

PROPOSED AGGREGATE MINE ON A PORTION OF REMAINING EXTENT OF FARM 89, INGQUZA HILL LOCAL MUNICIPALITY, EASTERN CAPE PROVINCE.

INVASIVE PLANT SPECIES MANAGEMENT PLAN



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PREPARED FOR:

Henred trading (Pty) Ltd
Responsible person: Mr James Arthur
PO BOX 3101
Assagay
Erf 455 Lusikisiki,
3101
Cel: 083 625 2910 / 076816 7841
E-mail: james@creightonproducts.co.za

PREPARED BY:

Greenmined Environmental
Unit MO1, Office No 37
AECI Site, Baker Square
Paardevlei
De Beers Avenue
Somerset West
7130
Tel: 021 851 2673
Cell: 076 792 6327
Fax: 086 546 0579
E -mail: zoe@greenmined.co.za

INVASIVE PLANT SPECIES MANAGEMENT PLAN

TABLE OF CONTENTS

1. INTRODUCTION.....	3
2. SITE LOCATION.....	4
3. SITE SPECIFIC INFORMATION.....	4
4. OBJECTIVE.....	5
5. WHAT ARE ALIEN INVASIVE PLANT SPECIES?.....	6
6. LEGAL FRAMEWORK.....	8
7. ROLES AND RESPONSIBILITIES.....	12
8. CONTROL OF ALIEN INVASIVE AND PROBLEM PLANT SPECIES.....	12
9. HANDLING AND DISPOSAL OF PLANT DEBRIS OR MATERIAL.....	15
9.1 Stacking.....	15
9.2 Disposal.....	16
10. CONTROL PHASES.....	16
11. ALIEN INVASIVE PLANT ERADICATION TOOL.....	17
12. SITE SPECIFIC CONDITIONS.....	19
5. REFERENCES.....	25

LIST OF FIGURES

Figure 1: Photograph of the study area where the vegetation cover was cleared.**Error! Bookmark not defined.**

Figure 2: Vegetation that re-established within the study area.....**Error! Bookmark not defined.**

ABBREVIATIONS

AIS	Alien Invasive Species Regulations, 2014 (as amended)
BAR	Basic Assessment Report
CARA	Conservation of Agricultural Resources Act, 1983 (Act No 43 of 1983)
CBA	Critical Biodiversity Area
ECBCP	Eastern Cape Biodiversity Conservation Plan
EIA	Environmental Impact Assessment
DEDEAT-EC	Department of Economic Development, Environmental Affairs and Tourism – Eastern Cape Province
DWS-EC	Department of Water and Sanitation – Eastern Cape Province
EA	Environmental Authorisation
EMPR	Environmental Management Programme
NEM:BA	National Environmental Management: Biodiversity Act, 2004 (Act No 10 of 2004)
PAOI	Project Area of Influence
PCO	Pest Control Officer

INVASIVE PLANT SPECIES MANAGEMENT PLAN

STEP Subtropical Thicket Ecosystem Planning

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INVASIVE PLANT SPECIES MANAGEMENT PLAN

1. INTRODUCTION

The Applicant, Henred Trading (Pty) Ltd, applied for environmental authorisation (EA) and a mining permit to mine stone aggregate/ gravel on a portion of Remaining Extent of Farm 89, Ingquza Hill Local Municipality, Eastern Cape Province

Greenmined Environmental (Pty) Ltd was appointed by the Applicant to compile the Invasive Plant Species Management Plan / alien eradication programme in support of the mining permit and environmental authorisation application for this project.

2. SITE LOCATION

The mining permit application was lodged over 5 ha of a portion of Remaining Extent of Farm 89 in the Lusikisiki District. The table below lists the GPS coordinates of the proposed mining footprint.

Table 1: GPS coordinates of the proposed mining footprint.

NUMBER	DEGREES, MINUTES, SECONDS		DECIMAL DEGREES	
	LAT (S)	LONG (E)	LAT (S)	LONG (E)
A	31°20'56,224"S	29°46'56,629"E	- 31,348951°S;	29,782397°E
B	31°20'56,537"S	29°47'1,54"E	- 31,349038°S	29,783761°E
C	31°21'6,844"S	29°47'1,072"E	- 31,351901°S	29,783631°E
D	31°21'6,206"	29°46'53,98"E	- 31,351724°S;	29,781661°E
A	31°20'56,224"S	29°46'56,629"E	- 31,348951°S	29,782397°E

3. SITE SPECIFIC INFORMATION

The proposed mining footprint will be 5 ha and will be developed over an undisturbed area of the farm. The mining method will make use of blasting in order to loosen the hard rock; the material will then be loaded and hauled to the crushing plant where it will be screened to various sized stockpiles. The aggregate will be stockpiled until it is transported from site using tipper trucks. All mining related activities will be contained within the approved mining permit boundaries.

