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

# DRAFT BASIC ASSESSMENT REPORT



**JUNE 2024** 

# REFERENCE NUMBER: EC 30/5/1/3/2/10843 MP

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# **EXECUTIVE SUMMARY**

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.

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 project triggers listed activities in terms of the National Environmental Management Act, 1998 (Act 107 of 1998) and the Environmental Impact Assessment Regulations 2014 (as amended 2017) and therefore requires an environmental impact assessment (basic assessment process) that assess project specific environmental impacts and alternatives, consider public input, and propose mitigation measures, to ultimately culminate in an environmental management programme that informs the competent authority (Department of Mineral Resources and Energy) when considering the environmental authorisation. This report, the Draft Basic Assessment Report, forms part of the departmental requirements, and presents the first report of the EIA process.

# Site Alternative 1 (Preferred and Only Site Alternative):

Site Alternative 1 (S1) (Preferred Alternative and only site alternative): The Applicant, applied for a 5 ha mining permit to mine stone aggregate/ gravel on a portion of Remaining Extent of Farm 89, Ingquza Hill Local Municipality, Eastern Cape Province The proposed mining area is over an undisturbed and inactive area of the farm.

The proposed area was deemed as the preferred area due to the location of the mineral reserve which is situated over an undisturbed and inactive area of the farm.

An alternative layout for the quarry, has been assessed in the pre application phase – Site Alternative 2 but not found viable as explained below.

# Site Alternative 2:

Site Alternative 2 (S2) was assessed for the proposed mining but found not environmentally and practically suitable. The earmarked area is situated between the two drainage lines this will result in the complete destruction of the drainage lines that is within the earmarked area. Site alternative 1, was deemed the only viable site alternative as this is the only area that will be viable for the applicant

due to the presence of the aggregate reserve. Although the position of Site Alternative 2 will still allow the development of the quarry on the property, it is believed that the impact associated with this site alternative is of higher significance without the need or motivation justifying it.

# No-go Alternative:

The no-go alternative entails no change to the *status quo* and is therefore a real alternative that needs to be considered. The aggregate to be mined will be sold to the building, road rehabilitation/maintenance and associated construction industry, if however, the no-go alternative is implemented the Applicant could not utilise the mineral resource on this property and the construction industry of Lusikisiki will not benefit from diversification of gravel sources which will escalating product costs.

# Public Participation Process:

In accordance with the timeframes stipulated in the EIA Regulations, as amended, the Draft Basic Assessment Report was compiled and distributed for comment and perusal to the I&AP's and stakeholders. A 30-day commenting period, ended 21 June 2024, was allowed for perusal of the documentation and submission of comments. The comments received on the DBAR was incorporated into the Final Basic Assessment Report (FBAR) to be submitted for decision making to DMRE.

During this public participation process the relevant stakeholders and I&AP's were informed of the project by means of an advertisement in Pondoland Times on 17 May 2024 and three on-site notices were placed at visible locations, one on the farm boundary fence at the entrance, one at the local spaza shop and another at the Ingquza Hill Municipality in Lusikisiki.

### **Basic Assessment Report:**

The basic assessment report identifies the potential positive and negative impacts that the proposed activity will have on the environment and the community as well as the aspects that may impact on the socio-economic conditions of directly affected persons and proposes possible mitigation measure that could be applied to modify / remedy / control / stop the identified impacts.

The key finding of the environmental impact assessment entail the following:

# Topography:

• The natural topography of the proposed excavated area can be described as coastal peneplains and partly undulating hills with flat table-lands and very steep slopes of river gorges. These sites support

natural, species-rich grassland punctuated with scattered low shrubs or small trees (sometimes with bush clumps, especially in small gullies). Rocky outcrops and krantzes are common and dramatic sea-cliffs occur. The elevation loss from the proposed mining footprint to the town of Lusikisiki to be 618 m over 20.7 km.

### Visual Characteristics:

• The viewshed analysis showed that the visual impact of the proposed aggregate mining operation will be of low significance. The small scale of the proposed operation, and the mining area will be behind the hill which is semi-visible from the nearest dwellings. Should the Applicant successfully rehabilitate the mining area (upon closure), no residual visual impact is expected upon closure of the mine.

### Air and Noise Quality:

 The proposed activity will contribute the emissions mechanical mining equipment to the receiving environment for the duration of the operational phase. Should the permit holder implement the mitigation measures proposed in this document and the EMPR the impact on the air quality of the surrounding environment is deemed to be of low significance and compatible with the current land use. The potential impact on the noise ambiance of the receiving environment is expected to be of low significance and representative of the traffic of the surrounding area.

### Geology and Soil:

- The overall area is delimited by its geology—it is built of hard, white, coarse-grained, siliceous quartz arenites (sandstones) of the Msikaba Formation of the Devonian Period (Thomas et al. 1992) giving rise to shallow, nutrient-poor (highly leached), skeletal, acidic sandy soils. Almost 80% of the area is classified as Fa land type, followed by Aa land type (10%).
- According to Soil and Agricultural Potential Assessment Report (Appendix M), the proposed mining
  will have an overall low residual impact on the agricultural production ability of the land. This is
  because the majority of the site consists of low potential soil, such as Glenrosa and Mispah with
  limited soil profile which restrict profile water storage capacity, aeration, and drainage, and no active
  crop fields either under rainfed or irrigation condition. Therefore, is the specialist's opinion that, the
  proposed development may be favourably considered and the implementation of mitigation measures
  to ensure low residual expected significant impacts occurrence.

# <u>Hydrology:</u>

- As per the Wetland Functional and Impact Assessment (Appendix M1), four HydroGeoMorphic (HGM) units have been identified in relation to the proposed project, which have been classified as; two channelled valley-bottom (HGM 1 & HGM 2), multiple unchannelled valley-bottom wetlands (HGM 3) and a single hillslope seep (HGM 4). Along with these natural wetlands, a few drainage features were identified and delineated. The health and integrity of the wetland systems ranged from "B Largely Natural" to "D Largely Modified" class with ecosystem service provision ranging from "Intermediate" to "High". The Ecological Importance and Sensitivity of the wetlands are presented within the "Moderate" range.
- Considering the assessment findings, no fatal flaws are evident for the proposed project at this stage in relation to freshwater resources. It is the opinion of the specialists that the project may be favourably considered for authorisation, on condition that all prescribed mitigation measures are implemented. This includes the avoidance of sensitive freshwater habitats and, the minimisation of development within these areas in the case of linear infrastructure such as the access roads. With being said, a water use application in terms of the National Water Act, 1998 (Act No 36 of 1998) is currently underway.

### Mining, Biodiversity and Groundcover:

- According to the Terrestrial Biodiversity Assessment report conducted by The Biodiversity Company (Pty) Ltd, dated May 2024 attached as appendix M2, the primary expected impacts of the proposed project will be the loss of habitat, flora SCC and emigration of fauna. Based on the outcomes of the SEI determination, the PAOI possess a 'High' SEI. This denotes that avoidance mitigation wherever possible must be implemented. This includes changes to project infrastructure design to limit the amount of habitat impacted. Due to the small size of the PAOI (5 ha) should all edge effects be managed by implementing the mitigation measures mentioned in this report, the overall cumulative post mitigation impact significance associated with the proposed project is considered to be low.
- Considering that this area has been identified as being of significance for biodiversity maintenance and ecological processes (CBA), development may proceed but offsets might be required by the Competent Authority. The prescribed mitigation measures must be considered by the Competent Authority for the issued authorisation.

# <u>Fauna</u>

• Various small mammals and reptiles occur are likely to on the property. The fauna at the site will not be impacted by the proposed mining activities as they will be able to move away or through the site,

without being harmed. Workers should be educated and managed to ensure that no fauna at the site is harmed. If the mining permission is approved, the farm owner will be contacted before the start of any activities to ensure the safety of the workers and the animals on the site. Workers will be informed and managed to ensure that no fauna at the site is harmed. No poaching or hunting of animals will be allowed. All construction vehicles must adhere to a low-speed limit (<40km/h) to avoid collisions with susceptible species such as snakes and tortoises. Trenches and deep excavations should not be left open for extended periods of time as fauna may fall in and become trapped in them. Trenches which are exposed should contain soil ramps allowing fauna to escape the trench.

# **Cultural and Heritage Environment:**

- According to the Heritage Impact Assessment (Appendix M3), the project area is located on an elevated terrain and thick grasses cover the landscape. Small rocky outcroppings are found scattered throughout the landscape. The general landscape lacks topographic focal points such as hills and watercourses which would have attracted archaeologically significant human occupation. This was verified through the lack of heritage resources identified within both the MP and Stockpile areas. The larger area does however boast a rich living heritage consisting of various villages and communities throughout the landscape who have implemented a lifestyle similar to that of Late Iron Age communities. The Project will not impact on any of these communities.
- According to the South African Heritage Resource Authority (SAHRA) Paleontological sensitivity map the study area is of low palaeontological sensitivity and no palaeontological studies are required however a protocol for finds is required.
- The impact to heritage resources is expected to be low provided that the recommendations in this
  report are adhered to, based on the South African Heritage Resource Authority (SAHRA) 's approval.
  Should the Applicant implement the mitigation measures proposed in the EMPr the impact of the
  proposed activity on the surrounding area in general is deemed to be of low significance.

### Site Specific Infrastructure:

- Apart from the rural residential dwelling approximately 2km from the mining permit area. No other infrastructure has been established on the property that can be affected by the proposed development.
- During the environmental impact assessment process, the feasibility of the proposed site was assessed to identify fatal flaws that are deemed as severe as to prevent the activity continuing or warrant a site or project alternative. The outcome of the assessment showed that should the

mitigation measures and monitoring programmes proposed in this document be implemented, no fatal flaws could be identified that prevents the activity continuing.

# Environmental Management Programme (EMPR)

The EMPR provides a description of the impact management outcomes and closure objectives. It presents the impacts to be mitigated in their respective phases as well as stipulates the mitigation measures to be applied on site.

The financial provision amount that will be necessary for the rehabilitation of damages caused by the operation, both sudden closures during the normal operation of the project and at final, planned closure gives a sum of R 511,618.78

# LIST OF ABBREVIATIONS

BGIS	Biodiversity GIS
ABSA	Aquatic Biodiversity Specialist Assessment
CARA	Conservation of Agricultural Resources Act, 1983 (Act No. 43 of 1983)
СВА	Critical Biodiversity Area
DBAR	Draft Basic Assessment Report
DEDEAT	Department of Economic Development, Environmental Affairs and Tourism
DMRE	Department of Mineral and Resources and Energy
DoT	Department of Transport
DWAF	Department of Water Affairs and Forestry
DWS	Department of Water and Sanitation
EA	Environmental Authorisation
EAP	Environmental Assessment Practitioner
ECP	Eastern Cape Province
ECBCP	Eastern Cape Biodiversity Conservation Plan
ECO	Environmental Control Officer
EIA	Environmental Impact Assessment
EIA Regulations	Environmental Impact Assessment Regulations, 2014 (as amended 2017)
EMPR	Environmental Management Programme
FBAR	Final Basic Assessment Report
FEL	Front-end-loader
GDP	Gross Domestic Product
GNR	Government Notice
I&AP's	Interested and Affected Parties
MHSA	Mine Health and Safety Act, 1996 (Act No. 29 of 1996)
MP	Mining Permit
MPRDA	Minerals and Petroleum Resources Development Act, 2002 (Act No. 28 of
	2002)
NEMA	National Environmental Management Act, 1998 (Act No. 107 of 1998)
NEM:AQA	National Environmental Management: Air Quality Control Act, 2004 (Act No.
	39 of 2004)
NEM:BA	National Environmental Management: Biodiversity Act, 2004 (Act No. 10 of
	2004)
NEM:WA	National Environmental Management: Waste Act, 2008 (Act No. 59 of 2008)
NFEPA	National Freshwater Ecosystem Priority Areas
NHRA	National Heritage Resources Act, 1999 (Act No 25 of 1999)

NRTA	National Road Traffic Act, 1996 (Act No. 93 of 1996)
NWA	National Water Act, 1998 (Act No. 36 of 1998)
PCB's	Polychlorinated Biphenyl
PCO	Pest Control Officer
PAOI	Project Area of Influence
PPE	Personal Protective Equipment
PSM	Palaeontological Sensitivity Map
RA	Risk Assessment
REC	Recommended Ecological Category
S1	Site Alternative 1
SAIIAE	South African Inventory of Inland Aquatic Ecosystems
SAHRA	South African Heritage Resources Agency
SAHRIS	South African Heritage Resources Information System
SAMBF	South African Mining and Biodiversity Forum
USBM	US Bureau of Mines
WMA	Water Management Area
WULA	Water Use Licence Application

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# **BASIC ASSESSMENT REPORT**

# And

# **ENVIRONMENTAL MANAGEMENT PROGRAMME REPORT**

SUBMITTED FOR ENVIRONMENTAL AUTHORIZATION IN TERMS OF THE NATIONAL ENVIRONMENTAL ACT, 1998 AND THE NATIONAL ENVIRONMENTAL MANAGEMENT WASTE ACT, 2008 IN RESPECT OF LISTED ACTIVITIES THAT HAVE BEEN TRIGGERED BY APPLICATIONS IN TERMS OF THE MINERAL AND PETROLEUM RESOURCES DEVELOPMENT ACT, 2002 (MPRDA) (AS AMENDED).

NAME OF APPLICANT:	Henred trading (Pty) Ltd
TEL NO:	Tel: 083 625 2910 / 076816 7841
FAX NO:	N/A
POSTAL ADDRESS:	PO BOX 3101, Lusikisiki
PHYSICAL ADDRESS:	erf 455 Lusikisiki, Eastern Cape Province.
FILE REFERENCE NUMBER SAMRAD:	EC 30/5/1/3/2/10843 MP

# **IMPORTANT NOTICE**

In terms of the Mineral and Petroleum Resources Development Act (Act 29 of 2002) as amended), the Minister must grant a prospecting or mining right if among others the mining "will not result in unacceptable pollution, ecological degradation or damage to the environment".

Unless an Environmental Authorisation can be granted following the evaluation of an Environmental Impact Assessment and an Environmental Management Programme report in terms of the National Environmental Management Act (Act 107 of 1998) (NEMA), it can be concluded that the said activities will not result in unacceptable pollution, ecological degradation or damage to the environment.

In terms of section 16(3)(b) of the EIA Regulations, 2014, any report submitted as part of an application must be prepared in a format that may be determined by the Competent Authority and in terms of section 17(1)(c) the competent Authority must check whether the application has taken into account any minimum requirements applicable, or instructions or guidance provided by the competent authority to the submission of applications.

It is therefore an instruction that the prescribed reports required in respect of applications for an environmental authorisation for listed activities triggered by an application for a right or a permit are submitted in the exact format of, and provide all the information required in terms of, this template. Furthermore, please be advised that failure to submit the information required in the format provided in this template will be regarded as a failure to meet the requirements of the Regulation and will lead to the Environmental Authorisation being refused.

It is furthermore an instruction that the Environmental Assessment Practitioner must process and interpret his/her research and analysis and use the findings thereof to compile the information required herein. (Unprocessed supporting information may be attached as appendices). The EAP must ensure that the information required is placed correctly in the relevant sections of the Report, in the order, and under the provided headings as set out below, and ensure that the report is not cluttered with un-interpreted information and that it unambiguously represents the interpretation of the applicant.

# **OBJECTIVE OF THE BASIC ASSESSMENT PROCESS**

The objective of the basic assessment process is to, through a consultative process-

- (a) determine the policy and legislative context within which the proposed activity is located and how the activity complies with and responds to the policy and legislative context;
- (b) identify the alternatives considered, including the activity, location, and technology alternatives;
- (c) describe the need and desirability of the proposed alternatives,
- (d) through the undertaking of an impact and risk assessment process inclusive of cumulative impacts which focused on determining the geographical, physical, biological, social, economic, heritage, and cultural sensitivity of the sites and locations within sites and the risk of impact of the proposed activity and technology alternatives on these aspects to determine:
  - (i) the nature, signification, consequence, extent, duration, and probability of the impacts occurring to; and
  - (ii) the degree to which these impacts -
    - (aa) can be reversed;
    - (bb) may cause irreplaceable loss of resources; and
    - (cc) can be managed, avoided or mitigated;
- (e) through a ranking of the site sensitivities and possible impacts the activity and technology alternatives will impose on the sites and location identified through the life of the activity to –
  - (i) identify and motivate a preferred site, activity and technology alternative;
  - (ii) identify suitable measures to manage, avoid or mitigate identified impacts; and
  - (iii) identify residual risks that need to be managed and monitored.

# PART A

# SCOPE OF ASSESSMENT AND BASIC ASSESSMENT REPORT

# 1. CONTACT PERSON AND CORRESPONDENCE ADDRESS

# a) Details of: Greenmined Environmental

In terms of the National Environmental Management Act, 1998 (Act No. 107 of 1998) (NEMA) the proponent must appoint an independent Environmental Assessment Practitioner (EAP) to undertake the Environmental Impact Assessment (EIA) of any activities regulated in terms of the Act. Henred trading (Pty) Ltd appointed Greenmined Environmental to undertake the study needed. Greenmined Environmental has no vested interest in Henred trading (Pty) Ltd or the proposed project and declares its independence as required by the Environmental Impact Assessment Regulations, 2014 (as amended) (EIA Regulations).

# i) Details of the EAP

#### **Prepared by:**

Name of the Practitioner:	Ms Zoë Norval (Junior Environmental Specialist)
Tel No.:	021 851 2673
Fax No.:	086 546 0579
E-mail address:	zoe@greenmined.co.za
Reviewed by:	
Name of the Practitioner:	Mrs Sonette Smit (Senior Environmental Specialist)

Tel No.:	021 851 2673
Fax No.:	086 546 0579
E-mail address:	sonette.s@greenmined.co.za

### ii) Expertise of the EAP.

### (1) The qualifications of the EAP

(with evidence).

Mrs. S Smit has sixteen years of experience in environmental legal compliance audits, (GIS) geographic information system, mining right and permit applications and applications for environmental authorisations & Water use applications.. Ms Z. Norval has a Bsc degree in Environmental Science and an Honours degree in Botany. In her Honours year, she focused mainly on environmental assessments and geographic information systems.

Please find CV's of both EAP's attached in Appendix J.

### (2) Summary of the EAP's past experience.

(In carrying out the Environmental Impact Assessment Procedure)

Sonette Smit is an Environmental Consultant with 16 years' experience in the environmental sector. She specialized the last 8 years in the mining sector where she conducted the mining related report and programs. She has also been involved in a number of other environmental and water use application projects where she compiled environmental management plans, environmental impact assessments, environmental audits, IWULA's/IWWMP's.

Zoë Norval is a Junior Environmental Consultant with two years of experience in environmental services, Environmental Control and Environmental Performance Assessments / Compliance Audits, preparation of environmental related documentation, Mining Right and Permit applications and applications for Environmental Authorisations.

# b) Location of the overall Activity.

Farm Name:	A portion of the remaining extent of Farm 89, Ingquza Hill Local Municipality, Eastern Cape Province.		
Application area (Ha)	5 ha		
Magisterial district:	O.R Tambo District Municipality Ingquza Hill Local Municipality		
Distance and direction from the nearest town	Travel 20km from the junction of the R61 south of Lusikisiki and the gravel road to Msikaba.Travel 20km in the direction of Msikaba. Turn right on the Lupatana Rd and travel 2.6km and turn left onto the site access.		
21 digit Surveyor General Code for each farm portion	C096000000008900000		

Table 1: Location of the proposed project.

# c) Locality map

(show nearest town, scale not smaller than 1:250000).



The requested map is attached as Appendix B.

Figure 1: Directions from Lusikisiki to the proposed mining permit area (star polygon) of Henred Trading (Pty) Ltd (image obtained from Google Earth).



Figure 2: Satellite view of the proposed mining permit area (pink polygon) of Henred Trading (Pty) Ltd (image obtained from Google Earth).

### d) Description of the scope of the proposed overall activity.

Provide a plan drawn to a scale acceptable to the competent authority but not less than 1:10 000 that shows the location, and area (hectares) of all aforesaid main and listed activities, and infrastructure to be placed on site

Henred Trading (Pty) Ltd (hereinafter referred to as "the Applicant") intends on applying for a mining permit to mine stone aggregate/ gravel on a portion of Remaining Extent of Farm 89, Ingquza Hill Local Municipality, Eastern Cape Province.

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, intents 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 Lusisiki area.

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.



Figure 3: Site Layout Plan of the proposed Quarry



Figure 4: Operation Plan of the proposed Quarry.

See attached as Appendix C a copy of the site activities map for the proposed project.

# i) Listed and specified activities

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Table 2: Listed and specified activi	ities	trigg	ered b	y the	associated	mining activities	;

NAME OF ACTIVITY	Aerial extent of the activity	LISTED	APPLICABLE LISTING
(E.g. For prospecting – drill site, site camp, ablution facilities, accommodation, equipment storage.	Ha or m <sup>2</sup>	ACTIVITY Mark with an X where applicable or	NOTICE (GNR 324, GNR 325, GNR 326 OR GNR 327)
sample storage, site office, access route etc etc		affected	
E.g. for mining – excavations, blasting, stockpiles, discard dumps or dams, Loading, hauling and transport, Water supply dams and boreholes, accommodation, offices, ablution, stores workshops, processing plant, storm water control, berms, roads, pipelines, power lines, conveyors, etcetc)			
Demarcation of site with visible beacons.	5 ha	N/A	Not listed
Site establishment and infrastructure development.	±1 ha	х	

NAME OF ACTIVITY	Aerial extent of the activity	LISTED ACTIVITY	APPLICABLE LISTING
Stripping and stockpiling of topsoil and/or overburden.	±4ha	Х	
Drilling and blasting.	±4ha	х	CNP 092 Listing Nation 1 Activity
Excavation, loading and hauling to processing area.	±4ha	х	21:
Processing, stockpiling, and transporting of material.	±1 ha	Х	
Sloping and landscaping upon closure of the mining area.	5 ha	Х	
Replacing the topsoil and vegetating the disturbed area.	5 ha	Х	

GNR 983 Listing Notice 1 Activity 21:

Any activity including the operation of that activity which requires a mining permit in terms of section 27 of the Mineral and Petroleum Resources Development Act, as well as any other applicable activity as contained in this Listing Notice or in Listing Notice 3 of 2014, required to exercise the mining permit.

#### ii) Description of the activities to be undertaken

(Describe Methodology or technology to be employed, including the type of commodity to the prospected/mined and for a linear activity, a description of the rout of the activity)

#### **Background:**

The 5-hectare proposed mining location is located over an undeveloped, inactive portion of the property. A portion of Remaining Extent of Farm 89 is located approximately  $\pm 21$  km North-East of Lusikisiki, Eastern Cape Province.

	DEGREES, MINU	JTES, SECONDS	DECIMAL DEGREES		
NUMBER	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	
В	31°20'56,537"S	29°47'1,54"E	- 31,349038°S	29,783761°E	
С	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	

Table 3: GPS Coordinates of the proposed mining footprint.

### Project Proposal:

Considering the above, the Applicant identified the need to apply for environmental authorisation (EA) and a mining permit (MP) on an undisturbed and inactive area on a portion of Remaining Extent of Farm 89, Ingquza Hill Local Municipality, Eastern Cape Province. The hard rock will be loosened by blasting as part of the mining process; the material will then be loaded and transported to the crushing plant and sorted into stockpiles of different sizes. The aggregate will be stacked up until tipper trucks are brought in to remove it from the site. All mining related activities will be contained within the limits of the authorized mining permit.

The applicant, intents 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 construction industry in the vicinity. The proposed quarry will contribute to the upgrading / maintenance of road infrastructure, renewable energy projects and building contracts in and around the Lusikisiki area.

The mining activities will consist out of the following:

- Stripping and stockpiling of topsoil;
- Excavating;

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

The proposed mining activities will entail the following:

- The 5-hectare proposed mining location is located over an undeveloped, inactive portion of the property.
- The mining method will make use of blasting 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 aggregate will be stockpiled and transported to clients via trucks and trailers.
- All activities will be contained within the boundaries of the site.

Should the MP be issued, and the mining of gravel be allowed, the proposed project will comprise of activities that can be divided into three key phases (discussed in more detail below) namely the:

- (1) Site establishment/construction phase which will involve the demarcation of the permitted mining area. Site establishment will also necessitate the clearing of vegetation, the stripping and stockpiling of topsoil, and the introduction of mining machinery and equipment.
- (2) Operational phase that will entail the mining of aggregate from the approved footprint area via conventional open cast mining methods. The mining method will make use of blasting in order to loosen the hard rock; upon which the loosened material will be transported to the crushing and screening processing plant where it will be screened to various sized stockpiles, before it is sold and transported from site to clients.
- (3) Decommissioning phase which entails the rehabilitation of the affected environment prior to the submission of a closure application to the Department of Mineral Resources and Energy (DMRE). The permit holder will further be responsible for the seeding (only if needed) of all rehabilitated areas. Once the full mining area is rehabilitated, the mining permit holder will be required to submit a closure application to the DMRE in accordance with section 43(4) of the MPRDA,

2002. The Closure Application will be submitted in terms of Regulation 62 of the MPRDA, 2002, and Government Notice 940 of NEMA, 1998 (as amended).

- Rehabilitation of the surface area shall entail landscaping, levelling, top dressing, land preparation, seeding (if required), and weed / alien clearing.
- All infrastructures, equipment, and other items used during the mining period will be removed from the site (section 44 of the MPRDA).
- Waste material of any description, including receptacles, scrap, rubble, and tyres, will be removed entirely from the mining area and disposed of at a recognised landfill facility. It will not be permitted to be buried or burned on the site.
- Weed / Alien clearing will be done in a sporadic manner during the life of the mining activities. Species categorised as weeds according to the National Environmental Management: Biodiversity Act (Act No. 10 of 2004) [NEMBA] Alien and Invasive Species Regulation GNR 598 and 599 of 2014 Species regarded as need to be eradicated from the site on final closure.
- Final rehabilitation shall be completed within a period specified by the Regional Manager. Once the mining area was rehabilitated, the mining permit holder will submit a closure application to the DMRE in accordance with section 43(4) of the MPRDA, 2002. The Closure Application will be submitted in terms of Regulation 62 of the MPRDA, 2002, and Government Notice 940 of NEMA, 1998 (as amended).
- An agreement has been reached between the applicant and the tribal council to transfer the quarry to the community, allowing them to utilize the site for their own benefit. They have been informed that they must apply for a mining permit or mining right if they wish to continue using the quarry for commercial purposes. Please refer to Appendix F.

# PHASES OF THE PROJECT

1. Site Establishment Phase:

Site establishment entails the demarcation of the mining boundaries, clearance of vegetation and stripping and stockpiling of topsoil (if needed) from the mining area, and the introduction of the mining equipment as detailed below:

# • Demarcation of Mining Boundaries:

Pursuant to receipt of an Environmental Authorisation (EA) and Mining Permit (MP), and prior to site establishment, the boundaries of the mining area will be demarcated with visible beacons.

### • Access Road:

The Applicant intends to construct a dirt road spanning from Ghanja Road to the designated mining permit area and extended as the open cast mining progress and will be rehabilitated as part of the final reinstatement of the area. The access farm road turns right from Ghanja road.



Figure 5: Satellite view showing the direction (purple line) to the proposed mining area (pink polygon) and stockpile area (green polygon).

### • Clearing of Vegetation:

According to Mucina and Rutherford (2012) the mining permit area extends over a vegetation type known as the Pondoland-Ugu Sandstone Coastal Sourveldd. Both is classified as Least Threatened. According to the Eastern Cape Biodiversity Conservation Plan (ECBCP) – the area is classified as Critical Biodiversity Area (CBA). To mitigate this, the clearing of vegetation must be contained to the approved mining footprint, and no vegetation/bush clearance, outside the approved area, may be allowed. Please see mitigation measures as described in Appendix M2.

### • Topsoil Stripping:

Upon removal of the vegetation, the topsoil will be stripped of the areas to be affected by the proposed activities. Topsoil stripping will be restricted to the areas needed during the operational phase of the activity. The complete A-horizon (topsoil – the top 100 – 200 mm of soil which is generally darker coloured due to high organic matter content) will be removed. If it is unclear where the topsoil layer ends the top 300 mm of soil will be stripped. The topsoil will be stockpiled in the form of a berm alongside the boundary of the mining area where it cannot be driven over, contaminated, flooded, or moved during the operational phase. The topsoil berm will measure a maximum of 1.5 m high and must be planted with an indigenous grass seed mix if it does not naturally vegetate within 6 months. The grass will bind the soil and thus serve to control both wind and water erosion of the stockpiles, as well as assist in keeping the soil viable for rehabilitation purposes.

### • Introduction of Mining Machinery:

The mining site will contain the following:

- Excavating equipment;
- Earth moving equipment;
- Mobile crushing and screening plants;
- Site vehicles;

The Applicant will not construct/establish any permanent infrastructure (such as a workshop or storage facilities) within the permitted mining area.

### 2. Operational Phase:

During the operation phase, blasting will be done to loosen the quarry's hard rock, after which it will be mechanically retrieved using drilling, digging, and earthmoving equipment. After being transported to the crushing and screening facility, the rock will be reduced to different sizes of aggregate. The screened material will be transported to stockpiles of varied sizes. Transportation of the final product will be from the stockpile area to the end point by means of trucks. The contractor will make use of permanent employees and any additional employees required will be sourced from the surrounding area and daily be transported to site. All activities will be contained within the boundaries of the site.

The mining activities will consist out of the following:

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

# Water Use:

Dust generated on the access road will as far as possible be managed through alternative dust suppression methods to prevent the use of water for dust suppression.

These measures will include a combination of the following:

- The speed of all mining equipment/vehicles will be restricted to 40 km/h on the internal farm road to minimize dust generation;
- When the truck leaves the mining area it will be covered (e.g. shade cloth material) to minimise windblown dust from the loads;
- The Applicant will attempt to lessen denuded areas (dust source) to the absolute minimum.

Under very windy/dusty conditions the permit holder might have to substitute the above mentioned dust suppression methods with the spraying of water, in which case water will be bought and transported to the mining area in a water truck that will moisten the problem area. The water truck driver will receive proper training to ensure effective use of the water on problem areas preventing water wastage. Should additional water be required at any stage of the process, water will be bought and transported to site.

• Electricity:

The proposed project will make use of generators for power supply.

Waste Handling:

Due to the nature of the project, the small scale of the proposed operation, and the fact that no permanent infrastructure will be established, very little to no general waste will be generated as a direct result of the mining activities. Any waste generated during the operational phase, will be contained in a sealable refuse bin that will be removed from site and incorporated in an approved waste disposal system of the contractor.

Likewise, very little (if any) generation of hazardous waste is expected. Hazardous waste will mainly be the result of accidental spillages or breakdowns. Such contaminated areas will be cleaned up immediately (within two hours of the occurrence) and contaminated soil will be contained in designated hazardous waste containers to be removed daily to the hazardous waste storage area at a designated off-site workshop where it will be disposed of as part of the hazardous waste by a registered hazardous waste handling contractor.

The chemical toilet, to be placed on site, will be serviced by a registered contractor.

#### Servicing and Maintenance:

A temporary workshop and wash bay will be established on site where minor servicing and emergency repairs of mining related equipment/machinery will take place. The wash bay will have an impermeable floor and drain into an oil sump that will be serviced by a qualified contractor. No wash water will be allowed to drain into the surrounding environment. Bulk storage of fuel (<60 000 l) will take place on site, and any chemicals needed at the workshop will be stored in accordance with the product specific safety data sheet specifications in temporary containers/secured cages.

Regular vehicle maintenance, repairs and services may only take place in a demarcated service area. If emergency repairs are needed on equipment not able to move to the workshop / service area, drip trays must be present. All waste products must be disposed of in a 200 litre closed container/bin to be removed from the emergency service area to the workshop in order to ensure proper disposal.

#### Decommissioning Phase:

The decommissioning phase will entail the reinstatement of the proposed mining footprint (5 ha). The closure objective is for the mining area to be rendered safe and the mining area to return to agricultural use. No buildings/infrastructure, need to be demolished and the access road will remain intact.

The applicant will comply with the minimum closure objectives as prescribed by DMRE and detailed below:

The decommissioning phase will entail the reinstatement of the processing area by removing the stockpiled material, and site infrastructure/equipment and landscaping the disturbed footprints. Due to the impracticality of importing large volumes of fill to restore the quarry area to its original topography, the rehabilitation option is to develop the quarry into a minor landscape feature. This will entail creating a series of irregular benches along the quarry faces, the top edges of each face being blasted away to form scree slopes on the benches below, thereby reducing the overall face angle. The benches will be top-dressed with topsoil and vegetated with an appropriate grass mix if vegetation does not naturally establish in the area within six months of the replacement of the topsoil (see Appendix L for the Closure Plan).

The decommissioning activities will therefore consist of the following:

- Sloping and landscaping the quarry pit;
- Removing all stockpiled material;
- Removing all mining machinery and equipment from site;
- Landscaping all disturbed areas and replacing the topsoil;
- Vegetating the reinstated area; and
- Controlling/monitoring the invasive plant species.

The future land use of the proposed area will revert back to its previous state. The current state of the area is undisturbed and inactive area. Upon replacement of the

topsoil, the area around the excavation will once again return to the previous state, and the planting of the cover crop (to protect the topsoil) will tie in with the rehabilitation.

The applicant will comply with the minimum closure objectives as prescribed by the DMRE and detailed below:

<u>Rehabilitation of the excavated area:</u>

The excavated area must serve as a final depositing area for the placement of overburden. Rocks and coarse material removed from the excavation must be dumped into the excavation.

No waste may be permitted to be deposited in the excavations.

Once overburden, rocks and coarse natural materials has been added to the excavation and it was profiled with acceptable contours and erosion control measures, the topsoil previously stored must be returned to its original depth over the area.

The area must be fertilized if necessary to allow vegetation to establish rapidly. The site shall be seeded with a local or adapted indigenous seed mix to propagate the locally or regionally occurring flora, should natural vegetation not re-establish within 6 months from closure of the site.

If a reasonable assessment indicates that the re-establishment of vegetation is unacceptably slow, the Regional Manager may require that the soil be analysed and any deleterious effects on the soil arising from the mining operation be corrected and the area be seeded with a vegetation seed mix to his or her specification.

• Rehabilitation of plant, office, and service areas:

Coarse natural material used for the construction of ramps must be removed and dumped into the excavations.

Stockpiles must be removed during the decommissioning phase, the area ripped, and the topsoil returned to its original depth to provide a growth medium.

On completion of operations, all structures or objects shall be dealt with in accordance with section 44 of the Mineral and Petroleum Resources Development Act, 2002 (Act 28 of 2002):

- Where sites have been rendered devoid of vegetation/grass or where soils have been compacted owing to traffic, the surface shall be scarified or ripped.
- Areas containing French drains shall be compacted and covered with a final layer of topsoil to a height of 10 cm above the surrounding ground surface.
- The site shall be seeded with a vegetation seed mix adapted to reflect the local indigenous flora.

Photographs of the plant, office and service areas, before and during the mining operation and after rehabilitation, shall be taken at selected fixed points and kept on record for the information of the DMRE Regional Manager.

On completion of mining operations, the surface of these areas, if compacted due to hauling and dumping operations, shall be scarified to a depth of at least 200mm and graded to an even surface condition. Where applicable/possible topsoil needs to be returned to its original depth over the area.

The area shall then be fertilized if necessary to allow vegetation to establish rapidly. The site shall be seeded with a local, adapted indigenous seed mix.

If a reasonable assessment indicates that the re-establishment of vegetation is unacceptably slow, the DMRE Regional Manager may require that the soil be analysed and any deleterious effects on the soil arising from the mining operation be corrected and the area be seeded with a seed mix to his or her specification.

# • Final rehabilitation:

Rehabilitation of the surface area shall entail landscaping, levelling, top dressing, land preparation, seeding (if required) and maintenance, and invasive plant species clearing.

All mining equipment, and other items used during the mining period must be removed from the site (section 44 of the MPRDA).

Waste material of any description, including receptacles, scrap, rubble, and tyres, must be removed entirely from the mining area, and disposed of at a recognized landfill facility. It will not be permitted to be buried or burned on the site.

The management of invasive plant species must be done in a sporadic manner during the life of the mining activities. Species regarded as Category 1a and 1b invasive species in terms of NEM:BA (National Environmental Management: Biodiversity Act 10 of 2004 and regulations applicable thereto) will be eradicated from the site.

Final rehabilitation shall be completed within a period specified by the Regional Manager.

An agreement has been reached between the applicant and the tribal council to transfer the quarry to the community, allowing them to utilize the site for their own benefit. They have been informed that they must apply for a mining permit or mining right if they wish to continue using the quarry for commercial purposes. Please refer to Appendix F.

Once the mining area was rehabilitated the permit holder is required to submit a closure application to the Department of Mineral Resources and Energy in accordance with section 43(4) of the MPRDA, 2002 that states: "An application for a closure certificate must be made to the Regional Manager in whose region the land in question is situated within 180 days of the occurrence of the lapsing, abandonment, cancellation, cessation, relinquishment or completion contemplated in subsection (3) and must be accompanied by the prescribed environmental risk report". The Closure Application will be submitted in terms of Regulation 62 of the MPRDA, 2002, and Government Notice 940 of NEMA, 1998 (as amended).

# e) Policy and Legislative Context

Table 4: Policy and Legislative Context.		
APPLICABLE LEGISLATION AND GUIDELINES	REFERENCE WHERE	HOW DOES THIS
USED TO COMPILE THE REPORT	APPLIED	DEVELOPMENT COMPLY AND RESPOND TO THE
(a description of the policy and legislative context within which the development is proposed including an identification of all legislation, policies, plans, guidelines, spatial tools, municipal development planning frameworks and instruments that are		LEGISLATION AND POLICY CONTEXT.
applicable to this activity and are to be considered in the assessment process)		(E.g. in terms of the National Water Act a Water Use License has/has not been applied for)
Conservation of Agricultural Resources Act, 1983 (Act No. 43 of 1983).	Part A(1)(h)(iv)(1)(a) Type of environment affected by the proposed activity: <i>Physical</i> <i>Environment</i> – <i>Geology and Soil.</i>	The mitigation measures proposed for the site includes specifications of the CARA, 1983.
	Part A(1)(h)(viii) The possible mitigation measures that could be applied on the level of risk –	
APPLICABLE LEGISLATION AND GUIDELINES USED TO COMPILE THE REPORT (a description of the policy and legislative context within which the development is proposed including an identification of all legislation, policies, plans, guidelines, spatial tools, municipal development planning frameworks and instruments that are applicable to this activity and are to be considered in the assessment process)	REFERENCE WHERE APPLIED	HOWDOESTHISDEVELOPMENTCOMPLYANDRESPONDTOTHELEGISLATIONANDPOLICYCONTEXT.(E.g. in terms of the National Water Act aWaterUseLicenseLicensehas/hasnotbeenapplied for)
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	Management of invader plant species.	
Mine Health and Safety Act, 1996 (Act No 29 of 1996) read together with applicable amendments and regulations thereto including relevant OHSA regulations.	Part A(1)(h)(viii) The possible mitigation measures that could be applied on the level of risk – <i>Management of Health and Safety Risks.</i>	The mitigation measures proposed for the site includes specifications of the MHSA, 1996
<ul> <li>Mineral and Petroleum Resources Development Act, 2002, (Act No. 28 of 2002) read together with applicable amendments and regulations thereto.</li> <li>Section 27</li> </ul>	Part A(1)(d) Description of the scope of the proposed overall activity	Application for a mining permit submitted to DMRE-WC. Ref No: EC 30/5/1/3/2/10843 MP
<ul> <li>National Environmental Management Act,1998 (Act No. 107 of 1998) and the Environmental Impact Assessment Regulations, 2014 (as amended by GNR 326 effective 7 April 2017)</li> <li>GNR 327 Listing Notice 1 Activity 21</li> </ul>	Part A(1)(d)(i) Listed and specified activities.	Application for environmental authorisation submitted to DMRE-WC. Ref No: EC 30/5/1/3/2/10843 MP
National Environmental Management: Air Quality Control Act, 2004 (Act No 39 of 2004) read together with applicable amendments and regulations thereto specifically the National Dust Control Regulations, GN No R827.	Part A(1)(h)(iv)(1)(a) Type of environment affected by the proposed activity – <i>Air and Noise</i> <i>Quality.</i> Part A(1)(h)(viii) The possible mitigation measures that could be applied on the level of risk – <i>Dust</i> <i>Handling.</i>	The mitigation measures proposed for the site take into account the NEM:AQA, 2004 and the National Dust Control Regulations.
National Environmental Management Act: Biodiversity Act, 2004 (Act No. 10 of 2004) read together with applicable amendments and regulations thereto.	Part A(1)(h)(iv)(1)(a) Type of environment affected by the proposed activity - <i>Biological</i> <i>Environment</i> Part A(1)(h)(viii) The possible mitigation measures that could be applied on the level of risk – <i>Management of invader plant</i> <i>species.</i>	The mitigation measures proposed for the site includes specifications of the NEM:BA, 2004.

APPLICABLE LEGISLATION AND GUIDELINES USED TO COMPILE THE REPORT (a description of the policy and legislative context within which the development is proposed including an identification of all legislation, policies, plans, guidelines, spatial tools, municipal development planning frameworks and instruments that are applicable to this activity and are to be considered in the assessment process)	REFERENCE WHERE APPLIED	HOWDOESTHISDEVELOPMENTCOMPLYANDRESPONDTOTHELEGISLATIONANDPOLICYCONTEXT.(E.g. in terms of the National Water Act aWaterUseLicense has/has not been applied for)
National Environmental Management: Waste Act, 2008 (Act No 59 of 2008) read together with applicable amendments and regulations thereto. NEM:WA, 2008: National norms and standards for the storage of waste (GN 926)	Part A(1)(d)(ii) Description of the activities to be undertaken	The mitigation measures proposed for the site take into account the NEM:WA.
National Heritage Resources Act. 1999 (Act No 25 of 1999).	Part A(1)(h)(iv)(1)(a) Type of environment affected by the proposed activity – <i>Human</i> <i>Environment</i>	The mitigation measures proposed for the site includes specifications of the NHRA, 1999.
National Water Act, 1998 (Act No 36 of 1998) read together with applicable amendments and regulations thereto.	Part A(1)(h)(iv)(1)(a) Type of environment affected by the proposed activity – <i>Hydrology</i> . Part A(1)(h)(viii) The possible mitigation measures that could be applied on the level of risk.	The mitigation measures proposed for the site includes specifications of the NWA, 1998.
Public Participation Guideline in terms of the NEMA EIA Regulations	Part A(1)(h)(ii) Details of the Public Participation Process Followed	Public participation was conducted in accordance with the guidelines published in terms of the NEMA EIA Regulations

### f) Need and desirability of the proposed activities.

(Describe Methodology or technology to be employed, including the type of commodity to the prospected/mined and for a linear activity, a description of the rout of the activity)

The increase in building, construction, and road maintenance and renewable energy projects in the vicinity of the property triggered the need of the Applicant to trade with the available aggregate from a permitted area. The proposed mining operation will entail the removal of aggregate, from an undisturbed/inactive area of the farm.

The extraction of the mineral was determined to be a workable commercial prospect that will help diversify the uses of the site, converting it from idle farmland to small-scale mining.

Between 40 and 60 will be employed for the duration of the operational phase. The project will contribute to the local economy, both directly and indirectly through the multiplier effect

that the project presence will create, as equipment and supplies are purchased locally, and wages are spent at local businesses, generating both jobs and income in the area.

The aggregate mined from the earmarked area will be sold to the building, construction, road maintenance industry and renewable energy projects in the vicinity of the property. The public will benefit from the planned site's aggregate mining since as it will help improve the region's road infrastructure, allowing drivers to pass through the district safely. Road improvement and upkeep are top priorities since they help South Africa's infrastructure network function better.

The need and desirability of the proposed project was assessed in terms of the National Department of Environmental Affairs' Guideline on Need and Desirability (first version published in terms of section 24J of the NEMA in 2014, and second version in 2017)). The following table shows the questions that were considered in this regard.

1. SECURING ECOLOGICAL SUSTAINABLE DEVELOPMENT AND USE OF NATURAL RESOURCES		
	How will this development impact on the ecological integrity of the area?	
Question	Response	Level of Desirability
How were ecological integrity considerations taken into account? How will this development disturb or enhance ecosystems and/or result in the loss or protection of biological diversity?	<ul> <li>According to the Terrestrial Biodiversity Assessment report conducted by The Biodiversity Company (Pty) Ltd, dated May 2024 attached as appendix M2, the primary expected impacts of the proposed project will be the loss of habitat, flora SCC and emigration of fauna. Based on the outcomes of the SEI determination, the PAOI possess a 'High' SEI. This denotes that avoidance mitigation wherever possible must be implemented. This includes changes to project infrastructure design to limit the amount of habitat impacted. Due to the small size of the PAOI (5 ha) should all edge effects be managed by implementing the mitigation measures mentioned in this report, the overall cumulative post mitigation impact significance associated with the proposed project is considered to be low.</li> <li>Considering that this area has been identified as being of significance for biodiversity maintenance and ecological processes (CBA), development may proceed but offsets might be required by the Competent Authority. The prescribed mitigation measures must be considered by the Competent Authority for the issued authorization.</li> <li>Also refer to:</li> <li>Part A(1)(d)(ii) Description of the activities to be undertaken – Clearing of Vegetation;</li> <li>Part A(1)(h)(iv)(1)(a) Type of environment affected by the proposed activity – Mining and Biodiversity;</li> <li>Part A(1)(h)(iv)(1)(a) Type of environment affected by the proposed activity – Biodiversity Conservation Areas;</li> <li>Part A(1)(h)(iv)(1)(a) Type of environment affected by the proposed activity – Groundcover;</li> <li>Part A(1)(h)(iv)(1)(a) Type of environment affected by the proposed activity – Groundcover;</li> <li>Part A(1)(h)(iv)(1)(c) Description of specific environmental features and infrastructure on the site – Site Specific Terrestrial Biodiversity, Conservation Areas and Groundcover,</li> <li>Part A(1)(h)(viii) The possible mitigation measures that could be applied and the level of risk.</li> </ul>	Desirable

1. SECURING ECOLOGICAL SUSTAINABLE DEVELOPMENT AND USE OF NATURAL RESOURCES		
	How will this development impact on the ecological integrity of the area?	
Question	Response	Level of Desirability
	Should the Applicant implement the mitigation measures proposed in the EMPr the impact of the proposed activity on the vegetation and groundcover in general is deemed to be of low significance.	
How will this development pollute and/or degrade the biophysical environment?	Due to the nature of the proposed mining permit activity, it is inevitable that the present vegetation cover of the earmarked footprint will eventually be removed to allow access to the aggregate (aggregate) / gravel resource, only to be replaced (to some extend) during the rehabilitation phase. Taking the above mentioned into consideration, the terrestrial biodiversity assessment concluded that only the quarry will have relatively little impact on the vegetation and fauna around it provided that the mitigation measures are adhered to. Therefore, should the permit holder adhere to the mitigation measures proposed in this report it is believed that the impact on the biophysical environment is of acceptable significance.	Highly Desirable
What waste will be generated by this development?	<ul> <li>Part A(1)(h)(viii) The possible mitigation measures that could be applied and the level of risk.</li> <li>The general waste to be generated at the mine will mainly consist of paper, plastic, tin, and/or glass from the office, workshop and processing area. All general waste will be contained in sealable refuse bins that will be placed at the office area until it is transported to a recognised general waste landfill site. A recognized contractor will service the chemical toilets and be responsible for the removal of the sewerage to a registered sewerage handling facility.</li> </ul>	Highly Desirable
	As mentioned earlier, hazardous waste may result from accidental spillages/breakdowns. Such contaminated areas will immediately (within two hours of occurrence) be cleaned and the contaminated soil will be contained in a designated hazardous waste container that will be kept in a bunded area with impermeable surface until it is removed from site by a registered hazardous waste handling contractor to an approved facility. No waste will be disposed of, buried, burned or treated on the site.	

