

**INZALO CRUSHING AND AGGREGATES
(PTY) LTD**

**PROPOSED AGGREGATE MINE ON A
PORTION OF PORTION 1 OF FARM
RUIGTEVLEY 97 KQ, THABAZIMBI LOCAL
MUNICIPALITY, LIMPOPO PROVINCE.**

PROOF OF PUBLICATION PARTICIPATION PART 1

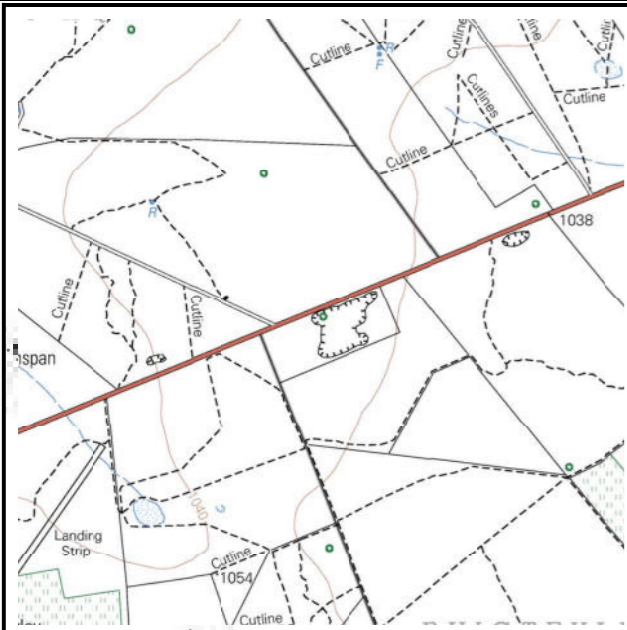
(UP TO 11 OCTOBER 2024)

DEPARTMENTAL REFERENCE NUMBER:

MP LP 30/5/1/3/2/12396 MP



REGULATION 2.2 MAP

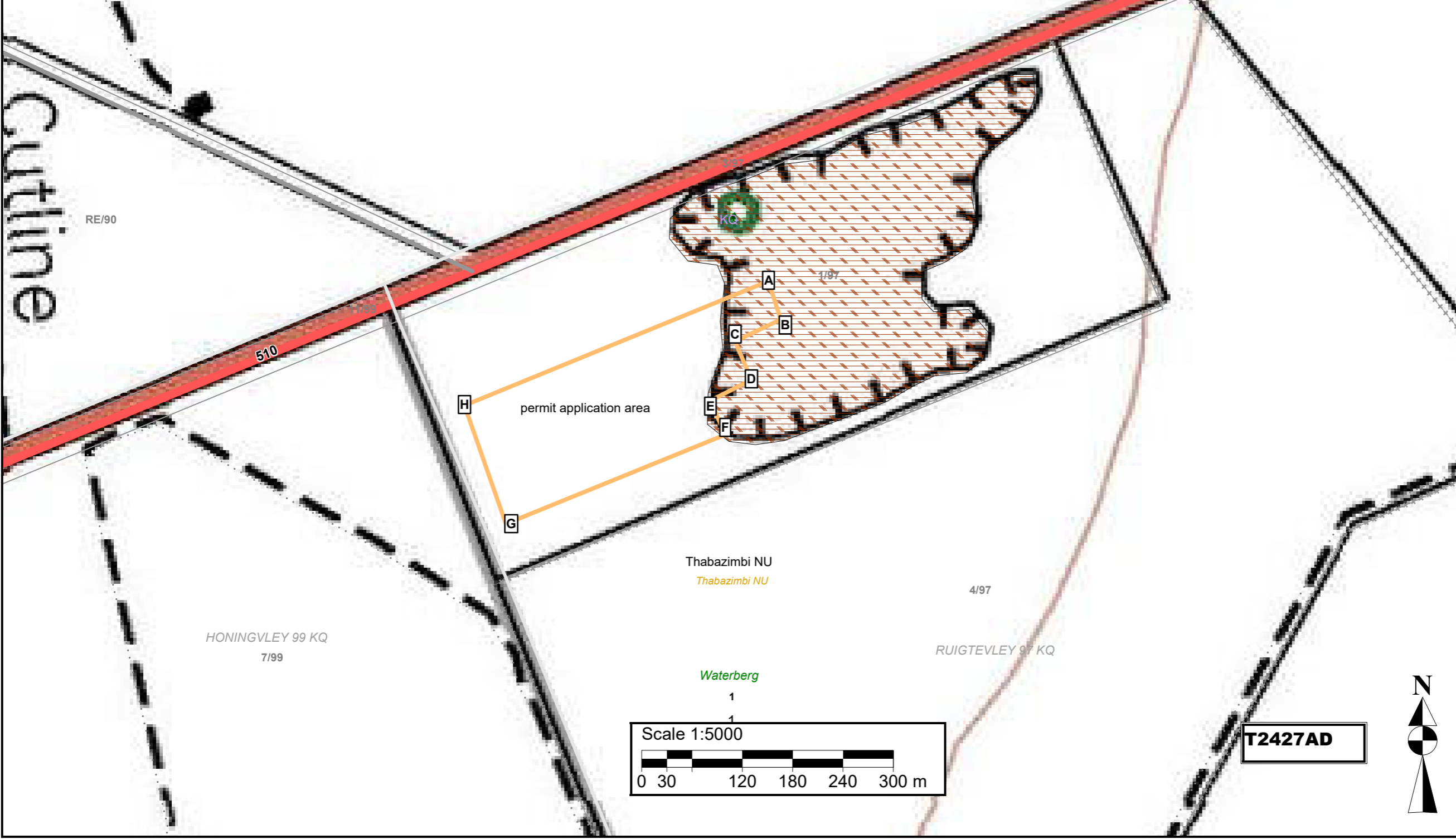


VAALPENSPAN 90 KQ
1/90

The figure lettered A,B,C,D,E,F,G,H,A represents a mining permit area in extent approximately 4.9 hectare comprising of a portion of Portion 1 of Farm Ruigtevley 97 KQ Administrative Region, Limpopo Province (Reference: LP30/5/1/3/2/10__MP). (but subject to Regulation 17 of the mine Health and Safety Act, Excluding any area within 100 metres of any railway, cemetery, residential area, public area or within 100m of a public road), situated in the administrative region KQ, Limpopo Province for which Inzalo Crushing and Aggregates (Pty) Ltd with Registration no 2008/008952/07 has applied for a Mining Permit in terms of section 27 of the mineral and petroleum resources development act, 2002 (act 28 of 2002).