The proposed mining area is approximately 5 ha in extent and the applicant, Henred Trading (Pty) Ltd, intends to win material from the area for at least 2 years with a possible extension of another 3 years. The aggregate to be removed from the quarry will be used for local road construction and building projects in the vicinity. The proposed quarry will therefore contribute to the upgrading / maintenance of road infrastructure. The N2 highway and building contracts in and around the Lusikisiki area.

INVASIVE PLANT SPECIES MANAGEMENT PLAN

The mining activities will consist out of the following:

- Stripping and stockpiling of topsoil;
- Blasting;
- Excavating;
- Crushing;
- Stockpiling and transporting;
- Sloping and landscaping upon closure of the site; and
- Replacing the topsoil and vegetation the disturbed area.

The mining site will contain the following:

- Drilling equipment;
- Excavating equipment;
- Earth moving equipment;
- Mobile crushing and screening plants
- Access Roads;
- Site Office (Containers);
- Site vehicles;
- Parking area for visitors and site vehicles;
- Vehicle service area;
- Wash bay;
- Workshop (Containers);
- Salvage Yard;
- Bunded diesel and oil storage facilities;
- Generator on bunded area;
- Ablution Facilities (Chemical Toilets);
- Weigh Bridge; and
- Demarcated general and hazardous waste area.

4. OBJECTIVE

The objective of an invasive plants control plan is to provide site management with an implementation tool to control problem plant species that is present or may germinated within the proposed footprint area.

INVASIVE PLANT SPECIES MANAGEMENT PLAN

5. WHAT ARE ALIEN INVASIVE PLANT SPECIES?

According to the book, *Problem Plants of South Africa* (Bromilow 2001) a weed is a plant in the wrong place at the wrong time. Problem plants are described as vigorous growers that are easily adaptable and mostly exotic or foreign in origin. Weeds usually are pioneer plants that invade disturbed areas such as stockpile areas, overburden and topsoil stockpiles and firebreaks. Invasive plants are plants that have been imported and has the ability to invade the natural vegetation.

Alien invasive plants and alien invasive infestations have several repercussions, which includes environmental, social and economic. Some of the more obvious issues are:

- ❖ These plants absorb and transpire a large amount of water, which is wasted/removed for use by indigenous plants. This leads to the reduction of water flow in the vicinity of water bodies and alters aquatic ecosystems.
- ❖ When invasive species are in close proximity to watercourses, the plants may alter riverbanks and highly increase the potential for erosion that could in turn impact the integrity of the watercourse and alter flood lines. This has negative consequences on associated ecosystems and all downstream water users.
- ❖ Large stands of alien invasive species result in loss of productive land resulting in associated negative economic and social impacts.
- ❖ Large infestations reduce the availability of land to indigenous species. This has ecological implications when biodiversity is directly impacted, and social implications when natural resources become scares.
- ❖ Alien invasive species increase the dry material ratio of the veldt, thereby directly increasing the veldt fire hazards.

Therefore, the benefits of eradicating and controlling alien invasive species extends to the social-, economic- and environmental aspects of South Africa.

Invasive species have been characterized as a “catastrophic wildfire in slow motion”. Thousands of invasive plants have infested hundreds of millions of hectares of land and water across the country causing massive disruptions in ecosystem function, reducing biodiversity and degrading ecosystem health. The health and function of forests, mountains, wetlands, and rivers have been affected by alien plant invasion which outcompete indigenous or endemic plant species and drain the water resources.

A species is considered invasive if it meets these two criteria:

- ❖ It is non-native to the ecosystem under consideration; and

INVASIVE PLANT SPECIES MANAGEMENT PLAN

- ❖ Its introduction causes or is likely to cause economic or environmental harm or harm to human health.

Appendix 1, of this document highlights, listed alien invasive species common in the Grassland Biome, including those that have been identified at the proposed mine, that need to be controlled. The list also indicates the control methods to be applied.

INVASIVE PLANT SPECIES MANAGEMENT PLAN

6. LEGAL FRAMEWORK

Conservation of Agricultural Resources Act, 1983 (Act No 43 of 1983)

South Africa has numerous problematic alien invader species. The Conservation of Agricultural Resources Act, 1983 was promulgated to amongst other things combat the invasion and spread of such species. The Act categorizes weeds into three categories, with varying degrees of action required for each category of weeds.