1. SECURING ECOLOGICAL SUSTAINABLE DEVELOPMENT AND USE OF NATURAL RESOURCES		
	How will this development impact on the ecological integrity of the area?	
Question	Response	Level of Desirability
How will this development disturb or enhance landscapes and/or sites that constitute the nation's cultural heritage?	According to the Heritage Impact Assessment (Appendix M3), the project area is located on an elevated terrain and thick grasses cover the landscape. Small rocky outcroppings are found scattered throughout the landscape. The general landscape lacks topographic focal points such as hills and watercourses which would have attracted archaeologically significant human occupation. This was verified through the lack of heritage resources identified within both the MP and Stockpile areas. The larger area does however boast a rich living heritage consisting of various villages and communities throughout the landscape who have implemented a lifestyle similar to that of Late Iron Age communities. The Project will not impact on any of these communities.  According to the South African Heritage Resource Authority (SAHRA) Paleontological sensitivity map the study area is of low palaeontological sensitivity and no palaeontological studies are required however a protocol for finds is required.  The impact to heritage resources is expected to be low provided that the recommendations in this report are adhered to, based on the South African Heritage Resource Authority (SAHRA) 's approval. Should the Applicant implement the mitigation measures proposed in the EMPr the impact of the proposed activity on the surrounding area in general is deemed to be of low significance.	Highly Desirable
How will this development use and/or impact on non-renewable natural resources?	Ghanja Quarry is an aggregate resource of at least 4 million tons that shows a potential life of mine of would still be available for many years. In light of this, it is believed that the mining permit holder could responsibly consume the aggregate resource on the property over a period of 5 years.	Desirable

1. SECURING ECOLOGICAL SUSTAINABLE DEVELOPMENT AND USE OF NATURAL RESOURCES		
	How will this development impact on the ecological integrity of the area?	
Question	Response	Level of Desirability
How will this development use and/or impact on renewable natural resources and the ecosystem of which they are part?	It is proposed that approximately 30 000 litres of water will be needed per day during the dry months to manage dust emissions from the proposed operation. As mentioned earlier, the contractor will strive to manage dust generation through alternative suppression methods to restrict water use to the absolute minimum. Presently, it is proposed that water will be bought and transported to site. The contractor will be encouraged to consider the use of non-potable water for mining related activities. The use of solar power should also be considered as an alternative power source to the offices and/or workshops.	Desirable
How were a risk-averse and cautious approach applied in terms of ecological impacts?	If the proposed mitigation measures and monitoring programs, as proposed in this document, is implemented, it is believed that ecological impacts should be fully mitigated. Refer to the following sections: Part A(1)(d)(ii) Description of the activities to be undertaken; Part A(1)(h)(i) Details of the development footprint alternatives considered; Part A(1)(h)(iv) The environmental attributes associated with the alternatives; Part A(1)(h)(i) Full description of the process undertaken to identify, assess and rank the impacts and risks the activity will impose on the preferred site (In respect of the final site layout plan) through the life of the activity; Part A(1)(I) Environmental impact statement.	Desirable
How will the ecological impacts resulting from this development impact on people's environmental right?	Should the mining activities be approved the potential visual-, dust-, and noise impacts associated with the proposed activity will be of low significance. If the proposed mitigation measures and monitoring programs, as proposed in this document, is implemented, it is believed that no environmental rights of the surrounding residents/public will be affected by the ecological impacts associated with the proposed activity.	Highly Desirable

1. SECURING ECOLOGICAL SUSTAINABLE DEVELOPMENT AND USE OF NATURAL RESOURCES		
	How will this development impact on the ecological integrity of the area?	
Question	Response	Level of Desirability
Describe the linkages and dependencies between human wellbeing, livelihoods and ecosystem services applicable to the area in question and how the development's ecological impacts will result in socio-economic impacts. Based on all of the above, how will this development positively or negatively impact on ecological integrity objectives/targets/considerations of the area? Considering the need to secure ecological integrity and a healthy biophysical environment, describe how the alternatives identified, resulted in the selection of the "best practicable environmental option" in terms of ecological	If the proposed mitigation measures and monitoring programs, as proposed in this document, is implemented, it is believed that the mining activities will not affect the physical, psychological, cultural or social needs of the community in a negative manner nor will it impact negatively on the socio-economic status of the area.	Desirable
2. PROMOTING JUSTIFIABLE ECONOMIC AND SOCIAL DEVELOPMENT		
What is the socio-economic context of the area?		

1. SECURING ECOLOGICAL SUSTAINABLE DEVELOPMENT AND USE OF NATURAL RESOURCES		
	How will this development impact on the ecological integrity of the area?	
Question	Response	Level of Desirability
Question	Response	Level of Desirability
What is the socio-economic context of the area?	Please refer to Heading 2(h)(iv)(1)(a) Socio-economic Environment.	Highly Desirable
Considering the socio-economic context, what will the socio-economic impacts be of the development, and specifically also on the socio- economic objectives of the area?	<ul> <li>As mentioned earlier, should this mining permit be approved the applicant will be able to,</li> <li>Provide employment opportunities.</li> <li>The people/businesses of Lusikisiki will benefit from diversification of aggregate sources which will result in competitive product costs.</li> <li>It will also diversify the income of the property as well as potential employees and clients.</li> </ul>	
How will this development address the specific physical, psychological, developmental, cultural and social needs and interests of the relevant communities?	If the proposed mitigation measures and monitoring programs, as proposed in this document, is implemented, it is believed that the mining activities will not affect the physical, psychological, cultural or social needs of the community in a negative manner nor will it impact negatively on the socio-economic status of the area.	Highly Desirable
Will the development result in equitable impact distribution, in the short- and long-term?	The mining activities proposes to operate in a socially and economically sustainable manner during both the short- and long term.	Highly Desirable

1. SECURING ECOLOGICAL SUSTAINABLE DEVELOPMENT AND USE OF NATURAL RESOURCES		
	How will this development impact on the ecological integrity of the area?	
Question	Response	Level of Desirability
In terms of location, describe how the placement of the proposed development will contribute to the area.	As mentioned above the proposed area is over an undisturbed area of the farm . The position of the proposed site is ideal due to it being superimposed over the aggregate ridge present on the face of the hill. This Should the Applicant implement the mitigation measures proposed in the EMPr the impact of the proposed activity on the surrounding area in general is deemed to be of low significance thereby keeping the impact on the receiving environment as low as possible.	Highly Desirable
How were a risk-averse and cautious approach applied in terms of socio-economic impacts?	No negative socio-economic impacts could, at this stage, be identified that cannot be managed through the implementation of mitigation measures.	Highly Desirable
How will the socio-economic impacts resulting from this development impact on people's environmental right?	As mentioned in Heading 3(j)(1) Impact on the socio-economic condition of any directly affected person, the activity may have an impact on the visual characteristics of the surrounding environment and may potentially affect air quality and possibly the noise ambiance of the study area. However, should the mining activities be approved the potential visual-, dust-, and noise impacts associated with the proposed activity will be of low significance. If the proposed mitigation measures and monitoring programs, as proposed in this document, is implemented, it is believed that no environmental rights of the surrounding residents/public will be affected by the socio-economic impacts associated with the proposed activity	Highly Desirable
Considering the linkages and dependencies between human wellbeing, livelihoods and ecosystem services, describe the linkages and dependencies applicable to the area in question and how the development's socio-economic impacts will result in ecological impacts?	If approved the potential visual-, dust-, and noise impacts associated with the proposed activity will be of low significance. If the proposed mitigation measures and monitoring programs, as proposed in this document, is implemented, it is believed that no environmental rights of the surrounding residents/public will be affected by the socio-economic impacts associated with the proposed activity.	Highly Desirable

1. SECURING ECOLOGICAL SUSTAINABLE DEVELOPMENT AND USE OF NATURAL RESOURCES		
How will this development impact on the ecological integrity of the area?		
Question	Response	Level of Desirability
What measures were taken to pursue the selection of the "best practicable environmental option" in terms of socio-economic considerations?	If the mitigation measures proposed in this document is adhered to, the project entails the mining of a 5ha area. Should the permit application be approved, the project will directly contribute to the socio-economic status of the receiving environment through the employment, and support of the local economy. Please refer to:	Highly Desirable
What measures were taken to pursue environmental justice so that adverse environmental impacts shall not be distributed in such a manner as to unfairly discriminate against any person, particularly vulnerable and disadvantaged persons?	• Part A(1)(g)(vii) The positive and negative impacts that the proposed activity and alternatives will have on the environmental and the community that may be affected.	
What measures were taken to pursue equitable access to environmental resources, benefits and services to meet basic human needs and ensure human wellbeing, and what special measures were taken to ensure access thereto by categories of persons disadvantaged by unfair discrimination?	<ul> <li>The mining site will (if approved) operate in accordance with, amongst others, the following:</li> <li>CARA, 1983 – to ensure agriculture related compliance;</li> <li>Financial Provision Regulations, 2015 – to ensure compliance in terms of rehabilitation;</li> <li>Mine Health and Safety Act, 1996 (as amended) – to ensure employee safety;</li> <li>MPRDA, 2002 (as amended) – to ensure mining related compliance;</li> <li>NEM:AQA, 2004 – to ensure air quality related compliance;</li> <li>NEM:BA, 2004 – to ensure biodiversity related compliance;</li> </ul>	Highly Desirable

1. SECURING ECOLOGICAL SUSTAINABLE DEVELOPMENT AND USE OF NATURAL RESOURCES		
	How will this development impact on the ecological integrity of the area?	
Question	Response	Level of Desirability
What measures were taken to ensure that the responsibility for the environmental health and safety consequences of the development has been addressed throughout the development's life cycle?	<ul> <li>NEM:WA, 2008 – to ensure waste related compliance;</li> <li>NEMA, 1998 (as amended) – to ensure environmental related compliance;</li> </ul>	
Considering the interests, needs and values of all the interested and affected parties, describe how the development will allow for opportunities for all the segments of the community that is consistent with the priority needs of the local area.	<ul> <li>As mentioned earlier, should this mining permit be approved the applicant will be able to,</li> <li>Provide employment opportunities;</li> <li>The people/businesses of Lusikisiki will benefit from diversification of aggregate sources which will result in competitive product costs.</li> <li>It will also diversify the income of the property as well as potential employees and clients.</li> </ul>	Highly Desirable
What measures have been taken to ensure that current and/or future workers will be informed of work that potentially might be harmful to human health or the environment or of dangers associated with the work, and what measures have been taken to ensure that the right of workers to refuse such work will be respected and protected.	The mining activities will be in accordance with the specifications of the Mine Health and Safety Act, 1996. Site management will have daily discussions with the drill rig operators regarding the work to be performed and the environment in which the work will take place. Grievances/concerns can be lodged during the daily site meetings.	Highly Desirable

1. SECURING ECOLOGICAL SUSTAINABLE DEVELOPMENT AND USE OF NATURAL RESOURCES		
	How will this development impact on the ecological integrity of the area?	
Question	Response	Level of Desirability
Describe how the development will impact on job creation in terms of, amongst other aspects?	<ul> <li>As mentioned earlier, should this mining permit be approved the applicant will be able to,</li> <li>Provide employment opportunities;</li> <li>The people/businesses of Lusikisiki will benefit from diversification of an aggregate sources which will result in competitive product costs.</li> <li>It will also diversify the income of the property as well as potential employees and clients.</li> </ul>	Highly Desirable
What measures were taken to ensure that the environment will be held in public trust for the people, that the beneficial use of environmental resources will serve the public interest, and that the environment will be protected as the people's common heritage.	Should the mining permit be approved the activities will operate under a valid mining permit issued by the DMRE. Compliance of the site with the approved EMPR, EA- and WUL conditions will be reported on as per departmental specifications. Considering this, the proposed activity will take place in an environmentally sustainable manner with the least possible impact on the receiving environment.	Highly Desirable
Are the mitigation measures proposed realistic and what long-term environmental legacy and managed burden will be left.	It is believed that the mitigation measures proposed in this document is realistic and can be implemented (when needed) by the proposed activities. If the proposed mitigation measures and monitoring programs, as proposed in this document, is implemented, the residual impact on the environment is of low significance.	Highly Desirable
What measures were taken to ensure that the costs of remedying pollution, environmental degradation and consequent adverse health	In terms of Section 41 of the MPRDA, 2002 a mining permit holder must submit a financial provision to the DMRE that is sufficient to rehabilitate or manage the negative environmental impacts related to the mining activity.	Highly Desirable

1. SECURING ECOLOGICAL SUSTAINABLE DEVELOPMENT AND USE OF NATURAL RESOURCES				
	How will this development impact on the ecological integrity of the area?			
Question	Response	Level of Desirability		
effects and of preventing, controlling or minimising further pollution environmental damage or adverse health effects will be paid for by those responsible for harming the environment.				
Considering the need to secure ecological integrity and a healthy bio-physical environment, describe how the alternatives identified, resulted in the selection of the best practicable environmental option in terms of socio-economic considerations	<ul> <li>Please refer to:</li> <li>Part A(1)(g)(i) Details of the development footprint alternatives considered;</li> <li>Part A(1)(g)(iv)(1)(c) Description of specific environmental features and infrastructure on the site – Site Specific Socio-Economic Environment;</li> <li>Part A(1)(g)(vii) The positive and negative impacts that the proposed activity and alternatives will have on the environmental and the community that may be affected.</li> </ul>	Highly Desirable		
Describe the positive and negative cumulative socio-economic impacts bearing in mind the size, scale, scope and nature of the project in relation to its location and other planned developments in the area.	If the proposed mitigation measures and monitoring programs, as proposed in this document, is implemented, it is believed that the mining activities will not cause a cumulative socio-economic impact should the mining permit application be approved, seeing that there are no other rated activities in the vicinity.	Highly Desirable		

## g) Motivation for the overall preferred site, activities and technology alternative.

The proposed site (Site Alternative 1) was identified as the preferred and only viable site alternative based on the following:

- The applicant only identified one alternative site for the proposed mining as this area is the only viable area due to the position of the mineral reserve.
- If the mining permission is approved, the tribal chief of the area will be contacted before any work begins to ensure the safety of the workers and the animals on the land. This was deemed the only site alternative due to the presence of the aggregate reserve.
- Haul roads will be extended as the open cast mining progresses and will be rehabilitated as part of the final reinstatement of the area and will be rehabilitated as part of the final reinstatement of the area.

The environmental impact assessment process assessed the feasibility of the proposed site alternative to identify fatal flaws that are deemed as severe as to prevent the activity continuing or warrant another site or project alternative. The outcome of the assessment showed that should the mitigation measures and monitoring programmes proposed in this document be implemented, no fatal flaws could be identified that prevents the activity continuing. Considering the above, the mining proposal was updated to incorporate the project related mitigation measures and monitoring programmes identified during the assessment process. The preferred development footprint was subsequently finalized and is depicted on the attached site activities plan (Appendix C).

# h) Full description of the process followed to reach the proposed preferred alternatives within the site.

NB!! – This section is about the determination of the specific site layout and the location of infrastructure and activities on site, having taken into consideration the issues raised by interested and affected parties, and the consideration of alternatives to the initially proposed site layout.

### i) Details of the development footprint alternatives considered.

With reference to the site plan provided as Appendix 4 and the location of the individual activities on site, provide details of the alternatives considered with respect to:

- (a) the property on which or location where it is proposed to undertake the activity;
- (b) the type of activity to be undertaken;
- (c) the design or layout of the activity;
- (d) the technology to be used in the activity;
- (e) the operational aspects of the activity; and
- (f) the option of not implementing the activity.

# Proposed Stockpile area (DEDEA application)

In addition to the mining permit application that will be submitted to the DMRE, the Applicant also proposes to establish an area for stockpiling and crushing (if needed) of the material that will be mined at the quarry, on 19 hectares of the abovementioned property. The establishment of the stockpiling area needs a (separate) environmental authorization to be approved by the Eastern Cape Department of Economic Development, Environmental Affairs and Tourism (DEDEA) (separate application than the DMRE one).

Site Alternative 1 (S1) (Preferred and Only Site Alternative): Site Alternative 1 entails the mining of an area over an undisturbed area of the farm within the GPS coordinates as listed in the table below:

	DEGREES, MINU	JTES, SECONDS	DECIMAL DEGREES		
NUMBER	LAT (S)	LONG (E)	LAT (S)	LONG (E)	
А	31°20'56,224"S	29°46'56,629"E	- 31,348951°S;	29,782397°E	
В	31°20'56,537"S	29°47'1,54"E	- 31,349038°S	29,783761°E	
С	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	
А	31°20'56,224"S	29°46'56,629"E	- 31,348951°S	29,782397°E	

Table 6: GPS Coordinates of Site Alternative 1 (preferred and only site alternative)



*Figure 6:* Satellite view showing the direction (purple line) to the proposed mining area (pink polygon) (image obtained from google earth)

Site Alternative 1 was identified during the assessment phase of the environmental impact assessment, by the Applicant and project team, as the **preferred and only site alternative** due to the presence of the aggregate reserve and was positioned to avoid crossing nearby drainage lines.

**No-go Alternative:** The no-go alternative entails no change to the *status quo* and is therefore a real alternative that needs to be considered. The aggregate to be mined from the proposed quarry will be sold to the building, road rehabilitation/maintenance and associated construction industry. If, however, the no-go alternative is implemented:

- the mineral resource on this land cannot be used by the applicant.
- the proposed employment opportunities will be lost;
- the diversification of aggregate sources, which would result in rising product costs, will not be advantageous to the residents or enterprises in Lusikisiki.

In light of this, the no-go alternative was not deemed to be the preferred alternative.

#### ii) Details of the Public Participation Process Followed

Describe the process undertaken to consult interested and affected parties including public meetings and one on one consultation. NB the affected parties must be specifically consulted regardless of whether or not they attended public meetings. (Information to be provided to affected parties must include sufficient detail of the intended operation to enable them to assess what impact the activities will have on them or on the use of their land.

During this public participation process the relevant stakeholders and I&AP's was informed of the project by means of an advertisement in Pondoland Times on 17 May 2024 and three on-site notices were placed at visible locations, one on the farm boundary fence at the entrance, one at the local spaza shop and another at the Ingquza Hill Municipality in Lusikisiki.

A notification letter inviting comments on the DBAR over a 30-days commenting period (20 May 2024 – 21 June 2024) was sent to the landowner, neighbouring landowners, stakeholders and other I&AP that may be interested in the project. The comments received on the DBAR was incorporated into the final Basic Assessment Report (FBAR) to be submitted to the DMRE for consideration. The following I&AP's and stakeholders will be informed of the project:

SURROUNDING LANDOWNERS & INTERESTED AND AFFECTED PARTIES		STAKEHOLDERS
Surrounding landowners & lawful occupiers:	•	O.R.Tambo District Municipality
Tribal chief of the area – Thahle MKwedini	•	Ngquza/Ingquza Hill Local Municipality Department of Social Development
	•	Department of Social Development Eastern Cape
	•	Department of Economic Development, Environmental Affairs and Tourism, Queenstown
	•	Department of Economic Development, Environmental Affairs and Tourism, East London
	•	Department of Labour
	•	Department Of Rural Development and Agrarian Reform, Eastern Cape
	•	Department Of Rural Development and Land Reform, Eastern Cape
	•	Department of Transport

#### Table 7: List of the I&AP's and stakeholders that were notified of the proposed aggregate mine project.

SURROUNDING LANDOWNERS & INTERESTED AND AFFECTED PARTIES	STAKEHOLDERS				
	Department of Water and Sanitation				
	Department of Public Works				
	• ESKOM				
	South African Heritage Resources Agency				
	South African National Roads Agency				
	Eastern Cape Provincial Heritage Resources Authority				
	Eastern Cape Parks and Tourism Agency				
I&AP'S AND STAKEHOLDERS THAT REGISTERED/COMMENTED DURING THE INITIAL NOTIFICATION PERIOD					
• Any comments received on the draft PAP will be incorpo	roted into the final RAP				

Any comments received on the draft BAR will be incorporated into the final BAR.

An advertisement was placed in the Pondoland Times on 17 May 2024 and three onsite notices were placed at visible locations, one on the farm boundary fence at the entrance, one at the local spaza shop and another at the Ingquza Hill Municipality in Lusikisiki.

A 30-days commenting period was allowed which expired on 21 June 2024. In accordance with the timeframes stipulated in the EIA Regulations, 2014 (as amended by GNR 326 effective 7 April 2017) the Draft Basic Assessment Report was compiled and was distributed for comment and perusal to the I&AP's and stakeholders. A 30-day commenting period (20 May 2024 – 21 June 2024), was allowed for perusal of the documentation and submission of comments. The comments received on the DBAR was incorporated into the Final Basic Assessment Report (FBAR) to be submitted for decision making to DMRE.

## iii) Summary of issues raised by I&APs

(Compile the table summarising comments and issues raised, and reaction to those responses)

Table 8: Summary of issues raised by IAPs

Interested and Affected Parties List the name of persons consulted in this column, and Mark with an X where those who must be consulted were in fact consulted		Date Comments Received	Issues raised	EAPs response to issues as mandated by the applicant	Section and paragraph reference in this report where the issues and or response were incorporated.	
AFFECTED PARTIES	Х					
Landowner/s						
<ul> <li>Lambasi Traditional Council – Thahle MKwedini &amp; Sipheleho Mkwedini</li> </ul>	x	The Lambasi Tra handed to them Sipheleho Mkwe or concerns duri tribal council to t been informed th commercial purp	The Lambasi Traditional Council were informed of the project through means of a notification letter that was personally anded to them to comment on the DBAR over a 30-days commenting period (20 May 2024 – 21 June 2024). Mr Sipheleho Mkwedini (Tribal Council) requested to be registered as an I&AP however, did not provide any formal issue or concerns during the 30-day commenting period. An agreement has been reached between the applicant and the ribal council to transfer the quarry to the community, allowing them to utilize the site for their own benefit. They have been informed that they must apply for a mining permit or mining right if they wish to continue using the quarry for commercial purposes. Please find correspondence attached as Appendix F.			
Lawful occupier/s of the land						
N/A						
Landowners or lawful occupiers on adjacent properties	X					
Tribal chief of the area – Thahle MKwedini & Sipheleho Mkwedini	x	As mentioned at letter that was pe 2024 – 21 June issue or concern the tribal council have been inform for commercial p	As mentioned above, the Lambasi Traditional Council were informed of the project through means of a notification etter that was personally handed to them to comment on the DBAR over a 30-days commenting period (20 May 2024 – 21 June 2024). Mr Sipheleho Mkwedini requested to be registered as an I&AP however, did not provide any issue or concerns during the 30-day commenting period. An agreement has been reached between the applicant and the tribal council to transfer the quarry to the community, allowing them to utilize the site for their own benefit. They have been informed that they must apply for a mining permit or mining right if they wish to continue using the quarry for commercial purposes. Please find correspondence attached as Appendix F.			
Municipal councillor						
Hombakazi H. Tshumane	х	None	·		·	

Interested and Affected Parties List the name of persons consulted in column, and Mark with an X where those who mu consulted were in fact consulted	n this st be	Date Comments Received	Issues raised	EAPs response to issues as mandated by the applicant	Section and paragraph reference in this report where the issues and or response were incorporated.
Municipality					
Ingquza Hill Local Municipality	х	None	one		
O.R.Tambo District Municipality	х	None	one		
Organs of state (Responsible for infrastructure that may be affected Roads Department, Eskom, Telkom, DWA e					
Department of Transport and Public Works	х	None			
Department of Public Works and Infrastructure;	х	None			
Eskom	х	None			
Communities	N/A				
Lambasi Traditional Council	х	As abobe			

Interested and Affected Parties List the name of persons consulted in column, and Mark with an X where those who mu consulted were in fact consulted	n this st be	Date Comments Received	Issues raised	EAPs response to issues as mandated by the applicant	Section and paragraph reference in this report where the issues and or response were incorporated.	
Dept. Land Affairs						
Department of Agriculture;	х	None				
Department of Agriculture Forestry and Fisheries;	х	None	None			
Traditional Leaders	N/A					
Dept. Environmental Affairs						
Department of Environmental Affairs and Development Planning - Queenstown		None				
Department of Environmental Affairs and Development Planning - East London		None				
Other Competent Authorities affected						
Department of Labour - Eastern Cape Provincial Office;	x	None	·	·		
Department of Public Works and Infrastructure	x	None				
Department of Rural Development and Land Reform - Eastern Cape District Offices	х	None				

Interested and Affected Parties List the name of persons consulted in column, and Mark with an X where those who mus consulted were in fact consulted	n this st be	Date Comments Received	Issues raised	EAPs response to issues as mandated by the applicant	Section and paragraph reference in this report where the issues and or response were incorporated.
Department of Water and Sanitation South African Heritage Resources Agency	x x	None None			
Department of Social Development Department of Economic Development and Tourism;	x x	None None		Organizational that there may be	
SANRAL	X	20 May 2024	<ul> <li>AGENCY LIMITED AND NATIONAL ROADS</li> <li>AGENCY LIMITED AND NATIONAL ROADS</li> <li>ACT, 1998 (ACT 7 OF 1998): NATIONAL</li> <li>ROUTE R61 SECTION 9: PROPOSED</li> <li>MINING ON A PORTION OF REMAINING</li> <li>EXTENT OF FARM 89, NGQUZA HILL</li> <li>LOCAL MUNICIPALITY, EASTERN CAPE</li> <li>The South African Roads Agency SOC Limited</li> <li>(SANRAL) has the following comments with regards to the above: <ul> <li>No structure shall be erected closer than 30 metres from the national road reserve fence and 500 metres from any point of intersection.</li> <li>If access is required from the National Road R61, an approval from SANRAL is required, otherwise access can be obtained from the nearest existing access, which SANRAL must be consultant for approval of the upgrading of the existing access, as the proposed mining will have impact on the traffic on the National Road.</li> </ul> </li> </ul>	Greenmined nouced that there may be a misunderstanding regarding the location of the proposed development and responded with the following: Good day Chumisa Thank you for taking part in the public participation process for EC 30/5/1/3/2/10843 MP. Herewith attached, please find the google earth kml illustrating the road access to the proposed quarry. Access will be gained from Ghanja Road and not directly from the R61. Please let me know if you would like to make any changes after taking this information into consideration.	Public Participation.

Interested and Affected Parties List the name of persons consulted in this column, and Mark with an X where those who must be consulted were in fact consulted	Date Comments Received	Issues raised	EAPs response to issues as mandated by the applicant	Section and paragraph reference in this report where the issues and or response were incorporated.
		<ul> <li>The developer will accordingly be required to establish and maintain a pedestrian proof brick/concrete wall along the full extent of the proposed mining to prevent pedestrian access onto the R61.</li> <li>Only where drainage crosses the boundary wall, a non-solid boundary is accepted. Any future negative impacts in this regard will be considered to be the responsibility of the developer to correct.</li> <li>SANRAL shall not be held liable should it be found at any future time that noise emanating from the national road, presents a problem in the development adjacent to the national road.</li> <li>All storm water discharged or diverted from the national road shall be received and disposed of. A drainage plan has to be submitted to this office for consideration.</li> <li>No advertising shall be directed or displayed to be visible from the national road during the development or construction of this proposed mining. All advertising shall be subject to SANRAL's approval.</li> <li>A formal application for the proposed development (mining) together with the plans of the proposed mining.</li> </ul>		

Interested and Affected Parties List the name of persons consulted in this column, and Mark with an X where those who must be consulted were in fact consulted	Date Comments Received	Issues raised	EAPs response to issues as mandated by the applicant	Section and paragraph reference in this report where the issues and or response were incorporated.
		<ul> <li>must be submitted to SANRAL for approval.</li> <li>Construction of all works may only commence after a written approval has been obtained by SANRAL.</li> <li>Please note that these are only comments for the application of the Environmental Report, and not an approval of some sort.</li> </ul>		
	20 June 2024	A follow up email was sent regarding the above no formal response was sent regarding the reco	e. Only a read-receipt of the email was received, and onsideration of their requested conditions.	
OTHER AFFECTED PARTIES				
N/A None				
INTERESTED PARTIES				
Tribal chief of the area – Thahle MKwedini & As above Sipheleho Mkwedini				

#### iv) The Environmental attributes associated with the alternatives.

(The environmental attributes described must include socio-economic, social, heritage, cultural, geographical, physical and biological aspects)

#### (1) Baseline Environment

#### (a) Type of environment affected by the proposed activity.

(Its current geographical, physical, biological, socio-economic, and cultural character)

This section describes the biophysical, cultural and socio-economic environment that may be affected and the baseline conditions, which are likely to be affected by the proposed mining activity.

## PHYSICAL ENVIRONMENT

### CLIMATE

According to the weather online website, Lusikisiki receives the lowest rainfall (9.5 mm) in August and the highest (179.99 mm) in December. The weather averages for the month of March, temperature averages around 20°c and at night it feels like 14°c. In March, Lusikisiki gets on an average 64.82 mm of rain and approximately 4 rainy days in the month. Humidity is close to 74%.



Figure 7: Statistical representation of the temperatures for the Lusikisiki region (Chart obtained from <u>https://www.worldweatheronline.com/lusikisiki-weather-averages/eastern-cape/za.aspx</u>).



Figure 8: Statistical representation of the precipitation for the Lusikisiki region (Chart obtained from <u>https://www.worldweatheronline.com/lusikisiki-weather-averages/eastern-cape/za.aspx</u>).





According to the wind rose as presented on Windfinder.com the prevalent wind direction distribution of Lusikisiki is in a south-westerly direction, with the average wind speed being between 12 knots as shown in the figure below.



Figure 10: Image showing the dominant wind direction (first panel) and average wind speed over a 12 month period for the Lusikisiki area (image obtained from <a href="https://www.meteoblue.com/en/weather/historyclimate/climatemodelled/lusikisiki\_south-africa\_981294">https://www.meteoblue.com/en/weather/historyclimate/climatemodelled/lusikisiki\_south-africa\_981294</a>

## TOPOGRAPHY

The natural topography of the proposed excavated area can be described as coastal peneplains and partly undulating hills with flat table-lands and very steep slopes of river gorges. These sites support natural, species-rich grassland punctuated with scattered low shrubs or small trees (sometimes with bush clumps, especially in small gullies). Rocky outcrops and krantzes are common and dramatic sea-cliffs occur. The elevation loss from the proposed mining footprint to the town of Lusikisiki to be 618 m over 20.7 km.



Figure 11: Elevation profile showing the topography between the proposed mining footprint (white line) and the town of Lusikisiki (Image obtained from Google Earth).

## **VISUAL CHARACTERISTICS**

The visual character of the surrounding areas mainly comprises of rural residential dwellings and agricultural setting. The aesthetic ambiance of the area is that of a rural area.

### AIR AND NOISE QUALITY

The wind patterns in Lusikisiki are somewhat influenced by seasonal variations. According to the wind statistics, the prevalent wind direction distribution of Lusikisiki is in a south/south-western direction from July to October. The ambient noise levels of the surrounding area are low with the noise levels of the greater surrounding area are low representing that of a rural area.

### **GEOLOGY AND SOIL**

The geology of the study area comprises of hard, white, coarse-grained, siliceous quartz arenites (sandstones) of the Msikaba Formation of the Devonian Period (Thomas et al. 1992) giving rise to shallow, nutrient-poor (highly leached), skeletal, acidic sandy soils. Almost 80% of the area is classified as Fa land type, followed by Aa land type (10%).



Figure 12: Indication of the simplified geology of the study area, where green represents the Msikaba Formation. The proposed mining area is indicated by the red star. (Image obtained from the Council for Geoscience)

# HYDROLOGY

The proposed mining area falls within the T60H quaternary catchment which falls within the upper reaches of the Wild Coast Sub Water Management Area that is situated in the Mzimvubu to Kieskamma Water Management Area which is managed by the Department of Water and Sanitation (DWS). The proposed mining area is located within 500m of various water resources which was confirmed by the Wetland Functional and Impact Assessment conducted by the Biodiversity Company (Pty) Ltd (please see Appendix M1). Any other water will be bought from a registered source and transported to site.

Table 9: Aquatic characteristics of the greater study area

Water Management Area	Mzimvubu To Kieskamma
Sub Water Management Area	Wild Coast
Quaternary Catchment	Т60Н
FEPA Status	FEPA area within the project area



Figure 13: Map showing the proposed mining footprint (blue polygon) and FEPA area (Green area). (Image obtained from BGIS map viewer)

## **BIOLOGICAL ENVIRONMENT**

#### MINING AND BIODIVERSITY

(Information extracted from the Mining and Biodiversity Guideline: Mainstreaming Biodiversity into the Mining Sector, Department of Environmental Affairs, Department of Mineral Resources, Chamber of Mines, 2013)

The Mining and Biodiversity Guideline, compiled by the South African Mining and Biodiversity Forum (SAMBF) provides the mining sector with a practical, user-friendly manual for integrating biodiversity considerations into planning processes and managing biodiversity during the developmental and operational phases of a mine, from exploration through to closure.

When the mining footprint is layered over the Mining and Biodiversity Map, as shown in the figure below, the area falls over an area of high risk for mining therefore the risk is seen to be significant. The Mining and Biodiversity Guideline's describes areas of high-risk biodiversity importance as: *"Critically endangered and endangered ecosystems."* The guideline notes that environmental screening, the EIA and specialists should focus on confirming the presence and significance of biodiversity features and provide a site-specific basis on which to apply the mitigation hierarchy to inform regulatory decision-making.



Figure 14: The Mining and Biodiversity importance map with the proposed mining footprint (green polygon). Dark brown – high biodiversity importance, high risk for mining, light brown – moderate biodiversity Importance, moderate risk for mining (image obtained from the BGIS Map Viewer – Mining Guidelines).

## **BIODIVERSITY CONSERVATION AREAS**

The Eastern Cape Biodiversity Plan (ECBP) shows that the proposed mining footprint falls within a Critical Biodiversity Area. The category is described to be Critical Biodiversity Area 1 and for areas classified as CBA1, the following objectives must apply:

- Ecosystem and species must remain intact and undisturbed;
- Since these areas demonstrate high irreplaceability, if disturbed or lost, biodiversity targets will not be met;
- Important: these biodiversity features are at, or beyond, their limits of acceptable change.



Figure 15: Eastern Cape Biodiversity Conservation Plan showing the mining area (pink polygon) in relation to the critical biodiversity areas (green). (Image obtained from BGIS Map Viewer–Eastern Cape Conservation Plan).

According to the Terrestrial Biodiversity Assessment (Appendix M2), 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.

### Layout Amendment and Way forward

Based on the finding of the assessment the study area is categorised as 'Very High' SEI.

It is the specialist recommendation that only the Mining Permit Area be considered for the proposed project (5 ha). Furthermore, the Stockpile area (19 ha) should be designated as an area to be conserved by the applicant. This will reduce the size of the project substantially and may reduce the SEI of the Mining Permit Area to a 'High' SEI (As per the SEI guidelines the FI will be Medium ((> 5 ha but < 20 ha) semi-intact area for any conservation status of ecosystem type).

It is imperative that the following be implemented:

- A site walkdown must be conducted during the correct flowering season prior to the commencement of construction activities and all protected flora species and flora SCC must be avoided or the relevant permits obtained to carry out a plant search and rescue;
- A Strict Closure Plan must be developed and implemented for the Mining Permit Area;
- A Biodiversity Offset must be considered;
- The managing of edge affects will be imperative, and all mitigation measures mention in this report must be implemented; and
- An alternative site must be identified for the stockpile area such as nearby modified areas (cultivated lands).

## GROUNDCOVER

According to Mucina and Rutherford (2012) the vegetation type of the surrounding areas are known as CB4 Pondoland-Ugu Sandstone Coastal Sourveld that support natural, species-rich grassland punctuated with scattered low shrubs or small trees (sometimes with bush clumps, especially in small gullies). Proteaceous trees (Protea, Faurea) can be locally common where conditions allow. Although less important here, the geoxylic suffrutex growth form (so typical of CB 2 Maputaland Wooded Grassland), is also represented in this sourveld

Some of the important taxa found in this vegetation type include Graminoids: Alloteropsis semialata subsp. eckloniana (d), Aristida junciformis subsp. galpinii (d), Cymbopogon nardus (d), Themeda triandra (d), Tristachya leucothrix (d), Cyperus rupestris, Diheteropogon amplectens, Elionurus muticus, Eragrostis capensis, E. plana, Eulalia villosa, Heteropogon contortus, Panicum natalense, Trachypogon spicatus. Herbs: Chaetacanthus bur¬chellii (d), Cyanotis speciosa (d), Heli¬chrysum allioides (d), H. appendiculatum (d), H. krebsianum (d), H. spiralepis (d), Pentanisia angustifolia (d), Rhynchosia totta (d), Tephrosia macropoda (d), Berkheya speciosa subsp. speciosa, Cephalaria oblongifolia, Chamaecrista mimosoides, Eriosema salignum, Euphorbia ericoides, Helichrysum adenocarpum subsp. adenocarpum, H. aureum var. monocephalum, H. herbaceum, H. nudifolium var. pilosellum, H. pallidum, Indigofera hilaris, Pentanisia prunelloides subsp. latifolia, Pimpinella caffra, Vernonia capensis. Geophytic Herbs: Brachystelma tenellum, Eriospermum mackenii. Low Shrubs:

Athrixia phylicoides, E. natalensis, E. natalitia, Gnidia anthylloides, G. kraussiana, G. nodiflora, Leonotis intermedia, Polygala hottentotta. Small Trees & Tall Shrubs: Euryops brevipapposus, Syzygium cordatum. Semiparasitic Shrubs: Thesium acutissimum, T. cupressoides.

The vegetation type is classified as vulnerable. According to Mucina and Rutherford (2012). Only about 7% statutorily conserved in the Mkambati Wildlife Reserve & Marine Sanctuary, and Umtamvuna, Mbumbazi and Oribi Gorge Nature Reserves. About 29% transformed for cultivation and plantations or by urban sprawl. In the Eastern Cape the land use is mostly subsistence farming. Erosion is very low and low.



Figure 16: National vegetation cover map showing the mining area within the CB4 Pondoland-Ugu Sandstone Coastal Sourveld (Image obtained from BGIS Map Viewer – National Vegetation Map).

## FAUNA

Various small mammals and reptiles occur are likely to on the property. The fauna at the site will not be impacted by the proposed mining activities as they will be able to move away or through the site, without being harmed. Workers should be educated and managed to ensure that no fauna at the site is harmed. The study area falls over a property that is noted to be for agricultural use, should this mining permit be granted the local tribal chiefs will be consulted prior to commencement of any activities to ensure that safety of animals and workers. Workers will be informed and managed to ensure that no fauna at the site is harmed. No poaching or hunting of animals will be allowed. All construction vehicles must adhere to a low-speed limit (<40km/h) to avoid collisions with susceptible species such as snakes and tortoises. Trenches and deep excavations should not be left open for extended periods of time as fauna may fall

in and become trapped in them. Trenches which are exposed should contain soil ramps allowing fauna to escape the trench.

## HUMAN ENVIRONMENT:

## CULTURAL AND HERITAGE ENVIRONMENT

The South African Heritage Resources Agency (SAHRA) compiled the Palaeontological (fossil) Sensitivity Map (PSM) to guide developers, heritage officers and practitioners in screening paleontologically sensitive areas at the onset of a project. When the footprint of the earmarked mining area is placed on the PSM, the SAHRIS palaeo-sensitivity map (see https://sahris.sahra.org.za/map/palaeo) indicates that the bulk of the footprint of the proposed quarry is located in an area of zero palaeontological sensitivity (as presented in the figure below).



Figure 17: Screenshot from the SAHRIS palaeo-sensitivity map showing the location of the proposed mining area (yellow star) straddling an area of insignificant/zero (blue) palaeontological sensitivity (Source: https://sahris.sahra.org.za/map/palaeo).

## SOCIO-ECONOMIC ENVIRONMENT

(Information extracted from the Ingquza Hill Local Municipality Integrated Development Plan – 2022-2027)

The proposed mining area is located within ward 23 of the Ngquza/ Ingquza Hill Local Municipality. Ingquza Hill Local Municipality is one of the five local municipalities which falls under the jurisdiction of O.R. Tambo District Municipality. The municipality is bordered by the Mbizana Local Municipality to the North, Port St Johns Local Municipality to the South and Ntabankulu Local Municipality to the North West, Nyandeni Local Municipality to the South West and Indian Ocean to the East. It comprises the magisterial areas of Lusikisiki and Flagstaff. The surface area of Ingquza Hill is 2477 km2 and the population density is 112, 4 people per square kilometer.
## **Population size and Distribution**

The total population of the Ingquza Hill Local Municipality is 320 000 - Females: 169 030 and Males: 150 693, Ingquza Hill Local Municipality's male/female split in population was 89.2 males per 100 females in 2020. The Ingquza Hill Local Municipality has significantly more females (52.87%) than males, when compared to a typical stable population. This is most probably an area with high male out migration to look for work elsewhere. In total there were 169 000 (52.87%) females and 151 000 (47.13%) males. This is different from the O.R. Tambo District Municipality as a whole where the female population counted 819 000 which constitutes 53.24% of the total population of 1.54 million.

African			Colored		Asian	
Age	Female	Male	Female	Male	Female	Male
00-04	19 300	20 600	38	67	25	41
05-09	21 100	20 900	38	28	38	38
10-14	22 900	23 800	39	69	20	23
15-19	18 200	19 100	64	48	30	29
20-24	12 200	13 500	69	84	9	49
25-29	14 400	14 500	42	52	33	24
30-34	13 600	12 800	57	50	5	55
35-39	9610	8000	32	38	6	42
40-44	6140	3690	5	16	25	23
45-49	5130	2880	17	18	5	4
50-54	4490	1940	28	24	15	13
55-59	4120	1830	35	39	3	0
60-64	4790	1780	29	23	7	8
65-69	3810	1280	21	13	7	3
70-74	2640	1280	1	11	3	0
75+	5620	1710	28	23	15	3
Total	168 000	150 000	543	604	248	353

#### Age and Gender Composition

In 2020, the Ingquza Hill Local Municipality's population consisted of 99.34% African (318 000), 0.12% White (370), 0.36% Coloured (1 150) and 0.19% Asian (601) people.

The largest share of population is within the babies and kids (0-14 years) age category with a total number of 129 000 or 40.4% of the total population. The age category with the second largest number of people is the young working age (25-44 years) age category with a total share of 26.1%, followed by the teenagers and youth (15-24 years) age category with 63 600 people. The age category with the least number of people is the retired / old age (65 years)

and older) age category with only 16 500 people, as reflected in the population pyramids below.



Source: IHS Markit Regional eXplorer version 2175

When comparing the 2010 population pyramid with the 2020 pyramid for the Ingquza Hill Local Municipality, some interesting differences are visible:

- In 2010, there were a significant smaller share of young working age people aged 20 to 34 (23.1%) compared to 2020 (25.5%).
- Fertility in 2010 was significantly higher compared to that of 2020. The share of children between the ages of 0 to 14 years is slightly larger in 2010 (41.4%) compared to 2020 (40.4%).
- Life expectancy is increasing.

In 2020, the female population for the 20 to 34 years age group amounted to 11.9% of the total female population while the male population group for the same age amounted to 11.2% of the total male population. In 2010 the male working age population at 12.9% still exceeds that of the female population working age population at 12.7%.

## Economic Profile

The municipality has developed a policy that deals with investment, which talks of the retention of existing and potential investors i.e. leasing land over a period of time and providing necessary infrastructure with limited monthly repayments to attract investors. The policy outlines the type of investment which must be prioritized and given preferential support to talk to the economic development of Ingquza Hill Local Municipality. In some instances, a business

is given a discount on business licensing. On bigger investments such as shopping complex development, the land is leased at a reasonable amount and value for money is dully considered. As shown in the table below, a further deconstruction of the GVA by broad economic sectors, however, reveals more interesting trends. On the positive side the first noteworthy observation is that, in the six years since 2001 the construction sector GVA grew by 71% at an annual average rate of just under 12%. It can safely be assumed that the growth of this sector has been a result of the various investments in infrastructure by all spheres of government. Given the extent of the backlogs and the further fiscal allocations to infrastructure, this sector is expected to remain critical for some time to come.

#### Economic growth

It is expected that Ingquza Hill Local Municipality will grow at an average annual rate of 1.61% from 2020 to 2025. The average annual growth rate in the GDP of O.R.Tambo District Municipality and Eastern Cape Province is expected to be 3.58% and 2.27% respectively. South Africa is forecasted to grow at an average annual growth rate of 2.54%, which is higher than that of the Ingquza Hill Local Municipality.

	Ingquza Hill	O.R.Tambo	Eastern Cape	National Total
2010	-4.6%	-0.7%	1.9%	2.6%
2011	2.2%	2.0%	3.3%	3.2%
2012	-0.4%	0.9%	2.0%	2.4%
2013	-0.7%	1.0%	1.4%	2.5%
2014	0.4%	1.5%	0.7%	1.4%
2015	0.9%	2.4%	1.0%	1.3%
2016	0.3%	2.0%	0.8%	0.7%
2017	-0.3%	1.6%	0.5%	1.2%
2018	0.3%	2.1%	1.0%	1.5%
2019	-0.6%	1.4%	-0.1%	0.1%
2020	-5.8%	-4.3%	-6.5%	-6.4%
Average Annual				
growth 2010-2020	- <b>0.38</b> %	<b>1.02</b> %	<b>0.40</b> %	<b>0.74</b> %

Source: IHS Markit Regional eXplorer version 2175

In 2020, the community services sector is the largest within Ingquza Hill Local Municipality accounting for R 1.66 billion or 41.7% of the total GVA in the local municipality's economy. The sector that contributes the second most to the GVA of the Ingquza Hill Local Municipality is the trade sector at 24.0%, followed by the finance sector with 18.1%. The sector that contributes the least to the economy of Ingquza Hill Local Municipality is the mining sector with a contribution of R 6.64 million or 0.17% of the total GVA.

#### Education Levels

Approximately 32 000 people in Ingquza have no formal education while another 18 000 have not passed matric/grade 12. The area is characterized by a high illiteracy rate and low educational levels. Only 2, 4% of the population has a matric and only 1,4% of the population has post matric qualifications. Comparisons of the levels of education across the municipalities

point to strong links between low household incomes, high unemployment and a low human development index. As a consequence of the lack of formal education, functional literacy for the areas is also low. Functional literacy is estimated at 48% which is also the average for the district.



## Employment and Labour Trends

The Ingquza Hill Local Municipality's Labour force participation rate increased from 27.47% to 36.55% which is an increase of 9.1 percentage points. The O.R.Tambo District Municipality increased from 29.02% to 38.72%, Eastern Cape Province increased from 42.52% to 51.38% and South Africa increased from 54.14% to 57.03% from 2010 to 2020. The Ingquza Hill Local Municipality labour force participation rate exhibited a higher percentage point change compared to the Eastern Cape Province from 2010 to 2020. The Ingquza Hill Local Municipality had a lower labour force participation rate when compared to South Africa in 2020.



In 2020 the labour force participation rate for Ingquza Hill was at 36.6% which is significantly higher when compared to the 27.5% in 2010. The unemployment rate is an efficient indicator that measures the success rate of the labour force relative to employment. In 2010, the unemployment rate for Ingquza Hill was 36.6% and increased overtime to 60.5% in 2020. The gap between the labour force participation rate and the unemployment rate decreased which indicates a negative outlook for the employment within Ingquza Hill Local Municipality.

## (b) Description of the current land uses

A portion of Remaining Extent of Farm 89, Ingquza Hill Local Municipality, Eastern Cape Province is situated in a rural setting. The nearest settlements to the proposed mining area are Ndindindi that is approximately 2.5km away. The land use of the proposed mining area on the property mainly comprises of inactive agricultural land.

The main land use of the surrounding properties is agricultural. The following table provides a description of the land uses and/or prominent features that currently occur within a 500 m radius of the proposed site:

LAND USE CHARACTER	YES	NO	DESCRIPTION
Natural area	YES	-	The study area is surrounded by natural areas used for agricultural (small holding) purposes.
Low density residential	-	NO	
Medium density residential	-	NO	
High density residential	-	NO	
Informal residential	-	NO	

Table 10: Land uses and/or prominent features that occur within 500 m radius of S1.

LAND USE CHARACTER	YES	NO	DESCRIPTION
Retail commercial & warehousing	-	NO	
Light industrial	-	NO	
Medium industrial	-	NO	
Heavy industrial	-	NO	
Power station	-	NO	
High voltage power line	-	NO	
Office/consulting room	-	NO	
Military or police base / station /		NO	
compound	-	NO	
Spoil heap or slimes dam	-	NO	
Quarry, gravel or borrow pit	-	NO	
Dam or reservoir		NO	
Hospital/medical centre	-	NO	
School/ crèche	-	NO	
Tertiary education facility		NO	
Church	-	NO	
Old age home	-	NO	
Sewage treatment plant	-	NO	
Train station or shunting yard	-	NO	
Railway line	-	NO	
Major road (4 lanes or more)	-	NO	
Airport	-	NO	
Harbour	-	NO	
Sport facilities	-	NO	
Golf course	-	NO	
Polo fields	-	NO	
Filling station	-	NO	
Landfill or waste treatment site	-	NO	
Plantation	-	NO	
			The proposed footprint is inactive but still
Agriculture	-	NO	forms part of an agricultural active farm.
River stream or wetland	VES		Water resources within 500m from proposed
	120		project.
Nature conservation area	-	NO	
Mountain, hill or ridge	YES	-	The mining area is located on a hilltop
Museum	-	NO	
Historical building	-	NO	
Protected Area	-	NO	
Graveyard	-	NO	
Archaeological site	-	NO	
Other land uses (describe)	-	NO	

#### (c) Description of specific environmental features and infrastructure on the site.

#### SPECIFIC ENVIRONMENTAL FEATURES

## SITE SPECIFIC TOPOGRAPHY

The natural topography the proposed excavated area can be described as coastal peneplains and partly undulating hills with flat table-lands and very steep slopes of river gorges. These sites support natural, species-rich grassland punctuated with scattered low shrubs or small trees (sometimes with bush clumps, especially in small gullies). Rocky outcrops and krantzes are common and dramatic sea-cliffs occur. The figure below shows the elevation loss from the nearest road to the other side if the hill of the proposed mining footprint to be 22 m over 673m.



Figure 18: Elevation profile of the proposed mining footprint (Image obtained from Google Earth).

# SITE SPECIFIC VISUAL CHARACTERISTICS

The proposed mining activities will be visible within close proximity ( $\pm 1$  km radius) of the footprint. However, as one moves away the visibility of the area greatly lessens. The figure below shows the viewshed analysis for the footprint within a  $\pm 10$  km radius. The green shaded areas show the positions from where the mining area will be visible. From this analysis it is proposed that the visual impact of the proposed gravel mining operation will be of low significance, especially as no permanent structures will be constructed. Should the Applicant successfully rehabilitate the mining area (upon closure), no residual visual impact is expected upon closure of the mine.



Figure 19: Viewshed of the proposed mining footprint where the green shaded areas shows the positions from where the mining area (Proposed mining area) will be visible. (Image obtained from Google Earth).

# SITE SPECIFIC AIR AND NOISE QUALITY

The residential dwellings nearest to the proposed footprint is approximately 2 km away (north). Emission into the atmosphere is controlled by the National Environmental Management: Air Quality Act, 2004. The proposed mining activity does not trigger an application in terms of the said act. The proposed activity will contribute the emissions mechanical mining equipment to the receiving environment for the duration of the operational phase. Should the permit holder implement the mitigation measures proposed in this document and the EMPR the impact on the air quality of the surrounding environment is deemed to be of low significance and compatible with the current land use.

The potential impact on the noise ambiance of the receiving environment is expected to be of low significance. The distance of the proposed mining area from residential infrastructure further lessens the potential noise impact.

## SITE SPECIFIC GEOLOGY AND SOIL

The overall area is delimited by its geology—it is built of hard, white, coarse-grained, siliceous quartz arenites (sandstones) of the Msikaba Formation of the Devonian Period (Thomas et al.

1992) giving rise to shallow, nutrient-poor (highly leached), skeletal, acidic sandy soils. Almost 80% of the area is classified as Fa land type, followed by Aa land type (10%).

According to Soil and Agricultural Potential Assessment Report (Appendix M), six representative soil forms that were identified within the 50 m buffer area include the Avalon, Tshiombo, Oakleaf, Fernwood, Glenrosa and Mispah forms, with Mispah being the dominant soil form (see Figure 20). The area also consists of numerous rocky areas, and wetlands exhibiting hydromorphic properties such bleached colours, and accumulation of finer materials. The different soil forms identified within the proposed project area, as well as the current land uses are illustrated in Figure 21 and Figure 22, respectively.

The most sensitive soil form identified within the proposed project area, with a high suitability for crop production is the Avalon soil form. The Avalon soil form consists of an orthic topsoil horizon on top of yellow brown horizon underlain with a soft plinthic horizon. This soil is characterised with a high suitability for crop production due to the good aeration, drainage and fertility. Furthermore, the presence of soft plinthic subsoil horizon promote water storage capacity, lessens evapotranspiration and moderate nutrient leaching.

The other less sensitive soil forms identified within the project area, with moderate suitability for crop production are Tshiombo, Oakleaf and Fernwood forms. The Tshiombo soil from consists of an orthic topsoil horizon on top of a neocutanic horizon underlain with unconsolidated material with wetness below. The Oakleaf soil from consists of an orthic topsoil horizon on top of a thick neocutanic horizon below. The Fernwood soil form consists of an orthic topsoil horizon on top of a thick albic horizon below. These soils are subjected to prolonged subsoil saturation which limits drainage and can subject crops to prolonged anaerobic condition due excessive subsoil saturation. Moreover, an increase in clay content in the subsoil horizon of an oakleaf soil form may limit root development.

The less sensitive soil forms identified within the project area, with less suitability for crop production includes, the Glenrosa and Mispah forms. The Glenrosa soil form consists of an orthic topsoil horizon on top of a lithic horizon below. These soils are considered to have a lower suitability for crop production and growth due to their restrictive limitations which include impermeable subsoil horizons of a lithic and hard rock, and inundated condition resulting from over saturation.



Figure 20:Soil forms found within the proposed project area



Figure 21:Diagnostic soil forms identified on-site: A) Tshiombo soil from; B) Albic subsoil horizon found in Fernwood soil form; C) Avalon soil from; D) Glenrosa soil form; and E) Oakleaf soil from



*Figure 22:Different land uses identified within the 50 m buffer area; A) grazing livestock; B) rocky areas; C) common vegetation; and D) general topography of the project area.* 

# **Sensitivity Verification**

The following is deduced from the National Web-based Environmental Screening Tool Regulation 16(1)(v) of the Environmental Impact Assessment Regulations 2014, as amended):

• Agriculture Theme Sensitivity indicates that the proposed project area falls within the "Medium to Very High" agricultural sensitivity (Figure 23).



Figure 23: Map of Relative Agricultural Theme Sensitivity for the Ghanja Mining Project and associated infrastructure assessment area

Fifteen land capabilities have been digitised by (DAFF, 2017) across South Africa, of which ten potential land capability classes are located within the proposed footprint area's assessment area, including;

- Land Capability 6 to 8 (Low Moderate Sensitivity to Moderate Sensitivity);
- Land Capability 9 to 10 (Moderate High Sensitivity); and
- Land Capability 11 to 15 (High to Very High Sensitivity).

The land capability dataset (DAFF, 2017) indicates a varied range of land capabilities expected throughout the project area. The project area is predominantly covered by "Moderate High" category, followed by "Low Moderate to Moderate", and isolated areas with "High to Very High" category (Figure 4-7 of Appendix M). Furthermore, there were no crop field

boundaries identified by means of the DFFE Screening Tool (2024), within the project area. The Ghanja mining project and infrastructure development areas coincide with moderate agricultural potential soils such as Tshiombo and Oakleaf forms. In addition, the development area also coincides low agricultural soils such as Mispah and Glenrosa forms. The slope of the project area also restricts most cropping practices under rainfed agriculture.

Therefore, is the specialist's opinion that, the proposed development may be favourably considered and the implementation of mitigation measures to ensure low residual expected significant impacts occurrence.

## SITE SPECIFIC HYDROLOGY

As per the Aquatic Biodiversity Specialist Assessment conducted by the Biodiversity Company (Pty) Ltd, only one inland water area has been identified within the proposed project site and its respective PAOI by means of the "3129" quarter degree square topographical river line data set (Figure 24). Multiple non-perennial features as well as a single perennial feature were identified within the proposed site and Project Area of Influence (PAOI), all these features are located outside the development footprint except for one non-perennial feature.



Figure 24: Topographical Drainage and Inland Water Areas relevant to the project (map retrieved from Appendix M1)

## **Ecologically Important Landscape Features**

The GIS analysis pertaining to the relevance of the proposed project to ecologically important landscape features is summarised in the table below.

Table 11:Summary of relevance of the proposed project to ecologically important landscape features

Desktop Information Considered	Relevant/Irrelevant	Section of Appendix M1
South African Inventory of Inland Aquatic Ecosystems (SAIIAE)	Irrelevant – PAOI does not overlap with NBA water resources	0
National Freshwater Priority Area	Relevant – PAOI overlaps with NFEPA wetlands.	Error! R eference source not found.
Strategic Water Source Areas	Irrelevant – PAOI does not overlap with SWSA.	N/A
Provincial Conservation Plan	Relevant – POAI does overlaps with Critical Biodiversity Areas and Ecological Support Areas of the Limpopo Conservation Plan.	Error! R eference source not found.

## South African Inventory of Inland Aquatic Ecosystems

No wetlands by means of the SAIIAE database were identified within the Proposed Site and PAOI. The closest wetland is approximately 2.5 km away from the Proposed Site (Figure 25).



Figure 25: South African Inventory of Inland Aquatic Ecosystems in relevant to the project

**National Freshwater Ecosystem Priority Areas** 

No wetlands by means of the NFEPA database were identified within the Proposed Site and PAOI. The closest wetland is approximately 4.6 km away from the Proposed Site (Figure 26).



Figure 26: NFEPA Wetlands in relevant to the project

# Delineation

Four HGM units has been identified in relation to the proposed project (Figure 27 and Figure 28). These HGM units have been classified as; two channelled valley-bottoms (HGM 1 & HGM 2), one unchannelled valley bottom (HGM 3) and one seep wetland (HGM 4). Along with the natural wetland features multiple drainage features were identified and delineated within the project area of influence. Wetland functional assessments have only been conducted for natural wetlands that will be impacted through development (HGM 1 & 2).



Figure 27: Delineation of wetland features within the Proposed Site and Project Area of Influence



Figure 28: Examples of the different wetlands delineated within the project area of influence; A) Channelled valley-bottom (HGM 1), B) Channelled valley bottom (HGM 2), C) Unchanneled Valley Bottom (HGM 3) and, D) A seep wetland (HGM 4).

## **Classification and Description**

The wetland classification as per SANBI guidelines (Ollis et al., 2013) is presented in Table 12. Three wetland types were identified within the project area, consisting of two channelled 88

valley-bottom (HGM 1 & 2), one unchannelled valley bottom (HGM 3) and a seep wetland (HGM 4).

			allon as per OAN		13 Ct ul., 2010)		
Le Wetland Unit	Level 1	Lev	el 2	Level 3	L	evel 4	
	System	DWS Ecoregion/s NFEPA Wet Veg Group/s		Landscape Unit	4A (HGM)	4B	4C
HGM 1 & 2		and North Eastern Coastal Belt		Valley fleer	Channelled Valley Bottom	N/A	N/A
HGM 3	Inland		Central Bushveld Group 6	valley 1001	Unchannelled Valley Bottom	N/A	N/A
HGM 4			,	Hillslope	Seep	With Chanel Outflow	N/A

Table 12: Wetland classification as per SANBI guideline (Ollis et al., 2013)

Channelled valley bottom wetlands are typically found on valley floors with a clearly defined, finite stream channel and lacks floodplain features, referring specifically to meanders. Channelled valley bottom wetlands are known to undergo loss of sediment in cases where the wetlands' slope is steep and the deposition thereof in cases of low relief. The figure below presents a diagram of a typical channelled valley bottom, showing the dominant movement of water into, through and out of the system.



Figure 29: Amalgamated diagram of a typical channelled valley bottom, highlighting the dominant water inputs, throughputs and outputs, SANBI guidelines (Ollis et al. 2013)

Unchannelled valley bottom wetlands are typically found on valley floors where the landscape does not allow high energy flows. The figure below presents a diagram of a typical unchannelled valley bottom wetland, showing the dominant movement of water into, through and out of the system.



Figure 30: Amalgamated diagram of a typical unchannelled valley bottom, highlighting the dominant water inputs, throughputs and outputs, SANBI guidelines (Ollis et al. 2013)

A typical hillslope seep is located within slopes, as mentioned in the figure below. Isolated hillslope seeps are characterised by colluvial movement of material. These systems are fed by very diffuse sub-surface flows which seep out at very slow rates, ultimately ensuring that no direct surface water connects this wetland with other water courses within the valleys. The figure below illustrates a diagram of the hillslope seeps, showing the dominant movement of water into, through and out of the system.



Figure 31: Amalgamated diagram of a typical hillslope seep, highlighting the dominant water inputs, throughputs and outputs, SANBI guidelines (Ollis et al. 2013)

The DWAF (2005) manual separates the classification of watercourses into three (3) separate types of channels or sections defined by their position relative to the zone of saturation in the riparian area (Figure 32). The classification system separates channels into:

• those that do not have baseflow ('A' Sections);

- those that sometimes have baseflow ('B' Sections) or non-perennial; or
- those that always have baseflow ('C' Sections) or perennial.

The drainage feature on site can be described as "A Section" channels.



Figure 32: Watercourse classifications (DWAF, 2005)

## **Risk Screening**

Table 13 and Figure 33 provides the results of risk screening for the delineated wetland and provides motivation for each of the determined categories.

Table	13: Risk	status	of the	delineated	wetlands.
rabio	10.1000	oluluo	01 1110	aomioatoa	wouldingo

HGM unit	Risk Status	Rationale
HGM 1	At Risk	Although the development will take place outside the wetland and the calculated buffer, the development will still indirectly impact the wetland systems. The development will take place upslope of the wetland and thus runoff will flow into the system. The wetland will also be subjected to dust from the stockpiles. If all mitigations are adhered to the risks can be reduced but not avoided.
HGM 2	At Risk	Although the development will take place outside the wetland and the calculated buffer, the development will still indirectly impact the wetland systems. The development will take place upslope of the wetland and thus runoff will flow into the system. The wetland will also be subjected to dust from the stockpiles. If all mitigations are adhered to the risks can be reduced but not avoided.
HGM 3	Not at Risk	These wetlands are located far enough from the development that both the direct and indirect impacts can be mitigated. These systems will continue to function at the same level as at this present time.
HGM 4	Not at Risk	This system is protected by HGM 1 and will thus not be impacted by the proposed development. If the prescribed mitigation measures are adhered to there will be no indirect impacts of this system and the system will continue to function as before the development.



Figure 33: Risk status of the delineated wetland features.

Four HGM units have been identified in relation to the proposed project, which have been classified as; two channelled valley-bottom (HGM 1 & HGM 2), multiple unchannelled valley-bottom wetlands (HGM 3) and a single hillslope seep (HGM 4). Along with these natural wetlands, a few drainage features were identified and delineated. The entire proposed site is located within a CBA 1 area.

The health and integrity of the wetland systems ranged from "B – Largely Natural" to "D – Largely Modified" class with ecosystem service provision ranging from "Intermediate" to "High". The Ecological Importance and Sensitivity of the wetlands are presented within the "Moderate" range.

A summary of the functional assessments pertaining to the "At Risk" wetlands are presented in the table below. The post-mitigation buffer of 20 m is suggested for HGM 1.

HGM	Present Ecological Status (PES)	Ecological Importance and Sensitivity (EIS)	Ecological services class	Recommended ecological category and management Objective (REC-RMO)			
HGM 1	D - Largely Modified	C-Moderate	High	D - Maintain			
HGM 2	B – Largely Natural	C- Moderate	Intermediate	B - Maintain			

Table 14: Summary of the system functionality assessment results

Considering the assessment findings, no fatal flaws are evident for the proposed project at this stage in relation to freshwater resources. It is the opinion of the specialists that the project may be favourably considered for authorisation, on condition that all prescribed mitigation measures are implemented. This includes the avoidance of sensitive freshwater habitats and, the minimisation of development within these areas in the case of linear infrastructure such as the access roads.

# SITE SPECIFIC MINING AND BIODIVERSITY CONSERVATION AREAS

As previously mentioned, the area falls over an area of high risk for mining therefore the risk is seen to be significant. The Mining and Biodiversity Guideline's describes areas of high-risk biodiversity importance as: "Critically endangered and endangered ecosystems." The guideline notes that environmental screening, the EIA and specialists should focus on confirming the presence and significance of biodiversity features and provide a site-specific basis on which to apply the mitigation hierarchy to inform regulatory decision-making.



Figure 34: The Mining and Biodiversity importance map with the proposed mining footprint indicated by the green polygon. Dark brown – high biodiversity importance, high risk for mining, light brown –

moderate biodiversity Importance, moderate risk for mining (image obtained from the BGIS Map Viewer – Mining Guidelines).

# SITE SPECIFIC GROUNDCOVER

Numerous indigenous flora species were recorded for the PAOI (a list can be provided upon request), characteristic of the vegetation types for the site. Some of these species can be seen presented in **Error! Reference source not found.** of Appendix M2. Three SCC and five p rotected species were recorded in the PAOI and are presented in section the figure below.



Figure 35:Photos illustrating indigenous flora species recorded for the PAOI; A) Argyrella canescens), B) Exochaenium grande, C) Zantedeschia aethiopica, D) Helichrysum adenocarpum, E) Athrixia phylicoides and F) Cheilanthes viridis.

## **SCC and Protected Species**

Three SCC was recorded for the PAOI.

Table 15: Summary of flora SCC recorded within the PAOI of Influence (PAOI) during the field survey period.

Scientific Name	Conservation Status and Criteria	Ecology and Threats
Stangeria eriopus	VU	This species is widespread along the east coast of South Africa and southern Mozambique, usually occurring within a few kilometres of the ocean. This species grows in open, dry grassland, in light shade under trees in the coastal parkland, or in dense, damp lowland forest. This species has been affected by over collecting (for medicinal and ornamental use). Habitat destruction has also had an effect on the plants in the wild (pineapple and sugar cane farming).





Five (5) species of protected plant were recorded for the PAOI (Table 16), some of these species are shown in Figure 37. These species are not to be disturbed in any way. Should they need to be removed, the appropriate permits must be procured prior to the relocation or removal of these species.

Table 16: Provincially protected plants recorded.

Family	Species	SANBI
Amaryllidaceae	Boophone disticha	LC
Asparagaceae	Eucomis autumnalis	LC
Proteaceae	Leucadendron spissifolium	VU
Proteaceae	Protea caffra	LC
Proteaceae	Protea roupelliae	LC



Figure 36: Photographs presenting some of the protected species recorded for the PAOI: A) Protea caffra, B) Protea roupelliae and C) Boophone disticha.

Considering the findings above, it is imperative that the following be implemented:

- A site walkdown must be conducted during the correct flowering season prior to the commencement of construction activities and all protected flora species and flora SCC must be avoided or the relevant permits obtained to carry out a plant search and rescue;
- A Strict Closure Plan must be developed and implemented for the Mining Permit Area;
- A Biodiversity Offset must be considered;
- The managing of edge affects will be imperative, and all mitigation measures mention in this report must be implemented; and
- An alternative site must be identified for the stockpile area such as nearby modified areas (cultivated lands).

#### SITE SPECIFIC FAUNA

Various small mammals and reptiles occur are likely to on the property. The fauna at the site will not be impacted by the proposed mining activities as they will be able to move away or through the site, without being harmed. Workers should be educated and managed to ensure that no fauna at the site is harmed. The study area falls over a property that is noted to be operational game farms, should this mining permit be granted farm owner will be consulted prior to commencement of any activities to ensure that safety of animals and workers. Workers will be informed and managed to ensure that no fauna at the site is harmed. No poaching or hunting of animals will be allowed. All construction vehicles must adhere to a low-speed limit (<40km/h) to avoid collisions with susceptible species such as snakes and tortoises. Trenches and deep excavations should not be left open for extended periods of time as fauna may fall in and become trapped in them. Trenches which are exposed should contain soil ramps allowing fauna to escape the trench.

According to Terrestrial Biodiversity Assessment (Appendix M1) overall, the faunal community of the PAOI could be regarded as depauperate with a distinctive lack of species diversity. Four (4) avifaunal, one (1) reptile and three (3) mammal species were recorded for the PAOI (Table 17).

The lack of faunal species must be interpreted with caution as a longer field survey over several seasons is required to acquire a true representative sample, however, due to the close proximity to urban areas the faunal community has been impacted upon in the preceding years.

No fauna SCC were recorded, however a larger number of mammal, avifauna and herpetofauna species are expected to occur in the area, and longer-term multi-season surveys would be required in order to ensure sufficient sampling.

Scientific Name	Common Name	Conservation Status		
	Common Name	SANBI	IUCN	
	Avifauna			
Ardea melanocephala	Black-headed Heron	Unlisted	Unlisted	
Corvus albicollis	White-necked Raven	Unlisted	Unlisted	
Cyanomitra olivacea	Olive Sunbird	Unlisted	Unlisted	
Pycnonotus tricolor	Dark-capped Bulbul	Unlisted	Unlisted	
	Reptile			

Table 17: Summary of faunal species recorded within the PAOI.

Trachylepis varia	Variable Skink	LC	LC
	Mammals		
Lepus capensis	Cape Hare	LC	LC
Sylvicapra grimmia	Common Duiker	LC	LC
Procavia capensis	Rock Hyrax	LC	LC



Figure 37:Photos illustrating mammal species recorded for the PAOI; A) Trachylepis varia (Variable Skink), B) Procavia capensis (Rock Hyrax) and C) Sylvicapra grimmia (Common Duiker).

#### SITE SPECIFIC CULTURAL AND HERITAGE ENVIRONMENT

As per the Heritage Impact Assessment (Appendix M3), the project area is located on an elevated terrain and thick grasses cover the landscape. Small rocky outcroppings are found scattered throughout the landscape. The general landscape lacks topographic focal points such as hills and watercourses which would have attracted archaeologically significant human occupation. This was verified through the lack of heritage resources identified within both the MP and Stockpile areas. The larger area does however boast a rich living heritage consisting of various villages and communities throughout the landscape who have implemented a lifestyle similar to that of Late Iron Age communities. The Project will not impact on any of these communities.

According to the South African Heritage Resource Authority (SAHRA) Paleontological sensitivity map the study area is of low palaeontological sensitivity and no palaeontological studies are required however a protocol for finds is required.

The impact to heritage resources is expected to be low provided that the recommendations in this report are adhered to, based on the South African Heritage

Resource Authority (SAHRA) 's approval. Should the Applicant implement the mitigation measures proposed in the EMPr the impact of the proposed activity on the surrounding area in general is deemed to be of low significance.

#### SITE SPECIFIC INFRASTRUCTURE

No other infrastructure has been established on the property that can be affected by the proposed development.

During the environmental impact assessment process, the feasibility of the proposed site was assessed to identify fatal flaws that are deemed as severe as to prevent the activity continuing or warrant a site or project alternative. The outcome of the assessment showed that should the mitigation measures and monitoring programmes proposed in this document be implemented, no fatal flaws could be identified that prevents the activity continuing.

#### (d) Environmental and current land use map.

(Show all environmental and current land use features)

The environmental and current land use map is attached as Appendix D.

v) Impacts and risks identified including the nature, significance, consequence, extent, duration and probability of the impacts, including the degree to which these impacts

(Provide a list of the potential impacts identified of the activities described in the initial site layout that will be undertaken, as informed by both the typical known impacts of such activities, and as informed by the consultations with affected parties together with the significance, probability, and duration of the impacts. Please indicate the extent to which they can be reversed, the extent to which they may cause irreplaceable loss of resources, and can be avoided, managed or mitigated.)

The following potential impacts were identified of each main activity in each phase of the proposed project. The significance rating was determined using the methodology as explained under *vi*) *Methodology Used in Determining and Ranking the Significance*. The impact rating listed below was determined for each impact **prior** to bringing the proposed mitigation measures into consideration. The degree of mitigation indicates the possibility of partial, full or no mitigation of the identified impact.

# SITE ESTABLISHMENT & INFRASTRUCTURE DEVELOPMENT:

# Alteration of the agricultural sense of place

									:	Significance	9	
								Low	Low- Medium	Medium	Medium- High	High
Severity	Duration	Extent	Consequence	Probability	Frequency	Likelihood		1 - 4.9	5 - 9.9	10 - 14.9	15 – 19.9	20 - 25
Rating: Medium Site Layout Alternative 1							Degr	ee of M	itigation: No	one		
2	3	1	1.6	5	5	5		8				

### Loss of agricultural land

									;	Significance	e	
								Low	Low- Medium	Medium	Medium- High	High
Severity	Duration	Extent	Consequence	Probability	Frequency	Likelil	hood	1 - 4.9	5 - 9.9	10 - 14.9	15 – 19.9	20 - 25
Rating: Medium Site Layout Alternative 1							Degr	ee of M	itigation: N	one		
2	4	1	2.3	5	5	5		11.6				

## Visual intrusion as a result of site establishment

									:	Significance	e	
									Low-		Medium-	
								Low	Medium	Medium	High	High
			Consequence					1 -		10 14 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likelił	nood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: Medium Site Layout Alternative 1						Degr	ee of M	itigation: N	one			
2	4	1	2.3	5	5	5		11.6				

### Potential impact on fauna within the footprint area

									:	Significance	e	
									Low-		Medium-	
								Low	Medium	Medium	High	High
			Consequence					1 -		10 11 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likelił	nood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: Medium Site Layout Alternative 1						Degr	ee of M	itigation: N	one			
2	4	1	1.6	4	3	3.5		5.6				

Potential impact on vegetation and listed and/or protected plant species.

									;	Significanc	e	
									Low-		Medium-	
								Low	Medium	Medium	High	High
			Consequence					1 -		10 14 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likelil	nood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: Medium Site Layout Alternative 1							Degr	ee of M	itigation: N	one		
5	4	1	3.3	4	3	3.5		11.6				

#### Dust nuisance due to site establishment.

									:	Significance	e	
									Low-		Medium-	
								Low	Medium	Medium	High	High
			Consequence					1 -		10 14 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likelił	nood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: M	edium		Site Layout Alternative 1				Degr	ee of M	itigation: No	one		
3	4	1	2.6	4	3	3.5		9.1				

## Potential impact on archaeological artefacts

									Ş	Significance	e	
									Low-		Medium-	
								Low	Medium	Medium	High	High
			Consequence					1 -		10 14 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likelil	nood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: M	edium	ernative 1			Degr	ee of M	itigation: No	one				
2	5	5	4	1	1	1		4				

## New job opportunities as a result of the mining operation (Positive Impact)

							;	Significance	9			
								Low	Low- Medium	Medium	Medium- High	High
Severity	Duration	Extent	Consequence	Probability	Frequency	Likelil	nood	1 - 4.9	5 - 9.9	10 - 14.9	15 – 19.9	20 - 25
Rating: Medium Site Layout Alternative 1							Degr	ee of M	itigation: N	/A		
4	4	5	4.6	5	5	5		23				

# STRIPPING AND STOCKPILING OF TOPSOIL AND/OR OVERBURDEN:

# Visual intrusion caused by mining activities.

									;	Significance	e	
									Low-		Medium-	
								Low	Medium	Medium	High	High
			Consequence					1 -		10 14 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likeli	nood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: Medium Site Layout Alternative 1							Degr	ee of M	itigation: N	one		
2	4	1	2.3	5	5	5		11.6				

## Loss of stockpiled topsoil during mining and stockpiling

									:	Significance	e	
									Low-		Medium-	
								Low	Medium	Medium	High	High
			Consequence					1 -		10 14 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likelih	nood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: Medium Site Layout Alternative 1							Degr	ee of M	itigation: No	one		
3	4	1	2.6	4	3	3.5		9.1				

## Dust nuisance as a result of the disturbance of soil.

									;	Significance	e	
									Low-		Medium-	
								Low	Medium	Medium	High	High
			Consequence					1 -		10 14 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likelil	nood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: Medium Site Layout Alternative 1							Degr	ee of M	itigation: N	one		
2	3	2	2.3	4	4	4		9.2				

Noise nuisance generated by earthmoving machinery.

									;	Significance	e	
								Low	Low- Medium	Medium	Medium-	High
			Consoquence			1		1	Weardin	Wealdin	15	20
Severity	Duration	Extent	Consequence	Probability	Frequency	Likelił	nood	4.9	5 - 9.9	10 - 14.9	19.9	20 - 25
Rating: M	edium		Site Layout Alte	ernative 1			Degr	ee of M	itigation: N	one		
2	4	1	2.3	5	5	5		11.6				

Infestation of the topsoil heaps and mining area with weeds or invader plant species.

									;	Significance	e	
								Low	Low- Medium	Medium	Medium- High	High
Severity	Duration	Extent	Consequence	Probability	Frequency	Likelił	nood	1 - 4.9	5 - 9.9	10 - 14.9	15 – 19.9	20 - 25
Rating: M	edium		Site Layout Alte	ernative 1			Degr	ee of Mi	itigation: No	one		
3	3	1	2.3	4	2	3		6.9				

Potential impact on local fauna due to disturbance and loss of available habitat.

									;	Significance	e	
								Low	Low- Medium	Medium	Medium- High	High
Severity	Duration	Extent	Consequence	Probability	Frequency	Likelil	nood	1 - 4.9	5 - 9.9	10 - 14.9	15 – 19.9	20 - 25
Rating: M	ledium		Site Layout Alte	ernative 1			Degr	ee of M	itigation: N	one		
2	4	1	2.3	5	5	5		11.6				

Potential erosion of denuded areas.

									:	Significance	e	
								Low	Low- Medium	Medium	Medium- High	Hiah
Severity	Duration	Extent	Consequence	Probability	Frequency	Likelil	nood	1 - 4.9	5 - 9.9	10 - 14.9	15 – 19.9	20 - 25
Rating: M	edium		Probability Frequency Site Layout Alternative 1				Degr	ee of M	itigation: N	one		
3	3	1	2.3	4	2	3		6.9				

Loss of stockpiled material due to ineffective storm water control.

									;	Significance	Ð	
								Low	Low- Medium	Medium	Medium- High	High
Severity	Duration	Extent	Consequence	Probability	Frequency	Likelil	nood	1 - 4.9	5 - 9.9	10 - 14.9	15 – 19.9	20 - 25
Rating: M	edium		Site Layout Alte	Site Layout Alternative 1			Degr	ee of M	itigation: No	one		
3	3	1	2.3	4	2	3		6.9				

## Potential contamination of footprint area and surface runoff as a result of hydrocarbon spillages

									;	Significance	Ð	
									Low-		Medium-	
								Low	Medium	Medium	High	High
			Consequence					1 -		10 14 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likelil	nood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: M	edium		Site Layout Alternative 1				Degr	ee of M	itigation: N	one		
2	4	1	2.3	5	5	5		11.6				

# DRILLING AND BLASTING:

Health and safety risk posed by blasting activities.

									:	Significance	e	
								Low	Low-	Modium	Medium-	High
	-				T			LOW	Medium	Medium	підп	пign
			Consequence					1 -		10 11 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likelił	nood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: M	edium		Site Layout Alte	ernative 1			Degr	ee of M	itigation: No	one		
3	3	1	2.3	4	4	4		9.2				

## Dust nuisance caused by blasting activities.

									Ş	Significance	9	
								Low	Low- Medium	Medium	Medium- High	High
Severity	Duration	Extent	Consequence	Probability	Frequency	Likelil	hood	1 - 4.9	5 - 9.9	10 - 14.9	15 – 19.9	20 - 25
Rating: M	ledium		Site Layout Alte		Degr	ee of M	itigation: No	one				
3	3	1	2.3	4	2	3		6.9				

### Noise nuisance as a result of blasting.

									ļ	Significance	e	
									Low-	N.4. 11	Medium-	
								Low	Medium	Medium	High	High
			Consequence					1 -		10 14 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likelil	nood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: M	edium		Site Layout Alte		Degr	ee of M	itigation: No	one				
3	3	1	2.3	4	2	3		6.9				

# EXCAVATION, LOADING AND HAULING TO THE PROCESSING PLANT

Visual intrusion as a result of excavation and from loading and vehicles transporting the material.

									ļ	Significance	e	
									Low-		Medium-	
								Low	Medium	Medium	High	High
			Consequence					1 -		10 14 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likelil	nood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: M	ledium		Site Layout Alternative 1				Degr	ee of M	itigation: No	one		
2	4	1	2.3	5	5	5		11.6				

# Dust nuisance due to excavation and from loading and vehicles transporting the material.

									;	Significance	Ð	
									Low-		Medium-	
								Low	Medium	Medium	High	High
			Consequence					1 -		10 14 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likelil	nood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: M	edium		Site Layout Alternative 1				Degr	ee of M	itigation: N	one		
3	3	1	2.3	4	4	4		9.2				

Noise nuisance as a result of the mining activities.

									;	Significance	e	
								Low	Low- Medium	Medium	Medium- High	High
Severity	Duration	Extent	Consequence	Probability	Frequency	Likelil	hood	1 - 4.9	5 - 9.9	10 - 14.9	15 – 19.9	20 - 25
Rating: M	ledium		Probability         Frequency           Site Layout Alternative 1				Degr	ee of M	itigation: N	one		
3	3	1	2.3	4	2	3		6.9				

Unsafe working environment for employees.

									;	Significance	e	
								Low	Low-	Madium	Medium-	Lliab
								LOW	Mealum	wealum	⊓ign	nign
			Consequence					1 -		10 14 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likeli	hood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: M	edium		Site Layout Alte	Iternative 1			Degr	ee of M	itigation: N	one		
3	3	1	2.3	4	4	4		9.2				

Soil contamination from hydrocarbon spills and/or littering.

									;	Significance	•	
									Low-		Medium-	
								Low	Medium	Medium	High	High
			Consequence					1 -		10 11 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likelil	nood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: M	edium		Site Layout Alternative 1				Degr	ee of M	itigation: N	one		
3	4	1	2.6	4	5	4.5		11.7				

Potential impact on areas of palaeontological concern.

									:	Significance	e	
									Low-		Medium-	
								Low	Medium	Medium	High	High
			Consequence					1 -		10 11 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likelil	hood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: M	edium		Site Layout Alte	Site Layout Alternative 1			Degr	ee of M	itigation: No	one		
2	4	1	2.3	2	2	2		4.6				

Facilitation of erosion due to mining activities.

									;	Significance	e	
								Low	Low- Medium	Medium	Medium- High	High
Severity	Duration	Extent	Consequence	Probability	Frequency	Likelil	hood	1 - 4.9	5 - 9.9	10 - 14.9	15 – 19.9	20 - 25
Rating: M	ledium		Site Layout Alte	Iternative 1			Degr	ee of M	itigation: No	one		
3	3	1	2.3	5	4.5		10.35					

## PROCESSING, STOCKPILING AND TRANSPORTING OF MATERIAL:

Dust nuisance generated at the processing plant.

									;	Significance	e	
									Low-		Medium-	
								Low	Medium	Medium	High	High
			Consequence					1 -		10 11 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likelil	nood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: M	ledium		Site Layout Alternative 1				Degr	ee of M	itigation: N	one		
3	3	1	2.3	4	2	3		6.9				

# Noise nuisance stemming from operation of the processing plant.

									:	Significance	e	
									Low-		Medium-	
								Low	Medium	Medium	High	High
			Consequence					1 -		10 11 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likelił	nood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: M	edium		Site Layout Alternative 1				Degr	ee of M	itigation: No	one		
3	3	1	2.3	4	2	3		6.9				

Visual intrusion as a result of operation of the processing plant.

									;	Significance	e	
									Low-		Medium-	
								Low	Medium	Medium	High	High
			Consequence					1 -		10 14 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likelih	nood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: M	edium		Site Layout Alternative 1				Degr	ee of M	itigation: N	one		
3	3	1	2.3	4	2	3		6.9				

Potential contamination of environment due to improper waste management.

									;	Significance	e	
									Low-		Medium-	
								Low	Medium	Medium	High	High
			Consequence					1 -		10 14 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likelił	nood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: M	edium		Site Layout Alternative 1				Degr	ee of M	itigation: No	one		
3	3	1	2.3	4	4	4		9.2				

# Overloading of trucks impacting road infrastructure

									;	Significance	e	
									Low-		Medium-	
								Low	Medium	Medium	High	High
			Consequence					1 -		10 14 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likelił	nood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: M	edium		Site Layout Alte		Degr	ee of M	itigation: No	one				
3	4	1	2.6	4	4	4	10.4					

# Degradation of the access road

									;	Significance	9	
								Low	Low- Medium	Medium	Medium- High	High
Severity	Duration	Extent	Consequence	Probability	Frequency	Likelil	nood	1 - 4.9	5 - 9.9	10 - 14.9	15 – 19.9	20 - 25
Rating: M	edium		Site Layout Alte	Site Layout Alternative 1			Degr	ee of M	itigation: N	one		
3	4	2	3	4	5	4.5 <b>13.5</b>						

## **CUMULATIVE IMPACTS:**

Impact the broad-scale ecological processes - The loss of unprotected vegetation types on a cumulative basis from the broad area may impact the country's ability to meet its conservation targets.

									;	Significance	9	
								Low	Low-	Modium	Medium-	High
								LOW	Medium	wealum	піgri	піgn
			Consequence					1 -		10 14 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likelil	nood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: M	edium		Site Layout Alternative 1				Degr	ee of M	itigation: Pa	artial		
5	4	1	3.3	5	5	5 <b>16.6</b>						

Transformation of intact habitat would contribute to the fragmentation of the landscape and would potentially disrupt the connectivity of the landscape for fauna, avifauna, and flora and impair their ability to respond to environmental fluctuations.

									;	Significance	)	
									Low-		Medium-	
								Low	Medium	Medium	High	High
			Consequence					1 -		10 11 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likelił	nood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: M	edium		Site Layout Alte	Site Layout Alternative 1			Degr	ee of M	itigation: Pa	artial		
5	4	1	3.3	5	5	5		16.6				

### SLOPING AND LANDSCAPING DURING REHABILITATION:

Safety risk posed by un-sloped areas

									;	Significance	9	
								Low	Low- Medium	Medium	Medium- High	High
Severity	Duration	Extent	Consequence	Probability	Frequency	Likelił	nood	1 - 4.9	5 - 9.9	10 - 14.9	15 – 19.9	20 - 25
Rating: Medium Site Layout Alternative 1					Degree of Mitigation: None							
3	5	1	3	4	5	4.5		13.5				

Erosion of returned topsoil after rehabilitation

					Significance							
									Low-		Medium-	
								Low	Medium	Medium	High	High
			Consequence					1 -		10 11 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likelił	nood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: Medium Site Layout Alternative 1						Degr	ee of M	itigation: N	one			
3	5	1	3	4	3	3.5		10.5				

#### Infestation of the reinstated areas by weeds and invader plant species

									;	Significance	e	
									Low-		Medium-	
								Low	Medium	Medium	High	High
			Consequence					1 -		10 14 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likelił	nood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: Medium Site Layout Alternative 1					Degree of Mitigation: None							
3	4	1	2.6	4	4	4		10.4				

Potential impact associated with litter/waste left at the mining area

					Significance							
									Low-		Medium-	
								Low	Medium	Medium	High	High
			Consequence					1 -		10 11 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likeli	nood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: Medium Site Layout Alternative 1							Degr	ee of M	itigation: No	one		
3	4	1	2.6	4	4	4		10.4				

#### Return of the mining area to landscape feature upon closure (Positive Impact)

									;	Significance	9	
									Low-		Medium-	
								Low	Medium	Medium	High	High
			Consequence					1 -		10 14 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likelil	nood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: Medium Site Layout Alternative 1							Degree of Mitigation: N/A					
3	5	1	3	5	5	5		15				

# vi) Methodology used in determining and ranking the nature, significance, consequences, extent, duration and probability of potential environmental impacts and risks;

(Describe how the significance, probability, and duration of the aforesaid identified impacts that were identified through the consultation process was determined in order to decide the extent to which the initial site layout needs revision.)

# Methodology for the assessment of the potential environmental, social and cultural impacts

### **DEFINITIONS AND CONCEPTS:**

#### Environmental significance:

The concept of significance is at the core of impact identification, evaluation and decisionmaking. The concept remains largely undefined and there is no international consensus on a single definition. The following common elements are recognised from the various interpretations:

- Environmental significance is a value judgement.
- The degree of environmental significance depends on the nature of the impact
- The importance is rated in terms of both biophysical and socio-economic values
- Determining significance involves the amount of change to the environment perceived to be acceptable to affected communities.

Significance can be differentiated into impact magnitude and impact significance. Impact magnitude is the measurable change (i.e. intensity, duration and likelihood). Impact significance is the value placed on the change by different affected parties (i.e. level of acceptability) (DEAT (2002) Impact Significance, Integrated Environmental Management, Information Series 5).
The concept of risk has two dimensions, namely the consequence of an event or set of circumstances, and the likelihood of particular consequences being realised (Environment Australia (1999) Environmental Risk Management).

## Impact

The positive or negative effects on human well-being and / or the environment.

## Consequence

The intermediate or final outcome of an event or situation OR it is the result, on the environment, of an event.

## Likelihood

A qualitative term covering both probability and frequency.

## **Frequency**

The number of occurrences of a defined event in a given time or rate.

## **Probability**

The likelihood of a specific outcome measured by the ratio of a specific outcome to the total number of possible outcomes.

# **Environment**

Surroundings in which an organisation operates, including air, water, land, natural resources, flora, fauna, humans and their interrelation (ISO 14004, 1996).

#### Methodology that will be used

The environmental significance assessment methodology is based on the following determination:

# Environmental Significance = Overall Consequence X Overall Likelihood

#### **Determination of Overall Consequence**

Consequence analysis is a mixture of quantitative and qualitative information and the outcome can be positive or negative. Several factors can be used to determine consequence. For the purpose of determining the environmental significance in terms of consequence, the following factors were chosen: *Severity/Intensity, Duration and Extent/Spatial Scale*. Each factor is assigned a rating of 1 to 5, as described in the tables below.

# Determination of Severity / Intensity

**Severity** relates to the nature of the event, aspect or impact to the environment and describes how severe the aspects impact on the biophysical and socio-economic environment.

The table below will be used to obtain an overall rating for severity, taking into consideration the various criteria.

Table 18: Table to be	used to obtain an overall rating of severity, taking into consideration the various criteria.
Type of criteria	

Type of criteria	Rating					
	1	2	3	4	5	
Quantitative	0-20%	21-40%	41-60%	61-80%	81-100%	
Qualitative	Insignificant / Non-	Small /	Significant/	Great/ Very	Disastrous	
	harmful	Potentially	Harmful	harmful	Extremely harmful	
		harmful				
Social/ Community	Acceptable /	Slightly tolerable	Intolerable/	Unacceptable /	Totally	
response	I&AP satisfied	/	Sporadic	Widespread	unacceptable /	
		Possible	complaints	complaints	Possible legal	
		objections			action	
Irreversibility	Very low cost to	Low cost to	Substantial cost	High cost to	Prohibitive cost to	
	mitigate/	mitigate	to mitigate/	mitigate	mitigate/	
	High potential to		Potential to		Little or no	
	mitigate impacts to		mitigate impacts/		mechanism to	
	level of		Potential to		mitigate impact	
	insignificance/		reverse impact		Irreversible	
	Easily reversible					
Biophysical	Insignificant change	Moderate change	Significant	Very significant	Disastrous	
(Air quality, water	/ deterioration or	/ deterioration or	change /	change /	change /	
quantity and quality,	disturbance	disturbance	deterioration or	deterioration or	deterioration or	
waste production,			disturbance	disturbance	disturbance	
fauna and flora)						

# Determination of Duration

Duration refers to the amount of time that the environment will be affected by the event, risk or impact, if no intervention e.g. remedial action takes place.

Rating	Description
1	Up to ONE MONTH
2	ONE MONTH to THREE MONTHS (QUARTER)
3	THREE MONTHS to ONE YEAR
4	ONE to TEN YEARS
5	Beyond TEN YEARS

Table 19: Criteria for the rating of duration.

# Determination of Extent/Spatial Scale

Extent or spatial scale is the area affected by the event, aspect or impact.

Table 20: Criteria for the rating of extent / spatial scale.

Rating	Description
1	Immediate, fully contained area
2	Surrounding area
3	Within Business Unit area of responsibility
4	Within the farm/neighbouring farm area
5	Regional, National, International

# Determination of Overall Consequence

Overall consequence is determined by adding the factors determined above and summarized below, and then dividing the sum by 3.

Table 21.	Example of	<sup>c</sup> alculating	overall	consequence
10010 21.	Example of	ouloululing	ovorun	consequence.

Consequence	Rating
Severity	Example 4
Duration	Example 2
Extent	Example 4
SUBTOTAL	10
TOTAL CONSEQUENCE:	3.3
(Subtotal divided by 3)	0.0

#### **Determination of Likelihood:**

The determination of likelihood is a combination of Frequency and Probability. Each factor is assigned a rating of 1 to 5, as described below and in tables 6 and 7.

# **Determination of Frequency**

Frequency refers to how often the specific activity, related to the event, aspect or impact, is undertaken.

Table	22:	Criteria	for th	ie ratina	of free	auencv.
1 0010		en le la		ie raang	01 11 0 0	1991.091

Rating	Description
1	Once a year or once/more during operation
2	Once/more in 6 Months
3	Once/more a Month
4	Once/more a Week
5	Daily

#### Determination of Probability

Probability refers to how often the activity or aspect has an impact on the environment.

Rating	Description			
1	Almost never / almost impossible			
2	Very seldom / highly unlikely			
3	Infrequent / unlikely / seldom			
4	Often / regularly / likely / possible			
5	Daily / highly likely / definitely			

Table 23: Criteria for the rating of probability.

#### **Overall Likelihood**

Overall likelihood is calculated by adding the factors determined above and summarised below, and then dividing the sum by 2.

Table 24: Example of calculating overall likelihood.

Consequence	Rating	
Frequency	Example 4	
Probability	Example 2	
SUBTOTAL	6	
TOTAL LIKELIHOOD	3	
(Subtotal divided by 2)	3	

# **Determination of Overall Environmental Significance:**

The multiplication of overall consequence with overall likelihood will provide the environmental significance, which is a number that will then fall into a range of LOW, LOW-MEDIUM, MEDIUM, MEDIUM-HIGH or HIGH, as shown in the table below.

Table 25: Determination of overall environmental significance.

Significance or Risk	Low	Low- Medium	Medium	Medium-High	High
Overall Consequence X Overall Likelihood	1 – 4.9	5 – 9.9	10 – 14.9	15 – 19.9	20 – 25

# Qualitative description or magnitude of Environmental Significance

This description is qualitative and is an indication of the nature or magnitude of the Environmental Significance. It also guides the prioritisations and decision making process associated with this event, aspect or impact.

Significance	Low	Low-Medium	Medium	Medium-High	High
Impact Magnitude	Impact is of very	Impact is of low	Impact is real, and	Impact is real and	Impact is of the
	low order and	order and	potentially	substantial in	highest order
	therefore likely to	therefore likely to	substantial in	relation to other	possible.
	have very little	have little real	relation to other	impacts. Pose a	Unacceptable. Fatal
	real effect.	effect. Acceptable.	impacts. Can	risk to the	flaw.
	Acceptable.		pose a risk to	company.	
			company	Unacceptable	
Action Required	Maintain current	Maintain current	Implement	Improve	Implement
	management	management	monitoring.	management	significant mitigation
	measures.	measures.	Investigate	measures to	measures or
	Where possible	Implement	mitigation	reduce risk.	implement
	improve.	monitoring and	measures and		alternatives.
		evaluate to	improve		
		determine	management		
		potential increase	measures to		
		in risk.	reduce risk, where		
		Where possible	possible.		
		improve			

Table 26: Description of environmental significance and related action required.

Based on the above, the significance rating scale has been determined as follows:

High

Of the highest order possible within the bounds of impacts which could occur. In the case of negative impacts, there would be no possible mitigation and / or remedial activity to offset the impact at the spatial or time scale for

which it was predicted. In the case of positive impacts, there is no real alternative to achieving the benefit.

- Medium-High Impacts of a substantial order. In the case of negative impacts, mitigation and / or remedial activity would be feasible but difficult, expensive, timeconsuming or some combination of these. In the case of positive impacts, other means of achieving this benefit would be feasible, but these would be more difficult, expensive, time-consuming or some combination of these.
- Medium Impact would be real but not substantial within the bounds of those, which could occur. In the case of negative impacts, mitigation and / or remedial activity would be both feasible and fairly easily possible, In case of positive impacts; other means of achieving these benefits would be about equal in time, cost and effort.
- Low-Medium Impact would be of a low order and with little real effect. In the case of negative impacts, mitigation and / or remedial activity would be either easily achieved of little would be required, or both. In case of positive impacts alternative means for achieving this benefit would likely be easier, cheaper, more effective, less time-consuming, or some combination of these.
- Low Impact would be negligible. In the case of negative impacts, almost no mitigation and or remedial activity would be needed, and any minor steps, which might be needed, would be easy, cheap and simple. In the case of positive impacts, alternative means would almost all likely be better, in one or a number of ways, than this means of achieving the benefit.
- Insignificant There would be a no impact at all not even a very low impact on the system or any of its parts.

# vii) The positive and negative impacts that the proposed activity (in terms of the initial site layout) and alternatives will have on the environment and the community that may be affected.

