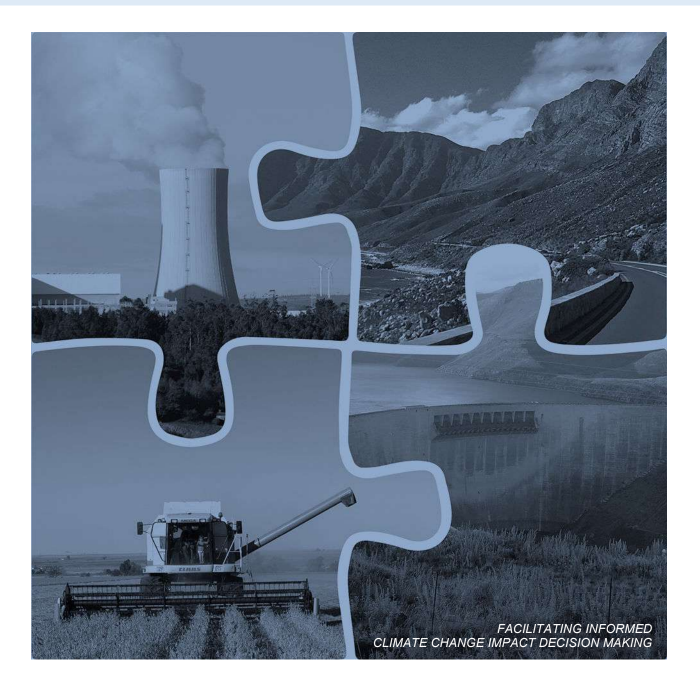


Greenhouse Gas Emissions Assessment for Exxaro Coal Mpumalanga (Pty) Ltd.'s proposed Arnot South Underground Coal Mining Project, Hendrina, Mpumalanga

> Draft Report (Issue 1) August 2021



#### **Report Preparation and Document Management:**

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Issue/Revision Name:	Greenhouse Gas Emissions Assessment for Exxaro Coal Mpumalanga (Pty) Ltd.'s proposed Arnot South Underground Coal Mining Project, Hendrina, Mpumalanga		
Report prepared by:	Mari de Villiers		
Date:	24 August 2021		
Signature:	MM DE VILLIERS		



E-mail: mari@cornerstoneenviro.co.za | Postal address: PO Box 12606, Die Boord, 7613 Physical address: 17 Rokewood Avenue, Die Boord, Stellenbosch Tel: 021 887 9099 | Cell: 083 235 8733 | Fax: 086 435 2174

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#### **EXECUTIVE SUMMARY**

#### **Introduction and Project Summary**

This Greenhouse Gas (GHG) Emissions Assessment provides the GHG Inventory (also called a 'Carbon Footprint') for the proposed Arnot South underground coal mine and development of supporting infrastructure (hereafter 'Arnot South Project'). It also determines the impact significance of the calculated emissions and provides recommendations to reduce the most significant GHG emissions associated with the project. This Report was

prepared as part of the environmental regulatory process for the proposed extension, as is required in terms of the National Environmental Management Act (Act 107 of 1998) and other relevant legislation.

Exxaro Coal Mpumalanga (Pty) Ltd.' (hereafter 'Exxaro) has appointed Digby Wells Environmental (hereafter 'Digby Wells') to undertake the environmental regulatory process for the proposed project. Cornerstone Environmental Consultants (Pty) Ltd. (hereafter 'Cornerstone') has been appointed by Digby Wells to prepare this GHG Emissions Assessment as part of the environmental regulatory process.

The Arnot South Project is located south of the town of Arnot. The proposed mine area falls within the jurisdictions of the Steve Tshwete Local Municipality and the Chief Albert Luthuli Local Municipality, situated in the Nkangala District Municipality

# What are Greenhouse Gasses (GHGs) and why is it important?

GHGs in the atmosphere - mainly carbon dioxide, nitrous oxide, methane and water vapour - trap heat from the sun, raising the temperature on earth. Without greenhouse gases, the Earth would be too cold to support most forms of life. The amount of GHGs in the earth's atmosphere

has increased sharply in the past century, largely as a result of the burning of fossil fuels such as oil, coal and gas. The temperature on the Earth's surface is increasing, and scientific evidence clearly shows the increase of GHGs are largely to blame.

(Burley & Haslam, 2008)

and Gert Sibanda District Municipality respectively, in the Mpumalanga Province of South Africa.

#### **GHG Inventory**

This GHG Inventory for the proposed Arnot South Project has been prepared using the 'Technical Guidelines for Monitoring, Reporting and Verification of GHG Emissions by Industry', issued by the Department of Environmental Affairs (DEA) in April 2017. The GHG Inventory includes GHG emissions from all three phases of the proposed project, namely construction, operational, and the decommissioning and closure phases.

The total estimated Scope 1 and Scope 2 GHG emissions during the <u>construction phase</u> for the proposed project will be **7 229,51 tonnes Carbon Dioxide equivalent (tCO**<sub>2</sub>**e)**.

The total annual Scope 1 and Scope 2 <u>operational phase</u> GHG emissions for Operational Phase Year-1 is **182 291,74 tCO**<sub>2</sub>e.

The total estimated annual <u>decommissioning and closure phase</u> GHG emissions are estimated at about **3 614,75 tCO**<sub>2</sub>e.

The majority of GHG emissions associated with proposed extensions to the Arnot South Project for the construction and decommissioning phases will be from purchased electricity (Scope 2 emissions). For the operational phase, the most significant emissions will be from fugitive emissions during coal mining, as well as from purchased electricity.

#### Impact Assessment

The following approaches were applied to determine the impact significance of operational phase GHG emissions (which accounts for the bulk of emissions associated with this operation) on global climate change:

- Benchmarking GHG emissions against pre-defined thresholds;
- Benchmarking GHG emissions against product unit emission intensity; and
- Considering the contribution of GHG emissions from the project to South Africa's National net GHG emissions, as well as National emissions from coal mining.

Main findings:

- Based on pre-defined thresholds, which are in line with the International Finance Corporation (IFC) Performance Standards, the Equator Principles and the European Bank of Reconstruction and Development (EBRD), the intensity (or magnitude) of the proposed Arnot South Project operational phase emissions of 182 291,74 tCO<sub>2</sub>e (Operational Phase Year-1) can be regarded as being **medium-high**.
- The emission intensity of coal mined will be **0,1086 tCO<sub>2</sub>e/t** which is in line with the coal mining sector industry benchmark value of 0,108 tonne CO<sub>2</sub>e/t.
- The percentage contribution of the proposed project towards South Africa's annual GHG emissions will be between 0,018% and 0,054%, and the percentage contribution towards the annual GHG emissions from coal mining and handling in South Africa will be 11,34%. The potential intensity (or magnitude) of this contribution is regarded as being **medium**.

Based on the above, the **overall intensity (or magnitude)** of the GHG emissions from the proposed project on current and potential regional and cumulative global climate change is regarded as **medium**. This intensity rating translates into a **medium overall impact significance** rating.

#### **GHG Emissions Management and Recommendations**

It is recommended that the Exxaro should investigate the technical and financial feasibility of implementing emission-reduction initiatives associated with its Eskom purchased electricity consumption and mobile equipment. Recommendations include, amongst others, using solar and/or wind-powered electricity instead of Eskom purchased electricity and diesel-fuelled generators, and investigating on-site processes to identify potential areas for process optimisation, energy efficiency, and improved energy management, etc.

It is also recommended that a GHG Management Plan be prepared and implemented for Exxaro. The goal of the GHG Management Plan should be to achieve optimal economically sustainable energy and carbon savings. The GHG Management Plan should ideally include, *inter alia*, implementation of an energy and GHG emission management programme to assist with analysing and identifying opportunities at the operations to reduce energy consumption and GHG emissions, as well as measuring of GHG emissions on an annual basis.

#### **Reasoned Specialist Opinion**

The overall intensity (or magnitude) of the GHG emissions from the proposed project on current and potential regional and cumulative global climate change is regarded as being of a **medium significance**. It should, however, be kept in mind that the burning of the coal for electricity production is taking place off site, by Eskom. This would be a significant GHG emission, but is a Scope 3 emission for Exxaro, and are therefore not reported on in this report. Therefore, even though the overall intensity of the GHG emissions associated with the proposed project is expected to be medium significance, the current off-site (Scope 3) impact from coal burning for electricity generation will be high. Eskom will however report on these emissions as Scope 1.

It is recommended that the proposed project should be approved, with the condition that feasible and costeffective emission reduction alternatives should be investigated and implemented, as recommended above. It is also recommended that Exxaro should, over the medium and long term, focus on investing in energy projects that are in line with Government's objective to decarbonise South Africa's energy supply network. This is in line with Exxaro's Climate Change Response Strategy Report, 2020 which focusses on a "just transition" towards lowcarbon minerals and energy (Exxaro, 2021).

## **Table of Contents**

1	Ir	ntro	duction and Project Summary	1
	1.1	I	Project Location	1
	1.2	l	Project Description	1
	1	.2.1	Construction Phase	3
	1	.2.2	Operational Phase	3
	1	.2.3	Decommissioning and Closure Phase	3
	1.3		Scope of Work	3
	1	.3.1	Specialist Report Content Requirements	4
	1.4		About Cornerstone Environmental Consultants (Pty) Ltd	5
2	L	egis	lative Context and Baseline Description	6
	2.1	I	Baseline Description of the South African Climate Change Landscape	6
	2.2		South African Energy Planning and Policy Regime	7
	2	.2.1	Integrated Resource Plan for Electricity 2019	7
	2	.2.2	Integrated Energy Plan 2016	8
	2.3		South Africa's Climate Change Policy Regime	8
	2	.3.1	South Africa Low-emissions Development Strategy 2050	9
	2	.3.2	National Climate Change Response Policy	10
	2	.3.3	National Climate Change Bill, 2018	11
	2	.3.4	Carbon Tax Act, 2019 – applicability to underground coal mining	11
	2	.3.5	Intended Nationally Determined Contribution Report	11
	2	.3.6	South Africa's National GHG Inventory	12
	2	.3.7	South Africa's Projected GHG emissions	12
	2	.3.8	Greenhouse Gas Reporting Regulations, and Technical Guidelines	13
	2	.3.9	Draft National Guideline for Consideration of Climate Change in Development Applications, Jun 2021	
	2.4	I	International Reporting Thresholds	14
	2	.4.1	IFC Standards and Reporting Thresholds	14
	2.5	I	Equator Principles and Reporting Thresholds	15
	2.6	I	Industry Information	15
	2	.6.1	Relevant GHG considerations	15
	2	.6.2	Industry Emission Intensity Benchmark	15
3	N	/leth	odology	16
	3.1	(	GHG Inventory Methodology	16
	3	.1.1	Activity Data	17
	3	.1.2	Scope of this GHG Inventory	18

	3.	1.3	Reporting Period	20
	3.	1.4	Calculation of Emissions Factors	20
	3.2	Im	pact Assessment Methodology	20
	3.3	As	sumptions, Limitation and Exclusions	22
4	G	HG In	ventory Calculations for the proposed underground extensions to the Arnot South Project	23
	4.1	GF	IG Emissions during the Construction Phase	23
	4.2	GF	IG Emissions during the Operational Phase	24
	4.3	Gŀ	IG Emissions during the Decommissioning and Closure Phase	25
	4.	3.1	'Base Year' Information	25
5	G	HG Im	pact Assessment	26
	5.1	Be	nchmarking GHG emissions against pre-defined thresholds	26
	5.2	Be	nchmarking performance against the industry	26
	5.3	Со	ntribution to the National net GHG emissions and National emissions from coal mining	27
	5.4	Со	nclusion: Project GHG emissions impact significance	28
6	G	HG Er	nissions Management Recommendations	29
	6.1	Re	newable and low carbon energy sources	29
	6.2	M	tigation of operational phase fugitive CH <sub>4</sub> emissions	30
	6.3	Gŀ	IG Management Plan	31
7	C	onclus	sions, Recommendations and Reasoned Specialist Opinion	32
	7.1	Re	commendations: Mitigation measures for inclusion into the EMPr	32
	7.2	Re	asoned Specialist Opinion	34
8	R	eferer	1ces	36

## **List of Annexures**

Annexure A: CV – Mari de Villiers

Annexure B: Specialist Declaration

## List of Figures

Figure 1: Location of the Arnot South Project (Image source: Monaledi et al, 2021)	2
Figure 2: Overview of scopes and emissions across a value chain (Source: WRI & WBCSD, 2004)	19

## List of Tables

Table 1:	Specialist Report requirements in terms of Appendix 6 of the EIA Regulations of 2014, as amended.	.4
Table 2:	GHG emissions calculated for South Africa for 2000, 2005, 2010, 2015 and 2017 sector (Source: DEA 2020)	
Table 3:	GHG emission projections based on Long Term Mitigation Scenario (LTMS) Growth Without Constraints (GWC) and PPD, in tCO $_2$ e (Source: DEA, 2014b)	13
Table 4:	Emissions factor calculations and information sources.	21
Table 5:	Underground coal mining emissions factors	21
Table 6:	Estimated Construction Phase GHG emissions.	23
Table 7:	Estimated Operational Phase GHG emissions	24
Table 8:	Estimated Decommissioning and Closure Phase GHG emissions	25
Table 9:	Benchmark thresholds for tCO <sub>2</sub> e emissions emitted per annum (Source: Murphy & Gillam, 2013; EBRD, 2010).	26
Table 10:	Arnot South Project - emission intensity factor.	27
Table 11:	Estimated annual GHG emissions for South Africa between 2010 and 2050, and estimated percentage contribution of the Arnot South Project (operational phase) to these emissions, as applicable	27
Table 12:	Mitigation measures associated with all three project phases: GHG Management Plan	32
Table 13:	Construction phase mitigation measures: Renewable and low carbon fuel sources.	33
Table 14:	Operational phase mitigation measures: Renewable and low carbon fuel sources	33
Table 15:	Decommissioning and closure phase mitigation measures: Renewable and low carbon fuel sources.	34

## List of Boxes

Box 1:	"During coal mining" $CH_4$ calculation method: Method 2, to be used for Tier 2 (Source: DEA, 2017). 17
Box 2:	"Post coal mining" CH <sub>4</sub> calculation method (Source: DEA, 2017)17

а	annum
AFOLU	Agriculture, Forestry and Other Land Use
AR5	IPCC's Fifth Assessment Report
AR6	IPCC's Sixth Assessment Report
CDM	clean development mechanism
CFRR	catalytic flow reversal reactors
CH <sub>4</sub>	methane
СНРР	Coal Handling and Processing Plant
CMR	Catalytic monolith reactor
CO <sub>2</sub>	Carbon Dioxide
CO <sub>2</sub> e	Carbon Dioxide equivalent
Cornerstone	Cornerstone Environmental Consultants (Pty) Ltd.
DEA	Department of Environmental Affairs (now DFFE)
DFFE	Department of Fisheries, and Forestry and Environment
DEROs	desired emission reduction outcomes
DMR	Department of Mineral Resources
DMRE	Department of Mineral Resources and Energy
DoE	Department of Energy
EAPASA	Environmental Assessment Practitioner's Association of South Africa
EBRD	European Bank of Reconstruction and Development
EIA	Environmental Impact Assessment
EMPr	Environmental Management Programme
Exxaro	Exxaro Coal Mpumalanga (Pty) Ltd.'s
FOLU	Forestry and Other Land Use
GDP	Gross Domestic Product
Gg	Gigagram
GHG	Greenhouse Gas
GWC	growth without constraints
GWP	Global Warming Potential
h	hour
ha	hectare
HFCs	hydrofluorocarbons
IAIAsa	International Association for Impact Assessment, South Africa
IEA	International Energy Agency
IEP	Integrated Energy Plan 2016
IFC	International Finance Corporation
INDC	Intended Nationally Determined Contribution
IPCC	Intergovernmental Panel on Climate Change

## List of Acronyms and Abbreviations

IWUL	Integrated Water Use License
kg	Kilogram
kV	Kilovolt
1	Litre
LOM	Life-of-Mine
LTMS	Long Term Mitigation Scenario
LULUCF	land-use, land-use change and forestry
MRA	Mining Right Application
Mt	Million tonnes
Mtpa	Million tonnes per annum
MTSF	Medium-Term Strategic Framework
MW	Megawatt
MWP	Mine Works programme
NA	Not applicable
NAEIS	South African National Atmospheric Emission Inventory System
NAR	nett as received
NCCRP	National Climate Change Response Policy
NDP	National Development Plan
NEMA	National Environmental Management Act, 1998 (Act No. 107 of 1998)
NEMAQA	National Environmental Management: Air Quality Act, 2004 (Act No.39 of 2004)
NGERs	National Greenhouse Gas Emissions Reporting Regulations, 2017 (Notice 275 of 2017)
N <sub>2</sub> O	nitrous oxide
NSSD	National Strategy for Sustainable Development
PAMs	Policies and Measures
PCD	Pollution Control Dam
PFCs	perfluorocarbons
PPD	peak, plateau and decline
RBS	required by science
ROM	Run-of-Mine
RSA	Republic of South Africa
SA	South Africa
SA-LEDS	South Africa's first Low Emission Development Strategy
SETs	Sectoral Emissions Targets
SF <sub>6</sub>	sulphur hexafluoride
t	Tonne (1000 kg)
tCO <sub>2</sub> e	Tonnes of Carbon Dioxide equivalent
Technical Guidelines	Technical Guidelines for Monitoring, Reporting and Verification of Greenhouse Gas Emissions by Industry, published by the DEA in April 2017
	thermal flow reversal reactors