The Conservation of Agricultural Resources Act, No. 43 of 1983, (CARA) as amended in March 2001, sets out the regulations regarding the control of invasive plants and weeds under Regulations 15 and 16 and provides lists of species declared as invasive plants and indicators of bush encroachment. The Regulations classify the listed alien invasive plants into three categories. The categories can be described as follows:

Category 1: Plants that are alien invasive species and must be eradicated and controlled. These species have little economic or social value and their invasive habits outcompete indigenous species, severely alter ecosystems and threaten local biodiversity.

Section 15A of CARA states that:

1. Category 1 plants may not occur on any land or inland water surface other than in biological control reserves.
2. A land user shall control any Category 1 plants that occur on any land or inland water surface in contravention of the provisions of sub-regulation (1) by means of the methods prescribed in regulation 15E.
3. No person shall, except in or for purposes of a biological control reserve –
 - a. establish, plant, maintain, multiply or propagate Category 1 plants;
 - b. import or sell propagating material of Category 1 plants or any Category 1 plants;
 - c. Acquire propagating material of Category 1 plants or any Category 1 plants.
4. The executive officer may, on good cause shown in writing by the land user, grant written exemption from compliance with the requirements of sub-regulation (1) on such conditions as the executive officer may determine in each case.

Category 2: Species that have commercial or utility value and may only be grown in demarcated areas, in a controlled manner and under a permit.

Section 15B of CARA states that:

1. Category 2 plants may not occur on any land or inland water surface other than a demarcated area or a biological control reserve.
 - a. The executive officer may on application in writing demarcate an area as an area where Category 2 plants may occur, be established and be maintained.

INVASIVE PLANT SPECIES MANAGEMENT PLAN

- b. An area in respect of which a water use license for stream flow reduction activities has been issued in terms of section 36 of the National Water Act, 1998 (Act No. 36 of 1998) shall be deemed to be a demarcated area.
2. The executive officer shall demarcate an area for the occurrence, establishment and maintenance of Category 2 plants only if –
 - a. The Category 2 plants in the area are cultivated under controlled circumstances;
 - b. The land user concerned has been authorised to use water in terms of the National Water Act, 1998 (Act No. 36 of 1998);
 - c. The Category 2 plants or products of Category 2 plants in the area are demonstrated to primarily serve a commercial purpose, use as a woodlot, shelter belt, building material, animal fodder, soil stabilisation, medicinal or other beneficial function that the executive officer may approve; and
 - d. All reasonable steps are taken to curtail the spreading of propagating material of the Category 2 plants outside the demarcated areas.
3. When an area is demarcated for the occurrence, establishment and maintenance of Category 2 plants the executive officer may impose such additional conditions as may reasonably be deemed necessary to keep the Category 2 plants in the area in check.
4. No person shall sell propagating material of Category 2 plants or any Category 2 plants to another person unless such other person is a land user of a demarcated area or of a biological control reserve.
5. No person shall acquire propagating material of Category 2 plants or any Category 2 plants unless such material or such plants are intended for use in a demarcated area or in a biological control reserve.
6. Propagating material of Category 2 plants or Category 2 plants shall only be imported or sold in accordance with the provisions of the Plant Improvement Act, 1976 (Act No. 53 of 1976), the Agricultural Pests Act, 1983 (Act No. 36 of 1983) and the environment conservation regulations.
7. A land user shall control any Category 2 plants that occur on any land or inland water surface in contravention of the provisions of sub-regulation (1) by means of the methods prescribed in regulation 15E.
8. Unless authorised thereto in terms of the National Water Act, 1998 (Act No. 36 of 1998), no land user shall allow Category 2 plants to occur within 30 meters of the 1:50 year flood line of a river, stream, spring, natural channel in which water flows regularly or intermittently, lake, dam or wetland.
9. The executive officer may, on good cause shown in writing by the land user, grant written exemption from compliance with one or more of the requirements of sub-regulations (1), (3), (5), (6), (8) and (9) on such conditions as the executive officer may determine in each case.

INVASIVE PLANT SPECIES MANAGEMENT PLAN

Category 3: Species that often have ornamental value and may be grown where they currently exist but cannot be planted, propagated or traded.