(Provide a discussion in terms of advantages and disadvantages of the initial site layout compared to alternative layout options to accommodate concerns raised by affected parties)

The environmental impact assessment process assessed the feasibility of the proposed site alternative to identify fatal flaws that are deemed as severe as to prevent the activity continuing or warrant another site or project alternative. The outcome of the assessment showed that should the mitigation measures and monitoring programmes proposed in this document be implemented, no fatal flaws could be identified that prevents the activity continuing. Considering the above, the mining proposal was updated to incorporate the project related mitigation measures and monitoring programmes identified during the assessment process. The preferred development footprint was subsequently finalized and is depicted on the attached site activities plan (Appendix C). The aggregate mining area can be moved to various alternative sites within proximity of the proposed mining area but will entail disturbing

a greenfield area. However, the proposed mining area was identified as the preferred and only viable site alternative as it entails the mining of an inactive area. Considering this, S1 was identified during the assessment phase of the environmental impact assessment, by the Applicant and project team due to the following:

- The applicant only identified one alternative site for the proposed mining as this area is the only viable area due to the position of the mineral reserve.
- If the mining permission is approved, the tribal chief of the area will be contacted before any work begins to ensure the safety of the workers and the animals on the land. This was deemed the only site alternative due to the presence of the aggregate reserve.
- Haul roads will be extended as the open cast mining progresses and will be rehabilitated as part of the final reinstatement of the area and will be rehabilitated as part of the final reinstatement of the area.
- The quality of the aggregate in the earmarked area, complies with the requirements of the Applicant's clients and/or contracts.

# PROJECT ASSOCIATED POSITIVE IMPACTS:

- Possible work opportunities to local residents;
- Return of the mining area to its previous state upon closure of the project; and
- Diversification of the land use of the property.

# POTENTIAL NEGATIVE IMPACTS:

# Site establishment & infrastructure development

- Alteration of the agricultural sense of place;
- Loss of agricultural land;
- Visual intrusion as a result of site establishment;
- Potential impact on fauna within the footprint area;
- Potential impact on vegetation and listed and/or protected plant species
- Dust nuisance due to site establishment
- Potential impact on archaeological artefacts;

# Stripping and stockpiling of topsoil and/or overburden:

- Visual intrusion caused by mining activities;
- Loss of stockpiled topsoil during mining and stockpiling;
- Dust nuisance as a result of the disturbance of soil;
- Noise nuisance generated by earthmoving machinery;
- Infestation of the topsoil heaps and mining area with weeds or invader plant species;
- Potential impact on local fauna due to disturbance and loss of available habitat;
- Potential erosion of denuded areas;

- Loss of stockpiled material due to ineffective storm water control;
- Potential contamination of footprint area and surface runoff as a result of hydrocarbon spillages.

# Drilling and blasting:

- Health and safety risk posed by blasting activities;
- Dust nuisance caused by blasting activities;
- Noise nuisance as a result of blasting;

## Excavation, loading and hauling to the processing plant:

- Visual intrusion as a result of excavation and from loading and vehicles transporting the material
- Dust nuisance due to excavation and from loading and vehicles transporting the material;
- Noise nuisance as a result of the mining activities;
- Unsafe working environment for employees;
- Soil contamination from hydrocarbon spills and/or littering;
- Potential impact on areas of palaeontological concern;
- Facilitation of erosion due to mining activities;

# Processing, stockpiling and transporting of material:

- Dust nuisance generated at the processing plant;
- Noise nuisance stemming from operation of the processing plant;
- Visual intrusion because of operation of the processing plant
- Potential contamination of environment due to improper waste management;
- Overloading of trucks impacting road infrastructure;
- Degradation of the access road;

#### Cumulative impacts:

- Impact the broad-scale ecological processes;
- Transformation of intact habitat would contribute to the fragmentation of the landscape and would potentially disrupt the connectivity of the landscape for fauna, avifauna, and flora and impair their ability to respond to environmental fluctuations

## Sloping and landscaping during rehabilitation:

- Safety risk posed by un-sloped areas;
- Erosion of returned topsoil after rehabilitation;
- Infestation of the reinstated areas by weeds and invader plant species;
- Potential impact associated with litter/waste left at the mining area.

#### viii)The possible mitigation measures that could be applied and the level of risk

(With regard to the issues and concerns raised by affected parties provide a list of the issues raised and an assessment/discussion of the mitigation or site layout alternatives available to accommodate or address their concerns, together with an assessment of the impacts or risks associated with the mitigation or alternatives considered)

The following mitigation measures are proposed to address/minimize the impact of the proposed activity on the surrounding environment:

# TOPOGRAPHY

## Rehabilitating/Landscaping of Mining Area:

- The excavated area must serve as a final depositing area for the placement of overburden.
- Rocks and coarse material removed from the excavation must be dumped into the excavation.
- Coarse natural material used for the construction of ramps must be removed and dumped into the excavations.
- Stockpiles must be removed during the decommissioning phase, the area ripped and the topsoil returned to its original depth to provide a growth medium.
- No waste may be permitted to be deposited in the excavations.
- Once overburden, rocks and coarse natural materials have been added to the excavation and it was profiled with acceptable contours and erosion control measures, the topsoil previously stored must be returned to its original depth over the area.
- If necessary, the area can be fertilized to hasten the establishment of flora. Should the
  site's natural vegetation not grow back within six months of its closure to spread the
  naturally existent flora in the area, the site could be seeded with a local or adapted
  indigenous seed mix. This area is seen to have low agricultural potential due to the rocky
  surface therefore the use of seed mixes should only be done after consultation with a
  qualified specialist with experience in the area as it might not apply.

- If a reasonable assessment indicates that the re-establishment of vegetation is unacceptably slow, the Regional Manager may require that the soil be analysed and any deleterious effects on the soil arising from the mining operation be corrected and the area be seeded with a vegetation seed mix to his or her specification.
- On completion of operations, all structures or objects shall be dealt with in accordance with section 44 of the Mineral and Petroleum Resources Development Act, 2002 (Act 28 of 2002).
- On completion of mining operations, the surface of all plant-, stockpiling-, and/or office areas, if compacted due to hauling and dumping operations, shall be scarified to a depth of at least 200mm and graded to an even surface condition. Where applicable/possible topsoil needs to be returned to its original depth over the area.

# **VISUAL CHARACTERISTICS**

# Visual Mitigation:

- The site must have a neat appearance and be always kept in good condition.
- Mining equipment must be stored neatly in dedicated areas when not in use.
- The permit holder must limit vegetation removal, and stripping of topsoil may only be done immediately prior to the mining/use of a specific area.
- The excavation must be contained within the approved footprint of the permitted area.
- Upon closure the site must be rehabilitated to ensure that the visual impact on the aesthetic value of the area is reduced to the minimum.

# AIR AND NOISE QUALITY

# Fugitive Dust Emission Mitigation Measures:

- The liberation of dust into the surrounding environment must be effectively controlled by the use of, inter alia, straw, water spraying and/or environmentally friendly dust-allaying agents that contains no PCB's (e.g. DAS products).
- The site manager must ensure continuous assessment of all dust suppression equipment to confirm its effectiveness in addressing dust suppression.
- Speed on the haul roads must be limited to 40 km/h on the access road to prevent the generation of excess dust.
- Areas devoid of vegetation, which could act as a dust source, must be minimized and vegetation removal may only be done immediately prior to mining.
- The crusher plant must have operational water sprayers to alleviate dust generation from the conveyor belts.
- Fines, blowing from the drop end of the crusher plant, can be minimized by attaching strips of used conveyor belts to the conveyor's end.

- Compacted dust must weekly be removed from the crusher plant to eliminate the dust source.
- Loads must be flattened to prevent spillage during transportation on public roads.
- Weather conditions must be taken into consideration upon commencement of daily operations. Limiting operations during very windy periods would reduce airborne dust and resulting impacts.
- All dust generating activities shall comply with the National Dust Control Regulations, GN No R827 promulgated in terms of NEM:AQA (Act 39 of 2004) and ASTM D1739 (SANS 1137:2012).
- Best practice measures shall be implemented during the stripping of topsoil, excavation, and transporting of material from site to minimize potential dust impacts.

# Noise Handling:

- The permit holder must ensure that employees and staff conduct themselves in an acceptable manner while on site.
- No loud music may be permitted at the mining area.
- All mining vehicles must be equipped with silencers and maintained in a road worthy condition in terms of the National Road Traffic Act, 1996 (Act No 93 of 1996).
- The type, duration and timing of the blasting procedures must be planned with due cognizance of other land users and structures in the vicinity. Surrounding landowners must be notified in writing prior to each blasting occasion.
- A qualified occupational hygienist must be contracted to quarterly monitor and report on the personal noise exposure of the employees working at the mine. The monitoring must be done in accordance with the SANS 10083:2004 (Edition 5) sampling method as well as NEM:AQA, 2004, SANS 10103:2008.
- Site management must strive to minimise the noise caused by generators. All generators must be maintained and equipped with sound mufflers. If at all possible, the generators must be placed as far away from the nearby land users as practicable, on the western portion of the mining area (S1). Also, to reduce vibration noise, all generators must be set up on a level surface or footing.
- Best practice measures shall be implemented to minimize potential noise impacts.

#### **GEOLOGY AND SOIL**

## **Topsoil Management:**

- The upper 300 mm of the soil must be stripped and stockpiled before mining.
- Topsoil is a valuable and essential resource for rehabilitation, and it must therefore be managed carefully to conserve and maintain it throughout the stockpiling and rehabilitation processes.
- Topsoil must be stripped and stockpiled separately during site preparation and replaced over disturbed areas on completion.
- Topsoil stripping, stockpiling, and re-spreading must be done in a systematic way. The mining plan must be such that topsoil is stockpiled for the minimum possible time.
- The topsoil must be placed on a levelled area, within the mining footprint. No topsoil may be stockpiled in undisturbed and inactive areas.
- Topsoil stockpiles must be protected against losses by water- and wind erosion.
   Stockpiles must be positioned so as not to be vulnerable to erosion by wind and water.
   The establishment of plants (weeds or a cover crop) on the stockpiles will help to prevent erosion.
- Topsoil heaps may not exceed 1.5 m in order to preserve micro-organisms within the topsoil, which can be lost due to compaction and lack of oxygen.
- The temporary topsoil stockpiles must be kept free of invasive plant species.
- Topsoil heaps to be stored longer than a period of 6 months needs to be vegetated with an indigenous grass seed mix if vegetation does not naturally germinate within the first growth season.
- Storm- and runoff water must be diverted around the stockpile area to prevent erosion.
- The stockpiled topsoil must be evenly spread, to a depth of 300 mm, over the rehabilitated area upon closure of the site.
- The permit holder must strive to re-instate topsoil at a time of year when vegetation cover can be established as quickly as possible afterwards, so that erosion of returned topsoil by both rain and wind, before vegetation is established, is minimized. The best time of year is at the end of the rainy season, when there is moisture in the soil for vegetation establishment and the risk of heavy rainfall events is minimal.
- A cover crop must be planted and established immediately after spreading of topsoil, to stabilize the soil and protect it from erosion. The cover crop must be fertilized for optimum biomass production. It is important that rehabilitation be taken up to the point of cover crop stabilization. Rehabilitation cannot be considered complete until the first cover crop is well established.
- Run-off water must be controlled via temporary berms, where necessary, on the slopes to ensure that accumulation of run-off does not cause down-slope erosion.

- The rehabilitated area must be monitored for erosion, and appropriately stabilized if any erosion occurs for at least 12 months after reinstatement.
- Revegetation should occur naturally where topsoils were not severely altered.

# HYDROLOGY

# Erosion Control and Storm Water Management:

- Clearing of vegetation must be limited to the proposed mining footprint and associated infrastructure. No clearing outside of the minimum required footprint to take place.
- Stormwater must be diverted around the topsoil heaps and mining areas to prevent erosion.
- Stockpiles must be protected from erosion, stored on flat areas where possible, and be surrounded by appropriate berms.
- When mining within steep slopes, it must be ensured that adequate slope protection is provided.
- During mining, the outflow of run-off water from the mining excavation must be controlled to prevent down-slope erosion. This must be done by way of the construction of temporary banks and ditches that will direct run-off water (if needed). These must be in place at any points where overflow out of the excavation might occur.
- Roads and other disturbed areas within the project area must be regularly monitored for erosion and problem areas must receive follow-up monitoring to assess the success of the remediation.
- Any erosion problems within the mining area as a result of the mining activities observed must be rectified immediately (within 48 hours) and monitored thereafter to ensure that it does not re-occur.
- Silt/sediment traps/barriers must be used where there is a danger of topsoil or material stockpiles eroding and entering downstream drainage lines and other sensitive areas. These sediment/silt barriers must regularly be maintained and cleared so as to ensure effective drainage of the areas.
- Mining must be conducted only in accordance with the Best Practice Guideline for small scale mining that relates to storm water management, erosion and sediment control and waste management, developed by the Department of Water and Sanitation (DWS), and any other conditions which that Department may impose:
- Clean water (e.g. rainwater) must be kept clean and be routed to a natural watercourse by a system separate from the dirty water system. You must prevent clean water from running or spilling into dirty water systems.
- Dirty water must be collected and contained in a system separate from the clean water system.
- Dirty water must be prevented from spilling or seeping into clean water systems.

- A storm water management plan must apply for the entire life cycle of the mining activity and over different hydrological cycles (rainfall patterns).
- The statutory requirements of various regulatory agencies and the interests of stakeholders must be considered and incorporated into a storm water management plan.
- Polluting activities including storage of mining fleet, equipment wash area facilities and vehicle maintenance yards must be restricted to the workshop areas and must be undertaken on impermeable hard standing surfaces, which are formally drained to a dirty water drainage system at the site.
- All fuels and chemicals stored or used on site must be contained within fit for purpose containers and stored within designated storage areas. To prevent pollution of the surrounding environment during an accidental spillage, the designated storage areas must be situated on an impermeable surface and must feature a perimeter bund and a drainage sump. The volume of the bund and sump must be sized to contain at least 110% of the total volume of the fuel and chemicals being stored within the designated storage areas must feature a perimeter bund to prevent inflow of rainwater, which would require the sump to be emptied more frequently.
- The following mitigation measures was recommended by the Aquatic Specialist (Appendix M1):
  - All 'High' sensitivity and wetland habitats must be avoided (unless authorised), all laydown and staff areas must be restricted to the 'Low' and 'Very Low' sensitivity areas;
  - Adhere to the prescribed wetland buffers. Restrict all non-essential activities (e.g. cement mixing and equipment wetland machinery storage) to outside of wetlands and their prescribed buffers (the post-mitigation buffer of 20 m is suggested for HGM 1);
  - Demarcate the avoidance areas;
  - Dust suppression should be implemented. The residual and sediment laden water from the suppression activities should not be directly released into the wetland in order to prevent higher inputs of sediment into the systems;
  - Areas other than the footprint areas and existing surface infrastructure areas must be declared as 'no-go' areas;
  - Construct as far as possible during winter when runoff from storms are lowest, prioritise this for crossing sites. This will reduce impacts to wetlands due to soil poaching and vegetation trampling under peak saturation levels. Additionally, the risk of vehicles getting stuck and further degrading the vegetation integrity is lowest during this time;
  - Prevent run-off by subsurface drainage channels. Any signs of erosion and scouring must be immediately addressed;

- Mixing of concrete must under no circumstances take place in any wetland or their buffers. Scrape the area where mixing and storage of sand and concrete occurred to clean once finished;
- Do not situate any of the construction material laydown areas within any wetland;
- No machinery should be allowed to be parked in any wetlands;
- Flatten and lightly till (no deeper than 30 cm) excavated / cleared areas to encourage vegetation establishment as soon as possible;
- The use of herbicides is not recommended in or near wetlands (opt for mechanical removal);
- Install sandbags on downstream side of the footprint, where necessary, to trap sediment until the site has been constructed and vegetation has re-established;
- Appropriately contain any generator diesel storage tanks, machinery spills (e.g. accidental spills of hydrocarbons oils, diesel etc.) or construction materials on site (e.g. concrete) in such a way as to prevent them leaking and entering the north-western seep;
- Regularly maintain stormwater infrastructure, pipes, pumps and machinery to minimise the potential for leaks. Check for oil leaks, keep a tidy operation, install bins and promptly clean up any spills or litter;
- Maintain storm water run-off & Discharge Water Quality monitoring;
- Make sure that the soil is backfilled and compacted to accepted geotechnical standards to avoid conduit formation along the trench;
- Speed limits must be put in place to reduce erosion. Soil surfaces must be wetted as necessary to reduce the dust generated by the project activities. Speed bumps and signs must be erected to enforce slow speed; and
- Waste management must be a priority and all waste must be collected and stored adequately. It is recommended that all waste be removed from site on a weekly basis to prevent rodents and pests entering the site.

# TERRESTRIAL BIODIVERSITY, CONSERVATION AREAS AND GROUNDCOVER

#### Management of Vegetation Removal:

- The mining boundaries must be clearly demarcated, and all operations must be contained to the approved mining area. The area outside the mining boundaries must be declared a no-go area, and all staff must be educated accordingly.
- A pre-construction walk-through should be conducted in the flowering season by a suitably qualified botanist for SCC or protected plant species that will be affected (also to comply with provincial permit conditions), and to develop a more comprehensive plant species list of the area.

- For threatened species that may not be destroyed, it is recommended that professional search and rescue service providers be used to remove such plants and to use them either for later rehabilitation work or other conservation projects.
- Cleared vegetation to be retained at any time may not be burned, but can be mulched and stockpiled. Ideally the heaps can be covered with stockpiled topsoil and the material be retained for future site rehabilitation purposes.
- Clearing of vegetation should be minimized and avoided where possible.
- Areas of indigenous vegetation, even secondary communities outside of the direct project footprint, should under no circumstances be fragmented or disturbed further.
- The on-site ECO must provide supervision and oversight of vegetation clearing activities and other activities which may cause damage to the environment, especially during the site establishment phase, when the majority of vegetation clearing is taking place.
- All vehicles must remain on demarcated roads and no unnecessary driving in the veld outside these areas may be allowed.
- No plant species, whether native or exotic, should be brought into, ore removed from, the project area, to prevent the spread of exotic or invasive species or the illegal collection of plants.
- No plants may be translocated or otherwise uprooted or disturbed for rehabilitation or other purposes without express permission from the ECO and without the relevant permits.
- No fires must be allowed on-site.
- If deemed necessary by the ECO, a firebreak must be made around the periphery of the site in autumn every year. Vegetated areas inside the break should be burned (upon recommendation of the ECO) on a biennial basis if deemed necessary. The relevant veld burning legislation must be adhered to.
- The following mitigation measures were provided by the terrestrial biodiversity specialist (Appendix M2):
  - Demarcate work areas during the construction phase to avoid affecting outside areas. Use physical barriers e.g., safety tape, not painted lines, and use signage.
  - Prior to vegetation clearing activities, the area to be cleared should be walked on foot by 1-2 individuals to create a disturbance in order for fauna to move off. Sites should be disturbed only prior to the area having to be cleared.
  - Any fauna threatened by the construction activities should be removed safely by an appropriately qualified environmental officer or removal specialist.
  - All construction vehicles should adhere to a speed limit of maximum 30 km/h to avoid collisions. All construction and maintenance motor vehicle operators should undergo an environmental induction that includes instruction on the need to comply with speed limits, to respect all forms of wildlife. Speed limits must still be

enforced to ensure that road killings, dust and erosion is limited. Appropriate speed control measures and signs must be erected.

- o Schedule activities and operations during least sensitive period;
- Construction and driving on roads at night should be restricted in order to reduce or prevent wildlife road mortalities which occur more frequently during this period
- Outside lighting should be designed and limited to minimise impacts on fauna. All outside lighting should be directed away from any sensitive areas. Fluorescent and mercury vapor lighting should be avoided, and sodium vapor (green/red) lights should be used wherever possible.
- Minimise vegetation clearing to the minimum required. Areas should be cleared and disturbed on a needs basis only, as opposed to clearing and disturbing a number of sites simultaneously.
- Provide all personnel and contractors to undergo Environmental Awareness
   Training to all personnel and contractors. A signed register of attendance must
   be kept for proof. Discussions The training must include.
- The timing between clearing of an area and subsequent development must be minimized to avoid fauna from re-entering the site to be disturbed.
- Any holes/deep excavations must be done in a progressive manner on a needs basis only. No holes/excavations may be left open overnight. In the event holes/excavations are required to remain open overnight, these areas must be covered to prevent fauna falling into these areas and subsequently inspected prior to backfilling.
- Where possible, work should be restricted to one area at a time and be systematic. This is to reduce the number and extent of on-site activities, allowing fauna to move off as the Project progresses. This will give the smaller birds, mammals and reptiles a chance to weather the disturbance in an undisturbed zone close to their natural territories.
- No construction activity is to occur at night.
- Wildlife-permeable fencing with holes large enough for mongoose and other smaller mammals should be installed, the holes must not be placed in the fence where it is next to a major road as this will increase road killings in the area.
- It should be made an offence for any staff to /take bring any plant species into/out of any portion of the PAOI. No plant species whether indigenous or exotic should be brought into/taken from the PAOI, to prevent the spread of exotic or invasive species or the illegal collection of plants. Bring plant species into/out of the PAOI should only be allowed for rehabilitation purposes.
- A Rehabilitation Plan must be implemented.
- Access roads should have run-off control features which redirect water flow and dissipate any energy in the water which may pose an erosion risk.

- All erosion observed should be rectified as soon as possible, using the appropriate erosion control structures and revegetation techniques.
- There should be follow-up rehabilitation and re-vegetation of any remaining denuded areas with local indigenous perennial grass, shrubs and trees.

# Management of Invasive Plant Species:

- An invasive plant species management plan (Appendix I) must be implemented at the site to ensure the management and control of all species regarded as Category 1a and 1b invasive species in terms of NEM:BA (National Environmental Management: Biodiversity Act 10 of 2004 and regulations applicable thereto). Weed/alien clearing must be done on an ongoing basis throughout the life of the mining activities.
- No planting or importing of any alien species to the site for landscaping, rehabilitation or any other purpose may be allowed.
- All stockpiles (topsoil & overburden) must be kept free of invasive plant species.
- Management must take responsibility to control declared invader or exotic species on the rehabilitated areas. The following control methods can be used:
  - The plants can be uprooted, felled, or cut off and can be destroyed completely.
  - The plants can be treated chemically by a registered pest control officer (PCO) using an herbicide recommended for use by the PCO in accordance with the directions for the use of such an herbicide.

# FAUNA

# Protection of Fauna:

- Site access should be controlled and no unauthorised persons should be allowed onto the site.
- Any fauna directly threatened by the associated activities should be removed to a safe location by a site manager.
- The collection/trapping, hunting, or poisoning of any animals at the site is strictly forbidden. Signs must be put up to enforce this. Personnel should not be allowed to wander off demarcated areas.
- Fires must not be allowed on site.
- All hazardous materials should be stored in the appropriate manner to prevent contamination of the site. Any accidental chemical, fuel, and oil spills that occur at the site should be cleaned up in the appropriate manner as related to the nature of the spill.
- All construction and maintenance motor vehicle operators should undergo an environmental induction that includes instruction on the need to comply with speed

limits, to respect all forms of wildlife. All vehicles should adhere to a low speed limit (40 km/h) to avoid collisions with susceptible species.

- Construction vehicles must be limited to a minimal footprint on site (no movement outside of the earmarked footprint).
- Workers must be instructed to report any animals that may be trapped in the working area.
- Ensure that cables and connections are insulated successfully to reduce electrocution risk.
- Use environmentally friendly chemical products.
- No litter, food or other foreign material may be thrown or left around the site.

# CULTURAL AND HERITAGE ENVIRONMENT

## Archaeological, Heritage and Palaeontological Aspects:

- If any significant archaeological remains are located during this survey which cannot be avoided by, or excluded from the quarrying, they will require mitigation prior to any quarry-related activities on the site. A Workplan application will need to be made to ECPHRA to conduct this work.
- Should any human remains be encountered at any stage during the works associated with the project, work must in the vicinity must cease immediately, the remains must be left in situ but made secure and the project archaeologist and ECPHRA must be notified immediately to make a decision about how to deal with the remains.
- All mining must be confined to the development footprint area.
- If during the pre-construction phase, construction, operations or closure phases of this
  project, any person employed by the developer, one of its subsidiaries, contractors and
  subcontractors, or service provider, finds any artefact of cultural significance or heritage
  site, this person must cease work at the site of the find and report this find to their
  immediate supervisor, and through their supervisor to the senior on-site manager.
- It is the responsibility of the senior on-site Manager to make an initial assessment of the extent of the find and confirm the extent of the work stoppage in that area.
- The senior on-site Manager must inform the ECO of the chance find and its immediate impact on operations. The ECO must then contact a professional archaeologist for an assessment of the finds who must notify the ECPHRA.
- Work may only continue once the go-ahead was issued by SAHRA.

# Loss of agricultural land for duration of mining:

 According to Soil and Agricultural Potential Assessment Report (Appendix M), the proposed mining will have an overall low residual impact on the agricultural production ability of the land. This is because the majority of the site consists of low potential soil, such as Glenrosa and Mispah with limited soil profile which restrict profile water storage capacity, aeration, and drainage, and no active crop fields either under rainfed or irrigation condition. Therefore, is the specialist's opinion that, the proposed development may be favourably considered and the implementation of mitigation measures to ensure low residual expected significant impacts occurrence.

# GENERAL

# Waste Management:

- Regular vehicle maintenance, repairs and services may only take place at the workshop and service area. If emergency repairs are needed on equipment not able to move to the workshop, drip trays must be present. All waste products must be disposed of in a closed container/bin to be removed from the emergency service area (same day) to the workshop to ensure proper disposal. This waste must be treated as hazardous waste and must be disposed of at a registered hazardous waste handling facility, alternatively collected by a registered hazardous waste handling contractor. The safe disposal certificates must be filed for auditing purposes.
- If a diesel bowser is used on site, it must always be equipped with a drip tray. Drip trays must be used during each refuelling event. The nozzle of the bowser needs to rest in a sleeve to prevent dripping after refuelling.
- Site management must ensure drip trays are cleaned after each use. No dirty drip trays
  may be used on site. The dirty rags used to clean the drip trays must be disposed as
  hazardous waste into a designated bin at the workshop, where it is incorporated into the
  hazardous waste removal system.
- Any effluents containing oil, grease or other industrial substances must be collected in a suitable receptacle and removed from the site, either for resale or for appropriate disposal at a recognized facility. Proof of safe disposal must be filed for auditing purposes.
- An oil spill kit must be obtained, and the employees must be trained in the emergency procedures to follow when a spill occurs as well as the application of the spill kit.
- Spills must be cleaned up immediately, within two hours of occurrence, to the satisfaction of the Regional Manager (DMRE) by removing the spillage together with the polluted soil

and containing it in a designated hazardous waste bin until it is disposed of at a recognised facility. Proof must be filed.

- Suitable covered receptacles must be always available and conveniently placed for the disposal of general waste.
- Non-biodegradable refuse such as glass bottles, plastic bags, metal scrap, etc., must be stored in a container with a closable lid at a collecting point to be collected at least once a month and disposed of at a recognized landfill site. Specific precautions must be taken to prevent refuse from being dumped on or in the vicinity of the mine area. Proof of disposal must be available for auditing purposes.
- Biodegradable refuse must be handled as indicated above.
- Re-use or recycling of waste products must be encouraged on site.
- No waste may be buried or burned on the site.
- Ablution facilities must be provided in the form of a chemical toilet/s. The chemical toilet must be anchored (to prevent blowing/falling over) and shall be serviced at least once a week for the duration of the mining activities by a registered liquid waste handling contractor. The safe disposal certificates must be filed for auditing purposes.
- The use of any temporary, chemical toilet facilities must not cause any pollution to water sources or pose a health hazard. In addition, no form of secondary pollution should arise from the disposal of refuse or sewage from the temporary, chemical toilets. Any pollution problems arising from the above are to be addressed immediately by the permit holder.
- When small volumes of wastewater are generated during the life of the mine the following is applicable:
  - Water containing waste must not be discharged into the natural environment.
  - Measures to contain the wastewater and safely dispose thereof must be implemented.
- It is important that any significant spillage of chemicals, fuels etc. during the lifespan of the mining activities is reported to the Department of Water and Sanitation and other relevant authorities.
- Site management must implement the use of waste registers to keep record of the waste generated and removed from the mining area.

# Storage/Handling of Hazardous Substances/Chemicals:

- Chemical storage areas must be placed on level ground to prevent offsite migration of any spilled product.
- The floor of the storage area must be impermeable to prevent seepage of spilled products into the ground or ground water.
- Access to the chemicals/substances must be controlled and require prior notification of an appropriate staff member.

- A Hazardous Substances Register must be maintained, and Safety Data Sheets (SDS) must be kept current for all chemicals used on site.
- All tanks for fuel/used oil must have additional containment in the form of an impermeable bund wall and foundation, raised above the floor, on plinths. The bund capacity must be sufficient to contain 110% of the tank's maximum capacity. The distance and height of the bund wall relative to that of the tank must also be taken into consideration to ensure that any spillage does not result in hydrocarbons/other substances spouting beyond the confines of the bund.
- The site manager must establish a formal inspection routine to check all equipment in the bund area, as well as the bund area itself for malfunctions or leakages. The bund area must be inspected at least weekly, and any accumulated rainwater removed and handled as contaminated water. All valves and outlets must be checked to ensure that its intact and closed securely.
- The bund base must slope towards an oil sump of sufficient size. Contaminated water may not be allowed to mix with clean water and must be contained until it is collected by a registered hazardous waste handling contractor or disposed of at a registered hazardous waste handling facility.
- Drip trays must be used underneath all stationary equipment or vehicles. Used drip trays must be placed within a bunded area and are not stored on bare soil. The wastewater originating from the cleaning of drip trays must be discarded into the oil sump.

# Management of health and safety risks:

- Workers must have access to the correct personal protection equipment (PPE) as required by law.
- Sanitary facilities must be located within 100 m from any point of work.
- All operations must comply with the Mine Health and Safety Act, 1996 (Act No 29 of 1996).
- The type, duration and timing of the blasting procedures must be planned with due cognizance of other land users and structures in the vicinity.
- The surrounding landowners must be informed in writing ahead of each blasting event.
- The compliance of ground vibration and air blast levels must be monitored to USBM standards with each blasting event.
- A vibro recorder must be used to record all blasts.
- Audible warning of a pending blast must be given at least 3 minutes in advance of the blast.
- Measures to limit flyrock must be taken. All flyrock (of diameter 150 mm and larger) which falls beyond the working area, together with the rock spill must be collected and removed.

#### ix) Motivation where no alternative sites were considered.

Site Alternative 2 (S2) was assessed for the proposed mining but found not environmentally and practically suitable. The earmarked area will be adjacent to wetlands which will result in a significant impact on the ecosystem. Site alternative 1, was deemed the only viable site alternative as this is the only area that will be viable for the applicant due to the presence of the mineral reserve. Although the position of Site Alternative 2 will still allow the development of the quarry on the property, it is believed that the impact associated with this site alternative is of higher significance without the need or motivation justifying it.

**x)** Statement motivating the alternative development location within the overall site. (Provide a statement motivating the final site layout that is proposed)

Site Alternative 1 was identified during the assessment phase of the environmental impact assessment as the preferred and only site alternative. The following matters contributed to the identification of the preferred development footprint:

- Topography As mentioned earlier, the natural topography of the proposed excavated area can be described as coastal peneplains and partly undulating hills with flat tablelands and very steep slopes of river gorges. These sites support natural, species-rich grassland punctuated with scattered low shrubs or small trees (sometimes with bush clumps, especially in small gullies). Rocky outcrops and krantzes are common and dramatic seacliffs occur. The elevation loss from the proposed mining footprint to the town of Lusikisiki to be 618 m over 20.7 km.
- 2. Visual Characteristics The viewshed analysis showed that the visual impact of the proposed aggregate mining operation will be of low significance. The small scale of the proposed operation, and the mining area will be behind the hill which is semi-visible from the nearest dwellings. Should the Applicant successfully rehabilitate the mining area (upon closure), no residual visual impact is expected upon closure of the mine.
- 3. Air and Noise Quality The proposed activity will contribute the emissions mechanical mining equipment to the receiving environment for the duration of the operational phase. Should the permit holder implement the mitigation measures proposed in this document and the EMPR the impact on the air quality of the surrounding environment is deemed to be of low significance and compatible with the current land use. The potential impact on the noise ambiance of the receiving environment is expected to be of low significance and representative of the traffic of the surrounding area.
- Hydrology As per the Wetland Functional and Impact Assessment (Appendix M1), four HGM units have been identified in relation to the proposed project, which have been

classified as; two channelled valley-bottom (HGM 1 & HGM 2), multiple unchannelled valley-bottom wetlands (HGM 3) and a single hillslope seep (HGM 4). Along with these natural wetlands, a few drainage features were identified and delineated. The health and integrity of the wetland systems ranged from "B – Largely Natural" to "D – Largely Modified" class with ecosystem service provision ranging from "Intermediate" to "High". The Ecological Importance and Sensitivity of the wetlands are presented within the "Moderate" range.

Considering the assessment findings, no fatal flaws are evident for the proposed project at this stage in relation to freshwater resources. It is the opinion of the specialists that the project may be favourably considered for authorisation, on condition that all prescribed mitigation measures are implemented. This includes the avoidance of sensitive freshwater habitats and, the minimisation of development within these areas in the case of linear infrastructure such as the access roads. With being said, a water use application in terms of the National Water Act, 1998 (Act No 36 of 1998) is currently underway.

5. Geology and Soil – The overall area is delimited by its geology—it is built of hard, white, coarse-grained, siliceous quartz arenites (sandstones) of the Msikaba Formation of the Devonian Period (Thomas et al. 1992) giving rise to shallow, nutrient-poor (highly leached), skeletal, acidic sandy soils. Almost 80% of the area is classified as Fa land type, followed by Aa land type (10%).

According to Soil and Agricultural Potential Assessment Report (Appendix M), the proposed mining will have an overall low residual impact on the agricultural production ability of the land. This is because most of the site consists of low potential soil, such as Glenrosa and Mispah with limited soil profile which restrict profile water storage capacity, aeration, and drainage, and no active crop fields either under rainfed or irrigation condition. Therefore, is the specialist's opinion that, the proposed development may be favourably considered and the implementation of mitigation measures to ensure low residual expected significant impacts occurrence.

6. Mining, Biodiversity and Groundcover – According to the Terrestrial Biodiversity Assessment report conducted by The Biodiversity Company (Pty) Ltd, dated May 2024 attached as appendix M2, the primary expected impacts of the proposed project will be the loss of habitat, flora SCC and emigration of fauna. Based on the outcomes of the SEI determination, the PAOI possess a 'High' SEI. This denotes that avoidance mitigation wherever possible must be implemented. This includes changes to project infrastructure design to limit the amount of habitat impacted. Due to the small size of the PAOI (5 ha) should all edge effects be managed by implementing the mitigation measures mentioned in this report, the overall cumulative post mitigation impact significance associated with the proposed project is considered to be low. Considering that this area has been identified as being of significance for biodiversity maintenance and ecological processes (CBA), development may proceed but offsets might be required by the Competent Authority. The prescribed mitigation measures must be considered by the Competent Authority for the issued authorisation.

- 7. Fauna No protected or red data species were identified to be resident within the proposed footprint area. Various small mammals and reptiles occur on the property. Larger herbivore species are very scares or absent due to the conflicting land use. The fauna at the site will not be impacted by the proposed mining activity as they will be able to move away or through the site, without being harmed. Workers will be informed and managed to ensure that no fauna at the site is harmed. No poaching or hunting of animals will be allowed. All construction vehicles must adhere to a low-speed limit (<40km/h) to avoid collisions with susceptible species such as snakes and tortoises. Trenches and deep excavations must not be left open for extended periods of time as fauna may fall in and become trapped in them. Trenches which are exposed must contain soil ramps allowing fauna to escape the trench.</p>
- 8. Cultural and Heritage Environment According to the Heritage Impact Assessment (Appendix M3), the project area is located on an elevated terrain and thick grasses cover the landscape. Small rocky outcroppings are found scattered throughout the landscape. The general landscape lacks topographic focal points such as hills and watercourses which would have attracted archaeologically significant human occupation. This was verified through the lack of heritage resources identified within both the MP and Stockpile areas. The larger area does however boast a rich living heritage consisting of various villages and communities throughout the landscape who have implemented a lifestyle similar to that of Late Iron Age communities. The Project will not impact on any of these communities.

According to the South African Heritage Resource Authority (SAHRA) Paleontological sensitivity map the study area is of low palaeontological sensitivity and no palaeontological studies are required however a protocol for finds is required.

The impact to heritage resources is expected to be low provided that the recommendations in this report are adhered to, based on the South African Heritage Resource Authority (SAHRA) 's approval. Should the Applicant implement the mitigation measures proposed in the EMPr the impact of the proposed activity on the surrounding area in general is deemed to be of low significance.

 Site Specific Infrastructure – Apart from the rural residential dwelling approximately 2km from the mining permit area. No other infrastructure has been established on the property that can be affected by the proposed development. During the environmental impact assessment process, the feasibility of the proposed site was assessed to identify fatal flaws that are deemed as severe as to prevent the activity continuing or warrant a site or project alternative. The outcome of the assessment showed that should the mitigation measures and monitoring programmes proposed in this document be implemented, no fatal flaws could be identified that prevents the activity continuing.

i) Full description of the process undertaken to identify, assess and rank the impacts and risks the activity will impose on the preferred site (In respect of the final site layout plan) through the life of the activity.

(Including (i) a description of all environmental issues and risks that were identified during the environmental impact assessment process and (ii) an assessment of the significance of each issue and risk and an indication of the extent to which the issue and risk could be avoided or addressed by the adoption of mitigation measures)

During the impact assessment process, the following potential impacts were identified of each main activity in each phase. An initial significance rating (listed under *v*) *Impacts and Risks Identified*) was determined for each potential impact should the mitigation measures proposed in this document not be implemented on-site. The impact assessment process then continued in identifying mitigation measures to address the impact that the proposed mining activity may have on the surrounding environment.

The significance rating was again determined for each impact using the methodology as explained under *vi*) *Methodology Used in Determining and Ranking the Significance*. The impact ratings listed below was determined for each impact <u>after</u> bringing the proposed mitigation measures into consideration and therefore represents the final layout/activity proposal.

# SITE ESTABLISHMENT & INFRASTRUCTURE DEVELOPMENT:

# Alteration of the agricultural sense of place

									:	Significance	e	
								Low	Low- Medium	Medium	Medium- High	High
Severity	Duration	Extent	Consequence	Probability	Frequency	Likelil	nood	1 - 4.9	5 - 9.9	10 - 14.9	15 – 19.9	20 - 25
Rating: M	ledium		Site Layout Alternative 1				Degr	ee of M	itigation: No	one		
2	3	1	1.6	5	5	5		8				

## Loss of agricultural land

									;	Significance	e	
								Low	Low- Medium	Medium	Medium- High	High
Severity	Duration	Extent	Consequence	Probability	Frequency	Likelil	nood	1 - 4.9	5 - 9.9	10 - 14.9	15 – 19.9	20 - 25
Rating: M	ledium		Site Layout Alternative 1				Degr	ee of M	itigation: N	one		
2	4	1	2.3	5	5	5		11.6				

# Visual intrusion as a result of site establishment

									:	Significance	e	
									Low-		Medium-	
								Low	Medium	Medium	High	High
			Consequence					1 -		10 14 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likelił	nood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: M	edium		Site Layout Alternative 1				Degr	ee of M	itigation: N	one		
3	4	1	2.6	4	3	3.5		9.1				

## Potential impact on fauna within the footprint area

									:	Significance	e	
									Low-		Medium-	
								Low	Medium	Medium	High	High
			Consequence					1 -		10 14 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likelił	nood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: M	edium		Site Layout Alte	ernative 1			Degr	ee of M	itigation: Fu	ull		
2	4	1	2.3	2	2	2		4.6				

Potential impact on vegetation and listed and/or protected plant species.

									;	Significanc	e	
									Low-		Medium-	
								Low	Medium	Medium	High	High
			Consequence					1 -		10 14 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likelil	nood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: M	edium		Site Layout Alternative 1				Degr	ee of M	itigation: Fu	ull		
4	2	1	2.3	4	3	2.3		5.3				

#### Dust nuisance due to site establishment.

									;	Significance	e	
									Low-		Medium-	
								Low	Medium	Medium	High	High
			Consequence					1 -		10 11 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likelił	nood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: M	edium		Site Layout Alternative 1				Degr	ee of M	itigation: Fu	ıll		
2	2	1	1.6	3	2	2.5		4				

# Potential impact on archaeological artefacts

									;	Significance	e	
									Low-		Medium-	
								Low	Medium	Medium	High	High
			Consequence					1 -		10 14 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likelił	nood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: M	edium		Site Layout Alte	ernative 1			Degr	ee of M	itigation: Fu	ull		
2	5	5	4	1	1	1		4				

# New job opportunities as a result of the mining operation (Positive Impact)

									;	Significance	9	
								Low	Low- Medium	Medium	Medium- High	High
Severity	Duration	Extent	Consequence	Probability	Frequency	Likelil	nood	1 - 4.9	5 - 9.9	10 - 14.9	15 – 19.9	20 - 25
Rating: M	edium		Site Layout Alternative 1				Degr	ee of M	itigation: N/	/A		
4	4	5	4.6	5	5	5		23				

# STRIPPING AND STOCKPILING OF TOPSOIL AND/OR OVERBURDEN:

# Visual intrusion caused by mining activities.

									;	Significance	e	
									Low-		Medium-	
								Low	Medium	Medium	High	High
			Consequence					1 -		10 14 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likelil	nood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: M	ledium		Site Layout Alternative 1				Degr	ee of M	itigation: N	one		
2	4	1	2.3	4	4	4		9.2				

## Loss of stockpiled topsoil during mining and stockpiling

									:	Significance	e	
									Low-		Medium-	
								Low	Medium	Medium	High	High
			Consequence					1 -		10 14 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likelił	nood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: M	edium		Site Layout Alto	ernative 1			Degr	ee of M	itigation: Fu	ull		
3	4	1	2.6	4	3	3.5		9.1				

## Dust nuisance as a result of the disturbance of soil.

									;	Significance	e	
									Low-		Medium-	
								Low	Medium	Medium	High	High
			Consequence					1 -		10 14 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likelił	nood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: M	edium		Site Layout Alternative 1				Degr	ee of M	itigation: Fu	ıll		
2	4	1	2.3	2	2	2		4.6				

Noise nuisance generated by earthmoving machinery.

									Ş	Significance	Ð	
								1.000	Low-	Maaliuma	Medium-	Llink
								LOW	iviedium	wealum	High	High
			Consequence					1 -		10 14 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likeli	hood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: M	edium		Site Layout Alternative 1				Degr	ee of M	itigation: Fu	ull		
3	3	1	2.3	4	2	3		6.9				

Infestation of the topsoil heaps and mining area with weeds or invader plant species.

									;	Significance	e	
								Low	Low- Medium	Medium	Medium- High	High
Severity	Duration	Extent	Consequence	Probability	Frequency	Likelił	nood	1 - 4.9	5 - 9.9	10 - 14.9	15 – 19.9	20 - 25
Rating: M	edium		Site Layout Alternative 1				Degr	ee of Mi	itigation: Fu	ıll		
2	2	2	2	2	2	2		4				

Potential impact on local fauna due to disturbance and loss of available habitat.

									;	Significance	e	
								Low	Low- Medium	Medium	Medium- High	High
Severity	Duration	Extent	Consequence	Probability	Frequency	Likelil	nood	1 - 4.9	5 - 9.9	10 - 14.9	15 – 19.9	20 - 25
Rating: M	ledium		Site Layout Alte	ernative 1			Degr	ee of M	itigation: Fu	ull		
3	3	1	2.3	4	2	3		6.9				

Potential erosion of denuded areas.

									:	Significance	e	
								Low	Low- Medium	Medium	Medium- High	High
Severity	Duration	Extent	Consequence	Probability	Frequency	Likelil	nood	1 - 4.9	5 - 9.9	10 - 14.9	15 – 19.9	20 - 25
Rating: M	edium		Probability Frequency Site Layout Alternative 1				Degr	ee of M	itigation: F	ull		
2	4	1	2.3	2	2	2		4.6				

Loss of stockpiled material due to ineffective storm water control.

									;	Significance	e	
								Low	Low- Medium	Medium	Medium- High	High
Severity	Duration	Extent	Consequence	Probability	Frequency	Likelil	hood	1 - 4.9	5 - 9.9	10 - 14.9	15 – 19.9	20 - 25
Rating: M	edium		Site Layout Alternative 1				Degr	ee of M	itigation: Fu	ıll		
3	3	1	2.3	4	2	3		6.9				

# Potential contamination of footprint area and surface runoff as a result of hydrocarbon spillages

									;	Significance	Ð	
									Low-		Medium-	
								Low	Medium	Medium	High	High
			Consequence					1 -		10 14 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likelil	nood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: M	edium		Site Layout Alternative 1				Degr	ee of M	itigation: Fu	ull		
2	4	1	2.3	2	2	2		4.6				

# DRILLING AND BLASTING:

Health and safety risk posed by blasting activities.

									:	Significance	e	
									Low-		Medium-	
								Low	Medium	Medium	High	High
			Consequence					1 -		10 14 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likelił	nood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: M	ledium		Site Layout Alte	ernative 1			Degr	ee of M	itigation: Fu	ıll		
3	3	1	2.3	4	2	3		6.9				

# Dust nuisance caused by blasting activities.

									;	Significance	e	
								Low	Low- Medium	Medium	Medium- High	High
Severity	Duration	Extent	Consequence	Probability	Frequency	Likelil	hood	1 - 4.9	5 - 9.9	10 - 14.9	15 – 19.9	20 - 25
Rating: M	ledium		Site Layout Alternative 1				Degr	ee of M	itigation: Fu	ıll		
3	3	1	2.3	4	2	3		6.9				

## Noise nuisance as a result of blasting.

									Ş	Significance	•	
								Low	Low- Medium	Medium	Medium- High	High
		1	Consequence					1 -	Mediam		15 –	20 -
Severity	Duration	Extent	•	Probability	Frequency	Likelił	nood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: M	edium		Site Layout Alternative 1				Degr	ee of M	itigation: Fu	ull		
3	3	1	2.3	4	2	3		6.9				

# EXCAVATION, LOADING AND HAULING TO THE PROCESSING PLANT

Visual intrusion as a result of excavation and from loading and vehicles transporting the material.

									ļ	Significance	Ð	
									Low-		Medium-	
								Low	Medium	Medium	High	High
			Consequence					1 -		10 14 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likeli	nood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: M	edium		Probability         Frequency           Site Layout Alternative 1				Degr	ee of M	itigation: No	one		
3	3	1	2.3	4	2	3		6.9				

# Dust nuisance due to excavation and from loading and vehicles transporting the material.

									;	Significance	Ð	
									Low-		Medium-	
								Low	Medium	Medium	High	High
			Consequence					1 -		10 14 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likelil	nood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: M	edium		Site Layout Alternative 1				Degr	ee of M	itigation: Fu	ull		
2	4	1	2.3	2	2	2		4.6				

Noise nuisance as a result of the mining activities.

									;	Significance	e	
								Low	Low- Medium	Medium	Medium- High	High
Severity	Duration	Extent	Consequence	Probability	Frequency	Likelil	hood	1 - 4.9	5 - 9.9	10 - 14.9	15 – 19.9	20 - 25
Rating: M	edium		Probability         Frequency           Site Layout Alternative 1				Degr	ee of M	itigation: Fu	ıll		
2	4	1	2.3	2	2	2		4.6				

Unsafe working environment for employees.

									;	Significance	e	
								Low	Low-	Madium	Medium-	Lliab
								LOW	Medium	wealum	nign	⊓ign
			Consequence					1 -		10 14 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likeli	hood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: M	ledium		Site Layout Alternative 1				Degr	ee of M	itigation: Fu	ıll		
3	3	1	2.3	4	2	3		6.9				

Soil contamination from hydrocarbon spills and/or littering.

									:	Significance	e	
									Low-		Medium-	
								Low	Medium	Medium	High	High
			Consequence					1 -		10 11 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likelil	nood	4.9	5 - 9.9	10 - 14.9	19.9	25
Severity         Duration         Extent         Probability         Frequency           Rating: Medium         Site Layout Alternative 1				Degr	ee of M	itigation: Fu	ıll					
2	2	1	1.6	3	3	3		5				

Potential impact on areas of palaeontological concern.

									;	Significance	e	
									Low-		Medium-	
								Low	Medium	Medium	High	High
			Consequence					1 -		10 11 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likeli	hood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: M	edium		Site Layout Alte	Alternative 1			Degr	ee of M	itigation: Fu	ıll		
2	4	1	2.3	2	2	2		4.6				

Facilitation of erosion due to mining activities.

									ļ	Significance	e	
								Low	Low-	Modium	Medium-	High
								LOW	medium	wealum	підп	піgп
Severity	Duration	Extent	Consequence	Probability	Frequency	Likeli	hood	1 - 4.9	5 - 9.9	10 - 14.9	15 – 19.9	20 - 25
Rating: Medium         Site Layout Alternative 1						Degr	ee of M	itigation: Fu	ıll			
2	2	1	1.6	3	3	3		5				

# PROCESSING, STOCKPILING AND TRANSPORTING OF MATERIAL:

Dust nuisance generated at the processing plant.

