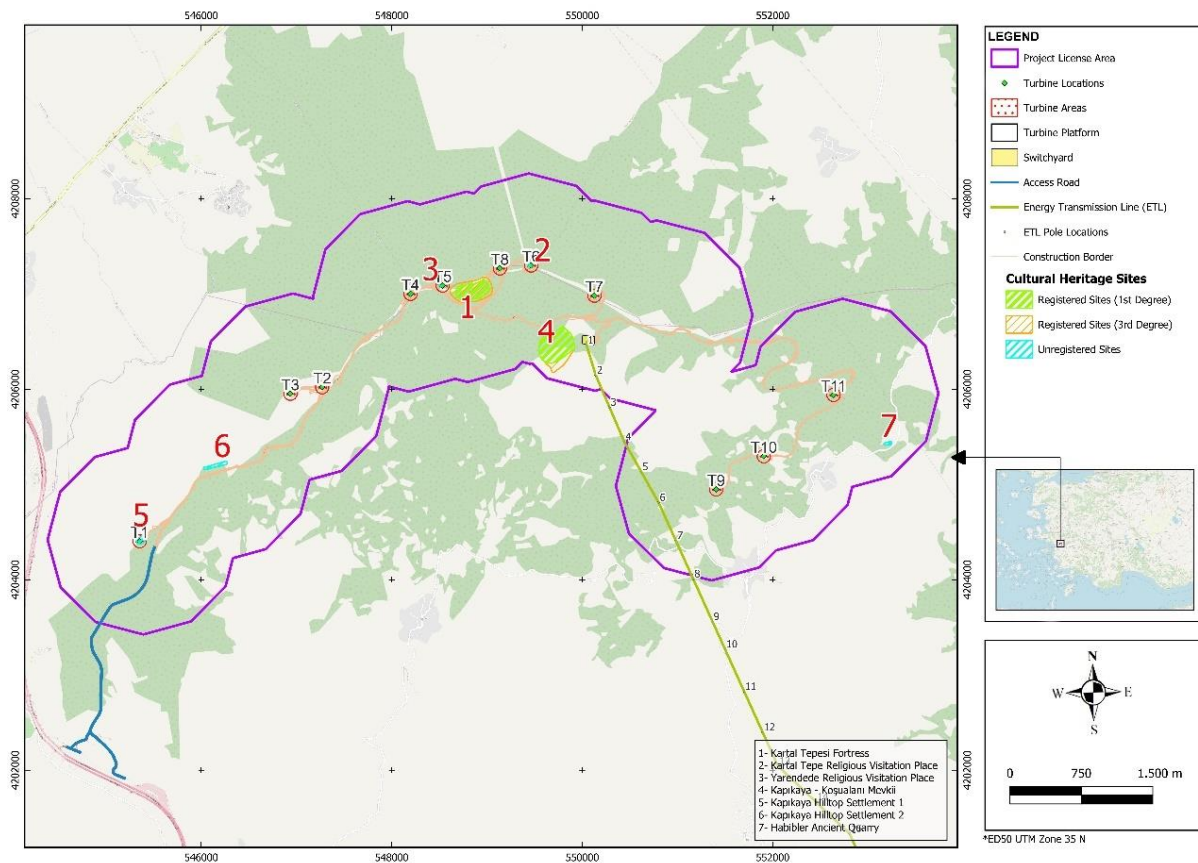
<sup>196</sup> Kapıkaya - Koşualanı Mevkii.

<sup>197</sup> Habibler Ancient Quarry.

**Table 16-16: Cultural Heritage Sites within the CHIA Study Area**

No	Site Name	Province	District	Neighbourhood	Registration Status		Location to the Project		Classification of Areas		Approximate Distance to the Project License Area (km)	Site Descriptions
					Yes	No	Within the Project License Area	Outside the Project License Area, Within the Energy Transmission Line, Access Road	Arch. Site	Other Cultural Heritage Site		
1	Kartal Tepesi Fortress	Aydın	Germencik	Dağyeni	x		x		x		0	The fortress is located within the Project area. The area is most probably an ancient fortress remaining walls and stones dating back to the Hellenistic period. It is most likely a garrison settlement. It is located on the "Kartal Hill", on a hill overlooking its surroundings. It measures approximately 300 x 80 metres. Stone remains that is probably belong to a tower (approximately 5 x 5 metres sized) have been identified in the east. Hellenistic Period ceramic sherds and architectural traces have been observed on the surface of the fortress. The archaeological site is approximately 10 m away from a planned Site Road. It is a registered fortress.
2	Kartal Tepe Religious Visitation Place					x	x			x	0	The Late Ottoman Period cemetery is located within the Project area (Turbine 6 area). The cemetery is unregistered.
3	Yedi Yarendede Religious Visitation Place					x	x			x	0	The Late Ottoman Period cemetery is located within the Project area (Turbine 5 area). The cemetery is unregistered.
4	Kapıkaya - Koşualanı Mevkii			Dampınar	x		x		x		0	The archaeological site is located within the Project area. There are church remains in the area which is thought to date back to the Byzantine Period (6th century AD). The archaeological site is approximately 80 m away from the planned switchyard area. It is a registered archaeological site.
5	Kapıkaya Hilltop Settlement 1			Dağyeni		x	x		x		0	The hilltop settlement is located within the Project area (Turbine 1 area). It is a hilltop settlement dating back to the Roman and Byzantine periods. It is most likely a garrison settlement. The settlement is unregistered.

No	Site Name	Province	District	Neighbourhood	Registration Status		Location to the Project		Classification of Areas		Approximate Distance to the Project License Area (km)	Site Descriptions
					Yes	No	Within the Project License Area	Outside the Project License Area, Within the Energy Transmission Line, Access Road	Arch. Site	Other Cultural Heritage Site		
6	Kapıkaya Hilltop Settlement 2				x	x			x		0	The hilltop settlement is located within the Project area. It is a hilltop settlement dating back to the Roman and Byzantine periods. It is most likely a garrison settlement. The settlement is unregistered.
7	Habibler Ancient Quarry			Habibler	x	x			x		0	The ancient quarry is located within the Project area. It is an ancient quarry dating back to the Roman period. Traces and locations of stone extraction on the bedrock are clearly visible. The quarry is unregistered.



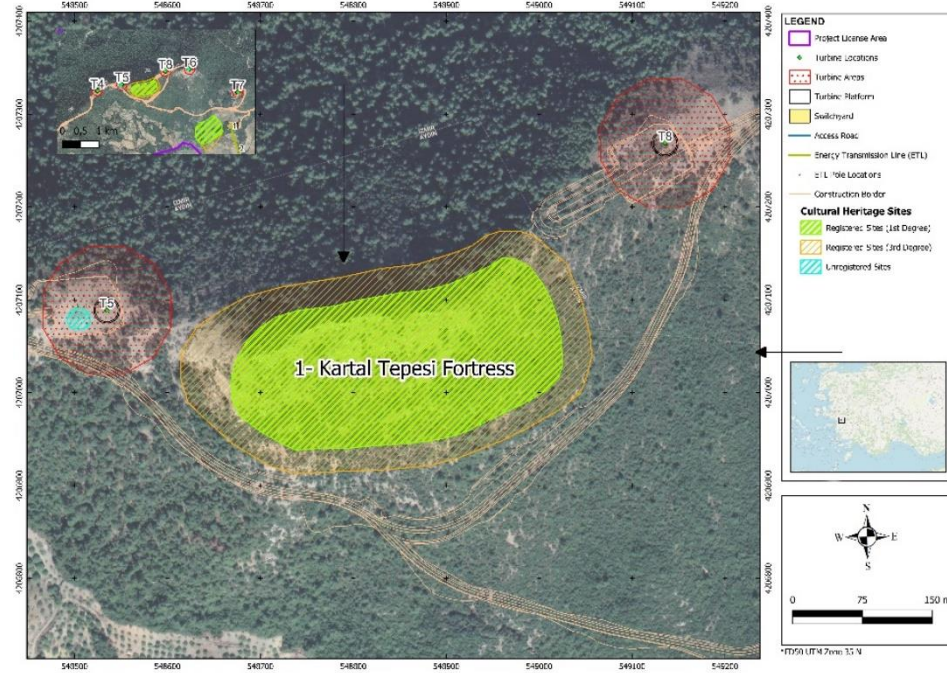
**Figure 16-4: Locations of the Cultural Heritage Sites within the Study Area**

There are rich natural resources (such as water resources, proximity to agricultural areas) suitable for human settlement around the geographical area where the Project is located. On the other hand, there may be tangible cultural heritage assets (chance finds) that have been buried in the geographical area of the Project or its close vicinity and whose existence will be determined by advanced research techniques or that will be unearthed during the construction works.

The layouts and photographs pertaining to the unregistered cultural heritage sites are presented below between Figure 16-5 and Figure 16-10.



### Kartal Tepesi Fortress



General View



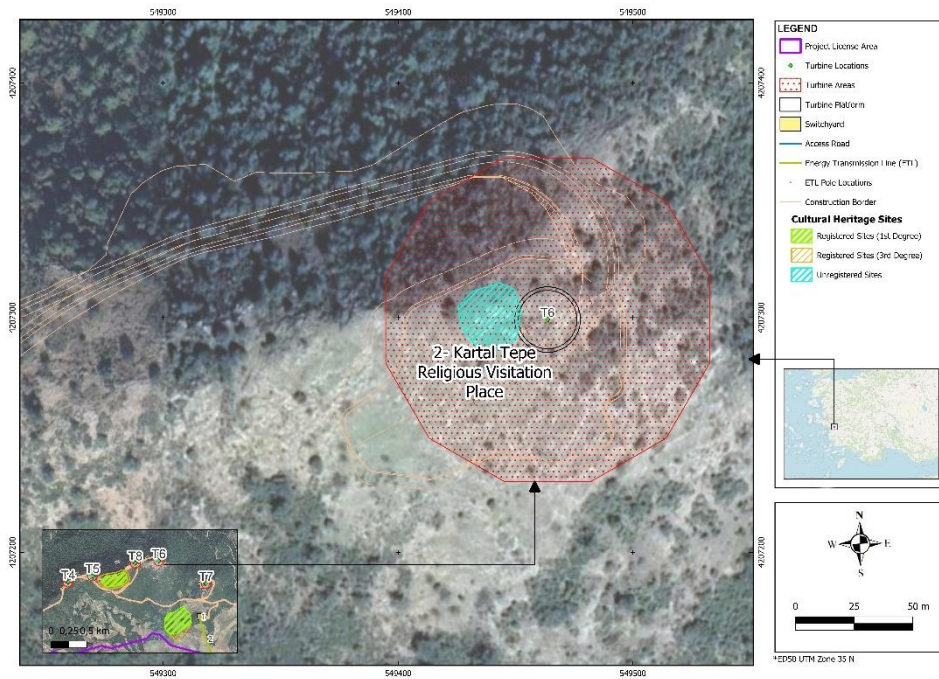
Detailed View



Figure 16-5: (1) Kartal Tepesi Fortress (registered) within the Project Area



### Kartal Tepe Religious Visitation Place



General View

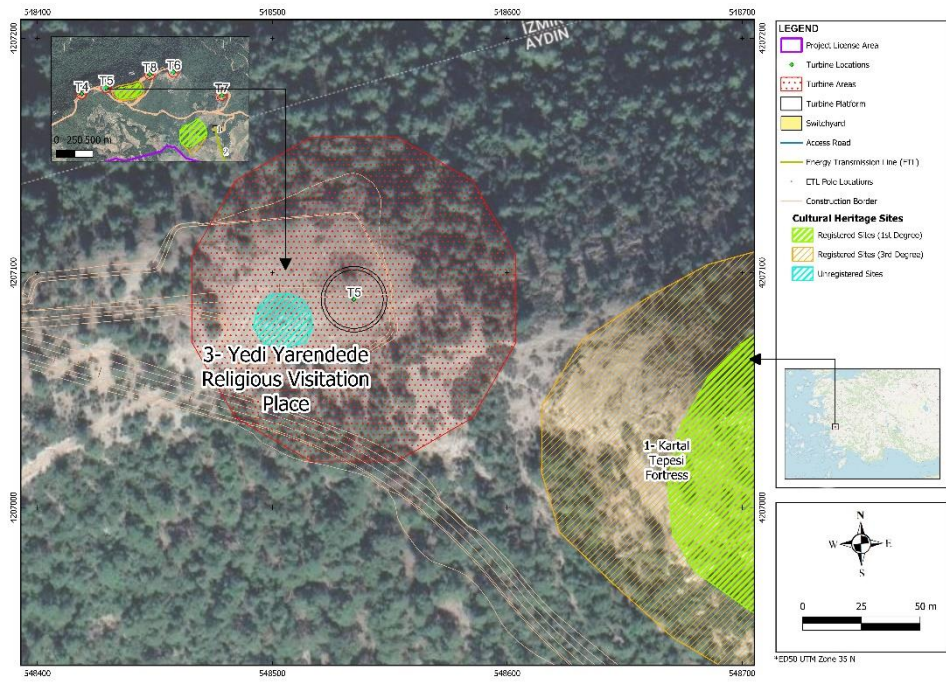
Detailed View



Figure 16-6: (2) Kartal Tepe Religious Visitation Place (unregistered) within the Project Area (Turbine 6 area)



