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# BASIC IMPACT REPORT & ENVIRONMENTAL MANAGEMENT PROGRAMME REPORT

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THE PROPOSED MINING PERMIT FOR THE MINING OF DIAMONDS ALLUVIAL (DA), DIAMONDS GENERAL (D), DIAMONDS IN KIMBERLITE (DK) & DIAMONDS (DIA) INCLUDING ASSOCIATED INFRASTRUCTURE, STRUCTURE AND EARTHWORKS ON A CERTAIN PORTION OF 4.8068 HA ON THE REMAINING EXTENT OF PORTION 47 OF THE FARM NOOITGEDACHT 381, REGISTRATION DIVISION: HO, NORTHWEST PROVINCE.

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#### PROJECT INFORMATION

Application for an Environmental Authorisation for the proposed Mining Permit for the mining of Diamonds Alluvial (DA), Diamonds General (D), Diamonds in Kimberlite (DK) & Diamonds

(DIA) including associated infrastructure, structure and earthworks on certain 4.8068 ha area

on the Remaining Extent of Portion 47 of the farm Nooitgedacht 381, Registration Division:

JP, North West Province.

Report Title: BAR & EMPr

Prepared By: Milnex CC

**Date:** 19/08/2022

#### **QUALITY CONTROL:**

Report Author: Report Reviewer:

N/A

Lizanne Esterhuizen

Honours Degree in Environmental Science

Signature:

Name:

**Project Name:** 

#### **DISCLAIMER:**

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#### **IMPORTANT NOTICE**

In terms of the Mineral and Petroleum Resources Development Act (Act 28 of 2002 as amended), the Minister must grant a prospecting or mining right if among others the mining "will not result in unacceptable pollution, ecological degradation or damage to the environment".

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

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

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

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

#### **BASIC ASSESSMENT REPORT PROCESS**

1) The environmental outcomes, impacts and residual risks of the proposed activity must be set out in the basic assessment report.

#### **OBJECTIVE OF THE BASIC ASSESSMENT PROCESS**

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

#### SCOPING OF ASSESSMENT AND CONTENT OF BASIC ASSESSMENT REPORT

1) Contact Person and correspondence address

#### A) DETAILS OF:

- i) THE EAP WHO PREPARED THE REPORT
- ii) EXPERTISE OF THE EAP

NAME OF PRACTITIONER	QUALIFICATIONS	CONTACT DETAILS
	Honours Degree in Environmental Science	Tel No.: (018) 011 1925
Lizanne Esterhuizen	(refer to <b>Appendix 1</b> )	Fax No.: (053) 963 2009
		e-mail address: <u>lizanne@milnex-sa.co.za</u>

#### Summary of the EAP's past experience. (Attach the EAP's curriculum vitae as Appendix 2)

Milnex CC was contracted by **Lourens Rasmus Olivier** as the independent environmental consultant to undertake the BAR and EMPr process for the proposed Mining Permit for the mining of Diamonds Alluvial (DA), Diamonds General (D), Diamonds in Kimberlite (DK) & Diamonds (DIA) including associated infrastructure, structure and earthworks on certain 4.8068 ha area on the Remaining Extent of Portion 47 of the farm Nooitgedacht 381, Registration Division: JP, North West Province. The property is located approximately 8km North of Swartruggens in the North-West Province.

Milnex CC does not have any interest in secondary developments that may arise out of the authorisation of the proposed project.

Milnex CC is a specialist environmental consultancy with extensive experience in the mining industry which provides a holistic environmental management service, including environmental assessment and planning to ensure compliance with relevant environmental legislation. Milnex CC benefits from the pooled resources, diverse skills and experience in the environmental and mining field held by its team that has been actively involved in undertaking environmental studies for a wide variety of mining related projects throughout South Africa. The Milnex CC team has considerable experience in environmental impact assessment and environmental management, especially in the mining industry.

Milnex CC have experience consulting in the environmental field. Their key focus is on environmental assessment, advice and management and ensuring compliance to legislation and guidelines. They are currently involved in undertaking EIAs for several projects across the country (refer to **Appendix 2** for CV)

#### B) DESCRIPTION OF THE PROPERTY.

Farm Name:	A certain portion of the remaining extent of portion 47 of the farm     Nooitgedacht 381     Registration Division: JP     Extent: 4.8068 hectares     Title Deed: T151406/2006
	Province: North West
Application area (Ha)	4.8068 hectares
Magistavial district	Bojanala District Municipality
Magisterial district:	Kgetelengrivier Local Municipality
Registration Division	JP
Distance and direction from nearest	The property is located approximately 8km North of Swartruggens in the North-West
town Province.	

21 digit Surveyor General Code for each farm portion	TOJP0000000038100000
Minerals applied for	Diamonds Alluvial (DA) Diamonds General (D)  Diamonds in Kirch edits (DK)
	Diamonds in Kimberlite (DK) Diamonds (DIA)

#### **III. FARM CO-ORDINATES**

FARM	LONGITUDE	LATITUDE
A certain portion of the remaining extent of portion 47 of the farm Nooitgedacht 381	26° 39' 24,917" E	25° 35' 38,455" S
	26° 39' 30,974" E	25° 35' 41,195" S
	26° 39' 39,238" E	25° 35' 53,784" S
	26° 39' 28,548" E	25° 35' 44,736" S
	26° 39' 23,112" E	25° 35' 41,676" S

C) LOCALITY MAP (show nearest town, scale not smaller than 1:250000 attached as Appendix 3).

A Locality map is attached in **Appendix 3** and on figure 1 below.

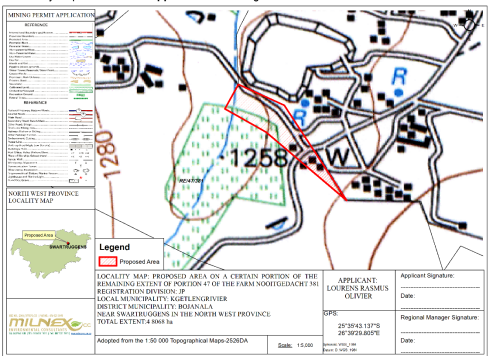


Figure 1: Locality Map

Received objection letters on 17/08/2022, please see **Appendix 6(iii)**. According to letters, Helam Mining (Pty) Ltd have an existing prospecting right with DMRE reference number NW30/5/1/1/2/12104PR for the same minerals. However, the proposed Mining Permit application has an acceptance letter dated 25/04/2022.

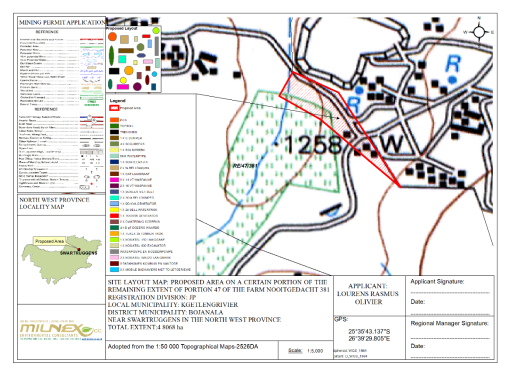


Figure 2: Site Plan Map

Received objection letters on 17/08/2022, please see **Appendix 6(iii)**. According to letters, Helam Mining (Pty) Ltd have an existing prospecting right with DMRE reference number NW30/5/1/1/2/12104PR for the same minerals. However, the proposed Mining Permit application has an acceptance letter dated 25/04/2022.

#### D) DESCRIPTION OF THE SCOPE OF THE PROPOSED OVERALL ACTIVITY.

#### LISTED AND SPECIFIED ACTIVITIES

Description of the overall activity.
(Indicate Mining Right, Mining Permit, Prospecting right, Bulk Sampling, Production Right, Exploration Right, Reconnaissance permit, Technical co-operation permit, Additional listed activity)

i)

- 1. Listing Notice 1 (GNR 327) as amended (GNR 517), Activity 21: "Any activity including the operation of that activity which requires a mining permit in terms of section 27 of the Mineral and Petroleum Resources Development Act, as well as any other applicable activity as contained in this Listing Notice on in Listing Notice 3 of 2014, required to exercise the mining permit"
- 2. **Listing Notice 1 (GNR 327), Activity 27:** "The clearance of an area of 1 hectares or more, but less than 20 hectares of indigenous vegetation."
- Listing Notice 3 (GNR 324), Activity 12: The clearance of an area of 300 square metres or more of indigenous vegetation (h) North West: (vi); Areas within a watercourse or wetland, or within 100metres from the edge of a watercourse or wetland

Mining Permit for the mining of Diamonds Alluvial (DA), Diamonds General (D), Diamonds in Kimberlite (DK) & Diamonds (DIA) including associated infrastructure, structure and earthworks.

NEM:WA 59 of 2008: Residue stockpiles or residue deposits, Category A:
 (15): The establishment or reclamation of a residue stockpile or residue deposit resulting from activities which require a prospecting right or mining permit, in terms of the Mineral and Petroleum Resources Development Act, 2002 (Act No. 28 of 2002).

(E.g. For prospecting - drill site, site camp, ablution facility, accommodation, equipment storage, sample storage, site office, access route etcetc E.g. for mining,- excavations, blasting, stockpiles, discard dumps or dams, Loading, hauling and transport, Water supply dams and boreholes, accommodation, offices, ablution, stores, workshops, processing plant, storm water control, berms, roads, pipelines, power lines, conveyors, etcetc)	Aerial extent of the Activity Ha or m <sup>2</sup>	LISTED ACTIVITY  (Mark with an <b>X</b> where applicable or affected).	APPLICABLE LISTING NOTICE (GNR 544, GNR 545 or GNR 546)	WASTE MANAGEMENT AUTHORISATION  (Indicate whether an authorisation is required in terms of the Waste Management Act).  (Mark with an X)
Mining permit:  Listing Notice 1 (GNR 327) as amended (GNR 517), Activity 21: "Any activity including the operation of that activity which requires a mining permit in terms of section 27 of the Mineral and Petroleum Resources Development Act, as well as any other applicable activity as contained in this Listing Notice on in Listing Notice 3 of 2014, required to exercise the mining permit"	The application area is 4.8068ha	X	Listing Notice 1 (GNR 327) as amended (GNR 517), Activity 21	-
Clearance of indigenous vegetation:  Listing Notice 1 (GNR 327), Activity 27: "The clearance of an area of 1 hectares or more, but less than 20 hectares of indigenous vegetation."	The application area is 4. 8068ha	x	Listing Notice 1 (GNR 327), Activity 27	-
Clearance of indigenous vegetation:  Listing Notice 3 (GNR 324), Activity 12: The clearance of an area of 300 square metres or more of indigenous vegetation (h) North West: (vi); Areas within a watercourse or wetland, or within 100metres from the edge of a watercourse or wetland	The application area is 4.8068ha	X	Listing Notice 3 (GNR 324), Activity 12 (h)(vi)	-
NEM:WA 59 of 2008: Residue stockpiles or residue deposits, Category A: (15): The establishment or reclamation of a residue stockpile or residue deposit resulting from activities which require a prospecting right or mining permit, in terms of the Mineral and Petroleum Resources Development Act, 2002 (Act No. 28 of 2002).	The application area is 4.8068ha	-	NEM:WA 59 of 2008: Residue stockpiles or residue deposits, Category A: (15)	X

### ii) DESCRIPTION OF THE ASSOCIATED STRUCTURES AND INFRASTRUCTURE RELATED TO THE DEVELOPMENT

(Describe Methodology or technology to be employed, and for a linear activity, a description of the route of the activity

**Lourens Rasmus Olivier** has embarked on a process for applying for proposed Mining Permit for the mining of Diamonds Alluvial (DA), Diamonds General (D), Diamonds in Kimberlite (DK) & Diamonds (DIA) including associated infrastructure, structure and earthworks on certain 4.8068 ha area on the Remaining Extent of Portion 47 of the farm Nooitgedacht 381, Registration Division: JP, North West Province.