UN	United Nations
UNFCCC	United Nations Framework Convention on Climate Change
WBCSD	World Business Council for Sustainable Development
WEM	With existing measure
WRI	World Resources Institute
WTP	Water Treatment Plant

## **Glossary of Terms**

Activity data	Data on the magnitude of human activity resulting in emissions or removals taking place during a given period of time (WRI & WBCSD, 2004).
Base year	A historic datum (a specific year or an average over multiple years) against which a company's emissions are tracked over time (WRI & WBCSD, 2004).
Control	The ability of a company to direct the policies of another operation. More specifically, it is defined as either operational control (the organisation or one of its subsidiaries has the full authority to introduce and implement its operating policies at the operation) or financial control (the organisation has the ability to direct the financial and operating policies of the operation with a view to gaining economic benefits from its activities) (WRI & WBCSD, 2004).
Emission factor	A factor allowing GHG emissions to be estimated from a unit of available activity data (e.g., tonnes of fuel consumed, tonnes of product produced) and absolute GHG emissions (WRI & WBCSD, 2004).
Equity share	The equity share reflects economic interest, which is the extent of rights a company has to the risks and rewards flowing from an operation. Typically, the share of economic risks and rewards in an operation is aligned with the company's percentage ownership of that operation, and equity share will normally be the same as the ownership percentage (WRI & WBCSD, 2004).
Greenhouse gas (GHG)	For the purposes of this GHG Emissions Assessment, GHGs are the six gases listed in the Kyoto Protocol: carbon dioxide ( $CO_2$ ); methane ( $CH_4$ ); nitrous oxide ( $N_2O$ ); hydrofluorocarbons (HFCs); perfluorocarbons (PFCs); and sulphur hexafluoride ( $SF_6$ ) (WRI & WBCSD, 2004).
GHG Protocol Corporate Accounting and Reporting Standard methodology ("GHG Protocol")	Provides internationally recognised requirements and guidance for companies and other organisations preparing a corporate-level GHG emissions inventory.
Global warming potential (GWP)	A factor describing the radiative forcing impact (degree of harm to the atmosphere) of one unit of a given GHG relative to one unit of $CO_2$ (WRI & WBCSD, 2004).
Intended Nationally Declared Contribution (INDC)	A term used under the United Nations Framework Convention on Climate Change (UNFCCC) for reductions in greenhouse gas emissions that all countries that signed the UNFCCC were asked to publish in the lead up to the 2015 United Nations Climate Change Conference held in Paris, France in December 2015.
Operational boundaries	The boundaries that determine the direct and indirect emissions associated with operations owned or controlled by a company. This assessment allows a company to establish which operations and sources cause direct and indirect emissions, and to decide which indirect emissions to include that are a consequence of its operations (WRI & WBCSD, 2004).
Organisational boundaries	The boundaries that determine the operations owned or controlled by a company, depending on the consolidation approach taken (equity or control approach) (WRI & WBCSD, 2004).
tCO₂e	The universal unit of measurement to indicate the global warming potential (GWP) of each greenhouse gas, expressed in terms of the GWP of one unit of carbon dioxide. It is used to evaluate releasing (or avoiding releasing) different greenhouse gases against a common basis (WRI & WBCSD, 2004).

#### **1** Introduction and Project Summary

This Greenhouse Gas (GHG) Emissions Assessment provides the GHG Inventory (also called a 'Carbon Footprint') for the proposed Arnot South underground coal mine and development of supporting infrastructure (hereafter 'Arnot South Project'). It also determines the impact significance of the calculated emissions and provides recommendations to reduce the most significant GHG emissions associated with the project. This Report was prepared as part of the environmental regulatory process for the proposed extension, as is required in terms of the National Environmental Management Act (Act 107 of 1998) and other relevant legislation.

Exxaro Coal Mpumalanga (Pty) Ltd (hereafter 'Exxaro') is applying for environmental authorisations required for the proposed Arnot South Project. Exxaro held a Prospecting Right [Reference No. MP 30/5/1/1/2/360 PR] to mine coal on various farms covering approximately 16,000 hectares (ha) in extent (Monaledi *et al*, 2021). The Prospecting Right was renewed in September 2017 and lapsed on 10 September 2020, however, a Mining Right Application (MRA) and Mine Works Programme (MWP) for underground mining were submitted to the Department of Mineral Resources and Energy (DMRE) on 8 September 2020 (Monaledi *et al*, 2021). Exxaro was issued reference number MP 30/5/1/2/2/10292 MR (Monaledi *et al*, 2021).

Exxaro Coal Mpumalanga (Pty) Ltd.' (hereafter 'Exxaro) has appointed Digby Wells Environmental (hereafter 'Digby Wells') to undertake the environmental regulatory process for the proposed project. Cornerstone Environmental Consultants (Pty) Ltd. (hereafter 'Cornerstone') has been appointed by Digby Wells to prepare this GHG Emissions Assessment as part of the environmental regulatory process.

#### 1.1 **Project Location**

The Arnot South Project is located south of the town of Arnot, and north-east of Hendrina. The proposed mine area falls within the jurisdictions of the Steve Tshwete Local Municipality and the Chief Albert Luthuli Local Municipality, situated in the Nkangala District Municipality and Gert Sibanda District Municipality respectively, in the Mpumalanga Province of South Africa. Refer to **Figure 1**.

#### 1.2 Project Description

Infrastructure proposed to be developed as part of the Arnot South Project (source: Monaledi *et al*, 2021):

- Adit/ Boxcut;
- Workshop;
- Medical facility;
- Vehicle wash bay;
- Temporary guardhouse;
- Laundry facility;
- Site access (perimeter fencing and gates);
- Pollution Control Dam;
- Possible laydown area;
- Washing plant;
- Substation;
- Potable water tank;
- Weighbridges;
- Water storage tank and booster;
- Run-off-mine (ROM) stockpiles;
- Ventilation shafts (including fans);
- Vent shaft;
- Sewage Treatment Plant;
- Discard facility;

- Change-house;
- Topsoil stockpiles;
- Salvage yard;
- Overburden stockpiles;
- Coal Handling and Processing Plant (CHPP);
- Fuel dispensary/storage;
- Powerline/s;
- Conveyors;
- Pipelines;
- Offices;
- Parking area;
- Stores;
- Water Treatment Plant (WTP);
- Brake-test ramp;
- Stormwater management infrastructure;
- New 3.0 km access road; and
- Road infrastructure (district road 15 km upgrade).

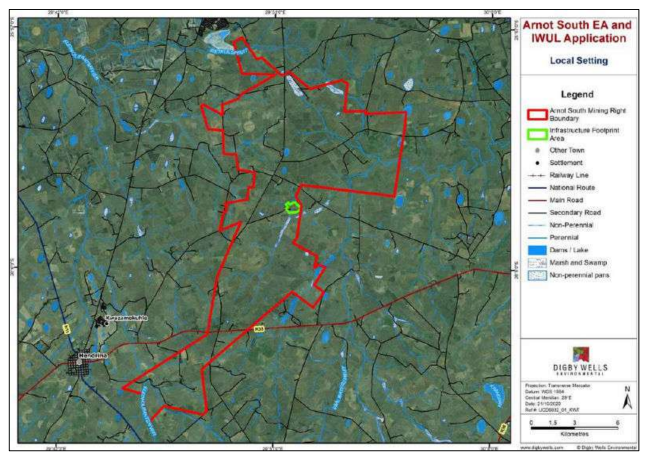


Figure 1: Location of the Arnot South Project (Image source: Monaledi et al, 2021).

The Arnot South Project will annually produce about 1 678 000 tonnes of primary export and secondary (Eskom thermal) coal product (Digby Wells, 2021). The Project will have an expected life-of-mine (LOM) of 17 years (Monaledi *et al*, 2021). Electricity will be supplied by Eskom.

#### 1.2.1 Construction Phase

The infrastructure listed above will be established within an already disturbed area during the construction phase. It is envisaged that construction will take approximately 12 months. No construction phase transport information was provided by Digby Wells.

#### 1.2.2 Operational Phase

The operational phase will entail undertaking of the proposed underground mining activities, coal washing/beneficiation, and the use of the associated infrastructure.

#### **1.2.3** Decommissioning and Closure Phase

Decommissioned mine areas will be re-grassed and revegetated to as close to the pre-mining land use as possible.

#### 1.3 Scope of Work

The scope of work for this report, based on which Cornerstone has been appointed, is as follows:

- a. **Prepare a GHG Assessment and GHG Management Plan** as part of the environmental regulatory process for the proposed Arnot South Project.
- b. This report addresses the **potential impacts of the proposed project on climate change** (i.e., GHG emissions, thus climate change 'mitigation').
- c. GHG Assessment and Management Plan steps/scope:
  - Step 1: Preliminary Scoping
    - Obtain and review all relevant data and information available (project description, etc.)
    - Identify and describe the likely GHG considerations relevant to the project that should be addressed in detail (e.g., identify processes that could generate GHG emissions, etc.).
    - Identify and summarise the relevant legislation as it relates to GHG emissions.
    - Identify and summarise relevant national, provincial, and regional inventories to which the project will contribute, if any.
    - Collect industry information and determine industry profile.
    - Collect project specific GHG emission information, as is referred to in more detail below.

#### • Step 2: Calculate Project GHG Emissions (GHG Inventory / Carbon Footprint Report)

- Quantify the project's projected direct and indirect GHG emissions, for the construction, operational and decommissioning phases and convert to carbon dioxide equivalents (CO<sub>2</sub>e), in line with the relevant quantification methodology.
- Step 3: Assess GHG Considerations and Determine Impact Significance
  - Compare operational phase project GHG emissions with the industry profile, and with national, provincial, and regional inventories, action plans or best practices for the sector/class of projects, as available.
  - Discuss whether the project would enhance or impede the attainment of applicable national/provincial GHG reduction, as relevant.
  - Determine impact significance: Describe the regional and cumulative global climate change impacts to which the proposed project would contribute (i.e., the impact of the proposed project on climate change).

#### • Step 4: GHG Management and Mitigation Plan.

- If the project is likely to result in medium or high emissions, or depart from industry or jurisdictional profiles:
  - It will be clarified how project design takes, and could take, GHG reduction and minimisation considerations into account. This would include aspects such as optimal materials resourcing, process optimisation, energy management and energy efficiency.

- Alternative energy supply opportunities will be considered, including renewable sources, if relevant, whilst remaining mindful of any technical and financial constraints which are deemed pertinent.
- Further alternatives that could provide technically and financially feasible and cost-effective options to reduce project related GHG emissions during the design and operation of the project will be considered.
- The above information will be delivered in the format of a GHG Emissions Assessment Report.

#### **1.3.1** Specialist Report Content Requirements

In terms of Regulation 23(5) of the National Environmental Management Act, 1998 (Act No. 107 of 1998), as amended (NEMA) Environmental Impact Assessment (EIA) Regulations, 2014, as amended, a specialist report must contain all information set out in Appendix 6 to the EIA Regulations of 2014, as amended. The table below lists the relevant requirements, indicates whether the relevant information is included in this report or not, and provides cross-references as to where the relevant information can be found in this report.

#### Table 1: Specialist Report requirements in terms of Appendix 6 of the EIA Regulations of 2014, as amended.

Appe	ndix 6 of the EIA Regulations of 2014, as amended	Included (Yes, No or NA)	Section of this report	
1.(1) A specialist report prepared in terms of the EIA Regulation of 2014, as amended, must contain -				
(a)	details of - (i) the specialist who prepared the report; and	Yes	Section 1.4 and Annexure A	
	(ii) the expertise of that specialist to compile a specialist report including a curriculum vitae;	Yes	Annexure A	
(b)	a declaration that the specialist is independent in a form as may be specified by the competent authority;	Yes	Annexure B	
(c)	an indication of the scope of, and the purpose for which, the report was prepared;	Yes	Section 1.3	
(cA)	an indication of the quality and age of base data used for the specialist report;	Yes, as far as possible	Chapters 3 and 4	
(cB)	a description of existing impacts on the site, cumulative impacts of the proposed development and levels of acceptable change;	Yes, as far as possible	Chapter 5	
(d)	the duration, date and season of the site investigation and the relevance of the season to the outcome of the assessment;	NA	NA	
(e)	a description of the methodology adopted in preparing the report or carrying out the specialised process inclusive of equipment and modelling used;	Yes	Chapter 3	
(f)	details of an assessment of the specific identified sensitivity of the site related to the proposed activity or activities and its associated structures and infrastructure, inclusive of a site plan identifying site alternatives;	NA	NA	
(g)	an identification of any areas to be avoided, including buffers;	NA	NA	
(h)	a map superimposing the activity including the associated structures and infrastructure on the environmental sensitivities of the site including areas to be avoided, including buffers;	NA	NA	
(i)	a description of any assumptions made and any uncertainties or gaps in knowledge;	Yes	Section 3.3	
(j)	a description of the findings and potential implications of such findings on the impact of the proposed activity or activities;	Yes	Chapter 5	
(k)	any mitigation measures for inclusion in the EMPr;	Yes	Chapter 6 and 7	
(I)	any conditions for inclusion in the environmental authorisation;	NA	NA	

Арре	endix 6 of the EIA Regulations of 2014, as amended	Included (Yes, No or NA)	Section of this report
(m)	any monitoring requirements for inclusion in the EMPr or environmental authorisation;	Yes	Chapter 7
(n)	<ul> <li>a reasoned opinion -</li> <li>(i) whether the proposed activity, activities or portions thereof should be authorised;</li> <li>(iA) regarding the acceptability of the proposed activity or activities; and</li> <li>(ii) if the opinion is that the proposed activity, activities or portions thereof should be authorised, any avoidance, management and mitigation measures that should be included in the EMPr, and where applicable, the closure plan;</li> </ul>	Yes	Chapter 7
(o)	a description of any consultation process that was undertaken during the course of preparing the specialist report;	NA – public participation is being under- taken as part of the EIA process	NA
(p)	a summary and copies of any comments received during any consultation process and where applicable all responses thereto; and	NA	NA
(q)	any other information requested by the competent authority.	NA	NA
2.	Where a government notice gazetted by the Minister provides for any protocol or minimum information requirement to be applied to a specialist report, the requirements as indicated in such notice will apply.	NA	NA

#### 1.4 About Cornerstone Environmental Consultants (Pty) Ltd.

Cornerstone is a dynamic environmental consulting company that provides high-quality environmental management, GHG and climate change consulting services. We offer trusted advice and support informed climate change impact decision making based on a unique combination of experience, qualifications and research in the GHG, climate change, impact assessment and project management fields.

We are passionate about climate change and environmental management, especially about integrating climate change mitigation and adaptation considerations into environmental assessments and planning processes. Cornerstone strives to be involved in projects where we can add value and make a positive difference. The Cornerstone team believes in attention to detail, but also in understanding the "bigger picture". The methodology applied by Cornerstone is based on national and international best practice, international guidelines and standards.

This report was prepared by Mari de Villiers of Cornerstone. Mari holds a Masters' Degree in Environmental Management and has more than 17 years' experience as an environmental and GHG assessment consultant. She has undertaken several courses to further her career, the most notable being the Management Development Programme at the University of Stellenbosch Business School, an Institute of Environmental Management and Assessment (IEMA) Approved Carbon Footprint Management Course, and several courses presented by Carbon Action in Greenhouse Gas Inventories, Verification and Validation, amongst others. She is a member of the GHG Management Institute, a registered Environmental Assessment Practitioner with the Environmental Assessment Practitioner's Association of South Africa (EAPASA Registration Number: 2019/1160); and a member of the International Association for Impact Assessors, South Africa (IAIAsa).

### 2 Legislative Context and Baseline Description

The subsections below provide a baseline description of the South African climate change landscape, a broad overview on the country's climate change policy regime, summarises the International Finance Corporation (IFC) Performance Standards and Equator Principle thresholds, and provides industry information as are applicable to this GHG Emissions Assessment.