**Yedi Yarendede Religious Visitation Place**



**General View**

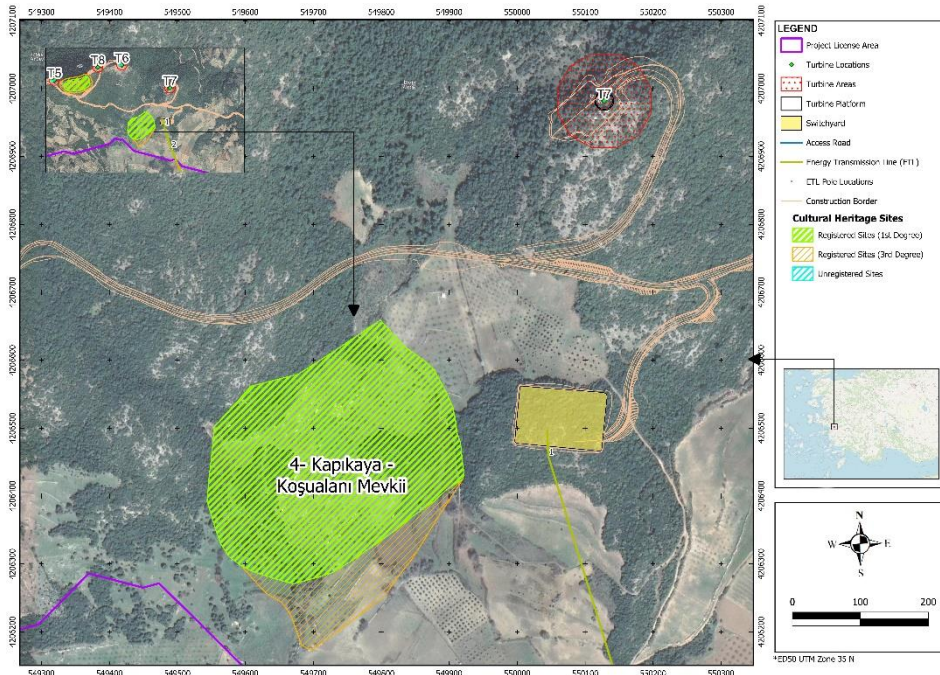
**Detailed View**



**Figure 16-7: (3) Yedi Yarendede Religious Visitation Place (unregistered) within the Project Area (Turbine 5 area)**



### Kapıkaya - Koşulalı Mevkii



General View

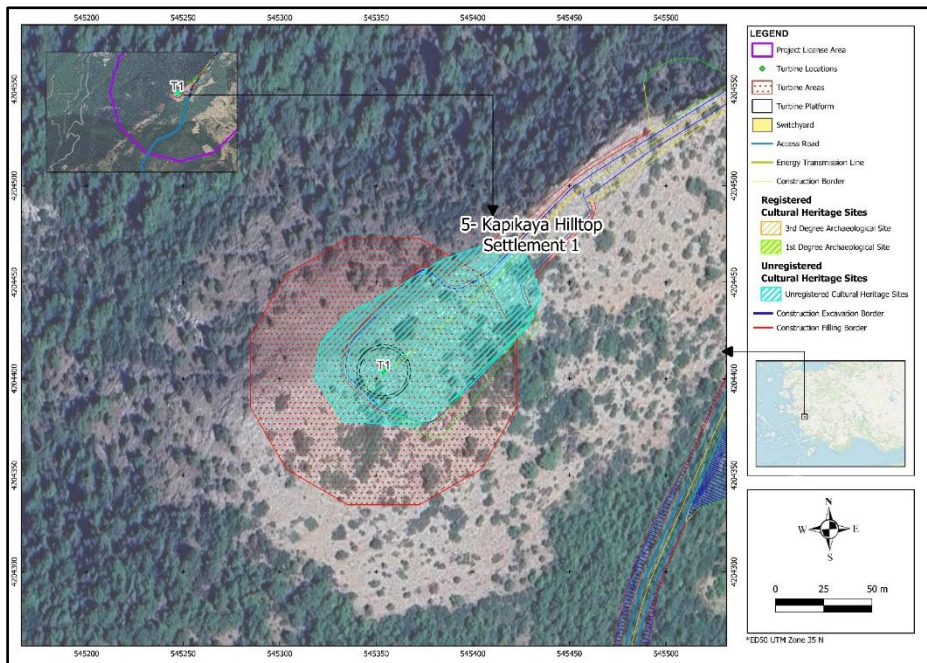
Detailed View



Figure 16-8: (4) Kapıkaya - Koşulalı Mevkii (registered) within the Project Area



### Kapikaya Hilltop Settlement 1



General View

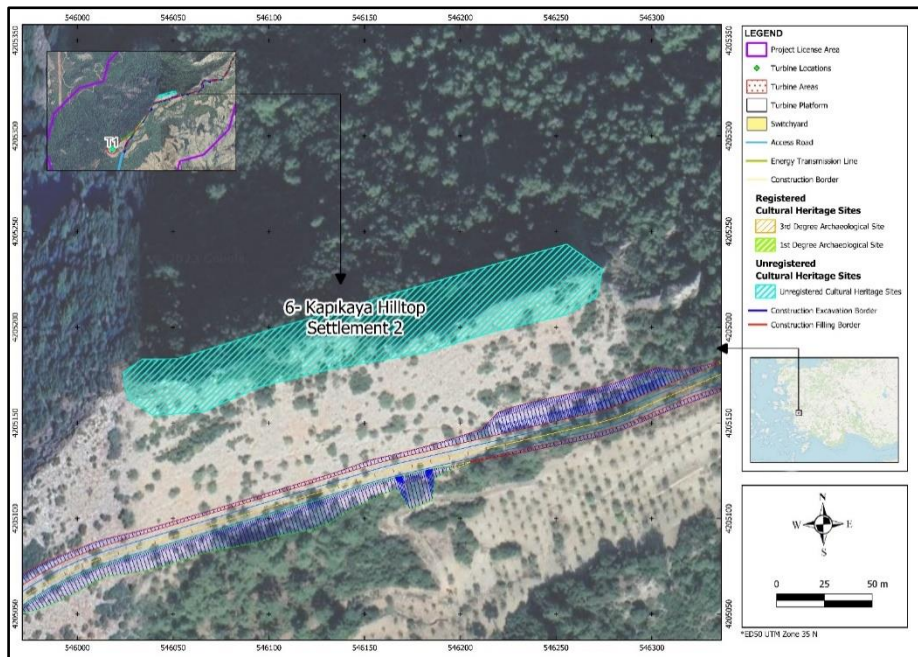
Detailed View



**Figure 16-9: (5) Kapikaya Hilltop Settlement 1 (unregistered) within the Project Area (Turbine 1 area)**



### Kapıkaya Hilltop Settlement 2



General View

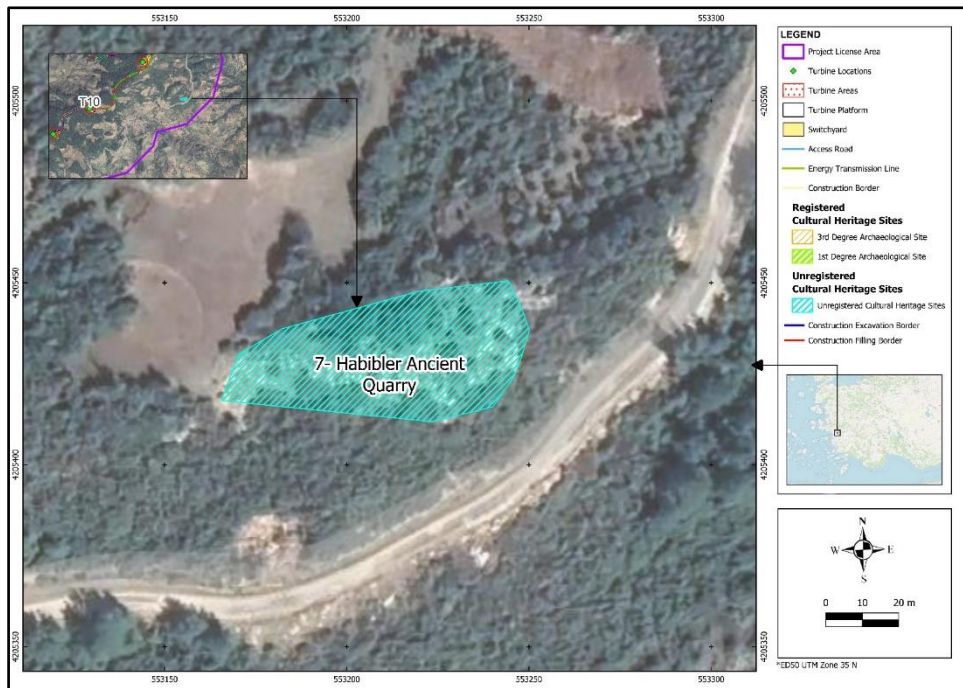
Detailed View



Table 16-17: (6) Kapıkaya Hilltop Settlement 2 (unregistered) within the Project Area



### Habibler Ancient Quarry



General View



Detailed View



**Figure 16-10: (7) Habibler Ancient Quarry (unregistered) within the Project Area**

#### 16.4.2.2 Intangible Cultural Heritage based on Field Surveys

Findings of the intangible cultural heritage (ICH) studies conducted within the scope of Project are presented below;

- Yörük (Sunni Muslims) live around the Project area.
- İzmir and Aydın regions where the Project area is located, cultural elements such as birth, circumcision, military drafting, marriage, pilgrimage and death are among the main transition periods of life. It can be stated that these transition periods are beliefs and practices that have been maintained for centuries from the past to the present. Many beliefs and practices followed during the transition periods of life are mostly practiced in rural or villages located in the close vicinity of the Project area.

- Agricultural activities in and around the project area are generally carried out with modern methods. However, it has been observed during the field studies that traditional methods are also practised in the geographically steep and hilly parts of the land. Where the agricultural land is steep and hilly, farmers still plough the land using horses (see Figure 16-11).

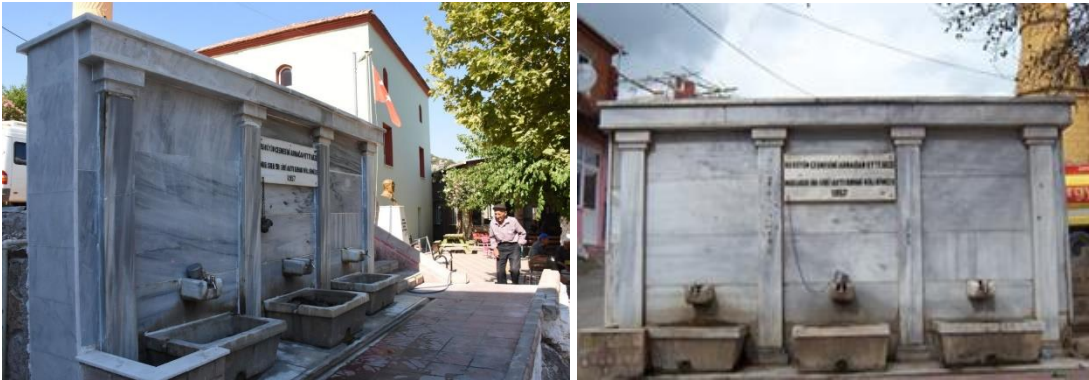


**Figure 16-11: The Use of Work Horses on Agricultural Estates<sup>198</sup>**

- "Dağyeni" and "Habibler" settlements which are located around the Project area are used as "plateau". The users of all plateau settlements consist of locals from the villages of Dağyeni and Habibler (Germencik) neighbourhoods of Aydın province. The pasture culture, which is essential as a social phenomenon as well as natural and economic characteristics, has been lived by locals since ancient times. In the middle of May every year, migration from Aydın villages to these plateaus starts. After about 6 months of settlements in these plateaux, the return to the villages starts again around the mid of October.
- Sunni Muslims lives around the Project area. Therefore, in some settlements covered with the study, there are places of worship and places of visit such as mosques, shrines and graves built following to the beliefs of Sunni Muslims. "Yedi Yarendede Religious Visitation Place" (Aydın - Germencik / Dağyeni neighbourhood), identified in the tangible cultural heritage field studies is one of the examples of such places.
- "Yedi Yarendede Religious Visitation Place" located in the Aydın, are all defined as tangible cultural heritage asset in CHIA studies. This asset is well known by the local people who are living around the Project area. These cultural heritage assets are visited by local people on holy days and the framework of intangible cultural heritage traditions.
- Oral cultural heritage is still alive in the region and is often in the form of heroic stories, anecdotes and concise remarks of the past. It is known from different historical sources that Celal Bayar (the 3rd President of the Republic of Türkiye) stayed in the Dağyeni neighbourhood for a while under the nickname of Galip Hoca to organize the Aegean people against the enemy occupation during the Turkish War of Independence. Therefore, Celal Bayar had a fountain (Pasha Fountain) built in the village square in 1957 after the Turkish War of Independence for the loyalty of the people of Dağyeni, (Figure 16-12). The fountain is currently under the protection of the Ministry of Culture and Tourism. Additionnaly, Dağyeni residents know the oral narratives about the Turkish War of Independence, the Kuva-yi Milliye and the resistance of the Aegean Region and are willing to transfer these memories to the future generations.

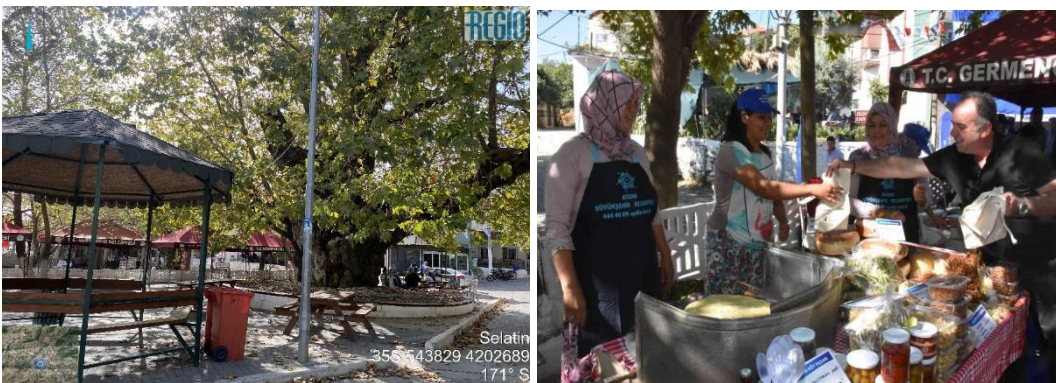
<sup>198</sup> <https://www.sabah.com.tr/aydin/2021/05/05/kocarlida-3-bin-yillik-tarim-gelenegi-surduruluyor>  
<https://www.sesgazetesi.com.tr/haber/9910589/aydinda-atlarin-saban-mesaisi>





**Figure 16-12: View from the "Pasha Fountain" in Dağyeni Neighbourhood**

- It has been observed with the field survey studies that practices related to traditional medicine and healing continue in the region.
- The dead are buried in the cemeteries at the entrance of the village in accordance with the Muslim traditions. The Project does not have a negative effect on these graveyards.
- In neighbourhoods, everyday life (socialization) is a gathering in common village room / village coffee house for men and visiting neighbours for women.
- Weather forecasting traditions are still alive.
- As a result of the conducted studies on the intangible cultural heritage, it was understood that there is a "shepherding" and "pasture" culture that continues with traditional methods in Dağyeni and Habibler settlements within the Project area.
- Traditional animal husbandry and the cultivation of tobacco constitute the primary livelihoods for the local inhabitants interviewed for the intangible heritage study. Furthermore, sources of income include the production of olives, barley, wheat and figs. The locals of the Germencik/Selatin neighbourhood explicated that a weekly "organic village market" is held every Sunday, promoting domestic production (Figure 16-13). According to local accounts, individuals from neighbouring provinces and districts are showing interest in the organic village market.



**Figure 16-13: View from the Selatin "Organic Village Market"**<sup>199</sup>

## 16.5 Assessment of Impacts

In this Section, the results of desktop studies and field research on tangible and intangible cultural heritage assets are evaluated. The main objectives of the CHIA are as follows:

<sup>199</sup> Retrieved from <https://www.sesgazetesi.com.tr/haber/7394791/selatin-organik-koy-pazari-11-temmuzda-acilacak>

- Determination of the current status and geographical distribution of the intangible and tangible cultural heritage assets that may be affected by the Project,
- Identifying the risks that may arise due to the Project on intangible and tangible cultural heritage,
- Determining the necessary methods and suggestions to eliminate or minimize the risks on the intangible and tangible cultural heritage assets.

### 16.5.1 Construction Phase

Elements that might have an impact on cultural heritage during construction phase of the Project are provided in Table 16-18.

**Table 16-18: Project-Based Potential Impact Elements for the Construction Phase**

Tangible Cultural Heritage	Intangible Cultural Heritage
Topsoil stripping	Human Movements
Excavation and Filling	Traffic Movements (vehicles and staff)
Blasting	
Construction traffic movement	
Siting of construction sites and other Project/associated facilities	
Piling	
Landscaping/ earth-mounding	
Waste disposal including excess excavated materials	
Structures, installation features (fencing, cables etc.)	
Presence of workforce	
Leaks and spills	

### Tangible and Intangible Cultural Heritage

The activities to be conducted during all Project phases may cause direct potential impacts on the cultural heritage receptors, if not properly managed. Potential impacts are direct damage or disturbance to cultural heritage assets, including:

- Physical damage due to land preparation activities including topsoil stripping, excavation, filling, and blasting,
- Physical damage due to construction activities, including noise, vibration, dust, equipment and heavy vehicles, spills and leaks,
- Noise and visual intrusion on people’s appreciation of cultural heritage,
- Disruption of access to cultural heritage sites,
- Enhanced access to cultural heritage sites allowing increased opportunity to outside parties for collection of artefacts or damage to resources,
- Loss or change of identity or significance of the intangible cultural heritage,
- Effects of noise and visual intrusion on the ability of communities to appreciate and use their intangible cultural heritage,
- Disruption or diminution of cultural ecosystem services including customary ways of understanding the wider world and for maintaining social relations and group identity.

In addition to direct impacts, damage due to looting and interference may occur. Sites may suffer inadvertent damage or interference. There may be piecemeal illicit removal of portable antiquities from archaeological sites within the Project area.

Baseline information on the internationally recognised cultural heritage areas has been provided in Section 5.5.3. Given the distances of the sites under the World Heritage List, it is assessed

that the Project will not have an adverse physical or setting impact on them nor will it induce any significant changes to visitor numbers, site access and conservation.

The closest site under the World Heritage List of UNESCO is located at a distance of 15 km in the west of the Project area (“Ephesus” in İzmir). It is assessed that the Project will not have an impact on this site.

The Project will adopt a proactive management of the potential Project impacts, prioritising avoidance where this is possible. In case avoidance is not possible, relevant archaeology and cultural heritage management/mitigation measures will be taken in accordance with the national legislation, IFC PS 8, EBRD PR 8 and other applicable international standards.

The Project does not propose to use the cultural heritage, including knowledge, innovations, or practices of local communities for commercial purposes (examples include, but are not limited to, commercialization of traditional medicinal knowledge or other sacred or traditional technique for processing plants, fibres, or metals). Assessment of the impact of the project on intangible cultural heritage has been conducted in the Project area and its vicinity in compliance with international standards and local legislation. Findings of the intangible cultural heritage studies conducted within the project are presented previous sections.

### Management of Potential Impacts

In line with Article 4 of the Law on Conservation of Cultural and Natural Properties (No. 2863), the Project Company will notify the responsible Museum Directorates or Regional Councils for the Conservation of Cultural Property about the archaeological sites and immovable cultural heritage assets, including registered and unregistered sites, identified within the study area, as given in this Final Draft ESIA Report. To this end, the information collected through the field surveys (such as site-specific photos, site survey forms, site coordinates, digital data, expert notes, etc.) will be delivered to these institutions in order to initiate official decision processes relevant to these sites. The cultural heritage authorities to be notified in each province are listed in Table 16-19.

**Table 16-19: Cultural Heritage Authorities Responsible**

Project Related Museum Directorate	Duty Area
İzmir Tire Museum Directorate	Project Area within İzmir (Tire) Province
Aydın Museum Directorate	Project Area within Aydın (Germencik) Province
Project Related Regional Council for the Conservation of Cultural Property	Duty Area
İzmir Regional Council for the Conservation of Cultural Property 1	Project Area within İzmir (Tire) Province
Aydın Regional Council for the Conservation of Cultural Property	Project Area within Aydın (Germencik) Province

General management measures applicable to different types of sites are listed below. Specific measures and actions stipulated by the relevant cultural heritage authorities in their official decisions (e.g. trial pits, geophysics surveys, salvage excavations, technical drawings, relocation, construction under supervision of the related museum, etc.) will be implemented for the management of potential cultural heritage impacts as part of the Project (see Table 16-20).

**Table 16-20: General Management Measures Applicable to Different Classification of Sites**

Site Classification	Framework Management Measures
Registered Site	Avoiding physical intervention Archaeological monitoring for potential disturbance of the project activities.

Site Classification	Framework Management Measures
	Following the decisions of the relevant Regional Council
<b>Archaeological Site</b>	Avoiding physical intervention Notify the cultural heritage authorities Mark as archaeological sensitive area in the Project/construction drawings and plans Avoiding physical intervention/construction until the final decision of the Regional Council is Issued Following/implementing the decisions of the Regional Council (e.g. test or salvage excavation, if required) Archaeological monitoring for implementation of Regional Council decision.
<b>Other Cultural Heritage Site</b>	Avoiding physical intervention Notify the cultural heritage authorities Relocation of moveable cultural heritage asset where applicable Consideration of Project alternatives in case of immovable cultural heritage assets where applicable Avoiding physical intervention/construction until the final decision of the Regional Council is Issued Following/implementing the decisions of the Regional Council (e.g. Technical documentation, measured drawing, etc., if required) Archaeological monitoring for implementation of Regional Council decision.

### Cultural Heritage Management Plan

A Cultural Heritage Management Plan will be developed for the Project as part of its ESMS.