The area is preferred due to the sites expected mineral resources. **Lourens Rasmus Olivier** requires a mining permit in terms of NEMA and the Mineral and Petroleum Resources Development Act to mine for minerals mentioned above within the Kgetlengrivier Local Municipality, North West Province (refer to a locality map attached in **Appendix 3**).

#### Access roads

Access will be obtained from a gravel road off the P124-1 road

#### Water Supply

Additional water requirements related to the portable water supply for employees and workers will be supplied.

#### Water uses

If water uses under section 21 a-k of the NWA are triggered, a Water Use Licence Application (WULA) will need to be lodged with the department of Water & Sanitation (DWS).

Table 1: Water Use Pan Size specifications for Alluvial Diamond Mining (DWS NC & FS, 2001).

Pan size	Water/hour (m <sup>3</sup> )	Water/day(m³)	Gravel/hour (tons)	Gravel/day (ton)
14	15	150	40	400
16	17	170	60	600

Even though the list of equipment included 3 x 14 feet washing pans and 2 x 16 feet washing pans, only the most essential equipment necessary to conduct the work will be on site.

#### Ablution

Chemical toilets shall be used, no french drains and pits shall be permitted.

#### Storage of dangerous goods

During the mining activities, limited quantities of diesel and fuel, oil and lubricants if any will be stored on site. These goods should be placed in a bunded area one and a half times the volume of the total amount of goods to be stored.

#### Dust suppression

Unacceptable levels of dust fallout can be determined by implementing dust management by monitoring compliance with the requirements of the National Dust Control Regulations for an activity, in terms of nuisance or disturbance.

The National Framework for Air Quality Management in the Republic of South Africa (the National Framework), as published under Government Notice No. 1144 of 26 October 2018, underpins NEM:AQA by providing national norms and standards for air quality management to ensure compliance with legislation. The National Framework serves as the country's AQMP.

Section 32 of the NEM:AQA makes provision for the Minister or the MEC to prescribe measures for the control of dust in specific places or areas, or by specified machinery or in specific instances. While dust generally does not pose a health risk, it may be regarded as a nuisance. It is the responsibility of the owner of the dust generating activity to take reasonable measures to limit the nuisance factor.

With respect to this, the Minister has published in the gazette the regulations for the control of dust in 2013 (Notice 827, Government Gazette No. 36974). These regulations provide requirements for measures for the control of dust, which includes the requirements for monitoring, dust management plan development and implementation and reporting.

According to dust levels set out by the National Dust Control Regulations 2013 (GNR. 827). The limits have the following threshold Section 3. Dustfall standard

Table 1. Acceptable dust fall rates

Restriction Areas	Dustfall rate (D) (mg/m²/day, 30-day average)	Permitted frequency of exceeding dust fall rate
Residential Area	D < 600	Two within a year, not sequential months
Non-residential Area	600 < D < 1200	Two within a year, not sequential months

(i) **DESCRIPTION OF PLANNED INVASIVE ACTIVITIES:** (These activities do not disturb the land where prospecting/mining will take place e.g. aerial photography, desktop studies, aeromagnetic surveys, etc.).

The process of alluvial diamond mining involves digging and sifting through mud, sand and gravel. Typically, diamonds come from geologic rock formations called Kimberlites. Kimberlite rock formations that contain diamonds are eroded over time by rivers and streams and can deposit diamonds in the sediments carried by those streams farther downstream from the original source rocks. These deposits are called alluvial diamond deposits. The locations of these alluvial diamond deposits are controlled by the surrounding topography, drainage patterns, and the location of the Kimberlites themselves.

Vegetation clearance takes place first from where stripping and stockpiling of topsoil. All topsoil (irrespective of depth) is stripped separately with an excavator and frond-end loader and stockpiled next to the first pit. The topsoil will be stored in such a way that the minimum runoff and erosion will emanate from it. The topsoil will be stored in a pile; around the pile surface runoff trenches will be constructed to divert any runoff around the pile. The topsoil will be used for final rehabilitation when mining has reached its end of life span. Concurrent rehabilitation will also be done.

Alluvial mining requires a considerable amount of material (called the 'over-burden') to be removed first to get to the gravel bed underneath, where diamonds are found. Once the topsoil has been removed the overburden is then stripped and placed adjacent the excavation.

Once the overburden has been removed the exposed diamondiferous gravel is stripped with an excavator and stockpiled on the side on the excavation and from where frond-end loaders haul it to the mineral processing plant, as needed (different location than excavations).

At the plant, the gravel is fed into the primary conveyer by frond-end loaders. The gravel is fed by the conveyer into the rotating pans.

The total amount of water used for processing is between 10 000 and 18 000 litres an hour, depending on the size of the pan, of which 50% will be re-circulated from the open excavations in which the wet puddle is flowing and 50% is added by means of fresh water. The concentrate out of the pans goes directly into the steels bins that are sorted for final recovery on site.

The wet waste tailings coming out of the pans is pumped to open excavations and possibly a slimes dam, from where excess water is re-cycled.

#### For backfilling and rehabilitation, the following procedures will be as follow:

Concurrent backfilling will take place in order to rehabilitate.

Topsoil will be removed from trench no.1, where after it will be stored separately on the proposed area. Stored topsoil will be kept separate from overburden. Stored topsoil will be adequately protected from being eroded or blown away.

The exposed diamondiferous gravel of trench no.1 and no.2 will then be removed. The diamondiferous gravel will be sorted by means of a screen and all material larger than for example 100mm will be separated from the rest. This material will be

used in the backfilling stage. Screened material for example smaller than 100mm will be fed into a wet rotary screen and then directly onto the washing pans.

As mining activities progress from trench no.2 towards the following trench no.3, backfilling and rehabilitation of trench no.1 will commence. The coarse gravel sifted at the screen, tailings from the pans and fine concrete will be transported back into open trench no.1. During this process of backfilling, variation in the dumping sequence of different sized materials will be followed to ensure better compaction and stability of the reclaimed gravel. This will ensure that voids surrounding the coarse gravel will be filled up with finer sediments. Compaction will be achieved through heavy vehicles during backfilling stage. This sequence will be utilised for the final rehabilitation of the last actively trench. The topsoil stored at the beginning of mining will now be utilised for final rehabilitation.

#### Quantifying the surface areas:

Mining will be restricted to the 4.8068 ha applied for. For every 1 Ha there will be no more that 3 trenches at any given time, which will be dug. Each trench will be 50m x 20m. Concurrent backfilling will take place in order to rehabilitate. Please see the explanation above how concurrent rehabilitation is carried out:

Since concurrent backfilling will take place in order to rehabilitate, the total area to be disturbed will be less than the below calculation. Following the aforementioned sequence will ensure that the maximum area to be disturbed by mining activities at any given time, is only approximately **0.25ha** 

(ii) **DESCRIPTION OF PRE-FEASIBILITY STUDIES** (Activities in this section includes but are not limited to: initial, geological modelling, resource determination, possible future funding models, etc.)

All data will be consolidated and processed to determine the diamond bearing resource on the property.

#### E) POLICY AND LEGISLATIVE CONTEXT

Title of legislation, policy or guideline:	Administering authority:	Promulgation Date:
National Environmental Management Act No. 107 of 1998 as amended.	Department of Environmental Affairs	27 November 1998
Constitution of South Africa Act 108 of 1996	National	18 December 1996
The National Heritage Resources Act (Act No. 25 of 1999)	SAHRA	1999
Mineral and Petroleum Resources Development Act (Act No. 28 of 2002)	Department of Mineral Resources & Energy (DMRE)	2002
Mineral and Petroleum Resources Development Regulations, 2014.	Department of Mineral Resources & Energy (DMRE)	
National Infrastructure Plan	National	
National Environmental Management: Biodiversity Act No. 10 of 2004	Department of Environmental Affairs	7 June 2004
National Environmental Management Waste Act, 2008 (Act No. 59 of 2008)	National & Provincial	1 July 2009
National Environmental Management: Waste Act, 2008 (Act No. 59 Of 2008). Regulations regarding the Planning & Management of Residue Stockpiles & Residue Deposits from a Prospecting, Mining, Exploration or Production Operation		
EIA regulations under NEMA	Department of Environmental Affairs	14 December 2014
Conservation of Agricultural Resources Act,1983 (Act No. 43 of 1983)	Department of Agriculture Forestry and Fisheries	1 June 1984
National Environmental Management Air Quality Act, 2004 (Act No. 39 of 2004).	National and Provincial	11 September 2004

National Water Act, 1998 (Act No. 36 of 1998).	National	20 August 1998
National Forest Act (Act 84 of 1998) (NFA)	National	30 October 1998
National Veld & Forest Fires Act (Act 101 of 1998)	National	27 November 1998
National Environmental Management: Protected Areas Act 57 of 2003		
Hazardous Substances Act (No. 15 of 1979)		
Subdivision of Agricultural Land Act (No. 70 of 1970)		
Occupational Health and Safety Act (No. 85 of 1993)		
Mine Health and Safety Act (No. 29 of 1996)		
Government Notice Regulation 704 of 1999		
Bojanala Platinum District Municipality Integrated Development Plan (IDP)	Municipal	
Kgetlengrivier Local MunicipalityIntegrated Development Plan (IDP)	Municipal	