#### 2.1 Baseline Description of the South African Climate Change Landscape

The role of the United Nations' (UN) Intergovernmental Panel on Climate Change (IPCC) is to assess - on a comprehensive, objective, open and transparent basis - the latest scientific, technical and socio-economic literature produced in the world (Gilder & Swanepoel, 2018). The IPCC's Sixth Assessment Report (AR6) was released in August 2021. It addresses the most up-to-date physical understanding of the climate system and climate change, bringing together the latest advances in climate science, and combining multiple lines of evidence from paleoclimate, observations, process understanding, and global and regional climate simulations (IPCC, 2021).

The AR5 offered the following messages for Africa (Gilder & Swanepoel, 2018):

- Africa's climate is already changing, and the impacts are already being felt;
- Further climate change is inevitable in the coming decades;
- African governments can help to promote ambitious global action on climate change mitigation;
- Some low-carbon development options may be less costly in the long run and could offer new economic opportunities for Africa; and
- Africa stands to benefit from integrated climate change adaptation, mitigation and development approaches.

The above message is once again highlighted in the AR6, which provides more accurate estimations of future global changes, due to methodological advances and new improved datasets.

The key regional climate change projections for Southern Africa are as follows (Davis et al, 2018):

- Temperature
  - Temperatures over southern African are expected to increase most notably over the central interior of the region, with smaller increases over coastal areas. Temperature increases of 1 to 2 °C are projected for the near future.
  - For the far future, increases of more than 4 °C is plausible for the over central interior of southern Africa. In general, winter and summer show the greatest increase in temperature.
- Rainfall:
  - A drying trend is observed over Namibia and Angola extending south-eastwards to Zambia, Zimbabwe, Botswana, the southern region of Mozambique and the Limpopo province of South Africa. Decreases in rainfall are projected to occur most strongly in summer, which is the main rainfall season in these regions. This drying trend is expected to increase over time.
  - o Significantly drier winters are projected for the southwestern Cape of South Africa.
  - Despite predictions of general drying over most of southern Africa, slight to moderate rainfall increases are projected over the central interior and south-eastern parts of South Africa, west coast of Madagascar, Tanzania, eastern Democratic Republic of the Congo and the northern region of Mozambique for the near and mid-future time period. These increases in rainfall are projected to occur in spring and summer.
  - There is also a tendency towards an increase in intensity of rainfall (extreme events), which is also linked to the strong heating of the earth's surface.
- Extreme weather events
  - A general increase in the frequency of extreme rainfall events (20 mm of rain falling within 24 hours) is likely over the eastern parts of the continent and the western parts of Madagascar. The increasing trend amplifies towards the end of the century (2080-2100).

- Over the rest of the region the future trend in extreme rainfall is inconsistent with reductions expected over the interior of the continent and most notably over the eastern half of South Africa.
- Coastal storm surges are expected to increase due to sea level rise and an increase in the frequency and intensity of sea storms, accompanied by increases in wave heights. Even if the intensity of sea storms remains unchanged, higher sea levels will mean that smaller storms are likely to have an increased impact on the coastline.
- South Africa is projected to become warmer and the increase in average temperature is projected to occur in association with an increase in very hot days (number of days when the maximum temperature exceeds 35 °C) and heatwave events.
- The occurrence of fires is closely linked with climate and increases in temperature combined with an increase in dry spells in some areas may result in wildfires affecting larger areas and fires of increased intensity and severity.
- Low temperatures, including the number of frost days, have decreased in frequency and are expected to become less frequent in the future.

#### 2.2 South African Energy Planning and Policy Regime

The Integrated Resource Plan (IRP) 2010-2030 and the Integrated Energy Plan 2016 are the main contributors to the current energy regime in South Africa. The sections below provide more information on these documents, and its relevance to the proposed coal mine extension project.

#### 2.2.1 Integrated Resource Plan for Electricity 2019

The IRP 2010-2030 is an electricity infrastructure development plan based on least-cost electricity supply and demand balance, considering security of supply and the environment (minimize negative emissions and water usage) (RSA, 2019a). At the time of promulgation, it was envisaged that the IRP would be a "living plan" to be revised regularly.

The promulgated IRP 2010-2030 identified the preferred generation technology required to meet expected demand growth up to 2030 (RSA, 2019a). It incorporated government objectives such as affordable electricity, reduced GHG emissions, reduced water consumption, diversified electricity generation sources, localisation and regional development (RSA, 2019a).

Since the promulgated IRP 2010-2030, the following capacity developments have taken place (RSA, 2019a):

- A total 6 422 MW under the Renewable Energy Independent Power Producers Programme has been procured, with 3 876 MW operational and made available to the grid.
- In addition Independent Power Producers have commissioned 1 005 MW from two Open Cycle Gas Turbine peaking plants.
- Under the Eskom build programme, the following capacity has been commissioned: 1 332 MW of Ingula pumped storage, 1 588 MW of Medupi, 800 MW of Kusile and 100 MW of Sere Wind Farm.
- In total, 18 000MW of new generation capacity has been committed to.

Besides capacity additions, a number of assumptions have changed since the promulgation of IRP 2010-2030. Key assumptions that changed include the electricity demand projection, Eskom's existing plant performance, as well as new technology costs (RSA, 2019a). These changes necessitated the review and update of the IRP which resulted in the IRP 2019, which was gazetted on 18 October 2019.

According to the IRP 2019, approximately 24 100 MW of coal power plants are planned to be decommissioned in the period beyond 2030 to 2050 (RSA, 2019a).

One of the decisions which also emerged from the IRP 2019 is that South Africa should not sterilise the development of its coal resources for purposes of power generation, instead all new coal power projects must be based on high efficiency, low emission technologies and other cleaner coal technologies.

#### 2.2.2 Integrated Energy Plan 2016

The development of a National Integrated Energy Plan 2016 (IEP) was envisaged in the White Paper on the Energy Policy published in 1998 and, in terms of the National Energy Act, 2008 (Act No. 34 of 2008), the Minister of Energy is mandated to develop and, on an annual basis, review and publish the IEP in the Government Gazette (DoE, 2016).

The purpose of the IEP is to provide a roadmap of the future energy landscape for South Africa which guides future energy infrastructure investments and policy development (DoE, 2016). The development of the IEP is a continuous process as it needs to be reviewed periodically to consider changes in the macroeconomic environment, developments in new technologies and changes in national priorities and imperatives, amongst other factors (DoE, 2016). Since change is on-going, the plan must remain relevant.

South Africa is a fast-emerging economy which needs to balance the competing need for continued economic growth with its social needs and the protection of the natural environment (DoE, 2016).

The IEP analyses current energy consumption trends within different sectors of the economy (i.e. agriculture, commerce, industry, residential and transport) and uses this to project future energy requirements, based on different scenarios (DoE, 2016). Different assumptions are made on economic development and the structure of the economy and consider the impact of key policies such as environmental policies, energy efficiency policies, transport policies and industrial policies, amongst others; these assumptions are then used to inform the scenarios (DoE, 2016). The IEP then determines the optimal mix of energy sources and technologies to meet those energy needs in the most cost-effective manner for each of the scenarios (DoE, 2016). The associated environmental impacts, socio-economic benefits and macroeconomic impacts are also analysed (DoE, 2016). The IEP therefore focuses on determining the long-term energy pathway for South Africa, taking into account a multitude of factors which are embedded in the eight objectives (DoE, 2016).

Four key scenarios were developed, namely the Base Case, Environmental Awareness, Resource Constrained and Green Shoots scenarios (DoE, 2016).

The IEP recommends, *inter alia*, a diversified energy mix which reduces reliance on a single or a few primary sources. It states that coal should continue to play a role in electricity generation; however, investments need to be made in new and more efficient technologies, such as new supercritical pulverised fuel power plants with flue-gas desulphurisation (DoE, 2016).

In terms of environmental considerations, the IEP states that energy policies should support the pursuit of low emission limit targets, and ongoing work by the Department of Environmental Affairs to determine Desired Emissions Reduction Outcomes (DEROs) should proceed (DoE, 2016). New technologies should also be implemented for all coal-fired power plants to ensure that environmental legislation is met (DoE, 2016).

#### 2.3 South Africa's Climate Change Policy Regime

South Africa is one of the highest emitters of GHGs per capita per Gross Domestic Product (GDP) in the world; even though the country is a contributor to the problem, it is also vulnerable to the impacts of climate change (Winkler, 2014).

The South African Government recognises climate change as "one of the greatest threats to sustainable development" and believes that "climate change, if unmitigated, has the potential to undo or undermine many of the positive advances made in meeting South Africa's own development goals and the Millennium Development Goals" (RSA, 2011:9). To illustrate its intent to fulfil its obligations towards both current and future generations, South Africa ratified the United Nations Framework Convention on Climate Change (UNFCCC) in August 1997 and acceded to the Kyoto Protocol in March 2002 (RSA, 2009). Further, South Africa committed to a 42% reduction in GHG emissions by 2030 under the Copenhagen Accord in 2009.

The development of effective responses to climate change mitigation (i.e., reducing GHG emissions) and adaptation (i.e. lowering the risks posed by the consequences of climatic changes) and a shift to a low-carbon economy, have also been identified in the National Development Plan (NDP) as two of the sub-outcomes and actions for the country's Medium-Term Strategic Framework (MTSF) (DEA, 2014a). Reduced GHG emissions, climate change impacts and improved air quality is furthermore also set as Output 2 in the Presidential Outcome 10. An effective response to climate change is also identified as Priority 5 in the National Strategy for Sustainable Development (NSSD) (DEA, 2011). Climate change mitigation and adaptation is therefore a strategic topic of high priority in South Africa's development planning.

The government's vision for an effective response to climate change is contained in the National Climate Change Response Policy (NCCRP) dated October 2011. The Response is guided by principles set out in the Constitution, the Bill of Rights, the NEMA, as amended, the Millennium Declaration, the UNFCCC and the Kyoto Protocol (RSA, 2011:5, 9). The NCCRP supplies South Africa with a clear roadmap on how the impacts of climate change should be managed through interventions in social, economic and environmental sectors.

This GHG Assessment Report, and therefore also the following sections, focusses on climate change 'mitigation' and not climate change 'adaptation'.

#### 2.3.1 South Africa Low-emissions Development Strategy 2050

Through the Paris Agreement, Parties to the UNFCCC have agreed to limit the increase in the global average temperature to well below 2°C above preindustrial levels, and pursue efforts to limit the temperature increase to 1.5°C above pre-industrial levels (RSA, 2020). Article 4 of the Agreement sets out Nationally Determined Contributions (NDCs) as the instrument countries must develop to present their part of the global effort to "reach global peaking of greenhouse gas emissions as soon as possible... on the basis of equity and in the context of sustainable development and efforts to eradicate poverty". The South Africa Low-emissions Development Strategy 2050 has been prepared in response to Article 4 of the Paris Agreement, and presents South Africa's first Low Emission Development Strategy (SA-LEDS). Through submitting this document to the UNFCCC South Africa reiterates its commitment to achieving the Paris goals.

The following three key climate policy documents provide the foundation on which the SA-LEDS has been developed:

- The National Development Plan (NDP);
- The National Climate Change Response Policy; and
- The Climate Change Bill.

More information on the last two policy documents is provided in the sections following this section.

The stated vision for SA-LEDS is as follows (RSA, 2020):

"South Africa follows a low-carbon growth trajectory while making a fair contribution to the global effort to limit the average temperature increase, while ensuring a just transition and building of the country's resilience to climate change."

In the absence of an agreed quantitative articulation of the vision, the Peak, Plateau, Decline Emissions Trajectory Range, as reflected in the NCCRP and NDP, is used as the benchmark against which the performance of SA-LEDS will be measured (RSA, 2020). The Climate Change Bill, described later, makes provision for regular updates of this trajectory, through which it can be better placed within the context of the Paris Agreement (RSA, 2020).

#### 2.3.1.1 SA-LEDS GHG Emissions Mitigation Measures

The strategy centres on measures currently being implemented by government to address mitigation across the four key sectors of the economy, namely **energy**, **industry**, **AFOLU** and **waste** (RSA, 2020). It also presents planned cross-sectoral measures that will contribute to driving mitigation action.

The proposed Arnot South Project relates to the first sector, namely energy.

Decarbonisation of energy supply will largely be driven through the Integrated Energy Plan, the Integrated Resource Plan and the Industrial Biofuels Strategy (RSA, 2020).

The SA-LEDS also supports the implementation of a selection of measures to reduce energy demand, or limit growth in energy demand, as the economy and population grows (RSA, 2020):

- The National Energy Efficiency Strategy;
- Support for increased uptake of solar water heaters;
- The National Building Regulations and Buildings Standards Act; and
- Promotion of cleaner mobility.

These measures not only contribute to reductions in emissions associated with fossil fuels, but also to energy security and energy access.

#### **Cross-Cutting Measures**

In addition to the measures specific to individual sectors described, four cross-cutting measures that will support low carbon development are in various stages of being implemented (RSA, 2020):

- **Carbon Tax**: The Carbon Tax Act was brought into effect from 1 June 2019, which gives effect to the polluter pays principle and aims to price carbon by internalising the negative costs of emitting GHGs. The tax rate is set at R120 per tonne of CO<sub>2</sub>e. To allow businesses time for transition, a basic tax-free allowance of 60% will initially apply to all emissions, with further allowances depending on the activities. The tax structure will be revised post-2021 to align with the proposed mandatory carbon budgets.
- Sectoral Emissions Targets (SETs): The national emissions trajectory will be translated into Sectoral Emission Targets or SETs, which are quantitative GHG emission targets allocated to an emitting sector or sub-sector, over a defined time period. Individual national government departments will be tasked with developing and implementing Policies and Measures (PAMs) to ensure emissions from within a sector or sub-sector remain within SET limits.
- **Carbon Budgets**: Carbon Budgets set a maximum volume of emissions from certain activities that individual entities are allowed to emit over three rolling five-year periods. By assigning a Carbon Budget to an entity, a signal is provided as to the degree of GHG mitigation that is required within a specific time period, with a penalty being imposed if the budget allocation is exceeded. Furthermore, by providing entities with an understanding of how budgets are likely to be assigned in future phases to keep overall national emissions within the bounds of the national emissions trajectory, which will continue to be revised downward in keeping with the Paris Agreement, they are sensitised to how mitigation requirements may change in the future. The system thereby provides an opportunity for entities to plan ahead.
- Phasing out of inefficient fossil fuel subsidies/incentives: As a member of the G20, where countries have committed to phasing out inefficient fossil fuel subsidies, South Africa has indicated willingness to identify and minimise their harmful impacts, taking cognisance of its developmental state. South Africa should consider participating in a fossil fuel subsidy peer review within the G20 framework to facilitate the sharing of experience and mutual learning among G20 members as the next step in identifying inefficient fossil subsidies within the economy.

#### 2.3.2 National Climate Change Response Policy

In terms of the NCCRP, emissions should peak in the period from 2020 to 2025, remain stable for around a decade, and decline thereafter in absolute terms (RSA, 2011). This is also referred to as the "peak, plateau and decline (PPD) trajectory", used as the initial benchmark against which the efficacy of mitigation actions will, in terms of the NCCRP, be measured.

The "PPD trajectory" is summarised as follows (RSA, 2011):

- South Africa's GHG emissions peak in the period 2020 to 2025 in a range with a lower limit of 398 000 000 tCO<sub>2</sub>e, and upper limits of 583 000 000 tCO<sub>2</sub>e and 614 000 000 tCO<sub>2</sub>e for 2020 and 2025 respectively.
- South Africa's GHG emissions will plateau for up to ten years after the peak within the range with a lower limit of 398 000 000 tCO<sub>2</sub>e and upper limit of 614 000 000 tCO<sub>2</sub>e.
- From 2036 onwards, emissions will decline in absolute terms to a range with lower limit of 212 000 000 tCO<sub>2</sub>e and upper limit of 428 000 000 tCO<sub>2</sub>e by 2050.

Amidst various challenges in this regard, recent developments in the legislative regime points to a clear progress to meeting the commitments contained in the NCCRP. These measures include emissions caps and carbon budgets, carbon pricing in the form of cap and trade schemes and carbon taxes, carbon capture and storage, and the use of alternative energy (Lehmann, 2016).

#### 2.3.3 National Climate Change Bill, 2018

The National Climate Change Bill, 2018 (Government Gazette 41689, Notice No. 636) was published for public comment on 8 June 2018. It will form the legislative foundation for the climate change adaptation and mitigation response in South Africa (RSA, 2020). The purpose of the Bill is to build the Republic's effective climate change response and the long term, just transition to a climate resilient and lower carbon economy and society in the context of an environmentally sustainable development framework; and to provide for matters connected therewith (RSA, 2018).