									;	Significance	Ð	
									Low-		Medium-	
								Low	Medium	Medium	High	High
			Consequence					1 -		10 11 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likelil	nood	4.9	5 - 9.9	10 - 14.9	19.9	25
Seventy         Duration         Extent         Probability         Preq           Rating: Medium         Site Layout Alternative 1						Degr	ee of M	itigation: Fu	ull			
2	2	1	1.6	2	2	2		3.2				

# Noise nuisance stemming from operation of the processing plant.

									:	Significance	e	
									Low-		Medium-	
								Low	Medium	Medium	High	High
			Consequence					1 -		10 110	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likelil	nood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: M	everity Duration Extent ating: Medium Site Layout Alter			ernative 1			Degr	ee of M	itigation: Fu	ıll		
2	2	1	1.6	2	2	2		3.2				

Visual intrusion as a result of operation of the processing plant.

									:	Significance	•	
									Low-		Medium-	
								Low	Medium	Medium	High	High
			Consequence					1 -		10 14 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likelił	nood	4.9	5 - 9.9	10 - 14.9	19.9	25
Severity         Duration         Extent           Rating:         Medium         Site L			Site Layout Alte	ernative 1			Degr	ee of M	itigation: Fu	ıll		
3	3	1	2.3	4	2	3		6.9				

Potential contamination of environment due to improper waste management.

									;	Significance	e	
									Low-		Medium-	
								Low	Medium	Medium	High	High
			Consequence					1 -		10 14 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likelił	nood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: M	edium		Site Layout Alte	Probability Frequency Site Layout Alternative 1			Degr	ee of Mi	itigation: Fu	ıll		
2	4	1	2.3	2	2	2		4.6				

# Overloading of trucks impacting road infrastructure

									Ş	Significance	9	
									Low-		Medium-	
								Low	Medium	Medium	High	High
			Consequence					1 -		10 14 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likelił	nood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: M	edium		Probability         Frequency           Site Layout Alternative 1				Degr	ee of M	itigation: Fu	ıll		
3	3	1	2.3	4	4	4		9.2				

# Degradation of the access road

									;	Significance	e	
								Low	Low- Medium	Medium	Medium- High	High
Severity	Duration	Extent	Consequence	Probability	Frequency	Likelil	nood	1 - 4.9	5 - 9.9	10 - 14.9	15 – 19.9	20 - 25
Rating: M	edium		Site Layout Alte	ernative 1			Degr	ee of M	itigation: Fu	ıll		
3	3	1	2.3	4	4	4		9.2				

# **CUMULATIVE IMPACTS:**

Impact the broad-scale ecological processes - The loss of unprotected vegetation types on a cumulative basis from the broad area may impact the country's ability to meet its conservation targets.

									;	Significance	e	
								Low	Low- Medium	Medium	Medium- High	High
			_		1			LOW	Wicdium	Wealum	Tign	Tiigii
			Consequence					1 -		10 1/ 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likelil	nood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: M	edium	n Site Layout Alternative 1				Degr	ee of M	itigation: Pa	artial			
4	4	1	3	4	3	3.5		10.5				

Transformation of intact habitat would contribute to the fragmentation of the landscape and would potentially disrupt the connectivity of the landscape for fauna, avifauna, and flora and impair their ability to respond to environmental fluctuations.

									:	Significance	)	
									Low-		Medium-	
								Low	Medium	Medium	High	High
			Consequence					1 -		10 14 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likelił	nood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: M	edium		Site Layout Alte	Probability Frequency Li Iternative 1			Degr	ee of M	itigation: Pa	artial		
4	4	1	3	4	3	3.5		10.5				

## SLOPING AND LANDSCAPING DURING REHABILITATION:

Safety risk posed by un-sloped areas

									:	Significance	e	
								Low	Low- Medium	Medium	Medium- High	High
Severity	Duration	Extent	Consequence	Probability	Frequency	Likelil	nood	1 - 4.9	5 - 9.9	10 - 14.9	15 – 19.9	20 - 25
Rating: M	edium		Site Layout Alternative 1				Degr	ee of M	itigation: Fu	ıll		
3	3	1	2.3	4	4	4		9.2				

Erosion of returned topsoil after rehabilitation

									;	Significance	e	
									Low-		Medium-	
								Low	Medium	Medium	High	High
			Consequence					1 -		10 11 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likelil	nood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: Medium			Site Layout Alternative 1				Degr	ee of M	itigation: Fu	ull		
3	3	1	2.3	4	4	4		9.2				

#### Infestation of the reinstated areas by weeds and invader plant species

									;	Significance	e	
									Low-		Medium-	
								Low	Medium	Medium	High	High
			Consequence					1 -		10 14 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likelił	nood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: Medium			Site Layout Alternative 1				Degr	ree of Mitigation: Full				
3	3	1	2.3	4	4	4		9.2				

# Potential impact associated with litter/waste left at the mining area

									:	Significance	e	
									Low-		Medium-	
								Low	Medium	Medium	High	High
			Consequence					1 -		10 14 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likeli	hood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: Medium			Site Layout Alternative 1				Degr	ee of M	itigation: Fu	ull		
3	3	1	2.3	4	4	4		9.2				

# Return of the mining area to landscape feature upon closure (Positive Impact)

									;	Significance	e	
									Low-		Medium-	
								Low	Medium	Medium	High	High
			Consequence					1 -		10 11 0	15 –	20 -
Severity	Duration	Extent		Probability	Frequency	Likeli	nood	4.9	5 - 9.9	10 - 14.9	19.9	25
Rating: Medium			Site Layout Alte	ernative 1			Degr	ee of M	itigation: N/	Ά		
3	5	1	3	5	5	5		15				

# j) Assessment of each identified potentially significant impact and risk

(This section of the report must consider all the known typical impacts of each of the activities (including those that could or should have been identified by knowledgeable persons and not only those that were raised by registered interested and affected parties).

ACTIVITY	POTENTIAL IMPACT	ASPECTS AFFECTED	PHASE	SIGNIFICANCE	MITIGATION TYPE	SIGNIFICANCE
Whether listed or not listed. (E.g. Excavations, blasting, stockpiles, discard dumps or dams, Loading, hauling and transport, Water supply dams and boreholes, accommodation, offices, ablution, stores, workshops, processing plant, storm water control, berms, roads, pipelines, power lines, conveyors, etcetcetc.)	(E.g. dust, noise, drainage surface disturbance, fly rock, surface water contamination, air pollution, etcetcetc.)		In which impact is anticipated. (E.g. Construction, commissioning, operational Decommissioning closure, post closure.)	If not mitigated.	(modify, remedy, control, or stop) through (e.g. noise control measures, storm water control, dust control, rehabilitation, design measures, blasting controls, avoidance, relocation, alternative activity etc etc) E.g. Modify through alternative method Control through noise control Control through management and monitoring through rehabilitation.	If mitigated.
Demarcation of site     with visible beacons.	• No impact could be identified other than the beacons being outside the boundaries of the approved mining area.	N/A	Site Establishment & Operational Phase	• N/A	Control through management and monitoring.	• N/A
Site establishment and infrastructure development.	Alteration of the agricultural sense of place.	The impact may affect the agricultural opportunities of the property.	Site Establishment- and Decommissioning phase	Low-Medium	Control & Remedy: Proper housekeeping and storm water management.	Low-Medium
Site establishment and infrastructure development.	Loss of agricultural land	The impact may affect the agricultural	Site Establishment-, Operational- and	Low-Medium	Control: Implementing soil- and storm water management.	Low-Medium

#### Table 27: Assessment of each identified potentially significant impact and risk

	ACTIVITY	POTENTIAL IMPACT	ASPECTS AFFECTED	PHASE	SIGNIFICANCE	MITIGATION TYPE	SIGNIFICANCE
			opportunities of the property.	Decommissioning phase			
•	Site establishment and infrastructure development. Stripping and stockpiling of topsoil and overburden.	<ul> <li>Visual intrusion as a result of site establishment.</li> <li>Visual intrusion caused by mining activities.</li> </ul>	The visual impact may affect the aesthetics of the landscape.	Site Establishment- and Operational phase	• Medium	<u>Control &amp; Stop:</u> Implementing good management practices.	• Low-Medium
•	Site establishment and infrastructure development.	<ul> <li>Potential impact on vegetation and listed and/or protected plant species.</li> </ul>	This will impact on the biodiversity of the receiving environment.	Site Establishment-, Operational-, and Decommissioning Phase	• Medium	<u>Control:</u> Noise suppression methods and proper housekeeping.	Low - Medium
•	Site establishment and infrastructure development. Stripping and stockpiling of topsoil and overburden.	<ul> <li>Potential impact on fauna within the footprint area.</li> <li>Potential impact on local fauna due to distrubance and loss of available habitat.</li> </ul>	This will impact on the biodiversity of the receiving environment.	Site Establishment-, Operational-, and Decommissioning Phase	<ul><li>Low-Medium</li><li>Medium</li></ul>	<u>Control &amp; Remedy:</u> Proper housekeeping and implementation of an emergency response plan and waste management plan.	<ul><li>Low</li><li>Low-Medium</li></ul>
•	Site establishment and infrastructure development Stripping and	Dust nuisance due to site     establishment	This will impact on the biodiversity of the receiving environment.	Site Establishment-, Operational-, and Decommissioning Phase	Low - Medium	<u>Control &amp; Remedy:</u> Proper housekeeping and implementation of an emergency response plan and waste management plan.	• Low
	stockpiling of topsoil and overburden.	<ul> <li>Noise nuisance generated by earthmoving machinery.</li> </ul>	This will impact on the biodiversity of the receiving environment.	Site Establishment-, Operational-, and Decommissioning Phase	Medium	<u>Control &amp; Remedy:</u> Proper housekeeping and implementation of an emergency response plan and waste management plan.	Low-Medium

ACTIVITY		POTENTIAL IMPACT	ASPECTS AFFECTED	PHASE	SIGNIFICANCE	MITIGATION TYPE	SIGNIFICANCE			
•	Excavation, Loading and Hauling to the processing plant	Unsafe working environment for employees	This will impact on the biodiversity of the receiving environment.	Site Establishment-, Operational-, and Decommissioning Phase	Low - Medium	<u>Control &amp; Remedy:</u> Proper housekeeping and implementation of an emergency response plan and waste management plan.	• Low - medium			
		<ul> <li>Soil contamination from hydrocarbon spills and/or littering</li> </ul>	This will impact on the biodiversity of the receiving environment.	Site Establishment-, Operational-, and Decommissioning Phase	• Medium	<u>Control &amp; Remedy:</u> Proper housekeeping and implementation of an emergency response plan and waste management plan.	• Low - Medium			
•	Site establishment and infrastructure development. Excavation, loading and hauling to the processing plant.	<ul> <li>Potential impact on archaeological artefacts.</li> <li>Potential impact on areas of palaeontological concerns.</li> </ul>	This could impact on the cultural and heritage legacy of the receiving environment.	Operational Phase	<ul><li>Low</li><li>Low</li></ul>	<u>Control &amp; Stop:</u> Implementing good management practices, as well as the chance-find protocol.	<ul><li>Low</li><li>Low</li></ul>			
•	Drilling and Blasting	Health and safety risk posed by blasting activities	This will impact on the biodiversity of the receiving environment	Operational Phase	Low - Medium	Control & Remedy: Proper housekeeping and implementation of an emergency response plan and waste management plan.	Low - Medium			
		Dust nuisance caused by blasting activities	This will impact on the biodiversity of the receiving environment	Operational Phase	Low - Medium	Control & Remedy: Proper housekeeping and implementation of an emergency response plan and waste management plan.	Low - Medium			
		Noise nuisance as a result of blasting	This will impact on the biodiversity of the receiving environment	Operational Phase	Low - Medium	Control & Remedy: Proper housekeeping and implementation of an emergency response plan and waste management plan.	Low - Medium			
	ACTIVITY		POTENTIAL IMPACT	ASPECTS AFFECTED	PHASE	S	IGNIFICANCE	MITIGATION TYPE	S	IGNIFICANCE
---	--	---	--	---	----------------------	---	--------------	--	---	-------------
•	Site establishment and infrastructure development.	•	New job opportunities as a result of the mining operation (+)	Contribution to the socio-economic status of the area.	Operational Phase	•	Medium-High	Control: Proper site management.	•	Medium-High
•	Processing, Stockpiling and transporting of material	•	Dust nuisance generated at the processing plant	This will impact on the biodiversity of the receiving environment	Operational Phase	•	Low - Medium	Control & Remedy: Proper housekeeping and implementation of an emergency response plan and waste management plan and Proper site management.	•	Low
		•	Noise nuisance stemming from operation of the processing plant	This will impact on the biodiversity of the receiving environment	Operational Phase	•	Low - Medium	Control & Remedy: Proper housekeeping and implementation of an emergency response plan and waste management plan and Proper site management.	•	Low
		•	Potential contamination of environment due to improper waste management	This will impact on the biodiversity of the receiving environment	Operational Phase	•	Low - Medium	<u>Control &amp; Remedy: Proper</u> <u>housekeeping and implementation of</u> <u>an emergency response plan and</u> <u>waste management plan and Proper</u> site management.	•	Low
		•	Overloading of trucks impacting road infrastructure	This will impact on the biodiversity of the receiving environment	Operational Phase	•	Medium	<u>Control &amp; Remedy: Proper</u> <u>housekeeping and implementation of</u> <u>an emergency response plan and</u> <u>waste management plan and Proper</u> site management.	•	Low-Medium
		•	Degradation of the access road	This will impact on the biodiversity of the receiving environment	Operational Phase	•	Medium	Control & Remedy: Proper housekeeping and implementation of an emergency response plan and waste management plan and Proper site management.	•	Low-Medium

ACTIVITY		POTENTIAL IMPACT	ASPECTS AFFECTED	PHASE	SIGNIFICANCE	MITIGATION TYPE	SIGNIFICANCE
•	Sloping and landscaping during rehabilitaition	<ul> <li>Safety risk posed by un- sloped areas</li> </ul>	This will impact on the biodiversity of the receiving environment	Decommissioning Phase	• Medium	Control & Remedy: Proper housekeeping and implementation of an emergency response plan and waste management plan and Proper site management.	Low - Medium
		Erosion of returned topsoil     after rehabilitation	This will impact on the biodiversity of the receiving environment	Decommissioning Phase	• Medium	Control & Remedy: Proper housekeeping and implementation of an emergency response plan and waste management plan and Proper site management	Low - Medium
		<ul> <li>Infestation of the reinstated areas by weeds and invader plant species</li> </ul>	This will impact on the biodiversity of the receiving environment	Decommissioning Phase	• Medium	Control & Remedy: Proper housekeeping and implementation of an emergency response plan and waste management plan and Proper site management	Low - Medium
		<ul> <li>Potential impact associated with litter/waste left at the mining area</li> </ul>	This will impact on the biodiversity of the receiving environment	Decommissioning Phase	Low - Medium	Control & Remedy: Proper housekeeping and implementation of an emergency response plan and waste management plan and Proper site management	• Low
•	Cumulative Impacts	<ul> <li>Impact the broad-scale ecological processes - The loss of unprotected vegetation types on a cumulative basis from the broad area may impact the country's ability to meet its conservation targets.</li> </ul>	This will impact on the biodiversity of the receiving environment	Site Establishment-, Operational-, and Decommissioning Phase	• High-Medium	<u>Control &amp; Remedy:</u> Proper housekeeping and implementation of an emergency response plan and waste management plan and Proper site management	• Medium
		<ul> <li>Transformation of intact habitat would contribute to the fragmentation of the</li> </ul>	This will impact on the biodiversity of the receiving environment	Site Establishment-, Operational-, and	High- Medium	Control & Remedy: Proper housekeeping and implementation of an emergency response plan and	• Medium

ACTIVITY	POTENTIAL IMPACT	ASPECTS AFFECTED	PHASE	SIGNIFICANCE	MITIGATION TYPE	SIGNIFICANCE
	landscape and would		Decommissioning		waste management plan and Proper	
	potentially disrupt the		Phase		site management	
	connectivity of the					
	landscape for fauna,					
	avifauna, and flora and					
	impair their ability to respond					
	to environmental					
	fluctuations.					

The supporting impact assessment conducted by the EAP must be attached as an appendix, marked Appendix G

#### k) Summary of specialist reports.

(This summary must be completed if any specialist reports informed the impact assessment and final site layout process and must be in the following tabular form):-

#### Table 28: Summary of specialist reports

LIST OF STUDIES UNDERTAKEN	RECOMMENDATIONS OF SPECIALIST REPORTS	SPECIALIST	REFERENCE TO APPLICABLE
		<b>RECOMMENDATIONS THAT</b>	SECTION OF REPORT WHERE
		HAVE BEEN INCLUDED IN	SPECIALIST RECOMMENDATIONS
		THE EIA REPORT	HAVE BEEN INCLUDED
		(Mark with X if applicable)	

The screening report for an environmental authorisation, as required in terms of the 2014 NEMA EIA Regulations on a Remaining Extent of Farm 89, Ingquza Hill Local Municipality, Eastern Cape Province, identified the following list of specialist assessment for inclusion in the assessment report:

- Agricultural Impact Assessment;
- Archaeological and Cultural Heritage Impact Assessment;
- Paleontology Impact Assessment;
- Terrestrial Biodiversity Impact Assessment;
- Aquatic Biodiversity Impact Assessment;

LIST OF STUDIES UNDERTAKEN	RECOMMENDATIONS OF SPECIALIST REPORTS	SPECIALIST RECOMMENDATIONS THAT HAVE BEEN INCLUDED IN THE EIA REPORT	REFERENCE TO APPLICABLE SECTION OF REPORT WHERE SPECIALIST RECOMMENDATIONS HAVE BEEN INCLUDED
		(Mark with X if applicable)	

- Hydrology Assessment;
- Noise Impact Assessment;
- Radioactivity Impact Assessment;
- Traffic Impact Assessment;
- Geotechnical Assessment;
- Socio-economic Assessment;
- Plant Species Assessment;
- Animal Species Assessment.

Henred Trading Pty) Ltd (hereafter referred to as the applicant) appointed Greenmined Environmental (Pty) Ltd as the environmental impact assessment practitioner (EAP) to undertake the EIA associated with the mining permit application. In light of this Greenmined would like to respond as follows to the list of required specialist studies:

• Agricultural Impact Assessment (AIA):

According to Soil and Agricultural Potential Assessment Report (Appendix M), the proposed mining will have an overall low residual impact on the agricultural production ability of the land. This is because most of the site consists of low potential soil, such as Glenrosa and Mispah with limited soil profile which restrict profile water storage capacity, aeration, and drainage, and no active crop fields either under rainfed or irrigation condition. Therefore, is the specialist's opinion that, the proposed development may be favorably considered and the implementation of mitigation measures to ensure low residual expected significant impacts occurrence.

• Archaeological and Cultural Heritage Impact Assessment (HIA) & Paleontology Impact Assessment (PIA):

According to the Heritage Impact Assessment (Appendix M3), the project area is located on an elevated terrain and thick grasses cover the landscape. Small rocky outcroppings are found scattered throughout the landscape. The general landscape lacks topographic focal points such as hills and watercourses which would have attracted archaeologically significant human

LIST OF STUDIES UNDERTAKEN	RECOMMENDATIONS OF SPECIALIST REPORTS	SPECIALIST RECOMMENDATIONS THAT HAVE BEEN INCLUDED IN THE EIA REPORT (Mark with X if applicable)	REFERENCE TO APPLICABLE SECTION OF REPORT WHERE SPECIALIST RECOMMENDATIONS HAVE BEEN INCLUDED		
occupation. This was verified through the lack of heritage resources identified within both the MP and Stockpile areas. The larger area does however boast a rich living heritage consisting					

of various villages and communities throughout the landscape who have implemented a lifestyle similar to that of Late Iron Age communities. The Project will not impact on any of these communities.

According to the South African Heritage Resource Authority (SAHRA) Paleontological sensitivity map the study area is of low palaeontological sensitivity and no palaeontological studies are required however a protocol for finds is required. The impact to heritage resources is expected to be low provided that the recommendations in this report are adhered to, based on the South African Heritage Resource Authority (SAHRA) 's approval. Should the Applicant implement the mitigation measures proposed in the EMPr the impact of the proposed activity on the surrounding area in general is deemed to be of low significance.

LIST OF STUDIES UNDERTAKEN	RECOMMENDATIONS OF SPECIALIST REPORTS	SPECIALIST RECOMMENDATIONS THAT HAVE BEEN INCLUDED IN THE EIA REPORT	REFERENCE TO APPLICABLE SECTION OF REPORT WHERE SPECIALIST RECOMMENDATIONS HAVE BEEN INCLUDED
		(Mark with X if applicable)	

• Terrestrial Biodiversity Impact Assessment (TBIA) & Animal Species Assessment (ASA):

According to the Terrestrial Biodiversity Assessment report conducted by The Biodiversity Company (Pty) Ltd, dated May 2024 attached as appendix M2, the primary expected impacts of the proposed project will be the loss of habitat, flora SCC and emigration of fauna. Based on the outcomes of the SEI determination, the PAOI possess a 'High' SEI. This denotes that avoidance mitigation wherever possible must be implemented. This includes changes to project infrastructure design to limit the amount of habitat impacted. Due to the small size of the PAOI (5 ha) should all edge effects be managed by implementing the mitigation measures mentioned in this report, the overall cumulative post mitigation impact significance associated with the proposed project is considered to be low.

Considering that this area has been identified as being of significance for biodiversity maintenance and ecological processes (CBA), development may proceed but offsets might be required by the Competent Authority. The prescribed mitigation measures must be considered by the Competent Authority for the issued authorisation.

LIST OF STUDIES UNDERTAKEN	RECOMMENDATIONS OF SPECIALIST REPORTS	SPECIALIST	REFERENCE TO APPLICABLE
		<b>RECOMMENDATIONS THAT</b>	SECTION OF REPORT WHERE
		HAVE BEEN INCLUDED IN	SPECIALIST RECOMMENDATIONS
		THE EIA REPORT	HAVE BEEN INCLUDED
		(Mark with X if applicable)	

Aquatic Biodiversity Impact Assessment (ABIA) & Hydrology Assessment (HA):

As per the Wetland Functional and Impact Assessment (Appendix M1), four HGM units have been identified in relation to the proposed project, which have been classified as; two channelled valley-bottom (HGM 1 & HGM 2), multiple unchannelled valley-bottom wetlands (HGM 3) and a single hillslope seep (HGM 4). Along with these natural wetlands, a few drainage features were identified and delineated. The health and integrity of the wetland systems ranged from "B – Largely Natural" to "D – Largely Modified" class with ecosystem service provision ranging from "Intermediate" to "High". The Ecological Importance and Sensitivity of the wetlands are presented within the "Moderate" range.

Considering the assessment findings, no fatal flaws are evident for the proposed project at this stage in relation to freshwater resources. It is the opinion of the specialists that the project may be favourably considered for authorisation, on condition that all prescribed mitigation measures are implemented. This includes the avoidance of sensitive freshwater habitats and, the minimisation of development within these areas in the case of linear infrastructure such as the access roads. With being said, a water use application in terms of the National Water Act, 1998 (Act No 36 of 1998) is currently underway

• Noise Impact Assessment (NIA):

The potential impact on the noise ambiance of the receiving environment is expected to be of low significance and representative of the machinery already operational at the property. Due to the small scale of the operation a NIA is not deemed applicable.

LIST OF STUDIES UNDERTAKEN	RECOMMENDATIONS OF SPECIALIST REPORTS	SPECIALIST	REFERENCE TO APPLICABLE
		<b>RECOMMENDATIONS THAT</b>	SECTION OF REPORT WHERE
		HAVE BEEN INCLUDED IN	SPECIALIST RECOMMENDATIONS
		THE EIA REPORT	HAVE BEEN INCLUDED
		(Mark with X if applicable)	

#### Radioactivity Impact Assessment

A radioactivity impact assessment is not deemed necessary for the proposed mining operation that will not store any chemicals on site, perform activities of radioactive nature or generate hazardous waste of radioactive nature.

• Traffic Impact Assessment (TIA):

Access to the proposed mining area will be via the Ghanja Road, making use of the existing internal/haul roads to access the mining area. Haul roads will be extended as the open cast mining progress and will be rehabilitated as part of the final reinstatement of the area. Trucks delivering the materials to the destinations will take the R61 national route. In light of the small scale of the proposed operation a TIA is not deemed necessary, should the Applicant implement the mitigation measures to be proposed in the EMPr.

• Geotechnical Assessment:

No reason for a geotechnical assessment could be identified as no permanent infrastructure will be established at the proposed mining area.

LIST OF STUDIES UNDERTAKEN	RECOMMENDATIONS OF SPECIALIST REPORTS	SPECIALIST	REFERENCE TO APPLICABLE
		<b>RECOMMENDATIONS THAT</b>	SECTION OF REPORT WHERE
		HAVE BEEN INCLUDED IN	SPECIALIST RECOMMENDATIONS
		THE EIA REPORT	HAVE BEEN INCLUDED
		(Mark with X if applicable)	

#### • Socio-economic Assessment (SEA):

The material to be sourced from the mining area will be used for the upgrading of the road infrastructure in the vicinity of the site. The proposed mine will be operated on an area with very low agricultural potential. Should any additional workers to be required on this mining activity they will be sourced from the local community. Workers will daily be transported to the site. The establishment of the mining area on the farm will also assist the property owner in the diversification of their income. Considering this a SEA is not deemed applicable to this project.

In light of the above mentioned, we propose that the no specialist studies are currently deemed applicable to the proposed mining operation.

## I) Environmental impact statement

#### i) Summary of the key findings of the environmental impact assessment;

The key findings of the environmental impact assessment entail the following:

#### Project Proposal

The Applicant, Henred Trading Pty) Ltd, applied for environmental authorisation (EA) and a mining permit to mine aggregate on the Remaining Extent of Farm 89, Ingquza Hill Local Municipality, Eastern Cape Province. The mining method will make use of blasting 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, intents 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 construction industry in the vicinity. The proposed quarry will contribute to the upgrading / maintenance of road infrastructure, renewable energy projects and building contracts in and around the Lusikiski area.

## **Topography**

As mentioned earlier, the natural topography of the proposed excavated area can be described as coastal peneplains and partly undulating hills with flat table-lands and very steep slopes of river gorges. These sites support natural, species-rich grassland punctuated with scattered low shrubs or small trees (sometimes with bush clumps, especially in small gullies). Rocky outcrops and krantzes are common and dramatic sea-cliffs occur. The elevation loss from the proposed mining footprint to the town of Lusikisiki to be 618 m over 20.7 km.

## Visual Characteristics

The viewshed analysis showed that the visual impact of the proposed aggregate mining operation will be of low significance. The small scale of the proposed operation, and the mining area will be behind the hill which is semi-visible from the nearest dwellings. Should the Applicant successfully rehabilitate the mining area (upon closure), no residual visual impact is expected upon closure of the mine.

#### Air and Noise Quality

The proposed activity will contribute the emissions mechanical mining equipment to the receiving environment for the duration of the operational phase. Should the permit holder implement the mitigation measures proposed in this document and the EMPR the impact on the air quality of the surrounding environment is deemed to be of low significance and compatible with the current land use. The potential impact on the noise ambiance of the receiving environment is expected to be of low significance and representative of the traffic of the surrounding area.

#### **Geology and Soil**

The overall area is delimited by its geology—it is built of hard, white, coarse-grained, siliceous quartz arenites (sandstones) of the Msikaba Formation of the Devonian Period (Thomas et al. 1992) giving rise to shallow, nutrient-poor (highly leached), skeletal, acidic sandy soils. Almost 80% of the area is classified as Fa land type, followed by Aa land type (10%).

According to Soil and Agricultural Potential Assessment Report (Appendix M), the proposed mining will have an overall low residual impact on the agricultural production ability of the land. This is because most of the site consists of low potential soil, such as Glenrosa and Mispah with limited soil profile which restrict profile water storage capacity, aeration, and drainage, and no active crop fields either under rainfed or irrigation condition. Therefore, is the specialist's opinion that, the proposed development may be favourably considered and the implementation of mitigation measures to ensure low residual expected significant impacts occurrence.

The aggregate of the study area is aggregate highly suitable for construction purposes. The mining method will make use of blasting to loosen the hard rock; upon which the loosened material will be transported to a processing area (inside mining boundary) where it will be crushed and screened to various sized stockpiles, before being sold and transported from site to clients.

## Mining, Biodiversity and Groundcover

According to the Terrestrial Biodiversity Assessment report conducted by The Biodiversity Company (Pty) Ltd, dated May 2024 attached as appendix M2, the primary expected impacts of the proposed project will be the loss of habitat, flora SCC and emigration of fauna. Based on the outcomes of the SEI determination, the PAOI

possess a 'High' SEI. This denotes that avoidance mitigation wherever possible must be implemented. This includes changes to project infrastructure design to limit the amount of habitat impacted. Due to the small size of the PAOI (5 ha) should all edge effects be managed by implementing the mitigation measures mentioned in this report, the overall cumulative post mitigation impact significance associated with the proposed project is considered to be low.

Considering that this area has been identified as being of significance for biodiversity maintenance and ecological processes (CBA), development may proceed but offsets might be required by the Competent Authority. The prescribed mitigation measures must be considered by the Competent Authority for the issued authorisation. the vegetation and groundcover in general is deemed to be of low significance.

#### <u>Fauna</u>

Various small mammals and reptiles occur are likely to on the property. The fauna at the site will not be impacted by the proposed mining activities as they will be able to move away or through the site, without being harmed. Workers should be educated and managed to ensure that no fauna at the site is harmed. Workers will be informed and managed to ensure that no fauna at the site is harmed. No poaching or hunting of animals will be allowed. All construction vehicles must adhere to a low speed limit (<40km/h) to avoid collisions with susceptible species such as snakes and tortoises. Trenches and deep excavations should not be left open for extended periods of time as fauna may fall in and become trapped in them. Trenches which are exposed should contain soil ramps allowing fauna to escape the trench.

#### **Cultural and Heritage Environment**

According to the Heritage Impact Assessment (Appendix M3), the project area is located on an elevated terrain and thick grasses cover the landscape. Small rocky outcroppings are found scattered throughout the landscape. The general landscape lacks topographic focal points such as hills and watercourses which would have attracted archaeologically significant human occupation. This was verified through the lack of heritage resources identified within both the MP and Stockpile areas. The larger area does however boast a rich living heritage consisting of various villages and communities throughout the landscape who have implemented a lifestyle similar to that of Late Iron Age communities. The Project will not impact on any of these communities. According to the South African Heritage Resource Authority (SAHRA) Paleontological sensitivity map the study area is of low palaeontological sensitivity and no palaeontological studies are required however a protocol for finds is required.

The impact to heritage resources is expected to be low provided that the recommendations in this report are adhered to, based on the South African Heritage Resource Authority (SAHRA) 's approval. Should the Applicant implement the mitigation measures proposed in the EMPr the impact of the proposed activity on the surrounding area in general is deemed to be of low significance.

#### Site Specific Infrastructure

Apart from the rural residential dwelling approximately 2km from the mining permit area. No other infrastructure has been established on the property that can be affected by the proposed development.

During the environmental impact assessment process, the feasibility of the proposed site was assessed to identify fatal flaws that are deemed as severe as to prevent the activity continuing or warrant a site or project alternative. The outcome of the assessment showed that should the mitigation measures and monitoring programmes proposed in this document be implemented, no fatal flaws could be identified that prevents the activity continuing.

#### ii) Final Site Map

Provide a map at an appropriate scale which superimposes the proposed overall activity and its associated structure and infrastructure on the environmental sensitivities of the preferred site indicating any areas that should be avoided, including buffers. Attach as Appendix.

See the map indicating site activities attached as Appendix C.

# iii) Summary of the positive and negative impacts and risks of the proposed activity and identified alternatives;

The positive impacts associated with the project include:

- Possible work opportunities to local residents.
- Return of the mining area to its previous state upon closure of the project; and
- Diversification of the land use of the property.

Table 29: Potential negative impacts with a low-medium or higher significance/risk.

	POTENTIAL IMPACT	SIGNIFICANCE (AFTER MITIGATION)
3	Alteration of the agricultural sense of place	Low-Medium
3	Loss of agricultural land	З Medium
3	Visual intrusion because of site establishment.	ິ Low-Medium
3	Potential impact on fauna within the footprint area	उ Low
3	Potential impact on vegetation and listed and/or protected plant species.	ວ Low - Medium
3	Dust nuisance due to site establishment.	τ Low
3	Potential impact on archaeological artefacts	τ Low
3	Visual intrusion caused by mining activities	ວ Low – Medium
3	Loss of stockpiled topsoil during mining and stockpiling	ິ Low-Medium
3	Dust nuisance as a result of the disturbance of soil.	З Low
3	Noise nuisance generated by earthmoving machinery.	ິ Low-Medium
3	Infestation of the topsoil heaps and mining area with weeds or invader plant species	з Low
3	Potential impact on local fauna due to disturbance and loss of available habitat.	3 Low - Medium
3	Potential erosion of denuded areas.	З Low

	POTENTIAL IMPACT	SIGNIFICANCE (AFTER MITIGATION)
3	Loss of stockpiled material due to ineffective storm water control.	З Low – Medium
3	Potential contamination of footprint area and surface runoff as a result of hydrocarbon spillages	ι Low
I	Health and safety risk posed by blasting activities.	3 Low - Medium
3	Dust nuisance caused by blasting activities.	3 Low – Medium
3	Noise nuisance as a result of blasting.	3 Low – Medium
3	Visual intrusion as a result of excavation and from loading and vehicles transporting the material.	ວັ Low – Medium
3	Dust nuisance due to excavation and from loading and vehicles transporting the material.	ι Low
3	Noise nuisance as a result of the mining activities.	3 Low
r	Unsafe working environment for employees.	3 Low-Medium
3	Soil contamination from hydrocarbon spills and/or littering.	ว Low-Medium
3	Potential impact on areas of palaeontological concern.	3 Low
r	Facilitation of erosion due to mining activities.	3 Low-Medium
3	Dust nuisance generated at the processing plant.	3 Low
3	Noise nuisance stemming from operation of the processing plant.	3 Low

	POTENTIAL IMPACT		SIGNIFICANCE (AFTER MITIGATION)
3	Visual intrusion as a result of operation of the processing plant.	3	Low-Medium
3	Potential contamination of environment due to improper waste management.	J	Low
3	Overloading of trucks impacting road infrastructure	3	Low-Medium
3	Degradation of the access road	3	Low-Medium
3	Safety risk posed by un-sloped areas	3	Low-Medium
3	Erosion of returned topsoil after rehabilitation	3	Low-Medium
3	Infestation of the reinstated areas by weeds and invader plant species	3	Low-Medium
r	Potential impact associated with litter/waste left at the mining area	3	Low-Medium
3	Impact the broad-scale ecological processes - The loss of unprotected vegetation types on a cumulative basis from the broad area may impact the country's ability to meet its conservation targets.	3	Medium
3	Transformation of intact habitat would contribute to the fragmentation of the landscape and would potentially disrupt the connectivity of the landscape for fauna, avifauna, and flora and impair their ability to respond to environmental fluctuations.	3	Medium

## m) Proposed impact management objectives and the impact management outcomes for inclusion in the EMPr;

Based on the assessment and where applicable the recommendations from specialist reports, the recording of proposed impact management objectives, and the impact management outcomes for the development for inclusion in the EMPr as well as for inclusion as condition of authorisation.

MANAGEMENT OBJECTIVES	ROLE	MANAGEMENT ACTION	MANAGEMENT OUTCOME
TOPOGRAPHY Landscaping of Mining Area	Site Manager to ensure compliance with the guidelines as stipulated in the EMPR. Compliance to be monitored by the Environmental Control Officer.	<ul> <li>Use the excavated area for the final depositing of overburden.</li> <li>Dump rocks and coarse material removed from the excavation into the excavation.</li> <li>Remove coarse natural material used for the construction of ramps and dump it into the excavations.</li> <li>Remove stockpiles during the decommissioning phase, rip the area and return the topsoil to its original depth to provide a growth medium.</li> <li>Do not permit any waste to be deposited into the excavations.</li> <li>Return the previously stored topsoil to its original depth, once overburden, rocks and coarse natural materials have been added to the excavation and it was profiled with acceptable contours and erosion control measures.</li> <li>If necessary, the area can be fertilized to hasten the establishment of flora. Should the site's natural vegetation not grow back within six months of its closure to spread the naturally existent flora in the area, the site could be seeded with a local or adapted indigenous seed mix. This area is seen to have low agricultural potential due to the rocky surface therefore the use of seed mixes should only be done after</li> </ul>	Effectively restoring the mined area to allow the return of land use to agricultural purposes.

Table 30: Proposed impact management objectives and the impact management outcomes for inclusion in the EMPR

MANAGEMENT OBJECTIVES	ROLE	MANAGEMENT ACTION	MANAGEMENT OUTCOME
		<ul> <li>consultation with a qualified specialist with experience in the area as it might not apply.</li> <li>If required by the Regional Manager (DMRE) the soil must be analysed and any deleterious effects on the soil arising from the mining operation must be corrected and the area be seeded with a vegetation seed mix to his/her specification.</li> <li>On completion of operations, deal with all structures or objects in accordance with section 44 of the Mineral and Petroleum Resources Development Act, 2002 (Act 28 of 2002).</li> <li>On completion of mining operations, scarify the surface of all plant-, stockpiling-, and/or office areas, if compacted due to hauling and dumping operations, to a depth of at least 200mm and graded it to an even surface condition. Where applicable/possible return topsoil to its original depth over the area.</li> </ul>	
VISUAL CHARACTERISTICS Visual mitigation	Site Manager to ensure compliance with the guidelines as stipulated in the EMPR. Compliance to be monitored by the Environmental Control Officer.	<ul> <li>Ensure that the site have a neat appearance and is kept in good condition at all times.</li> <li>Store mining equipment in a dedicated area when not in use.</li> <li>Limit vegetation removal, and only strip topsoil immediately prior to the mining/use of a specific area.</li> <li>Contain excavations to the approved footprint of the permitted area.</li> <li>Upon closure, rehabilitate the site to ensure that the visual impact on the aesthetic value of the area is reduced to the minimum.</li> </ul>	<ul> <li>Minimise the impact of the mining operations on the visual characteristics of the receiving environment during the operational phase, and minimise the residual impact after closure.</li> </ul>

MANAGEMENT OBJECTIVES	ROLE	MANAGEMENT ACTION	MANAGEMENT OUTCOME
AIR AND NOISE QUALITY Dust Mitigation	Site Manager to ensure compliance with the guidelines as stipulated in the EMPR. Compliance to be monitored by the Environmental Control Officer.	<ul> <li>Control the liberation of dust into the surrounding environment by the use of; inter alia, water spraying and/or other dust-allaying agents.</li> <li>Ensure continuous assessment of all dust suppression equipment to confirm its effectiveness in addressing dust suppression.</li> <li>Limit speed on the haul roads to 40 km/h on the access road to prevent the generation of excess dust.</li> <li>Minimise areas devoid of vegetation, and only remove vegetation immediately prior to mining.</li> <li>Install water sprayers at the crusher plant to alleviate dust generation from the conveyor belts.</li> <li>Minimise fines, blowing from the drop end of the crusher plant by attaching strips of used conveyor belts to the conveyor's end.</li> <li>Weekly remove compacted dust from the crusher plant to eliminate the dust source.</li> <li>Flatten loads to prevent spillage during transportation on public roads.</li> <li>Ensure dust generating activities comply with the National Dust Control Regulations, GN No R827 promulgated in terms of NEM:AQA, 2004 and ASTM D1739 (SANS 1137:2012).</li> <li>Implement best practice measures during the stripping of topsoil, excavation, and transporting of material from site to minimize potential dust impacts.</li> </ul>	Dust prevention measures are applied to minimise the impact.
AIR AND NOISE QUALITY Noise Mitigation	Site Manager to ensure compliance with the guidelines as stipulated in the EMPR.	<ul> <li>Ensure that employees and staff conduct themselves in an acceptable manner while on site.</li> <li>No loud music may be permitted at the mining area.</li> </ul>	• Prevent unnecessary noise to the environment by ensuring that noise from development activity is mitigated.

MANAGEMENT OBJECTIVES	ROLE	MANAGEMENT ACTION	MANAGEMENT OUTCOME
	Compliance to be monitored by the Environmental Control Officer.	<ul> <li>Ensure that all project related vehicles are equipped with silencers and maintained in a road worthy condition in terms of the National Road Traffic Act, 1996.</li> <li>Plan the type, duration and timing of the blasting procedures with due cognizance of other land users and structures in the vicinity. Notify the surrounding land owners in writing prior to each blasting occasion.</li> <li>Contract a qualified occupational hygienist to quarterly monitor and report on the personal noise exposure of the employees working at the mine. Monitoring must be in accordance with SANS 10083:2004 (Edition 5) sampling method as well as NEM:AQA 2004, SANS 10103:2008.</li> <li>Implement best practice measures to minimise potential noise impacts.</li> </ul>	
GEOLOGY AND SOIL	Site Manager to ensure compliance with the guidelines as stipulated in the EMPR. Compliance to be monitored by the Environmental Control Officer.	<ul> <li>Strip and stockpile the upper 300 mm of the soil before mining.</li> <li>Carefully manage and conserve the topsoil throughout the stockpiling and rehabilitation process.</li> <li>Ensure topsoil stripping, stockpiling and re-spreading is done in a systematic way. Plan mining in such a way that topsoil is stockpiled for the minimum possible time.</li> <li>Place the topsoil on a levelled area, within the mining footprint. Do not stockpile topsoil in undisturbed and inactive areas.</li> <li>Protect topsoil stockpiles against losses by water- and wind erosion. Position stockpiles so it is not vulnerable to erosion by wind and water. The establishment of</li> </ul>	Adequate fertile topsoil is available to rehabilitate the mined area.

MANAGEMENT OBJECTIVES	ROLE	MANAGEMENT ACTION	MANAGEMENT OUTCOME
		<ul> <li>plants (weeds or a cover crop) on the stockpiles will help to prevent erosion.</li> <li>Ensure that topsoil heaps do not exceed 1.5 m in order to preserve micro-organisms within the topsoil, which can be lost due to compaction and lack of oxygen.</li> <li>Keep temporary topsoil stockpiles free of invasive plant species.</li> <li>Vegetate the topsoil heaps to be stored longer than 6 months with an indigenous grass seed mix if vegetation does not naturally germinate within the first growth season.</li> <li>Divert storm- and runoff water around the stockpile area to prevent erosion.</li> <li>Spread the topsoil evenly, to a depth of 300 mm, over the rehabilitated area upon closure of the site.</li> <li>Strive to re-instate topsoil at a time of the year when vegetation cover can be established as quickly as possible afterwards, to that erosion of returned topsoil is minimized. The best time of year is at the end of the rainy season.</li> <li>Plant a cover crop immediately after spreading topsoil to stabilise the soil and protect it from erosion. Fertilise the cover crop for optimum production. Rehabilitation extends until the first cover crop is well established.</li> <li>Control run-off water with temporary banks, where necessary, to prevent accumulation of run-off causing down-slope erosion.</li> <li>Monitor the rehabilitated area for erosion, and appropriately stabilize if erosion do occur, for at least 12 months after reinstatement.</li> </ul>	

MANAGEMENT OBJECTIVES	ROLE	MANAGEMENT ACTION	MANAGEMENT OUTCOME
HYDROLOGY Erosion Control and Storm Water Management	Site Manager to ensure compliance with the guidelines as stipulated in the EMPR. Compliance to be monitored by the Environmental Control Officer.	<ul> <li>Limit clearing of vegetation to the proposed mining footprint and associated infrastructure. Ensure no clearing takes place outside the minimum required footprint.</li> <li>Divert stormwater around the topsoil heaps and mining areas to prevent erosion.</li> <li>Protect stockpiles from erosion, and store it on flat areas surrounded by appropriate berms where possible.</li> <li>Ensure that adequate slope protection is provided when mining within steep slopes.</li> <li>Control the outflow of run-off water from the mining excavation to prevent down-slope erosion, by constructing temporary banks and ditches that will direct run-off water (if needed). These must be in place at any points where overflow out of the excavation might occur.</li> <li>Regularly monitor roads and other disturbed areas within the project for erosion, and ensure problem areas receive follow-up monitoring to assess the success of the remediation.</li> <li>Rectify erosion problems within the mining area because of the mining activities immediately (within 48 hours) and monitored thereafter to ensure that it does not re-occur.</li> <li>Use silt/sediment traps/barriers where there is a danger of topsoil or material stockpiles eroding and entering downstream drainage lines and other sensitive areas. Regularly maintain and clear the sediment/silt barriers to ensure effective drainage of the areas.</li> </ul>	<ul> <li>Impact on the environment caused by stormwater discharge is avoided and erosion is managed.</li> </ul>

MANAGEMENT OBJECTIVES	ROLE	MANAGEMENT ACTION	MANAGEMENT OUTCOME
		<ul> <li>Conduct activity in terms of the Best Practice Guidelines for small-scale mining as developed by DWS.</li> <li>Restrict polluting activities including storage of mining fleet, equipment wash down facilities and vehicle maintenance yards to the workshop areas and ensure it takes place on impermeable hard standing surfaces, which formally drain to a dirty water drainage system at the site.</li> <li>Contain all fuels and chemicals stored or used on site in fit for purpose containers and store within designated storage areas. Ensure the designated storage areas are situated on an impermeable surface with a perimeter bund and a drainage sump. Size the volume of the bund and sump to contain at least 110% of the total volume of the fuel and chemicals being stored within the designated storage area. Ensure that the storage areas have a roof to prevent inflow of rainwater, which would require the sump to be emptied more frequently.</li> <li>The following mitigation measures was recommended by the Aquatic Specialist (Appendix M1):         <ul> <li>All 'High' sensitivity and wetland habitats must be avoided (unless authorised), all laydown and staff areas must be restricted to the 'Low' and 'Very Low' sensitivity areas;</li> <li>Adhere to the prescribed wetland buffers. Restrict all non-essential activities (e.g. cement mixing and equipment wetland</li> </ul> </li> </ul>	

MANAGEMENT OBJECTIVES	ROLE	MANAGEMENT ACTION	MANAGEMENT OUTCOME
		<ul> <li>machinery storage) to outside of wetlands and their prescribed buffers;</li> <li>Demarcate the avoidance areas;</li> <li>Dust suppression should be implemented. The residual and sediment laden water from the suppression activities should not be directly released into the wetland in order to prevent higher inputs of sediment into the systems;</li> <li>Areas other than the footprint areas and existing surface infrastructure areas must be declared as 'no-go' areas;</li> <li>Construct as far as possible during winter when runoff from storms are lowest, prioritise this for crossing sites. This will reduce impacts to wetlands due to soil poaching and vegetation trampling under peak saturation levels. Additionally, the risk of vehicles getting stuck and further degrading the vegetation integrity is lowest during this time;</li> <li>Prevent run-off by subsurface drainage channels. Any signs of erosion and scouring must be immediately addressed;</li> <li>Mixing of concrete must under no circumstances take place in any wetland or their buffers. Scrape the area where mixing and storage of sand and concrete occurred to clean once finished;</li> </ul>	

MANAGEMENT OBJECTIVES	ROLE	MANAGEMENT ACTION	MANAGEMENT OUTCOME
OBJECTIVES		<ul> <li>Do not situate any of the construction material laydown areas within any wetland;</li> <li>No machinery should be allowed to be parked in any wetlands;</li> <li>Flatten and lightly till (no deeper than 30 cm) excavated / cleared areas to encourage vegetation establishment as soon as possible;</li> <li>The use of herbicides is not recommended in or near wetlands (opt for mechanical removal);</li> <li>Install sandbags on downstream side of the footprint, where necessary, to trap sediment until the site has been constructed and vegetation has re-established;</li> </ul>	
		<ul> <li>Appropriately contain any generator diesel storage tanks, machinery spills (e.g. accidental spills of hydrocarbons oils, diesel etc.) or construction materials on site (e.g. concrete) in such a way as to prevent them leaking and entering the north-western seep;</li> <li>Regularly maintain stormwater infrastructure, pipes, pumps and machinery to minimise the potential for leaks. Check for oil leaks, keep a tidy operation, install bins and promptly clean up any spills or litter;</li> </ul>	

MANAGEMENT OBJECTIVES	ROLE	MANAGEMENT ACTION	MANAGEMENT OUTCOME
		<ul> <li>Maintain storm water run-off &amp; Discharge Water Quality monitoring;</li> <li>Make sure that the soil is backfilled and compacted to accepted geotechnical standards to avoid conduit formation along the trench;</li> <li>Speed limits must be put in place to reduce erosion. Soil surfaces must be wetted as necessary to reduce the dust generated by the project activities. Speed bumps and signs must be erected to enforce slow speed; and</li> <li>Waste management must be a priority and all waste must be collected and stored adequately. It is recommended that all waste be removed from site on a weekly basis to prevent rodents and pests entering the site.</li> </ul>	
TERRESTRIAL BIODIVERSITY, CONSERVATION AREAS 	Site Manager to ensure compliance with the guidelines as stipulated in the EMPR. Compliance to be monitored by the Environmental Control Officer.	<ul> <li>The mining boundaries must be clearly demarcated, and all operations must be contained to the approved mining area. The area outside the mining boundaries must be declared a no-go area, and all staff must be educated accordingly.</li> <li>For threatened species that may not be destroyed, it is recommended that professional search and rescue service providers be used to remove such plants and to use them either for later rehabilitation work or other conservation projects.</li> </ul>	• Vegetation clearing is restricted to the authorised development footprint of the mine.