#### POLICY AND LEGISLATIVE CONTEXT

Title of legislation, policy or guideline:	Reference where applied	How does this development comply with and respond to the legislation and policy context.	
Constitution of South Africa Act 108 of 1996	Section 24	The Constitution is the supreme law of the Republic and all law and conduct must be consistent with the Constitution. The Chapter on the Bill of Rights contains a number of provisions, which are relevant to securing the protection of the environment. Section 24 of the Constitution of the Republic of South Africa (Act 108 of 1996) states the following:  "Everyone has the right —  (a) to an environment that is not harmful to their health or well-being; and  (b) to have the environment protected, for the benefit of present and future generations, through reasonable legislative and other measures that —  i) prevent pollution and ecological degradation;  ii) promote conservation; and	
		iii) secure ecologically sustainable development and use of natural resources while promoting justifiable economic and social development."	
		The Constitution therefore, compels government to give effect to the people's environmental right and places government under a legal duty to act as a responsible custodian of the countries environment. It compels government to pass legislation and use other measures to protect the environment, to prevent pollution and ecological degradation, promote conservation and secure sustainable development.	
National Environmental Management Act No. 107 of 1998 as amended.	S24(1) of NEMA S28(1) of NEMA	NEMA provides for co-operative governance by establishing principles and procedures for decision-makers on matters affecting the environment. An important function of the Act is to serve as an enabling Act for the promulgation of legislation to effectively address integrated environmental management. Some of the principles in the Act are accountability; affordability; cradle to grave management; equity; integration; open information; polluter pays; subsidiary; waste avoidance and minimisation; co-operative governance; sustainable development; and environmental protection and justice.	
		The mandate for EIA lays with the National Environmental Management Act (107 of 1998) and the EIA Regulations No. 326, 327, 325, and 324 promulgated in terms of Section 24 of NEMA. The EIA Regulations determine that an Environmental Authorisation is required for certain listed activities, which might have a detrimental effect on the environment.	
EIA regulations as amended under NEMA	Listing notice 1 Listing notice 2 Listing Notice 3	The National Environmental Management Act107 of 1998 (NEMA), as amended, makes provision for the identification and assessment of activity that are potentially detrimental to the environment. These activities are detailed in Listing Notice 1 (as amended by GNR 327 of 7 April 2017), Listing Notice 2 (as amended by GNR325 of 7 April 2017) and Listing Notice 3 (as amended by GNR324 of 7 April 2017). Undertaking activities specific in the Listing Notices are only allowed once Environmental Authorisation has been obtained from the competent authority. Such Environmental Authorisation will only be considered once there has been compliance with the EIA Regulations, 2014. The Environmental Authorisation which me be granted subject to conditions.	
Mineral and Petroleum Resources Development Act (Act No. 28 of 2002)	Section 10, 16, 22, 27 and 48	The Minerals and Petroleum Resources Development Act identifies the state as the official custodian of South Africa's Mineral and Petroleum Resources. Therefore, all activities relating to the reconnaissance, prospecting rights, mining rights, mining permits and retention permits regulated by the State. One of the objectives of the Act is to give effect to section 24 of the Constitution by ensuring that the nation's miner petroleum resources are developed in an orderly and ecologically sustainable manner while promoting justifiable social and economic developed.	

Mineral and Petroleum Resources Development Regulations, 2014.	Regulations 3, 5, 10 and 14	MPRDA Regulations prescribe how an application for a permit or right must be lodged.	
The National Heritage Resources Act (Act No. 25 of 1999)	Section 35 Section 38	The National Heritage Resources Act (Act No 25 of 1999, Section 35) protects South Africa's unique and non-renewable archaeological and palaeontological heritage sites. These sites may not be disturbed without a permit from the relevant heritage resources authority. Section 38 of the NHRA provides guidelines for Cultural Resources Management and proposed developments:	
National Environmental Management Waste Act, 2008 (Act No. 59 of 2008)	Category A Category B Category C	Section 24S of NEMA deals with the management of residue stockpiles and residue deposits and provides that Residue stockpiles and residue deposits must be deposited and managed in accordance with the provisions of the National Environmental Management: Waste Act, 2008 (Act No. 59 of 2008), on any site demarcated for that purpose in the environmental management plan or environmental management programme in question.  The management of residue stockpiles and residue deposits must be done in accordance with any conditions set out and any identified measures in the environmental authorisation issued in terms of NEMA, an environmental management programme and a waste management licence issued in terms of NEMA (Regulation 3(2)).  The National Environmental Management: Waste Act, 2008 (Act No. 59 of 2008) (NEM:WA) regulates waste management in all aspects and created a list of waste management activities that have, or are likely to have, a detrimental effect on the environment, which requires an impact assessment and licensing process. Activities listed in Category A require a Basic Assessment process, activities listed in Category B require a Scoping and EIA process and activities under Category C must comply with the relevant requirements or standards, in order for competent authorities to consider an application in terms of NEM:WA.	
National Environmental Management: Biodiversity Act No. 10 of 2004	Chapter 4 Chapter 5	The National Environmental Management: Biodiversity Act, 2004 (Act No. 10 of 2004) (NEMBA) is part of a suite of legislation falling under NEMA. The Act provides for the management and conservation of South Africa's biodiversity within the framework of the National Environmental Management Act, 1998; the protection of species and ecosystems that warrant protection; the fair and equitable sharing of benefits arising from bioprospecting involving indigenous biological resources; the establishment and functions of a South African National Biodiversity Institute; and for matters connected therewith (SANBI).  Chapter 4 of NEMBA deals with threatened and protected ecosystems and species to ensure the maintenance of their ecological integrity, their survival in the wild, the utilisation of biodiversity is managed in an ecologically sustainable way and to regulate international trade in specimens of endangered species. Chapter 5 of NEMA deals with species and organisms posing potential threats to biodiversity. The purpose of this chapter is to prevent the introduction and spread of alien species and invasive species, also to manage, control and eradicate alien species and invasive species	

National Environmental Management Air Quality Act, 2004 (Act No. 39 of 2004).	Section 21	The object of this Act is to protect the environment by providing reasonable measures for the protection and enhancement of the quality of air in the Republic; the prevention of air pollution and ecological degradation; and securing ecologically sustainable development while promoting justifiable economic and social development.  Regulations No. R248 (of 31 March 2010) promulgated in terms of Section 21(1) (a) of the National Environmental Management Act: Air Quality Act (39 of 2004) determine that an Atmospheric Emission License (AEL) is required for certain listed activities, which result in atmospheric emissions which have or may have a detrimental effect on the environment. The Regulation also sets out the minimum emission standards for the listed activities. It is not envisaged that an Atmospheric Emission License will be required for the proposed development.	
National Water Act, 1998 (Act No. 36 of 1998).	Section 21	Sustainability and equity are identified as central guiding principles in the protection, use, development, conservation, management and continuous water resources. The intention of the Act is to promote the equitable access to water and the sustainable use of water, redress past racial gender discrimination, and facilitate economic and social development. The Act provides the rights of access to basic water supply and sanity and environmentally, it provides for the protection of aquatic and associated ecosystems, the reduction and prevention of pollution and degrad of water resources.  As this Act is founded on the principle that National Government has overall responsibility for and authority over water resource manage including the equitable allocation and beneficial use of water in the public interest, a person can only be entitled to use water if the use is permit under the Act. Chapter 4 of the Act lays the basis for regulating water use.	
National Forest Act (Act 84 of 1998) (NFA)  Regulation 7		The protection, sustainable management and use of forests and trees within South Africa are provided for under the National Forests Act (Act 84 of 1998).  Regulation 7 from the Act states the following:  Prohibition on destruction of trees in natural forests.  (1) No person may -  (a) cut, disturb, damage or destroy any indigenous tree in a natural forest; or  (b) possess, collect, remove, transport, export, purchase, sell, donate or in any other manner acquire or dispose of any tree, or any forest product derived from a tree contemplated in paragraph (a), except in terms of  (i) a licence issued under subsection (4) or section 23; or  (ii) an exemption from the provisions of this subsection published by the Minister in the Gazette on the advice of the Council.	
National Veld & Forest Fires Act (Act 101 of 1998)	Regulation 13 Chapter 5	The purpose of the Act is to prevent and combat veld, forest and mountain fires throughout the Republic and provides for a variety of institutions, methods and practices for achieving the purpose. Regulations 13 provides the requirement for firebreaks. Chapter 5 places a duty on all owners to acquire equipment and have available personnel to fight fires.	

Conservation of Agricultural Resources Act (Act No. 85 of 1983)	The purpose of the Act is to provide for control over the utilization of the natural agricultural resources of the Republic in order to promote the conservation of the soil, the water sources and the vegetation and the combating of weeds and invader plants; and for matters connected therewith.  The objects of this Act are to provide for the conservation of the natural agricultural resources of the Republic by the maintenance of the production potential of land, by the combating and prevention of erosion and weakening or destruction of the water sources, and by the protection of the vegetation and the combating of weeds and invader plants.
National Infrastructure Plan	The National Government adopted a National Infrastructure Plan in 2012. With the plan they aim to transform the South African economic landscape while simultaneously creating significant numbers of new jobs, and strengthening the delivery of basic services.  Government will over the three years from 2013/14 invest R827 billion in building and upgrading existing infrastructure.  These investments will improve access by South Africans to healthcare facilities, schools, water, sanitation, housing and electrification. On the other hand, investments in the construction of ports, roads, railway systems, electricity plants, hospitals, schools and dams will contribute to faster economic growth.  This mining activity will indirectly contribute to the growing of the South African economy by supplying SANRAL with material to build and upgrade road infrastructure.
District Municipality Integrated Development Plan (IDP)	The IDP and SDFs of the relevant municipalities was examined and relevant information was included in the EIA report.
Local Municipality Integrated Development Plan (IDP)	The IDP and SDFs of the relevant municipalities was examined and relevant information was included in the EIA report.
National Environmental Management: Protected Areas Act 57 of 2003	This Act provides for the protection and conservation of ecologically viable areas representative of South Africa's biological diversity and its natural landscapes and seascapes. It also seeks to provide for the sustainable utilization of protected areas and to promote participation of local communities in the management of protected areas.
National Environmental Management: Waste Act, 2008 (Act No. 59 Of 2008) Regulations regarding the Planning & Management of Residue Stockpiles & Residue Deposits from a Prospecting, Mining, Exploration or Production Operation	The purpose of these Regulations is to regulate the planning and management of residue stockpiles and residue deposits from a prospecting, mining, exploration or production operation.
Hazardous Substances Act (No. 15 of 1979)	The object of the Act is inter alia to 'provide for the control of substances which may cause injury or ill health to, or death of, human beings by reason of their toxic, corrosive, irritant, strongly sensitising or flammable nature or the generation of pressure thereby in certain circumstances; for the control of electronic products; for the division of such substances or products into groups in relation to the degree of danger; for the prohibition and control of such substances.'

