RAUBEX CONSTRUCTION (PTY) LTD

ON A PORTION OF THE REMAINING EXTENT OF THE FARM ELANDS SPRUIT NO 5523, ALFRED DUMA MUNICIPAL AREA, KWAZULU-NATAL PROVINCE

CLOSURE PLAN



DEPARTMENTAL REFERENCE NUMBER: KZN 30/5/1/3/2/10979MP

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EXECUTIVE SUMMARY

Greenmined Environmental (Pty) Ltd is the consultants responsible for the mining permit application, and considering this, an Annual- and Final Rehabilitation, Decommissioning and Mine Closure Plan (*in aliis verbis* Closure Plan) was accordingly drafted for the proposed mine.

The purpose of this document is to provide site management with an Annual Rehabilitation Plan as well as the Final Rehabilitation, Decommissioning and Closure Plan, compiled in terms of the NEMA Amendment Act, 2014 (Act No. 25 of 2014) read with the Regulations pertaining to the Financial Provision for Prospecting, Exploration, Mining or Production Operations, November 2017 (GN 1228, Financial Provision Regulations 2017. The amendment of the closure plan entails a review of the following aspects:

- 1. Annual rehabilitation as reflected in the annual rehabilitation plan;
- 2. Final rehabilitation, decommissioning and closure of the mining operations at the end of the life of operations as reflected in the final rehabilitation, decommissioning and mine closure plan;
- 3. Remediation of latent or residual environmental impacts, which may become known in the future, as, reflected in the environmental risk assessment report.

Annual Rehabilitation Plan:

Upon approval of the mining permit application and receipt of the EA, the permit holder will annually report on the planned rehabilitation actions.

Rehabilitation, Decommissioning and Mine Closure Plan:

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.

Environmental Risk Assessment Report:

At this stage, no latent risks that will potentially arise during closure phase of the mining area were identified. By reason of the fact that no latent risks regarding the management of the mining area were identified no additional monitoring, auditing or reporting requirements are required at this stage.

LIST OF DEFINITIONS

Abandonment: The act of abandoning and relinquishment of a mining claim or intention to mine, a voluntary surrender of the claim or mine to the next party.

Appropriately qualified: A person who has training in the skills appropriate to the type of work to be done, and experience of the type of mine and of the size, complexity and safety classification of the deposit or the environmental conditions (or both) pertaining to the specific project.

Closure Plan: Annual Rehabilitation and Final Rehabilitation, Decommission and Closure Plan.

Biodiversity: Biodiversity is an abbreviation of "biological diversity". It means the variety of living things – the different plants, animals and microorganisms, the genes they contain and the ecosystems of which they are a part.

Closure: The act of reinstating a redundant mine which is acceptable for final mine closure.

Context of an environmental impact: The overall environmental setting in which an environmental impact occurs. It includes all "natural" components and characteristics (or both) and all "human and social" components and characteristics (or both). It has both spatial and time dimensions.

Design: The documented result of a systematic process during which all relevant factors and criteria are considered. The design includes the design report, the working drawings and the operations manual.

Environmental impact: Any change in the state of a component of the environment, whether adverse or beneficial, that wholly or partially results from activities, projects, or developments.

Environmental integrity: The reliability of performance of the environmental impact management measures associated with the facility, with respect to the environmental performance objectives.

Environmental management programme: A programme contemplated in the Mineral and Petroleum Resources Development Act, 2002 submitted to and approved by the Director: Mineral Development and detailing the plan to be adopted and implemented by a mine for managing the environmental effects of the operations of the mine.

Environmental objectives: Those objectives that represent the desired state of environmental components that have been adopted for the mine.

Intensity of an environmental impact: The severity of the consequences of an environmental impact, as judged by suitably qualified persons.

Manager of a mine (general manager): Any competent person appointed in terms of the Mine Health and Safety Act, 1996 (Act 29 of 1996), to be responsible for the control, management and direction

of a mine.

Rehabilitated land: Is defined as land that has previously been mined through or areas, which have

been disturbed by the mining process. These areas have been levelled, covered with topsoil, fertilized,

seeded, and can support a sustained long-term vegetation cover.

Redundant: No longer required for mining operation.

Reliability: The probability that a specified event will not occur in a specified time (usually expressed

as a ratio, when measured in quantitative terms).

Risk: The probability that a specified event, such as failure, will occur in a specified time.

Scheduled closure: Planned closure of the mine

Significant environmental impact: An impact in respect of which consultation (with the relevant

authorities and other interested and affected parties) on the context and intensity of its effects provides

reasonable grounds for mitigating measures to be included in the environmental management

programme. Significance is determined by the integration of the context and intensity of the effects of

the impact, and the likelihood that the impact will occur.

Topsoil: means the layer of soil covering the earth which –

(a) provides a suitable environment for the germination of seed;

(b) allows for penetration of water; and

(c) Is a source of microorganisms, plant nutrients and in some cases seed.

Unscheduled closure: The closure cost associated with immediate closure and provision.

4

LIST OF ABBREVIATIONS

BAR Basic Assessment Report

DMRE Department of Mineral Resources and Energy

DWS Department of Water and Sanitation
EIA Environmental Impact Assessment

EPA Environmental Performance Assessment

EMPR Environmental Management Program

I&AP's Interested and Affected Parties

MPRDA Mineral and Petroleum Resources Act, 2002 (Act No 28 of 2002)

NWA National Water Act, 1998 (Act No. 36 of 1998)

NEMA National Environmental Management Act, 1998 (Act No. 107 of 1998)

NEM:WA National Environmental Management: Waste Act, 2008 (Act No. 59 of 2008)

WCMR Waste Classification and Management Regulations

WWF World Wildlife Fund

TABLE OF CONTENTS

1.	INT	TRODUCTION	9
	1.1	BACKGROUND INFORMATION Error! Bookmark not de	efined.
	1.2	PROJECT PROPOSAL	9
	1.3	OBJECTIVE OF THE CLOSURE PLAN	9
2.	DE	TAILS OF THE AUTHOR	10
3.	LEC	GAL BACKGROUND AND BEST PRACTICES	11
	3.1	THE CONSTITUTION OF SOUTH AFRICA, 1996 (ACT NO. 108 OF 1996)	11
	3.2	THE MINERALS AND PETROLEUM RESOURCES ACT, 2002 (ACT NO. 28 OF 2002) [MI 13	PRDA]
	3.2	2.1 Regulation 527 of the MPRDA, 2002	13
	3.3	THE NATIONAL WATER ACT, 1998 (ACT NO. 36 OF 1998) [NWA]	14
	3.4	THE NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998 (ACT NO 107 OF 1998) [1 15	NEMA]
	3.4	l.1 Regulation 1228 of NEMA, 1998	16
	3.5 [NEM:	THE NATIONAL ENVIRONMENTAL MANAGEMENT: WASTE ACT, 2008 (ACT NO 57 OF :WA]	•
	3.5	Waste Classification and Management Regulations, 2013 (GNR 634)	17
	3.6	FURTHER ACTS RELEVANT TO MINE REHABILITATION	18
	3.7	BEST PRACTICE AND INTERNATIONAL GUIDELINES	18
4.	EN'	IVIRONMENTAL AND PROJECT CONTEXT	19
	4.1	PROJECT LOCATION	19
	4.2	PROPOSED MINING OPERATION	20
	4.2	2.1 Site Establishment Phase	20
	4.3	OPERATIONAL PHASE	22
	4.4	TOPOGRAPHY	23
	4.5	AIR AND NOISE QUALITY	23
	4.6	GEOLOGY	23
	4.7	HYDROLOGY	23
	4.8	TERRESTRIAL BIODIVERSITY, CONSERVATION AREAS AND GROUNDCOVER	24
	4.9	CULTURAL AND HERITAGE ENVIRONMENT	24
	4.10	EXISTING INFRASTRUCTURE	24
	4.11	LAND CAPABILITY AND SURROUNDING LAND USE	25
5.	AN	INUAL REHABILITATION PLAN	25
	5.1	IMPLEMENTATION AND REVIEW OF TIMEFRAMES	
	5.2	MONITORING RESULTS	26
	5.2	•	
	5.2	2.2 Noise Monitoring	26