The National Climate Change Bill addresses issues related to institutional and coordination arrangement across the three spheres of government namely national, provincial and local (RSA, 2018). It further highlights the need for the spheres of government and entities, sectors as well as business to respond to challenges of climate change (RSA, 2018). The bill further addresses matters relating to the national adaptation to impacts of climate change, GHG emissions and removals, and policy alignment and institutional arrangements (RSA, 2018).

With respect to mitigation, the Bill provides for future review and determination of the national greenhouse gas emissions trajectory; determination of sectoral emissions targets for emitting sectors and subsectors; and allocation of carbon budgets (RSA, 2020).

#### 2.3.4 Carbon Tax Act, 2019 – applicability to underground coal mining

Underground coal mining (IPCC Code 1B1ai) is listed in Schedule 2 of the Carbon Tax Act, 2019, as an activity which is liable for carbon tax. Schedule 2 does not provide a threshold, implying that all underground coal mining operations are liable for carbon tax, irrespective of the size of the operation (RSA, 2019b).

In terms of Schedule 2, the basic tax-free allowance of 60% apply to underground mining operations, with a further 10% fugitive emissions allowance, a 10% trade exposure allowance, as well as a 5% performance allowance, carbon budget allowance and offset allowance (RSA, 2019b). The maximum total allowances for this sector are therefore 95% (RSA, 2019b).

#### 2.3.5 Intended Nationally Determined Contribution Report

South Africa submitted its first Intended Nationally Determined Contribution (INDC) Report to the UNFCCC in 2015, in accordance with decision 1/CP.19 and 1/CP.20 of the Conference of the Parties to the UNFCCC. South Africa is required to submit INDC reports every 5 years.

South Africa's mitigation component of its INDC moves from a "deviation from business-as-usual" form of commitment and takes the form of a "PPD trajectory" (RSA, 2015). The emissions trajectory range which has been committed to, is in line with the NCCRP, as is described above. This will be the benchmark against which the efficacy of mitigation actions will be measured (RSA, 2015).

The policy instruments under development, in terms of the INDC, include a carbon tax, desired emission reduction outcomes (DEROs) for sectors, company-level carbon budgets, as well as regulatory standards and controls for specifically identified GHG pollutants and emitters (RSA, 2015).

#### 2.3.6 South Africa's National GHG Inventory

The Draft 7<sup>th</sup> National GHG Inventory Report for South Africa was published for public comment by the Department of Environmental Affairs (DEA) during September 2020. The report documents South Africa's national GHG inventory for the year 2017, and on the GHG trends for the period 2000 to 2017 (DEA, 2020). It was prepared in accordance with the guidelines provided by the UNFCCC and follows the 2006 IPCC Guidelines and IPCC Good Practice Guidance (DEA, 2020).

According to Draft 7<sup>th</sup> National GHG Inventory Report, South Africa's GHG emissions [excl. Forestry and Other Land Use (FOLU)] were 452 347 Gg CO<sub>2</sub>e in 2000 and increased by 103 316 Gg CO<sub>2</sub>e (or 22.8%) by 2017 (DEA, 2020). Emissions increased slowly over the 17-year period with an average annual growth rate of 1.34%. The Energy sector is the largest contributor (79.1% in 2017) to emissions (excl. FOLU) and is responsible for 90.3% of the increase over the 17-year period (DEA, 2020).

The Agriculture, Forestry and Other Land Use (AFOLU) sector is an overall source; however, this source has been reducing due to the increasing *Land sink* (DEA, 2020). This sink meant the emissions (excl. FOLU) were reduced by 7.4% in 2017. Emissions (incl. FOLU) were estimated at 513 140 Gg CO<sub>2</sub>e in 2017 and showed an increase of 17.9% since 2000 (DEA, 2020). The Land sink increased from 2011 which caused an increase in the reduction of the emissions (incl. FOLU) between 2011 and 2017 (DEA, 2020).

Table 2:	GHG emissions calculated for South Africa for 2000, 2005, 2010, 2015 and 2017 sector (Source: DEA,
	2020).

Year	Total Emissions (excl. FOLU)	Total Emissions (incl. FOLU)		
fear	Gg CO <sub>2</sub> e	Gg CO₂e		
2000	452 347,1	431 819,2		
2005	502 799,4	497 776,7		
2010	549 659,5	536 938,7		
2015	553 950,1	520 218,2		
2017	555 663,2	513 140,0		

#### 2.3.7 South Africa's Projected GHG emissions

Based on the NCCRP and the INDC, South Africa's projected GHG emissions between 2020 and 2050 will be between 398 000 000 tCO<sub>2</sub>e and 428 000 000 tCOe, following the PPD (see section 3.2.2 above, and **Table 3** below).

The boundaries of the Long-Term Mitigation Scenario (LTMS) framework are defined by a 'growth without constraints' (GWC) emission scenario, which was based on an assumption of growth without any carbon constraint, and a 'required by science' (RBS) emission scenario (DEA, 2014b). RBS is a theoretical scenario which assumes that South Africa implements mitigation to the extent required by science to meets its fair contribution towards global emission reductions (DEA, 2014b). The same scenarios inform the PPD emissions trajectory referred to above. The PPD approach therefore represents a top-down approach.

The scenarios and mitigation actions developed in the LTMS study showed that the gap between GWC and RBS could not be fully closed if all the identified mitigation actions were implemented (DEA, 2014b).

Table 3: GHG emission projections based on Long Term Mitigation Scenario (LTMS) Growth Without Constraints (GWC) and PPD, in tCO<sub>2</sub>e (Source: DEA, 2014b).

	2010	2020	2030	2040	2050
Growth Without	546,974,000	749,325,000	1,004,933,000	1,297,991,000	1,638,695,000
Constraints (GWC)					
Peak, Plateau and De	ecline (PPD)				
Upper Boundary	547,000,000	583,000,000	603,667,000	552,000,000	428,000,000
Lower Boundary	398,000,000	398,000,000	398,000,000	336,000,000	212,000,000
Range	149,000,000	185,000,000	205,667,000	216,000,000	216,000,000

In 2014, the DEA issued South Africa's GHG Mitigation Potential Analysis (DEA, 2014b). The study identified and analysed mitigation options in key economic sectors. In the process, an updated projection of national GHG emissions into the future has been developed, along with marginal abatement cost curves for key sectors and subsectors (DEA, 2014b).

In the GHG Mitigation Potential Analysis, the national mitigation potential (assuming 100% implementation of all identified mitigation options) is estimated at 100 000 000 tCO<sub>2</sub>e in 2020, 340 000 000 tCO<sub>2</sub>e in 2030 and 852 000 000 tCO<sub>2</sub>e in 2050 (DEA, 2014b). This represents a reduction of reference case with existing measure (WME) emissions of 15%, 40% and 54% in 2020, 2030 and 2050, respectively (DEA, 2014b). The WEM projection incorporates the impacts of climate change mitigation actions including climate change policies and measures implemented to date.

Assuming all identified mitigation potential is implemented, the GHG Mitigation Potential Analysis indicate that emissions decrease in absolute terms in both 2020 and 2030 (DEA, 2014b). But in 2050, and for all other levels of implementation of abatement potential, no absolute emission reductions relative to 2010 are achieved (DEA, 2014b). The assumptions driving the decarbonisation of South Africa's Electricity supply (which are aligned to the Integrated Resource Plan, 2010), effectively place a cap on the mix of coal and other energy sources (such as renewables, biofuels and nuclear power) between 2010 and 2030 (DEA, 2014b). Beyond this horizon, the share of coal and non-coal-based power in South Africa is effectively held constant – with growth in supply driven by demand from end-use sectors (DEA, 2014b).

The PPD trajectory (**Table 3**) is applied in this GHG Assessment Report (see **Table 11**), since it represents South Africa's current official commitment.

#### 2.3.8 Greenhouse Gas Reporting Regulations, and Technical Guidelines

The National Greenhouse Gas Emissions Reporting Regulations, 2017 (Notice 275 of 2017) (NGERs) were published on 3 April 2017 under section 53(aA), (o) and (p) read with section 12 of the National Environmental Management: Air Quality Act, 2004 (Act No.39 of 2004) (NEMAQA). It establishes the legislative framework for a National GHG reporting system. The purpose of the Regulations is to introduce a single national reporting system for the transparent reporting of GHG emissions, which will be used (RSA, 2017a):

- "(a) to update and maintain a National GHG Inventory;
- (b) for the Republic of South Africa to meet its reporting obligations under the UNFCCC and instrument treaties to which it is bound; and
- (c) to inform the formulation and implementation of legislation and policy."

Technical Guidelines for Monitoring, Reporting and Verification of Greenhouse Gas Emissions by Industry was published by the DEA in April 2017. It must be read with the NGERs. The purpose of the Technical Guidelines is to provide guidance to reporting companies on methodologies to apply when quantifying GHG emissions from those activities listed in Table 5.2 of the Guidelines (Table 5.2 of the Guidelines provide the IPCC source categories and their associated thresholds). The Technical Guidelines were used when preparing this Report, as per Section 3.1 below.

The South African National Atmospheric Emission Inventory System (NAEIS) is an online national reporting platform for air pollutants and greenhouse emission inventories of the republic (RSA, 2021). The NAEIS overarching objective is to provide all stakeholders with relevant, up-to-date and accurate information on South Africa's emissions profile for informed decision making (RSA, 2021).

It is assumed that the Arnot South Project will be registered on the NAEIS and will regularly submit the required information on the system.

#### 2.3.9 Draft National Guideline for Consideration of Climate Change in Development Applications, June 2021

The National Department of Forestry, Fisheries and Environment (DFFE) has, on 25 June 2021, published a Notice under the NEMA requesting public comment on the *Draft National Guideline for the consideration of climate change implications in applications for environmental authorisation, atmospheric emission licences and waste management licences*.

The Draft National Guideline has been developed to support the inclusion of climate change considerations into the EIA process, and to create a consistent approach for such incorporation.

#### 2.4 International Reporting Thresholds

International reporting thresholds such as the IFC's Performance Standards and the Equator Principles provide useful insight and context to this assessment. It is summarised below.

#### 2.4.1 IFC Standards and Reporting Thresholds

Sections 7 and 8 of the IFC Performance Standards on Environmental and Social Sustainability, *Standard 3: Resource Efficiency and Pollution Prevention*, applies to GHG Emissions Assessments:

#### "Greenhouse Gases

7. In addition to the resource efficiency measures described above, the client will consider alternatives and implement technically and financially feasible and cost-effective options to reduce project-related GHG emissions during the design and operation of the project. These options may include, but are not limited to, alternative project locations, adoption of renewable or low carbon energy sources, sustainable agricultural, forestry and livestock management practices, the reduction of fugitive emissions and the reduction of gas flaring.

8. For projects that are expected to or currently produce **more than 25,000 tonnes of CO<sub>2</sub>-equivalent annually**<sup>1</sup>, the client will quantify direct emissions from the facilities owned or controlled within the physical project boundary, as well as indirect emissions associated with the off-site production of energy<sup>2</sup> used by the project. Quantification of GHG emissions will be conducted by the client annually in accordance with internationally recognised methodologies and good practice<sup>3</sup>." (IFC, 2012)

<sup>&</sup>lt;sup>1</sup> The quantification of emissions should consider all significant sources of greenhouse gas emissions, including non-energy related sources such as methane and nitrous oxide, among others.

<sup>&</sup>lt;sup>2</sup> Refers to the off-site generation by others of electricity, and heating and cooling energy used in the project.

<sup>&</sup>lt;sup>3</sup>Estimation methodologies are provided by the Intergovernmental Panel on Climate Change, various international organisations, and relevant host country agencies.

The IFC Performance Standards therefore sets an annual GHG quantification and reporting threshold of more than 25,000 tonnes of CO<sub>2</sub>e.

#### 2.5 Equator Principles and Reporting Thresholds

Further to the IFC Standards, the Equator Principles are also often applicable to GHG Assessments, depending on the source of funding for a project.

In terms of the Equator Principles, a developer that is seeking funding from a financial institution that subscribes to the Equator Principles is required to publicly report on its combined Scope 1 and Scope 2 GHG emissions if it exceeds **100,000 tonnes of CO<sub>2</sub>e annually**, for the operational phase of the Project, during the life of the loan (Equator Principles, 2013). An analysis to evaluate less GHG intensive alternatives is also required if this threshold is exceeded (Equator Principles, 2013).

The Equator Principles also encourage clients to report publicly on projects emitting over 25,000 tonnes, in line with the IFC Performance Standards (Equator Principles, 2013).

#### 2.6 Industry Information

The following sections provide information on the likely GHG considerations relevant to the proposed Arnot South Project, as well as the industry emission intensity.

#### 2.6.1 Relevant GHG considerations

The following GHG emissions are generally associated with coal mining activities (Pandey et al, 2018; DEA, 2017):

- Fugitive emissions of methane (CH<sub>4</sub>) and CO<sub>2</sub>: Emissions of CH<sub>4</sub> produced during coal production, including emissions from underground mining, opencast working, and activities after coal mining (such as coal transport and storage).
- **CO<sub>2</sub> emissions implied in net purchased electricity**: CO<sub>2</sub> emissions occurring at the power enterprise that produces the electrical power consumed by the mining operation.
- **CO<sub>2</sub> emissions from on-site fuel combustion**: Emissions of CO<sub>2</sub> from the stationary or mobile combustion of fossil fuels (e.g., in boilers, burners, turbines, heaters, incinerators, and internal combustion engines, etc.).

In the USA, emissions from coal mines were 67.3 million tons of CO<sub>2</sub>e in 2015, of which 60.9 million tons were from underground mining and 6.4 million tons from surface mining (Pandey *et al*, 2018). Fugitive CH<sub>4</sub> emissions from underground coal mining are therefore a significant contributor to GHG emissions, compared to open cast coal mining.

#### 2.6.2 Industry Emission Intensity Benchmark

The Carbon Tax Act, 2019 (RSA, 2019b) defines "emissions intensity benchmark" as:

"the result of the measurement in respect of an activity that creates greenhouse gas emissions -

- (a) expressed as a predetermined value of the quantity of specified greenhouse gas emissions;
- (b) in relation to an activity that is differentiated from other activities by means of a product, a type of fuel or a technology; and
- (c) compared against the quantity of greenhouse gas emissions, in relation to an identical activity undertaken by another person;"

According to the "Draft Regulations: Greenhouse Gas Emissions Intensity Benchmarks Prescribed For The Purpose of Section 11 of the Carbon Tax Act, 2019", published by National Treasury in 2019, the coal mining sector industry benchmark value, is **0,108 tonne CO<sub>2</sub>e/tonne ore mined** (National Treasury, 2019).

## 3 Methodology

The sub-sections below describe the methodology used for quantifying the GHG emissions associated with the proposed Arnot South Project.

#### 3.1 GHG Inventory Methodology

A GHG Inventory (also called a "Carbon Footprint") is a quantified list of an organisation's GHG emissions and sources. GHGs, for the purpose of this report, are the six gases listed in the Kyoto Protocol as well as the NGERs, namely Carbon dioxide ( $CO_2$ ), Methane ( $CH_4$ ), Nitrous oxide ( $N_2O$ ), Hydrofluorocarbons (HFCs), Perfluorocarbons (PFCs), and Sulphur hexafluoride (SF<sub>6</sub>). In a GHG Inventory, the total tonnes of carbon dioxide equivalent ( $CO_2e$ ) emissions from an organisation is calculated by multiplying activity data with the emissions factor relevant to the activity data and multiplying that with the relevant global warming potential (GWP). A GWP is a factor that describes the radiative forcing (degree of harm to the atmosphere) of one unit of a given GHG relative to one unit of  $CO_2$  (WRI & WBCSD, 2004). By using GWPs, GHG emissions can be standardised to a  $CO_2e$ .

This GHG Inventory for the proposed Arnot South Project has been prepared using the 'Technical Guidelines for Monitoring, Reporting and Verification of GHG Emissions by Industry', issued by the DEA in April 2017 in terms of the NGERs. The Technical Guidelines are largely based on the 2006 IPCC Guidelines (DEA, 2017), but provide additional guidance and commentary for estimating GHGs in the South African context (such as country specific calorific values for fuels).

The Technical Guidelines and the NGERs refer to a reporting company as a "data provider". A data provider is any person in control of or conducting an activity listed under the IPCC source categories and their associated thresholds (i.e. Table 5.2 of the Technical Guidelines). The Technical Guidelines are largely concerned with direct (Scope 1) emissions arising from these activities (DEA, 2017).