Section 15C of CARA states that:

1. Category 3 plants shall not occur on any land or inland water surface other than in a biological control reserve.
2. Subject to the provisions of sub-regulation (3), the provisions of sub-regulation (1) shall not apply in respect of Category 3 plants already in existence at the time of the commencement of these regulations.
 - a. No land user shall allow Category 3 plants to occur within 30 meters of the 1:50 year flood line of a river, stream, spring, natural channel in which water flows regularly or intermittently, lake, dam or wetland.
 - b. The executive officer may impose such additional conditions as may reasonably be deemed necessary with regard to Category 3 plants already in existence at the time of the commencement of these regulations.
 - c. A land user must take all reasonable steps to curtail the spreading of propagating material of Category 3 plants.
 - d. The executive officer may, after consultation with the land user, issue a direction in terms of section 7 of the Act that Category 3 plants in existence at the time of the commencement of these regulations must be controlled by means of the measures prescribed in regulation 15F.
3. No person shall, except in or for purposes of a biological control reserve –
 - a. plant, establish, maintain, multiply or propagate Category 3 plants;
 - b. import or sell propagating material of Category 3 plants or any Category 3 plants;
 - c. acquire propagating material of Category 3 plants or any Category 3 plants.
4. The executive officer may, on good cause shown in writing by the land user, grant written exemption from compliance with one or more of the requirements of sub-regulations (1), (3) and (4) on such conditions as the executive officer may determine in each case.

The National Department of Agriculture is responsible for administering the CARA act and landowners having alien invasive species on their property may be penalised. Penalties can be in the form of fines or imprisonment. It is therefore important to have an alien invasive management plan in place that aims at primarily eradicating and secondly controlling alien invasive species. It is also important to keep records of all procedures followed and to have photographic records, as many alien invasive species are difficult to completely eradicate.

INVASIVE PLANT SPECIES MANAGEMENT PLAN

National Environmental Management: Biodiversity Act, 2004 (Act No 10 of 2004)

The National Environmental Management: Biodiversity Act, 2004 (NEM:BA) provides for the management and conservation of biological diversity and components thereof; the use of indigenous biological resources in a sustainable manner; the fair and equitable sharing of benefits arising from bio-prospecting of biological resources; and cooperative governance in biodiversity management and conservation within the framework of NEMA. The Act also gives effect to international Strategic Review of the Status of Biodiversity Management in the South African Mining Industry agreements relating to biodiversity. The Act states that the Minister of Environmental Affairs and Tourism may identify any process or activity in a listed ecosystem as a threatening process and will, thereafter, be regarded as an activity contemplated in Section 24(2)(b) of NEMA which states that:

- a. Specified activities may not be commenced without prior authorization from the Minister or MEC and specify such activities. This Act allows for any person, organization or organ of state to contribute to biodiversity management. Such a party may submit to the Minister a draft management plan for an ecosystem or species. Should the Minister approve the management plan, an agreement can be entered into regarding the implementation of the plan.
- b. The NEM:BA established the South African National Biodiversity Institute (SANBI) and gave it a mandate regarding monitoring, advising and co-coordinating biodiversity issues in South Africa.

The Alien and Invader Species (AIS) regulations was subsequently published in terms of section 97(1) of NEM:BA in August 2014. The AIS regulations, 2014 (as amended) grouped plants into four categories and prescribes the subsequent management of each category.

Category 1a: Invasive plant species requiring compulsory control. These plants must be removed and destroyed and any species falling within this category is by law required to be eradicated from the environment. No permits should be sought or given to keep or propagate plant species falling within this category. Any form of trade or planting is strictly prohibited.

Category 1b: Invasive plants requiring compulsory control as part of alien invasive plant species control programme. These plants are considered to have high invasive potential, thus require removal and eradication. Plants falling within this category qualify for governmental sponsored alien invasive plants control and management programmes. Furthermore, no permits will be issued to keep or sell plant falling within this category.

Category 2: The plants falling within this category are alien invasive plants regulated by area or locality. These alien invasive plant species requires a demarcation permit in order to import, grow, breed, sell, buy or accept as gifts. However, no permit will be issued for invasive plant species within this category existing in riparian areas or zones.

INVASIVE PLANT SPECIES MANAGEMENT PLAN

Category 3: These alien invasive plant species are regulated by activity, thus an individual plant permit is required to import, grow, breed, possess, sell, buy, or move these plants. No permit is issued for Category 3 alien invasive plant species existing in riparian areas.

In order to identify invasive plants in need of controlled/eradication from site, the plants specified in these groups must be used as a guideline.

7. ROLES AND RESPONSIBILITIES

Henred Trading (Pty) Ltd will be the responsible permit holder that will be accountable for the effective implementation of this plan. The alien invasive management plan is legally binding and must be implemented to fulfil the requirements of relevant legislations and recommendation.

8. CONTROL OF ALIEN INVASIVE AND PROBLEM PLANT SPECIES

Alien plant invasions cause a decline in species diversity, local extinction of indigenous species and ecological imbalance. Thus, preventing the onset of an alien invasion, management of further spreading is required as problem plants outcompete indigenous plant species and quickly establish themselves in an area. In light of this, a national strategy was compiled identifying four primary programs to address the management of alien invasive plant species as listed below:

1. Prevention: Keep the invasive species out;
2. Early detection and rapid response: Detect and eradicate invasive species to stop them from spreading;
3. Control and management: Eliminate or control the problem of invasive species; and
4. Rehabilitation and restoration: Heal, minimize, or reverse the harmful effects from invasive species.

The occurrence of alien invasive plants not only affect the growth and distribution of natural endemic plants, they also use more water than indigenous plants, some have toxic fruits or leaves which when consumed could lead to fatalities. Therefore, alien invasive plant species need to be controlled or removed and the following section contains different methods that can be used.

The ultimate aim of an alien invasive management plan is to completely eradicate problem species from site. This is often very difficult as many of the species have seeds that remain viable for a very long time and even after physical removal of plants, the seeds germinate to form new infestations. An alien invasive management plan must therefore be an ongoing practice over many years and should follow the following phases:

1. The initial bulk eradication of alien invasive species by chemical or mechanical means, and in some instances biological control agents. This may also require rehabilitation if large stands of alien invasive species are removed. Local, indigenous species should be planted in the disturbed areas;

INVASIVE PLANT SPECIES MANAGEMENT PLAN

2. There should also be immediate follow up and all seedlings should be pulled out and removed. This should be done regularly, although the timeframes will vary from species to species depending on their growth forms and rates; and
3. Finally, monitoring of areas that appear to be under controlled must continue on at least an annual basis. Rehabilitated areas should also be monitored and action taken immediately if regeneration of problem plants occur.

Various options are available for the control of alien invasive species, including mechanical, chemical and biological control. In most instances, mechanical means are utilised and include physical removal of plants. Research on use of herbicides has been conducted on many species and can be applied in conjunction with mechanical methods. For some species, herbicides have not yet been fully researched and/or herbicides have not been registered and these need to be mechanically controlled. The Department of Water and Sanitation's Working for Water section provides guidelines to the preferred clearing methods for most problem plants. This information can be obtained from their website: <http://www.dwaf.gov.za/wfw/Control/>. The selection of appropriate methods of control shall be based on the species to be controlled, the size of the plants, the density of the stand, the accessibility of terrain and environmental safety.

Biological control of alien invasive species is an ongoing process with some biological control agents having been released on various alien invasive species showing varying degrees of success. Biological control options need to be carried out with specialist advice from academic or research institutes involved in research of alien invasive species.

Control options must take into account the species being controlled, as well as the ecosystem in which the control options are being applied. For instance, some of the herbicides registered for control of alien invasive species may not be used in riparian areas, while some should preferably be used in areas where natural grass cover occurs. Some herbicides should only be utilised after consultation with a Working for Water technical advisor.

The control options are discussed below as individual actions, but in many cases integrated measures (more than one (1) control measure) are taken for more effective control of alien invasive species.

The Department of Water and Sanitation proposes that the following methods of control for age or size target plants:

❖ Seedlings

Hand pulling or hoeing:

- Hand pulling/hoeing should be carried out in sparse stands.
- Seedlings should be severed below the soil surface or removed from the soil. Soil disturbance should be minimized to reduce re-germination.

Herbicides:

- Herbicides can be used on dense stands.

INVASIVE PLANT SPECIES MANAGEMENT PLAN

❖ Saplings

Hand pulling or hoeing:

- Where appropriate saplings can be removed manually as described above.

Herbicides:

- Foliar sprays can be carried out depending on the density of the stand. Fan nozzles should be fitted for overall spraying and solid cone nozzles for individual plant treatment. Spraying should be restricted to plants waist high or lower. Ensure there is sufficient foliage to carry the herbicide to the root system.
- Basal stem treatments of suitable herbicides in diesel can be carried out to the bottom 250 mm of the stem. Applications should be by means of a low pressure, coarse droplet spray from a narrow angle solid cone nozzle.
- Cut stump treatments can be used where stems are cut as low as practical. Herbicides are applied in diesel or water as recommended for the herbicide. Applications in diesel should be to the whole stump and exposed roots and in water to the cut area as recommended on the label.
- The application of herbicides should only be sprayed/used on site by a registered pest control officer.

❖ Mature Trees (trees above shoulder height or robust bushes 12 – 1 months or older)

Ring Barking:

- Bark must be removed from the bottom of the stem to a height of 0.75 – 1.0 m. All bark must be removed to below ground level for good results.
- Where clean de-barking is not possible due to crevices in the stem or where exposed roots are present, a combination of bark removal and basal stem treatment should be carried out.