Applicant	GISTechnition Greenmined	Regional Manager Limpopo Region
Date:	Date:	Date:

- Legend**
- Administrative region: KQ
 - Farm portions
 - Parent farms
 - District Municipalities 2012
 - Limpopo Province
 - Waterberg District Municipality
 - Thabazimbi Local Municipality
 - Ward: No 1
 - Mining Permit Area



Proposed mining area coordinates:
 A-24,305343°S; 27,415594°E
 B-24,305754°S; 27,415737°E
 C-24,305989°S; 27,415203°E
 D-24,306401°S; 27,415396°E
 E-24,306624°S; 27,414917°E
 F-24,306989°S; 27,415089°E
 G -24,307945°S; 27,412525°E
 H-24,306675°S; 27,41204°E
 A-24,305343°S; 27,415594°E

A 24°18'19,235"S; 27°24'56,138"E
 B 24°18'20,714"S; 27°24'56,653"E
 C 24°18'21,56"S; 27°24'54,731"E
 D 24°18'23,044"S; 27°24'55,426"E
 E 24°18'23,846"S; 27°24'53,701"E
 F 24°18'25,16"S; 27°24'54,32"E
 G 24°18'28,602"S; 27°24'45,09"E
 H 24°18'24,03"S; 27°24'43,344"E
 A 24°18'19,235"S; 27°24'56,138"E

Mining permit application area:
4.9 ha

Client:



Consultant:



T2427AD

PROOF OF LANDOWNER CONSENT

B&E International (Pty) Ltd

Site Usage Agreement.

As agreed between:

**B&E International (Pty) Ltd
(Contractor)**

&

**Hoopdal Trust
(Landowner)**

In terms of:

The quarry operation as described below:

To produce aggregates on the farm Ruigtevley 97 KQ on an Ad Hoc basis.

Contractor: Represented by: Chris Weideman

Landowner: Represented by: Marco Benade

Documents relating to this agreement:

- **Agreement between Landowner & Contractor** (This Document)
- **Mining Permit / Right No:** (new application: permit no will be updated per addendum to this Agreement)
- **EMP:** (As per above)
- **Resolution to Authorise the Signatories from both parties.**

1. Commercial & Contractual

1.1 Rate of pay to the Landowner:

R 11.00 per ton per of product sold.

- 1.2 Payment will be made 7 days after the Contractor receives payment from its client, the main contractor, for any materials sold to the main contractor.
- 1.3 Payment will be made by means of bank transfer into the Landowner's nominated account.
- 1.4 Payment will be based on the tonnage's crossing the Contractors' weighbridge into stockpile. The Landowner is free to do any verification of the tally into stockpile as he sees fit, at his own cost.
- 1.5 Payment will only be made for saleable materials.
- 1.6 The Landowner will receive a full set of tally documents each month as supporting documentation to his claim for the site use, which will be sent to his e-mail address "marcobenade@rocketmail.com".
- 1.7 This agreement is deemed to be exclusively between The Contractor & the Landowner and will be valid from the date of signature and the duration is linked to the validity of the Minin Permit. No other contractors or persons interested in the source will be allowed to engage it in any way without written approval from the Contractor.
- 1.8 This agreement will only be applicable upon the successful application by the Contractor for a new Mining Permit, which is valid for 2 years and 3 subsequent annual renewals.
- 1.10 There will be no limitation on operating hours imposed by the Landowner except for Sundays.
- 1.11 While this agreement is with the current proven Landowner,

It will be a condition that this agreement is tied to the mining authorization on the site and not the current Landowner as such. Thus, the agreement is to be considered binding for the duration, should the land / quarry or entity holding the quarry rights be sold, let, bequeathed, or otherwise disposed of during the contract period.
- 1.12 The contents of this document will be treated as strictly confidential by either party.
- 1.13 By signing this agreement, the Landowner indemnifies the Contractor against any claim or legal action from the Landowner since it is understood that the agreement between the Permit Holder (Contractor) and the Landowner is in place and valid.

2. Obligations on the Contractor towards the Landowner, at no cost.

- 2.1 To operate the quarry in terms of the Mining Permit's EMP as well as the mining plan.
- 2.3 To conduct a professional operation, keeping the Landowner & other stakeholders' interests in mind.
- 2.4 To keep control over its workforce.

- 2.5 Not to have any personnel living on the land.
- 2.7 To keep the Landowner informed of mine planning & programming.
- 2.8 To uphold all relevant Laws & Acts, i.e., Mines & Health & Safety Act No.29 of 1996. As well as Environmental Standards and the Minerals Act.
- 2.9 To make available to the Landowner, the relevant POD's and weighbridge documentation relating to the quantum payable for the use of the quarry on a daily basis.

3. Obligations on the Landowner towards the Contractor.

- 3.1 To allow free & unrestricted access to the quarry so that the Contractor may conduct its business.
- 3.2 To allow the Contractor to operate unhindered.
- 3.3 To allow preparatory work to be done.
- 3.4 To acknowledge in writing, satisfaction with the condition in which the site and work areas are left upon leaving as set out in the EMP and not to withhold such consent once the requirements set out in the EMP has been fulfilled.
- 3.5 To be available to consult with.
- 3.6 To keep the Contractor's interest in mind.
- 3.7 To guarantee exclusivity of use of source at the site, to the Contractor for the duration of this agreement. This is not applicable to the Landowner's own operation(s).
- 3.8 The Landowner warrants that there are no existing legal matters, disputes, claims, restrictions, or encumbrances that would prevent the use of the specified portion of the farm as a quarry or impede the Contractor's ability to apply for and obtain the necessary mining permits and Environmental Management Plan (EMP). The Contractor will not be liable for any damages or the rehabilitation for the previously mined area, as contained in the closure and rehabilitation plan of the EMP. The Landowner further agrees to fully cooperate with the Contractor in any legal or regulatory processes required to secure such permits and licenses.

4. Location & Extent of Quarry Site.

- 4.1 **24°18'24.30"S 27°24'58.00"E** - see *Addendum re extent and layout*

5. Safety.

- 5.1 Safety will be regarded as the No. 1 priority on site and the Mines, Health & Safety Act will apply.
- 5.2 The Contractor will be responsible to enforce safety on site, which will include the denial of access to any party or person deemed to represent a safety risk to the Contractor, the Landowner or himself, onto site.