The 2006 IPCC National Inventories Guidelines and the Technical Guidelines follow a Tiered approach. This allows the data provider to follow an approach appropriate for the subsector in a specific period in time (DEA, 2017). The Tiers are defined as follows:

- <u>Tier 1</u>: A bare minimum method using readily available statistical data on the intensity of processes (activity data) and default emission factors. This method is the simplest method and has the highest level of uncertainty.
- <u>Tier 2</u>: Similar to Tier 1 but uses technology or country specific emission factors. Tier 2 methods reduce the level of uncertainty:
- <u>Tier 3</u>: Tier 3 is defined as any methodology more detailed than Tier 2 and might include amongst others, process models and direct measurements. Tier 3 methods have the lowest level of uncertainty.

In terms of Table 5.2 in the Technical Guidelines, reporting on emissions from **"Coal Mining" (1B1a)** should be on either Tier 2 or Tier 3 (DEA, 2017). In terms of Table 5.2 in the Technical Guidelines, Coal Mining has not been assigned a reporting "threshold", meaning that the data provider must report activity data and greenhouse gas emissions irrespective of the size of greenhouse gas emissions and the scale of the operation of the activity (DEA, 2017).

The Tier 2 approach will be used in this GHG Assessment Report. The Technical Guidelines provides different calculation methodologies to be applied for the "during coal mining" calculations. For this GHG Assessment Report, Method 2 was used, which is also applicable to Tier 2. See **Box 1** below. The Technical Guidelines also provide a specific method for calculating emissions associated with the "post coal mining" scenario, which was also applied in the calculations below. See **Box 2** below.

#### Box 1: "During coal mining" CH₄ calculation method: Method 2, to be used for Tier 2 (Source: DEA, 2017).

During co	oal mining
Method 1	&2: IPCC Tier 1&2 approach;
For tiers 1	and 2 the following methodology is followed:
CH4 emi Productio	ssions = (CH4 Emission Factor) x (Opencast and/or Underground Coal on) x (CF)
Where uni	ts are:
- Metha	ne Emissions (Gg per year)
- CH <sub>4</sub> E	mission Factor (m <sup>3</sup> per tonne) (See B.1 in annexure B)
- Openc	ast/Underground Coal Production (tonne per year)
- CF =	Conversion Factor: This is the density of CH4 and converts volume of CH4 to mass of
CH4, Th 3	e density is taken at 20°C and 1 atmosphere pressure and has a value of 0.67 x $10^{6}$ Gg m

#### Box 2: "Post coal mining" CH<sub>4</sub> calculation method (Source: DEA, 2017).

#### Post mining emissions:

CH<sub>4</sub> emissions = (CH<sub>4</sub> Emission Factor) x (Opencast and/or Underground Coal Production) x (CF)

Where units are:

- Methane Emissions (Gg per year)

- CH<sub>4</sub> Emission Factor (m<sup>3</sup> per tonne) (see B.1 in annexure B)

- Underground Coal Production (tonne per year)

- CF = Conversion Factor: This is the density of CH4 and converts volume of CH4 to mass of

CH<sub>4</sub>. The density is taken at 20°C and 1 atmosphere pressure and has a value of 0.67 x 10<sup>-6</sup> Gg m<sup>-</sup>

## 3.1.1 Activity Data

3

In terms of Section 21 (Coal Mining) of the Technical Guidelines, "activity data" is the value of coal mined, stored or transported (DEA, 2017). In preparation for the activity data on coal mining for the purpose of quantifying fugitive emissions, the following guidance must be observed (DEA, 2017):

- Amount of coal should be reported based on Run-of-Mine (ROM) statistics and not saleable coal. Using saleable coal statistics leads to underestimation of emissions from coal mining;
- Company reporting should indicate the type of mine that it is operating (Opencast and/or underground); and
- In quantifying CH<sub>4</sub> emissions from post-mining activities (storage), the same amount of ROM coal mining statistics used for CH<sub>4</sub> emissions from production should be applied.

#### 3.1.2 Scope of this GHG Inventory

#### 3.1.2.1 Organisational Boundaries

Organisational boundaries are those boundaries that determine the operations owned or controlled by a company, depending on the consolidation approach taken (control or equity approach) (WRI & WBCSD, 2004). The organisational boundaries therefore determine which business units, facilities or physical operations, owned or controlled by a company, are included in the GHG Inventory.

Under the <u>operational control approach</u>, a company accounts for all emissions by entities and activities that are controlled by the organisation; under this approach, the organisation therefore has full authority to introduce and implement its operational policies at an operation. The <u>equity share approach</u> reflects economic interest; under this approach, a company therefore accounts for the GHG emissions from operations according to its share or equity in the operation.

Section 8(1) of the NGERs state that the reporting boundary must be based on <u>operational control</u> (DEA, 2017). This means that data providers should account for 100% of the GHG emissions and/or removals from facilities over which they have operational control (DEA, 2017).

This GHG Inventory therefore reports on the GHG emissions associated with Exxaro's proposed Arnot South Project, based on the **operational control approach**.

#### 3.1.2.2 Operational Boundary

Operational boundaries are those boundaries that determine the direct and indirect emissions associated with operations owned or controlled by a company (WRI & WBCSD, 2004).

Emissions accounted for in GHG Inventories can be divided into Scope 1 emissions (direct GHG emissions from sources owned or under operational control of the Project), Scope 2 emissions (indirect emissions from purchased electricity, heating/cooling or steam purchased for own consumption) and Scope 3 emissions (indirect emissions other than those covered in Scope 2). See **Figure 2** below.

In terms of the Technical Guidelines, companies are only required to report direct emissions, therefore Scope 1 emissions (DEA, 2017). The scope of this GHG Inventory is, however, wider than that prescribed by the Technical Guidelines, since the objective of this report is to assess the potential impacts of the proposed project on climate change, and not to report on the company's GHG emissions in terms of the NGERs. This GHG Inventory therefore includes Scope 2 emissions.

#### 3.1.2.3 Project Phases

The three project phases associated with the proposed Arnot South Project, as are described in more detail in Section 1.2 above, are:

- Construction phase (timeframe: about 12 months);
- Operational phase (timeframe: about 17 years); and
- Decommissioning and closure phase (timeframe: after concluding mining activities).

This GHG Inventory includes GHG emission estimations associated with all three project phases.

#### 3.1.2.3.1 Construction Phase

The estimated GHG emissions from the following activities associated with the construction phase of the proposed Arnot South Project have been included in this GHG Inventory:

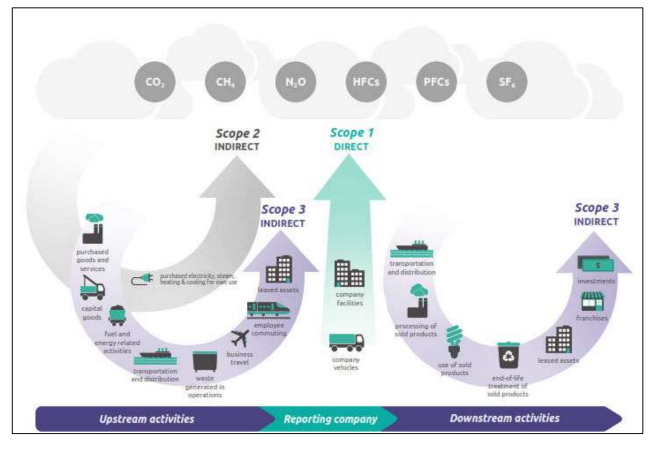
#### Scope 1:

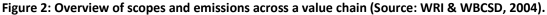
• Mobile combustion (project-related fuel used in vehicles owned or controlled by Exxaro); and

• Stationary combustion (fuel used in generators, etc. owned or controlled by Exxaro).

#### Scope 2:

• Purchased electricity.





#### 3.1.2.3.2 Operational Phase

The estimated GHG emissions from the following activities associated with the operational phase of the proposed Arnot South Project have been included in this GHG Inventory:

#### Scope 1:

- Mobile combustion (project-related fuel used in vehicles owned or controlled by Exxaro);
- Stationary combustion (fuel used in generators, etc. owned or controlled by Exxaro); and
- Fugitive emissions of CH<sub>4</sub> and CO<sub>2</sub> associated with underground mining during and post-mining coal handling (including transport) and storage.

#### Scope 2:

• Purchased electricity.

#### 3.1.2.3.3 Decommissioning and Closure Phase

The estimated GHG emissions from the following the decommissioning and closure phase activities have been included in this GHG Inventory:

#### Scope 1:

- Mobile combustion (fuel used in vehicles owned or controlled by Exxaro); and
- Stationary combustion (fuel used in generators, etc. owned or controlled by Exxaro).

#### Scope 2:

• Purchased electricity.

The decommissioning and closure phase will mainly entail removal of surface infrastructure, earth movement and rehabilitation. Even though estimated emissions from this phase are included in this Inventory, it is noted that emissions associated with decommissioning and closure of projects are often very limited in context of a project's operational emissions.

#### 3.1.2.3.4 Exclusions

Existing cleared areas will be used for construction of the surface infrastructure. This GHG Inventory was therefore prepared on the assumption that no further vegetation clearing will be undertaken.

This GHG Inventory does not include Scope 1 emissions from lubricant and grease consumption, since this is expected to be minimal, and will not have a significant effect on the overall GHG emissions. Emissions from lubricant and grease consumption could be included in future GHG Inventories.

This GHG Inventory does not include Scope 3 emissions. Examples of construction phase Scope 3 emissions are operational phase emissions at Eskom due to the use of the sold product, and emissions associated with the manufacturing of construction material, such as concrete and steel. Additional Scope 3 emissions associated with the operational phase of the project will include water consumption, employee commuting, waste to landfill, use of consumables such as steel grinding media which produced GHG emissions in their manufacture, emissions from off-site transport, etc. Scope 3 emissions, apart from offsite product use by Eskom, are expected to constitute a relatively small contribution towards the Project's GHG emissions and will not materially affect the results of the GHG Inventory. Scope 3 emissions could be included in subsequent assessments as applicable, even though it is not a requirement in terms of the Technical Guidelines.

#### 3.1.3 Reporting Period

This GHG Inventory Report reports on the three project phases as are described in *Section 1.2* above. For the operational phase, it reports on the first full calendar year of operation of the proposed underground mine (i.e., Year-1).

#### 3.1.4 Calculation of Emissions Factors

**Tables 4 and 5** below provides information regarding the calculation of the emission factors used in the GHG Inventory in Chapter 4.

#### 3.2 Impact Assessment Methodology

There are various challenges associated with assessing the impacts of project-scale GHG emissions on climate change, since project-scale impacts are often seen to represent an insignificant portion of global emissions.

The EIA impact assessment methodology used for EIA processes is based on the requirements of the NEMA EIA Regulations of 2014, as amended, and enables the assessment of environmental issues, including: cumulative impacts, the severity of impacts (including the nature of impacts and the degree to which impacts may cause irreplaceable loss of resources), the extent of the impacts, the duration and reversibility of impacts, the probability of the impacts can be mitigated.

	Emission	Calorific Value		Emission Fa	actors (EF)		CO2e Emission	
Fuel Type	Factor	(EC)	CO2	CH4	N2O	EF Total	Factor	CO2e EF
Tuerrype	Information Source	Tj/kl or TJ/t	kg/TJ	(x 23) kgCO2e/TJ	(x 296) kgCO2e/TJ	kgCO2e/TJ	(including Calorific Value)	Unit
Diesel - mobile	Technical Guidelines: Annexures A, D and H (DEA, 2017)	0,0381	74 100,00	95,45	8 465,60	82 661,05	3,1494	kgCO2e/l
Diesel - stationary	Technical Guidelines:	0,0381	74 100,00	69,00	177,60	74 346,60	2,8326	kgCO2e/l
Puchased Electricity	Eskom 2020 Integrated Report: 213,2Mt CO2 emissions for 2020 / 205,64 TWh sold by Eskom						1,04	tCO2e/ MWh

#### Table 4: Emissions factor calculations and information sources.

#### Table 5: Underground coal mining emissions factors.

		<b>Emission Factors</b>		
Activity	Emission Factor Information Source	<b>CO2</b> m3CO2/tonne	<b>CH4</b> m3CH4/tonne	CH4 Conversion Factor (CF) Gg/m3
Underground Mining -		0,077		
During coal Mining	Technical Guidelines:		0,77	0,000000670
Underground Mining - Post-	Annexures B A, D and H	0,018		
mining (handling and transport)	(DEA, 2017)		0,18	0,000000670

EIA impact assessment methodology often calculates significance by applying a formula which entails ranking of the various criteria. Due to the cumulative effects, global scale and extended impact timelines associated with climate change, it will not be appropriate to apply the typical EIA impact assessment methodology when assessing the impacts of project GHG emissions on climate change.

In order to address the above, this GHG Emissions Assessment for the EIA for the proposed Arnot South Project applies a combination of the following alternative approaches to determine the impact significance of operational phase GHG emissions (which accounts for the bulk of emissions associated with this operation) on global climate change:

- Benchmarking GHG emissions against pre-defined thresholds;
- Benchmarking GHG emissions against product unit emission intensity; and
- Considering the contribution of GHG emissions from the project to the South Africa's National net GHG emissions as well as and National emissions from coal mining.

See Section 5 below for the GHG emission impact assessment.

#### 3.3 Assumptions, Limitation and Exclusions

The following assumptions apply to this GHG Inventory:

- This GHG Inventory uses data and information that have been provided by Exxaro *via* Digby Wells (Digby Wells, 2021), as well as data provided by Universal Coal (Coetser, 2021). It is assumed that the data and information provided are correct.
- This Report only focusses on the proposed underground mine, and does not include existing operations at Arnot, nor a comparison of the emissions associated with the existing and proposed operations.
- It is assumed that the coal production numbers provided by the client is run-of-mine.
- It is assumed that CH<sub>4</sub> gas is not planned to be flared as part of the underground mining extensions.
- Further assumptions relating to the quantification of GHGs are specified in Chapter 4 below and assumptions regarding the impact assessment are specified in Chapter 5 below.

## 4 GHG Inventory Calculations for the proposed underground extensions to the Arnot South Project

The methodology followed to calculate the GHG Inventory for the proposed Arnot South Project is described in *Section 3.1* above. The activity data used in the calculations below were sourced as indicated in the tables below. Information regarding the calculation of emission factors as well as the sources of information are provided in **Table 4** and **Table 5** above.

#### 4.1 GHG Emissions during the Construction Phase

The table below provides the estimated Scope 1 and Scope 2 GHG emissions from the construction phase of the proposed Arnot South Project.

0	Units		Tetel	CO2e Emission		Construction Phase (One year)		Demonstrate of	Data Source,
Operational Activity			Total consumption	Factor (including Calorific Value)	Unit	Kilogram of CO2e emissions	Tonnes of CO2e emissions	Percentage of emissions	Assumptions, Notes
Scope 1									
Mobile combustion	diesel	l/a	148 000,00	3,1494	kgCO2e/l	466 109,13	466,11	6,45%	Activity data source: Estimated,
Stationary combustion (fuel used in generators, etc. owned or controlled by Exxaro)	diesel	I/a	1 200,00	2,8326	kgCO2e/l	3 399,13	3,40	0,05%	based on data provided by the client for a similar project
Total scope 1						469 508,26	469,51	6,49%	
Scope 2									
Purchased MWh/a electricity		6 500,00	1,0400	tCO2/ MWh		6 760,00	93,51%	Activity data source: Estimated, based on data provided by the client for a similar project	
Total scope 2 er	nissions						6 760,00	93,51%	
Total Scope 1 a	nd 2 em	ission	s				7 229,51	100%	

Table 6: Estimated Construction Phase GHG emissions.

The following assumptions apply to the above calculations:

- No refrigerant gas consumption data has been provided.
- Emissions associated with land use and clearance were not included in the above assessment, since it is understood that all the proposed activities will take place on previously cleared land.
- The calculations do not include Scope 3 emissions.

#### 4.2 GHG Emissions during the Operational Phase

The table below provides the estimated operational phase Scope 1 and Scope 2 GHG emissions for the first full year of operation (Operational Phase Year-1).