The key measures to be taken through the implementation of the Cultural Heritage Management Plan are listed below:

- Training on implementation of the Cultural Heritage Management Plan, including the Chance Find Procedure, will be provided to all relevant Contractor and subcontractor personnel as part of the induction training (to be given at the time of employment) and refreshments will be done through toolbox talks throughout the construction phase. If required, the Operator will also train the operations and maintenance personnel on the Cultural Heritage Management Plan, including the Chance Find Procedure.
- Sites located close to the Project License area and other Project components (e.g., camp sites, dump sites, access roads and quarries etc.) will be protected, where appropriate, by providing temporary flagging/fencing and signage subject with approval from the cultural heritage authorities.
- Sufficient resources for the implementation of the Cultural Heritage Management Plan will be provided by the Project Company. Archaeological monitoring and technical elements of the Chance Find Procedure will be implemented by qualified experts during the construction works, as necessary.
- Following the notifications (for the sites identified as part of the ESIA or discovered during construction) to be made to the authorities in line with Article 4 of the Law on Conservation of Cultural and Natural Properties, appropriate measure(s) will be taken in line with the official decisions of the cultural heritage authorities. Such measures may include documentation, application of remote sensing (e.g. geophysical survey) at areas where chance finds are discovered to clarify the character and location of sites and inform design of targeted salvage strategies, excavation of test pits to verify the results of remote sensing at chance find areas, salvage excavation and recording, etc.

#### 16.5.1.1 Summary of Construction Impacts

The potential Project impacts, proposed mitigation measures and residual impact significance are summarised in Table 16-21.

**Table 16-21: Construction Impacts, Proposed Mitigation Measures and Residual Impacts (Tangible Cultural Heritage)**

No	Cultural Heritage Site Name	Registration Status		Impact Magnitude				Value of Heritage Asset	Significance of Impact (Either Adverse or Beneficial)	Description of Impact and Specific Mitigation Measures
		Registered	Unregistered	Scale & Severity of Change/ Impact	Reversibility	Duration	Frequency <sup>200</sup>			
1	Kartal Tepesi Fortress	x		Minor Change	Irreversible	Short-term	One-off	High	Moderate/ Slight	<p>The cultural asset is a 1st and 3<sup>rd</sup> degree registered archaeological site located within the Project area. Therefore, the cultural heritage asset and its surrounding landscape could be visually impacted by the Project. If additional electricity energy transmission lines, access roads, switchyards, or similar Project facilities are needed under the expansion plan of the Project in the near future, the archaeological site may be at risk from the construction effects of these additional facilities. The following procedures about cultural assets will be conducted during the Project lifespan:</p> <ul style="list-style-type: none"> <li>● Not allowing any construction / physical intervention before the permission of the Aydın Regional Council for the Conservation of Cultural Property,</li> <li>● The identified location will be marked as a historically sensitive area on project/construction drawings.</li> <li>● Any ground-disturbed activities will not be planned within the identified area.</li> <li>● The construction activities will be avoided from the identified historical site during the Project lifespan.</li> </ul> <p>The archaeological area was encountered during the National EIA studies within the borders of Turbine No. 5 by the Aydın Regional Council for the Conservation of Cultural Property. The area was registered as a 1st and 3rd degree Archaeological Site. Any construction activities in the registered archaeological site borders were banned. Therefore, the location of Turbine No.5 was revised. The revised Turbine 5 location was shared with the Aydın Regional Council for the Conservation of Cultural Property to obtain official approval from the Council. According to the official letter of Aydın Regional Council for the Conservation of Cultural Property (dated 3</p>

<sup>200</sup> This column designates the possibility of impact recurrence.



No	Cultural Heritage Site Name	Registration Status		Impact Magnitude				Value of Heritage Asset	Significance of Impact (Either Adverse or Beneficial)	Description of Impact and Specific Mitigation Measures
		Registered	Unregistered	Scale & Severity of Change/ Impact	Reversibility	Duration	Frequency <sup>200</sup>			
										June 2022 and numbered E-52623597-169.07-2563313), it is decided that if any chance finds are encountered during the construction work to be carried out within the borders of the turbines numbered 5, 6 and 8 (including the access roads) near "Kartal Tepe Fortress", the construction works must be stopped immediately and the Aydin regional council for conservation of Cultural Property or museum directorate must be notified.
2	Kartal Tepe Religious Visitation Place		x	Moderate Change	Irreversible	Short-term	One-off	Medium	Moderate	<p>The religious visitation place is located within the Project area (Turbine 6 area). Therefore, the religious visitation place may be physically at risk from construction activities. Additionally, the religious visitation place and its landscape may be visually affected after the Project turbine installation. Due to the cultural heritage sensitivity of the area, construction area of the Turbine 6 will be avoided from the identified site border. Additionally, the following procedures about cultural assets will be conducted before the construction activities:</p> <ul style="list-style-type: none"> <li>● Official notification to begin the legal protection assessment process will be made by the project to the Aydin Regional Council for the Conservation of Cultural Property.</li> <li>● The identified location will be marked as a cultural heritage sensitive area on project/construction drawings.</li> <li>● Any ground-disturbed activities will not be planned within the identified area.</li> <li>● The construction activities will be avoided from the identified cultural heritage asset during the Project lifespan.</li> <li>● If any ground-disturbing activities are to be carried out around the identified sensitive area borders, daily archaeological monitoring is necessary.</li> </ul>
3	Yedi Yarendede Religious Visitation Place		x	Moderate Change	Irreversible	Short-term	One-off	Medium	Moderate	<p>The religious visitation place is located within the Project area (Turbine 5 area). Therefore, the religious visitation place may be physically at risk from construction activities. Additionally, the religious visitation place and its landscape may be visually affected after the Project turbine installation. Due to the historical sensitivity of the area, construction area of the Turbine 5 will be avoided from the identified</p>



No	Cultural Heritage Site Name	Registration Status		Impact Magnitude			Value of Heritage Asset	Significance of Impact (Either Adverse or Beneficial)	Description of Impact and Specific Mitigation Measures	
		Registered	Unregistered	Scale & Severity of Change/ Impact	Reversibility	Duration				Frequency <sup>200</sup>
									<p>site border. Additionally, the following procedures about cultural assets will be conducted before the construction activities:</p> <ul style="list-style-type: none"> <li>● Official notification to begin the legal protection assessment process will be made by the project to the Aydın Regional Council for the Conservation of Cultural Property.</li> <li>● The identified location will be marked as a cultural heritage sensitive area on project/construction drawings.</li> <li>● Any ground-disturbed activities will not be planned within the identified area.</li> <li>● The construction activities will be avoided from the identified cultural heritage asset during the Project lifespan.</li> <li>● If any ground-disturbing activities are to be carried out around the identified sensitive area borders, daily archaeological monitoring is necessary.</li> </ul>	
4	Kapıkaya - Koşualanı Mevkii	x		Minor Change	Irreversible	Short-term	One-off	High	Moderate/ Slight	<p>The cultural asset is a 1st and 3<sup>rd</sup> degree registered archaeological site located within the Project area. Therefore, the cultural heritage and its surrounding landscape could be visually impacted by the Project. If additional energy transmission lines, access roads, switchyards, or similar Project facilities are needed under the expansion plan of the project in the near future, the archaeological site may be at risk from the construction effects of these additional facilities. In addition, the distance between the ETL and the cultural heritage asset is approximately 127 m. Hence, any irreversible effect which can be caused by the Project's related (including ETL and ETL Poles construction) activities on the cultural heritage asset is not expected. If temporary access road construction is needed for the installation of the ETL and ETL Poles, the cultural heritage asset must be considered in the planning phase of the temporary access roads. The following procedures about cultural assets will be conducted during the Project lifespan:</p> <ul style="list-style-type: none"> <li>● Not allowing any construction / physical intervention before the permission of the Aydın Regional Council for the Conservation of Cultural Property,</li> </ul>

No	Cultural Heritage Site Name	Registration Status		Impact Magnitude				Value of Heritage Asset	Significance of Impact (Either Adverse or Beneficial)	Description of Impact and Specific Mitigation Measures
		Registered	Unregistered	Scale & Severity of Change/ Impact	Reversibility	Duration	Frequency <sup>200</sup>			
										<ul style="list-style-type: none"> <li>The registered archaeological site borders will be marked as an archaeological sensitive area on project/construction drawings.</li> <li>Any ground-disturbed activities will not be planned within the registered site.</li> <li>The construction activities will be avoided from the registered archaeological site during the Project lifespan.</li> </ul>
5	Kapıkaya Hilltop Settlement 1		x	Moderate Change	Irreversible	Short-term	One-off	Medium	Moderate	<p>The hilltop settlement is located within the Project area (Turbine 1 area). Therefore, the hilltop settlement may be physically at risk from construction activities. Additionally, the hilltop settlement and its landscape may be visually affected after the Project turbine installation. Due to the historical sensitivity of the area, construction area of the Turbine 1 will be avoided from the identified site border. Additionally, the following procedures about cultural assets will be conducted before the construction activities:</p> <ul style="list-style-type: none"> <li>Official notification to begin the legal protection assessment process will be made by the project to the Aydın Regional Council for the Conservation of Cultural Property.</li> <li>The identified location will be marked as an archaeological sensitive area on project/construction drawings.</li> <li>Any ground-disturbed activities will not be planned within the identified area.</li> <li>The construction activities will be avoided from the identified archaeological site during the Project lifespan.</li> <li>If any ground-disturbing activities are to be carried out around the identified sensitive area borders, daily archaeological monitoring is necessary.</li> </ul>
6	Kapıkaya Hilltop Settlement 2		x	Minor Change	Irreversible	Short-term	One-off	Medium	Slight	<p>The hilltop settlement is located within the Project area. Therefore, the hilltop settlement and its surrounding landscape could be visually impacted by the Project. The following procedures about settlement will be conducted before the construction activities:</p>

No	Cultural Heritage Site Name	Registration Status		Impact Magnitude			Value of Heritage Asset	Significance of Impact (Either Adverse or Beneficial)	Description of Impact and Specific Mitigation Measures	
		Registered	Unregistered	Scale & Severity of Change/ Impact	Reversibility	Duration				Frequency <sup>200</sup>
									<ul style="list-style-type: none"> <li>● Official notification to begin the legal protection assessment process will be made by the project to the Aydın Regional Council for the Conservation of Cultural Property.</li> <li>● The identified location will be marked as an archaeological sensitive area on project/construction drawings.</li> <li>● Any ground-disturbed activities will not be planned within the identified area.</li> <li>● The construction activities will be avoided from the identified archaeological site during the Project lifespan.</li> <li>● If any ground-disturbing activities are to be carried out around the identified sensitive area borders, daily archaeological monitoring is necessary.</li> </ul>	
7	Habibler Ancient Quarry		x	Minor Change	Irreversible	Short-term	One-off	Medium	Slight	<p>The ancient quarry is located within the Project area. Therefore, the ancient quarry and its surrounding landscape could be visually impacted by the Project. The following procedures about ancient quarry will be conducted before the construction activities:</p> <ul style="list-style-type: none"> <li>● Official notification to begin the legal protection assessment process will be made by the project to the Aydın Regional Council for the Conservation of Cultural Property.</li> <li>● The identified location will be marked as an archaeological sensitive area on project/construction drawings.</li> <li>● Any ground-disturbed activities will not be planned within the identified area.</li> <li>● The construction activities will be avoided from the identified archaeological site during the Project lifespan.</li> <li>● If any ground-disturbing activities are to be carried out around the identified sensitive area borders, daily archaeological monitoring is necessary.</li> </ul>

Based on the results of impact assessment on the tangible cultural heritage;

- “Value of Heritage Asset” are defined as “Medium” in 5 areas and “High” in two areas,
- “Scale & Severity of Change/ Impact” is defined as “Moderate Change” in three and “Minor Change” in four areas,
- “Significance of Impact (Either Adverse or Beneficial)”, which is evaluated by overlapping the parameters “Value of Heritage Asset” and “Scale & Severity of Change/ Impact”, is found to be “Moderate” in three, “Moderate/ Slight” in two and “Slight” in two areas (Table 16-21).

As the result of desktop studies and field works, any harm to intangible cultural heritage patterns because of the Project activities is not foreseen for all settlements in the CHIA study area.

### 16.5.2 Operation phase

Provided that the impact-mitigation measures are taken during the construction phase there will be no element (human movements etc.) which may have an impact on cultural heritage during the operating phase and there will be no related impacts.

## 16.6 Mitigation Measures

### 16.6.1 Construction Phase

#### 16.6.1.1 Tangible Cultural Heritage

During the construction works within the scope of the WPP Project, seven cultural heritage sites (5 unregistered, 2 registered) may be affected. Specific mitigation recommendations designed to minimise or completely eliminate adverse effects on these areas are presented in Table 16-21.

Additional mitigation measures proposed to be taken by the Project Company for the construction phase are summarized below:

- In order to clarify the vibration caused affects that may occur on the cultural heritage assets during the construction phase, a risk analysis report will be prepared -if required by as a result of the opinion of the Authority- and the report will be shared with project's shareholders and İzmir Regional Council for the Conservation of Cultural Property 1 and Aydın Regional Council for the Conservation of Cultural Property. Additional measures (such as structure reinforcement, creating for a buffer zone for the cultural heritage assets, selection, and mobilisation of proper construction equipment to minimize vibration near the archaeological assets during the construction phase etc.) will be taken according to the result of the report.
- A complaint mechanism will be established within the scope of the Project, through which complaints related to cultural heritage can be submitted and the complaints and producing solutions are periodically monitored.
- In case of a cultural heritage related salvage and/or test excavation (including restoration/conservation) required, it will be ensured that necessary staff, technical assistance, other necessary services and equipment are provided.
- An archaeologist (as a cultural heritage monitoring specialist) will be employed under the Project organisation chart or a cultural heritage monitoring consultancy service will be assigned to make daily archaeological monitoring during the construction phase. The mobilisation of the monitoring archaeologists or consultancy service will be made before the construction activities of the Project, and the name and posts of the archaeologists or consultancy service will be specified in the organization chart of the Project in all documents.
- The cultural heritage/archaeological monitoring expert/s will work with the equipment operators and have authority to stop the work. The expert/s will accompany all ground disturbance activities of the project.

- The expert/s will instruct the operator to stop the work in case of a chance find. Continuation of the ground disturbance activities after a chance find will also be under the authority of the expert/s.
- The expert/s of the Project will train the employees about Cultural Heritage Management Plan and Chance Find Procedure.
- The expert/s will ensure that Cultural Heritage Management Plan and Chance Find Procedure are adequately enforced during all ground disturbance activities.

In addition, the Cultural Heritage Management Plan (and its sub-procedure The Chance Find Procedure, which are to be prepared to eliminate, minimize and prevent the effects of the Project components together with the associated facility (i.e. the ETL) construction activities on cultural assets, will be known and implemented by all parties involved in the Project.

#### 16.6.1.2 Intangible Cultural Heritage

The local people who are living in the villages and neighborhoods of the Project's surrounding areas are composed of Turkish (Yoruk) people who have adopted the Islamic/ Sunni faith. Any change did not occur regarding the intangible cultural heritage assets of the settlements. "Kartal Tepe Religious Visitation Place" and "Yedi Yarendede Religious Visitation Place" are tangible cultural heritage assets. Although these cultural heritage assets are defined as tangible cultural heritage assets, these are where local intangible cultural heritage traditions are kept alive. Therefore, the specific mitigation measures described in Table 16-21 will be taken into account for these cultural heritage assets.

İzmir and Aydın regions where the Project area is located, cultural elements such as birth, circumcision, military drafting, marriage, pilgrimage and death are among the main transition periods of life. It can be stated that these transition periods are beliefs and practices that have been maintained for centuries from the past to the present. Many beliefs and practices followed during the transition periods of life are mostly practiced in rural or villages located in the close vicinity of the Project area.

It was observed that the locals still continue their existing traditions. Therefore, no recommendations are made as no adverse effects on intangible cultural heritage are expected to occur.

A potential positive effect on the intangible cultural heritage is not expected. Cumulatively, the impact of the Project on intangible cultural heritage can be evaluated as Neutral.

#### 16.6.2 Operation phase

Since the measures for the negative impacts that the Project may have on cultural heritage assets will be eliminated by the implementation of Cultural Heritage Management Plan during the construction phase, there will be no cultural assets to be intervened during the operation phase, hence no recommendations are made for the operation phase.

There is no need for "a suggestion for cumulative impact" as Project impact sources do not have any cumulative effect on tangible and intangible cultural heritage.

Environmental and social impacts that may arise during the construction and operation phases of the Dampinar WPP Project have been identified and a management plan and monitoring plan have been prepared for these impacts. Therefore, the commitment about the cultural heritage preservation should be considered during the project construction phase according to the Dampinar WPP National EIA Report (2023). Besides, it is committed that if any movable or immovable cultural property is encountered during the construction activities, it is undertaken that the construction works will be stopped in accordance with the Law on Preservation of Cultural and Natural Assets, and the nearest relevant official authority or Museum Directorate

will be notified. Therefore, the commitment about the cultural heritage preservation was considered for the Project construction phase within the National EIA Report.

## 16.7 Summary of Outcomes

### 16.7.1 Tangible Cultural Heritage

There are seven cultural heritage assets (5 unregistered, 2 registered) within the Project area. Apart from these cultural heritage assets, no other cultural heritage asset was identified within the Project area. On the other hand, some indirect effects of construction activities (such as operation of crushers, vibration created by heavy tonnage vehicle traffic) on cultural heritage assets may occur. Therefore, when designing all Project activities, the existing archaeological assets will be taken into account and the necessary measures specified in Table 16-21 and Section 5.5.5 will be performed in order to minimize the potential negative impacts on these assets.

As a result of the surface surveys and archaeological excavations carried out in the past years in and around the Project area, many cultural heritage sites have been identified. It is also known that scientific studies are still ongoing in these areas (see Table 16-22).