	5.2.3	3 Dust Monitoring	27
	5.2.4	Waste Monitoring	27
	5.3	SHORTCOMINGS IDENTIFIED	27
	5.4	REHABILITATION ACTIVITIES FOR THE FORTHCOMING 12 M	MONTHS 27
	5.5	REVIEW OF THE PREVIOUS YEAR'S REHABILITATION ACTIO	ONS 28
	5.6	COSTING	28
3.	REH	HABILITATION, DECOMMISSIONING AND MINE CLOSURE PLA	N 28
	6.1	CLOSURE STRATEGY GUIDED BY THE ENVIRONMENTAL R	ISK ASSESSMENT 30
	6.2	DESIGN PRINCIPLES	30
	6.2.1	1 Excavation	30
	6.2.2	2 Processing Area	Error! Bookmark not defined
	6.3	POST-MINING LAND USE	3′
	6.4	CLOSURE ACTIONS	3′
	6.4.1	1 Rehabilitation of the Excavated Area	3
	6.4.2	2 Rehabilitation of Processing Area	Error! Bookmark not defined
	6.4.3	Final rehabilitation:	Error! Bookmark not defined
	6.4.4	Revegetation of Rehabilitated Areas	3
	6.4.5	Maintenance and Monitoring	
	6.4.6	6 Success Criteria and Monitoring	
	6.4.7	7 Impact Specific Procedures	
	6.5	CLOSURE SCHEDULE	
	6.6	IMPLEMENTATION AND RESPONSIBILITY OF CLOSURE PLA	AN 37
	6.6.1	1 Site Management Responsibility List	
	6.6.2	2 Management of Information and Data	
	6.7	IDENTIFIED GAPS IN THE PLAN	
	6.8	RELINQUISHMENT CRITERIA FOR CLOSURE ACTIVITIES	
	6.9	CLOSURE COST ESTIMATE	
	6.10 DECOM	MOTIVATION FOR AMENDMENTS MADE TO TH MMISSIONING AND MINE CLOSURE PLAN	
7.	MON	NITORING, AUDITING AND REPORTING	39
	7.1	SCHEDULE FOR REPORTING REQUIREMENTS	4
3.	ENV	/IRONMENTAL RISK ASSESSMENT REPORT	42
	8.1	ASSESSMENT PROCESS USED TO IDENTIFY AND QUANTIF	Y LATENT RISKS 42
	8.1.1	1 Methodology	42
	8.1.2	2 Description of Latent Risks	49
	8.1.3	Results and Finding of Risk Assessment	49
	8.1.4	Changes to the Risk Assessment Results	50
	8.2	MANAGEMENT ACTIVITIES	50

8.3 COST ESTIMATE	50
8.4 MONITORING, AUDITING AND REPORTING REQUIREMENTS	50
9. CONCLUSION	50
10. SIGNATURE OF AUTHOR	50
11. UNDERTAKING BY PERMIT HOLDER	51
12. REFERENCES	52
LIST OF FIGURES	
Figure 1: Satellite view showing the location of the mining permit application area (yellow polygon) in the surrounding area (image obtained from Google Earth).	
LIST OF TABLES	
Table 1: Summary of the relevant rehabilitation sections of the MPRDA, 2002	
Table 2: Requirements of Government Notice 527	
Table 3: NWA, 1998 applicable sections	
Table 4: NEMA, 1998 applicable sections	
Table 6: Summary of the impact specific procedures	
Table 7: Closure schedule	
Table 8: Relinquishment criteria	
Table 9: Monitoring, auditing and reporting requirements	
Table 10: Reporting requirements	
Table 11: Monitoring Programmes	
Table 12: Rating of duration used in the assessment of potential latent risks	46
Table 13: Rating of extent / spatial scale used in the assessment of potential latent risks	46
Table 14: Example of calculating overall consequence in the assessment of potential latent risks	
Table 15: Rating of frequency used in the assessment of potential latent risks	
Table 16: Rating of probability used in the assessment of potential latent risks	
Table 17: Example of calculating overall likelihood in the assessment of potential latent risks	
Table 18: Determination of overall significance in the assessment of potential latent risks	
Table 19: Description of environmental significance and related action required in the assessment	
latent risks	49

1. INTRODUCTION

The Applicant, Raubex Construction (Pty) Ltd, is applying for environmental authorisation (EA) and a mining permit (MP) over 4.91 ha of a portion of the Remaining Extent of the farm Elands Spruit No 5523, uThukela Magisterial District, KwaZulu-Natal Province.

Greenmined Environmental (Pty) Ltd ("Greenmined") is the consultants responsible for the mining permit application, and considering this, an Annual- and Final Rehabilitation, Decommissioning and Mine Closure Plan (*in aliis verbis* Closure Plan) was accordingly drafted for the proposed mine. This report (the Closure Plan) stipulates the rehabilitation methods to be followed in the restoration of the earmarked mining footprint. The report was compiled in line with Government Notice 940 of the National Environmental Management Act, 1998 [NEMA] (Act No. 107 of 1998) together with Regulation 62 of the Minerals and Petroleum Resources Development Act, 2002 [MPRDA] (Act No. 28 of 2002). The information used in this report was sourced during the EIA process.

The purpose of this document is to provide site management with an Annual Rehabilitation Plan as well as the Final Rehabilitation, Decommissioning and Closure Plan, compiled in terms of the NEMA Amendment Act, 2014 (Act No. 25 of 2014) read with the Regulations pertaining to the Financial Provision for Prospecting, Exploration, Mining or Production Operations, November 2017 (GN 1228), Financial Provision Regulations 2017.

1.1 PROJECT PROPOSAL

The Applicant, Raubex Construction (Pty) Ltd, is applying for environmental authorisation (EA) and a mining permit (MP) over 4.91 ha of a portion of the Remaining Extent of the farm Elands Spruit No 5523, uThukela Magisterial District, KwaZulu-Natal Province.

The proposed mining footprint will extend across 4.91 ha of the above-mentioned property. The earmarked mining area directly borders an existing quarry, the Applicant therefore wishes to secure the resource and proposes to mine the quarry through the open-cast mining method.

The mining method will make use of blasting to loosen the hard rock; the material will then be loaded and hauled out of the excavation to the mobile crushing plant where it will be screened to various sized stockpiles. The stone aggregate, gravel will be stockpiled until it is transported from site using tipper trucks.

The proposed MP project will therefore entail the:

- site establishment and infrastructure development;
- stripping and stockpiling of topsoil from the proposed mining footprint area;
- blasting and excavation of the mining area;
- crushing and screening of the loosened material at the processing plant; and
- stockpiling the product until needed and transported from site.

The Applicant proposes to upgrade the farm road to allow comfortable movement of mining related equipment and vehicles. Haul roads into the excavation will be extended as mining progresses. The surface of the road will be improved, re-gravelled where needed, and the width increased to ± 10 m.

1.2 OBJECTIVE OF THE CLOSURE PLAN

The purpose of the Closure Plan is to describe the rehabilitation processes that need to take place to ensure that the mine reaches its full environmental potential upon closure.

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 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 site as per the requirements of the EMPR and of the Provincial Department Mineral Resources and Energy.
- Shape and contour all 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 damming of surface water.
- Make all excavations safe.
- 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 mine site.

2. DETAILS OF THE AUTHOR

Raubex Construction (Pty) Ltd appointed Greenmined Environmental (Pty) Ltd to compile the Closure Plan of the mine. Mrs Murchellin Saal is the responsible consultant for the project and has thirteen 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. Full curriculum vitae with evidence is attached as Appendix O to the BAR & EMPR).

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EAP Registration No: 2021/4203

Declaration of Independence:

I, Murchellin Saal, in my capacity as environmental assessment practitioner declare that-

- ❖ I act as independent environmental officer in this matter;
- ❖ I will perform the work relating to this matter in an objective manner, even if the results and findings are not favourable to the holder of the authorisation;
- I have expertise in conducting environmental related projects, including knowledge of the Act and regulations that have relevance to the activity;
- I will adhere to and comply with all responsibilities as indicated in the National Environmental Management Act and Environmental Impact Assessment Regulations.
- ❖ I do not have and will not have any vested interest in the activity other than remuneration for work performed in terms of the Environmental Impact Assessment Regulations, 2014 (as amended).

Murchellin Saal Date: 10 May 2024

3. LEGAL BACKGROUND AND BEST PRACTICES

This section provides an overview of the legislative requirements applicable to the project, including the acts, guidelines and policies considered in the compilation of the Closure Plan.

3.1 THE CONSTITUTION OF SOUTH AFRICA, 1996 (ACT NO. 108 OF 1996)

The legislative motivation for this project is underpinned by The Constitution of South Africa, 1996 (Act No. 108 of 1996), which states that:

The State must, in compliance with Section 7(2) of the Constitution, respect, protect, promote and fulfil the rights enshrined in the Bill of Rights, which is the cornerstone of democracy in South Africa. Section 24 of the Constitution:

24. Environment

- -Everyone has the right-
- (a) To an environment that is not harmful to their health or well-being; and
- (b) To have the environment protected, for the benefit of present and future generations, through reasonable legislative and other measures that-
 - (i) Prevent pollution and ecological degradation;
 - (ii) Promote conservation; and
 - (iii) Secure ecologically sustainable development and use of natural resources while promoting a justifiable economic and social development.