Frilling or partial frilling:

- Cuts should be made through the bark into the sapwood by means of a light axe and a suitable herbicide must be applied into the cuts.

Basal stem treatments:

- Suitable herbicides should be applied in diesel to the base of the stem and to any exposed roots. Stems with a diameter up to 50 mm should be treated to a height of 250 mm and stems above 50 mm diameter to a height of 500 mm. This method is only suitable for stems up to 100 mm in diameter.

Cut stump treatment:

- Stumps should be cut as low as practical and the herbicide applied. Applications in diesel should be to the whole stump and exposed roots and in water to the cut area as recommended on the label.

INVASIVE PLANT SPECIES MANAGEMENT PLAN

When herbicides are chosen as the preferred control method the guidelines of Working for Water (DWS) as stipulated in the Policy on the Use of Herbicides for the Control of Alien Vegetation must be followed:

- ❖ Herbicides selected for control shall be registered for use on that species under the conditions specified.
- ❖ Protection of the environment is of prime importance. Riparian areas must be protected and only herbicides that are approved may be used. Washing of equipment or disposal of waste spray mixture is prohibited in or near water courses where contamination of water can occur.
- ❖ Empty herbicide containers must be disposed of as hazardous waste and may not be used for any other purpose.
- ❖ Equipment must be washed where there is no danger of contamination of a water source or natural vegetated area. It is proposed that washing be restricted to the wash bay.
- ❖ Product and spray mixtures should be stored so that it is inaccessible to the public. Site management must ensure that the Safety Data Sheet of the product is available on site.
- ❖ The application of herbicides should only be sprayed/used on site by a registered pest control officer.

9. HANDLING AND DISPOSAL OF PLANT DEBRIS OR MATERIAL

The unwanted plant material from mechanical or chemical clearing should not be kept on site as it attributes to the fire risk by providing fuel. Therefore, the following handling and disposal method could be utilized as some of the debris can offer services and some can be completely disposed of:

9.1 *Stacking*

- ❖ Stacking the cut material in heaps, or in windrows along slope contours to reduce erosion, facilitates easy access for follow-up. It also assists in containing the resulting fuel load and therefore the risk of uncontrolled fire;
- ❖ Keep stacks well apart to prevent fires from crossing easily; not less than five meters apart, this is naturally dependant on the size of the stack and the resulting fire intensity when they burn. Stockpile removed material into piles of 2 m high, 3 m wide windrows/stacks;
- ❖ Stack light branches separately from heavy timber (75 mm and more). Preferably remove heavy branches to reduce long burning fuel loads that can result in soil damage from intensely hot fire; and
- ❖ Do not make stacks under trees, power and telephone lines, within 30 meters of a fire belt or near watercourses, houses and other infrastructure.

INVASIVE PLANT SPECIES MANAGEMENT PLAN

9.2 Disposal

- ❖ Plant material should be used beneficially wherever possible, as opposed to disposing it at a landfill site where it takes up valuable airspace;
- ❖ Woody and dry material, provided no seeds are present, can be chipped and used as mulch or made available to the local community for firewood;
- ❖ Wet material and aquatic weeds should be combined with other organic matter and composted. Alternatively, it may be possible to use it for basket making, animal feed or other uses.
- ❖ Material which cannot be used beneficially must be disposed of at a registered and approved disposal site.
- ❖ When removing material, take care to remove all debris, including shoots and seeds.

10. CONTROL PHASES

Alien invasive plant species removal should ideally adopt a hands on approach. The combination of two or all three control methods could prove more effective than using one control method in combating the problematic plant species. Therefore, it is advisable that landowners/operators should:

- ❖ not allow conditions to develop on their land that will contribute to the spread of a wildfire;
- ❖ remove invasive alien plants that create large fuel loads or cause fires to burn intensely; and
- ❖ take steps to fireproof their property and possessions. These apply especially to those living on the edge of open areas or in close proximity to fire prone areas.

Furthermore, any control programme for alien vegetation must include the following three phases;

1. **Initial control:** drastic reduction of existing population;
2. **Follow-up control:** control of seedlings, root suckers and coppice growth; and
3. **Maintenance control:** sustain low alien plant numbers with annual control.

The initial control in most cases, involves mechanical methods and in the case of heavy infestation, machinery could be used. The initial control is a drastic measure to reduce the number of adult and large invasive plants.

The follow-up control serves are measures to reduce the ability of the mechanically removed plant species for coppice or having the infestation proliferate such as to negate the efforts of initial control. Therefore, follow up control of alien seedlings and coppice re-growth is essential to achieve and sustain the progress made with initial control work.