6. Disputes

- 6.1 In the 1st instance an attempt should be made to settle disputes amicably and as quickly as possible.
- 6.1 Disputes must be forwarded in writing between the 2 parties. Any dispute not received in writing by either party will be disregarded.
- 6.2 Any dispute declared later than 30 days after termination of this agreement or abandonment or departure from the quarry by the contractor, will be null & void.
- 6.3 Arbitration in a mutually agreed format will be engaged in should no resolution be reached through conciliation or mediation.

7. Damages

- 7.1 The Landowner shall indemnify the Contractor against claims, losses or proceedings arising from the damage of sub — surface and / or hidden installations not pointed out to the contractor in writing.
- 7.2 No claims for damage or loss of property such as livestock will be entertained by the contractor after termination of the agreement and signing off the site closure certificate.

8. General

- 8.1 It is hereby understood that it will not be possible to restore the quarry site to its original state since it is the nature of the operation to extract material from the land in order to construct the road and other structures. This will leave a void which will be made safe, but not be backfilled or covered up.

8.2 Special Conditions - Alterations by Landowner.

Contractor will fence the mining and stockpile perimeter.

8.3 Special Conditions alterations by Contractor.

Nil



9. Domicilium

9.1 B&E International (Pty) Ltd its citiandi et executandi for all purposes relating to this agreement the following address:

Postal Address

PO Box 26730
East Rand
South Africa

E-mail: info@beinternational.co.za

9.2 Hoopdal Trust chooses his domicilium citandi et executandi for all purposes relating to this agreement the following address.


Postal Address

PO Box 253
Thabazimbi
0380

E-mail: marcobenade@rocketmail.com

10. Acceptance - Signatures

- Thus done & signed at Pomona on this the 11th day of July 2024

For & on Behalf of the Contractor:  _____

Name: C. Weideman

Capacity: Managing Director

- Thus done & signed at _____ on this the ___ day of ___ 2024

For & on Behalf of the Landowner: _____

Name: _____ Capacity: _____

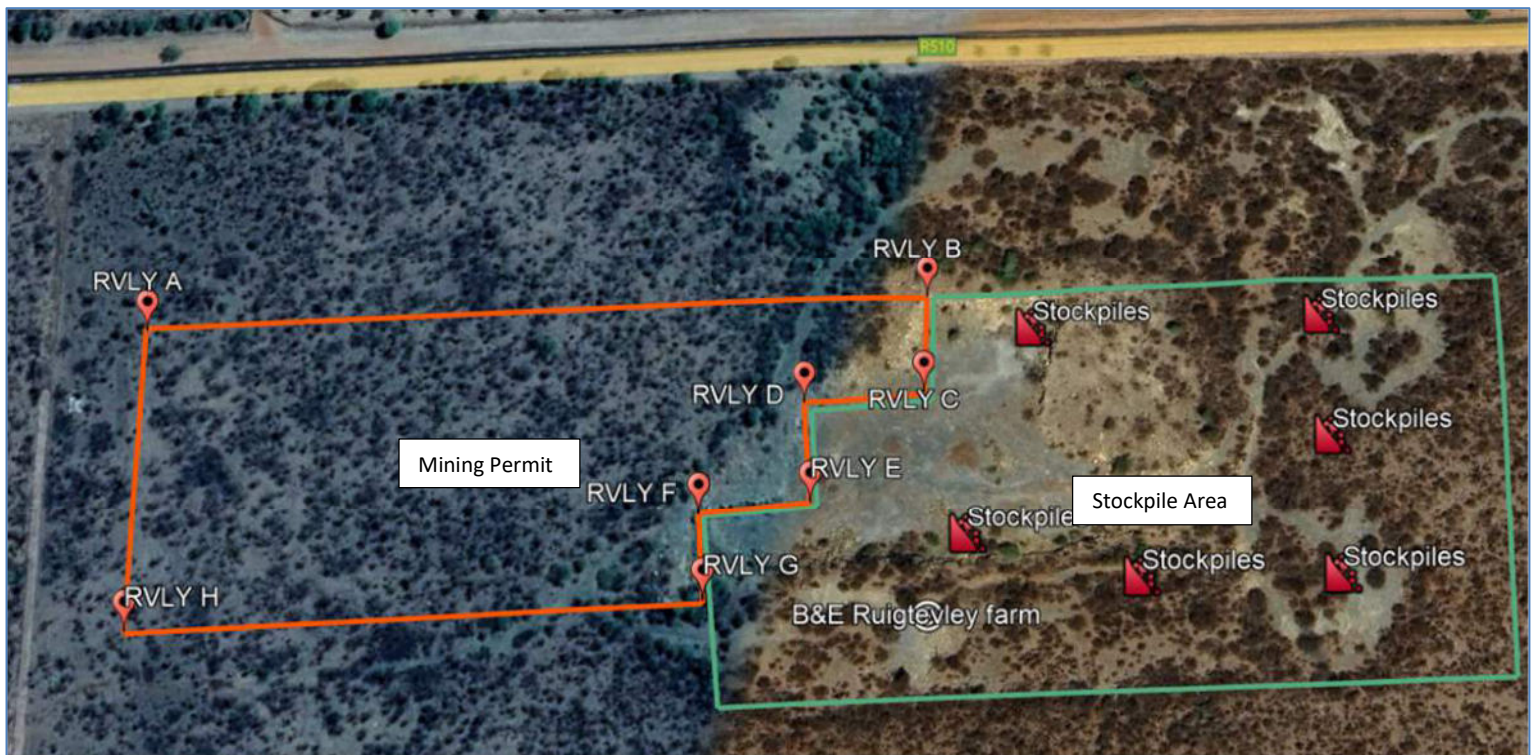


Addendum to CI 4 – Location and extent of site and quarry

(Total Area to be fenced by Contractor)

Mining Permit Layout – 5ha

- RVLV A: 24°18'24.05"S 27°24'43.37"E
- RVLV B: 24°18'19.21"S 27°24'56.13"E
- RVLV G: 24°18'25.11"S 27°24'54.29"E
- RVLV H: 24°18'28.60"S 27°24'45.30"E



**LAND CLAIM LETTERS RECEIVED 04, 09 & 11
OCTOBER 2024**



OFFICE OF THE REGIONAL LAND CLAIMS COMMISSIONER (LIMPOPO)
Private Mail Building 81 Bissard Street 13th Floor Thabazimbi Midbank Building 152-53 Lindley Avenue Bloubaai
Private Bag X1552 Polokwane 0700
Tel: 018 324 4300