Section 24 of the Constitution of South Africa requires that all activities that may significantly affect the environment and require authorisation by law must be assessed prior to approval. In addition, it provides for the Minister of Environmental Affairs or the relevant provincial Ministers to identify:

- New activities that require approval;
- Areas within which activities require approval; and
- Existing activities that should be assessed and reported on.

Section 28(1) of the Constitution of South Africa states that:

"Every person who causes, has caused or may cause significant pollution or degradation of the environment must take reasonable measures to prevent such pollution or degradation from occurring, continuing or recurring".

If such pollution or degradation cannot be prevented, then appropriate measures must be taken to minimise or rectify such pollution or degradation. These measures may include:

- Assessing the impact on the environment.
- Informing and educating employees about the environmental risks of their work and ways of minimising these risks;
- Ceasing, modifying, or controlling actions which cause pollution/degradation;
- Containing pollutants or preventing movement of pollutants;
- Eliminating the source of pollution or degradation; and
- Remedying the effects of the pollution or degradation.

3.2 THE MINERALS AND PETROLEUM RESOURCES ACT, 2002 (ACT NO. 28 OF 2002) [MPRDA]

The table below summarises the relevant sections in terms of the MPRDA, 2002.

Table 1: Summary of the relevant rehabilitation sections of the MPRDA, 2002

AREA OF CONCERN	SECTION	LEGAL REQUIREMENTS
Environmental Management	Section 37	Requires that the principles set out in section 2 of NEMA must apply to all prospecting and mining operations, and that the generally accepted principles of sustainable development must be applied by integrating social, economic, and environmental factors during the planning and implementation phases of mining projects.
	Section 38	Requires the applicant to manage all environmental impacts in accordance with his or her environmental management plan (EMP) or the approved EMPR.
	Section 39	Deals with the requirements of an EMP/EMPR, whichever is applicable.
Financial Provision	Section 41	Financial provision needs to be provided and annually assess the environmental liability.
Closure Certificate	Section 43	Holder of a mining permit is responsible for all environmental liabilities as may be identified in the EMP, application needs to be made to the regional manager for the closure certificate.
Removal of Infrastructure	Section 44	When the mining operation comes to an end the mine may not remove buildings, structures or objects which may not be demolished or removed in terms of any other law.

3.2.1 Regulation 527 of the MPRDA, 2002

Government Notice No. R.527, as published in the Government Gazette, 23 April 2004 (GG No. 26275, Volume 466) of MPRDA stipulate that the following closure objectives must form part of the EMPR:

- Identify the key objectives for closure of the operation to guide the project design;
- Development and management of environmental impacts;
- Provide future land use objectives for the site; and
- Provide proposed closure costs.

Table 2: Requirements of Government Notice 527

AREA OF CONCERN	REGULATION	LEGAL REQUIREMENTS
The need to prevent and alleviate pollution arising from mining activities.	Regulation 42(1)	Section 42(1) of the MPRDA stipulates that the closure process must start at the commencement of a mining operation and continue throughout the entire life of the mine. Furthermore, future closure and land use objectives must be included in the EMP Section 42(1) d stipulates that any environmental damage or residual impacts that are identified during the Environmental Risk Assessment (ERA) phase must be acceptable to all Interested and Affected Parties (I&AP's) in line with Section 24(a) of the National Constitution.
Mine Closure	Regulation 43	A closure plan contemplated in Section 43(3)(d) of the Act, forms part of the EMPR or EMP and must include – a summary of the results of progressive rehabilitation undertaken.
Part III of R 527 deals with environmental regulations for mineral development, petroleum exploration and production.	Regulation 56	In accordance with applicable legislative requirements for mine closure, the holder of a prospecting right, mining right, retention permit or mining permit must ensure that —The land is rehabilitated, as far as is practicable, to its natural state, or to a predetermined and agreed standard or land use which conforms with the concepts of suitable development.

3.3 THE NATIONAL WATER ACT, 1998 (ACT NO. 36 OF 1998) [NWA]

The National Water Act, 1998 (Act No. 36 of 1998) (NWA) aims to provide management of the national water resources to achieve sustainable use of water for the benefit of all water users. This requires that the quality of water resources is protected as well as integrated management of water resources with the delegation of powers to institutions at the regional or catchment level. The purpose of the NWA is to ensure that the nation's water resources are protected, used, developed, conserved, managed and controlled in ways, which take into account:

- Meeting the basic human needs of present and future generations;
- Promoting equitable access to water;
- Redressing the results of past racial discrimination;
- Promoting the efficient, sustainable, and beneficial use of water in the public interest;
- Facilitating social and economic development;
- Providing for growing demand for water use;
- Protecting aquatic and associated ecosystems and their biological diversity;
- Reducing and preventing pollution and degradation of water resources;
- Meeting international obligations; and
- Managing floods and droughts.

The following sections of the NWA, 1998 are relevant.

Table 3: NWA, 1998 applicable sections

AREA OF CONCERN	SECTION	LEGAL REQUIREMENTS
Prevention and remedying effects of pollution.	Section 19	Any situation exists or which may cause or is likely to cause pollution of a water resource, must take all reasonable measures to prevent any such pollution from occurring, continuing, or recurring.
Control of emergency incidents.	Section 20	Incidences of pollution needs to be reported the Department and the relevant catchment agency
General principles: Water uses	Section 21	An application in this regard is pending with the DWS.

3.4 THE NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998 (ACT NO 107 OF 1998) [NEMA]

The National Environmental Management Act (NEMA) strives to regulate national environmental management policy and is focussed primarily on co-operative governance, public participation and sustainable development. NEMA makes provisions for co-operative environmental governance by establishing principles for decision making on matters affecting the environment, institutions that will promote co-operative governance and procedures for co-ordinating environmental functions exercised by organs of state and to provide for matters connected therewith.

The following sections are relevant.

Table 4: NEMA, 1998 applicable sections

AREA OF CONCERN	SECTION	LEGAL REQUIREMENTS
Principles that may significantly affect the environment.	Section 28	General duty of care on every person who causes, has caused, or may cause significant pollution or degradation of the environment to take reasonable measures to prevent such pollution or degradation from occurring, continuing, or recurring, or, in so far as such harm to the environment is authorised by law or cannot reasonably be avoided or stopped, to minimise and rectify such pollution or degradation of the environment.
Control of emergency incidents.	Section 30	Incidences of pollution needs to be reported the Department.
Environmental Management Plan.	Section 34	A draft EMP must include –
		information on any proposed management or mitigation measures that will be taken to address the environmental impacts that have been identified in a report contemplated by these Regulations, including environmental impacts or objectives in respect of — (iv) rehabilitation of the environment;

AREA OF CONCERN	SECTION	LEGAL REQUIREMENTS
		as far as reasonably practicable, measures to rehabilitate the environment affected by the undertaking of any listed activity or specified activity to its natural or predetermined state or to a land use which conforms to the generally acceptable principle of sustainable development, including where appropriate, concurrent, or progressive rehabilitation measures.

3.4.1 Regulation 1228 of NEMA, 1998

NEMA, GNR 1228 GG 41236, known as the NEMA Financial Provision Regulations, 2015 (amended 2017), was promulgated in November 2015, and in terms of these regulations holders of a mining permit are allowed a transitional period of 39 months (19 February 2019) from the date of promulgation to comply. The compliance date was extended to 19 September 2023.

As mentioned earlier the permit holder must annually update the annual rehabilitation, final rehabilitation and remediation of latent environmental impacts and ensure it is compliant with the Financial Provision Regulations of 2015. The reports need to be conducted in the format that was supplied in the regulations as per Appendix 5 and Appendix 6.

3.5 THE NATIONAL ENVIRONMENTAL MANAGEMENT: WASTE ACT, 2008 (ACT NO 57 OF 2008) [NEM:WA]

The rehabilitation measures must be aligned with the objections of the National Environmental Management: Waste Act, 2008 (Act No. 59 of 2008) (NEM: WA) which includes:

- (a) To protect health, well-being and the environment by providing reasonable measures for—
 - (i) Minimising the consumption of natural resources;
 - (ii) Avoiding and minimising the generation of waste;
 - (iii) Reducing, re-using, recycling and recovering waste;
 - (iv) Treating and safely disposing of waste as a last resort;
 - (v) Preventing pollution and ecological degradation;
 - (vi) Securing ecologically sustainable development while promoting justifiable economic and social development;
 - (vii) Promoting and ensuring the effective delivery of waste services;

- (viii) Remediating land where contamination presents, or may present, a significant risk of harm to health or the environment; and
- (ix) Achieving integrated waste management reporting and planning;
- (b) To ensure that people are aware of the impact of waste on their health, well-being and the environment:
- (c) To provide for compliance with the measures; and
- (d) Generally, to give effect to Section 24 of the Constitution in order to secure an environment that is not harmful to health and well-being

3.5.1 Waste Classification and Management Regulations, 2013 (GNR 634)

Waste Classification and Management Regulations (WCMR) promulgated under the National Environmental Management: Waste Act, 2008 (NEM:WA) (effective 2013) provides mechanisms to:

- Facilitate the implementation of the waste hierarchy to move away from landfill;
- Reuse, recovery, and treatment;
- Separate waste classification from the management of waste;
- ❖ Divert waste from landfill and into utilisation where possible; and
- Provide measures to monitor the progress

The Waste Classification and Management Regulations ultimately enables the improved and more efficient classification and management of waste; provide for safe and appropriate handling, storage, recovery, reuse, recycling, treatment and disposal of waste and will also enable accurate and relevant reporting on waste generation and management. All waste generators, excluding domestic generators, must ensure that the waste they generate is classified within 180 days of its generation.