Maintenance control entails regular monitoring to prevent the occurrence of re-colonisation or re-infestation. The monitoring should take place timeously so to prevent infestation of the cleared area by another alien invasive plant species.

INVASIVE PLANT SPECIES MANAGEMENT PLAN

11. ALIEN INVASIVE PLANT ERADICATION TOOL

Working for Water provides the site manager with an implementation tool to control problem species and keep the site free of invasive plants:

Step 1: Conduct Site Assessment;

- ❖ Identify areas where alien invasive species need to be eradicated and controlled. Take pictures of these sites so as to have a pre-control photographic reference of the site. In this way comparisons can be made at later stages to see if control measures are adequate.

Step 2: Set objectives based on resources available and priorities:

- ❖ Prioritize management of plants according to the categories stipulated in the AIS regulations.
- ❖ Consider control options that will be applied in these areas. Consider integrated approaches and ensure approaches are not conflicting with each other. Also consider safety aspects such as trees on a slope which should not be felled but treated *in situ*.

Step 3: Develop and implement an action plan to achieve objectives:

- ❖ The plan must be long term and should include a clearing plan that includes follow up actions for rehabilitation of the cleared area.
- ❖ The site plan should include a map showing the areas invested with problem plants.
- ❖ Lighter invested areas should be cleared first to prevent the build-up of seed banks, while the control plan works progressively towards the areas with denser stands.
- ❖ Educate workers on the species that needs to be eradicated, as well as the specific method to be used.
- ❖ Conduct control of invasive plant species.
- ❖ Remove plant remains to a suitable disposal area.
- ❖ Prevent dispersal of seeds.
- ❖ Strive for collective management and planning with neighbours to prevent seed dispersal of problem plants across boundaries.
- ❖ When removing alien invasive species from infested areas, always work from lower infested areas towards more infested areas and from higher-lying areas to lower areas;
- ❖ Try to remove alien invasive species when they are not seeding. If seeding, then seed heads should first be carefully removed and disposed of in a sealed bag so as not to spread the seeds;

INVASIVE PLANT SPECIES MANAGEMENT PLAN

- ❖ If soils are disturbed during the process, then these should be carefully levelled, slightly pressed down and covered with leaf litter or cut vegetation that is seed-free. Some alien invasive species release chemicals that suppress growth of other plants and these should not be utilised as leaf litter under any circumstances. The soil can also be re-seeded with indigenous vegetation;
- ❖ To reduce the risk of spread via seeds, flowers should be removed from the plants prior to seeding. To prevent further infestations, remove seeds, fruits, bulbs, corms, tubers and any other vegetative parts that may root from the site in sealed bags and dispose of safely. In some instances, these parts should be burnt on site immediately;
- ❖ Consider herbicide practices to integrate with physical removal where possible, with use of generic herbicides on alien invasive species without registered herbicides;
- ❖ Consider the uses of plants that will be removed. Options such as its potential for compost heaps (as long as it is seed free), potential as leaf litter (as long as it is seed free) and possible options for timber and cork markets. As stated earlier, some alien invasive species release chemicals that suppress growth of other plants and these should not be utilised as leaf litter under any circumstances.

Step 4: Monitor performance and change actions if necessary

- ❖ Conduct monthly inspections to enable early detection of grow back.
- ❖ Regularly follow up on areas where infestations were treated and re-apply control measures if necessary. Once again, take photographs of sites regularly and keep records of actions that were taken so that evidence is in place with regard to control measures that were successful and those that were not.
- ❖ Consider rehabilitation of area cleared of invasive species at every stage of the control programme and consider the need to re-introduce local indigenous species to help the natural ecology stabilise within the areas.
- ❖ Consider training of employees. Courses range from introductory and awareness courses to those that qualify individuals as alien invasive control officers.

INVASIVE PLANT SPECIES MANAGEMENT PLAN

12. SITE SPECIFIC CONDITIONS

According to the Terrestrial Biodiversity Assessment (Appendix M2 of the DBAR), the project area has been altered, albeit limited, both currently and historically. Historically, grazing from livestock and mismanagement has led to (limited) deterioration of the area. The area can be regarded as important, not only within the local landscape, but also regionally; as it is used for habitat, foraging and movement corridors for fauna within a landscape fragmented.

Completion of the terrestrial biodiversity assessment led to a corroboration of the 'Very High' classification for the terrestrial biodiversity theme sensitivity as allocated by the National Environmental Screening Tool and the following aspects support this corroboration:

- Intact CBA 1 areas;
- Natural state of the area;
- Supports flora SCC; and
- Provides suitable habitat for fauna SCC.