				CO2e Emission			CH4		Operational Ph	ase (Per year)			
Operational Activity	Uni	its	Total consumption (annual)	Factor (including Calorific Value)	CH4 Emission Factor	Unit	Conversion Factor Gg/m3	GWP	Kilogram of CO2e emissions	Tonnes of CO2e emissions	Percentage of emissions	Data Source, Assumptions, Notes	
Scope 1													
Mobile combustion	diesel	l/a	191 466,00	3,1494		kgCO2e/l			603 000,34	603,00	0,33%	Activity data source: Provided by the client	
Stationary combustion (fuel used in generators, processing plant, etc. owned or controlled by Exxaro)	diesel	I/a	1 420 239,00	2,8326		kgCO2e/I			4 022 976,75	4 022,98	2,21%	Activity data source: Provided by the client	
During coal mir	ning:												
Fugtive emissions from undergound	coal	t/a	1 678 000,00	0,077		m3CO2/ tonne				129 206,00		Activity data source: Provided by client	
coal mining - CO2 and NH4 (during coal mining)	coal	t/a	1 678 000,00		0,770	m3CH4/ tonne	0,00000067	23		19,91	70,89%		
Emissions from	post-m	ining	coal handling a	nd storage:									
Fugtive emissions from	coal	t/a	1 678 000,00	0,018		m3CO2/ tonne				30 204,00		Activity data source:	
undergound coal mining - CO2 and NH4 (post mining)	coal	t/a	1 678 000,00		0,180	m3CH4/ tonne	0,00000067	23		4,65		Provided by client	
Total scope 1 e	Total scope 1 emissions								4 625 977,09	164 060,54			
Scope 2													
Purchased electricity	MW	h/a	17 530,00	1,0400	tCO2/ MWh					18 231,20	10,00%	Activity data source: MWP (Exxaro, 2020)	
Total scope 2 e	mission	s								18 231,20			
Total Scope 1 a			ns - Annual							182 291,74			

Fugitive GHG emissions associated with underground mining (Scope 1) is expected to contribute about 71% of the projects' annual operational phase GHG emissions. Purchased electricity is furthermore predicted to contribute about 10% of the project's annual operational phase GHG emissions.

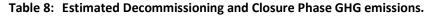
The following assumptions apply to the above calculations:

- No refrigerant gas consumption data has been provided.
- The calculations do not include Scope 3 emissions. The use of the sold product (coal) by Eskom would emit a significant volume of GHGs and would be the most significant Scope 3 emission associated with this project. The inclusion of Scope 3 (indirect) emissions is not a requirement in terms of the Technical Guidelines (DEA, 2017). Eskom will need to report on these emissions as a Scope 1 emission.
- The above calculations assume no flaring.
- It is assumed that all fuel and energy use associated with coal mining and beneficiation (crushing, milling, and washing) if applicable, are included in the fuel and energy usage numbers used above.

#### 4.3 GHG Emissions during the Decommissioning and Closure Phase

The decommissioning and closure phase will mainly entail removal of surface infrastructure, earth movement and rehabilitation. Rehabilitation and remediation of the site by planting indigenous plants, shrubs and trees will have positive GHG implications through CO<sub>2</sub> sequestration. Decommissioning and closure will take place after mining has ceased (after 17 years) unless the life of mine is further extended in the future. An annual emission estimation is provided below for the decommissioning and closure phase.

Operational		Total		CO2e Emission		Construction Ph	ase (One year)	Percentage of	Data Source,	
Activity	Unit	ts	consumption	Factor (including Calorific Value)	Unit	Gigagrams of CO2e emissions	Tonnes of CO2e emissions	emissions	Assumptions, Notes	
Scope 1										
Mobile combustion	diesel	l/a	74 000,00	3,15	kgCO2e/I	233 054,56	233,05	6,45%	Activity data source: Estimation, no data was	
Stationary combustion (fuel used in generators, etc. owned or		l/a	600,00	2,83	kgCO2e/l	1 699,56	1,70	0,05%	provided by the client. It is assumed that the fuel consumed during this phase will be	
Total scope 1						234 754,13	234,75	6,49%	about 50% of that	
Scope 2									consumed annually	
Purchased electricity	MWh	ı/a	3 250,00	1,04	tCO2/ MWh		3 380,00	93,51%	during the site preparation and construction phase per annum.	
Total scope 2 er	missions						3 380,00	93,51%		
Total Scope 1 a	nd 2 em	ission	s				3 614,75	100%		



The following further assumptions apply to the above calculations:

- The positive implications associated with carbon sequestration from revegetation of the site are not included in the above calculation, due to challenges associated with making reasonable assumptions and estimations.
- Emissions associated with transportation and removal of material off site are also not included in the calculation below, due to uncertainties regarding aspects such as the location of final waste disposal sites and the number of trips required.
- The calculations do not include Scope 3 emissions.

Emissions associated with decommissioning and closure of the project are expected to be very small in comparison with a project's operational emissions, as is illustrated in the Table above.

#### 4.3.1 'Base Year' Information

A base year is a historic datum (a specific year or an average over multiple years) against which a company's emissions are tracked and compared over time (WRI & WBCSD, 2004). Base years should be retrospectively recalculated to reflect any additional or new information and changes in the company that would otherwise compromise the consistency and relevance of the reported GHG emissions information (WRI & WBCSD, 2004).

This report is a project specific GHG Inventory prepared for the proposed Arnot South Project. It is recommended that annual GHG inventories be prepared during the operational phase of the project. Exxaro should apply specific attention to the quality of data captured during the operational phase, to ensure that the data used in future GHG Inventories are true and correct. It is recommended that the GHG Inventory from the first full year of operation should be used as the base year.

#### 5 GHG Impact Assessment

There are various challenges associated with assessing the impacts of project-scale GHG emissions on climate change, since project-scale impacts are often seen to represent an insignificant portion of global emissions, as is also mentioned in Section 3.2 above.

In order to address the above, this GHG Emissions Assessment for the proposed Arnot South Project applies a combination of the following alternative approaches to determine the impact significance of operational phase GHG emissions (which accounts for the bulk of emissions associated with this operation) on global climate change:

- Benchmarking GHG emissions against pre-defined thresholds;
- Benchmarking GHG emissions against product unit emission intensity; and
- Considering the contribution of GHG emissions from the project to South Africa's National net GHG emissions as well as and National emissions from coal mining.

#### 5.1 Benchmarking GHG emissions against pre-defined thresholds

The table below provides useful pre-defined thresholds for the benchmarking of annual GHG emissions. The thresholds are well-aligned with the reporting, assessment and mitigation requirement triggers of the IFC Performance Standards as well as the Equator Principles and the European Bank of Reconstruction and Development (EBRD).

# Table 9: Benchmark thresholds for tCO<sub>2</sub>e emissions emitted per annum (Source: Murphy & Gillam, 2013; EBRD, 2010).

GHG emissions (t CO2e/annum)	Qualitative Rating	Proposed elements of assessment
< 10 000	Nominal / Negligible	None
10 000 – 25 000	Low	Quantitative, present data
25 000 - 100 000	Medium-Low	Quantify sector profile, place in context, identify possible mitigation, decide on further elements
100 000 - 1000 000	Medium-High	As above, AND Prepare GHG Management Plan; in the context of local program requirements, consider embodied emissions and potential for offsets
> 1000 000	High	As above

Based on the above thresholds, the operational phase **intensity (or magnitude)** of the GHG emissions that are projected to be emitted annually by the Arnot South Project during Operational Phase Year-1 (i.e., **182 291,74 tCO<sub>2</sub>e**) can be regarded as being **medium-high**. The proposed elements of assessment required for the Arnot South Project, according to the above table, should include preparation of a GHG Management Plan, and consideration of embodied emissions and potential for offsets in the context of local program requirements.

#### 5.2 Benchmarking performance against the industry

Using average emission intensity per product unit (i.e., CO<sub>2</sub>e per product unit) in the same industry is useful for determining the impact significance of GHG emissions, which also allows comparison with emitters in the same industry. There is, however, many variables that influence the GHG intensity of mining-related production. Benchmarking any mining operation based on emission intensity should therefore be dealt with with caution.

The table below provides the average emission intensity per tonne of coal mined as part of this proposed project.

#### Table 10: Arnot South Project - emission intensity factor.

Description	
Future scenario: Operational Phase Year-1	
Total calculated annual operational phase GHG emissions (t CO <sub>2</sub> e)	182 291,74
Estimated average annual production of coal (t/annum) – Primary export coal and Secondary coal product (Eskom Thermal coal)	1 678 000,00
Arnot South Project GHG emission intensity (t $CO_2e$ /t coal)	0,1086

The estimated average annual operational phase emission intensity of the coal produced from the Arnot South Project is 0,031 tCO<sub>2</sub>e/t coal produced. According to the "*Draft Regulations: Greenhouse Gas Emissions Intensity Benchmarks Prescribed for The Purpose of Section 11 of the Carbon Tax Act, 2019*", published by National Treasury in 2019, the coal mining sector industry benchmark value, is **0,108 tonne CO<sub>2</sub>e/t** ore mined (National Treasury, 2019). The intensity (or magnitude) of 0,1086 tCO<sub>2</sub>e/t for the project is in line with the officially documented emission intensity for the industry.

#### 5.3 Contribution to the National net GHG emissions and National emissions from coal mining

The table below indicates the percentage contribution of the proposed underground mining extension project to the annual National GHG emissions as per the scenarios projected in South Africa's GHG Mitigation Potential Analysis dated 2014 (DEA, 2014b). South Africa's National net GHG emissions were 513 140 Gg CO<sub>2</sub>e in 2017 (DEA, 2020). This number, which was the most updated National GHG Inventory data available at the time of preparing this report, falls between the two boundaries projected for 2020 in the table below, but sits closer to the upper than the lower boundary.

# Table 11: Estimated annual GHG emissions for South Africa between 2010 and 2050, and estimated percentage contribution of the Arnot South Project (operational phase) to these emissions, as applicable.

	Growth Without	PPD: Upper	PPD: Lower	Estimated annual GHG emissions – Arnot South	projected	% contributio national GHG Dperational Ph	emissions
Year	Constraints (GWC) (DEA, 2014b)	boundary (DEA, 2014b)	boundary (DEA, 2014b)	Project from Operational Phase Year-1 (t CO2e)	GWC	PPD: Upper boundary	PPD: Lower boundary
2020	749 325 000,00	583 000 000,00	398 000 000,00				
2030	1 004 933 000,00	603 667 000,00	398 000 000,00	182 291,74	0,018%	0,030%	0,046%
2040	1 297 991 000,00	552 000 000,00	336 000 000,00	182 291,74	0,014%	0,033%	0,054%

Based on the above table, the percentage contribution of the proposed project towards South Africa's annual projected National GHG emissions will be between 0,018% and 0,054%, depending on the emission projection scenario. The potential **intensity (or magnitude)** of the project in terms of its contribution to the National net GHG emissions is therefore considered to be **low**.

This cannot, however, be used in isolation when assessing the significance of a project's potential impacts on climate change, since the geographical source of GHG emissions is irrelevant when considering the future impact of climate change. The percentage contribution from this project would also have been higher if the project was located in a country with smaller GHG emissions. The calculation of the percentage contribution towards the National net GHG emissions therefore merely provides a sense of scale and context of the project's emissions relative to the South Africa's emission and should be used in combination with other reference benchmarks as discussed above and below.

GHG emissions from coal mining and handling for South Africa was 1 608 200 tCO<sub>2</sub>e during 2017<sup>4</sup> (DEA, 2020). The emissions associated with the proposed underground mining extension will contribute about 11,34% to these emissions. This contribution is considered to have a **medium** intensity (or magnitude).

The intensity (or magnitude) of the overall impact of the proposed project, considering its contribution to the National net GHG emissions and national emissions from coal mining, is considered to be **medium**.

#### 5.4 Conclusion: Project GHG emissions impact significance

Due to the global scale and long-term impacts of local GHG emissions on climate change, it would not be appropriate to apply the traditional EIA impact assessment methodology to GHG Emissions Assessments. The significance associated with the potential impacts on climate change from GHG emissions is rather based on *intensity* (or magnitude), which is based on a combination of criteria and benchmarks as described above. The categorisation of impact magnitude based on a set of pertinent criteria and making use of widely recognised standards as a measure of the level of impact, are in line with the industry norms.

The analyses in the preceding sub-sections can be summarised into the following main findings:

- Based on pre-defined thresholds, which are in line with the IFC Performance Standards, the Equator Principles and the EBRD, the intensity (or magnitude) of the proposed Arnot South Project operational phase emissions of 182 291,74 tCO<sub>2</sub>e (Operational Phase Year-1) can be regarded as being medium-high.
- The emission intensity of coal mined will be **0,1086 tCO<sub>2</sub>e/t** which is in line with the coal mining sector industry benchmark value of 0,108 tonne CO<sub>2</sub>e/t.
- The percentage contribution of the proposed project towards South Africa's annual GHG emissions will be between 0,018% and 0,054%, and the percentage contribution towards the annual GHG emissions from coal mining and handling in South Africa will be 11,34%. The potential intensity (or magnitude) of this contribution is regarded as being **medium**.

Based on the above, the **overall intensity (or magnitude)** of the GHG emissions from the proposed project on current and potential regional and cumulative global climate change is regarded as **medium**. This intensity rating translates into a **medium overall impact significance** rating.

<sup>&</sup>lt;sup>4</sup> The 2017 inventory was the latest National GHG Inventory available at the time of preparing this report.

#### 6 GHG Emissions Management Recommendations

The majority of GHG emissions associated with proposed Arnot South Project for the construction and decommissioning phases will be from purchased electricity (Scope 2 emissions). For the operational phase, the most significant emissions will be fugitive emissions during coal mining, as well as emissions from purchased electricity. It is recommended that emissions management and mitigation efforts should start by focussing on these most significant emissions sources, and then move on to addressing the other GHG emission sources over the medium term.

The sections below provide an overview of the level of GHG management that is required for the proposed project in terms of the IFC Performance Standards and the Equator Principles, and then provide recommendations that are focussed on reducing GHG emissions from purchased electricity and operational phase fugitive emissions from mining.

Even though the client has not specifically requested for the project to comply with the IFC Performance Standards or the Equator Principles, they provide useful guidance in this context.

In terms of IFC Performance Standard 3.7, alternatives should be considered, and technically and financially feasible and cost-effective options should be implemented to reduce project related GHG emissions during the design and operation of the project. These options may include but are not limited to: *"alternative project locations, adoption of renewable or low carbon energy sources, sustainable agricultural, forestry and livestock management practices, the reduction of fugitive emissions and the reduction of gas flaring"* (IFC, 2012). These measures are in addition to the resource efficiency measures described in the IFC Performance Standard 3.6.

Cost-effective options should therefore be considered and implemented to reduce GHGs associated with the proposed project during the design (pre-construction) and operational phase of the project. Options such as alternative project locations, sustainable agriculture and forestry, and livestock management practices are not applicable to the proposed underground mining extension project.

In terms of the Equator Principles, when combined Scope 1 and Scope 2 emissions are expected to be more than 100,000 tCO<sub>2</sub>e/annum, an alternatives analysis should be conducted to evaluate less GHG intensive alternatives (Equator Principles, 2013). If the project were required to comply with the Equator Principles, an alternative analysis would therefore have been required for this project, since the annual operational phase emissions is projected to fall beyond the specified threshold.

#### 6.1 Renewable and low carbon energy sources

It is recommended that Exxaro should investigate the technical and financial feasibility of implementing a range of emission-reduction initiatives for its purchased electricity and mobile equipment. The following recommendations could be considered and implemented for all <u>three project phases</u>:

- Use solar and/or wind-powered electricity instead of Eskom purchased electricity and diesel-fuelled generators;
- Investigate on-site processes to identify potential areas for process optimisation, energy efficiency, and improved energy management;
- Implement a payload management system, or investigate options to improve the current system if such a system is already in place;
- Implement a diesel energy-efficiency management programme;
- Optimise the loading of haul trucks and adjust haul truck engines to ensure optimal energy efficiency;
- Investigate the use of biofuel as a fuel enhancer or partial fossil fuel substitute of the Project's diesel usage. Potential sources for biofuel could be used cooking oil (if available) or other vegetable oils such as palm oil, soybean oil, rapeseed oil or jatropha oil; and

• Investigate the use of ethanol blends, as will be allowable in terms of the vehicles' warranty. Ethanol is less costly to produce than biodiesel due to lower feedstock costs. The most common feedstocks for ethanol in Africa are sugarcane and molasses.

The use of biofuels may hold an opportunity for Exxaro to obtain carbon credits. The potential value of carbon credits produced from biofuels depends on the price of carbon and the savings in GHGs relative to fossil fuels. Carbon credits have not generally been available for biofuels, but they could become an important source of revenue in the future. The carbon market has grown rapidly, and efforts to reduce GHG emissions under the Kyoto Protocol or national programs are expected to lead to further growth and could lead to higher carbon prices. Biofuels have not benefited because they have only been certified as eligible for the Carbon Disclosure Mechanism of the Kyoto Protocol under very limited conditions, but that could change in the future (Mitchell, 2011).

It is important to note that the indirect impacts from biofuel production should also be considered during the above investigations, especially the impacts of potential deforestation for biofuel production on climate change, on the relocation of local communities, and the impacts of biofuel production on crop prices.

Most of the above recommended mitigation measures are also expected to be more cost-effective over the life of the mine.