All wastes that were classified in terms of the "Minimum Requirements for the Handling, Classification and Disposal of Hazardous Waste in terms of the Department of Water Affairs" (2nd Edition, 1998; Department of Water Affairs and Forestry) or alternative classifications that were approved prior to the WCMR taking effect, must be re-classified and assessed within three years from the commencement of these Regulations.

Reference is made to the NEM:WA, part 8 of Chapter 4 regarding contaminated land:

All owners of land that is significantly contaminated become obliged to report that contamination is occurring. Part 8 of Chapter 4 is concerned with the remediation of contaminated land. This new legal regime for identifying contaminated land, determining its status and the risk that it poses, and regulating the remediation process is introduced. This law imposes significant legal obligation on the owners of land and on those who cause contamination, with potentially serious financial consequences. Part 8 applies where the pollution only manifest sometime after the contamination occurred and also where the action of a person (for example, the excavation of land pursuant to a development) results in a change to pre-existing contamination. Along with the notice brining Part 8 into effect, norms and standards for the remediation of contaminated land and soil quality (list certain contaminants and specify soil screening values for human health and environmental protection). This act also has several important implications for the sale of and, sellers who know that their lands is contaminated can no longer keep silent and this is classified as an offence.

3.6 FURTHER ACTS RELEVANT TO MINE REHABILITATION

- ❖ The Conservation of Agricultural Resources Act, 1983 (Act 43 of 1983).
- ❖ The South African Mineral Resource Committee (SAMREC) Code. Of particular importance in this regard is the determination of whether the mine has made an adequate provision for environmental rehabilitation in terms of Section 41 of the MPRDA.

3.7 BEST PRACTICE AND INTERNATIONAL GUIDELINES

Mine closure is an international challenge. South Africa has produced various well-known and reputable guidelines on matters directly linked and or associated with mine closure. Such was the need for guidelines to manage mine closure provisions in a consistent manner provided for by the DMRE (2005).

These guidelines are the only official mine closure guideline as contemplated in Regulation 54(1) in the Mineral and Petroleum Resources Development Act, 2002 (Act No. 28 of 2002). Of particular importance is that this guideline document governs the closure cost assessment process in South Africa and is applied by the DMRE through its respective regional managers in each province.

The Chamber of Mines (CoM) (2007) issued a guideline for the rehabilitation of mined land. This document is a result of scientific knowledge experts. It is an on the ground reference

document which provides written guidelines on the best rehabilitation techniques. Of value is how the document distinguishes between the financing, the planning, and the licensing components of a typical mining program.

The World Wildlife Fund (WWF) in 2012 published a discussion document named the "Financial provision for the rehabilitation and closure in South African Mining: Discussion Document on Challenges and recommended improvements". The document focuses on the adequacy of financial provisions and pulls a very strong link between insufficient financial allocations and that of derelict and abandoned mines in South Africa. The document further emphasizes the importance of establishing a dependency between the EMPR/EMP and financial provision which is updated and adequate

Recently a released guideline from the Government of Western Australia (GWA 2011) provides insight to the importance of mine closure. The guidelines (GWA 2011) state that planning for mine closure is a critical component of environmental management in the mining industry. Notably is that this industry leading practice also requires that planning for mine closure should start before mining commence and should continue throughout the life of the mine until final closure and relinquishment. This approach enables better environmental outcomes. It is also good business practice, as it should avoid the need for costly remedial earthworks late in the project lifecycle.

4. ENVIRONMENTAL AND PROJECT CONTEXT

4.1 PROJECT LOCATION

The mining permit application was lodged over 4.91 ha of a portion of the Remaining Extent of the farm Elands Spruit No 5523 in the uThukela municipal district. The table below lists the GPS coordinates of the proposed mining footprint.

Table 5: GPS coordinates of the proposed mining footprint.

	DEGREES, MINU	JTES, SECONDS	DECIMAL DEGREES	
NUMBER	LAT (S)	LONG (E)	LAT (S)	LONG (E)
Α	28°21'53,347"S	29°56'29,9137"E	28,3648186°S	29,9416427°E
В	28°21'55,3702"S	29°56'35,7695"E	28,3653806°S	29,9432693°E
С	28°22'1,951"S	29°56'32,1479"E	28,3672086°S	29,9422633°E
D	28°22'1,5992"S	29°56'29,8846"E	28,3671109°S	29,9416346°E
E	28°22'4,0264"S	29°56'29,7132"E	28,3677851°S	29,941587°E
F	28°22'6,5651"S	29°56'29,9209"E	28,3684903°S	29,9416447°E
G	28°22'6,3199"S	29°56'28,5176"E	28,3684222°S	29,9412549°E
Н	28°22'1,137"S	29°56'27,7969"E	28,3669825°S	29,9410547°E
J	28°22'0,6352"S	29°56'26,0243"E	28,3668431°S	29,9405623°E
K	28°21'58,7858"S	29°56'26,7828"E	28,3663294°S	29,940773°E
L	28°21'53,347"S	29°56'29,9137"E	28,3651611°S	29,9413332°E

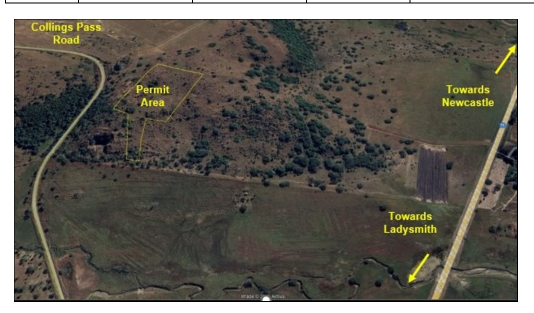


Figure 1: Satellite view showing the location of the mining permit application area (yellow polygon) in relation to the surrounding area (image obtained from Google Earth).

4.2 PROPOSED MINING OPERATION

4.2.1 Site Establishment Phase

Site establishment entails the demarcation of the mining boundaries, clearance of vegetation, and stripping and stockpiling of topsoil to access the mineral.

4.2.1.1 Demarcation of Mining Boundaries

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

4.2.1.2 Access Road

The proposed mining area will be reached via the existing farm road turning from Collings Pass that passes the site. This road is presently used by the N11 road construction contractor and will also be used by the mining contractor. The Applicant proposes to upgrade the road to allow comfortable movement of mining related equipment and vehicles and to comply with the requirements of the Mine Health and Safety Act, 1996 (Act No 29 of 1996). Haul roads into the excavation will be extended as mining progresses.

4.2.1.3 Vegetation Clearing

Upon receipt of the EA and prior to site establishment/bush clearance, an application for the removal of protected plants (*Aloe marlothii*) and (Cussonia spicata) will be submitted to the KZN-Wildlife. Bush clearance will only commence upon receipt of the applicable plant permits. The environmental control officer (ECO) will assess the compliance of the permit holder with the conditions of said permits.

4.2.1.4 Topsoil Stripping

It is proposed that topsoil removal will be restricted to the exact footprint of areas required during the operational phase of the activity. The topsoil will be stockpiled at a designated signposted area within the mining boundary to be replaced during the rehabilitation of the area. It will be part of the obligations of site management to prevent the mixing of topsoil heaps with overburden/other soil heaps. The complete A-horizon (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 berm will measure a maximum of 2 m in height in order to preserve micro-organisms within the topsoil, which can be lost due to compaction and lack of oxygen.

4.2.1.5 Introduction of Mining Machinery and Site Equipment

As mentioned earlier, the Applicant plans to establish mobile/temporary infrastructure within the mining footprint. It is proposed that the processing area (including mobile crusher, ablutions, and weighbridge with control

room) will occupy ±1 ha of the proposed 4.91 ha area. As no permanent infrastructure will be established, the production rate will dictate the layout of the proposed footprint area.