Enq: Tele Maphoto
Ref: R/12 R/5/124/474/165372

A. Mineral Resources & Energy
101 Drop Street
Polokwane
0699

Attention : Tebogo Mangaba
Email: Tebogo.mangaba@dmre.gov.za
Ref: LP30/5/1/3/2/12379MP

Attention : Inzalo Crushing Aggregates

Email: zoe@greenmined.co.za

Dear Sir/Madam

CONSULTATION IN TERMS OF SECTION 27 (5) OF THE MINERALS AND PETROLEUM RESOURCES DEVELOPMENT ACT, 2000 (ACT 28 OF 2002) AS AMENDED BY MINERAL AND PETROLEUM RESOURCES DEVELOPMENT AMENDMENT ACT, 2008 (ACT 49 OF 2008): IN RESPECT OF PORTION 01 OF RUIGTEVLEY 97 KQ : IN THE MAGISTERIAL DISTRICT OF THABAZIMBI

We refer to your email dated 06/09/2024

We confirm that there is existing land claim against the Property. The claim is lodged Moemedi ML with Ref: R/5/124/474/165372 on the 27/07/2016

The claim was lodged in terms of the Restitution of Land Rights Amendment Act, 2014 (Act No 15 of 2014) ("the Amendment Act") which, amongst others, reopened the lodgement of claims for a period of five years.

The validity of the Amendment Act was challenged in the Constitutional Court. The Constitutional Court found the Amendment Act to be invalid because of the failure of Parliament to facilitate public involvement as required by the Constitution. The Amendment Act ceased to be law on 28 July 2016.

The Constitutional Court ordered that the claims that were lodged between 1 July 2014 and 27 July 2016 are validly lodged, but it interdicted the Commission from processing those

claims until the Commission has finalised the claims lodged by 31 December 1998 or until Parliament passes a new law providing for the re-opening of lodgement of land claims.

The Commission will therefore not be processing the above claim until it finishes claims lodged by 31 December 1998 or until Parliament passes a new law providing for re-opening of lodgement of claims.

It is important to note that the provisions of section 11 (7) of the Restitution of Land Rights Act, 1994 do not apply until after the Commission has accepted the claim for investigation and published its details in the Government Gazette. That will only be done on the happening of either event in the previous paragraph.

Yours faithfully



Mr. TA MAPHOTO

OFFICE OF THE REGIONAL LAND CLAIMS COMMISSIONER: LIMPOPO

DATE

10.11.2014



OFFICE OF THE REGIONAL LAND CLAIMS COMMISSIONER: LIMPOPO

Polokwane Offices: Koos Smit Building 61 Biccard Street Tel 015 495 1912 / Thabakgofo Nedbank Building 13th -15th Floor, 50-58 Landros Mare Street Polokwane, Tel 495 2389 **Vhembe District Office,** Old Mutual Building, 62 Mphephu Drive, Thohoyandou, 0950, Tel: 015 495 1882, or 015 495 2055

Enq: Gladys Kekana
Our Ref: 12/R – KRP 10640

**Greenmined Environmental
106 Baker Square, Paardevlei
De Beers Avenue
SOMERSET WEST
7130**

Email: admin@grgreenmined.co.za

Attention: Anel Olivier

Dear Sir/Madam

ENQUIRIES REGARDING LAND CLAIMS IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT NO. 22 OF 1994)

1. Your enquiry dated the 12th of September 2024 has reference and is acknowledged.
2. Kindly take note that there was a restitution land claims lodged prior 1998 on the property appearing on your email. The land claim was as follows:

Property/ Farm Name	Claimant(s)	KRP(s)	Claim Status
A portion of portion 1 of Ruigtevley 97 KQ	Mohlabatse Community	10640	Dismissed

Yours Faithfully,

**Mr. S S MABEBA
DIRECTOR QUALITY ASSURANCE AND ADMINISTRATION**

DATE: 08/10/2024



OFFICE OF THE REGIONAL LAND CLAIMS COMMISSIONER: LIMPOPO

Polokwane Offices: Koos Smit Building 61 Bizzard Street Tel 015 495 1912 / Thabakgolo Nedbank Building 13th -15th Floor, 50-58 Landros Mare Street Polokwane, Tel 495 2389 **Vhembe District Office,** Old Mutual Building, 62 Mphephu Drive, Tlohooyandou, 0950, Tel: 015 495 1882, or 015 495 2055

Enq: Gladys Kekana
Our Ref: 12/R – R/5/124/464/165372

**Greenmined Environmental
106 Baker Square, Paardevlei
De Beers Avenue
SOMERSET WEST
7130**

Email: admin@grgreenmined.co.za

Attention: Anel Olivier

Dear Sir/Madam

**LAND CLAIMS ENQUIRY – A PORTION OF PORTION 1 OF THE FARM OF
RUIGTEVLEY 97 KQ**

We refer to your email dated the 12th of September 2024.

We confirm that there is an existing land claim against the property. The claim was lodged by Moremedi ML with Ref No. R/5/124/474/165372 on the 27/07/2016.

- * The claim was lodged in terms of the Restitution of Land Rights Amendment Act, 2014 (Act No 15 of 2014) ("the Amendment Act") which, amongst others, reopened the lodgement of claims for a period of five years.

The validity of the Amendment Act was challenged in the Constitutional Court. The Constitutional Court found the Amendment Act to be invalid because of the failure of Parliament to facilitate public involvement as required by the Constitution. The Amendment Act ceased to be law on 28 July 2016.

The Constitutional Court ordered that the claims that were lodged between 1 July 2014 and 27 July 2016 are validly lodged, but it interdicted the Commission from processing those claims until the Commission has finalised the claims lodged by 31 December 1998 or until Parliament passes a new law providing for the re-opening of lodgement of land claims.

The Commission will therefore not be processing the above claims until it finishes claims lodged by 31 December 1998 or until Parliament passes a new law providing for re-opening of lodgement of claims.

ENQUIRIES REGARDING LAND CLAIMS IN TERMS OF THE RESTITUTION OF LAND RIGHTS ACT, 1994 (ACT NO. 22 OF 1994), AS AMENDED on A PORTION OF PORTION 1 OF THE FARM OF RUIGTEVLEY 97 KQ

It is important to note that the provisions of section 11 (7) of the Restitution of Land Rights Act, 1994 do not apply until after the Commission has accepted the claim for investigation and published its details in the Government Gazette. That will only be done on the happening of either event in the previous paragraph.