#### 6.2 Mitigation of operational phase fugitive CH<sub>4</sub> emissions

Examples of existing technologies which would contribute towards combatting CH<sub>4</sub> emissions from coal mining operations include the following (Pandey *et al*, 2018):

- **CH**<sub>4</sub> **flaring**: CH<sub>4</sub> collected from boreholes during mining can be flared. Through combustion, the CH<sub>4</sub> is converted to CO<sub>2</sub>, which has a lower GWP compared to CH<sub>4</sub>.
- Methane purification: Utilization of mine CH<sub>4</sub> in its mixture form is not possible due to the presence of impurities such as N<sub>2</sub>, O<sub>2</sub>, CO<sub>2</sub>, and water vapor. Several processes are available which are commonly used for gas purification.
- **Power generation using methane**: Coal mining is an energy-intensive process, which requires high electricity loads to run equipment. Mine CH<sub>4</sub>-fired stationary power generation technologies such gas engines, gas turbines, and fuel cells can be used in mining of coal. These not only promote the reutilization of generated CH<sub>4</sub> but also reduce the energy consumption during the processes.
- **Production of methanol and carbon black**: Coal mine CH<sub>4</sub> can also be made available as a chemical feedstock for different chemical processes for the production of synthetic fuels and chemicals. Two potential applications in this field are methanol and carbon black production.
- Thermal flow, catalytic flow, and catalytic monolith reactor technologies: Thermal flow (TFRR) and catalytic flow (CFRR) reversal reactors employ the flow reversal principle to transfer heat from combustion of the CH<sub>4</sub> to the incoming air through a solid heat storage medium. This raises the ventilation air temperature to the ignition temperature of CH<sub>4</sub>, resulting in emissions of CO<sub>2</sub> and water vapor. Catalytic monolith reactor (CMR) is a honeycomb type monolithic reactor, which performs a similar function but at low pressure with high mass flows, high geometrical area, and high mechanical strength. Monoliths consist of a structure of parallel channels with walls coated by a porous support containing catalytically active particles. Therefore, compared with the TFRR and CFRR units, the CMR unit should be more compact in terms of processing the same amount of ventilation air. All the three technologies perform a similar function, they vary in structural pattern and operating behaviours.
- Mine methane utilization in gas turbines: Following TFRR, CFRR, and CMR technologies, mitigation and utilization of mine CH<sub>4</sub> may also be achieved by using various gas turbines. Such turbines utilize heat from CH<sub>4</sub> combustion, which preheats the air in the range of 700 – 1000°C to drive the turbines.
- **Carbon Trading:** In terms of the Kyoto Protocol clean development mechanism (CDM), the reduction in GHG emissions from coal mining can be achieved by carbon trading. Carbon trading is an economic activity, which involves buying and selling of environmental services including GHGs from the atmosphere, which are identified and purchased by eco-consulting firms and then sold to individual or corporate clients

to "offset" their polluting emissions. Under CDM, GHGs are traded with developed countries, thereby making its mitigation economically viable.

#### 6.3 GHG Management Plan

It is recommended that a GHG Management Plan be prepared and implemented for <u>all the phases</u> of the proposed project. The goal of the GHG Management Plan should be to achieve the maximum economically sustainable energy and carbon savings. Such a management plan should ideally include, but not be limited to, the following:

- An energy and GHG emission management programme to assist in analysing and identifying opportunities at the operations to reduce energy consumption and GHG emissions. This should include measuring GHG emissions on an annual basis, as is also required for the operational phase in terms of the Technical Guidelines and Section 8 of the IFC Performance Standard 3.
- GHG emissions reduction projects and offsetting opportunities.
- Allocated responsibility to a key employee(s) that will be responsible and accountable for managing and reporting on the GHG emissions performance of the project on an annual basis.
- The GHG Management Plan should be updated regularly to ensure that the project complies with new South African policies and legislation relating to GHG emissions and climate change as it is promulgated.

#### 7 Conclusions, Recommendations and Reasoned Specialist Opinion

The proposed Arnot South Project is estimated to emit about 182 291,74 tCO2e (Operational Phase Year-1) annually.

Based on the relevant thresholds and benchmarks, the **overall intensity (or magnitude)** of the GHG emissions from the project on current and potential regional and cumulative global climate change is regarded as **medium**. This intensity rating translates into a **medium** impact significance rating.

The majority of GHG emissions associated with proposed Arnot South Project for the construction and decommissioning phases will be from purchased electricity (Scope 2 emissions). For the operational phase, the most significant emissions will be fugitive emissions during coal mining, as well as CO<sub>2</sub>e from purchased electricity. It is recommended that emissions management and mitigation efforts should start by focussing on the reduction of fugitive emissions, as well as reduction of emissions from purchased electricity and mobile combustion.

#### 7.1 Recommendations: Mitigation measures for inclusion into the EMPr

The measures described below should be included in the Environmental Management Programme (EMPr) for the Arnot South Project EIA processes.

Table 12: Mitigation measures associated with all three project phases: GHG Management	t Plan.
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	ALL THREE PROJECT PHASES: GHG Management Plan		
PROJECT ACTIVITY (Environmental Aspect) POTENTIAL IMPACT	All construction, operational, and decommis associated with the Arnot South Project. Impact on global climate change due to the e		e phase activities
OBJECTIVE AND TARGET	Reduce the combined GHG emissions fro extensions by 5% annually.		und coal mining
MITIGATION	I / MANAGEMENT MEASURES	RESPONSIBLE PARTY/PERSON	TIMEFRAME
<ul> <li>Management Plan should in</li> <li>An energy and GHG enalysing and identifying energy consumption as measuring GHG emission the operational phase Section 8 of the IFC Perf</li> <li>GHG emissions reduction</li> <li>Allocated responsibility and accountable for maperformance of the proj</li> <li>The GHG Management that the project comp</li> </ul>	n projects and offsetting opportunities. to a key employees(s) that will be responsible anaging and reporting on the GHG emissions	Exxaro and Mine manager	Construction, Operational and decommis- sioning phase

	CONSTRUCTION PHAS Renewable and low carbon fu		
PROJECT ACTIVITY (Environmental Aspect)	Electricity use, and operation of mobi	ile and stationary e	quipment on site.
POTENTIAL IMPACT	Impact on global climate change due	to the emission of	GHGs.
OBJECTIVE AND TARGET	Reduce GHG emissions from Eskor stationary combustion by 5% annually	•	tricity, and mobile and
MITIGATION / N	IANAGEMENT MEASURES	RESPONSIBLE PARTY/PERSON	TIMEFRAME
•	lar and/or wind-powered electricity ased electricity and diesel-fuelled	Construction manager	Construction phase
	gement system or investigate options om if such a system is already in place.	Construction manager	Construction phase
Implement a diesel energy-	efficiency management programme.	Construction manager	Construction phase
Optimise the loading of hau engines to ensure optimal e	I trucks and adjust construction truck nergy efficiency.	Construction manager	Construction phase
fuel substitute of the Project biofuel could be used cooki	el as a fuel enhancer or partial fossil t's diesel usage. Potential sources for ng oil (if available) or other vegetable n oil, rapeseed oil or jatropha oil.	Construction manager	Construction phase
of the vehicles' warranty. E biodiesel due to lower fe	ol blends, as will be allowable in terms thanol is less costly to produce than eedstock costs. The most common rica are sugarcane and molasses.	Construction manager	Construction phase

#### Table 13: <u>Construction phase</u> mitigation measures: Renewable and low carbon fuel sources.

#### Table 14: Operational phase mitigation measures: Renewable and low carbon fuel sources.

OPERATIONAL PHASE:						
Renewable and low carbon fuel sources						
PROJECT ACTIVITY	Electricity use, and operation of mob	ile equipment and	stationary equipment on			
(Environmental Aspect)	site.					
POTENTIAL IMPACT	Impact on global climate change due	to the emission of	GHGs.			
<b>OBJECTIVE AND TARGET</b>	Reduce GHG emissions from Eskor	m purchased elec	ctricity, and mobile and			
	stationary combustion by 5% annually	<b>y</b> .				
MITIGATION / M	IANAGEMENT MEASURES	RESPONSIBLE	TIMEFRAME			
		PARTY/PERSON				
As far as possible, use so	lar and/or wind-powered electricity	Mine manager	Operation			
instead of Eskom purch	ased electricity and diesel-fuelled					
generators.						
Implement a payload mana	gement system or investigate options	Mine manager	Operation			
to improve the current syste	em if such a system is already in place.					
Implement a diesel energy-	efficiency management programme.	Mine manager	Operation			
Optimise the loading of hau	l trucks and adjust haul truck engines	Mine manager	Operation			
to ensure optimal energy ef	ficiency.					
Investigate the use of biofu	el as a fuel enhancer or partial fossil	Mine manager	Operation			
fuel substitute of the Project	t's diesel usage. Potential sources for					

MITIGATION / MANAGEMENT MEASURES	RESPONSIBLE PARTY/PERSON	TIMEFRAME
biofuel could be used cooking oil (if available) or other vegetable oils such as palm oil, soybean oil, rapeseed oil or jatropha oil.		
Investigate the use of ethanol blends, as will be allowable in terms of the vehicles' warranty. Ethanol is less costly to produce than biodiesel due to lower feedstock costs. The most common feedstocks for ethanol in Africa are sugarcane and molasses.	Mine manager	Operation

Table 15:	Decommissioning	and	closure	<u>phase</u>	mitigation	measures:	Renewable	and	low	carbon	fuel
	sources.										

	DECOMMISSIONING AND CLOS Renewable and low carbon fu		
PROJECT ACTIVITY (Environmental Aspect)	Electricity use, and operation of mobi	le and stationary e	quipment on site.
POTENTIAL IMPACT	Impact on global climate change due	to the emission of	GHGs.
OBJECTIVE AND TARGET	Reduce GHG emissions from Eskor stationary combustion by 5% annually	-	tricity, and mobile and
MITIGATION / N	IANAGEMENT MEASURES	RESPONSIBLE PARTY/PERSON	TIMEFRAME
-	lar and/or wind-powered electricity city and diesel-fuelled generators.	Mine manager	Decommissioning and closure phase
	gement system or investigate options em if such a system is already in place.	Mine manager	Decommissioning and closure phase
Implement a diesel energy-	efficiency management programme.	Mine manager	Decommissioning and closure phase
Optimise the loading of hau to ensure optimal energy ef	I trucks and adjust haul truck engines ficiency.	Mine manager	Decommissioning and closure phase
fuel substitute of the Project biofuel could be used cooki	tel as a fuel enhancer or partial fossil ct's diesel usage. Potential sources for ng oil (if available) or other vegetable on oil, rapeseed oil or jatropha oil.	Mine manager	Decommissioning and closure phase
of the vehicles' warranty. E biodiesel due to lower fe	ol blends, as will be allowable in terms Ethanol is less costly to produce than eedstock costs. The most common rica are sugarcane and molasses.	Mine manager	Decommissioning and closure phase

#### 7.2 Reasoned Specialist Opinion

The overall intensity (or magnitude) of the GHG emissions from the proposed project on current and potential regional and cumulative global climate change is regarded as being of a **medium significance**. It should, however, be kept in mind that the burning of the coal for electricity production is taking place off site, by Eskom. This would be a significant GHG emission, but is a Scope 3 emission for Exxaro, and are therefore not reported on in this report. Therefore, even though the overall intensity of the GHG emissions associated with the proposed project is expected to be of medium significance, the off-site (Scope 3) impact from coal burning for electricity generation will be high. Eskom will however report on these emissions as Scope 1.

It is recommended that the proposed project should be approved, with the condition that feasible and costeffective emission reduction alternatives should be investigated and implemented, as recommended above. It is also recommended that Exxaro should, over the medium and long term, focus on investing in energy projects that are in line with Government's objective to decarbonise South Africa's energy supply network. This is in line with Exxaro's Climate Change Response Strategy Report, 2020 which focusses on a "just transition" towards low-carbon minerals and energy (Exxaro, 2021).

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**ANNEXURE A: CV – Mari de Villiers** 

# Curriculum Vitae

## MARI DE VILLIERS

## PERSONAL INFORMATION

Full names: ID Number:	Maria Margaretha de Villiers (Mari) 810423 00710 88
Nationality:	South African
Gender:	Female
Marital Status:	Married
Health:	Excellent
Language:	Excellent verbal and written skills in English and Afrikaans
Driver's License:	Code 08
Professional Registration:	Environmental Assessment Practitioners' Association of South Africa (EAPASA), Registration Number: 2019/1160
Office Address:	17 Rokewood Avenue, Stellenbosch
Postal Address:	PO Box 12606, Die Boord, 7613
Cell phone:	083 235 8733
E-mail:	mari@cornerstoneenviro.co.za

## **PROFILE SUMMARY**

I hold a Masters' Degree in Environmental Management and have more than 17 years' experience as an environmental assessment practitioner (EAP) and GHG assessment consultant. I have undertaken several courses to further my career, the most notable being the Management Development Programme (MDP) at the University of Stellenbosch Business School, an IEMA<sup>1</sup> Approved Carbon Footprint Management

Course, and several courses in ISO<sup>2</sup> 14064 Parts 1, 2 and 3 (GHG Inventories, Projects, Validation and Verification) presented by Carbon Action in conjunction with the CSA<sup>3</sup>. I am a registered EAP (EAPASA Registration Number: 2019/1160) and am certified by the CSA for successfully completing the written examination and continuous evaluation for Greenhouse Gas (GHG) Validation and Verification using ISO14064 Part 3.

"The great thing in this world is not in where we stand, but in what direction we are moving. We must sail sometimes with the wind and sometimes against it but sail we must and not drift, nor lie at anchor." Oliver Wendell Holmes

"For the best prize that life has to offer is the chance to work hard at work worth doing." Theodore Roosevelt

I am a focused and self-motivated professional that strives to be involved in projects where I can add value and make a positive difference. I thrive in dynamic work environments, and have a strong sense of responsibility and commitment. I have excellent interpersonal, project management and report writing skills. I have extensive knowledge and understanding of South Africa's environmental and related legislation and its associated application and licensing processes. I believe in attention to detail, but also in understanding the "bigger picture". I believe in the importance of professional collaborations and in the value of integrated project teams.

<sup>&</sup>lt;sup>1</sup> Institute of Environmental Management and Assessment

<sup>&</sup>lt;sup>2</sup> International Organisation for Standardisation

<sup>&</sup>lt;sup>3</sup> Canadian Standards Association

## EDUCATION

#### 2004 - 2005: Master's Degree in Environmental Management

University of the Free State Lectured Master's Degree Subjects: Physical Environment; Biological Environment; Environmental Sustainability; Environmental Economics; Environmental Law and Policies; Development Planning; Project Management and Environmental Management Systems; Environmental Impact Assessment; Public Participation; Social impact Assessment; Biodiversity and Conservation; and a Mini-thesis (Academic Records are available upon request).

- 2000 2003: Bachelor's Degree in Consumer Science (Housing) Stellenbosch University (Academic Records are available upon request)
- 1999: Senior Certificate: Paarl Girls High Matric Subjects: English: First Language; Afrikaans: First Language; Biology; Physical Science; Mathematics and Home Economics; (Senior Certificate is available upon request).