Presently, the mining infrastructure/equipment is expected to consist of at least:

- ADT trucks;
- Chemical ablution facilities:
- Crushing and screening plant (mobile);
- Drilling equipment;
- Earthmoving- and excavating equipment;
- Weighbridge with control room;
- Generators; and a
- Water truck

4.3 OPERATIONAL PHASE

The Applicant intends to mine stone aggregate, gravel on the proposed mining footprint which will extend across 4.91 ha. The earmarked mining area directly borders an existing quarry (still unrehabilitated), the Applicant therefore wishes to secure the resource and proposes to mine the quarry through the open-cast mining method.

The mining method will make use of blasting to loosen the hard rock; the material will then be loaded and hauled out of the excavation to the mobile crushing plant where it will be screened to various sized stockpiles. The stone aggregate, gravel will be stockpiled until it is transported from site using tipper trucks. The permit holder will be responsible for the rehabilitation of the entire area upon closure. The infrastructure will be of temporary nature as a mining permit can only be valid for a maximum of 5 years. The farm track will be improved to allow movement of the project related vehicles. No water will be abstracted from the site, and the plant will be powered with generators. Chemical toilets will be used, and the project will appoint ±11 local employees (including management) that will be sourced from the surrounding area and daily be transported to site.

The proposed MP project will therefore entail the:

- site establishment and infrastructure development;
- stripping and stockpiling of topsoil from the proposed mining footprint area;
- blasting and excavation of the mining area;
- crushing and screening of the loosened material at the processing plant; and

stockpiling the product until needed and transported from site.

4.4 TOPOGRAPHY

The site-specific topography has a gradual to moderate sloping landscape, slanting mainly in a southerly direction, in which three terrain types can be distinguished namely, a Midslope region of a low hill along the northern boundary, transgressing into a relative narrow footslope region which finally terminates into a relative extensive valley bottom landscape containing lower lying watercourse channels (Botha, 2017).

4.5 AIR AND NOISE QUALITY

The background air quality of the surrounding area is relatively good due to low industrial activity in the region. The semi-rural Matiwane residential area, bordering the property to the north-west, has an impact on the natural air quality through emissions from cooking/heating fires. Other factors contributing to air pollution stem from coal mining and vehicle emissions along the N11. Given the surrounding extent of mostly covered areas, no extreme dust generation, under windy conditions, is experienced. The noise ambiance of the surrounding area is highly impacted by traffic travelling along the N11 and Collings Pass roads bordering the property.

4.6 GEOLOGY

The geology of the study area is intersected by a dolerite intrusion. This application is for the mining of dolerite that will be crushed to various sized gravels before it is used as fill material during the upgrade of the N11.

4.7 HYDROLOGY

The proposed mining area is situated in the Sundays River Catchment that forms part of the Thukela Water Management Area, and Quaternary Catchment V60C. An unnamed non-perennial watercourse drains most of the upper reaches of the V60C Quaternary Catchment Area. A portion of this watercourse traverse the focus area of the study and the wetland types associated with this watercourse, located south of the proposed quarry.

The local drainage network in the vicinity of the study area consists of two wetland systems located approximately 155m downslope of the mining permit area. The valley bottom wetland drains in a south easterly which forms part of a left bank tributary of the middle Sudays River system.

No wetlands or watercourse were identified within the application footprint. The proposed mining area does not extend into or near to (>100 m away) the proposed buffer area.

4.8 TERRESTRIAL BIODIVERSITY, CONSERVATION AREAS AND GROUNDCOVER

The site has been impacted by clearing of vegetation for subsistence agriculture and the development of roads since 1944. Eco-Pulse (2024) identified two conservation important plant species within the project site, namely *Aloe marlothii and* Cussonia spicata, which is provincially protected in accordance with the Nature Conservation Management Amendment Act, 1999 (No. 5 of 1999). An appropriate protected plant rescue and translocation plan will need to be developed with a focus on rescuing and transplanting >150 protected plants if the development project is authorised.

Eco-Pulse concludes that following the initial site inspection one provincially protected plant under the Natal Conservation Ordinance, *Aloe marlothii and Cussonia* were observed to occur within the project site. Necessary plant permits, including rescue and relocation plans from the relevant authorities are required.

Based on the findings of this assessment, one broad vegetation community (Degraded Northern KwaZulu-Natal Moist Grassland) was described on-site, considered to be of fair condition with a 'Medium' SEI rating. In addition, the vegetation community, Northern KwaZulu-Natal Moist Grassland, is endemic to KwaZulu-Natal and listed nationally and provincially as a 'vulnerable' ecosystem. Following the initial site inspection, no SCC were confirmed to occur within the study area.

4.9 CULTURAL AND HERITAGE ENVIRONMENT

No sites of archaeological or cultural importance were identified within the permit area during the EIA. Consultation with the interested and affected parties did not identify any potential area of concern and the SAHRA palaeontological sensitivity map shows that the area falls in an area of insignificant concern. Site management will implement chance find protocol should any artefacts of archaeological- and/or palaeontological significance be discovered during the various phases of the mining activities.

4.10 EXISTING INFRASTRUCTURE

No infrastructure exists in the proposed 4.91 ha footprint. Infrastructure in proximity to the proposed footprint include Collings Pass Road, the existing access (farm) road to be used by the mining contractor, the Eskom power line, and the farm fences. A (empty) hut is within 320 m to the earmarked footprint on the bordering property. Should the mitigation

measures proposed in this document be implemented the existing infrastructure on the farm will be safeguarded against mining related impacts.

4.11 LAND CAPABILITY AND SURROUNDING LAND USE

The Remaining Extent of the farm Elands Spruit No 5523 is situated in a rural setting intersected by road-, and electricity infrastructure, and transformed by the existing quarry (on the farm) and old coal mine dumps east of the farm. The earmarked property is zoned as Agricultural.

Land use within the greater landscape is predominantly for agricultural purposes with the bulk of the land (almost 70%) being natural to semi-natural rangelands (grasslands) grazed mostly by cattle. The higher lying areas to the north-west (around the headwaters of the non-perennial watercourse and smaller tributaries) falls mostly within tribal/communal land (12%) and is severely transformed and degraded through several disturbances including; the low to medium density village (Matiwane), associated small patches of cultivated lands (subsistence purposes), areas devoid of vegetation or covered by a low basal vegetative covering, and severely grazed and trampled areas. Cultivation for commercial purposes comprises only small portions of land use within this landscape (<4%) whilst cultivation for subsistence purposes (outside of the Matiwane boundaries) encompass a slightly larger percentage (~6%).

One coal mine is located within the area covering less than 1% of the total land cover. As mentioned earlier a few small farm dams are present (<1%) within the area and is mostly associated with small tributaries and drainage lines associated with the non-perennial watercourse. Outside of the boundaries of the tribal lands located to the north-west, which is characterized by large bare areas, bare patches are mostly associated with eroded areas around the non-perennial watercourse (6%). Plantations and woodlots are sparse with small patches found around some homesteads (<1%).

5. ANNUAL REHABILITATION PLAN

Appendix 3 to the Financial Provision Regulations, 2015 states that the objectives of the annual rehabilitation plan are to:

- a) Review concurrent rehabilitation and remediation activities already implemented;
- b) Establish rehabilitation and remediation goals and outcomes for the forthcoming 12 months, which contribute to the gradual achievement of the post-mining land use, closure vision and objectives identified the holder's final rehabilitation, decommissioning and mine closure plan;

- c) Establish a plan, schedule, and budget for rehabilitation for the forthcoming 12 months;
- d) Identify and address shortcomings experienced in the preceding 12 months of rehabilitation; and
- e) Evaluate and update the cost of rehabilitation for the 12-month period and for closure, for purposes of supplementing the financial provision guarantee or other financial provision instrument

5.1 IMPLEMENTATION AND REVIEW OF TIMEFRAMES

The annual rehabilitation plan will be applicable for a 12-month period commencing from the date of approval thereof by the Department of Mineral Resources and Energy. The document will be reviewed during the 11th month of the operative period to ensure the timeous submission of the subsequent annual review.

5.2 MONITORING RESULTS

5.2.1 Control of Invasive Alien Vegetation

The permit holder will continuously monitor the mining footprint for the invasion of alien vegetation in accordance with the Invader Plant Species Management Plan of the site (Appendix M of the BAR & EMPR). Care will be taken to prevent the establishment of species such as Lantana (*Lantana camara*) or Bugweed (*Solanum mauritianum*). This practice will continue throughout the site establishment-, operational-, and decommissioning phases of the project.

5.2.2 Noise Monitoring

A qualified occupational hygienist will quarterly monitor and report on the personal noise exposure of the employees working at the mine. Monitoring will be in accordance with SANS 10083:2004 (Edition 5) sampling method as well as NEM:AQA 2004, SANS 10103:2008.