	In terms of the Act, substances are divided into schedules, based on their relative degree of toxicity, and the Act provides for the control of importation, manufacture, sale, use, operation, application, modification, disposal and dumping of substances in each schedule.
Subdivision of Agricultural Land Act (No. 70 of 1970)	This Act regulates the subdivision of agricultural land and its use for purposes other than agriculture. The Directorate of Resource Conservation is responsible for the enforcement thereof. Investigations are done by the Provincial Department in support of the execution of the Act. The Act also deals with aspects associated with rezoning land.
Occupational Health and Safety Act (No. 85 of 1993)	The Occupational Health and Safety Act (No. 85 of 1993) (OHSA) provides a legislative framework for the provision of reasonably healthy and safe conditions in the workplace. It also places extensive legal duties on employees and users of machinery and makes major inroads on employers' and employees' common law rights.  The OHSA is applicable and states that any person involved with construction, upgrades or developments for use at work or on any premises shall ensure as far as reasonably practicable that nothing about the manner in which it is installed, erected or constructed makes it unsafe or creates a
Mine Health and Safety Act (No. 29 of 1996)	The Mine Health and Safety Act (No. 29 of 1996) (MHSA) aims to protect and promote the health and safety of employees and persons that may be affected by the activities at a mine and outlines both the rights and responsibilities of an employer, as well as the obligations of employees working thereat.  The following principles are considered applicable to the Proposed Project and are detailed below:  The primary responsibility for ensuring a health and safe working environment in the mining site is placed on the mine owner. The Act sets out in detail the steps that employers must take to identify, assess records and control health and safety hazards in the mine;  The right of workers to participate in health and safety decisions, the right to receive health and safety information, the right to training and the right to withdraw from the workplace in face of danger;  The Act requires the establishment of institutions to promote a culture of health and safety and develop policy, legislation and regulations; and  The responsibility for enforcing MHSA lies with the Mine Health and Safety Inspectorate. The Inspectorate's powers are recast and include the power to impose administrative fines upon employers who contravene the MHSA.  The Act also contains innovative approaches to the investigation of accidents, diseases and other occurrences that threaten health and safety.
Government Notice Regulation 704 of 1999	<ul> <li>GNR.704 of 1999 under the NWA provides regulations on the use of water for mining and related activities aimed at the protection of water resources (requirements for clean and dirty water separation). GNR.704 requires inter alia the following: <ul> <li>Separation of clean (unpolluted) water from dirty water;</li> <li>Collection and confinement of the water arising within any dirty area into a dirty water system;</li> <li>Design, construction, maintenance and operation of the clean water and dirty water management systems so that it is not likely for either system to spill into the other more than once in 50 years;</li> <li>Design, construction, maintenance and operation of any dam that forms part of a dirty water system to have a minimum freeboard of 0.8m above full supply level, unless otherwise specified in terms of Chapter 12 of the Act; and</li> <li>Design, construction, and maintenance of all water systems in such a manner as to guarantee the serviceability of such conveyances for flows up to and including those arising as a result of the maximum flood with an average period of recurrence of once in 50 years.</li> </ul> </li> </ul>

	GNR.704 also stipulates that no person in control of a mine or activity may:  Locate or place any residue deposit, dam, reservoir, together with any associated structure or any other facility within the 1:100 year flood line or within a horizontal distance of 100 m from any watercourse or estuary, borehole or well, excluding boreholes or wells drilled specifically to monitor the pollution of groundwater, or on water-logged ground, or on ground likely to become water-logged, undermined, unstable or cracked;
	Place or dispose of any residue or substance which causes or is likely to cause pollution of a water resource, in the workings of any underground or opencast mine excavation, prospecting diggings, pit or any other excavation; or

Use any area or locate any sanitary convenience, fuel depots, reservoir or depots for any substance which causes or is likely to cause pollution of a water resource within the 1:50 year flood line of any watercourse or estuary.

#### F) NEED AND DESIRABILITY OF THE PROPOSED ACTIVITIES.

(Motivate the need and desirability of the proposed development including the need and desirability of the activity in the context of the preferred location).

Economic activity in modern-day South Africa has been centered on mining activities, their ancillary services and supplies. The country's stock exchange in Johannesburg was established in 1887, a decade after the first diamonds were discovered on the banks of the Orange River, and almost simultaneously with the gold rush on the world-famous Witwatersrand.

In many ways, South Africa's political, social and economic landscape has been dominated by mining, given that, for so many years, the sector has been the mainstay of the South African economy. Although gold, diamonds, platinum and coal are the most well-known among the minerals and metals mined, South Africa also hosts chrome, vanadium, titanium and a number of other lesser minerals.

In 2018 the mining sector contributed R351 billion to the South African gross domestic product (GDP). A total of 456,438 people were employed in the mining sector in 2018. Each person employed in the mining sector has up to nine indirect dependents. The mining sector has, for many years, attracted valuable foreign direct investment to South Africa. (Mineral Council, 2021)

Diamonds, arguably the ultimate luxury mineral, comprise an intricate lattice of carbon atoms, a crystalline structure that makes them harder than any other form in nature. This characteristic makes diamonds not only popular in jewellery, but also desirable in high-tech cutting, grinding and polishing tools (Chamber of Mines, South Africa, 12:2016).

According to the Chamber of Mines the country's diamond sector is far from reaching the end of its life even though diamond mining has been taking place in South Africa for almost a century and a half. The primary sources of all of South Africa's diamonds are kimberlites in ancient, vertically dipping volcanic pipes most of which were located in the vicinity of the city of Kimberley and which were initially amenable to open-cast.

Economic growth - South Africa's total reserves remain some of the world's most valuable, with an estimated worth of R20.3-trillion. Overall, the country is estimated to have the world's fifth-largest mining sector in terms of GDP value.

With South Africa's economy built on gold and diamond mining, the sector is an important foreign exchange earner, with gold accounting for more than one-third of exports. In 2009, the country's diamond industry was the fourth largest in the world.

Mining is a cornerstone of the economy, making a significant contribution to economic activity, job creation and foreign exchange earnings. Mining and its related industries are critical to South Africa's socio-economic development.

## G) MOTIVATION FOR THE PREFERRED DEVELOPMENT FOOTPRINT WITHIN THE APPROVED SITE INCLUDING A FULL DESCRIPTION OF THE PROCESS FOLLOWED TO REACH THE PROPOSED DEVELOPMENT FOOTPRINT WITHIN THE APPROVED SITE.

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

#### Location of the site

The location of the site is preferred due to the presence of shallow diamond. Access will be obtained from a gravel road off the P124-1 road.

#### Preferred activity

The mining of Diamonds Alluvial (DA), Diamonds General (D), Diamonds in Kimberlite (DK) & Diamonds (DIA) is one of the preferred activity for the site. The shallow diamond deposits make the site ideal for alluvial diamond mining. The mine will provide significantly more job opportunities than what is providing currently.

- H) A FULL DESCRIPTION OF THE PROCESS FOLLOWED TO REACH THE PROPOSED DEVELOPMENT FOOTPRINT WITHIN THE APPROVED SITE, INCLUDING:
- i) DETAILS OF THE DEVELOPMENT FOOTPRINT ALTERNATIVES CONSIDERED;

#### Consideration of alternatives

The DEAT 2006 guidelines on 'assessment of alternatives and impacts' proposes the consideration of four types of alternatives namely, the no-go, site, activity, and technology alternatives. It is however, important to note that the regulation and guidelines specifically state that only 'feasible' and 'reasonable' alternatives should be explored. It also recognizes that the consideration of alternatives is an iterative process of feedback between the developer, the EAP and Interested and affected parties, which in some instances culminates in a single preferred project proposal. The following sections explore each type of alternative in relation to the proposed activity.

#### Location alternatives

This alternative asks the question, if there is not, from an environmental perspective, a more suitable location for the proposed activity. Also, it is expected that the applied for minerals have been deposited on this farm and therefore the applicant would like to commence with their mining activities.

According to **Figure 19** the proposed 4.8ha area falls within cultivation and Urban Build-up. According to **Figure 20** the proposed 4.8ha area is covered by natural vegetation, such as woodlan/Open bush, Thicket/Dense bush, and grasslands.

Both the maps show half-truths, the area is partially covered in natural vegetation and farmland (cultivated lands). There is also a homestead on the Southwest side of the proposed area. **Figure 21** shows the aforementioned and also shows there is a mine next to the proposed area.

The thicket mostly consists of invasive tree species, please see figure 22 (photos) and the plates under Appendix 8

#### Land capability

The proposed area falls within Land in Class 6. (refer to Land capability map on figure 6 and attached as Appendix 5).

According to an article on the Grain SA website by Garry Paterson from ARC-Institute for Soil, Climate and Water on the Grain SA website, agriculture rests on three pillars where natural resources are concerned. These are the soil (comprising the growth medium for the plant), the climate conditions (which supply the plant with sufficient water and heat) and the terrain (enabling the crop to be physically planted, to grow and to be harvested sustainably).

The concept of land capability combines the three natural resource elements or factors listed above (soil, climate and terrain) and uses set parameters to determine a specific class for a given area. The basis of the land capability assessment in South Africa is the well-known Land Type Survey, which is a country-wide inventory of natural resources, i.e. soil pattern, macroclimate and terrain type, carried out between 1972 and 2002 by the ARC-Institute for Soil, Climate and Water.

Each unique land type is allocated to one of eight land capability classes. These classes are based on the original USDA land capability system, whereby Classes I and II comprise areas with little or no limitations to rainfed agriculture, Classes III and IV comprise those areas which are still considered arable, but with moderate to severe restrictions. Classes V to VIII comprise non-arable land with increasingly serious restrictions, either in terms of restricted soil, steep terrain, rockiness and/or an unfavourable climatic regime. (Garry Paterson, ARC-Institute for Soil, Climate and Water, November 2014.)

#### Activity alternatives

The environmental impact assessment process also needs to consider if the development of Diamonds Alluvial (DA), Diamonds General (D), Diamonds in Kimberlite (DK) & Diamonds (DIA), mining would be the most appropriate land use for the particular site.

Mining of other commodities – from the surface and desktop assessment there are no indications that there are other commodities to be mined on the site except Diamonds Alluvial (DA), Diamonds General (D), Diamonds in Kimberlite (DK) & Diamonds (DIA).

If the proposed mining permit is not granted the proposed area will still be used for agriculture.

#### Design and layout alternatives

Design alternatives were considered throughout the planning and design phase (i.e. where is the rock bed located?). The layout follows the limitations of the site and aspects such as, roads, site offices and workshop area as well as fencing—refer **Appendix 4**.

#### Operational alternatives

Due to the nature of the mining activities, no permanent services in terms of water supply, electricity, or sewerage services are required.

The lifetime of the project is approximately 3 years. The facility will be operational from 6 A.M. to 6 P.M., Monday to Friday, but working hours may extend to 7 P.M. and Saturdays. It is however possible that the lifetime of the project can be prolonged by a year or two and that the facility can become operational for prolonged hours or over weekends, depending on the resource.

#### • No-go alternative

This alternative considers the option of 'do nothing' and maintaining the status quo. The description provided in section H of this report could be considered the baseline conditions (status quo) to persist should the no-go alternative be preferred. Should the proposed activity not proceed, the site will remain unchanged

#### Technology alternatives

In terms of the technologies proposed, these have been chosen based on the long term success of their mining & prospecting history. The mining activities is dependent on the preceding phase as previously discussed; therefore no alternatives are indicated.