**Table 16-22: Important Scientific Research Carried Out Around the Project Area**

No	Site Name	Head of Research/ Responsible Person of Research	Responsible University for Research/ Responsible Institution for Research	Distance to Project Area (km)	Province	District	Neighbourhood
1	New Findings from Tire and Mount Kartal <sup>201</sup>	Ph.D. Ali Özkan	Dokuz Eylül University	0	Aydın	Germencik	Dağyeni
2	Lysimachus and Belevi: The Endless Struggle of Archaeology and Some Thoughts on Interactions <sup>202</sup>	Ph.D. Ali Bora	Bartın University	5	İzmir	Selçuk	Belevi
3	Ancient City of Magnesia <sup>203</sup>	Assoc. Prof. Görkem Kökdemir	Ankara University	13	Aydın	Germencik	Tekin
4	Ephesus <sup>204</sup>	Prof. Dr Sabine Ladstätter	Austrian Archaeological Institute	15	İzmir	Selçuk	Atatürk

In this context, it is possible to encounter new cultural assets during the construction activities to be carried out at the Project area which will require intervention in the soil. Therefore, during the construction phase of the Project, it is necessary to complete the elements for monitoring and training specified in the Cultural Heritage Management Plan, and to implement the Chance Find Procedure in case of encountering any tangible cultural heritage assets during the construction work.

<sup>201</sup> Retrieved from <https://dergipark.org.tr/en/download/article-file/2429761>

<sup>202</sup> Retrieved from <https://dergipark.org.tr/tr/download/article-file/758928>

<sup>203</sup> Retrieved from <https://dergipark.org.tr/tr/pub/anatolia/issue/47618/601612>

<sup>204</sup> Retrieved from <https://www.oeaw.ac.at/en/oeai/research/historical-archaeology/historical-archaeology-in-the-mediterranean/ephesos-periurban-research>



### 16.7.2 Intangible Cultural Heritage

Potential sources of impact have no effect on intangible cultural heritage elements identified in the impact area of the Project.

During the construction phase of the Project, it is necessary to fulfil the elements for monitoring and training specified in the Cultural Heritage Management Plan and to implement the Chance Find Procedure in case of encountering any intangible cultural heritage assets during the construction works.

Depending on the Project's social/community investment strategy, social investment projects can be prepared for promoting rural tourism not only for intangible cultural heritage assets but for physical cultural heritage as well (e.g., local weaving traditions in İzmir (Tire) and Aydın (Germencik) provinces). Financial support to these projects through local communities may contribute to the protection of intangible cultural assets as well as providing source of income for the local people.

# 17 Cumulative Impacts

## 17.1 Methodology and Project Standards

The ESIA Study for the Dampinar Wind Power Project recognizes the importance of Cumulative Impact Assessment (CIA) in evaluating the combined impacts of past, present, and foreseeable future developments on the environmental and social landscape. CIA extends beyond the boundaries of individual projects, aiming to comprehend the synergistic, additive, or countervailing impacts that multiple activities may exert on various resources and ecosystems.

The need for CIA emerges because cumulative impacts can result from the successive, incremental, and/or combined impacts of multiple actions, projects, or activities. These impacts can have significant consequences on the environment and affected communities. CIA is necessary to identify and manage these cumulative impacts, which may not be expected in the case of a stand-alone development. It helps assess the potential impacts and risks of a proposed development over time, considering the impacts of other existing, planned, and reasonably anticipated future developments. CIA also aims to ensure the sustainability and viability of selected environmental and social elements, address the concerns of affected communities, and support the development of governance structures for managing cumulative impacts.

The decision to conduct a CIA for the Project is rooted in the recognition that individual projects, while complying with environmental and social standards, may collectively contribute to significant impacts on shared resources. By understanding these cumulative impacts, the project owners to proactively address potential environmental and social challenges, enhance sustainability, and foster responsible project development.

In the context of the Project, where there are other nearby activities such as other wind power plants, geothermal power plants, and electricity transmission lines, conducting a CIA is crucial to assess the cumulative impacts of these developments. Within this scope the process identified within IFC's *Good Practice Handbook: Cumulative Impact Assessment and Management*<sup>205</sup> was followed. Accordingly, the methodology that was followed through the implementation of the cumulative impact assessment is summarised below:

- *Step 1: Scoping Phase I – VECs, Spatial and Temporal Boundaries*

In this initial step, the CIA process will collaboratively identify and agree upon the Valued Environmental and Social Component (VECs) in consultation with stakeholders. The temporal and spatial boundaries of the analysis will be established, encompassing the full range of potential impacts, drawing upon regional studies, environmental assessments, and stakeholder consultations.

- *Step 2: Scoping Phase II – Other Activities and Environmental Drivers*

The assessment will then identify all developments (including existing and planned activities) within the defined boundaries and natural environmental and social stressors affecting the VECs (e.g., climate change and population growth) This phase aims to comprehensively capture all sources of stress on VECs, both human-induced and natural, contributing to a holistic understanding of the cumulative impacts.

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<sup>205</sup> IFC's Good Practice Handbook Cumulative Impact Assessment and Management: Guidance for the Private Sector in Emerging Markets, 2013

- *Step 3: Establish Information on Baseline Status of VECs*

This step involves defining the existing condition of VECs, understanding their resilience, and assessing trends. The project will utilize existing data and, where necessary, collect targeted baseline information to establish a clear starting point for evaluating cumulative impacts.

- *Step 4: Assessment Cumulative Impacts on VECs\**

The focus here is on identifying potential impacts and assessing their expected impacts on the long-term sustainability and viability of VECs. The analysis is future-oriented, estimating the aggregated stresses on VECs resulting from various developments, both project-specific and external.

- *Step 5: Assess Significance of Predicted Cumulative Impacts\**

This step involves defining appropriate thresholds and indicators, determining the magnitude and significance of impacts, and identifying potential trade-offs. The significance determination considers the sustainability and viability of the affected resources and ecosystems, providing a basis for informed decision-making.

- *Step 6: Management of Cumulative Impacts – Design and Implementation*

Finally, the project will utilize the mitigation hierarchy to design and implement management strategies. This includes engaging relevant stakeholders, proposing mitigation and monitoring programs, and adopting adaptive management practices to address uncertainties.

In summary, the Cumulative Impact Assessment for the Project is a proactive and iterative process aimed at understanding, managing, and mitigating the combined impacts of various activities, ensuring a responsible and sustainable approach to wind power development in the region.

## 17.2 Cumulative Impact Assessment

### 17.2.1 Step 1: Scoping Phase I – VECs, Spatial and Temporal Boundaries

The Scoping Phase I of the CIA for the Project marks the initiation of a comprehensive and collaborative process. This phase lays the groundwork for understanding the VECs and establishing the spatial and temporal boundaries crucial for evaluating cumulative impacts.

The output of this phase includes the identification of VECs, spatial boundaries, and temporal dimensions for the cumulative impact analysis. In consideration of the CIA scoping conducted for the Project, VECs to be considered have been selected as presented below:

The detailed list of governmental authorities and NGOs can be seen from Table 18-1 and Table 18-2, respectively.

**Table 17-1: Valued Environmental and Social Component (VECs)**

Area of Concern	VEC	Specified VECs
Land Loss	Agriculture and Forestry	Agricultural and Forest Areas
Air emissions, noise	Air quality and noise levels in settlements nearby the Project Area	Nearby settlements

Area of Concern	VEC	Specified VECs
Biodiversity	Natural Habitats	G3.5 Pinus nigra woodland G4.B Mixed mediterranean pine - thermophilous oak woodland G4.E Mixed mediterranean pine - evergreen oak woodland G4.D Mixed Black pine ([Pinus nigra]) - evergreen oak woodland G1.7 Thermophilus deciduous woodland
		Flora and Fauna Species with High Conservation Priority Priority Biodiversity Features
Cultural Heritage	Registered and Unregistered Cultural Heritage Sites	Endemic and / or Red List category CR, EN, VU, Flora Endemic and / or Red List category CR, EN, VU, Fauna <i>Large bodied soaring species</i>
		Kartal Tepesi Fortress Kartal Tepe Religious Visitation Place Yedi Yarendede Religious Visitation Place Kapıkaya - Koşualanı Mevkii Kapıkaya Hilltop Settlement 1 Kapıkaya Hilltop Settlement 2 Habibler Ancient Quarry
Socio-Economic Environment	Land and Assets	People who will lose their lands and assets located on the lands
	Economy	Livestock Activities Industrial activities and employment
	Quality of Life	Access to healthcare, education, commercial facilities, natural water resources, infrastructural services
Community Health & Safety	Safety from blade and ice throw and shadow flicker risk	Nearby settlements
	Traffic Safety	İzmir-Aydın Motorway İzmir-Aydın Road Tire Road

For Cumulative Impact Aol regarding large bodied bird species, since migratory route integrity is of concern, a wider Aol was defined as encompassing Western Anatolia, and encompasses the provincial boundaries of: Denizli, Aydın, Manisa, İzmir, Balıkesir and Canakkale. The Aol accounts for both minor routes along the Aegean coast and also across the Dardanelles.

### 17.2.2 Step 2: Scoping Phase II – Other Activities and Environmental Drivers

Scoping Phase II of the CIA for the Project delves deeper into understanding the broader context surrounding the project area. This phase focuses on identifying other past, existing, or planned activities within the analytical boundaries, including natural and social external influences and drivers.

Accordingly, the identified current and future drivers are defined as below (Table 17-2) and locations of the environmental drivers are represented in Figure 17-1. It shall be noted Table 17-2 includes the facilities/projects acting as environmental drivers. The additional environmental drivers such as climate change, urbanisation etc. are assessed in the following chapters in detail.

**Table 17-2: Details of Existing and Planned Activities and Environmental Drivers**

Name	Activity	Capacity	Distance to WPP License Area	Project Owner	Status
Ödemiş WPP	Wind Power Plant	14 Turbines, 42 MWe	~13.3 km	Erdem Holding	Existing

Name	Activity	Capacity	Distance to WPP License Area	Project Owner	Status
Türkerler WPP	Wind Power Plant	22 Turbines, 50 MWe	~4.9 km	Türkerler Holding	Existing
Adares WPP	Wind Power Plant	5 Turbines, 10 MWe	~16.8 km	Ari-es Energy	Existing
Adares WPP (Extension)	Wind Power Plant	6 Turbines, 12 MWe	~19.6 km	Ari-es Energy	Existing
Işıklar - Yatağan ETL	Electricity Transmission Line	154 kv	Passes through WPP License Area	TEIAS	Existing
Tire - Germencik ETL	Electricity Transmission Line	154 kv	~5 km	TEIAS	Existing
Germencik – Uzundere ETL	Electricity Transmission Line	154 kv	~10.50 km	TEIAS	Existing

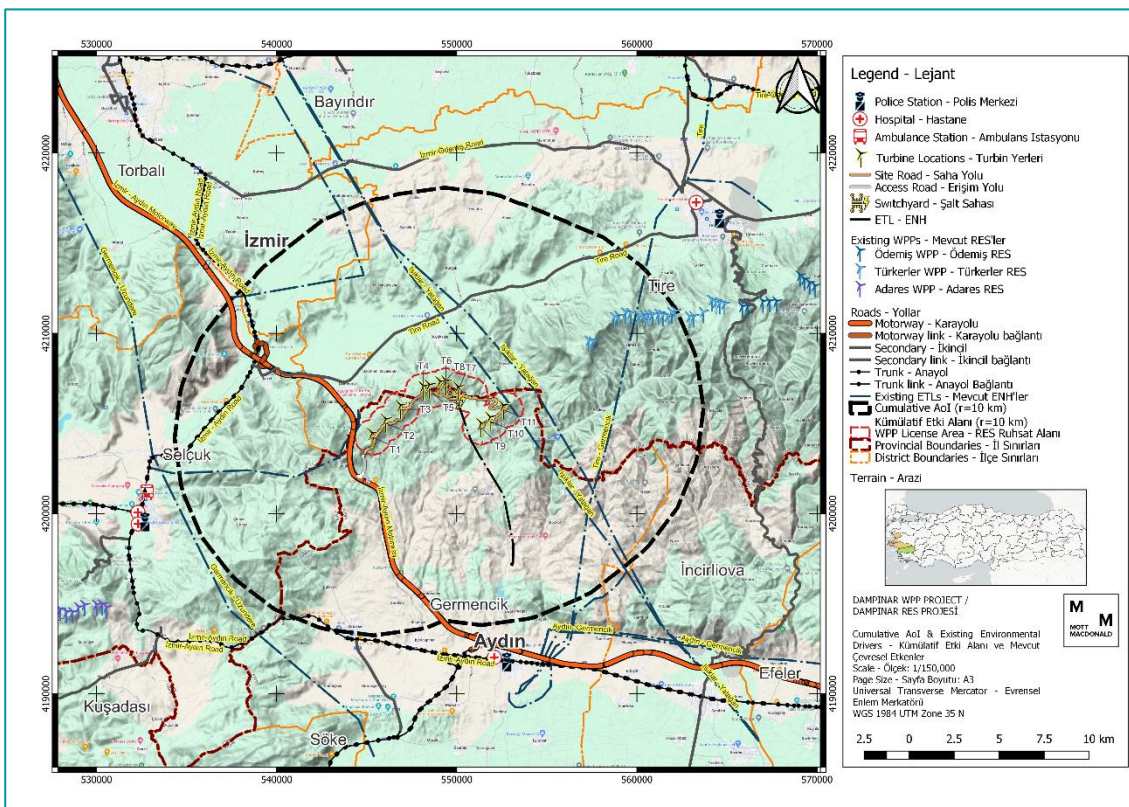


Figure 17-1: Cumulative Aol and Environmental Drivers

### 17.2.3 Step 3: Establish Information on Baseline Status of VECs

Step 3 of the CIA process for the Project involves establishing comprehensive information on the baseline status of VECs. This step is crucial for understanding the existing condition of VECs, their potential reaction to stress, resilience, and recovery time. Accordingly, the baseline status of the identified VECs can be described as below:

- **Agriculture and Forestry:** There are forest lands agricultural usages inside the cumulative Aol. It was observed that, the these areas are not under a significant stress caused by an identified environmental driver or any other environmental ongoing risk/concern.
- **Air quality and noise levels in settlements nearby the Project Area:** No significant stress or pollution level was observed on the VECs identified before.
- **Biodiversity**
  - **Critical Habitat:** Since critical habitat assessment was not carried out in this assessment, cumulative impacts on critical habitat trigger species in the Project Aol cannot be evaluated.
  - **Natural Habitats:** The natural habitat in the project impact area consists of five different types of forest. Although, there are partial tree cutting activities within the project impact area, the natural habitats are not under any other significant stress caused by an identified environmental driver or environmental ongoing risk/concern.  
**Flora and Fauna Species with High Conservation Priority:** High conservation priority species are presented in *Chapter 12: Biodiversity*. The effects of partial tree felling on these species are moderate.
- **Cultural Heritage**
  - There are two registered and five unregistered cultural heritage sites located within the Project licence area.  
The registered sites include a fortress and an archaeological site. The unregistered sites include religious visitation places, hilltop settlements, and an ancient quarry. The unregistered sites are not under protection from any external risks that may result from human activities, such as agriculture, urbanization, etc.  
Furthermore, no traces of an environmental driver on VECs regarding the cultural heritage were identified.
- **Socio-Economic Environment**
  - **Land and Assets:** There are no planned investments around the Project area. However, any expansion on the existing investments may result in further land acquisition and expropriation activities, which is assessed to create cumulative impacts.
  - **Economy:** Since all investments near the Project are in operation phase, no major cumulative impact is foreseen on the economic and livelihood activities of the surrounding communities.
  - **Quality of Life:** During the consultations with the local community members in December 2023, no grievances regarding the activities of nearby facilities were received. Therefore, no cumulative impacts are anticipated to occur.
- **Community Health & Safety**
  - **Safety from blade and ice throw and shadow flicker risk:** No major concern or grievance regarding ice throw has been observed. The nearest settlements are located far away from the critical distance of any wind turbine. Additionally, no observation or grievance regarding any shadow flicker is in question either.
  - **Fire safety & Traffic Safety:** No existing significant risk on traffic safety was determined. There is İzmir-Aydın Motorway, İzmir Aydın Road and Tire Road nearby. No fire watchtower is located in Cumulative Aol. No Airport is located around.

#### 17.2.4 Step 4: Assessment Cumulative Impacts on VECs

Step 4 of the CIA process is a pivotal stage in the evaluation of the Project. The primary focus is on assessing the cumulative impacts on VECs resulting from various past, present, and foreseeable future developments. Accordingly, assessment of cumulative impacts on VECs are described below:



- **Land Loss:** Considering the fact that the identified environmental drivers are existing structures and no planned activity had been determined within the boundaries of Cumulative Aol, no additional land loss is foreseen except for Dampinar WPP and Adares WPP. Adares WPP is planned to be located on forest area. Six turbines will be installed.
- **Air emissions, noise:** As the identified environmental drivers are existing structures and according to the ambient air quality and noise baseline measurements described in in *Chapter 7: Air Quality and Chapter 9: Noise and Vibration* respectively, have also assessed the impacts of these environmental drivers on the identified, no significant impact is expected.
- **Biodiversity:** Habitat fragmentation, migration route changes due to avoidance, and collision risks on birds and bat species are expected to increase cumulatively with the enhancement of WWP in the region. Additionally, for some species that are sensitive to issues such as high temperatures, the combined effects of project activities and the projected climatic conditions may increase the challenges (Please see *Chapter 8: Climate & Greenhouse Gases (GHG) for more information about expected climate trends.*). It is also possible that the habitat of some species could be altered as a result of the combination of climate change and project activities.