Yours faithfully,



Mr. S S MABEBA

DIRECTOR QUALITY ASSURANCE AND ADMINISTRATION

DATE: 08/10/2024





OFFICE OF THE REGIONAL LAND CLAIMS COMMISSIONER: LIMPOPO

Polokwane Offices: Koos Smit Building 61 Biccard Street Tel 015 495 1912 / Thabakgolo Nedbank Building 13th -15th Floor, 50-58 Landros Mare Street Polokwane, Tel 495 2389 **Vhembe District Office,** Old Mutual Building, 62 Mphephu Drive, Thohoyandou, 0950, Tel: 015 495 1882, or 015 495 2055

Enq: Pleasant Gavhi
Our Ref: R/12 – R/5/124/474/16372

**Greenminded Environmental
106 Baker Square, Paardevelei
De Beers Avenue
Somerset West
7130**

Email : admin@greenminded.co.za

Dear Sir/Madam

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Yours faithfully,



Mr. S S MABEBA

DIRECTOR QUALITY ASSURANCE AND ADMINISTRATION

DATE: 04/10/2024

EXAMPLE OF SITE NOTICE

NOTICE OF MINING PERMIT APPLICATION AS WELL AS ENVIRONMENTAL AUTHORISATION APPLICATION

Environmental Management Act, 1998 (Act 107 of 1998) (NEMA), and the Environmental Impact Assessment Regulations 2014 (as amended), that Inzalo Crushing and Aggregates (Pty) Ltd applied for:

- environmental authorization to mine aggregate from a portion of Portion 1 of Farm Ruigtevley 97 KQ, Thabazimbi Local Municipality, Limpopo Province
- environmental authorization in terms of regulation 16(1) of the EIA Regulations to stockpile material on the above-mentioned property.
- a mining permit in terms of Section 27 of the MPRDA;

The proposed mining footprint will be 4.9 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.

In addition to the mining permit application, the applicant proposes to establish a 11.7 ha area for stockpiling and crushing of the material mined from the quarry on the same property. The material will be transported from the quarry into the stockpile area where it will be screened/crushed and stockpiled until removed from site.

The proposed two projects trigger the following listed activities in terms of NEMA, and the EIA Regulations 2014 (as amended):

- GNR 983 Listing Notice 1 Activity 21 as amended:
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 continued in this Listing Notice or in Listing Notice 3 of 2014, required to exercise the mining permit.
- GNR 983 Listing Notice 1 Activity 27 as amended:
The clearance of an area of 1 hectare or more, but less than 20 hectares of indigenous vegetation.
- GNR 985 Listing Notice 1 Activity 28 as amended:
Residential, mixed, retail, commercial, industrial or institutional developments where such land was used for agriculture, game farming, equestrian purposes or afforestation on or after 01 April 1998 and where such development:
 - ii) *will occur outside an urban area, where the total land to be developed is bigger than 1 hectare.*
excluding where such land has already been developed for residential, mixed, retail, commercial, industrial or institutional purposes.
- GNR 985 Listing Notice 3 Activity 12 as amended:
The clearance of an area of 300 square metres or more of indigenous vegetation.
 - e. *Limpopo*
 - i. *Within any critically endangered or endangered ecosystem listed in terms of section 52 of the NEMBA or prior to the publication of such a list, within an area that has been identified as critically endangered in the National Spatial Biodiversity Assessment 2004;*
 - ii. *Within critical biodiversity areas identified in bioregional plans;*

The Daft Basic Assessment Reports (DBAR) with Environmental Management Programmes (EMPR) will be made available for comments as follows:

- Mining Permit Application, from 14 October 2024 to 14 November 2024; and
- Stockpile (EA) Application, from 21 October 2024 to 21 November 2024;

Copies thereof can be obtained from Greenmined upon request or downloaded from www.greenmined.com. Interested and Affected Parties are invited to provide written comments. Should additional information be required it can be obtained from Greenmined. Please use **LP 30/5/1/3/2/12396 MP** as a reference when commenting.

By taking part in this process, you hereby consent, in terms of the Protection of Personal Information Act 4 of 2013 ("POPIA"), to the lawful processing of your personal information by Greenmined, which personal information may be used as part of documentation pertaining to the Environmental Authorisation application process. By providing your details and by taking part in this process you authorise such information to be shared for the purpose of this application.

The contact consultant is Greenmined Environmental, Suite 62, Private Bag X15, Somerset West, 7129 or contact Zoë Norval at (072) 759 9059 or Tel (021) 851 2673, (Fax) (086) 546 0579, (email) comments@greenmined.co.za.

Applicant:

Inzalo Crushing and Aggregates (Pty) Ltd

PO Box 26730

East Rand

Kempton Park

1462

Contact Person: Mr. Chris Weideman

Tell: 082 602 6133

E-mail: chris@beinternational.co.za



**PROOF OF SITE NOTICE PLACED AT THE
ENTRANCE OF THE APPLICATION FARM**



NOTICE OF MINING PERMIT APPLICATION AS WELL AS ENVIRONMENTAL AUTHORISATION APPLICATION

Environmental Management Act, 1998 (Act 107 of 1998) (NEMA), and the Environmental Impact Assessment Regulations 2014 (as amended), that Inzalo Crushing and Aggregates (Pty) Ltd applied for:

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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 continued in this Listing Notice or in Listing Notice 3 of 2014, required to exercise the mining permit.
- **GNR 683 Listing Notice 1 Activity 27 as amended.**
The clearance of an area of 1 hectare or more, but less than 20 hectares of indigenous vegetation.
- **GNR 685 Listing Notice 1 Activity 28 as amended.**
Residential, mixed, retail, commercial, industrial or institutional developments where such land was used for agriculture, game farming, equestrian purposes or afforestation on or after 01 April 1998 and where such development:
a) will occur outside an urban area, where the total land to be developed is bigger than 1 hectare, excluding where such land has already been developed for residential, mixed, retail, commercial, industrial or institutional purposes.
- **GNR 685 Listing Notice 3 Activity 12 as amended.**
The clearance of an area of 300 square metres or more of indigenous vegetation.
e. Limpopo.
i. Within any critically endangered or endangered ecosystem listed in terms of section 52 of the NEMBA or prior to the publication of such a list, within an area that has been identified as critically endangered in the National Spatial Biodiversity Assessment 2004;
ii. Within critical biodiversity areas identified in Bioregional plans.

The Draft Basic Assessment Reports (DBAR) with Environmental Management Programmes (EMPR) will be made available for comments as follows:

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- **Stockpile (EIA) Application**, from 21 October 2024 to 21 November 2024;

Copies thereof can be obtained from Greenmined upon request or downloaded from www.greenmined.com. Interested and Affected Parties are invited to provide written comments. Should additional information be required it can be obtained from Greenmined. Please use **LP_30/5/13/2/12386 MP** as a reference when commenting.

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The contact consultant is Greenmined Environmental, Suite 62, Private Bag X15, Somerset West, 7129 or contact Zoë Norval at (072) 759 9059 or Tel (021) 851 2673 (Fax) (086) 546 0579, (email) comments@greenmined.co.za.

Applicant:
Inzalo Crushing and Aggregates (Pty) Ltd
PO Box 26730
East Rand
Kempton Park
1462
Contact Person: Mr. Chris Weideman
Tel: 082 602 6133
E-mail: chris@beinternational.co.za





NOTICE
This area is a private property and is not to be entered without the permission of the owner. Any person who enters this area without permission is liable for any damage or injury that may occur. The owner is not responsible for any loss or damage to property or persons who enter this area without permission. This notice is posted for your information and is not intended to be a contract. The owner reserves the right to change the terms of this notice at any time without notice.

NOTICE OF MINING PERMIT APPLICATION AS WELL AS ENVIRONMENTAL AUTHORISATION APPLICATION

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- environmental authorization in terms of regulation 16(1) of the EIA Regulations to stockpile material on the above-mentioned property.
- a mining permit in terms of Section 27 of the MPRDA;

The proposed mining footprint will be 4.9 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.

In addition to the mining permit application, the applicant proposes to establish a 11.7 ha area for stockpiling and crushing of the material mined from the quarry on the same property. The material will be transported from the quarry into the stockpile area where it will be screened/crushed and stockpiled until removed from site.

The proposed two projects trigger the following listed activities in terms of NEMA, and the EIA Regulations 2014 (as amended):

- GNR 983 Listing Notice 1 Activity 21 as amended:
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 continued in this Listing Notice or in Listing Notice 3 of 2014, required to exercise the mining permit.
- GNR 983 Listing Notice 1 Activity 27 as amended:
The clearance of an area of 1 hectare or more, but less than 20 hectares of indigenous vegetation.
- GNR 985 Listing Notice 1 Activity 28 as amended:
Residential, mixed, retail, commercial, industrial or institutional developments where such land was used for agriculture, game farming, equestrian purposes or afforestation on or after 01 April 1998 and where such development:
 - i) *will occur outside an urban area, where the total land to be developed is bigger than 1 hectare, excluding where such land has already been developed for residential, mixed, retail, commercial, industrial or institutional purposes.*
- GNR 985 Listing Notice 3 Activity 12 as amended:
The clearance of an area of 300 square metres or more of indigenous vegetation.
 - e. Limpopo
 - i. *Within any critically endangered or endangered ecosystem listed in terms of section 52 of the NEMBA or prior to the publication of such a list, within an area that has been identified as critically endangered in the National Spatial Biodiversity Assessment 2004;*
 - ii. *Within critical biodiversity areas identified in bioregional plans.*

The Draft Basic Assessment Reports (DBAR) with Environmental Management Programmes (EMPR) will be made available for comments as follows:

- Mining Permit Application, from 14 October 2024 to 14 November 2024; and
- Stockpile (EA) Application, from 21 October 2024 to 21 November 2024;

Copies thereof can be obtained from Greenmined upon request or downloaded from www.greenmined.com. Interested and Affected Parties are invited to provide written comments. Should additional information be required it can be obtained from Greenmined. Please use LP_30/5/1/3/2/12396 MP as a reference when commenting.

By taking part in this process, you hereby consent, in terms of the Protection of Personal Information Act 4 of 2013 ("POPIA"), to the lawful processing of your personal information by Greenmined, which personal information may be used as part of documentation pertaining to the Environmental Authorisation application process. By providing your details and by taking part in this process you authorise such information to be shared for the purpose of this application.

The contact consultant is Greenmined Environmental, Suite 62, Private Bag X15, Somerset West, 7129 or contact Zoë Norval at (072) 759 9059 or Tel (021) 851 2673, (Fax) (086) 546 0579, (email) comments@greenmined.co.za

Applicant:
Inzalo Crushing and Aggregates (Pty) Ltd
PO Box 26730
East Rand
Kempton Park
1462
Contact Person: Mr. Chris Weideman
Tell: 082 602 6133
E-mail: chris@beinternational.co.za



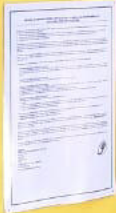
**PROOF OF SITE NOTICE PLACED AT THE
BUZZ CAFÉ IN THABAZIMBI**

BUZZcafe 24





Call Air
www.CallAir.co.za



NOTICE OF MINING PERMIT APPLICATION AS WELL AS ENVIRONMENTAL AUTHORISATION APPLICATION

Environmental Management Act, 1998 (Act 107 of 1988) (NEMA), and the Environmental Impact Assessment Regulations 2014 (as amended), the Waste Crushing and Aggregates (WCA) Act applied for:

- environmental authorization to mine aggregate from a portion of Parcel 1 of Farm Rugsley 97 KD, Thebe'sdorp Local Municipality, Limpopo Province
- environmental authorization in terms of regulation 16(1) of the EIA Regulations to stockpile material on the above mentioned property
- a mining permit in terms of Section 27 of the MPRDA.

The proposed mining activities will be 4.5 ha and will be developed over an undisturbed area of the farm. The mining method will involve use of blasting in order to produce the hard rock; the material will then be loaded and hauled to the crusher; once there it will be screened to various sized aggregates. The aggregate will be stockpiled until it is transported from site using loader trucks. All mobile-owned equipment will be contained within the approved mining permit boundaries.

In addition to the mining permit application, the applicant proposes to establish a 11.7 ha area for stockpiling and crushing of the material mined from the quarry on the above property. The material will be transported from the quarry into the stockpile area where it will be processed and stockpiled until removed from site.

The proposed two projects trigger the following listed activities in terms of NEVA, and the EIA Regulations 2014 (as amended):


- **GNR 003 Water Notice 1 Amended 21 08 2010/10**
Any activity involving the operation of the act, or 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 the Mining Act of 2002 (Act 28 of 2002), referred to in section 4 of Mining permit.
- **GNR 002 Mining Notice 14 of 2010 as amended**
The construction of an area of a limited size, but less than 20 hectares of which will be used for operations, mine building, separate permit.
- **GNR 001 Environmental Impact Assessment Regulations 2014**
The construction of an area of a limited size, but less than 20 hectares of which will be used for operations, mine building, separate permit. It also includes the construction of a new or the expansion of an existing structure, or the construction of a new or the expansion of an existing structure, or the construction of a new or the expansion of an existing structure, or the construction of a new or the expansion of an existing structure.
- **GNR 004 Environmental Impact Assessment Regulations 2014**
The disturbance of an area of a limited size, but less than 20 hectares of which will be used for operations, mine building, separate permit. It also includes the construction of a new or the expansion of an existing structure, or the construction of a new or the expansion of an existing structure, or the construction of a new or the expansion of an existing structure.
- **GNR 005 Environmental Impact Assessment Regulations 2014**
The disturbance of an area of a limited size, but less than 20 hectares of which will be used for operations, mine building, separate permit. It also includes the construction of a new or the expansion of an existing structure, or the construction of a new or the expansion of an existing structure, or the construction of a new or the expansion of an existing structure.

The Duty Bearer Activities:
• **Mineral and Petroleum Resources Development Act (MPRDA) (Act 28 of 2002)** - the applicant has applied for a mining permit.
• **Environmental Impact Assessment Regulations 2014 (EIA Regulations)** - the applicant has applied for an environmental authorization.
Copies thereof can be obtained from the Department of Environmental and Nature Conservation, P.O. Box 102, 0100 Tlokweng, Botswana. The applicant is required to submit a copy of the Environmental Impact Assessment Report (EIA Report) and a copy of the Mining Permit application to the Department of Environmental and Nature Conservation, P.O. Box 102, 0100 Tlokweng, Botswana. The applicant is also required to submit a copy of the Mining Permit application to the Department of Environmental and Nature Conservation, P.O. Box 102, 0100 Tlokweng, Botswana.

By taking part in the process, you hereby consent, in terms of the Protection of Personal Information Act of 2013 ("POPIA"), to the handling of your personal information by Government. Should you have any objection, please contact the Department of Environmental and Nature Conservation, P.O. Box 102, 0100 Tlokweng, Botswana. For more information, please contact the Department of Environmental and Nature Conservation, P.O. Box 102, 0100 Tlokweng, Botswana.

The nearest town/city is Mafikeng. The nearest town/city is Mafikeng. The nearest town/city is Mafikeng. The nearest town/city is Mafikeng.

Address:
Waste Crushing and Aggregates (WCA) Act
PO Box 25760
East Rand
Kempson Park
1442
Contact Number: 011 460 3811
Tel: 066 947 9133
E-mail: info@wca.gov.za



**EXAMPLE OF ADVERT PLACED IN THE PLATINUM
BUSHVELDER NEWSPAPER ON 21 OCTOBER 2024**

NOTICE OF MINING PERMIT APPLICATION AS WELL AS ENVIRONMENTAL AUTHORISATION APPLICATION

Environmental Management Act, 1998 (Act 107 of 1998) (NEMA), and the Environmental Impact Assessment Regulations 2014 (as amended), that Inzalo Crushing and Aggregates (Pty) Ltd applied for:

- environmental authorization to mine aggregate from a portion of Portion 1 of Farm Ruigtevley 97 KQ, Thabazimbi Local Municipality, Limpopo Province
- environmental authorization in terms of regulation 16(1) of the EIA Regulations to stockpile material on the above-mentioned property.
- a mining permit in terms of Section 27 of the MPRDA;

The proposed mining footprint will be 4.9 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.

In addition to the mining permit application, the applicant proposes to establish a 11.7 ha area for stockpiling and crushing of the material mined from the quarry on the same property. The material will be transported from the quarry into the stockpile area where it will be screened/crushed and stockpiled until removed from site.

The proposed two projects trigger the following listed activities in terms of NEMA, and the EIA Regulations 2014 (as amended):

- GNR 983 Listing Notice 1 Activity 21 as amended:
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 continued in this Listing Notice or in Listing Notice 3 of 2014, required to exercise the mining permit.
- GNR 983 Listing Notice 1 Activity 27 as amended:
The clearance of an area of 1 hectare or more, but less than 20 hectares of indigenous vegetation.
- GNR 985 Listing Notice 1 Activity 28 as amended:
Residential, mixed, retail, commercial, industrial or institutional developments where such land was used for agriculture, game farming, equestrian purposes or afforestation on or after 01 April 1998 and where such development:
 - ii) *will occur outside an urban area, where the total land to be developed is bigger than 1 hectare.*
excluding where such land has already been developed for residential, mixed, retail, commercial, industrial or institutional purposes.
- GNR 985 Listing Notice 3 Activity 12 as amended:

The clearance of an area of 300 square metres or more of indigenous vegetation.

e. Limpopo

- i. Within any critically endangered or endangered ecosystem listed in terms of section 52 of the NEMBA or prior to the publication of such a list, within an area that has been identified as critically endangered in the National Spatial Biodiversity Assessment 2004;*
- ii. Within critical biodiversity areas identified in bioregional plans;*

The Daft Basic Assessment Reports (DBAR) with Environmental Management Programmes (EMPR) will be made available for comments as follows:

- Mining Permit Application, from 14 October 2024 to 21 November 2024; and
- Stockpile (EA) Application, from 21 October 2024 to 21 November 2024;

Copies thereof can be obtained from Greenmined upon request or downloaded from www.greenmined.com. Interested and Affected Parties are invited to provide written comments. Should additional information be required it can be obtained from Greenmined. Please use **LP 30/5/1/3/2/12396 MP** as a reference when commenting.

By taking part in this process, you hereby consent, in terms of the Protection of Personal Information Act 4 of 2013 ("POPIA"), to the lawful processing of your personal information by Greenmined, which personal information may be used as part of documentation pertaining to the Environmental Authorisation application process. By providing your details and by taking part in this process you authorise such information to be shared for the purpose of this application.

The contact consultant is Greenmined Environmental, Suite 62, Private Bag X15, Somerset West, 7129 or contact Zoë Norval at (072) 759 9059 or Tel (021) 851 2673, (Fax) (086) 546 0579, (email) comments@greenmined.co.za.