MANAGEMENT OBJECTIVES	ROLE	MANAGEMENT ACTION	MANAGEMENT OUTCOME
		<ul> <li>Permits must be kept on-site and in the possession of the flora search and rescue team at all times.</li> <li>Blanket clearing of vegetation must be limited to the proposed footprint and associated infrastructure. No clearing outside of the minimum required footprint to take place.</li> <li>Clearing of vegetation should be minimized and avoided where possible.</li> <li>Areas of indigenous vegetation, even secondary communities outside of the direct project footprint, should under no circumstances be fragmented or disturbed further.</li> <li>The on-site ECO must provide supervision and oversight of vegetation clearing activities and other activities which may cause damage to the environment, especially during the site establishment phase, when the majority of vegetation clearing is taking place.</li> <li>All vehicles must remain on demarcated roads and no unnecessary driving in the veld outside these areas may be allowed.</li> <li>No plant species, whether native or exotic, should be brought into, ore removed from, the project area, to prevent the spread of exotic or invasive species or the illegal collection of plants.</li> </ul>	

No plants may be translocated or otherwise uprooted     or disturbed for rebabilitation or other purposes without	MANAGEMENT OBJECTIVES
<ul> <li>express permission from the ECO and without the relevant permits.</li> <li>No fires must be allowed on-site.</li> <li>If deemed necessary by the ECO, a firebreak must be made around the periphery of the site in autumn every year. Vegetated areas inside the break should be burned (upon recommendation of the ECO) on a biennial basis if deemed necessary. The relevant veld burning legislation must be adhered to.</li> <li>The following mitigation measures were provided by the terrestrial biodiversity specialist (Appendix M2):</li> <li>Demarcate work areas during the construction phase to avoid affecting outside areas. Use physical barriers e.g., safety tape, not painted lines, and use signage.</li> <li>Prior to vegetation clearing activities, the area to be cleared should be walked on foot by 1-2 individuals to create a disturbance in order for fauna to move off. Sites should be walked only prior to the area having to be cleared.</li> <li>Any fauna threatened by the construction activities should be removed safely by an appropriately qualified environmental officer or</li> </ul>	

MANAGEMENT OBJECTIVES	ROLE	MANAGEMENT ACTION	MANAGEMENT OUTCOME
		<ul> <li>All construction vehicles should adhere to a speed limit of maximum 30 km/h to avoid collisions. All construction and maintenance motor vehicle operators should undergo an environmental induction that includes instruction on the need to comply with speed limits, to respect all forms of wildlife. Speed limits must still be enforced to ensure that road killings, dust and erosion is limited. Appropriate speed control measures and signs must be erected.</li> <li>Schedule activities and operations during least sensitive period;</li> </ul>	
		<ul> <li>Construction and driving on roads at night should be restricted in order to reduce or prevent wildlife road mortalities which occur more frequently during this period</li> </ul>	
		<ul> <li>Outside lighting should be designed and limited to minimise impacts on fauna. All outside lighting should be directed away from any sensitive areas. Fluorescent and mercury vapor lighting should be avoided, and sodium vapor (green/red) lights should be used wherever possible.</li> </ul>	
		<ul> <li>Minimise vegetation clearing to the minimum required. Areas should be cleared and disturbed on a needs basis only, as opposed to clearing and disturbing a number of sites simultaneously.</li> </ul>	

MANAGEMENT OBJECTIVES	ROLE	MANAGEMENT ACTION	MANAGEMENT OUTCOME
		<ul> <li>Provide all personnel and contractors to undergo Environmental Awareness Training to all personnel and contractors. A signed register of attendance must be kept for proof. Discussions The training must include.</li> </ul>	
		<ul> <li>The timing between clearing of an area and subsequent development must be minimized to avoid fauna from re-entering the site to be disturbed.</li> </ul>	
		<ul> <li>Any holes/deep excavations must be done in a progressive manner on a needs basis only. No holes/excavations may be left open overnight. In the event holes/excavations are required to remain open overnight, these areas must be covered to prevent fauna falling into these areas and subsequently inspected prior to backfilling.</li> </ul>	
		<ul> <li>Where possible, work should be restricted to one area at a time and be systematic. This is to reduce the number and extent of on-site activities, allowing fauna to move off as the Project progresses. This will give the smaller birds, mammals and reptiles a chance to weather the disturbance in an undisturbed zone close to their natural territories.</li> </ul>	
		<ul> <li>No construction activity is to occur at night.</li> <li>Wildlife-permeable fencing with holes large enough for mongoose and other smaller</li> </ul>	

MANAGEMENT OBJECTIVES	ROLE	MANAGEMENT ACTION	MANAGEMENT OUTCOME
OBJECTIVES		<ul> <li>mammals should be installed, the holes must not be placed in the fence where it is next to a major road as this will increase road killings in the area.</li> <li>It should be made an offence for any staff to /take bring any plant species into/out of any portion of the PAOI. No plant species whether indigenous or exotic should be brought into/taken from the PAOI, to prevent the spread of exotic or invasive species or the illegal collection of plants. Bring plant species into/out of the PAOI should only be allowed for rehabilitation purposes.</li> <li>A Rehabilitation Plan must be implemented.</li> <li>Access roads should have run-off control features which redirect water flow and dissipate any energy in the water which may pose an</li> </ul>	
		<ul> <li>erosion risk.</li> <li>All erosion observed should be rectified as soon as possible, using the appropriate erosion control structures and revegetation techniques.</li> <li>There should be follow-up rehabilitation and revegetation of any remaining denuded areas with local indigenous perennial grass, shrubs and trees</li> </ul>	
TERRESTRIAL BIODIVERSITY, CONSERVATION	Site Manager to ensure compliance with the guidelines as stipulated in the EMPR.	<ul> <li>Implement an invasive plant species management plan to control all invasive plant species on site in terms of NEM:BA, 2004 and CARA, 1983. Do</li> </ul>	<ul> <li>Mining area is kept free of invasive plant species.</li> </ul>

MANAGEMENT OBJECTIVES	ROLE	MANAGEMENT ACTION	MANAGEMENT OUTCOME
AREAS AND GROUNDCOVER Management of invasive plant species.	Compliance to be monitored by the Environmental Control Officer.	<ul> <li>weed/alien ongoing clearing on throughout the life of the mining activities.</li> <li>Do not allow planting or importing of any alien species to the site for landscaping, rehabilitation or any other purpose.</li> <li>Keep all stockpiles (topsoil &amp; overburden) free of invasive plant species.</li> <li>Control declared invader or exotic species on the rehabilitated areas.</li> </ul>	
FAUNA Protection of fauna	Site Manager to ensure compliance with the guidelines as stipulated in the EMPR. Compliance to be monitored by the Environmental Control Officer.	<ul> <li>Site access should be controlled and no unauthorised persons should be allowed onto the site.</li> <li>Any fauna directly threatened by the associated activities should be removed to a safe location by a site manager.</li> <li>The collection/trapping, hunting, or poisoning of any animals at the site is strictly forbidden. Signs must be put up to enforce this. Personnel should not be allowed to wander off demarcated areas.</li> <li>Fires must not be allowed on site.</li> <li>All hazardous materials should be stored in the appropriate manner to prevent contamination of the site. Any accidental chemical, fuel, and oil spills that occur at the site should be cleaned up in the appropriate manner as related to the nature of the spill.</li> <li>All construction and maintenance motor vehicle operators should undergo an environmental induction that includes instruction on the need to comply with speed limits, to respect all forms of wildlife. All vehicles should adhere to a low speed limit (40 km/h) to avoid collisions with susceptible species.</li> </ul>	Disturbance to fauna is minimised.

MANAGEMENT OBJECTIVES	ROLE	MANAGEMENT ACTION	MANAGEMENT OUTCOME
		<ul> <li>Construction vehicles must be limited to a minimal footprint on site (no movement outside of the earmarked footprint).</li> <li>All personnel must undergo environmental induction regarding fauna management and in particular awareness about not harming or collecting species such as snakes, tortoises and owls which are often persecuted out of superstition. Workers must be instructed to report any animals that may be trapped in the working area.</li> <li>Ensure that cables and connections are insulated successfully to reduce electrocution risk.</li> <li>Use environmentally friendly chemical products.</li> <li>No litter, food or other foreign material may be thrown or left around the site.</li> </ul>	
CULTURAL HERITAGE ENVIRONMENTANDArchaeological, nd 	Site Manager to ensure compliance with the guidelines as stipulated in the EMPR. Compliance to be monitored by the Environmental Control Officer.	<ul> <li>Confine all mining to the development footprint area.</li> <li>Implement the following change find procedure when discoveries are made on site:</li> <li>If any significant archaeological remains are located during this survey which cannot be avoided by, or excluded from the quarrying, they will require mitigation prior to any quarry-related activities on the site. A Workplan application will need to be made to ECPHRA to conduct this work.</li> <li>Should any human remains be encountered at any stage during the works associated with the project, work must in the vicinity must cease immediately, the remains must be left in situ but made secure and the project archaeologist and ECPHRA must be notified immediately to make a decision about how to deal with</li> </ul>	<ul> <li>Impact to cultural/heritage resources is avoided or at least minimised.</li> </ul>

MANAGEMENT OBJECTIVES	ROLE	MANAGEMENT ACTION	MANAGEMENT OUTCOME
		<ul> <li>the remains. All mining must be confined to the development footprint area.</li> <li>If during the pre-construction phase, construction, operations or closure phases of this project, any person employed by the developer, one of its subsidiaries, contractors and subcontractors, or service provider, finds any artefact of cultural significance or heritage site, this person must cease work at the site of the find and report this find to their immediate supervisor, and through their supervisor to the senior on-site manager.</li> <li>It is the responsibility of the senior on-site Manager to make an initial assessment of the extent of the find and confirm the extent of the work stoppage in that area.</li> <li>The senior on-site Manager must inform the ECO of the chance find and its immediate impact on operations. The ECO must then contact a professional archaeologist for an assessment of the finds who must notify the ECPHRA.</li> </ul>	
LAND USE Loss of agricultural land for duration of mining.	Site Manager to ensure compliance with the guidelines as stipulated in the EMPR. Compliance to be monitored by the Environmental Control Officer.	<ul> <li>If needed, sign mined-out/rehabilitated areas back to agricultural use once the cover crop stabilised.</li> </ul>	<ul> <li>Mining has the least possible impact on the operation of the property.</li> </ul>
EXISTING INFRASTRUCTURE	Site Manager to ensure compliance with the guidelines as stipulated in the EMPR.	<ul> <li>Divert storm water around the access road to prevent erosion.</li> </ul>	• The access road remains accessible to the landowner and lawful occupiers during the operational phase, and upon closure, the

MANAGEMENT OBJECTIVES	ROLE	MANAGEMENT ACTION	MANAGEMENT OUTCOME
Management of the access road.	Compliance to be monitored by the Environmental Control Officer.	<ul> <li>Restrict vehicular movement to the existing access road to prevent crisscrossing of tracks through undisturbed and inactive areas.</li> <li>Repair rutting and erosion of the access road caused as a direct result of the mining activities.</li> <li>Prevent the overloading of the trucks and file proof of load weights for auditing by relevant officials.</li> <li>Restrict the speed of all mining equipment/vehicles to 40 km/h on the access roads.</li> </ul>	road is returned in a better, or at least the same state as received by the permit holder.
GENERAL Waste management	Site Manager to ensure compliance with the guidelines as stipulated in the EMPR. Compliance to be monitored by the Environmental Control Officer.	<ul> <li>Ensure regular vehicle maintenance, repairs and services only take place at the workshop and service area. Ensure drip trays are present if emergency repairs are needed on equipment not able to move to the workshop. Dispose all waste products in a closed container/bin to be removed from the emergency service area (same day) to the workshop to ensure proper disposal. Treat this as hazardous waste and dispose of it at a registered hazardous waste handling facility, alternatively arrange collection by a registered hazardous waste handling contractor. File safe disposal certificates for auditing purposes.</li> <li>If a diesel bowser is used on site, always equip it with a drip tray. Use drip trays during each and every refuelling event. The nozzle of the bowser needs to rest in a sleeve to prevent dripping after refuelling.</li> <li>Ensure drip trays are cleaned after each use. Do not allow dirty drip trays to be used on site. Dispose of dirty</li> </ul>	<ul> <li>Wastes are appropriately handled and safely disposed of at recognised waste facilities.</li> </ul>

MANAGEMENT OBJECTIVES	ROLE	MANAGEMENT ACTION	MANAGEMENT OUTCOME
		<ul> <li>incorporated into the hazardous waste removal system.</li> <li>Collect any effluents containing oil, grease or other industrial substances in a suitable receptacle and remove it from the site, either for resale or for appropriate disposal at a recognized facility. File proof.</li> <li>Obtain an oil spill kit, and train the employees in the emergency procedures to follow when a spill occurs as well as the application of the spill kit.</li> <li>Clean spills immediately, within two hours of occurrence, to the satisfaction of the Regional Manager (DMRE) by removing the spillage together with the polluted soil and containing it in a designated hazardous waste bin until it is disposed of at a recognised facility. File proof.</li> <li>Ensure suitable covered receptacles are always available and conveniently placed for the disposal of general waste.</li> <li>Store non-biodegradable refuse such as glass bottles, plastic bags, metal scrap, etc., in a container with a closable lid at a collecting point to be collected at least once a month and disposed of at a recognized landfill site. Take specific precautions to prevent refuse from being dumped on or in the vicinity of the mine area. File proof of disposal.</li> <li>Handle biodegradable refuse as indicated above.</li> <li>Encourage re-use or recycling of waste products.</li> <li>Do not bury or burn waste on the site.</li> <li>Provide ablution facilities in the form of a chemical toilet/s. Anchor the chemical toilet (to prevent blowing/falling over) and arrange that it is serviced at</li> </ul>	
MANAGEMENT OBJECTIVES	ROLE	MANAGEMENT ACTION	MANAGEMENT OUTCOME
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		<ul> <li>least once a week for the duration of the mining activities by a registered liquid waste handling contractor. File the safe disposal certificates.</li> <li>Ensure that the use of any temporary, chemical toilet facilities do not cause any pollution to water sources or pose a health hazard. In addition, ensure that no form of secondary pollution arise from the disposal of refuse or sewage from the temporary, chemical toilets. Address any pollution problems arising from the above immediately.</li> <li>Do not discharge water containing waste into the natural environment.</li> <li>Implement measures to contain the wastewater and safely dispose thereof.</li> <li>Report any significant spillage of chemicals, fuels etc. during the lifespan of the mining activities to the Department of Water and Sanitation and other relevant authorities.</li> <li>Implement the use of waste registers to keep record of the waste generated and removed from the mining area.</li> </ul>	
<b>GENERAL</b> Storage/handling of hazardous substances/chemicals.	Site Manager to ensure compliance with the guidelines as stipulated in the EMPR. Compliance to be monitored by the Environmental Control Officer.	<ul> <li>Place chemical storage areas on level ground to prevent offsite migration of any spilled product.</li> <li>Ensure that the floor of the storage area is impermeable to prevent seepage of spilled products into the ground or ground water.</li> <li>Control access to the chemicals/substances and implement a notification system of an appropriate staff member.</li> </ul>	• The chemical/hazardous substances used on site are stored according to specifications without contaminating the receiving environment.

MANAGEMENT OBJECTIVES	ROLE	MANAGEMENT ACTION	MANAGEMENT OUTCOME
		<ul> <li>Ensure that the storage area is out of the 1:100 year floodline or further than 100 m from the edge of a watercourse, whichever is greatest.</li> <li>Maintain a Hazardous Substances Register, and keep Safety Data Sheets (SDS) current for all chemicals used on site.</li> <li>Ensure any fuel/used oil tanks have secondary containment in the form of an impermeable bund wall and base within which the tanks sit, raised above the floor, on plinths. Check that the bund capacity is sufficient to contain 110% of the tank's maximum capacity. Ensure that the distance and height of the bund wall relative to that of the tank is taken into consideration to ensure that any spillage does not result in hydrocarbons/other substances spouting beyond the confines of the bund.</li> <li>Establish a formal inspection routine to check all equipment in the bund area, as well as the bund area itself for malfunctions or leakages. Inspect the bund area at least weekly and remove any accumulated rainwater and hand it as contaminated water. Check all valves and outlets to ensure that its intact and closed securely.</li> <li>Ensure that the bund base slope towards an oil sump of sufficient size. Do not allow contaminated water to mix with clean water, and contain it until it is collected by a registered hazardous waste handling contractor or disposed of at a registered hazardous waste handling facility.</li> <li>Use drip trays under all stationary equipment or vehicles. Place used drip trays within a bunded area and do not store on the bare soil. Discard the</li> </ul>	

MANAGEMENT OBJECTIVES	ROLE	MANAGEMENT ACTION	MANAGEMENT OUTCOME
		wastewater originating from the cleaning of drip trays into the oil sump.	
GENERAL Management of health and safety risks	Site Manager to ensure compliance with the guidelines as stipulated in the EMPR. Compliance to be monitored by the Environmental Control Officer.	<ul> <li>Ensure that workers have access to the correct PPE as required by law.</li> <li>Locate sanitary facilities within 100 m from any point of work.</li> <li>Manage all operations in compliance with the Mine Health and Safety Act, 1996 (Act No 29 of 1996).</li> <li>Plan the type, duration and timing of blasting with due cognizance of other land users and structures in the vicinity.</li> <li>Inform the surrounding landowners and communities in writing ahead of any blasting event.</li> <li>Monitor the compliance of ground vibration and airblast levels to USBM standards with each blasting event.</li> <li>Record all blasts with a vibro recorder.</li> <li>Give audible warning of a pending blast at least 3 minutes in advance of the blast.</li> <li>Limit fly rock and collect and remove flyrock and rock spill that falls beyond the working area.</li> </ul>	Employees work in a healthy and safe environment.

# n) Aspects for inclusion as conditions of Authorisation.

Any aspects which must be made conditions of the Environmental Authorisation

The management objectives listed in this report under Part A(1)(m) Proposed impact management objectives and the impact management outcomes for inclusion in the EMPR above should be considered for inclusion in the environmental authorisation.

### o) Description of any assumptions, uncertainties and gaps in knowledge. (Which relate to the assessment and mitigation measures proposed)

The assumptions made in this document which relate to the assessment and mitigation measures proposed, stem from site specific information gathered from site inspections, desktop studies as well as the specialist study. No uncertainty regarding the proposed project or the receiving environment could be identified.

# P) Reasoned opinion as to whether the proposed activity should or should not be authorised

# i) Reasons why the activity should be authorised or not.

Should the mitigation measures and monitoring programmes proposed in this document be implemented on site, no fatal flaws could be identified that were deemed as severe as to prevent the activity continuing.

# ii) Conditions that must be included in the authorisation

The management objectives listed in this report under Part A(1)(m) Proposed impact management objectives and the impact management outcomes for inclusion in the EMPR should be considered for inclusion in the environmental authorisation.

# q) Period for which the Environmental Authorisation is required.

The Applicant requests the Environmental Authorisation to be valid for a five-year period to correspond with the validity of the mining permit.

# r) Undertaking

Confirm that the undertaking required to meet the requirements of this section is provided at the end of the EMPr and is applicable to both the Basic assessment report and the Environmental Management Programme report.

The undertaking required to meet the requirements of this section is provided at the end of the EMPR and is applicable to both the Basic Assessment Report and the Environmental Management Programme report.

# s) Financial Provision

State the amount that is required to both manage and rehabilitate the environment in respect of rehabilitation.

### i) Explain how the aforesaid amount was derived

The annual amount required to manage and rehabilitate the environment was estimated to be R1 635 000. Please see the explanation as to how this amount was derived at attached as Appendix H – Financial and Technical Competence Report.

#### ii) Confirm that this amount can be provided from operating expenditure.

(Confirm that the amount is anticipated to be an operating cost and is provided for as such in the Mining Work Programme, Financial and Technical Competence Report or Prospecting Work Programme as the case may be).

Henred Trading (Pty) Ltd will be responsible for the financial and technical aspects of the proposed mining project. The operating expenditure is provided for as such in the Financial and Technical Competence Report attached as Appendix H to this report.

# t) Specific Information required by the competent Authority

# i) Compliance with the provisions of sections 24(4)(a) and (b) read with section 24 (3)(a) and (7) of the National Environmental Management Act (Act 107 of 1998). The EIA report must include the: -

(1) Impact on the socio-economic conditions of any directly affected person.

(Provide the results of investigation, assessment, and evaluation of the impact of the mining, bulk sampling or alluvial diamond prospecting on any directly affected person including the landowner, lawful occupier, or, where applicable, potential beneficiaries of any land restitution claim, attach the investigation report as an Appendix)

The following potential impacts were identified that may impact on socio-economic conditions of directly affected persons:

# • Visual intrusion associated with the proposed mining activities:

The viewshed analysis showed that the visual impact of the proposed aggregate mining operation will be of low significance. The small scale of the proposed operation, and the mining area will be behind the hill which is semivisible from the nearest dwellings. Should the Applicant successfully rehabilitate the mining area (upon closure), no residual visual impact is expected upon closure of the mine.

# • Dust nuisance caused as a result of the proposed mining activities:

The proposed activity will contribute the emissions mechanical mining equipment to the receiving environment for the duration of the operational phase. Should the permit holder implement the mitigation measures proposed in this document and the EMPR the impact on the air quality of the surrounding environment is deemed to be of low significance and compatible with the current land use.

# • Noise nuisance as a result of mining activities:

The potential impact on the noise ambiance of the receiving environment is expected to be of low significance and representative of the traffic of the surrounding area. The distance of the proposed mining area from residential infrastructure further lessens the potential noise impact.

### • Employment opportunities and socio-economic impact:

The proposed labour component of the activity will be between 40 to 60 people. The operation will contribute to the local economy in the area, both directly and through the multiplier effect that its continued presence will create.

Equipment and supplies will be purchased locally, and wages are spent at local businesses, generating both jobs and income in the area. Although the employees are not resident on the site, they will be from the surrounding community.

# Compliance Management:

Should the MP application be approved, compliance with the mitigation measures and conditions approved as part of the EMPR and the Environmental Authorisation (EA) will be compulsory to the Permit Holder as both the EMPR and EA are legally binding documents. In terms of Section 34 of the NEMA EIA Regulations, 2014 (as amended 2017) the holder of an EA must: "(a) ensure that the compliance with the conditions of the environmental authorisation and the EMPR, and where applicable the closure plan, I audited; and (b) submit an environmental audit report to the relevant competent authority". The regulations further stipulate that the environmental audit report (EAR) must be prepared by an independent person with the relevant environmental auditing expertise; provide verifiable findings on the level of performance against and compliance

with the provisions of the requisite EA, EMP and Closure Plan, and the ability of the measures contained in the EMPR and Closure Plan to sufficiently provide for the avoidance, management and mitigation of environmental impacts associated with the undertaking. Within 7 days of the date of submission of an EAR to the competent authority (DMRE) the holder of the EA must notify all potential and registered I&AP's of the submission of that report, and make such report immediately available to anyone on request, and on a publicly accessible website.

# (2) Impact on any national estate referred to in section 3(2) of the National Heritage Resources Act.

(Provide the results of investigation, assessment, and evaluation of the impact of the mining, bulk sampling or alluvial diamond prospecting on any national estate referred to in section 3(2) of the National Heritage Resources Act, 1999 (Act No 25 of 1999) with the exception of the national estate contemplated in section 3(2)(i)(vi) and (vii) of the Act, attach the investigation report as Appendix 2.19.2 and confirm that the applicable mitigation is reflected in 2.5.3; 2.11.6 and 2.12 herein).

According to the Heritage Impact Assessment (Appendix M3), the project area is located on an elevated terrain and thick grasses cover the landscape. Small rocky outcroppings are found scattered throughout the landscape. The general landscape lacks topographic focal points such as hills and watercourses which would have attracted archaeologically significant human occupation. This was verified through the lack of heritage resources identified within both the MP and Stockpile areas. The larger area does however boast a rich living heritage consisting of various villages and communities throughout the landscape who have implemented a lifestyle similar to that of Late Iron Age communities. The Project will not impact on any of these communities.

According to the South African Heritage Resource Authority (SAHRA) Paleontological sensitivity map the study area is of low palaeontological sensitivity and no palaeontological studies are required however a protocol for finds is required.

The impact to heritage resources is expected to be low provided that the recommendations in this report are adhered to, based on the South African Heritage Resource Authority (SAHRA) 's approval. Should the Applicant implement the mitigation measures proposed in the EMPr the impact of the proposed activity on the surrounding area in general is deemed to be of low significance.

# u) Other matters required in terms of section 24(4)(a) and (b) of the Act.

(the EAP managing the application must provide the competent authority with detailed, written proof of an investigation as required by section 24(4)(b)(i) of the Act and motivation if no reasonable or feasible alternatives, as contemplated in sub-regulation 22(2)(h), exist. The EAP must attach such motivation as Appendix 4)

Site Alternative 1 (S1) (Preferred Alternative and only site alternative): The Applicant, applied for a 5 ha mining permit to mine stone aggregate/ gravel on a portion of Remaining Extent of Farm 89, Ingquza Hill Local Municipality, Eastern Cape Province The proposed mining area is over an undisturbed and inactive area of the farm.

The proposed area was deemed as the preferred area due to the location of the mineral reserve which is situated over an undisturbed and inactive area of the farm.

An alternative layout for the quarry, has been assessed in the pre application phase – Site Alternative 2 but not found viable as explained below.

Site Alternative 2 (S2) was assessed for the proposed mining but found not environmentally and practically suitable. The earmarked area will be adjacent to wetlands which will result in a significant impact on the ecosystem. Site alternative 1, was deemed the only viable site alternative as this is the only area that will be viable for the applicant due to the presence of the mineral reserve. Although the position of Site Alternative 2 will still allow the development of the quarry on the property, it is believed that the impact associated with this site alternative is of higher significance without the need or motivation justifying it. site alternative is of higher significance without the need or motivation

The no-go alternative entails no change to the status quo and is therefore a real alternative that needs to be considered. The aggregate to be mined will be sold to the building, road rehabilitation/maintenance and associated construction industry, if however, the no-go alternative is implemented the Applicant could not utilise the mineral resource on this property and the construction industry of Lusikisiki will not benefit from diversification of gravel sources which will escalating product costs.

# PART B

# **ENVIRONMENTAL MANAGEMENT PROGRAMME REPORT**

# 1. DRAFT ENVIRONMENTAL MANAGEMENT PROGRAMME.

# a) Details of the EAP,

(Confirm that the requirements for the provision of the details and expertise of the EAP are already included in Part A, section 1(a) herein as required).

The details and expertise of Zoë Norval and Sonette Smit of Greenmined Environmental that acts as EAPs on this project has been included in Part A Section 1(a) as well as Appendix K as required.

# b) Description of the Aspects of the Activity

(Confirm that the requirements to describe the aspects of the activity that are covered by the draft environmental management programme is already included in PART A, section (1)(h) herein as required).

The aspects of the activity that are covered by the draft environmental management programme has been described and included in Part A, section (1)(h).

# c) Composite Map

(Provide a map (Attached as an Appendix) at an appropriate scale which superimposes the proposed activity, its associated structures, and infrastructure on the environmental sensitivities of the preferred site, indicating any areas that any areas that should be avoided, including buffers)

As mentioned under Part A, section (1)(I)(ii) this map has been compiled and is attached as Appendix C to this document.

# d) Description of impact management objectives including management statements

# i) Determination of closure objectives.

(Ensure that the closure objectives are informed by the type of environment described in 2.4 herein)

The primary objective, at the end of the mine's life, is to obtain a closure certificate at minimum cost and in as short a time period as possible whilst still complying with the requirements of the Minerals and Petroleum Resources Development Act (Act No. 28 of 2002) [MPRDA]. To realise this, the following main objectives must be achieved:

- Remove all temporary infrastructure and waste from the mine as per the requirements of this EMPR and of the Provincial Department of Minerals and Resources.
- Shape and contour disturbed areas in compliance with the EMPR.

- Ensure that permanent changes in topography (due to mining) are sustainable and do not cause erosion or the uncontrolled damming of surface water.
- Securing all excavations.
- Use the topsoil effectively to promote the re-establishment of vegetation.
- Ensure that all rehabilitated areas are stable and self-sustaining in terms of vegetation cover.
- Eradicate all weeds/invader plant species by intensive management of the mining area.

The site-specific closure objectives are discussed in the attached Closure Plan (Appendix L), however, a summary of the closure objectives for the proposed mine were included below.

The reinstatement of the processing area will be required during the decommissioning phase by removing the stored materials, site infrastructure/equipment, and altered footprints. The rehabilitation option is to transform the quarry into a modest landscape feature because it is impracticable to import significant volumes of fill to return the quarry area to its original topography. To accomplish this, a succession of erratic benches will be built along the quarry sides, with the top edges of each bench being blasted away to create scree slopes below, therefore lowering the overall face angle. If vegetation does not organically form in the area within six months of the replacement of the topsoil, the benches will be top-dressed with topsoil and planted with a suitable grass mix.

The decommissioning activities will therefore consist of the following:

- Sloping and landscaping the quarry pit;
- Removing all stockpiled material;
- Removing all mining machinery and equipment from site;
- Landscaping all disturbed areas and replacing the topsoil;
- Vegetating the reinstated area; and
- Controlling/monitoring the invasive plant species.

The future land use of the proposed area will revert back to its previous state. The current state of the area is undisturbed and inactive area. Upon replacement of the topsoil, the area around the excavation will once again return to the previous state, and the planting of the cover crop (to protect the topsoil) will tie in with the rehabilitation.

The applicant will comply with the minimum closure objectives as prescribed by the DMRE and detailed below:

<u>Rehabilitation of the excavated area:</u>

The excavated area must serve as a final depositing area for the placement of overburden. Rocks and coarse material removed from the excavation must be dumped into the excavation.

No waste may be permitted to be deposited in the excavations.

Once overburden, rocks and coarse natural materials has been added to the excavation and it was profiled with acceptable contours and erosion control measures, the topsoil previously stored must be returned to its original depth over the area.

The area must be fertilized if necessary to allow vegetation to establish rapidly. The site shall be seeded with a local or adapted indigenous seed mix in order to propagate the locally or regionally occurring flora, should natural vegetation not reestablish within 6 months from closure of the site.

If a reasonable assessment indicates that the re-establishment of vegetation is unacceptably slow, the Regional Manager may require that the soil be analysed and any deleterious effects on the soil arising from the mining operation be corrected and the area be seeded with a vegetation seed mix to his or her specification.

• Rehabilitation of plant, office and service areas:

Coarse natural material used for the construction of ramps must be removed and dumped into the excavations.

Stockpiles must be removed during the decommissioning phase, the area ripped and the topsoil returned to its original depth to provide a growth medium.

On completion of operations, all structures or objects shall be dealt with in accordance with section 44 of the Mineral and Petroleum Resources Development Act, 2002 (Act 28 of 2002):

 Where sites have been rendered devoid of vegetation/grass or where soils have been compacted owing to traffic, the surface shall be scarified or ripped.

- Areas containing French drains shall be compacted and covered with a final layer of topsoil to a height of 10 cm above the surrounding ground surface.
- The site shall be seeded with a vegetation seed mix adapted to reflect the local indigenous flora.

Photographs of the plant, office and service areas, before and during the mining operation and after rehabilitation, shall be taken at selected fixed points and kept on record for the information of the DMRE Regional Manager.

On completion of mining operations, the surface of these areas, if compacted due to hauling and dumping operations, shall be scarified to a depth of at least 200mm and graded to an even surface condition. Where applicable/possible topsoil needs to be returned to its original depth over the area.

The area shall then be fertilized if necessary to allow vegetation to establish rapidly. The site shall be seeded with a local, adapted indigenous seed mix.

If a reasonable assessment indicates that the re-establishment of vegetation is unacceptably slow, the DMRE Regional Manager may require that the soil be analysed and any deleterious effects on the soil arising from the mining operation be corrected and the area be seeded with a seed mix to his or her specification.

# • Final rehabilitation:

Rehabilitation of the surface area shall entail landscaping, levelling, top dressing, land preparation, seeding (if required) and maintenance, and invasive plant species clearing.

All mining equipment, and other items used during the mining period must be removed from the site (section 44 of the MPRDA).

Waste material of any description, including receptacles, scrap, rubble and tyres, must be removed entirely from the mining area and disposed of at a recognized landfill facility. It will not be permitted to be buried or burned on the site.

The management of invasive plant species must be done in a sporadic manner during the life of the mining activities. Species regarded as Category 1a and 1b invasive species in terms of NEM:BA (National Environmental Management: Biodiversity Act 10 of 2004 and regulations applicable thereto) will be eradicated from the site.

Final rehabilitation shall be completed within a period specified by the Regional Manager.

An agreement has been reached between the applicant and the tribal council to transfer the quarry to the community, allowing them to utilize the site for their own benefit. They have been informed that they must apply for a mining permit or mining right if they wish to continue using the quarry for commercial purposes. Please refer to Appendix F.

Once the mining area was rehabilitated the permit holder is required to submit a closure application to the Department of Mineral Resources and Energy in accordance with section 43(4) of the MPRDA, 2002 that states: "An application for a closure certificate must be made to the Regional Manager in whose region the land in question is situated within 180 days of the occurrence of the lapsing, abandonment, cancellation, cessation, relinquishment or completion contemplated in subsection (3) and must be accompanied by the prescribed environmental risk report". The Closure Application will be submitted in terms of Regulation 62 of the MPRDA, 2002, and Government Notice 940 of NEMA, 1998 (as amended).

# ii) Volume and rate of water use required for the operation

As no washing is proposed for this project, the applicant will exclusively use water for dust suppression purposes on the access road when needed. Approximately 30 000 litre water/day will be needed during the dry months. The water will be bought and transported to the mining area in a water truck that will moisten the problem area.

#### iii) Has a water use licence has been applied for?

Considering the findings in the Wetland Functional and Impact Assessment (Appendix M1), no fatal flaws are evident for the proposed project at this stage in relation to freshwater resources. It is the opinion of the specialists that the project may be favourably considered for authorisation, on condition that all prescribed mitigation measures are implemented. This includes the avoidance of sensitive freshwater habitats and, the minimisation of development within these areas in the case of linear infrastructure such as the access roads. With being said, a water use application in terms of the National Water Act, 1998 (Act No 36 of 1998) is currently underway. Water required for the implementation of the project will be bought and transported to the site.

# iv) Impacts to be mitigated in their respective phases

Table 31: Impact to be mitigated in their respective phases

ACTIVITIES	PHASE				
ACHIMILS	THAGE				
				STANDARDS	IMPLEMENTATION
(as listed in 2.11.1)	of operation in which activity will take place. State; Planning and design, Pre- Construction, Operational, Rehabilitation, Closure, Post closure	DISTURBANCE (volumes, tonnages and hectares or m <sup>2</sup> )	(describe how each of the recommendations herein will remedy the cause of pollution or degradation and migration of pollutants)	(A description of how each of the recommendations herein will comply with any prescribed environmental management standards or practices that have been identified by Competent Authorities)	Describe the time period when the measures in the environmental management programme must be implemented. Measures must be implemented when required. With regard to Rehabilitation specifically this must take place at the earliest opportunity. With regard to Rehabilitation, therefore state either – Upon cessation of the individual activity or Upon the cessation of mining, bulk
Demarcation of site with visible beacons.	Site Establishment phase	5 ha	Demarcation of the site will ensure that all employees are aware of the boundaries of the mining area, and that work stay within the approved area.	Mining of aggregate is only allowed within the boundaries of the approved area. • MPRDA, 2008 • NEMA, 1998	sampling or alluvial diamond prospecting as the case may be. Beacons need to be in place throughout the life of the activity.
Site establishment and infrastructure development.	Site Establishment & Operational Phase	5 ha	Loss of agricultural land for duration of mining: According to Soil and Agricultural Potential Assessment Report (Appendix M), the proposed mining will have an overall low residual impact on the agricultural production ability of the land. This is because the majority of the site consists of low	Use of agricultural land must be managed in accordance with the: • CARA, 1983 Closure Plan (Appendix L)	Throughout the site establishment-, and operational phases.

	ACTIVITIES	PHASE	SIZE AND SCALE OF DISTURBANCE	MITIGATION MEASURES	COMPLIANCE WITH STANDARDS	TIME PERIOD FOR IMPLEMENTATION
				potential soil, such as Glenrosa and Mispah with limited soil profile which restrict profile water storage capacity, aeration, and drainage, and no active crop fields either under rainfed or irrigation condition. Therefore, is the specialist's opinion that, the proposed development may be favourably considered and the implementation of mitigation measures to ensure low residual expected significant impacts occurrence		
•	Site establishment and stockpiling of topsoil and overburden	Site Establishment & Operational Phase	5 ha	<ul> <li><u>Visual Mitigation</u></li> <li>The site must have a neat appearance and be kept in good condition at all times.</li> <li>Mining must be contained to the boundaries of the permitted area.</li> <li>Mining equipment must be stored neatly in dedicated areas when not in use.</li> <li>The permit holder must limit vegetation removal (if applicable) and stripping of topsoil may only be done immediately prior to the use of a specific area.</li> <li>The excavation must be contained in within the approved footprint of the permitted area.</li> <li>Upon closure the mining area must be rehabilitated and levelled to remove the visual impact on the aesthetic value of the area.</li> </ul>	Management of the mining area must be in accordance with the: • MPRDA, 2008 • NEMA, 1998	Throughout the site establishment-, and operational phase.
•	Site establishment and infrastructure development. Cumulative Impacts	Site Establishment phase	5 ha	<ul> <li>Management of vegetation removal:</li> <li>The mining boundaries must be clearly demarcated, and all operations must be contained to the approved mining area. The area outside the mining boundaries must be declared a no-go area, and all staff must be educated accordingly.</li> </ul>	Natural vegetated areas must be managed in accordance with the: • NEM:BA 2004 • Eastern Cape Biodiversity Plan	Throughout the site establishment phase.

DISTURBANCE         • A pre-construction environmental induction must be provided for all staff to ensure compliance with basic environmental principles. This includes awareness of no littering, appropriate handling of pollution and chemical spills, avoiding fire hazards, minimising wildlife interactions, and remaining within demarcated construction areas. Bush- clearance may only commence once the recommendations of the specialist (pre- commencement walkthrough) have been implemented.         • Cheared versetation to be retained at any time	ACTIVITIES	PHASE	SIZE AND SCALE OF	MITIGATION MEASURES	COMPLIANCE WITH STANDARDS	TIME PERIOD FOR IMPLEMENTATION
A pre-construction environmental induction must be provided for all staff to ensure compliance with basic environmental principles. This includes awareness of no littering, appropriate handling of pollution and chemical spills, avoiding fire hazards, minimising wildlife interactions, and remaining within demarcated construction areas. Bush- clearance may only commence once the recommendations of the specialist (pre- commencement walkthrough) have been implemented.			DISTURBANCE			
<ul> <li>Cleared vegetation to be burned, but can be mulched and stockpiled. Ideally, the heaps can be covered with stockpiled topsoil and the material be retained for future site rehabilitation purposes.</li> <li>Clearing of vegetation should be minimized and avoided where possible.</li> <li>Areas of indigenous vegetation, even secondary communities outside of the direct project footprint, should under no circumstances be fragmented or disturbed further.</li> <li>The on-site ECO must provide supervision and oversight of vegetation clearing activities and other activities which may cause damage to the environment, especially during the site establishment phase, when the majority of vegetation clearing is taking place.</li> <li>All vehicles must remain on demarcated roads and no unnecessary driving in the veld outside these areas may be allowed.</li> <li>No plant species, whether native or exotic, should be provide to provide for the provide to provide the provide or exotic, should be brunch in one marcated for exotic.</li> </ul>				<ul> <li>A pre-construction environmental induction must be provided for all staff to ensure compliance with basic environmental principles. This includes awareness of no littering, appropriate handling of pollution and chemical spills, avoiding fire hazards, minimising wildlife interactions, and remaining within demarcated construction areas. Bush-clearance may only commence once the recommendations of the specialist (pre-commencement walkthrough) have been implemented.</li> <li>Cleared vegetation to be retained at any time may not be burned, but can be mulched and stockpiled. Ideally the heaps can be covered with stockpiled topsoil and the material be retained for future site rehabilitation purposes.</li> <li>Clearing of vegetation should be minimized and avoided where possible.</li> <li>Areas of indigenous vegetation, even secondary communities outside of the direct project footprint, should under no circumstances be fragmented or disturbed further.</li> <li>The on-site ECO must provide supervision and oversight of vegetation clearing activities and other activities which may cause damage to the environment, especially during the site establishment phase, when the majority of vegetation clearing is taking place.</li> <li>All vehicles must remain on demarcated roads and no unnecessary driving in the veld outside these areas may be allowed.</li> <li>No plant species, whether native or exotic, should be brought into or removed from the</li> </ul>		

ACTIVITIES	PHASE	SIZE AND	MITIGATION MEASURES	COMPLIANCE WITH	
				STANDARDS	IMPLEMENTATION
		DIGTORDARIOE			
		DISTURBANCE	<ul> <li>project area, to prevent the spread of exotic or invasive species or the illegal collection of plants.</li> <li>No plants may be translocated or otherwise uprooted or disturbed for rehabilitation or other purposes without express permission from the ECO and without the relevant permits.</li> <li>No fires must be allowed on-site.</li> <li>The following mitigation measures were provided by the terrestrial biodiversity specialist (Appendix M2):</li> <li>Demarcate work areas during the construction phase to avoid affecting outside areas. Use physical barriers e.g., safety tape, not painted lines, and use signage.</li> <li>Prior to vegetation clearing activities, the area to be cleared should be walked on fast.</li> </ul>		
			<ul> <li>foot by 1-2 individuals to create a disturbance in order for fauna to move off. Sites should be disturbed only prior to the area having to be cleared.</li> <li>Any fauna threatened by the construction activities should be removed safely by an appropriately qualified environmental officer or removal specialist.</li> <li>All construction vehicles should adhere to a speed limit of maximum 30 km/h to avoid collisions. All construction and maintenance motor vehicle operators should undergo an environmental induction that includes instruction on the need to comply with speed limits, to respect all forms of wildlife. Speed limits must still be enforced to ensure that road killings, dust and erosion is limited.</li> </ul>		

ACTIVITIES	PHASE		MITIGATION MEASURES	COMPLIANCE WITH	TIME PERIOD FOR
				STANDARDS	IMPLEMENTATION
		DIGTORDANCE			
		DISTURBANCE	<ul> <li>Appropriate speed control measures and signs must be erected.</li> <li>Schedule activities and operations during least sensitive period;</li> <li>Construction and driving on roads at night should be restricted in order to reduce or prevent wildlife road mortalities which occur more frequently during this period</li> <li>Outside lighting should be designed and limited to minimise impacts on fauna. All outside lighting should be directed away from any sensitive areas. Fluorescent and mercury vapor lighting should be avoided, and sodium vapor (green/red) lights should be used wherever possible.</li> <li>Minimise vegetation clearing to the minimum required. Areas should be cleared and disturbed on a needs basis</li> </ul>	STANDARDS	
			<ul> <li>only, as opposed to clearing and disturbing a number of sites simultaneously.</li> <li>Provide all personnel and contractors to undergo Environmental Awareness Training to all personnel and contractors. A signed register of attendance must be kept for proof. Discussions The training must include.</li> <li>The timing between clearing of an area and subsequent development must be minimized to avoid fauna from re-entering the site to be disturbed.</li> <li>Any holes/deep excavations must be done in a progressive manner on a needs basis only. No holes/excavations may be left open overnight. In the event holes/excavations are required to remain open overnight, these areas must be</li> </ul>		

ACTIVITIES	PHASE	SIZE AND	MITIGATION MEASURES	COMPLIANCE WITH	TIME PERIOD FOR
		DISTURBANCE		STANDARDS	
			covered to prevent fauna falling into these		
			areas and subsequently inspected prior to		
			backfilling.		
			<ul> <li>Where possible, work should be restricted</li> </ul>		
			to one area at a time and be systematic.		
			This is to reduce the number and extent of		
			on-site activities, allowing fauna to move		
			off as the Project progresses. This will give		
			the smaller birds, mammals and reptiles a		
			chance to weather the disturbance in an		
			undisturbed zone close to their natural		
			territories.		
			• No construction activity is to occur at night.		
			<ul> <li>Wildlife-permeable fencing with holes large</li> </ul>		
			enough for mongoose and other smaller		
			mammals should be installed, the holes		
			must not be placed in the fence where it is		
			next to a major road as this will increase		
			road killings in the area.		
			<ul> <li>It should be made an offence for any staff</li> </ul>		
			to /take bring any plant species into/out of		
			any portion of the PAOI. No plant species		
			whether indigenous or exotic should be		
			brought into/taken from the PAOI, to		
			prevent the spread of exotic or invasive		
			species or the illegal collection of plants.		
			Bring plant species into/out of the PAOI		
			should only be allowed for rehabilitation		
			purposes.		
			<ul> <li>A Rehabilitation Plan must be</li> </ul>		
			implemented.		
			<ul> <li>Access roads should have run-off control</li> </ul>		
			features which redirect water flow and		
			dissipate any energy in the water which		
			may pose an erosion risk.		

ACTIVITIES	PHASE	SIZE AND SCALE OF	MITIGATION MEASURES	COMPLIANCE WITH STANDARDS	TIME PERIOD FOR IMPLEMENTATION
		DISTURBANCE			
			<ul> <li>All erosion observed should be rectified as soon as possible, using the appropriate erosion control structures and revegetation techniques.</li> <li>There should be follow-up rehabilitation and re-vegetation of any remaining denuded areas with local indigenous perennial grass, shrubs and trees.</li> </ul>		
<ul> <li>Site establishment.</li> <li>Sloping and landscaping upon closure of the mining area.</li> </ul>	Site Establishment- and Decommissioning phase	±5 ha	<ul> <li>Topsoil Management:</li> <li>The upper 300 mm of the soil must be stripped and stockpiled.</li> <li>Topsoil is a valuable and essential resource for rehabilitation and it must therefore be managed carefully to conserve and maintain it throughout the stockpiling and rehabilitation processes.</li> <li>Topsoil stripping, stockpiling and re-spreading must be done in a systematic way. The mining plan must be such that topsoil is stockpiled for the minimum possible time.</li> <li>The topsoil must be placed on a levelled area, within the mining footprint. No topsoil may be stockpiled in undisturbed and inactive areas.</li> <li>Topsoil stockpiles must be protected against losses by water and wind erosion. Stockpiles must be positioned so as not to be vulnerable to erosion by wind and water. The establishment of plants (weeds or a cover crop) on the stockpiles will help to prevent erosion.</li> <li>Topsoil heaps may not exceed 1.5 m to preserve micro-organisms within the topsoil, which can be lost due to compaction and lack of oxygen.</li> </ul>	Topsoil must be managed in accordance with the: • CARA, 1983 • NEM:BA, 2004 • MPRDA, 2008	Throughout the site establishment-, operational, and decommissioning phase.