Silencers will be fitted to all project related vehicles, and vehicles will be in a road worthy condition as stipulated in terms of the National Road Traffic Act, 1996. Noise mufflers will be fitted to generators, and the type, duration and timing of each blast will be planned with due cognizance of other land users and structures in the vicinity.

5.2.3 Dust Monitoring

The above-mentioned occupational hygienist will also report on the gravimetric dust levels of the site. Site management must ensure that the dust generating activities at the site comply with the National Dust Control Regulations, GN No R827 promulgated in terms of NEM:AQA, 2004 and ASTM D1739 (SANS 1137:2012). Dust levels will be controlled through the management processes stipulated in the BAR & EMPR.

5.2.4 Waste Monitoring

Site management will be responsible to monitor the generation of all types of waste at the mining area, including general-, hazardous- and liquid waste. Solid (general) waste, generated during the operational phase, will be contained in sealable refuse bins that will be placed at the processing area until the waste is transported to a registered general waste landfill site. A registered contractor will service the chemical toilets that will serve as ablution facilities to the employees.

Hazardous waste (such as spills) will be cleaned up immediately (within two hours of the occurrence) and the contaminated soil will be contained in designated hazardous waste containers 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.

5.3 SHORTCOMINGS IDENTIFIED

This report is the first Annual Rehabilitation Plan in terms of the Financial Provision Regulations, 2015 that was compiled for the proposed mine. No shortcomings have therefore been identified.

5.4 REHABILITATION ACTIVITIES FOR THE FORTHCOMING 12 MONTHS

Not yet applicable as mining has not yet commenced. Upon approval of the mining permit application and receipt of the EA, the permit holder will annually report on the planned rehabilitation actions.

5.5 REVIEW OF THE PREVIOUS YEAR'S REHABILITATION ACTIONS

This report is the first Annual Rehabilitation Plan in terms of the Financial Provision Regulations, 2015 that was compiled for the proposed mine. In this circumstance no annual rehabilitation activities have been identified that can be reviewed.

5.6 COSTING

To be determined once the annual rehabilitation objectives were established.

6. REHABILITATION, DECOMMISSIONING AND MINE CLOSURE PLAN

The objective of the final rehabilitation, decommissioning and mine closure plan (According to MPRDA) is to identify a post-mining land use that is feasible through;

- a) Providing the vision, objectives, targets, and criteria for final rehabilitation, decommissioning and closure of the project (as described above);
- b) Outlining the design principles for closure;
- c) Explaining the risk assessment approach and outcomes and link closure activities to risk rehabilitation;
- d) Detailing the closure actions that clearly indicate the measures that will be taken to mitigate and/or manage identified risks and describes the nature of residual risks that will need to be monitored and managed post closure;
- e) Committing to a schedule, budget, roles, and responsibilities for final rehabilitation, decommissioning and closure of each relevant activity or item of infrastructure;
- f) Identifying knowledge gaps and how these will be addressed and filled;
- g) Detailing the full closure costs for the life of project at increasing levels of accuracy as the project develops and approaches closure in line with the final land use; and
- h) Outlining monitoring, auditing, and reporting requirements. (Financial provision regulations, 2015 appendix 4)

The following objectives are leading closure indicators, which need to be applied across all the domains, and read in conjunction with the principles, which embody the strategic objectives. The closure plan must address all the areas associated with closing the operations, of which rehabilitation and re-vegetation forms part of a component. The first step in developing the overall mine closure strategy is to identify potential post mining land use options and establish key objectives for closure to be incorporated in the project design.

The preferred post mining land use for the proposed mine is to restore the natural vegetation (where possible) and return the area to agricultural use (grazing). In this context, the primary objectives for the closure of the mining operations are:

- 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 and Energy.
- ❖ 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 damming of surface water.
- Make all excavations safe.
- 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 mine site.

6.1 CLOSURE STRATEGY GUIDED BY THE ENVIRONMENTAL RISK ASSESSMENT

The overall objective of the closure plan is to minimize adverse environmental impacts associated with the mining activity whilst maximising the future utilisation of the property. The idea, therefore, is to leave the mined out areas in a condition that reduces all negative impacts associated with the activity. Significant aspects to be borne in mind in this regard is visibility of the mining scar, re-vegetation of the mining footprint, stability, and environmental risk in an old mine environment. The rehabilitated and immediate surroundings must also be free of weeds and alien vegetation.

The proposed quarrying and rehabilitation procedures was formulated to optimise the extraction of the raw material while creating stable quarry sides that will not present an unreasonable safety risk once the mine was closured. Mining operations will be conducted in stages, corresponding to the creation of precision blasted quarry sides and benches towards the base of the working. The decommissioning phase and closure of the quarry will in addition to precision blasted quarry faces involve removal of all debris and rehabilitation of areas not rehabilitated during the operational phases of the project. This will comprise the scarification of compacted areas, reshaping of areas, topsoiling and regeneration of all prepared surfaces. All temporary infrastructure/equipment will be dissembled and all other infrastructural development such as haulage roads and stockpile areas will be rehabilitated.

6.2 DESIGN PRINCIPLES

6.2.1 Excavation

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 slopes thereby reducing the overall angle. The slopes will be top-dressed with topsoil and vegetated with an appropriate indigenous grass mix if vegetation does not naturally establish in the area within six months of the replacement of the topsoil.

6.3 POST-MINING LAND USE

As mentioned earlier, the preferred post mining land use for the proposed mine is to restore the natural vegetation (where possible) and return the area to agricultural use (grazing).

6.4 CLOSURE ACTIONS

The closure goals and objectives are to ensure that post-use rehabilitation achieves a stable and functioning landform consistent with the surrounding landscape, other environmental values and agreed land use.

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

6.4.1 Rehabilitation of the Excavated 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.
- 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.

6.4.2 Revegetation of Rehabilitated Areas

All reinstated areas must be revegetated to establish a stable grass layer that will tie-in with the end-use of the site. The use of a commercial seed mix is recommended, and for dryland areas, the seed mix should be less than half the standard sowing rate and include annuals (e.g. wheat or rye) and perennials e.g.

Couch Grass (*Cynodon dactylon*). The seed mix can be augmented by Love Grass (*Eragrostis curvula*) and Finger Grass (*Digitaria eriantha*).

The rehabilitation of the site must be informed by the Rehabilitation Guidelines (Section 5) stipulated in the 2024 Terrestrial Biodiversity Impact Assessment, and the final rehabilitation must be signed of by the ECO.

6.4.3 Maintenance and Monitoring

Rehabilitated areas need to be monitored and managed after the initial rehabilitation. The proposed mine's primary tool for maintenance of the rehabilitated area will be monitoring of the reinstated areas until the closure certificate is issued. If areas are identified that are considered unsatisfactory then maintenance may include, but not be limited to:

- Replanting failed or unsatisfactory areas;
- Repairing any erosion problems; and
- Pest and weed control.

6.4.4 Success Criteria and Monitoring

To assess when the rehabilitation and re-vegetation process is complete, the mine will develop a set of completion criteria. These criteria will be reviewed by senior management before being submitted to the regulatory authorities (DMRE) for approval and sign off.

The approved set of completion criteria will be used as a basis for assessing the closure of the mining operations, with the mine required to comply with the specified criteria before the land management can be relinquished. The completion criteria will be reviewed every two years with the closure plan and updated to include findings of the mine rehabilitation research and development program as well as additional requirements of the regulatory authorities.

When selecting completion criteria, consideration must be given to the climatic conditions in the area. Using simple percentage species and percentage cover may not be appropriate, as this is dependent on when the samples are taken. If the baseline was established during a wet year and the assessment undertaken during drought, the criteria will not be met. The rehabilitated and re-vegetated areas will be monitored to determine the progress of the programme. Monitoring is likely to be a

combination of methods and may include photographic monitoring, transects and standard plot areas.

6.4.5 Impact Specific Procedures

The table below provides a summary of the impact specific procedures associated with the closure of the mine.