The ecological integrity, importance and functioning of these terrestrial biodiversity areas provide a variety of ecological services considered beneficial, with one key service being the maintenance of biodiversity. The preservation of these systems is an important aspect to consider for the proposed project.

Considering that the PAOI includes habitats which likely support a variety of indigenous species, it is recommended that any AIP species that may colonise the area in the future be controlled by implementing an AIP Management Programme in compliance of section 75 of the Act as stated above. This is also pertinent to the development as invasive species are linked to enhanced fire effects and risk (Aslan & Dickson, 2020). The AIP Management Programme must implement the following monitoring framework must be implemented to ensure that AIPs are continually monitored, and progress pertaining to their control is recorded (Table 3 10). The monitoring of the PAOI throughout the process is crucial in order to prevent AIPs growing and spreading out of control, thereby threatening the wellbeing of indigenous flora and fauna. It is also important to note that while herbicide application has been recommended for control, herbicides should not be applied adjacent to the aquatic ecosystems within the PAOI and herbicide application should not be used during windy days to prevent drift.

INVASIVE PLANT SPECIES MANAGEMENT PLAN



Figure 1: Satellite view showing the direction (purple line) to the proposed mining area (pink polygon) and stockpile area (green polygon).

The species that were present in die project area is listed in the table below as well as the proposed monitoring framework for the control of alien invasive plants within the PAOI.

Table 2: Table presenting the Alien Invasive Species recorded for the PAOI.

Family	Species	Common Name	NEMBA Category
Violaceae	<i>Hybanthus enneaspermus</i>	Pink Ladies-slipper	
Myrtaceae	<i>Psidium guajava</i>	Guava	3
Rubiaceae	<i>Richardia humistrata</i>	Peelton Weed	
Fabaceae	<i>Caesalpinia decapetala</i>	Mauritius thorn	1b
Solanaceae	<i>Solanum mauritianum</i>	Bugweed	1b
Lamiaceae	<i>Plectranthus barbatus</i>	Woolly Plectranthus	1b

Table 3: Proposed monitoring framework for the control of alien invasive plants within the PAOI.

Metric	Frequency	Method	Response
How effective are the control methods?	4-6 months after every operation	Survey the cleared areas and look for regrowth. Before and after photographs are effective for this. Observe for non-target effects of herbicide application.	If the survey reveals that the control methods are effective, e.g., low levels of re-sprouting, continue following the herbicide mixtures and control methods. If non-target plants are dying off where herbicides were applied, ensure appropriate training for herbicide applicators, demonstrate the off-target effects to herbicide applicators to ensure they are using the

INVASIVE PLANT SPECIES MANAGEMENT PLAN

Metric	Frequency	Method	Response
			correct methods and herbicides. (If the results show that the control methods are not effective, adapt by e.g., cutting lower above ground or changing herbicides or timing of herbicide application.
Do the infestation levels decrease?	Annually	Survey the cleared areas and record species, densities and size. Before and after pictures are very effective.	If the infestation levels are not decreasing, reconsider clearing intervals and look at clearing methods. If infestation levels are decreasing, then continue current control method.
Quantity of herbicides used	During every operation	Keep track of cost and ensure no wastage. Record herbicide usage	Track usage over time, it will reveal a certain trend in quantities for different infestation levels. Less herbicides should be used when the infestation levels are lower. Record herbicide cost.
Does the indigenous vegetation recover in the cleared areas?	Annually	Survey the cleared areas and look out for indigenous species variety and presence. Before and after pictures are effective.	If there is recovery of indigenous vegetation, then continue current control method. If there is no recovery, consider rehabilitation with local indigenous species.
How many jobs were created?	After every operation	Timesheets	Job creation figures are useful when asking for landowner assistance from WFW or to demonstrate contributions to jobs and socio-economic conditions
How many person days (PD) were spent per operations?	After every operation	Timesheets	Keep track of cost and assist with planning and budgeting. Determine cost per person per day (PD)

As everyone isn't familiar with the identification of plant species, photographs of the most important species to be controlled at the quarry was included below for ease of reference. Site management can refer to the table above for the proposed management/control methods to be applied.

INVASIVE PLANT SPECIES MANAGEMENT PLAN

White-flowered Mexican Poppy

Argemone ochroleuca



Peelton Weed

Richardia humistrata



INVASIVE PLANT SPECIES MANAGEMENT PLAN

Mauritius thorn

Caesalpinia decapetala



Bugweed

Solanum mauritianum



Woolly Plectranthus

Plectranthus barbatus



INVASIVE PLANT SPECIES MANAGEMENT PLAN

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