ACTIVITIES	PHASE	SIZE AND SCALE OF	MITIGATION MEASURES	COMPLIANCE WITH STANDARDS	TIME PERIOD FOR IMPLEMENTATION
		DISTURBANCE			
			<ul> <li>The temporary topsoil stockpiles must be kept free of invasive plant species.</li> <li>Storm- and runoff water must be diverted around the mining area to prevent erosion.</li> <li>The stockpiled topsoil must be evenly spread, to a depth of 300 mm, over the rehabilitated area upon closure of the site.</li> <li>The permit holder must strive to re-instate topsoil to its previous natural state and at a time of year when vegetation cover can be established as quickly as possible afterwards, so that erosion of returned topsoil by both rain and wind, before vegetation is established, is minimized. The best time of year is at the end of the rainy season, when there is moisture in the soil for vegetation establishment and the risk of heavy rainfall events is minimal.</li> <li>The rehabilitated area must be monitored for erosion, and appropriately stabilized if any erosion occurs for at least 12 months after reinstatement.</li> </ul>		
<ul> <li>Site establishment.</li> <li>Screening, stockpile, and transporting material from site.</li> <li>Sloping and landscaping upon closure of the mining area.</li> </ul>	Site Establishment-, Operational- and Decommissioning phase	±1 ha	<ul> <li>Management of Invader Plant Species:         <ul> <li>An invasive plant species management plan (Appendix I) must be implemented at the site to ensure the management and control of all species regarded as Category 1a and 1b invasive species in terms of NEM:BA (National Environmental Management: Biodiversity Act 10 of 2004 and regulations applicable thereto). Weed/alien clearing must be done on an ongoing basis throughout the life of the mining activities.</li> <li>All stockpiles (topsoil) must be kept free of invasive plant species.</li> </ul> </li> </ul>	<ul> <li>Invader plants must be managed in accordance with the:</li> <li>CARA, 1983</li> <li>NEM:BA 2004</li> <li>Invasive Plant Species Management Plan (Appendix I)</li> </ul>	Throughout the site establishment-, operational, and decommissioning phase.

ACTIVITIES	PHASE	SIZE AND SCALE OF DISTURBANCE	MITIGATION MEASURES	COMPLIANCE WITH STANDARDS	TIME PERIOD FOR IMPLEMENTATION
			<ul> <li>Management must take responsibility to control declared invader or exotic species on the rehabilitated areas. The following control methods can be used:</li> <li>The plants can be uprooted, felled or cut off and can be destroyed completely.</li> <li>The plants can be treated chemically by a registered pest control officer (PCO) through the use of an herbicide recommended for use by the PCO in accordance with the directions for the use of such an herbicide.</li> </ul>		
<ul> <li>Site establishment.</li> <li>Mining of aggregate</li> </ul>	Site Establishment- and Operational phase	5 ha	<ul> <li>Protection of fauna</li> <li>Site access should be controlled and no unauthorised persons should be allowed onto the site.</li> <li>Any fauna directly threatened by the associated activities should be removed to a safe location by a site manager.</li> <li>The collection/trapping, hunting, or poisoning of any animals at the site is strictly forbidden. Signs must be put up to enforce this. Personnel should not be allowed to wander off demarcated areas.</li> <li>Fires must not be allowed on site.</li> <li>All hazardous materials should be stored in the appropriate manner to prevent contamination of the site. Any accidental chemical, fuel, and oil spills that occur at the site should be cleaned up in the appropriate manner as related to the nature of the spill.</li> <li>All construction and maintenance motor vehicle operators should undergo an environmental induction that includes instruction on the need to comply with speed limits, to respect all forms of</li> </ul>	Fauna must be managed in accordance with the: • NEM:BA 2004	Throughout the site establishment-, and operational phase.

ACTIVITIES	PHASE	SIZE AND SCALE OF DISTURBANCE	MITIGATION MEASURES	COMPLIANCE WITH STANDARDS	TIME PERIOD FOR IMPLEMENTATION
			<ul> <li>wildlife. All vehicles should adhere to a low speed limit (40 km/h) to avoid collisions with susceptible species.</li> <li>Construction vehicles must be limited to a minimal footprint on site (no movement outside of the earmarked footprint).</li> <li>All personnel must undergo environmental induction regarding fauna management and in particular awareness about not harming or collecting species such as snakes, tortoises and owls which are often persecuted out of superstition. Workers must be instructed to report any animals that may be trapped in the working area.</li> <li>Ensure that cables and connections are insulated successfully to reduce electrocution risk.</li> <li>Use environmentally friendly chemical products.</li> <li>No litter, food or other foreign material may be thrown or left around the site.</li> </ul>		
<ul> <li>Site establishment and infrastructure development.</li> <li>Excavation, loading and hauling to the processing plant.</li> </ul>	Site Establishment, & Operational Phase.	5 ha	<ul> <li>Archaeological, Heritage and Palaeontological Aspects:         <ul> <li>All mining must be confined to the development footprint area.</li> <li>If during the pre-construction phase, construction, operations or closure phases of this project, any person employed by the developer, one of its subsidiaries, contractors and subcontractors, or service provider, finds any artefact of cultural significance or heritage site, this person must cease work at the site of the find and report this find to their immediate supervisor, and through their supervisor to the senior on-site manager.</li> </ul> </li> </ul>	Cultural/heritage aspects on site must be managed in accordance with the: NHRA, 1999	Throughout the site establishment-, and operational phases.

	ACTIVITIES	PHASE	SIZE AND SCALE OF DISTURBANCE	MITIGATION MEASURES	COMPLIANCE WITH STANDARDS	TIME PERIOD FOR IMPLEMENTATION
				<ul> <li>It is the responsibility of the senior on-site Manager to make an initial assessment of the extent of the find and confirm the extent of the work stoppage in that area.</li> <li>The senior on-site Manager must inform the ECO of the chance find and its immediate impact on operations. The ECO must then contact a professional archaeologist for an assessment of the finds who must notify the EWC.</li> <li>Work may only continue once the go-ahead was issued by SAHRA.</li> </ul>		
• • •	Stripping and stockpiling of topsoil and/or overburden. Drilling and blasting. Excavation, loading and hauling to the processing plant. Processing, stockpiling and transporting of material.	Site Establishment-, Operational Phase	±1 ha	<ul> <li>Fugitive Dust Emission Mitigation:</li> <li>The liberation of dust into the surrounding environment must be effectively controlled by the use of, inter alia, straw, water spraying and/or environmentally friendly dust-allaying agents that contains no PCB's (e.g. DAS products).</li> <li>The site manager must ensure continuous assessment of all dust suppression equipment to confirm its effectiveness in addressing dust suppression.</li> <li>Speed on the haul roads must be limited to 20 km/h and 40 km/h on the access road to prevent the generation of excess dust.</li> <li>Areas devoid of vegetation, which could act as a dust source, must be minimized and vegetation removal may only be done immediately prior to mining.</li> <li>The crusher plant must have operational water sprayers to alleviate dust generation from the conveyor belts.</li> </ul>	<ul> <li>Dust generation must be managed in accordance with the:</li> <li>NEM:AQA. 2004 Regulation 6(1)</li> <li>National Dust Control Regulations, GN No R827</li> <li>ASTM D1739 (SANS 1137:2012)</li> </ul>	Throughout the site establishment-, operational, and decommissioning phase.

ACTIVITIES	PHASE	SIZE AND SCALE OF DISTURBANCE	MITIGATION MEASURES	COMPLIANCE WITH STANDARDS	TIME PERIOD FOR IMPLEMENTATION
			<ul> <li>Fines, blowing from the drop end of the crusher plant, can be minimized by attaching strips of used conveyor belts to the conveyor's end.</li> <li>Compacted dust must weekly be removed from the crusher plant to eliminate the dust source.</li> <li>Loads must be flattened to prevent spillage during transportation on public roads.</li> <li>Weather conditions must be taken into consideration upon commencement of daily operations. Limiting operations during very windy periods would reduce airborne dust and resulting impacts.</li> <li>All dust generating activities shall comply with the National Dust Control Regulations, GN No R827 promulgated in terms of NEM:AQA (Act 39 of 2004) and ASTM D1739 (SANS 1137:2012).</li> <li>Best practice measures shall be implemented during the stripping of topsoil, excavation, and transporting of material from site to minimize potential dust impacts.</li> </ul>		
<ul> <li>Site establishment.</li> <li>Mining of aggregate</li> <li>Crushing, screening, stockpiling and transporting material from site.</li> </ul>	Site Establishment-, Operational-, and Decommissioning Phase	5 ha	<ul> <li>Noise Handling:</li> <li>The permit holder must ensure that employees and staff conduct themselves in an acceptable manner while on site.</li> <li>No loud music may be permitted at the mining area.</li> <li>All mining vehicles must be equipped with silencers and maintained in a road worthy condition in terms of the National Road Traffic Act, 1996 (Act No 93 of 1996).</li> <li>Best practice measures shall be implemented in order to minimize potential noise impacts.</li> </ul>	<ul> <li>Noise generation must be managed in accordance with the:</li> <li>NEM:AQA. 2004 Regulation 6(1)</li> <li>NRTA, 1996</li> </ul>	Throughout the site establishment-, operational-, and decommissioning phase.

ACTIVITIES	PHASE	SIZE AND SCALE OF	MITIGATION MEASURES	COMPLIANCE WITH STANDARDS	TIME PERIOD FOR IMPLEMENTATION
		DISTURBANCE			
<ul> <li>Sloping and landscaping upon closure of the mining area.</li> </ul>			<ul> <li>A qualified occupational hygienist must be contracted to quarterly monitor and report on the personal noise exposure of the employees working at the mine. The monitoring must be done in accordance with the SANS 10083:2004 (Edition 5) sampling method as well as NEM:AQA, 2004, SANS 10103:2008.</li> </ul>		
<ul> <li>Stripping and stockpiling of topsoil and/or overburden.</li> <li>Excavation, loading and hauling to the processing plant.</li> <li>Processing, stockpiling and transporting of material.</li> <li>Sloping and landscaping during rehabilitation phase.</li> </ul>	Site Establishment-, Operational-, and Decommissioning Phase	5 ha	<ul> <li>Waste Management:</li> <li>Regular vehicle maintenance, repairs and services may only take place in a demarcated service area of the permit holder. If emergency repairs are needed on equipment not able to move to the workshop / service area, drip trays must be present. All waste products must be disposed of in a 200 litre closed container/bin to be removed from the emergency service area to the workshop in order to ensure proper disposal.</li> <li>Ablution facilities must be provided in the form of a chemical toilet. The chemical toilet must be placed outside the 1:100 year floodline of any open water resource, and must be serviced at least once every two weeks for the duration of the mining activities.</li> <li>The use of any temporary, chemical toilet facilities may not cause any pollution to water sources or pose a health hazard. In addition, no form of secondary pollution should arise from the disposal of refuse or sewage from the temporary, chemical toilets. Any pollution problems arising from the above are to be addressed immediately by the permit holder.</li> <li>If a diesel bowser is used on site, it must be equipped with a drip tray at all times. Drip trays</li> </ul>	<ul> <li>Mining related waste must be managed in accordance with the:</li> <li>NWA, 1998</li> <li>NEM:WA, 2008</li> <li>NEM:WA, 2008: National norms and standards for the storage of waste (GN 926)</li> <li>NEMA, 1998 (Section 30)</li> </ul>	Throughout the site establishment-, operational-, and decommissioning phase.

ACTIVITIES	PHASE	SIZE AND SCALE OF	MITIGATION MEASURES	COMPLIANCE WITH STANDARDS	TIME PERIOD FOR IMPLEMENTATION
		DIOTORDANCE			
			must be used during each and every refuelling		
			event. The nozzle of the bowser needs to rest		
			in a sleeve to prevent dripping after refuelling.		
			Site management must ensure drip trays are		
			cleaned after each use. No dirty drip trays may		
			A spill kit must be available on site which can		
			<ul> <li>A spin kit must be available on-site which can be operated by trained employees for the</li> </ul>		
			adhoc remediation of minor chemical and		
			hydrocarbon spillages.		
			• Any effluents containing oil, grease or other		
			industrial substances must be collected in a		
			suitable receptacle and removed from the site,		
			either for resale or for appropriate disposal at a recognized facility.		
			Should spillage occur, such as oil or diesel		
			leaking from a burst pipe, the contaminated soil		
			must, within the first hour of occurrence, be		
			collected in a suitable receptacle and removed		
			from the site, either for resale or for appropriate		
			disposal at a recognized facility. Proof must be filed.		
			• A waste management plan must be compiled		
			by site management and implemented on site.		
			The plan must focus on the waste hierarchy of		
			the NEM:WA.		
			• General waste must be contained in marked,		
			sealable, refuse bins placed at a designated		
			area, to be removed when filled to a recognised		
			general waste landtill site.		
			<ul> <li>INO waste may be buried or burned on the site.</li> </ul>		
			<ul> <li>INO CREMICAIS OF RAZARDOUS MATERIAIS MAY BE stored at the mining area.</li> </ul>		
			Sivieu al life mining died.		
			<ul> <li>It is important that any significant splitage of chemicals fuels atc during the lifespan of the</li> </ul>		
			chemicals, rueis etc. during the mespan of the		

ACTIVITIES	PHASE	SIZE AND SCALE OF DISTURBANCE	MITIGATION MEASURES	COMPLIANCE WITH STANDARDS	TIME PERIOD FOR IMPLEMENTATION
			mining activities is reported to the Department of Water and Sanitation and other relevant authorities.		
<ul> <li>Stripping and stockpiling of topsoil and overburden.</li> <li>Excavation, loading and hauling to the processing plant.</li> <li>Sloping and landscaping during rehabilitation.</li> </ul>	Operational Phase	5 ha	<ul> <li>Erosion Control and Storm Water Management:</li> <li>Clearing of vegetation must be limited to the proposed mining footprint and associated infrastructure. No clearing outside of the minimum required footprint to take place.</li> <li>Stormwater must be diverted around the topsoil heaps and mining areas to prevent erosion.</li> <li>Stockpiles must be protected from erosion, stored on flat areas where possible, and be surrounded by appropriate berms.</li> <li>When mining within steep slopes, it must be ensured that adequate slope protection is provided.</li> <li>During mining, the outflow of run-off water from the mining excavation must be controlled to prevent down-slope erosion. This must be done by way of the construction of temporary banks and ditches that will direct run-off water (if needed). These must be in place at any points where overflow out of the excavation might occur.</li> <li>Roads and other disturbed areas within the project area must be regularly monitored for erosion and problem areas must receive follow-up monitoring to assess the success of the remediation.</li> </ul>	Storm water must be managed in accordance with the: • CARA, 1983 • NEMA, 1998 • NWA, 1998	Throughout the operational phase.

ACTIVITIES PHA	ASE SIZE AND SCALE OF	MITIGATION MEASURES	COMPLIANCE WITH STANDARDS	TIME PERIOD FOR IMPLEMENTATION
	DISTURBANCE			
		<ul> <li>Any erosion problems within the mining area because of the mining activities observed must be rectified immediately (within 48 hours) and monitored thereafter to ensure that it does not re-occur.</li> <li>Mining must be conducted only in accordance with the Best Practice Guideline for small scale mining that relates to storm water management, erosion and sediment control and waste management, developed by the Department of Water and Sanitation (DWS), and any other conditions which that Department may impose:         <ul> <li>Clean water (e.g. rainwater) must be kept clean and be routed to a natural watercourse by a system separate from the dirty water system. You must prevent clean water from running or spilling into dirty water systems.</li> <li>Dirty water must be collected and contained in a system separate from the clean water system.</li> <li>Dirty water must be prevented from spilling or seeping into clean water systems.</li> <li>A storm water management plan must apply for the entire life cycle of the mining activity and over different hydrological cycles (rainfall patterns).</li> <li>The statutory requirements of various regulatory agencies and the interests of stakeholders must be considered and incorporated into a storm water management plan.</li> </ul> </li> </ul>		

ACTIVITIES	PHASE	SIZE AND SCALE OF DISTURBANCE	MITIGATION MEASURES	COMPLIANCE WITH STANDARDS	TIME PERIOD FOR IMPLEMENTATION
			<ul> <li>to the workshop areas and must be undertaken on impermeable hard standing surfaces, which are formally drained to a dirty water drainage system at the site.</li> <li>All fuels and chemicals stored or used on site must be contained within fit for purpose containers and stored within designated storage areas. In order to prevent pollution of the surrounding environment during an accidental spillage, the designated storage areas must be situated on an impermeable surface and must feature a perimeter bund and a drainage sump. The volume of the bund and sump must be sized to contain at least 110% of the total volume of the fuel and chemicals being stored within the designated storage area. The storage areas must feature a roof to prevent inflow of rainwater, which would require the sump to be emptied more frequently.</li> </ul>		
			<ul> <li>The following mitigation measures was recommended by the Aquatic Specialist (Appendix M1):         <ul> <li>All 'High' sensitivity and wetland habitats must be avoided (unless authorised), all laydown and staff areas must be restricted to the 'Low' and 'Very Low' sensitivity areas;</li> <li>Adhere to the prescribed wetland buffers. Restrict all non-essential activities (e.g. cement mixing and equipment wetland machinery storage) to outside of wetlands and their prescribed buffers;</li> </ul> </li> </ul>		

ACTIVITIES	PHASE	SIZE AND	MITIGATION MEASURES	COMPLIANCE WITH	
				STANDARDS	IMPLEMENTATION
		DIGTORDANCE			
			<ul> <li>Demarcate the avoidance areas;</li> </ul>		
			<ul> <li>Dust suppression should be</li> </ul>		
			implemented. The residual and		
			sediment laden water from the		
			suppression activities should not be		
			directly released into the wetland in		
			order to prevent higher inputs of		
			sediment into the systems;		
			<ul> <li>Areas other than the footprint areas</li> </ul>		
			and existing surface infrastructure		
			areas must be declared as 'no-go'		
			areas;		
			<ul> <li>Construct as far as possible during winter when runoff from storms are</li> </ul>		
			willer when fution from storms are		
			sites This will reduce impacts to		
			wetlands due to soil poaching and		
			vegetation trampling under peak		
			saturation levels Additionally the risk		
			of vehicles getting stuck and further		
			degrading the vegetation integrity is		
			lowest during this time:		
			<ul> <li>Prevent run-off by subsurface</li> </ul>		
			drainage channels. Any signs of		
			erosion and scouring must be		
			immediately addressed;		
			<ul> <li>Mixing of concrete must under no</li> </ul>		
			circumstances take place in any		
			wetland or their buffers. Scrape the		
			area where mixing and storage of		
			sand and concrete occurred to clean		
			once finished;		
			<ul> <li>Do not situate any of the construction</li> </ul>		
			material laydown areas within any		
			wetland;		

ACTIVITIES	PHASE	SIZE AND	MITIGATION MEASURES	COMPLIANCE WITH	
				STANDARDS	IMPLEMENTATION
		DIGTORDARIOE			
			<ul> <li>No machinery should be allowed to be</li> </ul>		
			parked in any wetlands;		
			<ul> <li>Flatten and lightly till (no deeper than</li> </ul>		
			30 cm) excavated / cleared areas to		
			encourage vegetation establishment		
			as soon as possible;		
			<ul> <li>The use of herbicides is not</li> </ul>		
			recommended in or near wetlands		
			(opt for mechanical removal);		
			<ul> <li>Install sandbags on downstream side</li> </ul>		
			of the footprint, where necessary, to		
			trap sediment until the site has been		
			constructed and vegetation has re-		
			established;		
			<ul> <li>Appropriately contain any generator</li> </ul>		
			diesel storage tanks, machinery spills		
			(e.g. accidental spills of hydrocarbons		
			oils, diesel etc.) or construction		
			materials on site (e.g. concrete) in		
			such a way as to prevent them leaking		
			and entering the north-western seep;		
			<ul> <li>Regularly maintain stormwater</li> </ul>		
			infrastructure, pipes, pumps and		
			machinery to minimise the potential		
			for leaks. Check for oil leaks, keep a		
			tidy operation, install bins and		
			promptly clean up any spills or litter;		
			<ul> <li>Maintain storm water run-off &amp;</li> </ul>		
			Discharge Water Quality monitoring;		
			<ul> <li>Make sure that the soil is backfilled</li> </ul>		
			and compacted to accepted		
			geotechnical standards to avoid		
			conduit formation along the trench;		
			<ul> <li>Speed limits must be put in place to</li> </ul>		
			reduce erosion. Soil surfaces must be		
			wetted as necessary to reduce the		

ACTIVITIES	PHASE	SIZE AND SCALE OF DISTURBANCE	MITIGATION MEASURES	COMPLIANCE WITH STANDARDS	TIME PERIOD FOR IMPLEMENTATION
			<ul> <li>dust generated by the project activities. Speed bumps and signs must be erected to enforce slow speed; and</li> <li>Waste management must be a priority and all waste must be collected and stored adequately. It is recommended that all waste be removed from site on a weekly basis to prevent rodents and pests entering the site.</li> </ul>		
<ul> <li>Crushing, screening, stockpiling a transporting material from si</li> </ul>	Operational Phase	±1 ha	<ul> <li>Access Road Mitigation:</li> <li>Storm water must be diverted around the access road to prevent erosion.</li> <li>Vehicular movement must be restricted to the existing access road to prevent crisscrossing of tracks through undisturbed and inactive areas.</li> <li>Rutting and erosion of the access road caused as a direct result of the mining activities must be repaired by the permit holder.</li> <li>Overloading of the truck must be prevented, and proof of load weights must be filed for auditing purposes.</li> </ul>	The access road must be managed in accordance with the: • NRTA, 1996	Throughout the operational phase.
<ul> <li>Drilling a blasting.</li> <li>Excavation, loading a hauling to t processing plan</li> <li>Sloping a landscaping during</li> </ul>	nd Site Establishment-, Operational-, and Decommissioning nd phase t.	5 ha	<ul> <li>Management of health and safety risks:</li> <li>Workers must have access to the correct personal protection equipment (PPE) as required by law.</li> <li>Sanitary facilities must be located within 100 m from any point of work.</li> <li>All operations must comply with the Mine Health and Safety Act, 1996 (Act No 29 of 1996).</li> </ul>	<ul> <li>Health and safety aspects must be managed in accordance with the:</li> <li>MHSA, 1996</li> <li>OHSA, 1993</li> <li>OHSAS, 18001</li> </ul>	Throughout the site establishment-, operational and decommissioning phase.

ACTIVITIES	PHASE	SIZE AND SCALE OF DISTURBANCE	MITIGATION MEASURES	COMPLIANCE WITH STANDARDS	TIME PERIOD FOR IMPLEMENTATION
rehabilitation phase.			<ul> <li>The type, duration and timing of the blasting procedures must be planned with due cognizance of other land users and structures in the vicinity.</li> <li>The surrounding landowners must be informed in writing ahead of each blasting event.</li> <li>The compliance of ground vibration and airblast levels must be monitored to USBM standards with each blasting event.</li> <li>A vibro recorder must be used to record all blasts.</li> <li>Audible warning of a pending blast must be given at least 3 minutes in advance of the blast.</li> <li>Measures to limit flyrock must be taken. All flyrock (of diameter 150 mm and larger) which falls beyond the working area, together with the rock spill must be collected and removed.</li> </ul>		
• Site establishment and infrastructure development.	Site Establishment, & Operational Phase.	±500 m²	Storage/HandlingofHazardousSubstances/Chemicals:••Chemical storage areas must be placed on level ground to prevent offsite migration of any spilled product.•••The floor of the storage area must be impermeable to prevent seepage of spilled products into the ground or ground water.••	Chemicals/hazardous substances must be stored in accordance with the: • HSA,1973 • NWA, 1998 • NEM:WA, 2008	Throughout the site establishment-, and operational phases.

ACTIVITIES	PHASE	SIZE AND SCALE OF	MITIGATION MEASURES	COMPLIANCE WITH STANDARDS	TIME PERIOD FOR IMPLEMENTATION
		DISTURBANCE			
			<ul> <li>bund wall and base within which the tanks sit, raised above the floor, on plinths. The bund capacity must be sufficient to contain 110% of the tank's maximum capacity. The distance and height of the bund wall relative to that of the tank must also be taken into consideration to ensure that any spillage does not result in hydrocarbons/other substances spouting beyond the confines of the bund.</li> <li>The site manager must establish a formal inspection routine to check all equipment in the bund area, as well as the bund area must be inspected at least weekly and any accumulated rainwater removed and handled as contaminated water. All valves and outlets must be checked to ensure that its intact and closed securely.</li> <li>The bund base must slope towards an oil sump of sufficient size. Contaminated water may not be allowed to mix with clean water, and must be contained until it is collected by a registered hazardous waste handling contractor or disposed of at a registered hazardous waste handling the and until at a stationary equipment or vehicles. Used drip trays must be placed within a bunded area and are not be stored on bare soil. The waste water originating from the cleaning of drip trays must</li> </ul>		
			be discarded into the oil sump.		

ACTIVITIES	PHASE	SIZE AND SCALE OF	MITIGATION MEASURES	COMPLIANCE WITH STANDARDS	TIME PERIOD FOR IMPLEMENTATION
		DISTURBANCE			
<ul> <li>Sloping and landscaping during rehabilitation phase.</li> </ul>	Decommissioning Phase	5 ha	<ul> <li>Rehabilitation/landscaping of mining area:</li> <li>The excavated area must serve as a final depositing area for the placement of overburden.</li> <li>Rocks and coarse material removed from the excavation must be dumped into the excavation.</li> <li>Coarse natural material used for the construction of ramps must be removed and dumped into the excavations.</li> <li>Stockpiles must be removed during the decommissioning phase, the area ripped and the topsoil returned to its original depth to provide a growth medium.</li> <li>No waste may be permitted to be deposited in the excavations.</li> <li>Once overburden, rocks and coarse natural materials have been added to the excavation and it was profiled with acceptable contours and erosion control measures, the topsoil previously stored must be returned to its original depth over the area.</li> <li>If a reasonable assessment indicates that the re-establishment of vegetation is unacceptably slow, the Regional Manager may require that the soil be analysed and any deleterious effects on the soil arising from the mining operation be corrected and the area be seeded with a vegetation seed mix to his or her specification.</li> <li>On completion of operations, all structures or objects shall be dealt with in accordance with section 44 of the Mineral and Petroleum Resources Development Act, 2002 (Act 28 of 2002).</li> </ul>	Rehabilitation of the mining area must be in accordance with the:	Throughout the decommissioning phase.
ACTIVITIES	PHASE	SIZE AND SCALE OF DISTURBANCE	MITIGATION MEASURES	COMPLIANCE WITH STANDARDS	TIME PERIOD FOR IMPLEMENTATION
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			<ul> <li>On completion of mining operations, the surface of all plant-, stockpiling-, and/or office areas, if compacted due to hauling and dumping operations, shall be scarified to a depth of at least 200mm and graded to an even surface condition. Where applicable/possible topsoil needs to be returned to its original depth over the area.</li> </ul>		

# e) Impact Management Outcomes

(A description of impact management outcomes, identifying the standard of impact management required for the aspects contemplated in paragraph ();

ACTIVITY	TIVITY POTENTIAL IMPACT		PHASE	MITIGATION TYPE	STANDARD TO BE ACHIEVED
whether listed or not listed (E.g. Excavations, blasting, stockpiles, discard dumps or dams, Loading, hauling and transport, Water supply dams and boreholes, accommodation, offices, ablution, stores, workshops, processing plant, storm water control, berms, roads, pipelines, power lines, conveyors, etcetcetc.)	(e.g. dust, noise, drainage surface disturbance, fly rock, surface water contamination, groundwater contamination, air pollution etcetc)		In which impact is anticipated (e.g. Construction, commissioning, operational Decommissioning, closure, post-closure))	<ul> <li>(modify, remedy, control, or stop) through</li> <li>(e.g. noise control measures, storm-water control, dust control, rehabilitation, design measures, blasting controls, avoidance, relocation, alternative activity etcetc)</li> <li>E.g.</li> <li>Modify through alternative method.</li> <li>Control through noise control</li> <li>Control through management and monitoring Remedy through rehabilitation.</li> </ul>	(Impact avoided, noise levels, dust levels, rehabilitation standards, end use objectives) etc.
Demarcation of site with visible beacons.	<ul> <li>No impact could be identified other than the beacons being outside the</li> </ul>	N/A	Site Establishment phase	Control through management and monitoring.	Mining of aggregate is only allowed within the boundaries of the approved area. • MPRDA, 2008

#### Table 32: Impact Management Outcomes

ACTIVITY	POTENTIAL IMPACT	ASPECTS AFFECTED	PHASE	MITIGATION TYPE	STANDARD TO BE ACHIEVED
	boundaries of the approved mining area.				• NEMA, 1998
<ul> <li>Site establishment and infrastructure development.</li> <li>Stripping and stockpiling of topsoil and overburden.</li> </ul>	<ul> <li>Visual intrusion as a result of site establishment.</li> </ul>	The visual impact may affect the aesthetics of the landscape.	Site Establishment & Operational Phase	Control: Implementing proper housekeeping.	Management of the mining area must be in accordance with the: • MPRDA, 2008 • NEMA, 1998
• Site establishment and infrastructure development.	<ul> <li>Loss of agricultural land for duration of mining.</li> </ul>	The impact may affect the agricultural opportunities of the property.	Site Establishment & Operational Phase	Should the proposed project be approved, the operation will temporarily interrupt the agricultural activities of the footprint area, only to be reversed upon the closure of the mine. The impact could be controlled through progressive rehabilitation.	Use of agricultural land must be managed in accordance with the: • CARA, 1983 Closure Plan (Appendix L)
<ul> <li>Stripping and stockpiling of topsoil and overburden.</li> <li>Excavation, loading and hauling to the processing plant.</li> <li>Sloping and landscaping during rehabilitation.</li> </ul>	<ul> <li>Loss of stockpiled topsoil during mining and stockpiling.</li> <li>Potential erosion of denuded areas.</li> <li>Facilitation of erosion due to mining activities.</li> <li>Erosion of returned topsoil after rehabilitation.</li> </ul>	Loss of topsoil will affect the rehabilitation success upon closure of the mine.	Site Establishment-, Operational and Decommissioning Phase	<u>Control &amp; Remedy:</u> Proper housekeeping and storm water management.	Topsoil must be managed in accordance with the: • CARA, 1983 • NEM:BA, 2004 • MPRDA, 2008
<ul> <li>Site establishment</li> <li>Screening, stockpile, and transporting material from site.</li> <li>Sloping and landscaping upon closure of the mining area.</li> </ul>	<ul> <li>Infestation of the topsoil heaps and mining area with invader plant species.</li> <li>Infestation of denuded areas with invader plant species</li> </ul>	This will impact on the biodiversity of the receiving environment.	Site Establishment-, Operational- and Decommissioning phase	<u>Control:</u> Implementing soil- and storm water management.	<ul> <li>Invader plants must be managed in accordance with the:</li> <li>CARA, 1983</li> <li>NEM:BA 2004</li> <li>Invasive Plant Species Management Plan (Appendix I)</li> </ul>

ACTIVITY	POTENTIAL IMPACT	ASPECTS AFFECTED	PHASE	MITIGATION TYPE	STANDARD TO BE ACHIEVED
	<ul> <li>Infestation of the reinstated area with invader plant species.</li> </ul>				
<ul> <li>Site establishment and infrastructure development.</li> <li>Stripping and stockpiling of topsoil and overburden.</li> </ul>	• Potential impact on fauna within the footprint area.	This will impact on the biodiversity of the receiving environment.	Site Establishment- and Operational phase	<u>Control &amp; Stop:</u> Implementing good management practices.	<ul> <li>Fauna must be managed in accordance with the:</li> <li>NEM:BA 2004</li> <li>Any water related matters must be managed in accordance with the:</li> <li>NWA, 1998</li> <li>WUL conditions</li> </ul>
<ul> <li>Stripping and stockpiling of topsoil and/or overburden.</li> <li>Drilling and blasting.</li> <li>Construction of site access road</li> <li>Excavation, loading and hauling to the processing plant.</li> <li>Processing, stockpiling and transporting of material</li> </ul>	<ul> <li>Dust nuisance as a result of the mining activities.</li> <li>Dust nuisance as a result of the mining activities.</li> </ul>	Increased dust generation will impact on the air quality of the receiving environment.	Site Establishment- and Operational Phase	<u>Control:</u> Dust suppression methods and proper housekeeping.	<ul> <li>Dust generation must be managed in accordance with the:</li> <li>NEM:AQA. 2004 Regulation 6(1)</li> <li>National Dust Control Regulations, GN No R827</li> <li>ASTM D1739 (SANS 1137:2012)</li> </ul>
<ul> <li>Stripping and stockpiling of topsoil and/or overburden.</li> <li>Drilling and blasting.</li> <li>Construction of site access road</li> <li>Excavation, loading and hauling to the processing plant.</li> </ul>	<ul> <li>Noise nuisance generated by earthmoving machinery.</li> <li>Noise nuisance as a result of blasting.</li> <li>Noise nuisance as a result of the mining activities.</li> </ul>	Should noise levels become excessive it may have an impact on the noise ambiance of the receiving environment.	Site Establishment-, Operational-, and Decommissioning Phase	<u>Control:</u> Noise suppression methods and proper housekeeping.	Noise generation on site must be managed in accordance with the: • NEM:AQA, 2004 Regulation 6(1) • NRTA, 1996

ACTIVITY		POTENTIAL IMPACT	ASPECTS AFFECTED	PHASE	MITIGATION TYPE	STANDARD TO BE ACHIEVED
•	Processing, stockpiling and transporting of material.	Noise nuisance stemming from operation of the processing plant.				
•	Mining of aggregate . Screening, stockpile, and transporting material from site. Sloping and landscaping upon closure of the mining area.	<ul> <li>Soil contamination from hydrocarbon spills.</li> <li>Potential impact assocaited with littering and hydrocarbon spills.</li> <li>Potential impact associated with litter left at the mining area.</li> </ul>	Contamination of the footprint area will negatively impact the soil, surface runoff and potentially the groundwater. It will also incur additional costs to the permit holder.	Site Establishment-, Operational-, and Decommissioning Phase	<u>Control &amp; Remedy:</u> Proper housekeeping and implementation of an emergency response plan and waste management plan.	<ul> <li>Mining related waste must be managed in accordance with the:</li> <li>NWA, 1998</li> <li>NEM:WA, 2008</li> <li>NEM:WA, 2008: National norms and standards for the storage of waste (GN 926)</li> <li>NEMA, 1998 (Section 30)</li> </ul>
•	Site establishment and infrastructure development. Excavation, loading and hauling to the processing plant.	<ul> <li>Potential impact on area/infrastructure of heritage or cultural concern.</li> </ul>	This could impact on the cultural and heritage legacy of the receiving environment.	Operational Phase	<u>Control &amp; Stop:</u> Implementing good management practices, as well as the chance-find protocol.	Cultural/heritage aspects must be managed in accordance with the: • NHRA, 1999
•	Drilling and blasting. Excavation, loading and hauling to the processing plant. Sloping and landscaping during rehabilitation phase.	<ul> <li>Health and safety risk posed by blasting activities.</li> <li>Unsafe working environment for employees.</li> <li>Safety risk posed by un-sloped areas.</li> </ul>	An unsafe working environment affects the labour force, as well as pose a threat to animals and humans that may enter the mining footprint.	Operational-, and Decommissioning Phase	<u>Stop &amp; Control:</u> Adherance to the blasting rules and regulations, demarcation of the mining area and proper housekeeping.	<ul> <li>Health and safety aspects on site must be managed in accordance with the:</li> <li>MHSA, 1996</li> <li>OHSA, 1993</li> <li>OHSAS 18001</li> <li>USBM standards</li> </ul>

ACTIVITY	POTENTIAL IMPACT	ASPECTS AFFECTED	PHASE	MITIGATION TYPE	STANDARD TO BE ACHIEVED
<ul> <li>Screening, stockpile, and transporting material from site.</li> </ul>	<ul> <li>Overloading of trucks having an impact on the public roads.</li> </ul>	Overloading will negatively affect the roads in the vicinity of the mining area.	Operational Phase	Control: Proper site management.	Load weights must be managed in accordance with the: • NRTA, 1996

# f) Impact Management Actions

(A description of impact management actions, identifying the manner in which the impact management objectives and outcomes in paragraph (c) and (d) will be achieved)

Table 33 <sup>.</sup>	Imnact	Management A	ctions
<i>Table</i> 33.	πιρασι	manayement r	

ACTIVITY	POTENTIAL IMPACT	MITIGATION TYPE	TIME PERIOD FOR IMPLEMENTATION	COMPLIANCE WITH STANDARDS
whether listed or not listed (E.g. Excavations, blasting, stockpiles, discard dumps or dams, Loading, hauling and transport, Water supply dams and boreholes, accommodation, offices, ablution, stores, workshops, processing plant, storm water control, berms, roads, pipelines, power lines, conveyors, etcetc.)	(e.g. dust, noise, drainage surface disturbance, fly rock, surface water contamination, groundwater contamination, air pollution etcetc)	<ul> <li>(modify, remedy, control, or stop) through</li> <li>(e.g. noise control measures, storm-water control, dust control, rehabilitation, design measures, blasting controls, avoidance, relocation, alternative activity etc etc.)</li> <li>E.g.</li> <li>Modify through alternative method.</li> <li>Control through noise control</li> <li>Control through management and monitoring Remedy through rehabilitation.</li> </ul>	Describe the time period when the measures in the environmental management programme must be implemented Measures must be implemented when required. With regard to Rehabilitation specifically this must take place at the earliest opportunity. With regard to Rehabilitation, therefore state either: Upon cessation of the individual activity Or. Upon the cessation of mining bulk sampling or alluvial diamond prospecting as the case may be.	(A description of how each of the recommendations in 2.11.6 read with 2.12 and 2.15.2 herein will comply with any prescribed environmental management standards or practices that have been identified by Competent Authorities)
<ul> <li>Demarcation of site with visible beacons.</li> </ul>	<ul> <li>No impact could be identified other than the beacons being outside the boundaries of the approved mining area.</li> </ul>	Demarcation of the site will ensure that all employees are aware of the boundaries of the mining area, and that work stay within the approved area.	Beacons need to be in place throughout the life of the activity.	<ul> <li>Mining of aggregate is only allowed within the boundaries of the approved area.</li> <li>MPRDA, 2008</li> <li>NEMA, 1998</li> </ul>
Site establishment	Visual intrusion as a result of site establishment.	<ul> <li>Visual Mitigation</li> <li>Mining must be contained to the boundaries of the permitted area.</li> </ul>	Throughout the site establishment-, and operational phase.	Management of the mining area must be in accordance with the: • MPRDA, 2008

The site must have a neat appearance and     NEMA, 1998	
The site must have a neat appearance and     NEMA, 1998	
<ul> <li>be always kept in good condition.</li> <li>The permit holder must limit vegetation removal (if applicable) and stripping of topsoil may only be done immediately prior to the use of a specific area.</li> <li>Upon closure the mining area must be rehabilitated and levelled to remove the visual impact on the aesthetic value of the area.</li> <li>Management of vegetation removal</li> <li>The mining boundaries must be clearly demarcated, and all operations must be clearly demarcated, and all operations must be contained to the approved mining area. The area outside the mining boundaries must be declared an coordingly.</li> <li>A pre-construction environmental induction must be provided for all staff must be educated accordingly.</li> <li>A pre-construction environmental induction must be provided for all staff to ensure compliance with basic environmental principles. This includes awareness of no littering, appropriate handling of pollution and chemical splits, avoiding fire hazards, minimising within demarcated construction areas.</li> <li>Cleared vegetation to be retained at any time may not be bounded, but can be mulched and stockpiled. Ideally the heaps can be</li> </ul>	
covered with stockpiled topsoil and the	
material be retained for future site	
renabilitation purposes.	
Clearing of vegetation should be minimized     and avoided where possible.	

ACTIVITY	POTENTIAL IMPACT	MITIGATION TYPE	TIME PERIOD FOR	COMPLIANCE WITH STANDARDS
			IMPLEMENTATION	
		<ul> <li>Areas of indigenous vegetation, even</li> </ul>		
		secondary communities outside of the direct		
		project footprint, should under no		
		circumstances be fragmented or disturbed		
		further.		
		• The on-site ECO must provide supervision		
		and oversight of vegetation clearing		
		activities and other activities which may		
		cause damage to the environment,		
		especially during the site establishment		
		phase, when the majority of vegetation		
		clearing is taking place.		
		All vehicles must remain on demarcated		
		roads and no unnecessary driving in the veld		
		outside these areas may be allowed.		
		<ul> <li>No plant species, whether native or exotic,</li> </ul>		
		should be brought into, ore removed from,		
		the project area, to prevent the spread of		
		exotic or invasive species or the illegal		
		collection of plants.		
		<ul> <li>No plants may be translocated or otherwise</li> </ul>		
		uprooted or disturbed for rehabilitation or		
		other purposes without express permission		
		from the ECO and without the relevant		
		permits.		
		No fires must be allowed on-site.		
		• It deemed necessary by the ECO, a		
		tirebreak must be made around the		
		periphery of the site in autumn every year.		
		vegetated areas inside the break should be		
		burned (upon recommendation of the ECO)		
		on a plennial basis if deemed hecessary.		
		adhered to		

ACTIVITY		POTENTIAL IMPACT		OTENTIAL IMPACT MITIGATION TYPE			ME PERIOD FOR IPLEMENTATION	COMPLIANCE WITH STANDARDS					
•	Site establishment Crushing, screening, stockpiling and transporting material from site.	•	Loss of topsoil and fertility during mining and stockpiling Loss of stockpiled material due to ineffective storm water control.	<u>Top</u> • •	<b>Discription Discription Dis Discription Discription Discription Discripti</b>	Th est an	nroughout the site stablishment-, operational, nd decommissioning phase.	Top acc •	ordan CAF NEN MPF	must be ace with the RA, 1983 I:BA, 2004 RDA, 2008	e ma	anagec	d in
•	Sloping and landscaping upon closure of the mining area.	•	Erosion of returned topsoil after rehabilitation	•	it throughout the stockpiling and rehabilitation processes. Topsoil stripping, stockpiling and re- spreading must be done in a systematic								
•	Construction of site access road		to extension/construction of access road.	•	<ul> <li>way. The mining plan must be such that topsoil is stockpiled for the minimum possible time.</li> <li>The topsoil must be placed on a levelled area, within the mining footprint. No topsoil may be stockpiled in undisturbed and inactive areas.</li> <li>Topsoil stockpiles must be protected against losses by water and wind erosion.</li> <li>Stockpiles must be positioned so as not to be vulnerable to erosion by wind and water.</li> <li>The establishment of plants (weeds or a cover crop) on the stockpiles will help to prevent erosion.</li> <li>Topsoil heaps may not exceed 1.5 m to preserve micro-organisms within the topsoil, which can be lost due to compaction and lock of owners.</li> </ul>								
				•	The temporary topsoil stockpiles must be kept free of invasive plant species. Storm- and runoff water must be diverted around the mining area to prevent erosion.								

ACTIVITY POTENTIAL IMPACT		POTENTIAL IMPACT	MITIGATION TYPE	TIME PERIOD FOR IMPLEMENTATION	COMPLIANCE WITH STANDARDS
			<ul> <li>The stockpiled topsoil must be evenly spread, to a depth of 300 mm, over the rehabilitated area upon closure of the site.</li> <li>The permit holder must strive to re-instate topsoil to its previous natural state at a time of year when vegetation cover can be established as quickly as possible afterwards, so that erosion of returned topsoil by both rain and wind, before vegetation is established, is minimized. The best time of year is at the end of the rainy season, when there is moisture in the soil for vegetation establishment and the risk of heavy rainfall events is minimal.</li> <li>The rehabilitated area must be monitored for erosion, and appropriately stabilized if any erosion occurs for at least 12 months after reinstatement.</li> <li>Control: Implementing the WUL conditions and specifications.</li> </ul>		
•	Site establishment Screening, stockpile, and transporting material from site. Sloping and landscaping upon closure of the mining area. Construction of site access road	<ul> <li>Infestation of the topsoil heaps and mining area with invader plant species.</li> <li>Infestation of denuded areas with invader plant species</li> <li>Infestation of the reinstated area with invader plant species.</li> </ul>	<ul> <li>Management of Invader Plant Species:</li> <li>An invasive plant species management plan (Appendix I) must be implemented at the site to ensure the management and control of all species regarded as Category 1a and 1b invasive species in terms of NEM:BA (National Environmental Management: Biodiversity Act 10 of 2004 and regulations applicable thereto). Weed/alien clearing must be done on an ongoing basis throughout the life of the mining activities.</li> <li>All stockpiles (topsoil) must be kept free of invasive plant species.</li> <li>Management must take responsibility to control declared invader or exotic species on</li> </ul>	Throughout the site establishment-, operational, and decommissioning phase.	<ul> <li>Invader plants must be managed in accordance with the:</li> <li>CARA, 1983</li> <li>NEM:BA 2004</li> <li>Invasive Plant Species Management Plan (Appendix I)</li> </ul>

AC	ΤΙVΙΤΥ	POTENTIAL IMPACT	MITIGATION TYPE	TIME PERIOD FOR IMPLEMENTATION	COMPLIANCE WITH STANDARDS
			<ul> <li>the rehabilitated areas. The following control methods can be used:</li> <li>The plants can be uprooted, felled or cut off and can be destroyed completely.</li> <li>The plants can be treated chemically by a registered pest control officer (PCO) using an herbicide recommended for use by the PCO in accordance with the directions for the use of such an herbicide.</li> </ul>		
•	Site establishment. Mining of aggregate.	• Potential impact on fauna within the footprint area.	<ul> <li>Protection of Fauna:</li> <li>The site manager must ensure no fauna is caught, killed, harmed, sold or played with.</li> <li>Workers must be instructed to report any animals that may be trapped in the working area.</li> <li>No snares may be set or nests raided for eggs or young.</li> </ul>	Throughout the site establishment-, and operational phase.	Fauna must be managed in accordance with the: • NEM:BA 2004
•	Site establishment Screening, stockpile, and transporting material from site. Construction of site access road	<ul> <li>Dust nuisance as a result of the mining activities.</li> <li>Dust nuisance as a result of the mining activities.</li> </ul>	<ul> <li>Fugitive Dust Emission Mitigation:</li> <li>The liberation of dust into the surrounding environment must be effectively controlled by the use of, inter alia, straw, water spraying and/or environmentally friendly dust-allaying agents that contains no PCB's (e.g. DAS products).</li> <li>The site manager must ensure continuous assessment of all dust suppression equipment to confirm its effectiveness in addressing dust suppression.</li> <li>Speed on the access road must be limited to 40 km/h to prevent the generation of excess dust.</li> </ul>	Throughout the site establishment-, operational, and decommissioning phase.	<ul> <li>Dust generation must be managed in accordance with the:</li> <li>NEM:AQA. 2004 Regulation 6(1)</li> <li>National Dust Control Regulations, GN No R827</li> <li>ASTM D1739 (SANS 1137:2012)</li> </ul>

ACTIVITY	POTENTIAL IMPACT	MITIGATION TYPE		COMPLIANCE WITH STANDARDS
		<ul> <li>Areas devoid of vegetation, which could act as a dust source, must be minimized and vegetation removal may only be done immediately prior to mining.</li> <li>Loads must be flattened and covered to ensure that minimal spillage of material takes place during transportation, also preventing windblown dust.</li> <li>Weather conditions must be taken into consideration upon commencement of daily operations. Limiting operations during very windy periods would reduce airborne dust and resulting impacts.</li> <li>All dust generating activities shall comply with the National Dust Control Regulations, GN No R827 promulgated in terms of NEM:AQA (Act 39 of 2004) and ASTM D1739 (SANS 1137:2012).</li> <li>Best practice measures shall be implemented during the stripping of topsoil, loading, and transporting of the aggregate from site to minimize potential dust impacts.</li> </ul>		
<ul> <li>Site establishment</li> <li>Mining of aggregate</li> <li>Screening, stockpile, and transporting material from site.</li> <li>Sloping and landscaping upon closure of the mining area.</li> </ul>	<ul> <li>Noise nuisance as a result of the mining activities.</li> <li>Noise nuisance as a result of the decomissiononig activities.</li> </ul>	<ul> <li>Noise Handling:</li> <li>The permit holder must ensure that employees and staff conduct themselves in an acceptable manner while on site.</li> <li>No loud music may be permitted at the mining area.</li> <li>All mining vehicles must be equipped with silencers and maintained in a road worthy condition in terms of the National Road Traffic Act, 1996 (Act No 93 of 1996).</li> <li>Best practice measures shall be implemented in order to minimize potential noise impacts.</li> </ul>	Throughout the site establishment-, operational-, and decommissioning phase.	<ul> <li>Noise generation must be managed in accordance with the:</li> <li>NEM:AQA. 2004 Regulation 6(1)</li> <li>NRTA, 1996</li> </ul>

ACTIVITY	POTENTIAL IMPACT	MITIGATION TYPE	TIME PERIOD FOR IMPLEMENTATION	COMPLIANCE WITH STANDARDS
		<ul> <li>A qualified occupational hygienist must be contracted to quarterly monitor and report on the personal noise exposure of the employees working at the mine. The monitoring must be done in accordance with the SANS 10083:2004 (Edition 5) sampling method as well as NEM:AQA, 2004, SANS 10103:2008.</li> </ul>		
<ul> <li>Mining of aggregate.</li> <li>Screening, stockpile, and transporting material from site.</li> <li>Sloping and landscaping upon closure of the mining area.</li> </ul>	<ul> <li>Soil contamination from hydrocarbon spills.</li> <li>Potential impact assocaited with littering and hydrocarbon spills.</li> <li>Potential impact associated with litter left at the mining area.</li> </ul>	<ul> <li>Waste Management:</li> <li>Regular vehicle maintenance, repairs and services may only take place in a demarcated service area of the permit holder. If emergency repairs are needed on equipment not able to move to the workshop / service area, drip trays must be present. All waste products must be disposed of in a 200 litre closed container/bin to be removed from the emergency service area to the workshop in order to ensure proper disposal.</li> <li>Ablution facilities must be provided in the form of a chemical toilet. The chemical toilet must be placed outside the 1:100 year floodline of any open water resource, and must be serviced at least once every two weeks for the duration of the mining activities.</li> <li>The use of any temporary, chemical toilet facilities may not cause any pollution to water sources or pose a health hazard. In addition, no form of secondary pollution should arise from the disposal of refuse or sewage from the temporary, chemical toilets. Any pollution problems arising from the above are to be addressed immediately by the permit holder.</li> </ul>	Throughout the site establishment-, operational-, and decommissioning phase.	<ul> <li>Mining related waste must be managed in accordance with the:</li> <li>NWA, 1998</li> <li>NEM:WA, 2008</li> <li>NEM:WA, 2008: National norms and standards for the storage of waste (GN 926)</li> <li>NEMA, 1998 (Section 30)</li> </ul>

ACTIVITY	POTENTIAL IMPACT	MITIGATION TYPE	TIME PERIOD FOR	COMPLIANCE WITH STANDARDS
		If a diesel bowser is used on site, it must be		
		equipped with a drip tray at all times. Drip		
		trays must be used during each and every		
		refuelling event. The nozzle of the bowser		
		needs to rest in a sleeve to prevent dripping		
		after refuelling.		
		Site management must ensure drip trays are		
		cleaned after each use. No dirty drip trays		
		may be used on site.		
		A spill kit must be available on-site which		
		can be operated by trained employees for		
		the adhoc remediation of minor chemical		
		and hydrocarbon spillages.		
		Any effluents containing oil, grease or other		
		industrial substances must be collected in a		
		suitable receptacle and removed from the		
		site, either for resale or for appropriate		
		disposal at a recognized facility.		
		<ul> <li>Should spillage occur, such as oil or diesel</li> </ul>		
		reaking from a burst pipe, the contaminated		
		be collected in a suitable recentacle and		
		removed from the site either for resale or for		
		appropriate disposal at a recognized facility		
		Proof must be filed.		
		<ul> <li>A waste management plan must be</li> </ul>		
		compiled by site management and		
		implemented on site. The plan must focus		
		on the waste hierarchy of the NEM:WA.		
		• General waste must be contained in marked,		
		sealable, refuse bins placed at a designated		
		area, to be removed when filled to capacity		
		to a recognised general waste landfill site.		
		No waste may be buried or burned on the		
		site.		