Table 6: Summary of the impact specific procedures

CLOSURE MANAGEMENT OBJECTIVES	SPECIFIC PERFORMANCE CRITERIA	ACTION REQUIRED			
SOCIO-ECONOMIC					
 The retrenchment process will be followed as per requirements of the applicable legal process; and All existing social investments will be phased out over an agreed period with beneficiaries. 	Progressive rehabilitation must be implemented if possible as mining progress.	Any commitments made to I&AP'S will be attended to the relevant I&AP's satisfaction as agreed upon between the I&AP'S and the mine.			
	TOPOGRAPHY AND EROSION CONTROL				
The area will have contours constructed to prevent soil erosion.	 All slopes which may incur erosion will be profiled in such a way that a preferential down drain can be installed; Erosion control measures such as contour banks and cut off berms should be constructed, and soil vegetated in rehabilitated areas. On gentle slopes, water will be encouraged to flow off the rehabilitated surface as surface flow, as quickly as possible without causing erosion. 	rehabilitation activities will cease, and corrective measures will be taken to ensure design specifications are achieved. Specialists will be consulted if necessary;			

CLOSURE MANAGEMENT OBJECTIVES	SPECIFIC PERFORMANCE CRITERIA	ACTION REQUIRED
	ECOLOGY	
❖ The rehabilitated area will be protected from surface disturbance to allow vegetation to establish and stabilise.	 Vegetation in rehabilitated areas will have equivalent values as surrounding natural ecosystems; The rehabilitated ecosystem will have equivalent functions and resilience as the target ecosystem; Soil properties will be appropriate to support the target ecosystem; The rehabilitated areas will provide appropriate habitat for fauna. 	 Should it be noted that designs are not being followed, rehabilitation activities will be amended to ensure corrective measures will be taken to ensure design specifications are achieved. Specialists will be consulted if necessary; An alien invasive management programme will be implemented for the control and eradication of alien invasive species on site. This plan will give preference to mechanical control methods. Any chemicals utilised must be used responsibly.
	LAND USE	
❖ To ensure that rehabilitation is done to such an extent that land use potential is regained for agricultural use and associated zoning.		* N/A

6.5 CLOSURE SCHEDULE

At this stage it is proposed that the final rehabilitation of the mining area will take approximately three months to complete. Rehabilitation will, however, not be considered complete until the first cover crop is well established and therefore the rehabilitation phase will extend over at least a six-month period.

Control of invasive plant species is an important aspect after topsoil replacement and seeding has been completed in an area. Site management will implement an invasive plant species management plan during the 12-month aftercare period to address germination of problem plants in the area. Final rehabilitation shall be completed within a period specified by the Regional Manager.

According to the MPRDA Section 43 (4) refers to the issues of a closure certificate and stipulates the following:

"Section 43(4) Issuing of a closure certificate -

(4) 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.

Table 7: Closure schedule

	CLOSURE SCHEDULE	
	DECOMMISSIONING / CLOSURE ACTION	TIMEFRAME
	EXCAVATION	
<!--</th--><th>Create irregular benches along the quarry faces; Dump excess rocks and coarse material into the quarry; Place overburden and topsoil over benches; Bench plant the faces; Dispose all waste off-site.</th><th>Week 1 - 6</th>	Create irregular benches along the quarry faces; Dump excess rocks and coarse material into the quarry; Place overburden and topsoil over benches; Bench plant the faces; Dispose all waste off-site.	Week 1 - 6
	PROCESSING AREA	
* * * * * * * * * * * * * * * * * * *	Dump coarse natural material used for ramps into the excavations; Remove all product stockpiles; Remove all temporary structures/equipment from the footprint; Rip any compacted area; Landscape and level the area to prevent any depressions and allow for agricultural activities; Replace the stockpiled topsoil over the mined-out area;	Week 6 - 12

	CLOSURE SCHEDULE				
	DECOMMISSIONING / CLOSURE ACTION	TIMEFRAME			
*	Seed reinstated area or arrange for planting of relevant cover crop.				
	MAINTENANCE AND AFTER CARE				
*	Erosion Monitoring Weeds and Invader Plant Control	12 months duration after final closure of the mining area			

6.6 IMPLEMENTATION AND RESPONSIBILITY OF CLOSURE PLAN

Implementation of the closure plan is ultimately the responsibility of Raubex Construction (Pty) Ltd. Upon commencement of the closure phase daily compliance monitoring will be the responsibility of the site manager. The site manager will be responsible for ensuring compliance with the guidelines as stipulated in the EMPR as well as the prevention and/or rectification of environmental incidents. The permit holder will appoint an Environmental Control Officer to oversee compliance of the rehabilitation/closure activities.

6.6.1 Site Management Responsibility List

- Inspect area for erosion, pooling and/or compaction;
- ❖ Floral surveys need to be conducted to monitor cover abundance, plant succession and community structure;
- Monitor any ecologically sensitive species should it be observed on site.

6.6.2 Management of Information and Data

The Closure Plan must include a description of the management strategies, and all information and data relevant to mine closures. These records are valuable during all phases of mining to provide:

- ❖ A history of closure and implementation at the site;
- A history of past developments:
- Information for incorporation into state and national natural resource databases;
 and
- ❖ The potential for improved future land use planning and/or site development.

6.7 IDENTIFIED GAPS IN THE PLAN

The assumptions made in this plan, which relate to the closure objectives and associated impact on the receiving environment, stem from site-specific information gathered by the

project team. No gaps in the Rehabilitation, Decommissioning and Mine Closure Plan could be identified.

6.8 RELINQUISHMENT CRITERIA FOR CLOSURE ACTIVITIES

The specific rehabilitation outcomes against which the effectiveness of completed rehabilitation must be measured are:

- 1. that the topography has been sufficiently rehabilitated without unsafe excavation edges;
- 2. that topsoil has been spread on the surface;
- 3. that there is a potential rooting depth of at least 30 cm, of non-compacted soil material, which is suitable for root growth, across the mining area;
- 4. that there is no visible erosion across the area, or down-slope of it as a result of mining, and that no part of the area has been left unacceptably vulnerable to erosion;
- 5. that a successful cover crop has been established across the area.

In addition to the above, the following relinquishment criteria is proposed for the closure activities of the mining area:

Table 8: Relinquishment criteria

Table 6. Nemiquisiment circula					
RELINQUISHMENT CRITERIA FOR CLOSURE ACTIVITIES					
CATEGORY	RELINQUISHMENT CRITERIA	INDICATORS	REPORTING REQUIREMENTS		
Removal of all equipment.	No visible man-made structures should remain.	Closeout inspection by site management upon end of decommissioning phase.	Photographic evidence that infrastructure has been removed.		
Soil erosion	Implementation of erosion control measures or the establishment of vegetation in denuded areas.	Engineered structures to control water flow	Proof in final closure report that required structures are in place and functional.		
Vegetation	Seeding of a cover crop after topsoiling.	Biodiversity monitoring	Monitoring report		
Invader plant management	Continuous management of invader plants until the establishment of the first cover crop.	Biodiversity monitoring	Monitoring report		
Land Use	Land capability and productivity like that, which existed prior to mining.	Land capability and productivity	Comparison to equivalent areas.		

6.9 CLOSURE COST ESTIMATE

Financial provision (Regulation 54 of the MPRDA, 2002) is the amount needed for the rehabilitation of damage caused by the operation, both at sudden closure during the normal operation of the project and at final, planned closure. This amount reflects what it will cost the Department to rehabilitate the area disturbed in case of liquidation or abscondence.

Financial provision for environmental rehabilitation and closure requirements of mining operations forms an integral part of the MPRDA. Section 41 of the MPRDA and Regulations 53 and 54 promulgated in terms of the MPRDA deal with financial provision for mine rehabilitation and closure.

Based on the extent of the current disturbance and by utilising the Department of Mineral Resources and Energy guideline document for calculating financial provision the proposed mine needs to provide a financial provision value of R 429 124.35 (calculated September 2022). Refer to Part B(1)(f)(i)(e) Calculate and state the quantum of the financial provision required to manage and rehabilitate the environment in accordance with the applicable guideline of the 2022 BAR & EMPR for an explanation as to how the financial provision amount was calculated.

6.10 MOTIVATION FOR AMENDMENTS MADE TO THE FINAL REHABILITATION, DECOMMISSIONING AND MINE CLOSURE PLAN.

Not applicable as no amendments were made to the Final Rehabilitation, Decommissioning and Mine Closure Plan.

7. MONITORING, AUDITING AND REPORTING

In compliance with applicable legislation, the mining permit holder will conduct monitoring of the mining activities for the duration of the decommissioning and closure phase. The compliance of the site will be audited, and reporting will be done to the relevant authorities. The table below stipulates the actions to be followed in this regard. Monitoring, auditing, and reporting needs to be conducted until mine closure has been approved by the DMRE and the closing certificate obtained.