<p><u>Environmental Consultant & Contact</u></p> <p><u>Person:</u> Greenmined Environmental (Pty) Ltd Zoë Norval Postnet Suite 62 Private Bag X15 Somerset West 7129 Tel: 021 851 2673 Fax: 072 759 9059 Cell: 076 792 6327 E-mail: zoe@greenmined.co.za</p>	<p><u>Applicant:</u> Inzalo Crushing and Aggregates (Pty) Ltd PO Box 26730 East Rand Kempton Park 1462 Contact Person: Mr. Chris Weideman Tell: 082 602 6133 E-mail: chris@beinternational.co.za</p>
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**EXAMPLE OF THE DBAR NOTIFICATION SENT
ELECTRONICALLY ON 14 OCTOBER 2024 TO
INFORM THE STAKEHOLDERS, LANDOWNERS AND
I&AP'S OF THE PROJECT**



Ref No: LP 30/5/1/3/2/12396 MP

Applicant:

Inzalo Crushing and Aggregates (Pty) Ltd
PO Box 26730
East Rand
Kempton Park
1462
Contact Person: Mr. Chris Weideman
Tell: 082 602 6133
E-mail: chris@beinternational.co.za

14 October 2024

To whom it may concern:

RE: NOTICE OF THE DRAFT BASIC ASSESSMENT REPORT AND ENVIRONMENTAL MANAGEMENT PROGRAMME FOR A MINING PERMIT APPLICATION IN TERMS OF THE MINERALS AND PETROLEUM RESOURCES DEVELOPMENT ACT, 2002 (ACT NO 28 OF 2002) (MPRDA), THE NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998 (ACT 107 OF 1998) (NEMA), AND THE ENVIRONMENTAL IMPACT ASSESSMENT REGULATIONS, 2014 (AS AMENDED) (EIA REGULATIONS) SUBMITTED BY INZALO CRUSHING AND AGGREGATES (PTY) LTD, REFERENCE NUMBER: LP 30/5/1/3/2/12396 MP.

The draft Basic Assessment Report (DBAR) with Environmental Management Programme (EMPR), for the proposed mining of aggregate/gravel on a portion of Portion 1 of Farm Ruigtevley 97 KQ, Thabazimbi Local Municipality, Limpopo Province, is now available for your perusal.

A copy of the documents can be obtained from Greenmined Environmental (Pty) Ltd upon request or downloaded from the company website at <https://www.greenmined.com/mining-permits/>.

Should you be interested your comments are kindly requested on the DBAR & EMPR. A forty-day commenting period, from 14 October 2024 to 21 November 2024, will be allowed for comments. Your comments must be in writing and can be submitted via e-mail and/or post. Please do not hesitate to contact us in the event of any uncertainties and please ensure that your contact details are included with your comments. Please use **LP 30/5/1/3/2/12396 MP** as a reference when commenting.

If we do not receive any comments from you before the end of the commenting period, it will be accepted that you do not have any additional objections/comments regarding the project. We trust that you find this in order and kindly await your comments on this report.

By taking part in this process, you hereby consent, in terms of the Protection of Personal Information Act 4 of 2013 ("POPIA"), to the lawful processing of your personal information by Greenmined Environmental (Pty) Ltd, which personal information may be used as part of documentation pertaining to the Environmental Authorisation application process. This is a public process and will become public information upon receipt thereof by the competent authority, which information will no longer be controlled by Greenmined Environmental (Pty) Ltd. Any interested and affected party could be provided with the information contained in this application, upon request, during any stage of the application and therefore your information may be made available to third parties. By providing your details and by taking part in this process you authorise such information to be shared for the purpose of this application.

the goal isn't to live forever, it is to protect a planet that will

Greenmined Environmental (Pty) Ltd | Tel: 021 851 2673 | Fax: 086 546 0579
Office No 107, MO1 Baker Square Block, De Beers Avenue, Paardevlei, Somerset West, 7130
Postnet Suite 62, Private Bag x15, Somerset West, 7129
Directors: S Smit; C Weideman | Reg No: 2012/055565/07 | VAT No. 4040263032



Please contact Zoë Norval at 072 759 9059(Cell) or 021 851 2673 (Tel), 086 546 0579 (Fax), or comments@greenmined.co.za should you require any additional information.

Are there any other organisations or individuals that you feel should be invited to comment? If so, please provide their contact details:

Contact name:
Organisation (if applicable):
Address:
Tel:
Fax
E-mail

Your feedback is valued and will be addressed appropriately.

Kind regards,

A handwritten signature in black ink, appearing to be 'Z. Norval', is placed over a light grey rectangular background.

Zoë Norval
Greenmined Environmental (Pty) Ltd

**NOTIFICATION OF DRAFT BASIC ASSESSMENT REPORT SENT TO THE
BELOW LISTED STAKEHOLDERS ON 14 OCTOBER 2024**

Number	Organisation	Contact Person
1.	Thabazimbi Local Municipality	Mr F Loots
2.	Thabazimbi Local Municipality	Mr F Loots
3.	Waterberg District Municipality	Mr P Raputsoa
4.	Department of Economic Development, Environmental Affairs and Tourism	Mr M Rathumbu
5.	Department of Labour	Mr P Tladi
6.	Department of Agriculture & Rural Development	Ms Ramatsimele Maisela
7.	Department of Transport	Mr S Matjena
8.	Department of Water and Sanitation	Mr M Malaka
9.	Lepelle Northern Water	Dr N Mphephu
10.	Department of Public Works, Roads & Infrastructure	Mr M Phukuntsi
11.	Eskom	Mr C Reddy
12.	Road Agency Limpopo	Ms S Tshivhase

Number	Organisation	Contact Person
13.	Matlabas Custodians	L Lamprecht
14.	Department of Agriculture, Forestry & Fisheries	Mr Machete
15.	SANRAL	Mr T Mashele
16.	SAHRA	SAHRIS information officer

**PROOF OF CORRESPONDENCE AND COMMENTS WILL BE INCLUDED IN THE
FINAL BASIC ASSESSMENT REPORT.**

**NOTIFICATION OF DRAFT BASIC ASSESSMENT REPORT SENT TO THE
BELOW LISTED OWNERS AND SURROUNDING LANDOWNERS ON 14
OCTOBER 2024**

Number	Organisation/Property Owner	Contact Person
17.	Application Area Landowner Portion 1 of Farm Ruigtevley 97 KQ	Mr M Benade
18.	Surrounding Landowner Farm Vaalpenspan 90	Mr A Aucamp Mr F du Toit
19.	Surrounding Landowner Portion 3 of Farm Ruigtevley 97 KQ Portion 4 of Farm Ruigtevley 97 KQ	Mr M Benade
20.	Mathilda Riekert Familie Trust Surrounding Landowner Farm Honingvley 99 Portion 7 Farm Honingvley 99 Portion 11	Mr H Rickert

**PROOF OF COMMENTS WILL BE INCLUDED IN THE FINAL BASIC
ASSESSMENT REPORT.**

-END OF PUBLIC PARTICIPATION PROCESS-