ACTIVITY	POTENTIAL IMPACT	MITIGATION TYPE	TIME PERIOD FOR IMPLEMENTATION	COMPLIANCE WITH STANDARDS
		<ul> <li>No chemicals or hazardous materials may be stored at the mining area.</li> <li>It is important that any significant spillage of chemicals, fuels etc. during the lifespan of the mining activities is reported to the Department of Water and Sanitation and other relevant authorities.</li> </ul>		
• Mining of aggregate.	Potential impact on area/infrastructure of heritage or cultural concern.	<ul> <li><u>Archaeological, Heritage and</u> <u>Palaeontological Aspects:</u></li> <li>All mining must be confined to the development footprint area.</li> <li>If during the pre-construction phase, construction, operations or closure phases of this project, any person employed by the developer, one of its subsidiaries, contractors and subcontractors, or service provider, finds any artefact of cultural significance or heritage site, this person must cease work at the site of the find and report this find to their immediate supervisor, and through their supervisor to the senior on-site manager.</li> <li>It is the responsibility of the senior on-site Manager to make an initial assessment of the extent of the find, and confirm the extent of the work stoppage in that area.</li> <li>The senior on-site Manager must inform the ECO of the chance find and its immediate impact on operations. The ECO must then contact a professional archaeologist for an assessment of the finds who must notify ECPHRA.</li> </ul>	Throughout the operational phase.	Cultural/heritage aspects must be managed in accordance with the: • NHRA, 1999

ACTIVITY	POTENTIAL IMPACT	MITIGATION TYPE	TIME PERIOD FOR IMPLEMENTATION	COMPLIANCE WITH STANDARDS
		<ul> <li>Work may only continue once the go-ahead was issued by SAHRA.</li> </ul>		
<ul> <li>Crushing, screening, stockpiling and transporting material from site.</li> <li>Mining of aggregate</li> </ul>	Loss of stockpiled material due to ineffective storm water control.	<ul> <li>Storm Water Mitigation:</li> <li>Storm water must be diverted around the topsoil heaps and mining area to prevent erosion.</li> <li>Mining must be conducted only in accordance with the Best Practice Guideline for small scale mining that relates to storm water management, erosion and sediment control and waste management, developed by the Department of Water and Sanitation (DWS), and any other conditions which that Department may impose:</li> <li>Clean water (e.g. rainwater) must be kept clean and be routed to a natural watercourse by a system separate from the dirty water system. You must prevent clean water from running or spilling into dirty water systems.</li> <li>Dirty water must be prevented from spilling or seeping into clean water systems.</li> </ul>	Throughout the operational phase.	Storm water must be managed in accordance with the: • CARA, 1983 • NEMA, 1998 • NWA, 1998
				232

AC	ΤΙVΙΤΥ	POTENTIAL IMPACT	MITIGATION TYPE	TIME PERIOD FOR IMPLEMENTATION	COMPLIANCE WITH STANDARDS
•	Screening, stockpile, and transporting material from site.	<ul> <li>Deterioration of the access road to the mining area.</li> <li>Overloading of trucks having an impact on the public roads.</li> </ul>	<ul> <li>Access Road Mitigation:</li> <li>Storm water must be diverted around the access road to prevent erosion.</li> <li>Vehicular movement must be restricted to the existing access road to prevent crisscrossing of tracks through undisturbed and inactive areas.</li> <li>Rutting and erosion of the access road caused as a direct result of the mining activities must be repaired by the permit holder.</li> <li>Overloading of the truck must be prevented, and proof of load weights must be filed for auditing purposes.</li> </ul>	Throughout the operational phase.	The access road must be managed in accordance with the: • NRTA, 1996
•	Site establishment. Mining of aggregate Crushing, screening, stockpiling and transporting material from site. Sloping and landscaping upon closure of the mining area.	<ul> <li>Potential health and safety risk to employees.</li> </ul>	<ul> <li>Management of Health and Safety Risks:</li> <li>Adequate ablution facilities and water for human consumption must daily be available on site.</li> <li>Workers must have access to the correct personal protection equipment (PPE) as required by law.</li> <li>All operations must comply with the Mine Health and Safety Act, 1996 (Act No 29 of 1996).</li> </ul>	Throughout the site establishment-, operational and decommissioning phase.	<ul> <li>Health and safety aspects must be managed in accordance with the:</li> <li>MHSA, 1996</li> <li>OHSA, 1993</li> <li>OHSAS, 18001</li> </ul>

#### i) Financial Provision

- (1) Determination of the amount of Financial Provision.
  - (a) Describe the closure objectives and the extent to which they have been aligned to the baseline environment described under the Regulation.

The decommissioning phase will entail the reinstatement of the processing area by removing the mining machinery from the site. Removal of the crushing and screening plant, containers, weighbridge and chemical toilet from the mining area, removal/levelling of all stockpiled material and the landscaping of the mining area to allow the replacement of stockpiled topsoil.

The reinstated area will be vegetated and invasive plant species will be controlled during a 12 months' aftercare period to address germination of problem plants in the area. The Applicant will comply with the minimum closure objectives as prescribed by DMRE.

# (b) Confirm specifically that the environmental objectives in relation to closure have been consulted with landowner and interested and affected parties.

This report, the Draft Basic Assessment Report, includes all the environmental objectives in relation to closure and will be made available for perusal by the landowner, registered I&AP's and stakeholders over a 30-days commenting period. Comments received during this period will be included in the FBAR.

(c) Provide a rehabilitation plan that describes and shows the scale and aerial extent of the main mining activities, including the anticipated mining area at the time of closure.

The requested rehabilitation plan is attached as Appendix E.

# (d) Explain why it can be confirmed that the rehabilitation plan is compatible with the closure objectives.

The decommissioning phase will entail the final rehabilitation of the mining site. Final landscaping, levelling and top dressing will be done. The rehabilitation of the mining area as indicated on the rehabilitation plan attached as Appendix E will comply with the minimum closure objectives as prescribed by DMRE and detailed below, and therefore is deemed to be compatible:

• Rehabilitation of the Excavated Area:

Implementing the following mitigation actions will lower the danger of unsloped and unrehabilitated sites posing a safety risk to be Low:

- The excavated area must serve as a final depositing area for the placement of overburden.
- Rocks and coarse material removed from the excavation must be dumped into the excavation.
- $\circ$   $\,$  No waste may be permitted to be deposited in the excavations.
- Once overburden, rocks and coarse natural materials have been added to the excavation and it was profiled with acceptable contours and erosion control measures, the topsoil previously stored must be returned to its original depth over the area.
- If necessary, the area can be fertilized to hasten the establishment of flora. Should the site's natural vegetation not grow back within six months of its closure to spread the naturally existent flora in the area, the site could be seeded with a local or adapted indigenous seed mix. This area is seen to have low agricultural potential due to the rocky surface therefore the use of seed mixes should only be done after consultation with a qualified specialist with experience in the area as it might not apply.
- Where re-vegetation work will be done on the disturbed areas, only suitable crops, or locally indigenous, endemic vegetation must be used, and no "alien Plant" species are allowed.
- If a reasonable assessment indicates that the re-establishment of vegetation is unacceptably slow, the Regional Manager may require that the soil be analysed and any deleterious effects on the soil arising from the mining operation be corrected and the area be seeded with a vegetation seed mix to his or her specification.
- Rehabilitation of the Mining area:

Stockpiles will be removed during the decommissioning phase, the area ripped and the topsoil returned to its original depth to provide a growth medium. On completion of operations, all structures or objects shall be dealt with in accordance with section 44 of the Mineral and Petroleum Resources Development Act, 2002 (Act 28 of 2002):

- Where sites have been rendered devoid of vegetation/grass or where soils have been compacted owing to traffic, the surface shall be scarified or ripped.
- The site shall be seeded with a vegetation seed mix adapted to reflect the local indigenous flora.
- Photographs of the office sites and workshop, before and during the mining operation and after rehabilitation, shall be taken at selected fixed points and kept on record for the information of the Regional Manager.
- On completion of mining operations, the surface of these areas, if compacted due to hauling and dumping operations, shall be scarified and graded to an even surface condition. Where applicable / possible topsoil needs to be returned to its original depth over the area.
- Prior to replacing the topsoil, the material that was removed from these areas will be replaced in the same order as it originally occurred. The area shall then be fertilized if necessary to allow vegetation to establish rapidly. The site shall be seeded with a local, adapted indigenous seed mix.
- If a reasonable assessment indicates that the re-establishment of vegetation is unacceptably slow, the Regional Manager may require that the soil be analysed and any deleterious effects on the soil arising from the mining operation be corrected and the area be seeded with a seed mix to his or her specification.
- Final Rehabilitation:

Final rehabilitation of the surface area shall entail landscaping, levelling, maintenance, and clearing of invasive plant species. All equipment, plant and other items used during the mining period will be removed from site (section 44 of the MPRDA, 2002). Waste material of any description will be removed entirely from the mining area and disposed of at a recognized landfill facility. It will not be permitted to be buried or burned on the site. The management of invasive plant species will be done in a sporadic manner during the life of the mining activities. Species regarded as Category 1a and 1b invasive species in terms of NEM:BA (National Environmental Management: Biodiversity Act 10 of 2004 and regulations applicable thereto) will be eradicated from the site. Final rehabilitation

shall be completed within a period specified by the Regional Manager. An agreement has been reached between the applicant and the tribal council to transfer the quarry to the community, allowing them to utilize the site for their own benefit. They have been informed that they must apply for a mining permit or mining right if they wish to continue using the quarry for commercial purposes. Please refer to Appendix F.

# (e) Calculate and state the quantum of the financial provision required to manage and rehabilitate the environment in accordance with the applicable guideline.

The calculation of the quantum for financial provision was according to Section B of the working manual.

#### Mine type and saleable mineral by-product

According to Tables B.12, B.13 and B.14

Mine type	Aggregate
Saleable mineral by-product	None

#### <u>Risk ranking</u>

According to Tables B.12, B.13 and B.14

Primary risk ranking (either Table B.12 or B.13)	C (Low risk).
Revised risk ranking (B.14)	N/A

#### Environmental sensitivity of the mine area

According to Table B.4

Environmental sensitivity of the mine area	Low	
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#### Level of information

According to Step 4.2:

Level of information available	Limited

#### Identify closure components.

Component No.	Main description	Applicability compor (Circle Ye	of closure nents s or No)
1	Dismantling of processing plant and related structures (including overland conveyors and power lines)	-	NO
2(A)	Demolition of steel buildings and structures	-	NO
2(B)	Demolition of reinforced concrete buildings and structures	-	NO
3	Rehabilitation of access roads	-	NO
4(A)	Demolition and rehabilitation of electrified railway lines	-	NO
4(B)	Demolition and rehabilitation of non-electrified railway lines	-	NO
5	Demolition of housing and facilities	-	NO
6	Opencast rehabilitation including final voids and ramps	YES	
7	Sealing of shafts, adits and inclines	-	NO
8(A)	Rehabilitation of overburden and spoils	-	NO
8(B)	Rehabilitation of processing waste deposits and evaporation ponds (basic, salt-producing)	-	NO
8(C)	Rehabilitation of processing waste deposits and evaporation ponds (acidic, metal-rich)	-	NO
9	Rehabilitation of subsided areas	-	NO
10	General surface rehabilitation, including grassing of all denuded areas	YES	-
11	River diversions	-	NO
12	Fencing	-	NO
13	Water management (Separating clean and dirty water, managing polluted water and managing the impact on groundwater)	-	NO
14	2 to 3 years of maintenance and aftercare	YES	

# According to Table B.5 and site-specific conditions

# Unit rates for closure components

According to Table B.6 master rates and multiplication factors for applicable closure components.

Component	Main description	Master	Multiplication
NO.		rate	factor
1	Dismantling of processing plant and related structures (including	_	_
	overland conveyors and power lines)	-	-
2(A)	Demolition of steel buildings and structures	-	-
2(B)	Demolition of reinforced concrete buildings and structures	-	-
3	Rehabilitation of access roads	-	-
4(A)	Demolition and rehabilitation of electrified railway lines	-	-
4(B)	Demolition and rehabilitation of non-electrified railway lines	-	-
5	Demolition of housing and facilities	-	-
6	Opencast rehabilitation including final voids and ramps	319 431	0.04
7	Sealing of shafts, adits and inclines	-	-
8(A)	Rehabilitation of overburden and spoils	-	-
8(B)	Rehabilitation of processing waste deposits and evaporation ponds		
	(basic, salt-producing)	-	-
8(C)	Rehabilitation of processing waste deposits and evaporation ponds	_	_
	(acidic, metal-rich)	-	-
9	Rehabilitation of subsided areas	-	-

Component No.	Main description	Master rate	Multiplication factor
10	General surface rehabilitation, including grassing of all denuded areas	168 695	1.00
11	River diversions	-	-
12	Fencing	-	-
13	Water management (Separating clean and dirty water, managing polluted water and managing the impact on groundwater)	-	-
14	2 to 3 years of maintenance and aftercare	22 450	1.00

### Determine weighting factors

According to Tables B.7 and B.8

Weighting factor 1: Nature of terrain/accessibility	1.1 (Undulating)
Weighting factor 2: Proximity to urban area where goods and services are to be supplied	1.05

### **Calculation of closure costs**

#### Table B.10 Template for Level 2: "Rules-based" assessment of the quantum for financial provision

#### Table 34: Calculation of closure cost

CALCULATION OF THE QUANTUM									
Mine:	Henred Trading (Pty) Ltd			Location:	Lusikisiki				
Evaluators:	Z Norval			Date:	14 May 2024				
No	Description	Unit	A Quantity	B Master rate	C Multiplication factor	D Weighting factor 1	E=A *B*C*D Amount (Rand)		
			Step 4.5	Step 4.3	Step 4.3	Step 4.4			
1	Dismantling of processing plant and related structures (including overland conveyors and power lines)	m²	0	22	1.00	1.1	R 0,00		
2(A)	Demolition of steel buildings and structures	m²	0	305	1.00	1.1	R 0,00		
2(B)	Demolition of reinforced concrete buildings and structures	m²	0	449	1.00	1.1	R 0,00		
3	Rehabilitation of access roads	m <sup>2</sup>	0	55	1.00	1.1	R 0,00		
4(A)	Demolition and rehabilitation of electrified railway lines	m	0	529	1.00	1.1	R 0,00		
4(B)	Demolition and rehabilitations of non-electrified railway lines	m	0	289	1.00	1.1	R 0,00		
5	Demolition of housing and/or administration facilities	m²	0	609	1.00	1.1	R 0,00		
6	Opencast rehabilitation including final voids and ramps	ha	4	319431	0.04	1.1	R 56,219.86		
7	Sealing of shaft, audits and inclines	m <sup>3</sup>	0	164	1.00	1.1	R 0,00		
8(A)	Rehabilitation of overburden and spoils	ha	0	212954	1.00	1.1	R 0,00		
8(B)	Rehabilitation of processing waste deposits and evaporation ponds (basic, salt-producing waste)	ha	0	265230	1.00	1.1	R 0,00		
8(C)	Rehabilitation of processing waste deposits and evaporation ponds (acidic, metal-rich waste)	ha	0	770354	0.51	1.1	R 0,00		
10	General surface rehabilitation	ha	1	168605	1.00	1.1	R 185 564 50		
11	River diversions	ha	0	168695	1.00	1.1	R 0,00		

12	Fencing	m	0	192	1.00	1.1	R 0,00
13	Water Management	ha	0	64143	0.17	1.1	R 0,00
14	2 to 3 years of maintenance and aftercare	ha	5	22450	1.00	1.1	R 123,475.00
15(A)	Specialists study	Sum	0				R 0,00
15(B)	Specialists study	Sum	0				R 0,00
Sum of items 1 to 15 above							R 365,259.36
Multiply Sum of	1-15 by Weighting factor 2 (Step 4.4)	R18	3,262.97			Sub Total 1	R 383,522.32

1	Preliminary and General	6% of Subtotal 1 if Subtotal 1 <r100 000="" 000.00<="" th=""><th>R 23,011.34</th></r100>	R 23,011.34
1		12% of Subtotal 1 if Subtotal 1 >R100 000 000.00	-
2	Contingency	10.0% of Subtotal 1	R 38,352.23
		Sub Total 2	
		(Subtotal 1 plus management and contingency)	R 444,885.90
		Vat (15%)	R 66,732.88
		GRAND TOTAL	
		(Subtotal 3 plus VAT)	R 511,618.78

The amount that will be necessary for the rehabilitation of damages caused by the operation, both sudden closures during the normal operation of the project and at final, planned closure gives a sum total of **R 511,618.78** 

#### (f) Confirm that the financial provision will be provided as determined.

Herewith I, the person, whose name is stated below confirm that I am the person authorised to act as representative of the Applicant in terms of the resolution submitted with the application. I herewith confirm that the company will provide the amount that will be determined by the Regional Manager in accordance with the prescribed guidelines.

Mechanisms for monitoring compliance with and performance assessment against the environmental management programme and reporting thereon, including

- g) Monitoring of Impact Management Actions
- h) Monitoring and reporting frequency
- i) Responsible persons
- j) Time period for implementing impact management actions
- k) Mechanisms for monitoring compliance

SOURCE ACTIVITY	IMPACTS REQUIRING MONITORING PROGRAMMES	FUNCTIONAL REQUIREMENTS FOR MONITORING	ROLES AND RESPONSIBILITIES (FOR THE EXECUTION OF THE MONITORING PROGRAMMES)	MONITORING AND REPORTING FREQUENCY AND TIME PERIODS FOR IMPLEMENTING IMPACT MANAGEMENT ACTIONS
Demarcation of site with visible beacons	Maintenance of beacons	• Visible beacons need to be placed at the corners of the mining area.	<ul> <li><u>Role:</u></li> <li>Site Manager to ensure day-to-day compliance with the guidelines as stipulated in the EMPR.</li> <li>Compliance to be monitored by the independent Environmental Control Officer during the annual environmental audit.</li> <li><u>Responsibility:</u></li> <li>Ensure beacons are in place throughout the life of the mine.</li> </ul>	<ul> <li>Applicable throughout site establishment-, operational-, and decommissioning phases.</li> <li>Daily compliance monitoring by site management.</li> <li>Annual compliance monitoring of site by an Environmental Control Officer.</li> </ul>
Site establishment	<ul> <li>Visual Characteristics:</li> <li>Visual intrusion as a result of site establishment.</li> </ul>	<ul> <li>Minimize the visual impact of the activity on the surrounding environment through proper site management</li> </ul>	<ul> <li><u>Role:</u></li> <li>Site Manager to ensure day-to-day compliance with the guidelines as stipulated in the EMPR.</li> </ul>	<ul> <li>Applicable throughout site establishment-, operational-, and decommissioning phases.</li> <li>Daily compliance monitoring by site management.</li> </ul>

Table 35: Mechanisms for monitoring compliance with and performance assessment against the EMPR and reporting thereon.

SOURCE ACTIVITY	IMPACTS REQUIRING MONITORING PROGRAMMES	FUNCTIONAL REQUIREMENTS FOR MONITORING	ROLES AND RESPONSIBILITIES (FOR THE EXECUTION OF THE MONITORING PROGRAMMES)	MONITORING AND REPORTING FREQUENCY AND TIME PERIODS FOR IMPLEMENTING IMPACT MANAGEMENT ACTIONS
		and implementing good housekeeping practices.	Compliance to be monitored by the independent Environmental Control Officer during the annual environmental audit.	<ul> <li>Annual compliance monitoring of site by an Environmental Control Officer.</li> </ul>
			<ul> <li><u>Responsibility:</u></li> <li>Contain mining to the boundaries of the permitted area.</li> <li>Ensure that the site have a neat appearance and is always kept in good condition.</li> <li>Limit vegetation removal, and only strip topsoil immediately prior to the use of a specific area.</li> <li>Rehabilitate and level the site upon closure to ensure that the visual impact on the aesthetic value of the area is kept to a minimum.</li> </ul>	
<ul> <li>Site establishment</li> <li>Crushing, screening, stockpiling and transporting material from site.</li> <li>Sloping and</li> </ul>	<ul> <li><u>Geology and Soil:</u></li> <li>Loss of topsoil and fertility during mining and stockpiling</li> <li>Loss of stockpiled material due to ineffective storm</li> </ul>	<ul> <li>Earthmoving equipment to reinstate mined-out areas.</li> <li>Cover crop to be established on reinstated areas.</li> </ul>	<ul> <li><u>Role:</u></li> <li>Site Manager to ensure day-to-day compliance with the guidelines as stipulated in the EMPR.</li> <li>Compliance to be monitored by the independent Environmental Control Officer during the annual environmental audit.</li> </ul>	<ul> <li>Applicable throughout site establishment-, operational-, and decommissioning phases.</li> <li>Daily compliance monitoring by site management.</li> <li>Annual compliance monitoring of site by an Environmental Control Officer.</li> </ul>
landscaping upon closure of the mining area.	<ul> <li>water control.</li> <li>Erosion of returned topsoil after rehabilitation .</li> </ul>	Erosion control infrastructure (if necessary)	<ul> <li><u>Responsibility:</u></li> <li>Strip and stockpile the upper 300 mm of the soil.</li> <li>Carefully manage and conserve the topsoil throughout the stockpiling and rehabilitation process.</li> <li>Ensure topsoil stripping, stockpiling and respreading is done in a systematic way. Plan mining in such a way that topsoil is stockpiled for the minimum possible time.</li> </ul>	

SOURCE ACTIVITY	IMPACTS REQUIRING MONITORING	FUNCTIONAL REQUIREMENTS FOR	ROLES AND RESPONSIBILITIES (FOR THE EXECUTION OF THE MONITORING	MONITORING AND REPORTING FREQUENCY AND TIME PERIODS FOR IMPLEMENTING
	PRUGRAWIWES	MUNITURING	Place topsoil heaps on a levelled area within	
			the mining footprint area. Do not stockpile	
			topsoil in undisturbed and inactive areas.	
			Protect topsoil stockpiles against losses by	
			water and wind erosion. Position stockpiles so	
			as not to be vulnerable to erosion by wind and	
			water. Establishment of plants on the	
			stockpiles will help prevent erosion.	
			Ensure that topsoil heaps do not exceed 1.5 m	
			In order to preserve micro-organisms within	
			the topsoil, which can be lost due to	
			<ul> <li>Keep temporary stockpiles free of invasive</li> </ul>	
			<ul> <li>Reep temporary stockpiles nee of invasive plant species</li> </ul>	
			<ul> <li>Divert storm- and runoff water around the</li> </ul>	
			mining area to prevent erosion.	
			• Spread the topsoil evenly over the	
			rehabilitated area, to a depth of 300 mm, upon	
			closure of the site.	
			• Strive to re-instate topsoil at a time of the year	
			when vegetation cover can be established as	
			quickly as possible afterwards, to that erosion	
			of returned topsoil is minimized. The best time	
			of year is at the end of the rainy season.	
			<ul> <li>Plant and irrigate a cover crop immediately</li> </ul>	
			after spreading topsoil to stabilise the soil and	
			protect it from erosion. Fertilise the cover crop	
			for optimum biomass production.	
			renabilitation extends until the first cover crop	
			<ul> <li>Monitor the rehabilitated area for erosion, and</li> </ul>	
			appropriately stabilize if erosion do occur for	
			at least 12 months after reinstatement.	
	0		Dela	Applicable descentered after and 12 to the
Site establishment	Groundcover:	Designated team to cut	<u>K0le:</u>	Applicable throughout site establishment-,
		or pull-out invasive plant		operational-, and decommissioning phases.

SC	OURCE ACTIVITY	IMPACTS REQUIRING MONITORING PROGRAMMES	FUN REG MO	NCTIONAL QUIREMENTS FOR NITORING	ROLES AND RESPONSIBILITIES (FOR THE EXECUTION OF THE MONITORING PROGRAMMES)	MONITORING AND REPORTING FREQUENCY AND TIME PERIODS FOR IMPLEMENTING IMPACT MANAGEMENT ACTIONS
•	Screening, stockpile, and transporting material from site. Sloping and landscaping upon closure of the mining area	<ul> <li>Infestation of the topsoil heaps and mining area with invader plant species.</li> <li>Infestateion of denuded areas with invader plant species.</li> </ul>	•	species that germinated on site. Herbicide application equipment.	<ul> <li>Site Manager to ensure day-to-day compliance with the guidelines as stipulated in the EMPR.</li> <li>Compliance to be monitored by the independent Environmental Control Officer during the annual environmental audit.</li> </ul>	<ul> <li>Daily compliance monitoring by site management.</li> <li>Annual compliance monitoring of site by an Environmental Control Officer.</li> </ul>
		<ul> <li>Infestation of the reinstated area with invader plant species.</li> </ul>			<ul> <li>Implement an invasive plant species management plan to control all invasive plant species on site in terms of NEM:BA, 2004 and CARA, 1983.</li> <li>Keep all stockpiles (topsoil) free of invasive plant species.</li> <li>Control declared invader or exotic species on the rehabilitated areas.</li> </ul>	
•	Site establishment. Mining of aggregate .	<ul> <li>Fauna:</li> <li>Potential impact on fauna within the footprint area.</li> <li>Disturbance to fauna within the footprint area.</li> </ul>	•	Toolbox talks to educate employees how to handle fauna that enter the work areas.	<ul> <li><u>Role:</u></li> <li>Site Manager to ensure day-to-day compliance with the guidelines as stipulated in the EMPR.</li> <li>Compliance to be monitored by the independent Environmental Control Officer during the annual environmental audit.</li> <li><u>Responsibility:</u></li> <li>Ensure no fauna is caught, killed, harmed, sold or played with.</li> <li>Instruct workers to report any animals that may be trapped in the working area.</li> <li>Ensure no snares are set or nests raided for eggs or young.</li> </ul>	<ul> <li>Applicable throughout site establishment-, and operational phases.</li> <li>Daily compliance monitoring by site management.</li> <li>Annual compliance monitoring of site by an Environmental Control Officer.</li> </ul>

SOURCE ACTIVITY	IMPACTS REQUIRING MONITORING	FUNCTIONAL REQUIREMENTS FOR	ROLES AND RESPONSIBILITIES (FOR THE EXECUTION OF THE MONITORING	MONITORING AND REPORTING FREQUENCY AND TIME PERIODS FOR IMPLEMENTING
<ul> <li>Site establishment</li> <li>Screening, stockpile, and transporting material from site.</li> </ul>	Air Quality: • Dust nuisance as a result of the mining activities.	<ul> <li>Dust suppression equipment such as a water car.</li> <li>Signage that clearly reduce the speed on the access roads.</li> </ul>	<ul> <li>(FOR THE EXECUTION OF THE MONITORING PROGRAMMES)</li> <li>Role: <ul> <li>Site Manager to ensure day-to-day compliance with the guidelines as stipulated in the EMPR.</li> <li>Compliance to be monitored by the independent Environmental Control Officer during the annual environmental audit.</li> </ul> </li> <li>Responsibility: <ul> <li>Control the liberation of dust into the surrounding environment by the use of; inter alia, straw, water spraying and/or environmentally friendly dust-allaying agents that contains no PCB's (e.g. DAS products).</li> <li>Ensure continuous assessment of all dust suppression equipment to confirm its effectiveness in addressing dust suppression.</li> <li>Limit speed on the haul roads to 40 km/h to prevent the generation of excess dust.</li> <li>Minimise areas devoid of vegetation.</li> <li>Flatten and cover loads to prevent spillage and windblown dust during transportation.</li> <li>Take weather conditions into consideration upon commencement of daily operations. Limit operations during very windy periods to reduce airborne dust and resulting impacts.</li> <li>Ensure dust generating activities comply with the National Dust Control Regulations, GN No R827 promulgated in terms of NEM:AQA, 2004 and ASTM D1739 (SANS 1137:2012).</li> </ul> </li> </ul>	<ul> <li>Applicable throughout site establishment-, operational-, and decommissioning phases.</li> <li>Daily compliance monitoring by site management.</li> <li>Annual compliance monitoring of site by an Environmental Control Officer.</li> </ul>
			impacts.	

SC	URCE ACTIVITY	IMPACTS REQUIRING MONITORING PROGRAMMES	FUNCTIONAL REQUIREMENTS FOR MONITORING	ROLES AND RESPONSIBILITIES (FOR THE EXECUTION OF THE MONITORING PROGRAMMES)	MONITORING AND REPORTING FREQUENCY AND TIME PERIODS FOR IMPLEMENTING IMPACT MANAGEMENT ACTIONS
•	Site establishment Mining of aggregate	Noise Ambiance: <ul> <li>Noise nuisance as a result</li> </ul>	<ul> <li>Silencers fitted to all project related vehicles, and the use of vehicles</li> </ul>	<ul> <li><u>Role:</u></li> <li>Site Manager to ensure day-to-day compliance with the guidelines as stipulated in the EMDR</li> </ul>	<ul> <li>Applicable throughout site establishment-, operational-, and decommissioning phases.</li> <li>Daily compliance monitoring by site management</li> </ul>
•	Screening, stockpile, and transporting material from site.	<ul> <li>Noise nuisance as a result of the decomissiononig activities.</li> </ul>	Condition in terms of the National Road Traffic Act, 1996.	<ul> <li>Compliance to be monitored by the independent Environmental Control Officer during the annual environmental audit.</li> </ul>	<ul> <li>Annual compliance monitoring of site by an Environmental Control Officer.</li> </ul>
•	Sloping and landscaping upon closure of the mining area.			<ul> <li><u>Responsibility:</u></li> <li>Ensure that employees and staff conduct themselves in an acceptable manner while on site.</li> <li>No loud music may be permitted at the mining</li> </ul>	
				<ul> <li>area.</li> <li>Ensure that all project related vehicles are equipped with silencers and maintained in a road worthy condition in terms of the National Road Traffic Act. 1996.</li> </ul>	
				<ul> <li>Implement best practice measures to minimise potential noise impacts.</li> <li>Contract a qualified occupational hygienist to quarterly monitor and report on the personal noise exposure of the employees working at the mine. Monitoring must be in accordance with SANS 10083:2004 (Edition 5) sampling method as well as NEM:AQA 2004, SANS 10103:2008.</li> </ul>	
•	Mining of aggregate Screening, stockpile, and transporting material from site.	<ul> <li>Waste Management:</li> <li>Soil contamination from hydrocarbon spills.</li> </ul>	<ul><li>Oil spill kit.</li><li>Sealed drip trays.</li></ul>	<ul> <li><u>Role:</u></li> <li>Site Manager to ensure day-to-day compliance with the guidelines as stipulated in the EMPR.</li> </ul>	<ul> <li>Applicable throughout site establishment-, operational-, and decommissioning phases.</li> <li>Daily compliance monitoring by site management.</li> <li>Annual compliance monitoring of site by an Environmental Control Officer.</li> </ul>

DDOOD ANNES		(FOR THE EXECUTION OF THE MONITORING	AND TIME PERIODS FOR IMPLEMENTING
PROGRAMMES	MONITORING	PROGRAMMES)	IMPACT MANAGEMENT ACTIONS
<ul> <li>Sloping and landscaping upon closure of the mining area.</li> <li>Potential impa assocaited with litterir and hydrocarbon spills.</li> <li>Potential impa</li> </ul>	t Formal waste disposal system with waste registers.	Compliance to be monitored by the independent Environmental Control Officer during the annual environmental audit.	
Potential impa associated with litter left the mining area.		<ul> <li>Responsibility:</li> <li>Ensure regular vehicle maintenance, repairs and services take place in a demarcated service area of the permit holder. If emergency repairs are needed on equipment not able to move to the workshop / service area, drip trays must be present. All waste products must be disposed of in a 200-litre closed container/bin to be removed from the emergency service area to the workshop in order to ensure proper disposal.</li> <li>Provide ablution facilities in the form of a chemical toilet that is placed outside the 1:100-year floodline of any open water resource. Ensure the toilet is serviced at least once every two weeks for the duration of the mining activities.</li> <li>Ensure that the use of any temporary, chemical toilet facilities does not cause any pollution to water sources or pose a health hazard. In addition, ensure that no form of secondary pollution arise from the disposal of refuse or sewage from the temporary, chemical toilets Address any pollution</li> </ul>	
		<ul> <li>chemical tollets. Address any pollution problems arising from the above immediately.</li> <li>Equip the diesel bowser with a drip tray if used on site. The nozzle of the bowser must rest in a sleeve to prevent dripping after refuelling.</li> <li>Clean drip trays after use. Do not use dirty drip trays.</li> </ul>	

SOURCE ACTIVITY	IMPACTS REQUIRING MONITORING PROGRAMMES	FUNCTIONAL REQUIREMENTS FOR MONITORING	ROLES AND RESPONSIBILITIES (FOR THE EXECUTION OF THE MONITORING PROGRAMMES)	MONITORING AND REPORTING FREQUENCY AND TIME PERIODS FOR IMPLEMENTING IMPACT MANAGEMENT ACTIONS
			<ul> <li>Collect any effluents containing oil, grease or other industrial substances in a suitable receptacle and removed from the site, either for resale or for appropriate disposal at a recognized facility.</li> <li>Collect the contaminated soil from spillage that occurred, such as oil or diesel leaking from a burst pipe, within the first hour of occurrence, in a suitable receptacle and removed from the site, either for resale or for appropriate disposal at a recognized facility. File proof.</li> <li>Compile a waste management plan and implement it on site. The plan must focus on the waste hierarchy of the NEM:WA.</li> <li>Contain general waste in marked, sealable, refuse bins placed at a designated area and remove waste from the mining area to a recognised general waste landfill site.</li> <li>Prevent the burning or burying of waste on site.</li> <li>Report any significant spillage of chemicals, fuels etc. during the lifespan of the mining activities to the Department of Water and Sanitation and other relevant authorities.</li> <li>Park the machinery at the mining area with drip trays placed underneath stationary vehicles.</li> </ul>	
Mining of aggregate	<ul> <li>Potential impact on areas/infrastructure of heritage or cultural concern.</li> </ul>	<ul> <li>Contact number of an archaeologist that can be contacted when a discovery is made on site.</li> </ul>	<ul> <li><u>Role:</u></li> <li>Site Manager to ensure day-to-day compliance with the guidelines as stipulated in the EMPR.</li> <li>Compliance to be monitored by the independent Environmental Control Officer during the annual environmental audit.</li> </ul>	<ul> <li>Applicable throughout site establishment-, operational-, and decommissioning phases.</li> <li>Daily compliance monitoring by site management.</li> <li>Annual compliance monitoring of site by an Environmental Control Officer.</li> </ul>

SC	OURCE ACTIVITY	IMPACTS REQUIRING MONITORING PROGRAMMES	FUNCTIONAL REQUIREMENTS FOR MONITORING	ROLES AND RESPONSIBILITIES (FOR THE EXECUTION OF THE MONITORING PROGRAMMES)	MONITORING AND REPORTING FREQUENCY AND TIME PERIODS FOR IMPLEMENTING IMPACT MANAGEMENT ACTIONS
				<ul> <li>Responsibility:</li> <li>Confine all mining to the development footprint area.</li> <li>Implement the following change find procedure when discoveries are made on site:</li> <li>If during the pre-construction phase, construction, operations or closure phases of this project, any person employed by the developer, one of its subsidiaries, contractors and subcontractors, or service provider, finds any artefact of cultural significance or heritage site, this person must cease work at the site of the find and report this find to their immediate supervisor, and through their supervisor to the senior on-site manager.</li> <li>It is the responsibility of the senior on-site Manager to make an initial assessment of the work stoppage in that area.</li> <li>The senior on-site Manager will inform the ECO of the chance find and its immediate impact on operations. The ECO will then contact a professional archaeologist for an assessment of the finds who will notify SAHRA.</li> <li>Work may only continue once the go-ahead was issued by SAHRA.</li> </ul>	
•	Crushing, screening, stockpiling and transporting material from site. Mining of aggregate.	<ul> <li>Hydrology:</li> <li>Storm water management</li> <li>Loss of the unnamed tributary due to extension/construction of access road</li> </ul>	• Storm water management structures such as berms to direct storm- and runoff water around the stockpiled topsoil area (when needed).	<ul> <li><u>Role:</u></li> <li>Site Manager to ensure day-to-day compliance with the guidelines as stipulated in the EMPR.</li> <li>Compliance to be monitored by the independent Environmental Control Officer during the annual environmental audit.</li> </ul>	<ul> <li>Applicable throughout site establishment-, operational-, and decommissioning phases.</li> <li>Daily compliance monitoring by site management.</li> <li>Annual compliance monitoring of site by an Environmental Control Officer.</li> </ul>

SOURCE ACTIVITY	IMPACTS REQUIRING MONITORING PROGRAMMES	FUNCTIONAL REQUIREMENTS FOR MONITORING	ROLES AND RESPONSIBILITIES (FOR THE EXECUTION OF THE MONITORING PROGRAMMES)	MONITORING AND REPORTING FREQUENCY AND TIME PERIODS FOR IMPLEMENTING IMPACT MANAGEMENT ACTIONS
		Water use licence issued by the DWS.	<ul> <li>Adhere to the specifications of the water use licence for the duration of the mining operation.</li> <li><u>Responsibility:</u></li> <li>Divert storm water around the topsoil heaps to prevent erosion.</li> <li>Conduct activity in terms of the Best Practice Guidelines for small-scale mining as developed by DWS.</li> </ul>	
Screening, stockpile, and transporting material from site.	<ul> <li>Existing Infrastructure:</li> <li>Deterioration of the access road to the mining area.</li> <li>Overloading of trucks having an impact on the public roads.</li> </ul>	Grader to restore the road surface when needed.	<ul> <li><u>Role:</u></li> <li>Site Manager to ensure day-to-day compliance with the guidelines as stipulated in the EMPR.</li> <li>Compliance to be monitored by the independent Environmental Control Officer during the annual environmental audit.</li> <li><u>Responsibility:</u></li> <li>Divert storm water around the access road to prevent erosion.</li> <li>Restrict vehicular movement to the existing access road to prevent crisscrossing of tracks through undisturbed and inactive areas.</li> <li>Repair rutting and erosion of the access road caused as a direct result of the mining activities.</li> <li>Prevent the overloading of the truck, and file proof of load weights for auditing purposes.</li> </ul>	<ul> <li>Applicable throughout operational phases.</li> <li>Daily compliance monitoring by site management.</li> <li>Annual compliance monitoring of site by an Environmental Control Officer.</li> </ul>
<ul><li>Site establishment.</li><li>Mining of aggregate .</li></ul>	Potential health and safety risks to employees.	<ul> <li>Stocked first aid box.</li> <li>Level 1 certified first aider.</li> </ul>	<ul> <li><u>Role:</u></li> <li>Site Manager to ensure day-to-day compliance with the guidelines as stipulated in the EMPR.</li> </ul>	<ul> <li>Applicable throughout operational-, and decommissioning phases.</li> <li>Daily compliance monitoring by site management.</li> </ul>
SOURCE ACTIVITY	IMPACTS REQUIRING	FUNCTIONAL	ROLES AND RESPONSIBILITIES	MONITORING AND REPORTING FREQUENCY
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	MONITORING	REQUIREMENTS FOR	(FOR THE EXECUTION OF THE MONITORING	AND TIME PERIODS FOR IMPLEMENTING
			Compliance to be monitored by the	Annual compliance monitoring of site by an
• Crushing, screening,		All appointments in terms	independent Environmental Control Officer	Environmental Control Officer.
stockpiling and		of the Mine Health and	during the annual environmental audit.	
transporting material		Safety Act, 1996.		
from site.			Responsibility:	
			Ensure adequate ablution facilities and water	
Sloping and			for human consumption is daily available on	
landscaping upon			site.	
closure of the mining			• Ensure that workers have access to the	
area.			correct PPE as required by law.	
			• Manage all operations in compliance with the	
			Mine Health and Safety Act, 1996 (Act No 29	
			of 1996).	

## I) Indicate the frequency of the submission of the performance assessment/environmental audit report.

The Environmental Audit Report in accordance with Appendix 7 as prescribed in Regulation 34 of the EIA Regulations, 2014 (as amended) will annually be submitted to DMRE for compliance monitoring purposes or in accordance with the time period stipulated by the Environmental Authorisation.

#### m) Environmental Awareness Plan

## i) Manner in which the applicant intends to inform his or her employees of any environmental risk which may result from their work.

Once the Applicant received the mining permit and may commence with the proposed activity, a copy of the Environmental Management Programme will be handed to the site manager for his perusal. Issues such as the mining boundaries, fire principals and waste handling will be discussed.

An induction meeting will be held with all the site workers to inform them of the Basic Rules of Conduct regarding the environment.

### ii) Manner in which risk will be dealt with in order to avoid pollution or the degradation of the environment.

The operations manager must ensure that he/she understands the EMPR document and its requirement and commitments before any mining takes place. An Environmental Control Officer needs to check compliance of the mining activity to the management programmes described in the EMPR.

The following list represents the basic steps towards environmental awareness, which all participants in this project must consider whilst carrying out their tasks.

#### • Site Management:

- Stay within boundaries of site do not enter adjacent properties.
- Keep tools and material properly stored.
- Smoke only in designated areas.
- Use toilets provided report full or leaking toilets.

### Water Management and Erosion:

- Check that rainwater flows around work areas and are not contaminated.
- Report any erosion.
- $\circ~$  Check that dirty water is kept from clean water.

### • Waste Management:

- Take care of your own waste
- Keep waste separate into labelled containers report full bins.
- o Place waste in containers and always close lid.
- o Don't burn waste.
- Pick-up any litter laying around.

### Hazardous Waste Management (Petrol, Oil, Diesel, Grease)

- Never mix general waste with hazardous waste.
- Use only sealed, non-leaking containers.
- $_{\odot}\,$  Keep all containers closed and store only in approved areas.
- $\circ~$  Always put drip trays under vehicles and machinery.
- Empty drip trays after rain.
- Stop leaks and spills, if safe:
  - ✓ Keep spilled liquids moving away.
  - ✓ Immediately report the spill to the site manager/supervision.
  - ✓ Locate spill kit/supplies and use to clean-up, if safe.
  - ✓ Place spill clean-up wastes in proper containers.
  - ✓ Label containers and move to approved storage area.

### • Discoveries:

- Stop work immediately.
- o Notify site manager/supervisor.
- Includes archaeological finds, cultural artefacts, contaminated water, pipes, containers, tanks and drums, any buried structures.

### <u>Air Quality:</u>

- $\circ~$  Wear protection when working in very dusty areas.
- Implement dust control measures:
  - $\checkmark$  Water all roads and work areas.

- ✓ Minimize handling of material.
- ✓ Obey speed limit and cover trucks.

### Driving and Noise:

- Use only approved access roads.
- o Respect speed limits.
- Only use turn-around areas no crisscrossing through undisturbed and inactive areas.
- Avoid unnecessary loud noises.
- Report or repair noisy vehicles.

### Vegetation and Animal life:

- $\circ~$  Do not remove any plants or trees without approval of the site manager.
- Do not collect fire wood.
- Do not catch, kill, harm, sell or play with any animal, reptile, bird or amphibian on site.
- Report any animal trapped in the work area.
- $\circ~$  Do not set snares or raid nests for eggs or young.

#### Fire Management:

- $\circ~$  Do not light any fires on site, unless contained in a drum at demarcated area.
- Put cigarette butts in a rubbish bin.
- Do not smoke near gas, paints or petrol.
- $\circ\;$  Know the position of firefighting equipment.
- Report all fires.
- o Don't burn waste or vegetation.

#### n) Specific information required by the Competent Authority

(Among others, confirm that the financial provision will be reviewed annually)

The Applicant undertakes to annually review and update the financial provision calculation, upon which it will be submitted to DMRE for review and approved as being sufficient to cover the environmental liability at the time and for closure of the mine at that time.

### 2. UNDERTAKING

I, Zoë Norval (the EAP), herewith confirms

- a) the correctness of the information provided in the reports
- b) the inclusion of comments and inputs from stakeholders and I&AP's
- c) the inclusion of inputs and recommendations from the specialist reports where relevant, **X** and

Х

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d) that the information provided by the EAP to interested and affected parties and any response by the EAP to comments or inputs made by interested and affected parties are correctly reflected herein



Signature of the environmental assessment practitioner:

Greenmined Environmental (Pty) Ltd

Name of Company:

20 May 2024

Date:

- I, Sonette Smit (Reviewer), herewith confirms
- e) the correctness of the information provided in the reports
- f) the inclusion of comments and inputs from stakeholders and I&AP's
- g) the inclusion of inputs and recommendations from the specialist reports where relevant, and

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h) that the information provided by the EAP to interested and affected parties and any response by the EAP to comments or inputs made by interested and affected parties are correctly reflected herein

Signature of the environmental assessment practitioner:

Greenmined Environmental (Pty) Ltd

Name of Company:

20 May 2024

Date:

-END-

# **APPENDIX A REGULATION 2(2) MINE MAP**



## APPENDIX B LOCALITY MAP



## **APPENDIX C** SITE ACTIVITIES PLAN



## APPENDIX D LAND USE MAP



## **APPENDIX E REHABILITATION MAP**



# **APPENDIX F PROOF OF PUBLIC PARTICIPATION**



# **APPENDIX G** SUPPORTING IMPACT ASSESSMENT



# **APPENDIX H** FINANCIAL AND TECHNICAL ABILITY



# **APPENDIX I INVASIVE PLANT SPECIES MANAGEMENT PLAN**



# **APPENDIX J** PHOTOGRAPHS OF THE PROPOSED SITE



# APPENDIX K CV AND EXPERIENCE RECORD OF EAP



## APPENDIX L CLOSURE - REHABILITATION PLAN



## APPENDIX M SOIL AND AGRICULTURAL POTENTIAL ASSESSMENT REPORT



### APPENDIX M1 WETLAND FUNCTIONAL AND IMPACT ASSESSMENT



## APPENDIX M2 TERRESTRIAL BIODIVERSITY IMPACT ASSESSMENT



## APPENDIX M3 HERITAGE IMPACT ASSESSMENT



## APPENDIX N SCREENING REPORT



## APPENDIX O SITE SENSITIVITY REPORT



### **APPENDIX P**

## **DMRE ACCEPTANCE AND ACKNOWLEDGEMENT LETTER**