Table 9: Monitoring, auditing and reporting requirements

MONITORING, AUDITING AND REPORTING REQUIREMENTS					
AUDIT	RESPONSIBLE PERSON	FREQUENCY OF AUDIT	CLOSE OUT APPROACH		
		LEGISLATED AUDITING AND RE	PORTING		
Environmental		<u>Interna</u>	I Review		
Auditing	Site manager to ensure compliance with Environmental Management Programme and Closure Plan.	Daily compliance monitoring.	Any non-conformance must immediately be addressed by site management and weekly reported on.		
	External Auditing				
	External Environmental Consultant	Annual auditing and reporting to the Department of Mineral Resources and Energy.	Depending on the significance of the findings, site management has a maximum of four weeks to address and close out auditing results.		
Financial Provision Review	Financial Provision Review	Annual review of the financial provision and reporting of the findings to the Department of Mineral Resources and Energy.	Should the review of the financial provision indicate a shortfall the holder of the permit would increase the financial provision to meet the audited financial provision within 90 days from the date of the signature.		
	MONITORING				
Dust Monitoring	Site Management	Daily Dust Monitoring	Site management has a maximum of two weeks to develop and implement a dust management plan should the dust levels increase, and such a plan is required by DMRE or the municipality.		
Invader Plant Monitoring	Site Management	Annual Monitoring	Site management has a maximum of two weeks to review and implement the invader plant control plan should Category 1a & b plants in terms of the National Environmental Management: Biodiversity Act, 2004 (Act 15 of 1973) and the Alien and Invasive Species Regulations, 2014 (amended 2016) germinate onsite.		

MONITORING, AUDITING AND REPORTING REQUIREMENTS				
AUDIT	RESPONSIBLE PERSON	FREQUENCY OF AUDIT	CLOSE OUT APPROACH	
Noise Monitoring	Noise Monitoring Specialist	Quarterly Noise Monitoring	Site management has a maximum of one week to designate additional noise zone where applicable. Hearing protection equipment must always be available to employees.	

7.1 SCHEDULE FOR REPORTING REQUIREMENTS

The following table stipulates the reporting requirements and how document updating will be handled:

Table 10: Reporting requirements

	REPORTING REQUIREMENTS				
AUDIT LEGISLATION		REPORTING REQUIREMENTS	UPDATE DISCLOSURE		
Environmental Auditing	NEMA; EIA Regulations, 2014	Reporting on the environmental compliance of the mining area will be in accordance with Regulation 34 of the NEMA EIA Regulations, 2014. The environmental audit report will contain the information set out in Appendix 7 of the said Regulation.	The environmental audit report will indicate the ability of the EMPR and Closure Plan to adequately manage the activity. Should the reports not be sufficient, amendment will be proposed.		
Financial Provision Review	NEMA Amendment Act, 2014 (Act No 25 of 2014) Financial Provision Regulations, 2015	Reporting on the financial provision for closure of the mining area will be in accordance with Section 24P of the NEMA Amendment Act, 2014 (Act No 25 of 2014) read with the Financial Provision Regulations 2015.	The auditor will report on the adequacy of the financial provision and any adjustments that need to be made to the financial provision.		
Health and Safety Auditing	Occupational Health and Safety Act, 1993 Mine Health and Safety Act, 1996	Reporting on the health and safety compliance of the mining area will be in accordance with the Mine Health and Safety Act, 1996.	The safety manager will annually update the Code of Practices applicable to the site.		

8. ENVIRONMENTAL RISK ASSESSMENT REPORT

The objective of the environmental risk assessment report is to:

- a) ensure timeous risk reduction through appropriate interventions;
- b) identify and quantify the potential latent environmental risks related to post closure;
- c) detail the approach to managing the risks;
- d) quantity the potential liabilities associated with the management of the risks; and
- e) outline monitoring, auditing, and reporting requirements. (Financial Provision Regulations, 2015 Appendix 4)

8.1 ASSESSMENT PROCESS USED TO IDENTIFY AND QUANTIFY LATENT RISKS

8.1.1 Methodology

The methodology for the assessment of the potential latent risks entailed the use of the following:

DEFINITIONS AND CONCEPTS

Environmental significance:

The concept of significance is at the core of impact identification, evaluation and decision-making. 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 risk
- 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 risk magnitude and risk significance. Risk magnitude is the measurable change (i.e. intensity, duration, and likelihood). Risk significance is the value placed on the change by different affected parties (i.e. level of acceptability)

The concept of risk has two dimensions, namely the consequence of an event or set of circumstances, and the likelihood of 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 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 to 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 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 affect the biophysical and socio-economic environment.

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

Table 11: Monitoring Programmes

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

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.

Table 12: Rating of duration used in the assessment of potential latent risks

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

Determination of Extent/Spatial Scale

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

Table 13: Rating of extent / spatial scale used in the assessment of potential latent risks

Rating	Description
1	Immediate, fully contained area
2	Surrounding area
3	Within Business Unit area of responsibility
4	Within the farm/neighboring 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 14: Example of calculating overall consequence in the assessment of potential latent risks

Consequence	Rating
Severity	Example 4
Duration	Example 2

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

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 15: Rating of frequency used in the assessment of potential latent risks

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.

Table 16: Rating of probability used in the assessment of potential latent risks

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

Rating	Description	
5	Daily / highly likely / definitely	

Overall Likelihood

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

Table 17: Example of calculating overall likelihood in the assessment of potential latent risks

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

Determination of Overall Environmental Significance:

The multiplication of overall consequence with overall likelihood will provide the significance of the risk, which is a number that will then fall into a range of **insignificant risk**, **uncertain risk**, or **significant risk**, as shown in the table below.

Table 18: Determination of overall significance in the assessment of potential latent risks

Significance or Risk	Insignificant risk (cc)	Uncertain risk (bb)	Potential significant risk (aa)
Overall Consequence X Overall Likelihood	1 - 4.9	5 - 9.9	10 – 19.9

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.

Table 19: Description of environmental significance and related action required in the assessment of potential latent risks

Significance	An insignificant risk (cc)	A uncertain risk (bb)	A potential significant risk (aa)
Impact Magnitude	Impact is of very low order and therefore likely to have very little real effect. Acceptable.	Impact is of low order and therefore likely to have little real effect. Acceptable.	Impact is real and substantial in relation to other impacts. Pose a risk to the company. Unacceptable
Action Required	Maintain current management measures. Where possible improve.	Maintain current management measures. Implement monitoring and evaluate to determine potential increase in risk. Where possible improve	Improve management measures to reduce risk.

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

A potential Risk (aa)

Risks of a substantial order. Mitigation and / or remedial activity would be feasible but difficult, expensive, time-consuming or some combination of these.

An uncertain risk (bb)

Risk would be negligible. Almost no mitigation and or remedial activity would be needed, and any minor steps, which might be

An insignificant risk (cc) There would be very small to no risk.

8.1.2 Description of Latent Risks

At this stage, no latent risks that will potentially arise during closure phase of the mining area were identified.

needed, would be easy, cheap, and simple.

8.1.3 Results and Finding of Risk Assessment

Not applicable as no latent risks were identified.

8.1.4 Changes to the Risk Assessment Results

N/A

8.2 MANAGEMENT ACTIVITIES

No additional management activities are necessary as no latent risks were identified.

8.3 COST ESTIMATE

Not applicable as no latent risks were identified.

8.4 MONITORING, AUDITING AND REPORTING REQUIREMENTS

By reason of the fact that no latent risks regarding the management of the mine were identified, no additional monitoring, auditing or reporting requirements are required at this stage.

9. CONCLUSION

This Closure Plan needs to be followed together with the EMPR and its amendments when it is decided that the end of mining has been reached. This document gives the necessary information when planning the rehabilitation of the mine together with the cost associated with the rehabilitation.

Raubex Construction (Pty) Ltd commits itself to providing all the necessary resources to ensure that the rehabilitation of the mine is done in such a way that will be acceptable to all parties involved.

10. SIGNATURE OF AUTHOR

NAME	SIGNATURE	DATE
Murchellin Saal	MAd.	10 May 2024

11. UNDERTAKING BY PERMIT HOLDER

Ι, Shaun Collins, undersigned duly authorised thereto the and by that Raubex Construction (Pty) Ltd will comply with the provisions of the MPRDA and its Regulations as set out in Government Gazette no. 26275 (23 April 2004), as well as NEMA.

I have studied and understand the contents of this document and duly undertake to adhere to the conditions as set out therein, unless specifically or otherwise agreed to in writing.

Signed at Ladysmith on this 13th day of May 2024.

FINAL DOCUMENT TO BE SIGNED

Name: Shaun Collins

Designation: Contracts Manager

12. REFERENCES

- Chamber of Mines of South Africa, 1981. Guidelines for the rehabilitation of land disturbed by surface product mining in South Africa, Johannesburg
- ❖ Department of Water Affairs and Forestry, 2003. Draft: A practical procedure for the identification and delineation of wetlands and arian areas, Pretoria
- ❖ Department of Environmental Affairs and Tourism: Integrated Environmental Management Information Series: Impacts Significance
- ❖ Department of Water Affairs and Forestry (DWAF) (2007b) Best Practice Guideline A4: Pollution control dams. The Government Printer, Pretoria