Since the Project is a subproject of the 9 WPP Project as defined previously, a high-level, qualitative, regional level cumulative impact is considered for all 9 subprojects. At the regional level, the 9 WPP Project is situated on the minor migratory routes of large bodied birds, overlaps multiple KBAs with large bodied soaring trigger species, and interacts with wetlands of conservation significance in Western Turkiye. Collision risk assessments for Aydin subprojects are available (Akkoy WPP, Kestanederesi WPP, Hacıhidirlar WPP and Dampinar WPP) however upon evaluation the model has been found inadequate, while Canakkale subprojects do not yet have collision risk assessments. Therefore it is not possible at this stage to quantitatively define the overall collision risk for the 9 WPP Project. However due to their location near the Dardanelles Strait, it would be expected that the Canakkale subprojects would have heightened collision risks. In addition, Akkoy WPP is situated amidst important wetlands, and activity of collision prone species such as storks and pelicans are expected. Gauld et al (2021) made a flyway level assessment of mortality vulnerability of large bodied species due to transmission lines and wind farms, the results of which was overlapped with the Cumulative Project Aol<sup>206</sup>. Majority of the Project Aol is, regrettably, within what is considered “No Data” grids. However within evaluated grids, the project Aol does overlap very high and high vulnerability grids, especially within Canakkale, but also Balıkesir as well. Barrier effects are difficult to quantify, but especially Canakkale subprojects indeed contribute to heightened barrier effect pressure along a sensitive point in the flyway, especially due to high level of wind development in the province. Overall, the cumulative impact of the 9 WPPs at the regional level in terms of flyway integrity is expected to be moderate to major.

- **Cultural Heritage:** As there are no expected future developments in the near vicinity of identified registered and unregistered cultural heritage sites other than the Project, no significant cumulative impacts on the cultural heritage sites are expected.
- **Socio-Economic Environment:** Since there are no planned investments in the region, no significant cumulative impact stemming from further land acquisition and expropriation activities is anticipated within the scope of the Project. Similarly, existing investments are not estimated to create major cumulative impacts on the economic and livelihood activities. Since no grievances regarding the activities of nearby facilities were received during the

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<sup>206</sup> Gauld, J., Silva, J., Atkinson, P., Record, P., Acácio, M., Arkumarev, V., Blas, J., Bouten, W., Burton, N., Catry, I., Champagnon, J., Clewley, G., Dagys, M., Duriez, O., Exo, K., Fiedler, W., Flack, A., Friedemann, G., Fritz, J., . . . Franco, A. (2022). Hotspots in the grid: Avian sensitivity and vulnerability to collision risk from energy infrastructure interactions in Europe and North Africa. *Journal of Applied Ecology*, 59(6), 1496–1512. <https://doi.org/10.1111/1365-2664.14160>

consultations with the local community members in December 2023, no cumulative impacts on the local community members' quality of life are anticipated to occur. It is also estimated that the Project-related impacts will not interact with or trigger the other investments around the region.

- **Community Health & Safety:** As there is not any concern or grievance regarding ice throw and considering the fact that the nearest settlements are located far away from the critical distance of any wind turbine, no cumulative impact on ice & blade throw is expected. Additionally, no observation or grievance regarding any shadow flicker is in question. No impact on aviation is expected as there are no major aviation areas nearby. Impact on traffic safety will be low as the number of turbines to be carried and installed to be caused by Dampinar WPP and Adares WPP is relatively low.

#### 17.2.5 Step 5: Assess Significance of Predicted Cumulative Impacts

Step 5 of the CIA process is a critical phase that involves determining the significance of the predicted cumulative impacts on VECs. This step aims to provide a comprehensive understanding of the magnitude and implications of the identified impacts in the context of past, present, and future actions.

Within this scope, summary of the cumulative impacts is provided in Table 17-3.

**Table 17-3: Cumulative Impact Assessment Summary**

Area of Concern	VEC	Specified VECs	Dampınar WPP	Ödemiş WPP	Türkerler WPP	Adares WPP	Adares WPP (Extension)	Işıklar - Yatağan ETL	Tire - Germencik ETL	Germencik – Uzundere ETL
Land Loss	Forestry	Forest Areas	Low	No additional impact is foreseen as it is an existing plant	No additional impact is foreseen as it is an existing plant	No additional impact is foreseen as it is an existing plant	Low	No additional impact is foreseen as it is an existing plant	No additional impact is foreseen as it is an existing plant	No additional impact is foreseen as it is an existing plant
	Agriculture	Agricultural Areas	Low	No additional impact is foreseen as it is an existing plant	No additional impact is foreseen as it is an existing plant	No additional impact is foreseen as it is an existing plant	Negligible	No additional impact is foreseen as it is an existing plant	No additional impact is foreseen as it is an existing plant	No additional impact is foreseen as it is an existing plant
Air emissions	Air quality and noise levels in settlements nearby the Project area	Nearby Settlements	Negligible to Low	Low	Negligible	Negligible	Low	Negligible	Negligible	Negligible
Noise	Air quality and noise levels in settlements nearby the Project area	Nearby Settlements	Negligible to Major	Low	Negligible	Negligible	Low	Negligible	Negligible	Negligible

Area of Concern	VEC	Specified VECs	Dampınar WPP	Ödemiş WPP	Türkerler WPP	Adares WPP	Adares WPP (Extension)	Işıklar - Yatağan ETL	Tire - Germencik ETL	Germencik – Uzundere ETL
	Natural Habitats	G3.5 Pinus nigra woodland G4.B Mixed mediterranean pine - thermophilous oak woodland G4.E Mixed mediterranean pine - evergreen oak woodland G4.D Mixed Black pine ([Pinus nigra]) - evergreen oak woodland G1.7 Thermophilus deciduous woodland	Moderate	Moderate	Moderate	Moderate	Moderate	Moderate	Moderate	Moderate
	Flora and Fauna Species with High Conservation Priority	Endemic and / or Red List category CR, EN, VU, Flora Endemic and / or Red List category CR, EN, VU, Fauna	Moderate to Major	Moderate to Major	Moderate to Major	Moderate to Major	Moderate to Major	Moderate to Major	Moderate to Major	Moderate to Major
Cultural Heritage	Registered Cultural Heritage Sites	Kartal Tepesi Fortress	Negligible	Negligible	Negligible	Negligible	Negligible	Negligible	Negligible	Negligible
		Kapıkaya - Koşualanı Mevkii	Negligible	Negligible	Negligible	Negligible	Negligible	Negligible	Negligible	Negligible
	Unregistered Cultural Heritage Sites	Kartal Tepe Religious Visitation Place	Negligible	Negligible	Negligible	Negligible	Negligible	Negligible	Negligible	Negligible
		Yedi Yarendede Religious Visitation Place	Negligible	Negligible	Negligible	Negligible	Negligible	Negligible	Negligible	Negligible
		Kapıkaya Hilltop Settlement 1	Negligible	Negligible	Negligible	Negligible	Negligible	Negligible	Negligible	

Area of Concern	VEC	Specified VECs	Dampınar WPP	Ödemiş WPP	Türkerler WPP	Adares WPP	Adares WPP (Extension)	Işıklar - Yatağan ETL	Tire - Germencik ETL	Germencik – Uzundere ETL
		Kapıkaya Hilltop Settlement 2	Negligible	Negligible	Negligible	Negligible	Negligible	Negligible	Negligible	Negligible
		Habibler Ancient Quarry	Negligible	Negligible	Negligible	Negligible	Negligible	Negligible	Negligible	Negligible
Socio-Economic Environment	Land and Assets	People who will lose their lands and assets located on the lands	Major	NA	NA	NA	NA	NA	NA	NA
	Economy	Livestock Activities Industrial activities and employment	Moderate	NA	NA	NA	NA	NA	NA	NA
	Quality of Life	Access to healthcare, education, commercial facilities, natural water resources	Low	NA	NA	NA	NA	NA	NA	NA
Community Health & Safety	Safety from blade and ice throw and shadow flicker risk and flooding	Nearby settlements	Negligible	Negligible	Negligible	Negligible	Negligible	NA	NA	NA
	Traffic Safety	Passengers using Nearby Roads	Low	Negligible	Negligible	Negligible	Negligible to Low	NA	NA	NA

The cumulative impact assessment criteria can vary depending on the specific context and objectives of the assessment. Here are the criteria to be considered during the cumulative impact assessment:

- **Number of Projects:** Assess the cumulative impact based on the total number of projects in the area. This criterion considers the additive effect of multiple projects on environmental and social factors.
- **Magnitude of Cumulative Impact:** Evaluate the cumulative impact based on the combined magnitude of impacts from all projects. This criterion takes into account the severity and extent of environmental changes resulting from multiple developments.
- **Interaction of Impacts:** Examine how the impacts of different projects interact with each other. This criterion focuses on identifying additive, countervailing, masking, or synergistic effects resulting from the combined influence of multiple developments.
- **Spatial Distribution:** Analyze the spatial distribution of cumulative impacts to identify areas of concentrated impact and potential hotspots where multiple stressors coincide.
- **Temporal Dynamics:** Assess how cumulative impacts evolve over time, considering both short-term and long-term effects on environmental and social systems.
- **Stakeholder Perspectives:** Incorporate stakeholder perspectives and values into the assessment criteria to ensure that the concerns and priorities of affected communities are adequately addressed.

By considering these criteria in the cumulative impact assessment process, significance of each concern on VECs was assessed as below:

- Cumulative impact on Land Loss for forest areas will be negligible to low as the environmental drivers already exist except for Adares WPP which plans to build six additional turbines.
- Similarly, the cumulative impact on air emissions, noise will also be negligible as the identified VECs area located far from the drivers and currently no significant concern is in question.
- Landscape & visual will not be affected cumulatively by the environmental drivers as the interaction was assessed to be negligible.
- Cumulative adverse impacts on fauna and flora due to projected changes in climate will be negligible to low considering the ongoing construction activities within the scope of the Adares WPP Expansion Project.
- Cumulative impact on habitat loss for natural areas will be moderate. However, since critical habitat trigger species could not be identified, cumulative impacts on these species cannot be evaluated. Although it is expected that collision and barotrauma mortality impacts on some bird and bat species will increase cumulatively and create major concern, additional field studies are needed for the final evaluation of this impact.
- Cumulative impacts on cultural heritage are negligible considering no traces of an environmental driver on VECs regarding the cultural heritage were identified.
- Cumulative impacts on socio-economic environment and community health and safety are also low as majority of the environmental drivers are already existing and no major concern or risk have been identified.



### 17.2.6 Step 6: Management of Cumulative Impacts – Design and Implementation

Step 6 marks the culmination of the CIA process, focusing on the design and implementation of management strategies. This phase is crucial for addressing the identified significant cumulative impacts on VECs and ensuring a proactive approach to environmental and social sustainability.

Acknowledging that cumulative impacts often result from the actions of multiple stakeholders, it is emphasized that the responsibility for managing these impacts is collective. Thus, addressing and mitigating each cumulative impact would require a pro-active approach and good collaboration with the relevant stakeholders. In addition, the importance of governments in establishing Cumulative Impact Assessment frameworks needs to be underscored as well. With this regard, management measures for the foreseen cumulative impacts are presented below.

This ESIA Report's chapters separately define mitigation strategies at the project level. Collaborative participation in regional management strategies will be required when project-specific mitigation measures prove insufficient and project mitigation alone is unable to avert an undesirable cumulative impact (IFC, August 2013). The IFC suggests taking the following particular steps, which might be necessary to manage cumulative impacts in an efficient manner:

- Project mitigation techniques, such as adaptive management techniques, are used to reduce cumulative impacts.
- Project impacts mitigated by other projects (not managed by the proponent to further reduce impacts on VECs).
- Protection and improvement through cooperation in other regional programs for cumulative effect management.
- Participation cooperatively in other regional strategies for managing cumulative impact.
- Taking part in regional monitoring programs to evaluate the effectiveness of management initiatives and the realized cumulative impacts.

Project Company will be in charge of overall management for the combined effects. Project Company will ensure that all stakeholders identified during stakeholder management studies are informed about the progress of Project operations.

# 18 Stakeholder Engagement, Information Disclosure and Consultation

## 18.1 Introduction

This Chapter of the ESIA Report provides information about the Project stakeholders and previously conducted specific stakeholder engagement, information disclosure and consultation activities. In addition, it describes the Project's grievance mechanism to be established and the future stakeholder engagement activities that will be conducted within the scope of the Project.

## 18.2 Methodology

### 18.2.1 Overview

Continuous, open and transparent stakeholder engagement is an essential aspect in projects to ensure the project's sustainability, improved quality and better implementation. The objective of the stakeholder engagement is successfully managing the risks and impacts on communities, people, groups, businesses and any other interested parties affected by projects. Robust stakeholder identification and stakeholder mapping are the very first and significant steps of an effective stakeholder engagement.

Stakeholder engagement provides a mutual communication line between the Project Company and the Project stakeholders, which will continue throughout the Project lifecycle including pre-construction, construction and operation phases. Different phases of the Project can necessitate varying engagement and consultation activities. The Project Company is responsible for establishing a platform that enables continuous communication and consultation with all Project stakeholders.

As the international standards and requirements (particularly IFC PS1, PS2, and PS5, EBRD PR10, EP IV Principles 5 and 6, and DFC ESPPs 3 and 5) necessitate, stakeholder consultation and engagement involve the following aspects:

- Identification and analysis of all potentially affected individuals, groups, communities, organizations, vulnerable/disadvantaged individuals and groups that will be considered as stakeholders,
- Planning the steps for the way stakeholder engagement, information disclosure and meaningful consultation with stakeholders will be held,
- Identification of the issues that remain as a risk or adverse impact for the Project or the stakeholders,
- Formation of a good understanding of the Project for stakeholders,
- Addressing a grievance mechanism, which is free of manipulation, coercion and intimidation for long-term communication between the Project and the stakeholders,
- Responding to grievances in a timely manner through the grievance mechanism, and
- Regularly informing the stakeholders about the Project.

To ensure that stakeholder engagement processes are successful and effective, stakeholder engagement should be initiated earlier in the projects. In line with the IFC PS1, PS2, and PS5, EBRD PR10, EP IV Principles 5 and 6, and DFC ESPPs 3 and 5, stakeholder engagement has started during the National EIA process of the Project through engagement with the key project stakeholders. Please see Section 18.4.2 for past stakeholder engagement activities. Stakeholder engagement will continue throughout the Project lifecycle.

## 18.2.2 Applicable Guidelines and Standards

### 18.2.2.1 National Requirements

The Turkish EIA Regulation (OG Date/Number: 29.07.2022/31907) includes a number of requirements regarding information disclosure and stakeholder participation.

During the scoping phase of the projects, stakeholder engagement within the scope of the National EIA process starts with the establishment of a commission that involves representatives from related governmental bodies and that is responsible for review and assessment of the project.

Establishment of the commission is followed by the public participation meeting. Organizing a public participation meeting is legally obligatory as per the regulation. The aim of the public participation meeting is to ensure that the public and interested parties in the project (i.e., local community members, PAP), governmental bodies, non-governmental organizations) are informed about the project and have an opportunity to raise their opinions, suggestions and/or concerns regarding the project. It is crucial that the local community members who are assessed to be most affected by the project are enabled to participate in this meeting. Therefore, organizing the meeting that is accessible to the local community members to the most possible extent is also underlined within the regulation.

The issues reported by the participants of the meeting are documented in the official meeting minutes to be considered and addressed in the EIA document. In addition, the institutions authorized by the MoEUCC prepare a SEP in order to inform the public about the project and its impacts, and to facilitate receiving the opinions and suggestions of the public regarding the project. The SEP is submitted in the annex of the EIA document. However, this regulation is effective as of July 2022 and the public participation meeting of the Project subject to the EIA process was held in December 2021. Therefore, it is exempt from the requirement to prepare a SEP within the scope of the EIA process.

Once the National EIA document is submitted to the MoEUCC for review, the MoEUCC and the related provincial directorates announce to the public that the review process of the established commission has started, and the draft EIA document is also open to public review and comments for 30 days. Appropriate communication channels (i.e., newspapers, noticeboards, and the Internet) are used for the announcement.

Following the review of the commission and the public, the final draft of the National EIA document is disclosed by the MoEUCC and the related provincial directorates for 10 days through announcement boards and the Internet. By considering the evaluations of the committee and public views, the MoEUCC gives the “EIA Positive” or “EIA Negative” decision regarding the project. EIA reports that receive a “EIA negative” decision is obliged to be re-disclosed to public review and relevant stakeholders (same methods as explained above). No additional public participation meeting is required.

At the final stage, the decision of the MoEUCC is also disclosed to the Project stakeholders by using appropriate means of communication.

National legislation related to consultation, information disclosure, stakeholder engagement and grievance mechanism also includes Law on Right to Information (No. 4982), Law on Preservation of Personal Data (No. 6698), Law on Use of the Right to Petition (No. 3071), and Regulation on the Principles and Procedures for the Enforcement of the Law on the Right to Information.

### 18.2.2.2 International Requirements

The stakeholder engagement and consultation requirements of the Project are assessed and planned by considering the following international standards:

- IFC's Performance Standards on Environmental and Social Sustainability (2012)
  - Performance Standard 1 – Assessment and Management of Environmental and Social Risks and Impacts: PS 1 emphasizes on the importance of: (i) an integrated assessment to identify the environmental and social impacts, risks and opportunities of the Project; (ii) effective community and stakeholder engagement through disclosure of Project-related information and consultation with local communities on matters that directly affect them; and (iii) the Client's management of social and environmental performance throughout the life of the Project through management programs, monitoring, and review.
  - Performance Standard 2 – Labour and Working Conditions: In accordance with Performance Standard 2, efforts to promote economic growth by generating employment and income should safeguard the fundamental rights of employees. Employees are a valuable asset to their companies, and a robust relationship between employees and management is essential for the company's sustainability. The client will establish a grievance mechanism for employees (and workers' organisations) to raise workplace concerns. Information about the grievance mechanism will be provided to employees during recruitment, and the mechanism will be easily accessible to them.
  - Performance Standard 5 – Land Acquisition and Involuntary Resettlement: Decision-making processes related to resettlement and livelihood restoration should include options and alternatives, where applicable. Disclosure of relevant information and participation of Affected Communities and persons will continue during the planning, implementation, monitoring, and evaluation of compensation payments, livelihood restoration activities, and resettlement to achieve outcomes that are consistent with the objectives of the Performance Standard.
- EBRD's Environmental and Social Policy & Performance Requirements (2019)
  - Performance Requirement 1 - Assessment and Management of Environmental and Social Risks and Impacts: PR 1 emphasizes the significance of integrated assessment of the environmental and social impacts and issues associated with the Project and identify the Project's stakeholders and design a plan for engaging with the stakeholders in a meaningful manner to take their views and concerns into consideration in planning, implementing and operating the Project with reference to the PR10. Mitigation measures defined for the environmental and social impacts will be developed and implemented so that vulnerable people within the scope of the Project are not disproportionately impacted.
  - Performance Requirement 5 - Land Acquisition, Restrictions on Land Use and Involuntary Resettlement: During all Project-related land acquisition processes, PR 5 requires engaging with the PAPs and communities through meaningful consultation, and disclose relevant information throughout the planning, implementation, monitoring and evaluation of land acquisition, and resettlement process including livelihood improvement. The Client should ensure that all groups, including the vulnerable are informed and made aware of their entitlements, rights, opportunities and benefits.
  - Performance Requirement 10 - Information Disclosure and Stakeholder Engagement: PR 10 recognises the significance of a transparent engagement with relevant stakeholders (especially those defined as vulnerable groups within the scope of the Project) and disclose appropriate Project information throughout the lifetime of the Project. Providing an accessible grievance mechanism as a part of the stakeholder engagement is crucial for building strong, constructive, and responsive relationships which are essential for a successful environmental and social impacts management within the Project.
- Equator Principles IV (2020)

- Principle 5 - Stakeholder Engagement: Principle 5 recognizes that for all Category A and Category B projects, the EPFI will require the client to demonstrate effective stakeholder engagement, as an ongoing process in a structured and culturally appropriate manner, with affected communities, workers and, where relevant, other stakeholders.

For projects with potentially significant adverse impacts on affected communities, the principle requires performing an informed consultation and participation process. The client is expected to tailor its consultation process to: (i) the risks and impacts of the project; (ii) the project's phase of development; the language preferences of the affected communities; their decision-making processes; and (iii) the needs of disadvantaged and vulnerable groups.

- Principle 6 - Grievance Mechanism: Principle 6 recognizes that for all Category A and, as appropriate, Category B projects, the EPFI will require the client, as part of the ESMS, to establish effective grievance mechanisms which are designed for use by affected communities and workers, as appropriate, to receive and facilitate resolution of concerns and grievances about the project's environmental and social performance.
- DFC Environmental and Social Policy and Procedures (2020)
  - Environmental and Social Policy and Procedure 3 - Environmental and Social Review: It necessitates undertaking meaningful consultation with Project Affected People within the defined area of influence. For all projects, meeting the requirements related to stakeholder engagement, stakeholder analysis and engagement planning, access to information, consultation, reporting to stakeholders and the establishment of a grievance mechanism is obligatory. The form and scope of the consultation should be commensurate with the project risks and the nature and scope of the project.
  - Environmental and Social Policy and Procedure 5 – Public Consultation and Disclosure: The objectives are to ensure that Project Affected People are informed and consulted during project preparation and implementation and to enhance transparency and accountability related to DFC's environmental and social management. Projects are required to develop and implement a Stakeholder Engagement Plan tailored to project risks and impacts in accordance with the requirements of IFC PS1.

### 18.2.2.3 Applicable Policies and Management Systems of the Project Company

A Project-specific temporary SEP, which has been prepared prior to the ESIA process, is in place since October 2023. According to the content of the temporary SEP, the Project Company has a Corporate SEP that defines the stakeholders, disclosure approach, commitment to meaningful consultation and participation, ongoing reporting to external stakeholders, and grievance management of the Project Company.

The Project Company has also an integrated Quality, Health and Safety, Environment and Energy Management Systems and relevant certifications, which are listed below:

- ISO 9001: 2015 - Quality Management System
- ISO 14001: 2015 - Environmental Management System
- ISO 45001: 2018 - Occupational Health and Safety Management
- ISO 50001: 2018 - Energy Management System
- ISO/IEC 27001: 2013 - Information Security Management System
- ISO 55001 – Asset Management System

Of these management systems, ISO/IEC 27001: 2013 - Information Security Management System Certificate was received on 21 September 2022 and valid until 21 February 2025 whereas the remaining was received on 20 January 2021 and valid until 19 January 2024. In line with these management systems, the Project Company has an Integrated Management

Systems Policy, which is disclosed at the website together with the following policies and management plans<sup>207</sup>:

**Corporate Level:**

- Social Responsibility Policy
- Open Door Policy
- Resettlement Framework
- Policy on People and Culture
- GBVH Policy
- Information Security Management Policy
- Privacy Policy
- Code of Business Ethics
- Code of Compliance

**Project Specific:**

- Resettlement Action Plan
- Community Health, Safety Plan
- Emergency Response Plan
- Traffic Management Plan
- Security Management Procedure

Apart from the above-mentioned policies and management systems, the Project Company has Equality, Diversity, and Inclusion Regulation, Procedure Against Domestic Violence, Corporate Communication Procedure, and Crisis Management Procedure. In addition, the Social Management Procedure, which covers guidelines for land acquisition and compensation process, social impact management, social support for community benefit, facility-based plans and implementation and social management system, is applied at all facilities of the Project Company.

The Project Company is also a Business Council for Sustainable Development Türkiye member since 11 January 2022. Furthermore, the Project Company is a signatory of the United Nations Global Compact (UNGC) since 02 August 2022 and Women's Empowerment Principles (WEPs) since 20 April 2022 as well as member of Carbon Disclosure Project (CDP) since 2021.

As reported by the Project Company representatives, corporate policies of Enerjisa Üretim are applicable to all Project employees including contractors and subcontractors.

## **18.3 Stakeholder Identification**

### **18.3.1 Overview**

In line with the definitions of international standards, stakeholders are defined as the individuals or groups who are impacted by a project or possess an interest in its outcome. Project's impact may be positive or negative and can be direct or indirect. It is important to consider their opinions, perspectives, concerns and needs when undertaking a project to ensure successful outcomes.

### **18.3.2 Project Stakeholders**

Identified stakeholders of the Project are categorized as external stakeholders (including governmental and non-governmental bodies, mukhtars/residents/local communities, vulnerable/

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<sup>207</sup> <https://www.enerjisauretim.com.tr/>



disadvantaged groups, media and universities) and internal stakeholders (all Project staff, including contractors and subcontractors and their employees) which are given in Table 18-1 through Table 18-4 below. All stakeholders are categorized and colour-coded as high (red), medium (yellow) or low (green) depending on their level of interest in the Project as measured by an assessment of the magnitude of stakeholder influence and impact on the Project. In line with each stakeholder’s level of interest, disclosure and consultation activities are determined based on certain frequencies for construction and operation phases of the Project. Disclosure and consultation activities to be implemented throughout the lifetime of the Project is outlined in Section 18.5.3 and detailed explained in the SEP together with the proposed implementation timetable.

**Table 18-1: External Stakeholder List for Governmental Authorities**

**GOVERNMENTAL BODIES**

Level	Organization	Relation to the Project	Level of Interest
National	Ministry of Energy and Natural Resources	Ministry of Energy and Natural Resources and its relevant departments have regulatory functions relation to the Project and its components.	High
	Energy Market Regulatory Authority (EMRA)	EMRA is one of the key stakeholders of the Project in relation to the Project scope and components in general.	High
	Turkish Electricity Transmission Company (TEİAŞ)	TEİAŞ is a key stakeholder when the ETL of the Project is considered.	High
	Ministry of National Defence	Ministry of National Defence is a significant stakeholder since securing the Project area is crucial.	Low
	Ministry of Agriculture and Forestry (MoAF)	MoAF may have specific views about the design, construction and operation activities of the Project.	Medium
	MoAF, General Directorate of Food and Control		
	MoAF, General Directorate of Livestock		
	MoAF, General Directorate of Fisheries and Aquaculture		
	MoAF, General Directorate of Nature Conservation and National Parks		
	MoAF, General Directorate of State Hydraulic Works		
	MoAF, General Directorate of Water Management		
	Ministry of Environment, Urbanization and Climate Change (MoEUCC)	MoEUCC has regulatory functions in relation to the Project such as environmental impact assessment permits and environmental permitting.	Medium
	MoEUCC, General Directorate of EIA, Permit and Audit		
	MoEUCC, General Directorate of Environmental Management		
	MoEUCC, General Directorate of Infrastructure and Urban Transformation		
	MoEUCC, General Directorate of Spatial Planning		
MoEUCC, General Directorate of Protection of Natural Assets			
Ministry of Transport and Infrastructure (MoTI)	MoTI may have specific views regarding evaluation of the Project.	Medium	
MoTI General Directorate of Infrastructure Investments			
MoTI General Directorate of Highways			
Ministry of Labour and Social Security (MoLSS)	MoLSS, General Directorate of Labor	Low	

**GOVERNMENTAL BODIES**

Level	Organization	Relation to the Project	Level of Interest
	MoLSS, General Directorate of Occupational Health and Safety	MoLSS may have specific views on labour and working conditions, and health and safety of the Project personnel.	
	Ministry of Culture and Tourism (MoCT) MoCT General Directorate of Cultural Heritage and Museums	MoCT may have views in terms of legislation.	Low
Regional	2 <sup>nd</sup> Regional Directorate of DSI (State Hydraulic Works) 21 <sup>st</sup> Regional Directorate of DSI (State Hydraulic Works)	These organizations may have specific views about water courses running close to the Project area.	Low
	Aydın Provincial Directorate of Ministry of Agriculture and Forestry İzmir Provincial Directorate of Ministry of Agriculture and Forestry	These organizations may have specific views on the potential protected areas close to the Project area and the status of the trees in the Project area.	High
	2 <sup>nd</sup> Regional Directorate of General Directorate of Highways	The organization may provide opinion regarding road crossing within the Project area.	High
	İzmir Regional Council for the Conservation of Cultural Property 1 Aydın Regional Council for the Conservation of Cultural Property	These organizations are important stakeholders to identify and clarify the archaeological potential of the Project area.	High
	The Governorship of Aydın The Governorship of İzmir	The governorships representing the national government are the highest authorities in the provinces.	High
	Aydın Provincial Directorate of Planning and Coordination İzmir Provincial Directorate of Planning and Coordination	These organizations coordinate all kinds of investment and construction works to be carried out by ministries and other central government organizations in the provinces.	High
	Aydın Metropolitan Municipality Aydın Metropolitan Municipality, Directorate of Environmental Protection and Control Aydın Metropolitan Municipality, Directorate of Zoning and Urbanization Aydın Metropolitan Municipality, Directorate of Transportation	The municipality and its relevant departments will have responsibilities in relation to the Project.	High
	İzmir Metropolitan Municipality İzmir Metropolitan Municipality, Directorate of Environmental Protection and Control İzmir Metropolitan Municipality, Directorate of Zoning and Urbanization İzmir Metropolitan Municipality, Directorate of Transportation	The metropolitan municipality and its relevant departments will have responsibilities in relation to the Project.	High
	Aydın Governorship Provincial Directorate of Social Security Institution İzmir Governorship Provincial Directorate of Social Security Institution	These organizations may provide specific views on labour and working conditions, and health and safety of facility personnel.	Low
	Aydın Governorship Provincial Directorate of Environment, Urbanization and Climate Change (PDoEUCC) İzmir Governorship Provincial Directorate of Environment, Urbanization and Climate Change (PDoEUCC)	PDoEUCCs of the provinces have regulatory functions related to the Project such as environmental impact assessment permits and environmental permitting.	High
Provincial and District	Aydın Provincial Directorate of Environment and Urbanization İzmir Provincial Directorate of Environment and Urbanization	These organizations have regulatory functions in relation to the Project such as environmental impact assessment permits and environmental permitting.	High
	İzmir Regional Council for the Conservation of Cultural Property 1		High

**GOVERNMENTAL BODIES**

Level	Organization	Relation to the Project	Level of Interest
	Aydın Regional Council for the Conservation of Cultural Property	These organizations are important stakeholders to identify and clarify the archaeological potential of the Project area.	High
	Aydın Provincial Directorate of Agriculture and Forestry	These organizations may provide provincial-specific and/or site-specific views on the Project.	
	Izmir Provincial Directorate of Agriculture and Forestry		Medium
	Aydın Provincial Command of Gendarmerie	These organizations may provide provincial-specific and/or site-specific views on the Project.	
	Izmir Provincial Command of Gendarmerie		Medium
	Aydın General Directorate of Water and Sewerage Administration (ASKI)	These organizations may provide an opinion related to water/wastewater infrastructure of the Project area.	
	Izmir General Directorate of Water and Sewerage Administration (IZSU)		
	The District Governorship of Germencik, The Municipality of Germencik	The Project area is located in Germencik and Tire districts and the local governorship, the central municipality and their related departments are stakeholders regarding obtaining relevant permits, approvals during planning, and construction and operation phases of the Project.	High
	Directorate of Zoning and Urbanisation		
	Directorate of Civil Works		
	Directorate of Cultural and Social Works		
	Directorate of Cleaning Works		Medium
	Directorate of Municipal Police		Medium
	Germencik District Directorate of Health		High
	Germencik District Gendarmerie Command		High
	Germencik District Directorate of Agriculture and Forestry		
	The District Governorship of Tire, The Municipality of Tire		
	Directorate of Zoning and Urbanisation		
	Directorate of Civil Works		
	Directorate of Cultural and Social Works		
	Directorate of Cleaning Works		Medium
	Directorate of Municipal Police		
	Tire District Directorate of Health	Medium	
	Tire District Gendarmerie Command	High	
	Tire District Directorate of Agriculture and Forestry		

**Table 18-2: External Stakeholder List for Non-Governmental Bodies**

**NON-GOVERNMENTAL BODIES**

Level	Organization	Relation to the Project	Level of Interest
National, Provincial and District	Turkish Wind Energy Association	These foundations, associations, and chambers may provide their specific views related to the Project	High
	Türkiye Foundation for Combating Erosion, Afforestation and Protection of Natural Assets (TEMA)		
	Environmental Protection and Research Foundation (ÇEV-KOR)		
	Turkish Environmental Protection Foundation (TUÇEV)		
	Turkish Nature Conservation Association		
	Foundation for the Protection and Promotion of Environmental and Cultural Values (ÇEKÜL)		
	World Wide Fund for Nature (WWF) Türkiye		
	Bird Life International Türkiye Partner- Doğa Association		
	The Nature Conservation Centre		
	Resource, Environment and Climate Association (REC)		
Ecological Research Society (EKAD)			
Greenpeace Akdeniz Türkiye			

**NON-GOVERNMENTAL BODIES**

Level	Organization	Relation to the Project	Level of Interest
	Association for Sustainable Economics and Finance Research (SEFiA)		High
	Elderly Rights Association		
	Elderly Policy Association		
	Izmir Ornithology Association		
	Izmir Province Bee Breeders Association		
	Aydın Province Bee Breeders Association		
	Aydın Chamber of Commerce		
	Tire Chamber of Commerce		
	Tire Chamber of Tradesmen and Craftsmen		
	Tire Chamber of Agriculture		
	Tire Milk Cooperative		
	Germencik Chamber of Tradesmen and Craftsmen		
	Germencik Chamber of Agriculture		
	Germencik Environment and Nature Association		

**Table 18-3: Other External Stakeholder Groups**

**STAKEHOLDER GROUPS**

Level	Group	Relation to the Project	Level of Interest
<b>Mukhtars/Residents/Local Communities</b>	The mukhtars and residents at Dağyeni, Selatin, Dampinar and Habibler neighbourhoods	Neighbourhoods are key stakeholders considering potential impacts of the Project.	High
	Local Businesses and Enterprises (Local shops, beekeepers, income-generating agricultural lands)		
	Four informal users on four of the Project affected public lands identified within the scope of the RAP studies		
	Local communities including PAPs subject to direct land acquisition		
<b>Vulnerable/ Disadvantaged Groups</b>	Women	Vulnerable groups are key stakeholders considering potential impacts of the Project.	High
	The landless/homeless people		
	The elderly		
	Students		
	People with disabilities		
	Unemployed people		
	Seasonal workers		
<b>Media</b>	Local, regional, and social media including but not limited to the following newspapers, TV stations, social media channels:	It is important to engage with local and regional media organizations for effective public disclosure and consultation.	Medium
	● Ege News		
	● Son Mühür Newspaper		
	● İzmir Newspaper		
	● Aydın Voice Newspaper		
	● Aydın Denge Newspaper		
	● Aydın Newspaper		
	● HaberTire News		
	● Aydın Kulis Newspaper		
	● Manşet Aydın Newspaper		

## STAKEHOLDER GROUPS

Level	Group	Relation to the Project	Level of Interest
	<ul style="list-style-type: none"> <li>İz Newspaper</li> <li>Aydın TV</li> <li>Kanal İzmir TV</li> </ul>		
Universities	<u>Izmir Dokuz Eylül University</u> <u>Izmir Ege University</u> <u>Izmir Institute of Technology</u> <u>Izmir Katip Çelebi University</u> <u>Bakırçay University</u> <u>Izmir Demokrasi University</u> <u>Aydın Adnan Menderes University</u>	Universities are one of the key stakeholders when research needs to be conducted within the scope of the Project.	Medium
Other potentially affected local social institutes	<u>Hıdırlıbeyli Municipality Fire Station</u> <u>Germencik Fire Station</u> <u>Fire Watchtowers near the Project affected neighbourhoods</u> <u>Germencik State Hospital</u> <u>Tire State Hospital</u> <u>Nearby schools (i.e., Meşeli Primary School, Çamköy Primary School, Büyükkale Primary School, Akyurt Primary School, primary schools in Dağyeni and Selatin neighbourhoods)</u> <u>Mosques</u> <u>Local Coffeeshops</u> <u>Music Culture and Art House with Science and Knowledge</u> <u>Hıdırlıbeyli Municipality Fire Station</u> <u>Germencik Fire Station</u>	It is essential to ensure that the social environments that pose a significant place for community health, safety and security issues (i.e., hospitals, fire stations) and/or where key stakeholders utilize/ spend their time are operating properly at every stage of the Project.	Medium

Table 18-4: Internal Stakeholder List

### INTERNAL STAKEHOLDERS

Level	Organization	Relation to the Project	Level of Interest
Internal Stakeholders	<u>Project staff</u> <u>Contractors and subcontractors and their employees</u> <u>Suppliers and their workers</u>	These groups are one of the key stakeholders in terms of continuation of the Project activities in compliance with the international standards.	High

## 18.4 ESIA Consultation Activities and Outcomes

### 18.4.1 Overview

International standards emphasize that stakeholder engagement and consultation is one of the key components of the ESIA process to reach and inform as many stakeholders as possible, especially those in the Project area of influence through the stakeholder engagement activities.

In this regard, the objectives of the Project's stakeholder engagement and consultation process include ensuring that identified stakeholders are appropriately informed and consulted on issues that could potentially affect them and maintaining a constructive relationship with stakeholders on an ongoing basis throughout the lifecycle of the Project.

### 18.4.2 Previously Carried out E&S (Environmental and Social) Activities

#### Correspondence / Opinion Letters

The names of the authorities, which were communicated for their opinions on the Project during the National EIA process, are shared below:

- Ministry of Environment, Urbanization and Climate Change,
  - General Directorate of Meteorology, Presidency of Observation Systems Department
  - General Directorate of the Protection of Natural Assets
- Ministry Of Culture and Tourism,
  - General Directorate of Cultural Heritage and Museums
- General Directorate of Highways 2<sup>nd</sup> Regional Directorate
- Energy Market Regulatory Authority
- Aydın Investment Monitoring and Coordination Directorate, Natural Resources License and Cultural Assets Directorate
- İzmir Governorship, Investment monitoring and Coordination Directorate
- İzmir Governorship, Provincial Disaster and Emergency Directorate
- Aydın Metropolitan Municipality, Directorate of Zoning and Urbanization
- Germencik Municipality, Directorate of Zoning and Urbanization
- Germencik Municipality, Directorate of Cleaning Affairs
- Tire Municipality, Directorate of Zoning and Urbanization

According to the received opinion letters, a number of important concerns are noted as described below.

- Ministry of Energy and Natural Resources, General Directorate of Mining and Petroleum Affairs, Special Areas and Map Department has emphasized that, the examination of the Project area has concluded with a favourable evaluation of the Project. As a result, the Project has been registered in the Authority's system as "Dampinar WPP Special Permit Area" under number ER: 3421337, as identified within the provided coordinates.
- Ministry Of Culture and Tourism, General Directorate of Cultural Heritage and Museums, Aydın Cultural Heritage Preservation Regional Board Directorate has reported that most of the turbine locations do not fall within any archaeological, urban, historical conservation area, or protection area subject to the scope of Law No. 2863. according to the assessment conducted through partial on-site inspections and archive research due to field conditions in the areas of 10 turbines (T1, T2, T3, T4, T6, T7, T8, T9, T10 and T11) under the authority of the Aydın Cultural Heritage Preservation Regional Directorate. On the other hand, in the area where T5 is located, Hellenistic ruins of castle present with the features specified in Law No. 2863, no work should be done in this area until the detection studies are completed. In conclusion, based on these findings, there is no impediment to the implementation of the T1, T2, T3, T4, T6, T7, T8, T9, T10 and T11. In addition, after the relocation of turbines (T5-T6 and T8) areas were examined again from related Directorate. In the examinations made in the archives of the Directorate, it was determined that the areas were not within any protected area or protection area.
- General Directorate of Highways 2<sup>nd</sup> Regional Directorate approval has been granted provided that Project area does not intersect with the routes within the responsibility of the Authority. In addition, within the scope of the Project activities, it was specified in the Authority's internal directive that "the minimum distances that wind energy power plants should have to the highway boundary line are as follows: on highways ... B:  $1.5 * (H+L)$ ; on State and Provincial Roads ... B:  $1.25 * (H+L)$ , B: distance (m), H: tower height (m), L: blade length (m)." It was emphasized that these minimum distances should be adhered to, transportation within the Project should be carried out in accordance with the 2918 Road Traffic Law, and the permits specified in the legislation should be obtained in advance for such transportation. It was also required that no new connections to the roads should be established, except for the existing connections within the Project area. Furthermore, if a connection is to be made from the Project area to a public road, it is necessary to apply to



the Authority with detailed projects, taking into account the provisions of the 2918 Road Traffic Law and the regulations issued in connection with it.

In conclusion, various authorities have raised concerns about different aspects of the proposed Project. These concerns include safety, environmental impact, and compliance with legislation. The authorities have outlined specific requirements and recommendations for the Project's development. The official correspondences conducted within the scope of environmental and social studies were provided in the final National EIA Report which was shared with the Consultant.

Within the scope of the National EIA studies, social impact assessment studies were conducted as well. The public participation meetings were carried out in Aydın and Denizli provinces within the scope of the National EIA Studies. Public participation meetings were conducted on 24 December 2021 in Aydın, Germencik District, Habibler Neighbourhood and on 24 December 2021 in İzmir, Tire District, Büyükkale Neighbourhood. These meetings aimed to engage with the public, provide information about the Project, and gather their feedback regarding the Project.

Project affected neighbourhoods were visited by the social consultancy company appointed by the Project Company in December 2021, before the EIA public disclosure meeting. The participatory field study was designed to exchange information on the phases and timeline of the Project, and to gain an understanding of the socioeconomic conditions and the main sources of income within the neighbourhoods around the Project area, potential impacts and whether there were any concerns or grievances about the Project by the local community members.

Two public participation meetings were planned to be held on 24 December 2021 in Habibler neighbourhood of Germencik district in Aydın province and Büyükkale neighbourhood of Tire district in İzmir province. However, as stated in the temporary SEP, the meeting in Büyükkale could not be held due to intense reaction of local people, NGOs and political authorities. During the meeting in Habibler, technical details of the Project were presented to the stakeholders as well as local communities and their opinions and suggestions were recorded. The meeting and the attendees included:

- Officials from the Ministry of Environment, Urbanization and Climate Change Energy Investments Department
- Officials from Aydın Provincial Directorate of Environment, Urbanization and Climate Change
- Representatives from the Project Company
- Representatives from the Consulting Company
- Mukhtars of the Project affected neighbourhoods
- Representatives from NGOs
- Local residents from Habibler neighbourhood

As stated earlier, the public participation meeting planned for the same date in Büyükkale neighbourhood in İzmir province could not be held due to the intense reaction of local people, NGOs and political authorities.

The questions asked, information requested, concerns raised and requests made at the meetings and protests against the Project are as follows:

- Impacts of the Project on fruit trees
- Impacts of the nearest turbine on the Project affected neighbourhoods
- Annotation on deeds

- Cumulative reaction of local community members to energy projects damaged by geothermal power plants in the region
- Skilled/unskilled employment from the Project affected neighbourhoods
- Compensation for damages in agricultural areas that will be damaged
- Removal of turbines from private parcels
- Placement of turbines far from Project affected neighbourhoods
- The need for a sheet metal cooking area for weddings in Selatin neighbourhood
- Impact of the Project on archaeological sites
- Number of trees to be cut within the scope of the Project
- Environmental impact of the crushing and screening plant to be established within the scope of the Project
- Impact of blasting within the scope of the Project
- Relocation of the Project
- Cancellation of the Project
- Demand that the parties find the right path through mutual discussion

It is important to mention that a case was filed by local community members on 19 January 2024, requesting annulment of the National EIA Positive decision given on 15 March 2023 for the Project. On 02 May 2024, the Project Company shared a number of documents regarding the studies carried out in line with the ongoing lawsuits concerning the objections against EIA positive decision of the Project. Accordingly, the following reports have been prepared within the scope of the Project:

- Ecosystem Assessment Report
- Forestry Assessment Report
- Agricultural Survey Report
- Research on Pollinator Insects
- Ornithological Assessment Report

As stated by the Project Company, these studies will be added as additional assessments to the National EIA to seek new approval for the revised National EIA. The estimated new EIA positive decision date is reported as June 2024 for the Project. Please see *Chapter 12: Biodiversity* regarding the issues subject to the lawsuits and assessment of the above-mentioned reports.

The Social Impact Assessment and Field Reports prepared in 2022 by the Adam Smith Consultancy were provided to the Consultant for review. Accordingly, some of the neighbourhoods included in the Project's social AoI were visited. Following these visits, the Consultant carried out a field visit in December 2023 with the aim of identifying and updating the changes in the social baseline structure in the neighbourhoods over the past two years and in parallel to this, to determine the demands/grievances that may come from the stakeholders. In addition to this, the Consultant conducted a RAP study in February 2024 for the Project to identify the procedures for the resettlement process and the steps the Project Company will take to mitigate adverse impacts, compensate for losses and provide development benefits to affected people and communities.

In brief, stakeholder engagement activities primarily focused on gaining approval from local stakeholders for the Project, whereas the Consultant's work centered around assessing the Project's social impacts, including aspects like land acquisition and the Project's impact on the local economy. The Consultant also proposed measures to mitigate any adverse impacts.

### 18.4.3 Stakeholder Engagement Activities during ESIA

Mott MacDonald Social Team conducted a site visit on 07 December 2023 within the scope of the ESIA study of the Project. Two out of four Project affected neighbourhoods were visited by the Consultant as a part of the site visit conducted in December 2023. This limitation in the site visit can be attributed to various factors such as time constraints and logistical challenges. However, despite this limitation, the potential information gaps were effectively addressed through various strategies. Primarily, the Consultant relied on extrapolation of interview results to gain a broader understanding of the overall situation since the neighbourhoods in the scope of the Project have similar baseline characteristics.

Additionally, secondary data sources were extensively utilized to supplement the information obtained on-site. These sources included reports, studies, and statistical data that provided a holistic perspective on the broader context. Some of the statistical data was available at district level and these were obtained from the governmental institutions' websites and Turkish Statistical Institute (TurkStat) database; they do not cover certain issues on social environment such as gender aspect, vulnerable groups, workforce distribution, and unemployment rates. Similarly, the statistical data at neighbourhood level either remain as limited for some indicators (i.e., gender) or are based on estimated/ approximate numbers (i.e., educational level, vulnerable groups, workforce distribution, unemployment rates) since majority of these data were gathered through the verbal statements of the mukhtars or representatives of the governmental authorities rather than the officially registered data.

Through the combined approach of extrapolation from interviews and the use of secondary data, the potential information gaps resulting from limited site visits were effectively mitigated. This ensured that the findings and conclusions derived from the assessment were as comprehensive and accurate as possible.

The aim of the site visit included collecting baseline data about the Project affected neighbourhoods, understanding the Project-related concerns and expectations of the local community members, reflecting the views of key stakeholders, and identifying vulnerable groups. In line with these aims, mukhtars and local residents were consulted during the site visit in order to identify local community members and other Project stakeholders, understand their perceptions about the Project, address any concerns they may have about the Project, and identify the Project impacts. The difficulty in conducting interviews with some stakeholder groups affected by the Project (e.g., vulnerable groups, NGOs) due to time constraints and logistical challenges remained as a limitation of the consultation study. The external stakeholders interviewed during the field studies are listed below:

- Mukhtar and residents of Dampınar neighbourhood
- Mukhtar and residents of Habibler neighbourhood

The main findings of these consultations are summarized below:

- The residents were informed about the Project about two-three years ago.
- Mukhtar of Dampınar neighbourhood stated that fig trees have been cut for the realization of the Project and this number will increase. He added that the one of the main sources of income is fig cultivation and this will lead to a loss of income for some households in the neighbourhood.
- The majority of the consulted residents were aware of the Project's land acquisition activities. However, they had limited information about the locations and lands to be expropriated. Additionally, some mentioned that the land acquisition negotiations were handled well by the Project Company whereas some reported that there have been changes in the lands to be expropriated and the number of these lands have increased without consultation.

- Some residents in Habibler neighbourhood use the treasury lands without any title deed. As a result of the Project land acquisition activities, these residents will experience the loss of income and they will not be compensated due to lack of ownership on the lands.
- During the site visit, it was not possible to reach out all directly affected local community members. However, this limitation is filled with the studies carried out within the scope of RAP site visits in February 2024. In addition to this, the stakeholders consulted in general had limited knowledge on the applicability of international standards with relation to land acquisition.
- The following development areas were suggested and/or expected by the consulted stakeholders:
  - Providing vaccination and pesticide support against common fig tree diseases
  - Establishing socioeconomic/community development projects for the residents residing in the Project affected neighbourhood
  - Receiving more support from the Fig Research Institute in the region. The institute provides training on growing organic saplings for the local community members. However, the training is remote, and desk based. The request of the consulted stakeholders is to receive this training on site with practice near the fig trees.
  - Providing support in terms of construction/establishment of a water tank in Habibler neighbourhood

The above-mentioned development areas have been taken into consideration and elaborated in the relevant sub-sections of the *Chapter 13: Social Environment* within this ESIA Report.

#### 18.4.4 ESIA Public Disclosure and Consultation

A disclosure package of the Project that includes the Final Draft ESIA Report together with the SEP, NTS<sup>208</sup>, Resettlement Framework (RF), Framework BAP and stand-alone CHA (both in English and Turkish) will be disclosed to the public through the Project Company's website. The objective is to enable the Project stakeholders to review the results of the ESIA study as well as to gather their comments and questions on the outcomes. The duration of the disclosure period has been determined to be 60 days for the Project.

During the disclosure period, the findings of the ESIA studies, potential impacts of the Project and mitigation measures to be applied will be shared in a public participation meeting which is planned to be held within the scope of the stakeholder engagement activities of the Project's ESIA process. This meeting may be held more than once depending on the accessibility of the meeting location and the size of the meeting area. Resettlement specific disclosure and consultation steps are given in RAP. During the resettlement specific disclosure and consultation meetings, Project-specific RAP will be disclosed to the PAPs directly affected by the Project.

The public participation meeting will be announced by soft copy invitations via e-mails, hard copy invitations via correspondence and mails, and press release by local newspapers and media agencies. The invitation will include a PID that involves brief information about the ongoing ESIA process as well as communication channels that the Project stakeholders can report their opinions and comments about the Project.

When selecting the meeting location, a nearby neighbourhood that is easily accessible to all stakeholders (especially those living in the Project's area of influence) will be selected and,

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<sup>208</sup> Summaries of the Climate Change Risk Assessment (CCRA) and Human Rights Impact Assessment (HRIA) that are conducted within the scope of the Project will be covered as part of NTS.

where necessary, transport will be provided to enable individuals who are living in the other neighbourhoods and desires to participate in the meeting.

Local community members will be provided opportunities to interact with the Project Team on matters related to environmental and social aspects of the Project and provide inputs. The meeting minutes, which will include the stakeholders' questions and comments, will be kept in a written formal document. In addition to the verbal statements during face-to-face meetings/visits, stakeholders also may comment to the ESIA via phone calls to the Project Company/CLOs, e-mails to the Project Company.

The documents in the disclosure package will be revised and finalized in line with the feedback from the Project stakeholders. Finalized disclosure package will also be published on the Project Company's website.

## **18.5 Stakeholder Engagement and Consultation Approach Throughout the Lifetime of the Project**

### **18.5.1 Stakeholder Engagement Plan**

Within the scope of the ESIA process, a Project-specific SEP covering the pre-construction, construction and operation phases is prepared by Mott MacDonald. The objective of the SEP is to provide a brief summary of the stakeholder engagement activities undertaken to date and present a strategic guideline for future stakeholder engagement and consultation activities that will be implemented throughout the Project lifecycle in a comprehensive and culturally appropriate way. Also, the SEP will follow a gender-sensitive approach during all implementation phases. In parallel with this principle, a female CLO has been employed for the Project in order to undertake discussions with women in a more effective way during the lifetime of the Project. Please see Section 18.6.5 for contact details of the CLOs. The SEP ensures that communication tools and information sharing mechanism are accessible to the vulnerable groups identified within the scope of the Project.

The SEP defines the stakeholder engagement activities to be organized, grievance mechanism to be applied, and the Project personnel responsible for the overall SEP implementation. During the definition of these Project-specific components, the temporary SEP, which has been prepared prior to the ESIA process and in place since October 2023, was utilized.

The temporary SEP includes information about the previous stakeholder engagement activities and describes the future engagement requirements as well as the grievance mechanism. As per the temporary SEP and other documents of the Project Company, it is seen that the stakeholder engagement activities conducted so far have followed a local community member centred and structured framework in line with the international requirements. The same approach will continue to be applied on site throughout the Project lifecycle.

Stakeholder engagement and consultation activities will be conducted throughout the Project's pre-construction, construction and operation phases and recorded into a central log with relevant details (i.e., stakeholder group, consultation subject, and outcomes of the consultation).

In addition, a Project-specific grievance mechanism will be established and implemented as defined in the SEP for long-term communication between the Project and the stakeholders. Received grievances will be registered into a central log with relevant details (i.e., subject, priority level, and actions taken).

Both the stakeholder engagement process and management of the grievance mechanism that will be followed throughout the Project lifecycle is described in the SEP in detail. SEP will ensure communication tools and information sharing mechanism accessible to the vulnerable groups identified within the scope of the Project.

The Project Company is committed to actualize effective stakeholder engagement as defined in the SEP and in line with the IFC PS1, PS2 and PS5, EBRD PR10, EP IV Principles 5 and 6, and DFC ESPPs 3 and 5 requirements. The Project Company is also committed to follow the Turkish EIA Regulation (OG Date/Number: 29.07.2022/31907), Law on Right to Information (No. 4982), Law on Preservation of Personal Data (No. 6698), Law on Use of the Right to Petition (No. 3071), and Regulation on the Principles and Procedures for the Enforcement of the Law on the Right to Information.

The SEP will be revised with the outcomes of the public participation meeting that will be conducted after the Final Draft ESIA Report is prepared and disclosure package of the Project is shared with the public.

The SEP is a live document; therefore, it will also be reviewed and updated regularly and will include stakeholder engagement activities carried out during the pre-construction, construction, and operation phases of the Project. The SEP will be updated on an annual basis and the updated version will be published on the Project website.

### **18.5.2 Community Liaison Officer (CLO)**

The main point of contact for the Project stakeholders will be the CLOs. Two CLOs (a male and a female) have been employed within the scope of the Project, whose contact details are provided in Section 18.6.5. Accordingly, disclosure, consultation, and engagement activities of the Project will also be managed by the CLOs on the basis of the stakeholder engagement and consultation program defined in the SEP. The Project Company will be involved in the stakeholder engagement and consultation activities when necessary.

The CLOs will also be responsible for registering the stakeholder engagement and consultation activities into the Project-specific consultation log. The consultation form and consultation log utilized for the Project are provided in Appendix C and Appendix D, respectively.

### **18.5.3 Stakeholder Engagement and Consultation Program**

Stakeholders that are defined in the Section 18.3.2 will be consulted about the Project's relevant subject matters (i.e., Project's development stages, potential impacts and mitigation measures, communication channels with stakeholders, and grievance mechanism of the Project) through variety of communication methods on a frequent basis. Please see the SEP for details on the future stakeholder engagement approach of the Project together with the proposed implementation timetable and responsibilities for stakeholder engagement throughout the lifetime of the Project.

## **18.6 Project Grievance Mechanism**

### **18.6.1 Overview**

The Project Company is required to establish an effective and accessible grievance mechanism as a part of the stakeholder engagement, information disclosure and consultation. The aim of the grievance mechanism is to provide channels that are free of manipulation, coercion and intimidation in which local community members can report their requests, concerns and grievances regarding the Project and its impacts. Responding to grievances and resolving them in a timely, proactively, unbiased, effective and efficient manner is essential according to the international standards and requirements on stakeholder engagement. Specifically, it provides a transparent and credible process for fair and sustainable outcomes. By this way, trust and cooperation could be mutually developed among the Project stakeholders and the Project Company through corrective actions. Main components of a successful grievance mechanism also include anonymity, confidentiality and transparency principles. Project's grievance mechanism is explained in the SEP in more detail.



According to the temporary SEP that has been in place since October 2023, the Project Company has a grievance mechanism for the Project stakeholders. There is a grievance register form used for registration of the grievance. The form is saved within the eBA software system of the Project Company, which is used for documentation and workflow management. Samples of the grievance register and closure forms are presented in Appendix E and Appendix F, respectively.

Grievance register form includes the signature of the applicant for the grievances received through meetings and visits. However, receiving the signature of the applicant is not applicable within the scope of the international standards on stakeholder engagement and grievance mechanism management. Also, the part in the form that requires information about the applicant shall be left blank in the cases where the applicant would like to raise grievance anonymously. The gender part is included in the form to categorize the grievances by gender of the applicants and take gender-sensitive measures in times of necessity. The grievance register form is revised in accordance with these principles.

Grievances are categorized as external and internal depending on the type of the stakeholder. Since they have different grievance channels and resolution processes, they are defined in Sections 18.6.2. and 18.6.3 separately.

### 18.6.2 Principles of the Grievance Mechanism

To ensure compliance with the international standards (particularly IFC PS1, PS2 and PS5, EBRD PR10, EP IV Principles 5 and 6, and DFC ESPPs 3 and 5), there are a number of principles that the Project Company will apply to the Project's grievance mechanism in general. These principles can be summarized as follows:

- There will be a formalized and written Project Grievance Mechanism Procedure that involves the principles of the mechanism (including anonymity), available channels with contact details of the CLO, defined timeframes for acknowledgement of the receipt of complaints and subsequent resolution, sample subjects that describes the type of grievance as per the identified Project impacts (i.e., noise, air, visual, dust, GBVH, labour management, and traffic), and management and resolution process together with the assigned responsible Project staff.
- Grievance mechanism will be committed to confidentiality and anonymity. Grievance channels both online and offline will be enabled to receive anonymous applications.
- It is crucial to provide appropriate environment where all internal and external stakeholders can easily report any GBVH-related grievance in a safe and confidential way when they need. GBVH cases will be registered and processed as a part of the current grievance mechanism. However, they will be approached in a more sensitive way and in an immediate time manner through ensuring confidentiality, non-retaliation, protection and supervision of victims, and utilize legal expertise when needed. A female CLO has been employed in order to work more effectively with women in case if occurs a GBVH incident during the lifetime of the Project.

### 18.6.3 External Grievance Mechanism

External stakeholders can use the grievance mechanism through the following channels:

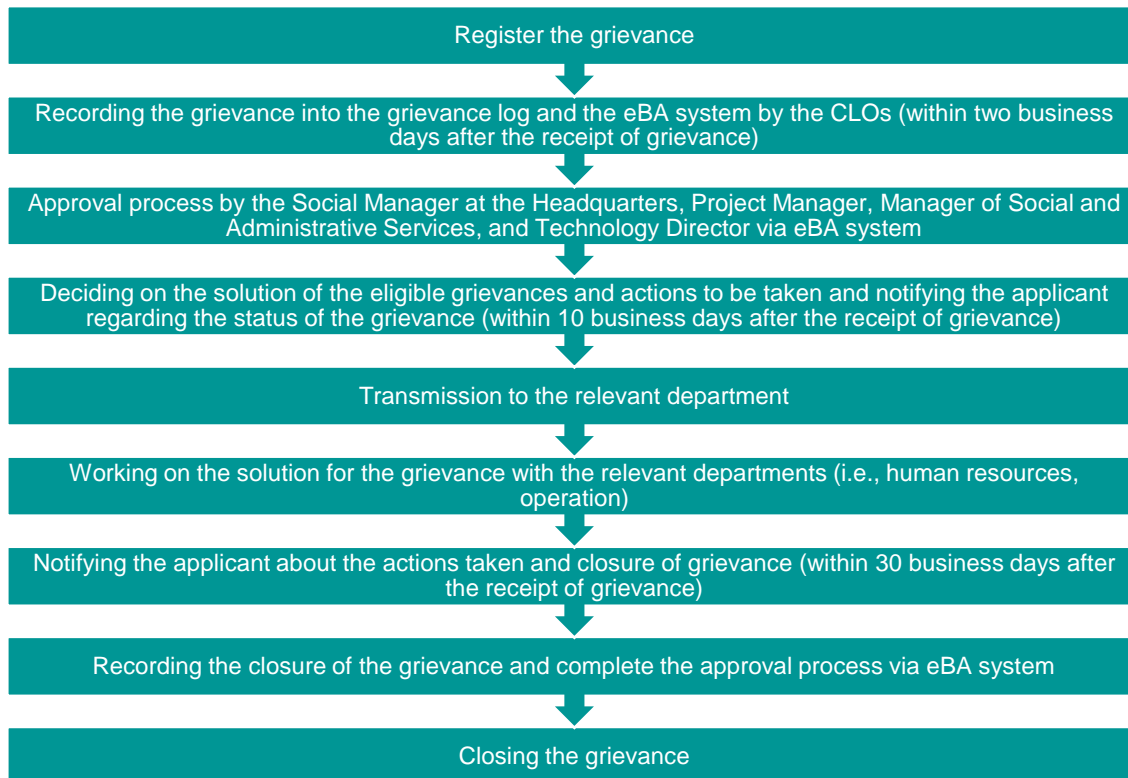
- The grievance form disclosed on the Project website<sup>209</sup> that enables anonymous grievance applications
- Verbal statements during face-to-face meetings/visits

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<sup>209</sup> Project website can be accessed via <https://yekares2.enerjisaretim.com>. The link of the grievance form on the Project website will be included once finalized.

- Phone calls and/or online messages (i.e., via WhatsApp) to the Project Company/CLO
- Petitions
- Posters<sup>210</sup> that are hung in common areas of the Project affected neighbourhoods, indicating what the clear communication channels are E-mails to the Project Company

The steps listed below summarize the external grievance mechanism process:



**Figure 18-1: Steps of the External Grievance Mechanism Process**

Should the Project Company be unable to resolve a complaint, or if the stakeholder is not satisfied with the outcome, the Project Company may consider seeking advice from other independent parties (i.e., local legal institutions and/or well-regarded NGOs) for further investigation, root cause analysis or actions in line with the good international practices on grievance management. Applicants always have the right to appeal to local or relevant legal authorities for a solution with which they are not satisfied.

Stakeholder request and grievance register log of the Project Company to be utilized throughout the Project is provided in Appendix H.

Although the Project's external grievance mechanism has been functioning effectively, there are a few areas that need to be improved for better implementation of the mechanism.

- The Project CLOs will manage and monitor the grievance mechanism process in a close way since they are the main contact point on site for the stakeholders.
- All grievances will be reviewed to be classified whether they are genuine and related to the Project activities or not. If the issues/disputes raised are not related to the Project activities, kind guidance is provided to the applicant to contact relevant party.

<sup>210</sup> Poster is given in Appendix G.

- For eligible grievances, CLOs will assign actions to the relevant Project Company staff (depending on the subject of the grievance) for their assessment and clarification of the grievance resolution actions.
- Within a maximum of ten business days, CLOs will inform the applicant on resolution actions taken/to be taken. If the case requires a more complex investigation, this is also conveyed to the applicant. It is ensured that applicant is provided with updated information at each step of the process until the clarification of resolution actions.
- In general, grievances are estimated to be resolved and closed within 30 business days after the receipt. However, the timeline can change depending on the nature, subject and scope of the grievance (i.e., the applicant’s physical unavailability at the location of the grievance, inconvenient land/seasonal conditions, need for third-party assessments, arrangement of schedule for maintenance/repair works). Accordingly, the Project Company will make a prioritization among the grievances by considering their nature, subject matters and scope. The resolution period for the grievances with high priority will be revised as seven business days after the receipt of the grievance. For the grievances with medium priority, timeline will be 15 business days and the grievances that are prioritized as low will be resolved within 30 business days.

#### 18.6.4 Internal Grievance Mechanism

Internal grievance mechanism covers the grievances of all employees working under the Project Company, its contractors, subcontractors and suppliers. The Project Company has formal employee grievance mechanisms. As specified in the temporary SEP, some of these practices are applied within the Project area. However, some improvement areas have been notified during the ESIA process of the Project. Both the employee grievance channels and improvement areas are listed below:

**Table 18-5: Internal Grievance Mechanism Channels and Improvement Areas**

Employee Grievance Channel	Improvement Areas
<p>In line with the Code of Business Ethics<sup>211</sup> of the Project Company, there is an ethical violation declaration process within the Project Company that is managed by the Internal Audit Department to ensure the compliance with the ethical principles at corporate level. For this process, two documents named “Procedure for the Board of Workplace Behaviour Evaluation” and “Procedure on Ethics Evaluation” are in place.</p> <p>The Project staff can report ethical violations by using the ethical hotline, e-mail address, and an online form provided by the Project Company. Grievances reported through these channels are registered and evaluated by the Internal Audit Department. If a grievance is classified as an ethical issue, the Ethics Committee of the Project Company evaluates it and takes the required actions accordingly. On the other hand, if the issue concerns another department, it is directed to the related department(s). The ethical hotline and the online form can also be used by the workers of contractors.</p>	<ul style="list-style-type: none"> <li>• The steps of the ethical violation declaration process will be defined in detail with specified timeline for each step.</li> <li>• The way these grievance channels defined under the Code of Business Ethics will be disclosed to the Project staff including contractors and subcontractors will be explained in detail and in a written way.</li> <li>• The grievances reported by the Project staff through these channels will be registered in a central log that is established specific to the Project.</li> </ul>
<p>The Project staff can report their requests, recommendations and grievances during the employee committee meetings.</p>	<ul style="list-style-type: none"> <li>• The frequency of the employee committee meetings will be specified.</li> <li>• The principles to be followed throughout these meetings will be clearly determined in line with the international standards on stakeholder engagement as well as labour and working conditions and disclosed to all Project staff.</li> </ul>

<sup>211</sup> <https://www.enerjisauretim.com.tr/hakkimizda/yonetim/politikalarimiz/enerjisa-uretim-is-etigi-kurallari>

Employee Grievance Channel	Improvement Areas
<p>The Project staff can verbally or in a written way report grievances to their manager and Human Resources Department representatives.</p>	<ul style="list-style-type: none"> <li>● The grievances reported by the Project staff during these meetings will be registered in a central log that is established specific to the Project.</li> <li>● The principles to be followed will be clearly determined in line with the international standards on stakeholder engagement as well as labour and working conditions and disclosed to all Project staff.</li> <li>● The grievances reported by the Project staff will be registered in a central log that is established specific to the Project.</li> </ul>
<p>The Project staff can report their suggestions through the eBA Suggestion System of the Company.</p>	<ul style="list-style-type: none"> <li>● The grievances/suggestions reported by the Project staff will be registered in a central log that is established specific to the Project.</li> </ul>
<p>Contractors and subcontractors will be responsible for providing their personnel with access to the grievance mechanism, collect the grievances accordingly, and inform the Project Company immediately upon receipt and take the actions for the management/resolution of the grievance with approval from the Project Company. If the subcontractors do not have a grievance mechanism, the Company will ensure the internal grievance mechanism will be accessible by the contractor and subcontractor workers.</p>	<ul style="list-style-type: none"> <li>● The workers of the contractors and subcontractors will be aware of the fact that they can directly use the Project's grievance mechanism channels and get in contact with the Project Company representatives.</li> <li>● Instead of giving the responsibility to the contractor and subcontractor companies for providing access to the grievance mechanism, the Project Company will inform all Project staff about the grievance mechanism as a part of the induction process. The information provided during the induction will involve that the workers will not be retaliated or fired just because they raise grievances.</li> <li>● The workers of the contractors and subcontractors will be free to assign their own workers' representative(s).</li> <li>● Reporting grievances to the workers' representatives will also be a part of the internal grievance mechanism. Workers' representatives will be responsible for informing the CLO and/or other responsible personnel that manage grievances about all grievances that s/he received either verbally or in a written way. The CLO and/or other responsible personnel will register those grievances into the grievance log.</li> <li>● The Project Company is recommended to conduct separate meetings with woman staff in the Project area in case women might have a specific concern or grievance that they cannot share with any of the grievance channels.</li> </ul>
<p>Grievance boxes are placed at the Project mobilization areas.</p>	<ul style="list-style-type: none"> <li>● There will be at least two grievance boxes at the Project area and facilities (i.e., refectory) and there will be available and empty grievance forms as well as pens next to the boxes.</li> <li>● The grievance boxes will be locked and secured. Only the responsible personnel (i.e., the CLO, human resources manager) will have the keys of the boxes as well as the authority to open and check boxes.</li> <li>● The Project staff will have the opportunity to apply anonymously.</li> <li>● The location of the boxes will be specifically selected as out of sight from bystanders and cameras (i.e., resting areas) in order to preserve the anonymity of the grievance applicant.</li> </ul>

Employee Grievance Channel	Improvement Areas
	<ul style="list-style-type: none"><li>● The grievance boxes will be checked daily, and grievances will be registered to the central grievance log immediately.</li></ul>

The Human Resources Department will be the main implementation body for the internal grievance mechanism of the Project and the following will be applied for all grievance channels for the successful implementation and management of internal grievance mechanism:

- Grievances will be classified and prioritized depending on their subjects while registering to the grievance log. Accordingly, resolution period for the grievances with high priority is recommended to be seven days after the receipt of the grievance. For the grievances with medium priority, it is 15 days and the grievances that are prioritized as low can be resolved within 30 days.
- After the grievances are successfully closed and the corrective actions are taken, the results of the grievances including anonymous grievances will be displayed on the notice boards within the Project area.

In summary, all Project staff will be able to report their grievances through one-to-one meetings, petitions, telephone calls, e-mails, online forms that enable anonymous grievance applications, grievance boxes located in common Project areas (i.e., camps, refectory) that are checked on a weekly basis, and collective meetings. The Project Company aims at creating a positive working environment based on open and continuous communication.

#### 18.6.5 Grievance Mechanism Channels and CLO Contact Details

The channels listed below can be used for receiving grievances. As stated in the temporary SEP, the Corporate Communication Department of the Project Company manages these grievances per the Corporate Communication Procedure and Crisis Management Procedure.

##### Grievance Mechanism Channels

- Official letter and/or petition to;
  - The Head Office (Barbaros Mah, My Office İş Merkezi, Çiğdem Sok. No:1/16 34746 Ataşehir/Istanbul), or
  - The Project Administration Office [This information is not yet available for the Project since there is no active administration office. The information will be included when the office is determined.]
- Phone number of the Head Office: (0216) 512 40 00
- Project e-mail address: [yekares2@enerjisauretim.com](mailto:yekares2@enerjisauretim.com)
- Project website: <https://yekares2.enerjisauretim.com>
- The grievance form disclosed on the Project website that enables anonymous grievance applications
- Posters that are hung in common areas of the Project affected neighbourhoods (i.e., teahouses and/or mukhtars' offices), indicating what the clear communication channels are

##### Contact Details of the CLO

The information contained herein is excluded from the publicly disclosed version of this document in compliance with personal data protection regulations.