## CAREER ENHANCING COURSES

- 2014: GHG Protocol Scope 3 'train-the-trainer' course presented by the NBI4
- 2014: Climate Change course presented by the University of Melbourne (online course hosted by Coursera)
- 2014: Climate Change within the EIA/NEPA Process, presented by EIA Campus (online course)
- 2013: ISO 14064-1 Essentials: Greenhouse Gas Inventories, presented by Carbon Action
- 2013: ISO 14064-2 Essentials: Greenhouse Gas Projects, presented by Carbon Action
- 2013: ISO 14064-2 Expert: Greenhouse Gas Projects, presented by Carbon Action
- 2013: ISO 14064-3: Greenhouse Gas Validation, presented by Carbon Action
- 2013: ISO 14064-3: Greenhouse Gas Verification, presented by Carbon Action
- 2010: Management Development Programme (MDP), Stellenbosch University Business School
- 2009: Golder Associates Africa Technical Writing Crouse
- 2009: IEMA Approved Carbon Footprint Management: An Introductory Programme
- 2006: Golder Associates Africa Project Management Course (PM24)
- 2006: International Association for Public Participation (IAP2) training course, Modules 1, 2 and 3: Planning for Effective Public Participation, Techniques for Effective Public Participation, and Communications for Effective Public Participation
- 2005: SABS ISO 14001: Environmental Management Systems Auditing
- 2005: SABS ISO 14001: Environmental Management Systems Introduction

<sup>&</sup>lt;sup>4</sup> National Business Initiative

### PAPERS AND LECTURES PRESENTED

- 2017: IAIAsa 2017 National Conference. Paper presented: Greenhouse Gas Impacts and Mitigation Opportunities within the Copper Mining Industry
- 2016: IAIAsa 2016 National Conference. Paper presented: Integrating Climate Change Impacts into South African Environmental Assessment Processes
- 2015: IAIAsa 2015 National Conference. Paper presented: Recommendations on how the Environmental Assessment process can contribute towards low-carbon economic reform in South Africa
- 2014: IAIAsa 2014 National Conference. Paper presented: International lessons for the incorporation of climate change considerations into environmental assessment in South Africa
- 2013: Lecture presented at the Centre for Renewable and Sustainable Energy Studies, University of Stellenbosch, as part of a post-graduate course: "The EIA Process and the Challenges and Possible Solutions for the Renewable Energy Sector"
- 2012: Presented two lectures on Environmental Management at the Stellenbosch University's Engineering Faculty as part of their Master's Degree in Environmental Engineering
- 2008: IAIAsa 2008 Conference. Paper presented: The value of key stakeholder participation in Strategic Environmental Assessment: A South African case study
- 2006: IAIAsa 2006 Conference. Paper presented: An investigation into the problems, shortcomings and benefits encountered during the environmental management processes of three golf course developments in South Africa (Master's Degree mini-thesis results)

## **REGISTRATIONS, PROFESSIONAL AFFILIATIONS AND ASSOCIATIONS**

- Registered Environmental Assessment Practitioner (EAP), EAPASA Registration Number 2019/1160
- Member of the International Association for Impact Assessment, South Africa (IAIAsa)
  - Chairperson of the IAIAsa Western Cape Branch 2017 to 2019, and
  - Chairperson of the IAIAsa National Conference 2017
- Member of the GHG Management Institute
- Member of the Environmental Law Association (ELA) of South Africa
- Member of the International Association for Public Participation, Southern Africa (IAP2)

### WORK EXPERIENCE

May 2014 to present:	Cornerstone Environmental Consulting (Pty) Ltd. Stellenbosch
	Principle Environmental Assessment Practitioner and Climate
	Change/GHG Environmental Manager
	Responsibilities: Managing a range of local and regional EIA and public participation processes and drafting of the relevant documentation, and preparation of GHG emissions impact assessments.
September 2013 to April 2014:	Self-employed Stellenbosch Responsibilities: External EIA reviewer and freelance environmental
	and carbon consultant.

	Stellenbosch
	<b>Principle Environmental Assessment Practitioner</b> <i>Responsibilities:</i> Managing a range of local and regional Environmental Impact Assessment (EIA) and public participation processes, and drafting of the relevant documentation.
April 2006 to September 2009:	Full time employee: Golder Associates Africa (Pty) Ltd. Midrand Environmental Consultant Responsibilities: Managing a range of local and regional EIA and public participation processes, and drafting of the relevant documentation.
May 2004 to April 2006:	<ul> <li>Full-time employee for employer owning two companies:</li> <li>Centurion</li> <li>Environmental Consultancy</li> <li>Responsibilities: Managing environmental assessment applications and drafting of the relevant documentation.</li> <li>And</li> <li>Town Planning Practice</li> <li>Responsibilities: Compilation of Subdivision Diagrams, Motivating Memorandums for Town Planning Applications, gathering of property information at various governmental offices, etc.</li> </ul>
2003:	<b>Department of Environmental Management, City of Cape Town</b> (Internship) <i>Responsibilities</i> : Research on European Green Procurement Policies.
PROJECT-RELATED EXPERIENCE	
GHG EMISSIONS ASSESSMENTS AND INVENTORIES:	
GHG Emissions Assessment for the Dorstfontein East Underground Coal Mine Mpumalanga, Kriel	
Propaged a CHC Emissions Association for the propaged expansion of the Deretfontoin East underground	

October 2009 to August 2013: Full time employee: Withers Environmental Consultants (Pty) Ltd.,

Stallanhasah

Prepared a GHG Emissions Assessment for the proposed expansion of the Dorstfontein East underground coal mine. The Report included a GHG Inventory (also called a "Carbon Footprint"), assessing the significance of the potential impacts of the calculated emissions on climate change, as well as recommendations to reduce the GHG emissions associated with the project.

#### GHG Emissions Assessment for the PPM Plant Expansion

# Prepared a GHG Emissions Assessment for the plant expansion and tailings reprocessing in the North West Province. The Report included a GHG Inventory (also called a "Carbon Footprint"), assessing the significance of the potential impacts of the calculated emissions on climate change, as well as recommendations to reduce the GHG emissions associated with the project.

#### GHG Emissions Assessment for the Metalkol SA Roan Tailings Reclamation Project, ERG-Africa

#### Democratic Republic of the Congo

North West Province, Rustenbug

Prepared a GHG Emissions Assessment for the Metalkol SA Roan Tailings Reclamation Project in the Democratic Republic of the Congo. The Report included a GHG Inventory (also called a "Carbon Footprint"), assessing the significance of the potential impacts of the calculated emissions on climate change, as well as recommendations to reduce the GHG emissions associated with the project.

#### GHG Emissions Assessment for the Comide Project, ERG-Africa Democratic Republic of the Congo

Prepared a GHG Emissions Assessment for the Comide Project in the Democratic Republic of the Congo. The Report included a GHG Inventory (also called a "Carbon Footprint"), assessing the significance of the

potential impacts of the calculated emissions on climate change, as well as recommendations to reduce the GHG emissions associated with the project.

#### GHG Emissions Assessment for the Frontier Project, ERG-Africa

Prepared a GHG Emissions Assessment for the Frontier Project in the Democratic Republic of the Congo. The Report included a GHG Inventory (also called a "Carbon Footprint"), assessing the significance of the potential impacts of the calculated emissions on climate change, as well as recommendations to reduce the GHG emissions associated with the project.

#### GHG Inventory Report, SA Corporate Real Estate Fund

Prepared Equity Share and Operational Control GHG Inventory Reports for SA Corporate Real Estate Fund using the GHG Protocol Corporate Accounting and Reporting Standard Methodology (hereafter "GHG Protocol").

#### GHG Management Services, P&B Lime Works, Overberg Agri Western Cape Province, Bredasdorp

Participated in the preparation of a GHG Inventory Report for P&B Lime Works using the GHG Protocol. In the process of undertaking an integrated scope of work that is aimed at assisting P&B Lime Works in understanding its potential carbon tax liability, in identifying the possible strategic and other measures that could be taken to manage and mitigate the company's exposure to carbon tax, and finally in complying with the relevant legislated reporting obligations.

#### GHG Inventory Report, IAIAsa Conference 2013

Participated in the preparation of a GHG Inventory Report for the IAIAsa Conference 2013 hosted at the Black Mountain Leisure and Conference Hotel, Free State Province.

#### FULL SCOPING AND EIA PROCESSES:

#### Wittewater Agricultural Development

EIA and public participation process project manager for the proposed agricultural development at Wittewater, near Piketberg. Activities performed include managing the EIA process, compiling EIA documentation, meeting facilitation, etc.

#### Afdaksrivier Mixed-use Development

EIA and public participation process project manager for the proposed Afdaksrivier mixed-use development. Activities performed include managing the EIA process, compiling EIA documentation, meeting facilitation, etc.

#### Proposed Mooifontein Mine, Paddy's Pad (Pty) Ltd.

EIA and public participation process project manager for Paddy's Pad's proposed Mooifontein Uranium Mine near Edenburg in the Southern Free State. Activities performed include managing the EIA process, compiling EIA documentation, and meeting facilitation.

#### Clover Valley Wind Energy Project, Clover Valley Wind Energy

EIA and public participation project manager for a wind energy project near Mamre in the Western Cape Province. Activities performed include managing the EIA process, compiling EIA documentation, and meeting facilitation.

#### Groene Kloof Wind Energy Project, Dassenberg Wind Energy

EIA and public participation project manager for a wind energy project near Mamre in the Western Cape Province. Activities performed include managing the EIA process, compiling EIA documentation, and meeting facilitation.

#### Riviera Tungsten Prospecting, Bongani Minerals (Pty) Ltd.

Compilation of an Environmental Management Plan and management of the public participation process as part of Bongani Minerals (Pty) Ltd.'s Prospecting Right Application.

## Western Cape Province, Piketberg

Western Cape Province, Hermanus

Free State Province, Edenburg

## Western Cape Province, Mamre

### Western Cape Province, Mamre

## Western Cape Province, Piketberg

South Africa

## South Africa

Democratic Republic of the Congo

#### Akanani Mine, Lonmin

EIA and public participation project manager for Lonmin Akanani's proposed platinum prospecting shaft near Mokopane (Potajetersrus). Activities performed include managing the EIA process, compiling EIA documentation, and meeting facilitation.

#### **Dilokong Chrome Mine, ASA Metals**

Managing several EIA and Basic Assessment processes for infrastructure expansions at ASA Metals' Dilokong Chrome Mine, near Burgersfort.

#### Waterberg Gas, Anglo Coal Gas Projects

EIA and public participation project manager for Anglo Coal's coal-bed methane gas exploration project near Lephalale (Ellisras). (This was the first project of its kind in Africa.)

#### Namakwa Sands, Exxaro

EIA and public participation project manager for infrastructure expansions at the Namakwa Sands Mineral Separation Plant near Koekenaap. Activities performed include managing the EIA process, compiling EIA documentation, managing the stakeholder engagement process, meeting facilitation, liaison with authorities, land owners and affected parties, and stakeholder issues management.

#### Matla Coal, Exxaro

EIA and public participation project manager for the proposed new access shaft at Matla Coal near Kriel. Activities performed include managing the EIA process, compiling EIA documentation, managing the stakeholder engagement processes, meeting facilitation, liaison with authorities, land owners and affected parties, and stakeholder issues management.

#### **Batlhako Mining Limited**

EIA process coordinator and public participation task manager for an opencast chrome mine near Rustenburg. Activities performed include coordinating compilation of the EIA documentation, managing the stakeholder engagement process, liaison with authorities, land owners and affected parties, meeting management, facilitation and logistics, and stakeholder issues management.

#### **Harmony Gold**

EIA public participation project manager for Harmony Gold's proposed re-mining of tailings facilities in the Welkom area. Activities performed include managing the stakeholder engagement process, liaison with authorities, land owners and affected parties, meeting management, facilitation and logistics, and stakeholder issues management.

#### Heidelberg Opencast Coal Mine Anglo Coal

EIA public participation project manager for an opencast coal mine outside Heidelberg. Activities performed include managing the stakeholder engagement process, liaison with authorities, land owners and affected parties, meeting management and logistics, and stakeholder issues management.

### **BASIC ASSESSMENT PROCESSES:**

#### **Highfield Vineyard Expansion**

Basic Assessment and public participation process project manager for the proposed Highfield vinevard expansion. Activities performed include managing the Basic Assessment process, compiling Basic Assessment documentation, meeting facilitation, etc.

#### **Bussell Low-level Bridge**

Basic Assessment and public participation process project manager for the proposed Bussell low-level crossing across the Kingna River. Activities performed include managing the Basic Assessment process, compiling Basic Assessment documentation, meeting facilitation, etc.

Limpopo Province, South Africa

## Western Cape Province, South Africa

# Free State, South Africa

#### Western Cape Province, Grabouw

#### Limpopo Province, South Africa

North-West Province, South Africa

Mpumalanga Province, South Africa

## Western Cape Province, Montagu

Gauteng, South Africa

Limpopo Province, South Africa

#### P&B Lime Works, Overberg Agri

Basic Assessment, Section 24G rectification application and Atmospheric Emissions License Application processes for existing and proposed activities at P&B Lime Works outside Bredasdorp, Western Cape Province.

#### SECTION 24G RECTIFICATION APPLICATION PROCESSES:

#### Cape Lime

Section 24G rectification application and Atmospheric Emissions License Application processes for existing activities at Cape Lime outside Vredendal, Western Cape Province.

#### Cisco

Section 24G rectification application process project management for existing activities at Cisco Steel Works in Kuils River, Western Cape Province.

#### PUBLIC PARTICIPATION PROCESSES:

#### Zondagsfontein Coal Mine, Anglo Coal

Public participation project manager for opencast and underground coal mining EIA near Ogies. Activities performed include managing the stakeholder engagement process, liaison with authorities, land owners and affected parties, meeting management, facilitation and logistics, and stakeholder issues management.

#### Zincor, Kumba Resources

Public participation project manager for the Zincor tailings dam rehabilitation and closure study, Springs. Activities performed include managing the stakeholder engagement process, liaison with authorities, meeting management, facilitation and logistics, and stakeholder issues management.

#### OTHER:

#### **Alexkor Mine**

Compilation of a Consolidated Environmental Management Programme (EMP) of Alexkor's approved sea concession EMP's.

#### Various MMP Projects

Responsible for public consultation and project management activities as part various large Maintenance Management Plan (MMP) projects in the Western Cape Province including MMPs for the following rivers/sections of river: Subdistricts 1, 2 and 2 of the Berg River, as well as the Kinga, Konings, Poesjesnels, Baden and Upper Olifants Rivers.

#### **External EIA reviewer**

Externally reviewed various EIA-related reports and documents for technical and process-related accuracy for a third-party environmental consultancy.

#### ABILITIES DEVELOPED

#### **GHG and Climate Change Management**

I successfully completed various courses and developed skills in preparing GHG inventories and undertaking greenhouse gas validations and verifications, based on the global standard ISO 14064 Part 1, Part 2, and Part 3, and the GHG Protocol. I also developed skills, and acquired knowledge through research, on how to assess and limit proposed projects' impacts on climate change, and on how to assess and limit the potential impacts of climate change on proposed projects.

Northern Cape Province, Alexander Bay

Western Cape Province, Various towns

Western Cape Province, Vredendal

#### Western Cape Province, Kuils River

#### Western Cape Province, Bredasdorp

#### Gauteng, South Africa

Mpumalanga, South Africa

#### Personal, Interpersonal and Leadership Skills

I developed leadership, planning and organising skills while serving as a line and project manager at Golder Associates Africa, serving as a Principal Environmental Consultant at Withers Environmental Consultants, as well as while serving as the Western Cape Branch Chair of the IAIAsa and organising the IAIAsa National Conference 2017. These skills were also developed when I served as the Chairperson of Golder Associates Africa's Leader Development Programme in 2009. This programme was aimed at developing young leadership within the company and formed part of the company's succession planning.

My work and other experience furthermore enhanced my abilities to function efficiently as a member of a group, to take responsibility, and to work under pressure.

#### **Project Management**

I developed skills in managing large, integrated EIA processes through my work experience.

#### Public Participation Project Management and Meeting Facilitation Skills

I developed public participation project management skills through my work experience to date. These skills include, amongst others, the facilitation of meetings with individual stakeholders, groups of key stakeholders, authorities, and public meetings.

#### **Computer Literacy**

I have excellent computer literacy in the following computer programs: Microsoft Project, Microsoft Word, Microsoft Excel and Microsoft PowerPoint.

ANNEXURE B: Specialist Declaration

## **SPECIALIST DECLARATION**

#### I Mari de Villiers, of Cornerstone Environmental Consultants (Pty) Ltd as the appointed independent

specialist hereby declare that I:

- act/ed as the independent specialist in this application;
- regard the information contained in this report as it relates to my specialist input/study to be true and correct, and
- do not have and will not have any financial interest in the undertaking of the activity, other than
  remuneration for work performed in terms of the ECA, the NEMA, the Environmental Impact
  Assessment Regulations, 2014, as amended, and any specific environmental management Act(s);
- have and will not have any vested interest in the proposed activity proceeding;
- have disclosed, to the applicant, EAP and competent authority, any material information that have or may have the potential to influence the decision of the competent authority or the objectivity of any report, plan or document required in terms of the NEMA, the Environmental Impact Assessment Regulations and any specific environmental management Act(s);
- am fully aware of and meet the responsibilities in terms of NEMA, the Environmental Impact Assessment Regulations, 2014, as amended (specifically in terms of Regulation 13 of GN No. 326) and any specific environmental management Act, and that failure to comply with these requirements may constitute and result in disqualification;
- have ensured that information containing all relevant facts in respect of the specialist input/study
  was distributed or made available to interested and affected parties and the public and that
  participation by interested and affected parties was facilitated in such a manner that all
  interested and affected parties were provided with a reasonable opportunity to participate and
  to provide comments on the specialist input/study;
- have ensured that the comments of all interested and affected parties on the specialist input/study were considered, recorded and submitted to the competent authority in respect of the application;
- have ensured that the names of all interested and affected parties that participated in terms of the specialist input/study were recorded in the register of interested and affected parties who participated in the public participation process; and
- have provided the competent authority with access to all information at my disposal regarding the application, whether such information is favourable to the applicant or not.

**Note:** The terms of reference must be attached (See **Chapter 1** of the GHG Emissions Assessment Report).

Signature of the specialist:

#### Cornerstone Environmental Consultants (Pty) Ltd

Name of company:

#### 24 August 2021

Date: