IUCN SSC Primate Specialist Group
ARRC Task Force Panel Review:
‘Aménagement Hydroélectrique de Kinguélé Aval (34MW) PLAN D’ACTION POUR LA PRESERVATION DE LA BIODIVERSITE (PAB), version 4’

September 28th 2020

The IUCN SSC Primate Specialist Group ARRC Task Force

We are an IUCN SSC Primate Specialist Group Task Force comprised of the world’s leading ape conservation experts with the goal of providing advice about avoidance, reduction, and restoration of the negative impacts of energy, extractive and associated infrastructure projects on apes, and recommendations for ways that companies can also contribute positively to ape conservation. The following is a review of the Kinguélé Aval project as of September 23rd 2020, conducted by a panel of five great ape experts with relevant experience in Gabon.

The Kinguélé Aval project

The Kinguélé Aval project is a 34 MW hydroelectric dam project located in Gabon. It will generate approximately 200 GWh of electricity per year and is a run-of-river operation. The dam will be 48 m high and 470 m long and consist of 170,000 m³ of concrete. Construction of the dam is predicted to take 40 months. Operation of the dam is planned from 2022 for 30 years.

The Kinguélé aval project is a hydroelectric development project with a capacity of 34 MW, or an annual production of 200 GWh. This energy will be injected into the Libreville interconnected network (RIC) and is predicted to result in a 13% increase in annual production. Its development is ensured by Asonha Energie, a company incorporated under Gabonese law 60% owned by Meridiam and 40% by Gabon Power Company (GPC).

The total project footprint is 290 ha which includes 234 ha of reservoir. A total of 187 ha of the project area is within the Monts de Cristal National Park and 74 ha are within its buffer zone. There will be a factory approximately 3 km upstream from the Andock Foula village. The reservoir will be located approximately 3 km downstream from the existing Kinguélé station.

The project site is considered the preferred location for the dam in terms of minimising impacts on the National Park, terrestrial and aquatic habitats and species; given Gabon’s high
forest coverage and extensive ape populations, it would be challenging to find an alternative site outside of critical habitat. Its location was selected as a planned extension of the historic hydroelectric structures of Kinguélé (57 MW) and Tchimbélé (68 MW). According to the study, less than 200 m of high-voltage line will be created to connect to these existing energy evacuation lines. In addition, less than a kilometer of road needs to be created. There will be no creation of new quarries and no underground works.

The Biodiversity Action Plan (BAP) and Environmental and Social Impact Assessment (ESIA) have been comprehensively compiled by Biotope and their associated consultants. Assessments covered all biodiversity groups with a particularly strong focus on aquatic plants and fish by species experts. These in-depth studies have also discovered new information on a number of species, some providing a basis for reclassification (amphibian) and the identification of new species (fish). In comparison however, the mammal assessment was brief (98 km of recce transects over 6 days with camera traps placed for 2-5 days within 2 km²) and was carried out in the wet season only.

As well as being situated just inside the Monts de Cristal National Park, the Kinguélé Aval project is inside the southwestern limit of an “exceptional” priority landscape for the conservation of the Critically Endangered Western Lowland Gorilla (Gorilla gorilla gorilla) and the Endangered Central Chimpanzee (Pan troglodytes troglodytes) called the Monte Alén - Monts de Cristal – Abanga.

IUCN SSC Primate Specialist Group ARRC Task Force Engagement
The ARRC Task Force was contacted by Biotope concerning the Kinguélé Aval hydroelectric project in Gabon and presented preliminary information in a PowerPoint presentation. Biotope then provided version 4 of the Biodiversity Action Plan (BAP) on July 24th 2020 for an ARRC Task Force Panel review. The ARRC Task Force assembled a panel of five members. The comments of the ARRC Panel on the BAP version 4 were delivered on August 14th 2020. Biotope then sent its response to these comments on September 17th 2020 as well as the Terms of Reference for Supplemental Mammal Surveys. The ARRC Task Force, Biotope, and the Sponsors joined in a call on September 23rd 2020 to clarify some of the comments, and the present document provides the latest version of the comments from the panel, having integrated feedback from the project.

General Comments
In general, the ARRC Task Force Panel agreed that there has not been an appropriate level of survey effort, conducted over a well-defined survey area, and by relevant experts, to ascertain the distribution and abundance of apes in this area. It is difficult therefore to assess if all the mitigative measures and the proposed biodiversity offset presented in the BAP are well designed and sufficient for apes without more accurate baseline data. We understand that supplementary mammal surveys are planned and some are underway. We reviewed the Terms of Reference for
the wet season survey and therefore we provide more in-depth comments on these below (see section (v) of the baseline surveys).

Baseline Surveys

i) Length and timing of survey
As part of the BAP, the mammal survey was only conducted during one season and led by one survey team over 6 days. The camera-traps were only left for a few days (sometimes only 2 days) which is not enough time for wildlife to get used to this new element in their environment and for capturing new species. The number of species expected vs recorded so far could have been checked with species accumulation curves. For great apes, especially when found at a low density, a much greater survey effort is needed to detect signs of their presence. Furthermore, this general mammal survey was not conducted by ape experts, which probably greatly reduced the probability of detecting signs of their presence (and especially when they are found at a low density when you really need to be trained to find signs of their presence, and focus your survey on these species).

ii) Survey area
Given the Mbe Park sector’s width in places, it is perhaps unlikely that ape home ranges/territories will fall within the Park alone, meaning areas adjacent to the Park need to be included in any assessment as well. The survey area for the BAP was not large enough, only representing 2 km² along the existing road. It is well known that hunting pressure is higher closer to roads and thus it is also less likely that ape core areas would be close to roads. The area surveyed for the BAP was also not large enough to encompass potential indirect impacts (as stated in the BAP, hunting pressure can extend in a radius c.10km from a village), and to understand the distribution and abundance of apes in relation to the project’s infrastructure. It would have been better to use the ‘aire d’étude rapprochée’ as the survey area. More interviews with local communities could also have helped to delimitate better the survey areas for apes.

iii) Survey methods
The methods used to survey great apes for the BAP were interviews, camera-trapping and recces. It is not clear how interviews were conducted (e.g. semi-structured interviews with a focus group or at random when encountering someone, but the latter seems to be what has been used?). For the BAP, the camera-trapping effort was not sufficient and camera traps were used only over a very small area close to the road as mentioned above. Similarly, the recces were also conducted along the road, whereas it is likely that apes use nesting sites further away from the road.
iv) Survey results

During the December 2017 assessment, one old chimpanzee nest was observed and there was eyewitness testimony of a gorilla crossing the Mbé under the Kinguélé dam in the fall of 2017. The BAP also says that national park eco-guards reported the presence of great apes further upstream of the Mbé valley, towards the heart of the national park. Other evidence came from National Agency for National Parks (ANPN) seizure data 2018-2020 which reported that one gorilla (carcass) and a chimpanzee was confiscated, although their origins were not necessarily in the vicinity of the project area. The nearest local village of Andock Foula (with 34 people) also reported that gorillas are occasionally hunted.

The BAP concludes that the absence of great apes in this area is most likely due to the proximity of Andock Foula village which borders the local access road to Kinguélé. It is hypothesized that hunting activity from this village has led to a local extinction of great apes in this area. The BAP concludes that there is no established population of gorillas or chimpanzees in the project area nor in the surrounding areas. The BAP also suggests that only a few individuals probably use the space in transit and that the area is on the periphery of any community of great apes. The BAP reports that the risk to gorillas and chimpanzee from this project is therefore, “negligible.”

Strindberg’s models of ape densities in the study area/reservoir footprint were described as low, with gorillas showing higher prevalence than chimpanzees (gorillas 1-1.5 ind./km²; chimpanzees ~0.2 ind./km²) and greater ape densities toward the north/centre of the landscape. This is echoed by a previous WCS surveys in Monts de Cristal in the mid-2000’s. Additionally, during a separate 3-day scoping mission for the since-abandoned Kinguele Upstream project in September 2017, evidence of a solitary male gorilla and a gorilla group was found north of the Kinguele dam. However, a once-off survey conducted over a few days to assess the presence of all mammal species is not an appropriate amount of time to assess ape presence or abundance. A proper assessment can only be done with a targeted ape survey conducted first to assess the presence of ape, followed then by a systematic survey with sufficient spatial and temporal resolution to also capture transient individuals.

The fact that a chimpanzee nest was observed, and that ape presence was reported in the area indicates that there is at least one chimpanzee community using the area in the vicinity of the road but it is not possible to draw conclusions about ape abundance using such a rapid assessment as used in this BAP. The 2017 field mission can’t draw the conclusion that there is ‘no established population’ of great ape. Similarly, the statement in the BAP that the project site is ‘on the edge of critical ape habitat’ and that impacts on apes are ‘negligeable’ are not justified.

v) Comments on the Terms of Reference for 2020 additional mammal baseline surveys

We were provided with the Terms of Reference (ToR) for conducting additional mammal surveys in the wet season (dated September 11th 2020) on September 17th 2020, however there wasn’t an
opportunity to provide meaningful comments that would have been taken into consideration given that this survey was already underway. However, we still provide here comments on these ToR so that some modifications can be made once the teams retrieve the camera traps, and in anticipation of the dry season survey that will take place in 2021. We feel strongly that further surveys need to be conducted before the start of construction, therefore we propose here to conduct further recces once the team will retrieve the camera traps to better understand the distribution of apes in this area, which will help to better plan the dry season surveys.

The main method to be used as part of these additional surveys is camera trapping. It is stated in the ToR that about fifty camera traps will be placed for three weeks to one month over two seasons: 1) the long rainy season (mid-September to November 2020) and the long dry season (July-August 2021). It would have been preferable to leave the camera traps for a longer period (as good batteries can last for c.45 days in such environment), and to conduct two rounds of camera trapping in each season, by moving the camera-traps to other grids for an increase coverage and survey effort (needed here because of the low ape density).

We reviewed the area to be covered for the supplemental surveys and discussed with Biotope and the project sponsors. Ideally, the survey area would have been extended further to the north, south and east of the reservoir, as it would be good to understand where gorilla and chimpanzees range\(^1\) in relation with the planned infrastructures, and to understand potential impacts on population connectivity. Given that camera traps have already been placed, at least recces could be conducted in these areas to obtain a better understanding of ape presence and distribution in these areas.

We would recommend that recces, specifically targeting apes, be conducted once the teams will go to retrieve the camera traps (early October). Given the difficult terrain, we would recommend that the team camps further away from the road and existing camps and villages in order to leave them enough time to access more difficult terrain where apes might retreat to shelter from the human pressure. Further interviews should be conducted in villages in order to pinpoint interesting locations to survey, where apes have been seen recently or where one person can bring the team to a nesting location. Furthermore, more recces should be conducted in the surroundings where one chimpanzee nest was previously found in 2017. During these recces, botanical species used for feeding and nesting should be recorded to input into the rehabilitation plan (18ha to be

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\(^1\) Both western gorilla group home ranges and central chimpanzee community territories can be in the magnitude of 40km\(^2\). Unlike chimpanzee territories which are exclusive, gorilla group home ranges can overlap with each other (dependent on density), as well as with solitary males (seeking to establish their own groups). Spatial use of home ranges/territories areas is not evenly distributed, usually showing core areas of use associated with high food availability (which differs seasonally). Fidelity to these home ranges and territories tends to be high, although gorilla groups may temporarily shift their ranges due to perceived risks (whether from reproductive competition or human disturbance) and solitary male gorillas may expand their home range over time in the search of females. For these reasons, if even only one ape is found within the project area, it is by default part of a current home range/territory and if conditions allow could potentially use the project area into the future, despite the levels of disturbance. Apes have been found to live adjacent to human settlements/extractive operations and in modified habitats, not only solitary individuals but also groups e.g. gorillas groups within the operational footprint of Gamba’s oil concessions, even adjacent to the oil terminals; chimpanzees adjacent to mining sites in Senegal and Guinea.
rehabilitated). These recces need to include at least one primatologist with relevant survey experience.

The survey design and analysis in the ToR is based on a camera trap study conducted by Hedwige et al. from the Bateke plateau. The methodology applied for that study was based on capture-recapture techniques for estimating great ape abundance (note that it is better to use the video mode to identify individuals). This is not mentioned in the ToR. Instead it proposes to only use an abundance index. Since the Bateke study, methods were developed further, including camera trap distance sampling, to conduct a robust field survey that provides useful information, including the estimation of density and abundance. Although we were asked to focus on great apes (a response on our recommendation including elephants), the camera trap distance sampling will give abundance estimates for multiple species, including elephants, ungulates etc. A survey design could entail both systematically placed camera traps for estimating mammal abundance and targeted camera traps at locations potentially visited by great apes to address objectives 1 and 3 simultaneously. The ToR would need to be revised for the dry season in order to provide a better and more widely applicable methodology. Furthermore, there is a national camera trapping initiative underway by the Ministère des Eaux et Forêts (in collaboration with Panthera) across Gabon, therefore consultations with these organisations would be helpful to see if there is also a possibility for the project to align the camera trapping with their methodology (or otherwise for the BMEP).

It is important to note that even if apes are not recorded on camera traps during the rainy survey season, it will not confirm their absence from the area, and surveys in the dry season will be needed to understand their seasonal ranging patterns. Discussions between Biotope, the Sponsors and the ARRC Task Force concluded that data generated from the camera traps from the rainy season will be shared with the task force, at which time we will be able to make further suggestions for the methodology and camera trap placements if needed for the dry season.

Project Impacts and Mitigation

The project footprint is relatively small and in general the area has already been subject to the cumulative impacts of previous and current exploitation and infrastructure including logging, existing hydroelectric operations at Kinguele and Tchimbele, as well as from both legal and illegal activities by local communities (as is the case of Andock Foula) in the buffer and Park. However, the fact that part of the project (albeit small in area) lies within ape habitat, within a National Park, that itself is part of a landscape of exceptional importance for great apes, should infer that ape populations/other biodiversity in this area should not only be protected/maintained but also that the existing conditions be improved for their populations to recover and thrive.

For great apes, the BAP concludes that as the project lies on the margins of critical habitat, any project impacts should be negligible. It suggests that these impacts can be offset by the proposed net gain measures of increasing suitable habitat and providing additional support to
ANPN in particular for anti-poaching patrols\(^2\) (and biomonitoring, assuming guards also collect data on species through the use of SMART) and project-related eco-tourism.

On the other hand, whilst these options may be the most feasible, the ESIA mentions that the construction phase will mobilise several hundred workers for 3 years and several dozen workers during exploitation (the initial concession agreement being 34 years). It also mentions that many service providers will be solicited, potentially creating business opportunities for local residents and nationals and that local social access may be permitted to the site to facilitate the sale of their wares. This influx of workers during the construction phase, the construction itself, the subsequent induced access and the loss of habitat (albeit small, estimated at ~200 ha) will have impacts on any apes in and around the project area in terms of potential loss of food resources (e.g. important fruit trees), displacement due to noise/dust, induce barriers to movement (e.g. riverine areas are known to support chimpanzee movements), increase exposure to hunting (in the face of ever-increasing urban demands for wildmeat), and potentially introduce disease and invasive species.

Additionally, the BAP also notes that once the reservoir is flooded that apes will no longer be able to cross the Mbe river along a section of 8-10 km. There was mention of the Kinguele dam being used as a crossing point by a gorilla. A mission concerning the previously proposed Kinguele Upstream project also heard mention of one sighting of a silverback gorilla using rocks as steppingstones to cross the Mbe River during the dry season. This suggests that currently the river is not a complete barrier to movement of great apes, especially gorillas, and thus the fragmentation effect of the dam is underestimated.

Some other potential indirect project impacts are also missing or underestimated in the BAP. For example, there should be mention of potential disease transmission from humans to apes and additional measures need to be put into place to avoid this. Some impacts have been partially addressed through the proposed measures targeting other species but there is need to provide further targeted mitigation for great apes. Please see recommendations below.

We recommend:

- The project should aim for zero poaching by project staff within the National Park and strict adherence to user rights within the buffer zone to allow for potential expansion (recovery)/increased occupancy of apes in the project area.
- The project should avoid the removal of fruit trees known to be important in ape diet. Such trees should be protected wherever possible.
- Wherever possible, the project should maintain canopy closure across the road and if at all feasible, consider facilitating crossing points over the proposed reservoir.
- All project workers need to be instructed about the risks of disease transmission to apes and about sanitation measures that should be implemented to minimise those risks. Additional measures should include the vaccination of workers. Employees should not be allowed to work in the project

\(^2\) It is noted in the budget that part of this support includes salaries for an additional team of 7 rangers for the life of the project, but per diem (rations) will be provided only during the construction phase.
site when sick, and there should be portable toilets made available to workers. Special guidelines should be put in place as well during COVID-19 (see ARRC website for further information: https://www.arrctaskforce.org/covid-19). We understand that some of these measures have already been included in the BMP submitted to the Sponsors

- All project workers should be trained in appropriate behaviours to adopt when in the proximity of apes. We understand that this also has been included in the BMP submitted to the Sponsors

It is our understanding that Biotope will continue to oversee the project’s biodiversity, and that a biodiversity specialist will be hired to oversee the implementation of the BAP measures directed to the construction company. It will be important to develop a strong BMEP to monitor the effectiveness of mitigation measures and of their implementation.

More detailed recommendations for mitigating the impacts of the project on apes can only be provided once more detailed information is known on how apes use the area.

**Residual impact assessment and calculation of offset requirements**

At this stage, it is difficult to determine the area needed for compensating the impacts of the project on apes as there is still inadequate baseline data on apes for this area. Information for calculating the offset size was extrapolated from a study carried out in a different area of Gabon (300km away) which is not necessarily representative of the project area. In addition, the residual impact assessment does not take into account any indirect impacts. The radius of 10km of defaunation around a village is not specific to this area, which we would expect to be different around a national park and its buffer zone. The additional area to protect appears to have a lower conservation value than the area impacted in the NP. This size of the proposed area does not even cover the area used by one chimpanzee or one gorilla group. We recommend that functional corridors should be protected to improve connectivity to neighboring forests, or between the two sectors of the Monts de Cristal.

The additional ANPN patrol team to be financed for the duration of the project does not constitute compensation, but rather is a mitigation measure aimed at tackling potential indirect impacts from the project.

**Other recommendations**

The following are recommendations that, while potentially falling outside of the sole responsibility of the Project, we wanted to flag as important actions to decrease the impact of this Project, as well as the cumulative impact of projects in the area.

We recommend establishing a multi-sector stakeholder platform to coordinate the reduction of cumulative impacts. The BAP includes a preliminary initiative involving other hydroelectric operators at the scale of the Komo watershed (MoU) and it would be good to explore this further, to include adjacent logging companies as well.
Lastly, because the project area overlaps with the park, it would be good to revise the management plan of the park accordingly to include the additional mitigation measures required for the new hydroelectricity site.

Summary

In general, we find that the Biodiversity Action Plan has not adequately considered potential impacts from the project on great apes, which were mainly based on results from a weak survey. Without sound baseline data, it is difficult for the task force to help the project minimize their impacts on apes. Further surveys targeting apes are urgently needed in order to better understand their presence and distribution in the area before construction starts. We are happy to see that further surveys are underway, however once again they are not targeting apes and may not record their presence given their low density in this area. We hope that the project will devote more survey time to increase the chances of detecting ape presence, and conduct recces targeting potential areas that could be used by apes once the teams go to retrieve the camera traps in early October. We would be happy to input into a survey plan for these additional recces.

Continued ARRC Task Force Engagement

The ARRC Task Force would be happy to offer to:
- Provide feedback on the BMEP when ready
- Conduct an independent field audit
- Develop a ToR for additional recces to be conducted in the rainy season
- Input into the dry season survey protocol
- Be available to answer questions once the surveys are underway and for reviewing survey results