The preferred technology for the proposed mining activity, will be to remove the diamond bearing gravel with an excavator, depositing it in the 10 - 18 feet rotary pan(s) to be washed and sorted.

Pros & Cons of the alternative Dense Media Separation (DMS)

ADVANTAGES	DISADVANTAGES
DMS plants is used mostly for kimberlite deposits	10 times more expensive than Rotary pan
	Water consumption is high
	Operating costs are expensive

In a Dense Media Separation (DMS) plant, powdered ferrosilicon (an alloy of iron and silicone) is suspended in water to form a fluid near the density of diamond (3.52 g/cm3), to which the diamond bearing material is added to begin the separation process of the heavier minerals from the lighter material. Additional separation of the denser material occurs by centrifuge in "cyclones" that swirl the mixture at low and high speeds, forcing the diamonds and other dense minerals to the walls and then out the bottom of the cyclone. Waste water rises at the center of the cyclones and is sucked out and screened to remove waste particles. The DMS process results in a concentrate that generally weighs less than one percent of the original material fed into the plant at the beginning of the process.

Pros & Cons of the alternative Rotary Pan Plants

ADVANTAGES	DISADVANTAGES	
More cost effective	The industry perception that Rotary Pan Plants yield poorer	
Wore cost effective	diamond recoveries	
Readily available		
Generate more work opportunities		
Consume less water		
Rotary Pan Plants are most often used when mining alluvial		
deposits		

In a Rotary Pan plant, crushed ore, when mining kimberlite, or alluvial gravel and soil is mixed with water to create a liquid slurry called "puddle" which has a density in the 1.3 to 1.5 g/cm3 range. The mix is stirred in the pan by angled rotating "teeth". The heavier minerals, or "concentrate", settle to the bottom and are pushed toward an extraction point, while lighter waste remains suspended and overflows out of the centre of the pan as a separate stream of material. The concentrate, representing just a small percentage of the original kimberlite ore or alluvial gravels, is drawn off for final recovery of the diamonds.

Both methods are in actual fact used for bulk material reduction and require a further process for the final diamond recovery however, for this project the Rotary Pan will be used.

When it comes to dust suppression two main methods were considered, namely molasses stillage and the wetting (water) of roads. The table below provides a short summary of the advantages and disadvantages of each.

WATER	MOLASSES STILLAGE
More cost effective	Much more expensive
Could lead to the depleting of water resources	Requires less water
	The product may be toxic to aquatic organisms. (As this product
No damage (only if used excessively)	could have physical effects on aquatic organisms for e.g. floating,
	osmotic damage)
No harm to humans or animals(Only a high quantity	Not Hazardous or toxic.
will have harm to humans or animals)	Could cause irritation to eyes, skin or when ingested and inhaled.
Non-flammable	Non-flammable
Eye-wash fountains not needed	Eye-wash fountains in the work place are strongly recommended
	Working procedures should be designed to minimize worker
	exposure to this product.
	Storing methods are a bit more complicated. Should be stored in
Basic storing methods	a plastic, plastic lined or stainless steel, tight closed containers
	between 5 and 40 degrees Centigrade.

Considering the above mentioned information, water will be used for dust suppression purposes.

#### ii) DETAILS OF THE PUBLIC PARTICIPATION PROCESS FOLLOWED

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

#### **NEWSPAPER ADVERTISEMENT**

An advertisement was placed in English in the local newspaper (**Mahikeng Mail**) on **13 May 2022** (see **Appendix 6**) notifying the public of the EIA process and requesting Interested and Affected Parties (I&APs) to register with, and submit their comments to Milnex CC. I&APs were given the opportunity to raise comments within 30 days of the advertisement.

#### **SITE NOTICES**

Site notices was placed (as anticipated on the coordinates below) on site in English to inform surrounding communities and immediately adjacent landowners of the proposed development. I&APs will be given the opportunity to raise comments. Photographic evidence of the site notices will be included in **Appendix 6**. Below are the coordinates where the site notices were placed.



Figure 3: Site notice co-ordinates

## <u>DIRECT NOTIFICATION AND CIRCULATION OF BASIC ASSESSMENT REPORT TO IDENTIFIED STALKHOLDERS,</u> <u>LANDOWNERS, SURROUNDING LANDOWNERS, OCCUPIERS & I&APS</u>

Identified I&APs, including key stakeholders representing various sectors, are directly informed of the proposed development and the availability of the **Basic Assessment Report** via registered post on **18 May 2022** and were requested to submit comments by **18 June 2022**.

A copy of the report is also available at the Milnex offices in Schweizer-Reneke, 4 Botha Street, Schweizer-Reneke and Potchefstroom (Waterberry Street, Waterberry Square, 1st floor, Office 5B, Potchefstroom), between 7:30AM and 5PM, Monday to Friday. For a complete list of stakeholder details and for proof of registered post see **Appendix 6**.

It is expected from I&APs to provide their inputs and comments within 30 days after receipt of the notification or Basic Assessment Report. When the comment period ends, all comments received will be included in the final Basic Assessment Report & EMP Report.

Table 1: List of Stakeholders, Landowners, & surrounding landowners

Stakeholders
Department of Economic, Development, Environment, Conservation and Tourism (DEDECT)
Department of Agriculture & Rural Development (DARD)
Department of Human Settlements (DHS)
Department of Public Works & Roads (DPWR)
Department of Agriculture, Forestry & Fisheries (DAFF)
Department of Environment, Forestry & Fisheries (DEFF)
Department: Cooperative Governance and Traditional Affairs (DCGTA)
Department of Mineral Resources and Energy (DMRE)
Department of Water and Sanitation (DWS)
Provincial Heritage Resources Agency (PHRA)
Bojanala Platinum District Municipality: Municipal manager
Kgetlengrivier Local Municipality: The municipal manager
Kgetlengrivier Local Municipality: Ward 2 Councillor
WESSA
Landowner
Lourens Rasmus Olivier
Surrounding landowners
Boonste Plaas (Pty) Ltd
Helam Mining (Pty) Ltd

#### **PUBLIC MEETING**

Please note that the Stakeholders & Interested and Affected Parties (I&APs) were informed about the proposed project with the use of press advertisement, registered letters and site notices. It was mentioned that due to COVID-19, any meetings will be conducted virtually via Zoom or Microsoft Teams upon request by the I&APs.

No meeting was requested by I&APs.

#### ISSUES RAISED BY INTERESTED AND AFFECTED PARTIES

When the comment period ends, comments received will be included in the comments and response table/form (See **Appendix 6** for comments and response form).

#### iii) SUMMARY OF ISSUES RAISED BY I&APS

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

Interested and Affected Parties  List the names of persons consulted in this column, and  Mark with an X where those who must be consulted were in fact consulted.		Issues raised	EAPs response to issues as mandated by the applicant	Section and paragraph reference in this report where the issue and or response where	
Organisation	Contact person			incorporated	
Landowner					
Nooitgedacht RE/47/381					
<b>g</b>					
Surrounding landowners					
Nooitgedacht 48/381	Boonste Plaas (Pty) Ltd				
Nooitgedacht 50/381, 40/381, 39/381, 35/381, 13/381 & RE/9/381	Helam Mining (Pty) Ltd				
Farm 530	· ,,				
Municipality in which jurisdiction the development is located					
Kgetlengrivier Local Municipality	Mr Joseph Mogale				
Municipal Manager	. •				
	Municipal councilor of the ward in which the site is located				
Kgetlengrivier Local Municipality	To whom it may concern				
Ward 2 Councillors	•				
Organs of state having jurisdiction					
Department of Mineral Resources	Mutali Mulaudzi				
& Energy (DMRE)	T. Nkwe				

Department of Water & Sanitation (DWS)	Mr P Venter Ms W Ralekoa		
Provincial Heritage Resources Agency (PHRA)	Mr. Motlhabane Mosiane		
Department of Agriculture & Rural Development (DARD)	Head of Department: Mr Dipepeneneng Serage (Acting)		
Department of Economic, Development, Environment, Conservation and Tourism (DEDECT)	Ouma Skosana		
Department of Human Settlements (DHS)	Head of Department: Adv Neo Sephoti		
Department of Public Works & Roads (DPWR)	To whom it may concern		
Department of Agriculture, Forestry & Fisheries (DAFF)	Mr. Maurice Vukeya & Mrs Mpho Gumula		
Department of Environment, Forestry & Fisheries (DEFF)	To whom it may concern		
Department: Cooperative Governance and Traditional Affairs (DCGTA)	Head of Department: Mr James Keatlegile Mashego		
Department of Rural	Keabetswe Mothupi		
Development and Land reform: Land Claims Commission	Victor Tities		
Others		·	
Bojanala Platinum District Municipality	Municipal Manager: Mr Tshepo Bloom (Acting)	No comments received	
WESSA	Mr John Wesson	No comments received	

#### iv) THE ENVIRONMENTAL ATTRIBUTES ASSOCIATED WITH THE SITES

#### **Baseline Environment**

The baseline environment is described with specific reference to geotechnical conditions, ecological habitat and landscape features, soil, land capability and agricultural potential, climate and the visual landscape.

#### **DEA Screening Report**

According to the DEA Screening Report (Appendix 7) the Environmental Sensitivity of the proposed area is as follows:

Wind and Solar developments with an approved Environmental Authorisation or applications under consideration within 30 km of the proposed area according to the DEA Screening Tool.

No nearby wind or solar developments found.

#### According to the DEA Screening Tool the proposed development area Environmental sensitivity

The following summary of the development site environmental sensitivities is identified. Only the highest environmental sensitivity is indicated. The footprint environmental sensitivities for the proposed development footprint as identified, are indicative only and must be verified on site by a suitably qualified person before the specialist assessments identified below can be confirmed.

Theme	Very High	High	Medium	Low
	sensitivity	sensitivity	sensitivity	sensitivity
Agriculture Theme		X		
Animal Species Theme			X	
Aquatic Biodiversity Theme	Х			
Archaeological and Cultural				X
Heritage Theme				
Civil Aviation Theme				X
Defence Theme				X
Paleontology Theme			X	
Plant Species Theme				Х
Terrestrial Biodiversity Theme	X			

#### Type of environment affected by the proposed activity.

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

#### **ECOLOGICAL HABITAT AND LANDSCAPE FEATURES**

The result obtained by plotting the coordinates are as follow:

The proposed portions fall within vegetation unit SVcb 4, which is known as the Dwarsberg-Swartruggens Mountain Bushveld. This bushveld type is part of the Central Bushveld, which is a sub-bioregion for the Savanna Biome.

According to Mucina and Rutherford (2006:462), the Dwarsberg-Swartruggens Mountain Bushveld vegetation covers the North-West Province. It occurs on hills and ridges east of the Lobatsi River through the Zeerust and the Swartruggens area to Mabeskraal and the Selons River Valley in the east. Also occurs on the parallel ridges of the Dwarsberge from Witkleigat in the west to the hills of the Dwarsberg area in the east. This thornveld is situated on an altitude of 1000m – 1500m.

The area is known for its rocky low and medium high hills and ridges with some steep faces in places. High above the surrounding plains can reach about 300m. Variable vegetation structure depending on the slope, exposure, aspect and local habitat – various combination of tree and shrub layers often with dense grass layer. Bush clumps also occur (Mucina and Rutherford, 2006:462).

#### Some other important Taxa found on in the area:

Tall Tree: Acacia robusta (d).

Small Trees: Acacia caffra (d), A. erubescens (d), Burkea Africana (d), Combretum apiculatum (d), Faurea saligna (d),

Protea caffra (d), Combretum imberbe, C. molle Cussonia paniculata, C. transvaalensis, Dombeya rotundifolia, Ozoroa paniculose, Pappea capensis, Peltophorum africanum, Spirostachys Africana, Ziziphus mucronata,

Vangueria infausta.

Succulent Tree: Aloe marlothii subsp. marlothii (d).

Tall Shrubs: Dichrostachys cinerea (d), Croton pseudopulchellus, Ehretia rigida subsp. rigida, Grewia flava, Mundulea

sericea, Tarchonanthus camphoratus, Vitex zeyheri.

Low Shrubs: Athrixia elata, Pavonia burchellii, Rhus magalismontana subsp. magalismontana, R. rigida var. rigida.

Wood climber: Asparagus africanus.

Graminoids: Aristida canescens (d), Cenchrus ciliaris (d), Chrysopogon serrulatus (d), Digitaria eriantha subsp. eriantha

(d), Enneapogon scoparius (d), Loudetia simplex (d), Schizachyrium sanguineum (d), Setaria lindenbergiana (d), Bewsia biflora, Bothriochloa insculpta, Cymbopogon caesius, C. pospischilii, Elionurus muticus, Eragrostis rigidior, Fingerhuthia africana, Heteropogon contortus, Melinis nerviglumis, Panicum maximum, Setaria

sphacelata, Themeda triandra, Trachypogon spicatus, Tristachya biseriata.

Herbs: Barleria macrostegia, Commelina Africana, Hermannia depressa, Senecio venosus.

Geophytic Herbs: Hypoxis hemerocallidea, Pellaea calomelanos, Tritonia nelsonii.

Mucina and Rutherford (2006:642) also states that the conservation of this bushveld type is least threatened, with a target of 24%. Only 2% is statutorily conserved, mainly in the Marico Bushveld Nature Reserve. Cultivation transformed some 7% and aliens include scattered *Cereus jamacaru* and *Acacia mearnsii* in few areas. Erosion is mainly very low to low.

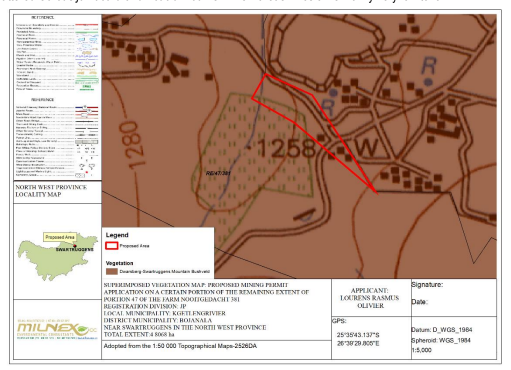


Figure 4: Vegetation Unit Map

According to the DEA Screening Report the Plant Species theme sensitivity of the proposed area falls in Low sensitivity. Please see **Appendix 7** for the colour map.



Figure 5: Plant Species Combined Sensitivity

#### AGRICULTURAL / LAND CAPABILITY

According to an article on the Grain SA website by Garry Paterson from ARC-Institute for Soil, Climate and Water on the Grain SA website, agriculture rests on three pillars where natural resources are concerned. These are the soil (comprising the growth medium for the plant), the climate conditions (which supply the plant with sufficient water and heat) and the terrain (enabling the crop to be physically planted, to grow and to be harvested sustainably).

The concept of land capability combines the three natural resource elements or factors listed above (soil, climate and terrain) and uses set parameters to determine a specific class for a given area. The basis of the land capability assessment in South Africa is the well-known Land Type Survey, which is a country-wide inventory of natural resources, i.e. soil pattern, macroclimate and terrain type, carried out between 1972 and 2002 by the ARC-Institute for Soil, Climate and Water.

Each unique land type is allocated to one of eight land capability classes. These classes are based on the original USDA land capability system, whereby Classes I and II comprise areas with little or no limitations to rainfed agriculture, Classes III and IV comprise those areas which are still considered arable, but with moderate to severe restrictions. Classes V to VIII comprise non-arable land with increasingly serious restrictions, either in terms of restricted soil, steep terrain, rockiness and/or an unfavourable climatic regime. (Garry Paterson, ARC-Institute for Soil, Climate and Water, November 2014.)

The proposed area falls within Land in Class VI (6). (Refer to Land capability map on **figure 6** and attached as **Appendix 5**. **Figure 6**: Land capability

According to the DEA Screening Report the Agriculture theme sensitivity of the proposed area falls mostly within Medium sensitivity and a smaller area withing High and Low sensitivity.

Please see **Appendix 7** for the colour map.

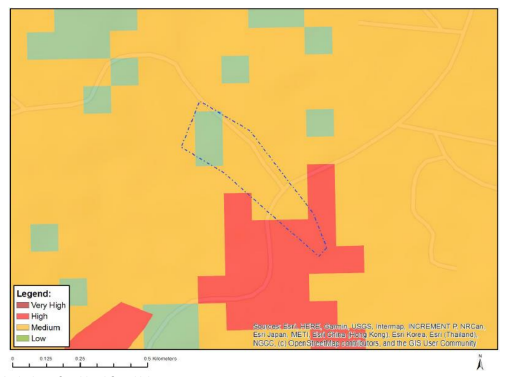


Figure 6: Agriculture Combined Sensitivity

#### THREATENED ECOSYSTEMS

Ecosystem threat status outlines the degree to which ecosystems are still intact or alternatively losing vital aspects of their structure, function and composition, on which their ability to provide ecosystem services ultimately depends (Driver et al. 2011). Datasets have been developed by SANBI (2016) in order to outline threatened ecosystems, with the primary objective of limiting the rate of ecosystem extinctions. Four established categories group these ecosystems namely: Critically Endangered (CR), Endangered (EN), Vulnerable (VU) and Protected.

According to Figure 7, the area does not fall within a threatened ecosystem

#### **PROTECTED AREAS**

Formally protected areas are protected either by national or provincial legislation. Based on the SANBI (2010) Protected Areas Map (**Figure 7**), the proposed area does not fall within a formally protected area.

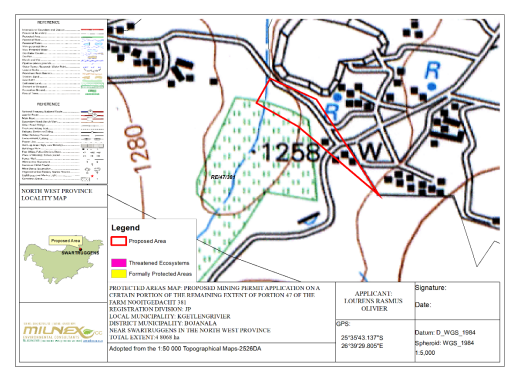


Figure 7: Threatened Ecosystems and Formally Protected Area.

#### **CRITICAL BIODIVERSITY AREA**

Critical Biodiversity Areas (CBAs) are terrestrial and aquatic areas of high biodiversity value that need to be conserved and maintained in a natural or near-natural state to ensure the continued existence and functioning of species and ecosystems and the delivery of ecosystem services (MTPA, 2014). According to the National Environmental Management Act (NEMA) (Act no. 107 of 1998) certain activities have strict guidelines or are prohibited within CBAs and ESAs. Refer to the listed activities under the NEMA: Environmental Impact Assessment Regulations of 2014 (GNR982) as promulgated in terms of the National Environmental Management Act (Act 107 of 1998) (NEMA) [as amended] for a comprehensive breakdown. The following terms are used to categorise the various land used types according to their biodiversity and environmental importance:

- Critical Biodiversity Area One (CBA1)
- Critical Biodiversity Area Two (CBA2)
- Ecological Support Area (ESA)
- Other Natural Areas (ONA) and
- Protected Area (PA).

The proposed area falls within ESA1, as illustrated on the map below (Figure 8).

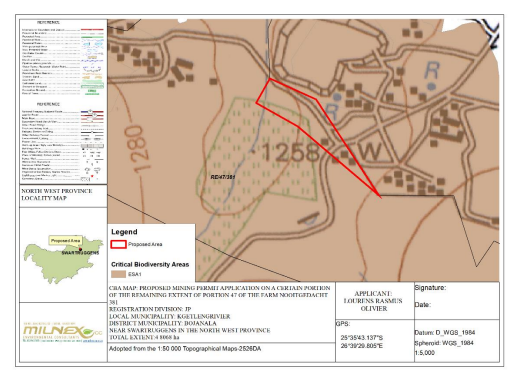


Figure 8: Critical Biodiversity Areas (CBAs) associated with the study site.

According to the DEA Screening Report the proposed area falls within Very High Terrestrial Biodiversity sensitivity. Please see **Appendix 7** for the colour map.

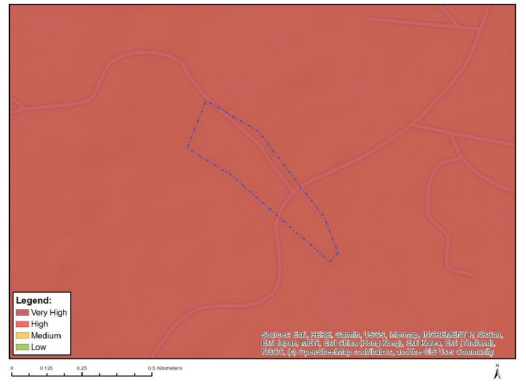


Figure 9: Terrestrial Biodiversity Combined Sensitivity

According to the DEA Screening Report the proposed area falls mostly within Low Aquatic Biodiversity theme sensitivity with smaller areas within very high and medium. Please see **Appendix 7** for the colour map.



Figure 10: Aquatic Biodiversity Combined Sensitivity

According to the DEA Screening report the Animal Species theme sensitivity falls in medium sensitivity. Please see **Appendix 7** for the colour map.



Figure 11: Animal Species theme sensitivity

#### **BIODIVERSITY PRIORITY AREAS FOR MINING**

The Mining and Biodiversity Guideline was developed in 2013 for the purpose of mainstreaming biodiversity management practices into the mining sector (DEA, DMRE, Chamber of Mines, SAMBF & SANBI 2013). This Guideline provides explicit direction in terms of where mining-related impacts are legally prohibited, where biodiversity priority areas may present high risks for mining projects, and where biodiversity may limit the potential for mining. The Guideline distinguishes between four categories of biodiversity priority areas in relation to their importance from a biodiversity and ecosystem service perspective as well as the implications for mining in these areas (**Table 2**).

Table: Four categories of biodiversity priority areas in relation to their biodiversity importance and implications for mining.

Category	Biodiversity Priority Areas	Risks for Mining	Implications for Mining
A. Legally Protected	Protected areas (including National Parks, Nature Reserves, World Heritage Sites, Protected Environments, Nature Reserves)  Areas declared under Section 49 of the Mineral and Petroleum Resources Development Act (No. 28 of 2002)	Mining Prohibited	Mining projects cannot commence as mining is legally prohibited. Although mining is prohibited in Protected Areas, it may be allowed in Protected Environments if both the Minister of Mineral Resources and Minister of Environmental Affairs approve it.  In cases where mining activities were conducted lawfully in protected areas before Section 48 of the Protected Areas Act (No. 57 of 2003) came into effect, the Minister of Environmental Affairs may, after consulting with the Minister of Mineral Resources, allow such mining activities to continue, subject to prescribed conditions that reduce environmental impacts.
B. Highest Biodiversity Importance	<ul> <li>Critically endangered and endangered ecosystems</li> <li>Critical Biodiversity Areas (or equivalent areas) from provincial spatial biodiversity plans</li> <li>River and wetland Freshwater Ecosystem Priority Areas (FEPAs) and a 1km buffer around these FEPAs</li> <li>Ramsar Sites</li> </ul>	Highest Risk for Mining	Environmental screening, environmental impact assessment (EIA) and their associated biodiversity specialist studies should focus on confirming the presence and significance of these biodiversity features, and to provide site-specific basis on which to apply the mitigation hierarchy to inform regulatory decision-making for mining, water use licences, and environmental authorisations.  If they are confirmed, the likelihood of a fatal flaw for new mining projects is very high because of the significance of the biodiversity features in these areas and the associated ecosystem services. These areas are viewed as necessary to ensure protection of biodiversity, environmental sustainability, and human well-being.  An EIA should include the strategic assessment of optimum, sustainable land use for an area and will determine the significance of the impact on biodiversity.  This assessment should fully consider the environmental sensitivity of the area, the overall

			environmental and socio-economic costs and benefits of mining, as well as the potential strategic importance of the minerals to the country.  Authorisations may well not be granted. If granted, the authorisation may set limits on allowed activities and impacts and may specify biodiversity offsets that would be written into licence agreements and/or authorisations.
C. High Biodiversity Importance	Protected area buffers (including buffers around National Parks, World Heritage Sites* and Nature Reserves) Transfrontier Conservation Areas (remaining areas outside of formally proclaimed protected areas) Other identified priorities from provincial spatial biodiversity plans High water yield areas Coastal Protection Zone Estuarine functional zone *Note that the status of buffer areas of World Heritage Sites is subject to a current intragovernmental process	High Risk for Mining	These areas are important for conserving biodiversity, for supporting or buffering other biodiversity priority areas, and for maintaining important ecosystem services for communities or the country.  An EIA should include an assessment of optimum, sustainable land use for an area and will determine the significance of the impact on biodiversity.  Mining options may be limited in these areas, and limitations for mining projects are possible.  Authorisations may set limits and specify biodiversity offsets that would be written into licence agreements and/or authorisations.
D. Moderate Biodiversity Importance	<ul> <li>Ecological support areas</li> <li>Vulnerable ecosystems</li> <li>Focus areas for protected area expansion (land-based and offshore protection)</li> </ul>	Moderate Risk for Mining	These areas are of moderate biodiversity value.  EIAs and their associated specialist studies should focus on confirming the presence and significance of these biodiversity features, identifying features (e.g. threatened (land-based and offshore protection) species) not included in the existing datasets, and on providing site-specific information to guide the application of the mitigation hierarchy.  Authorisations may set limits and specify biodiversity offsets that would be written into licence agreements and/or authorisations.

Based on Figure 12, the proposed area falls in no category.

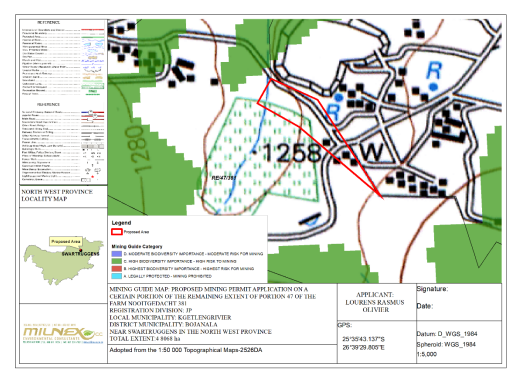


Figure 12: Biodiversity priority areas, in accordance with the Mining of Biodiversity Guidelines, associated with the study site.

#### **WETLAND AREAS**

In terms of Section 1 of the National Water Act (No. 36 of 1998) (NWA), wetlands are legally defined as: "land which is transitional between terrestrial and aquatic systems where the water table is usually at or near the surface, or the land is periodically covered with shallow water, and which land in normal circumstances supports or would support vegetation typically adapted to life in saturated soil" (NWA 1998).

Wetlands are defined by the presence of unique soils and vegetation that do not occur in terrestrial and purely aquatic environments (Edwards *et al.* 2018). Wetland soils are referred to as hydric soils that develop under anaerobic conditions (condition where oxygen is virtually absent from the soil). Wetlands are also typically characterized by relatively large and dense stands of plants sticking out of shallow water or wet soil. Plants adapted to such waterlogged conditions are referred to as hydrophytes. Wetlands are distinct from true aquatic ecosystems like river ecosystems, which are characterized by fast flowing water within channels, and lake ecosystems, that are flooded to great depth; both of which are not primarily characterized by the occurrence of hydric soils and hydrophytes.

A wide variety of wetland types are present in South Africa, and can be classified into six broad types, namely floodplain wetlands, unchannelled valley bottom wetlands, seeps, depressions and wetland flats. Owing to the large variations in climate and topography across South Africa, vegetation and habitat associated with these wetland types vary tremendously from subtropical reed beds and tall swamp forests to arid salt pans, which all support unique and varied animal life.

**Figure 13** illustrates all wetland types associated with the study site. According to the map below there are no wetlands on the proposed area. The wetland vegetation on proposed site falls within Central Bushveld Group 1 (**Figure 14**).

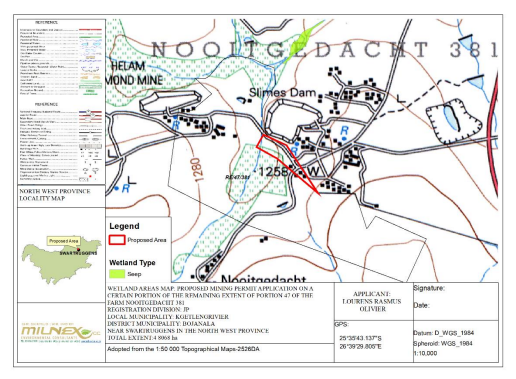


Figure 13: Wetland types located within or near the study site.

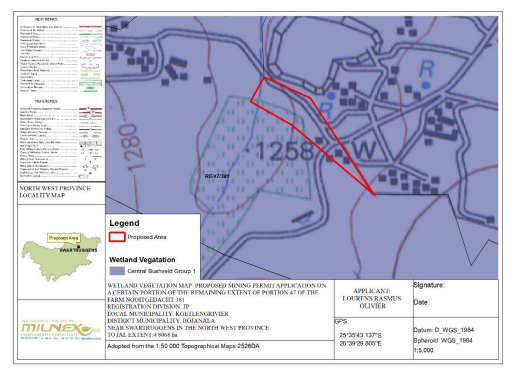


Figure 14: Wetland vegetation types associated with the study site.

#### **RIVER ECOSYSTEM STATUS**

The figure below depicts the river ecosystem status, the non-perennial river falls in Class C: Moderately modified.

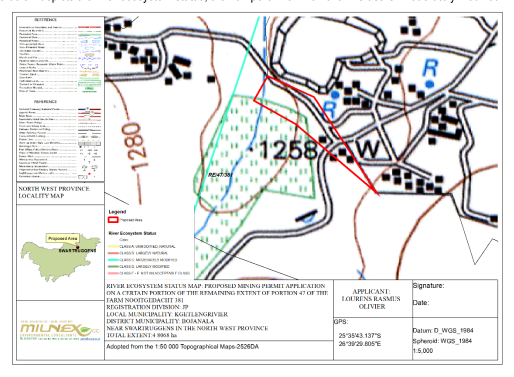


Figure 15: River Ecosystem Status

#### IMPORTANT BIRD AND BIODIVERSITY AREAS

Important Bird and Biodiversity Areas (IBAs) are a network of sites that are significant for the long-term viability of naturally occurring bird populations (Birdlife 2019). Many sites are also important for other forms of biodiversity; therefore, the conservation of Important Bird & Biodiversity Areas ensures the survival of a correspondingly large number of other animals and plants.

No IBAs were identified within the vicinity of the study site (Figure 16).

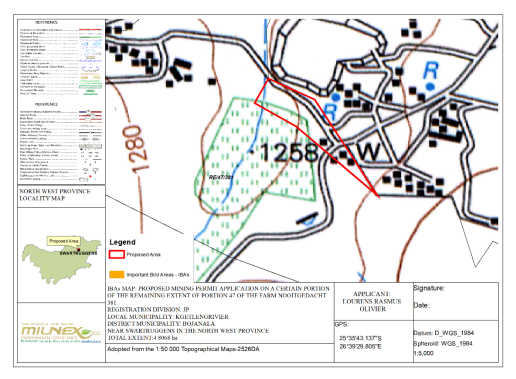


Figure 16: Important Bird and Biodiversity Areas associated with the study site.

#### **DESCRIPTION OF THE SOCIO-ECONOMIC ENVIRONMENT**

#### **Kgetlengrivier Local Municipality**

#### Geography, History and Economy

The Kgetlengrivier Local Municipality is a Category B municipality located in the south-eastern part of the North West Province and forms part of the Bojanala Platinum District. It borders Moses Kotane in the north and Rustenburg in the west. The municipality is situated on the N4 toll road from Pretoria to Botswana and acts as a gateway from Johannesburg to Botswana. It is one of five municipalities in the district of Bojanala Platinum Municipality.

The area's rich environment and natural resource base provides opportunities for agriculture and slate quarry development. The area's mining activities are those related to diamonds, slate and aggregate sand. It has a strong competitive advantage in terms of its climate, biodiversity and numerous dams. The municipal area is 3 973km². The main towns in the Municipality is Derby, Koster and Swartruggens. Key economic sectors are Agriculture and Mining.

#### **Population Demographics**

	2016	2011
Population	59 562	51 049
Age Structure		
Population under 15	33.6%	28.5%
Population 15 to 64	61.0%	65.6%
Population over 65	5.4%	5.9%
Dependency Ratio		
Per 100 (15-64)	64.0	52.5
Sex Ratio		
Males per 100 females	115.4	112.6
	2016	2011
Population Growth		
Per annum	3.51%	n/a
Labour Market		
Unemployment rate (official)	n/a	20.5%
Youth unemployment rate (official) 15-34	n/a	26.7%
Education (aged 20 +)		
No schooling	8.5%	15.8%
Matric	27.3%	22.7%
Higher education	7.0%	6.3%
Household Dynamics		
Households	18 787	14 673
Average household size	3.2	3.1
Female headed households	30.0%	29.3%
Formal dwellings	67.5%	72.0%
Housing owned	65.5%	39.6%
Household Services		
Flush toilet connected to sewerage	62.5%	51.9%
Weekly refuse removal	27.5%	44.5%
Piped water inside dwelling	27.7%	34.8%
Electricity for lighting	87.0%	78.0%

#### **Employment Status**

The data above from census 2011 indicates that 26% are not economically active, 29% of the population is employed and 7.5% are unemployed. The implication is that more needs to be ne with regard to sustainable job creation and skills transfer to the not economic active category need to be highly intensified. Even though Stats Sa is officially recognized to provide stats, the current situation has worsened since 2011.

Labour Force	Total	Total %
Employed	14997	29.38%
Unemployed	3862	7.57%
Discouraged work seekers	1110	2.17%
Not Economically Active	13502	26.45%
Age less than 15 years	-	0.00%
Not Applicable	17578	34.43%
Total	51049	100.00%
Source: stats SA 2011		

#### **Monthly Income**

The data indicates that most of people within the municipality boundaries earn less than R3 500.00 per month and which increases the demand for free basic service delivery and housing. The implication is that there is a need to close wage gap.

Individually Monthly Income	Total	Total %
No Income	18913	37.05%
R1-R400	7222	14.15%
R401-R800	2207	4.32%
R801-R1 600	8281	16.22%
R1 601-R3 200	2838	5.56%
R3 201-R6 400	1627	3.19%
R6 401-R12 800	1297	2.54%
R12 801-R25 600	787	1.54%
R25 601-R51 200	292	0.57%
R51 201-R102 400	104	0.20%
R102 401-R204 800	70	0.14%
R204 801 or more	16	0.03%
Unspecified	5807	11.38%
Not applicable	1587	3.11%
Total	51049	100.00%
Source: stats SA 2011		

#### Type of Employment Sector

The municipal LED strategy is currently under review with the assistance of BPDM. While the economic drives of the municipality are agriculture, tourism, small scale mining, trade and government services, anecdotal evidence suggests that the current employment and improve the rate payers base for the municipality. The current economic activities are not maximizing the potential of the area which could create more job opportunities and improve the rate payer's base for the municipality.

Type of Sector	Total	Total %
Formal Sector	7575	14.84%
Informal Sector	4158	8.15%
Private Households	3077	6.03%
Do not Know	609	1.19%
Unspecified	-	0.00%
Not Applicable	35630	69.80%
Total	51049	100.00%
Source: stats SA 2011		·

Table: 8: Indicate the main types of sectors within the Kgetlengrivier LM.

Type of Sector	Overview
Agriculture	Agriculture in the municipal area has a strong competitive advantage in terms of the climate, bio-diversity and number of dams. But this advantage is impacted by problems associated with it such as drought, veld fires, and unsustainable farming practices. Although commercial agriculture provides bulk of the employment opportunities, approximately half of the population, particularly the youth, is unemployed. The constraints and issues related to agriculture in the municipal area are the following: <ul> <li>Lack of access to viable parcels of arable land;</li> <li>Management of communal grazing land.</li> </ul>
Tourism	Tourism has a great potential to stimulate the economic growth, taking into account KRLM's close proximity to the Johannesburg, Pretoria and the surrounding areas. The national road (N4) linking Botswana and Gauteng creates opportunity to service the travelers which in turn would feed the hospitality sector within the area. According to the Tourism Growth and Development Strategy that was conducted by the Department of Finance and Economic Development, 2004, tourism in the area has a competitive advantage and has a potential to contribute significantly towards accelerating growth in the tourism industry. The study mentions the following attractions available in the area:  • Private game farms  • The culture activities of local people  • The municipal area has various tourist attraction facilities such as, caravanning, camping sites, chalets, water sports, fishing, bush camps, game viewing and lodges.

Small Scale Mining and Manufacturing The mining activities are those related to diamonds, slate and aggregate sand. As many other municipalities, KRLM also has no beneficiation except the sand that is used locally for building. The major initiative is to establish a clay brick making factory that will employ about a 100 people. This sector's future is dependent on additional discoveries of economically exploitable mineral resources, market demand and technology. Indications are that mining activities will in all probability remain a small role player in the of the area's economy, albeit this sector provides a number of employment opportunities in the area.

#### **CULTURAL AND HERITAGE ASPECTS**

According to the DEA Screening Report the proposed area falls within low Archaeological and Cultural Heritage Theme Sensitivity. Please see map colour map under **Appendix 7**.



Figure 17: Archaeological and Cultural Heritage Combined Sensitivity

According to the DEA Screening Report the proposed area falls within Medium Paleontology Theme Sensitivity. Please see map colour map under **Appendix 7**.

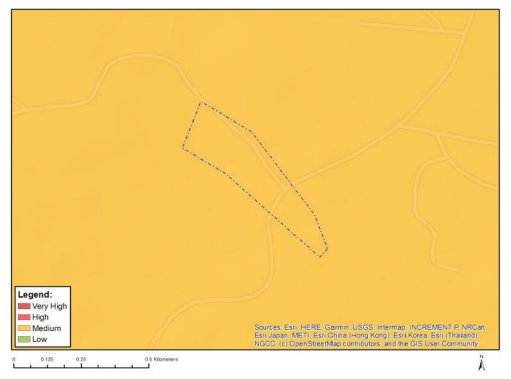


Figure 18: Relative Paleontology Theme Sensitivity

Cultural Heritage in South Africa (includes all heritage resources) is protected by the National Heritage Resources Act (Act 25 of 1999) (NHRA). According to Section 3 of the Act, all Heritage resources include "all objects recovered from the soil or waters of South Africa, including archaeological and palaeontological objects and material, meteorites and rare geological specimens".

If such resources are found during the mining or development activities, they shall not be disturbed without a permit from the relevant heritage resource Authority, which means that before such sites are disturbed by development it is incumbent on the developer to ensure that a heritage impact assessment is done and the Provincial Heritage Resources Authority and SAHRA must be contacted immediately and work must stop.

If anything of Archaeological and/or paleontological significance is found during the construction and operational phase of the mine the following applies:

- NHRA 38(4)c(i) If any evidence of archaeological sites or remains (e.g. remnants of stone-made structures, indigenous ceramics, bones, stone artefacts, ostrich eggshell fragments, charcoal and ash concentrations), fossils or other categories of heritage resources are found during the proposed development, SAHRA APM Unit (021 462 5402) must be alerted as per section 35(3) of the NHRA. Non-compliance with section of the NHRA is an offense in terms of section 51(1)e of the NHRA and item 5 of the Schedule;
- NHRA 38(4)c(ii) If unmarked human burials are uncovered, the SAHRA Burial Grounds and Graves (BGG) Unit (012 320 8490), must be alerted immediately as per section 36(6) of the NHRA. Non-compliance with section of the NHRA is an offense in terms of section 51(1)e of the NHRA and item 5 of the Schedule;
- NHRA 38(4)e The following conditions apply with regards to the appointment of specialists: i) If heritage resources are
  uncovered during the course of the development, a professional archaeologist or palaeontologist, depending on the
  nature of the finds, must be contracted as soon as possible to inspect the heritage resource. If the newly discovered
  heritage resources prove to be of archaeological or palaeontological significance, a Phase 2 rescue operation may be
  required subject to permits issued by SAHRA;

If fossil remains or trace fossils are discovered during any phase of construction, either on the surface or exposed by excavations the **Chance Find Protocol** must be implemented by the Environmental Control Officer (ECO) in charge of these developments. These discoveries ought to be protected and the ECO must report to SAHRA (Contact details: SAHRA, 111 Harrington Street, Cape Town. PO Box 4637, Cape Town 8000, South Africa. Tel: 021 462 4502. Fax: +27 (0)21 462 4509. Web: www.sahra.org.za) so that mitigation can be carry out by a paleontologist.

#### **Chance Find Procedure**

- If a chance find is made the person responsible for the find must immediately stop working and all work that could impact that finding must cease in the immediate vicinity of the find.
- The person who made the find must immediately report the find to his/her direct supervisor which in turn must report the find to his/her manager and the ESO or site manager. The ESO or site manager must report the find to the relevant Heritage Agency (South African Heritage Research Agency, SAHRA). (Contact details: SAHRA, 111 Harrington Street, Cape Town. PO Box 4637, Cape Town 8000, South Africa. Tel: 021 462 4502. Fax: +27 (0)21 462 4509. Web: www.sahra.org.za). The information to the Heritage Agency must include photographs of the find, from various angles, as well as the GPS co-ordinates.
- A preliminary report must be submitted to the Heritage Agency within 24 hours of the find and must include the following:
   1) date of the find;
   2) a description of the discovery and a 3) description of the fossil and its context (depth and position of the fossil),
   GPS co-ordinates.
- Photographs (the more the better) of the discovery must be of high quality, in focus, accompanied by a scale. It is also important to have photographs of the vertical section (side) where the fossil was found.

Upon receipt of the preliminary report, the Heritage Agency will inform the ESO (or site manager) whether a rescue excavation or rescue collection by a palaeontologist is necessary.

- The site must be secured to protect it from any further damage. No attempt should be made to remove material from their environment. The exposed finds must be stabilized and covered by a plastic sheet or sandbags. The Heritage agency will also be able to advise on the most suitable method of protection of the find.
- In the event that the fossil cannot be stabilized the fossil may be collected with extreme care by the ESO (site manager).
   Fossils finds must be stored in tissue paper and in an appropriate box while due care must be taken to remove all fossil material from the rescue site.
- Once Heritage Agency has issued the written authorization, the developer may continue with the development on the
  affected area.

#### DESCRIPTION OF THE CURRENT LAND USES.

According to **Figure 19** the proposed 4.8ha area falls within cultivation and Urban Build-up. According to **Figure 20** the proposed 4.8ha area is covered by natural vegetation, such as woodlan/Open bush, Thicket/Dense bush, and grasslands.

Both the maps show half-truths, the area is partially covered in natural vegetation and farmland (cultivated lands). There is also a homestead on the Southwest side of the proposed area. **Figure 21** shows the aforementioned and also shows there is a mine next to the proposed area.

The thicket on the proposed area mostly consists of invasive tree species, please see **figure 22** (photos) below and the plates under **Appendix 8** 

If applicable a Water Use License Application will be launched for mining operations.

All infrastructure will be temporary and/or mobile.

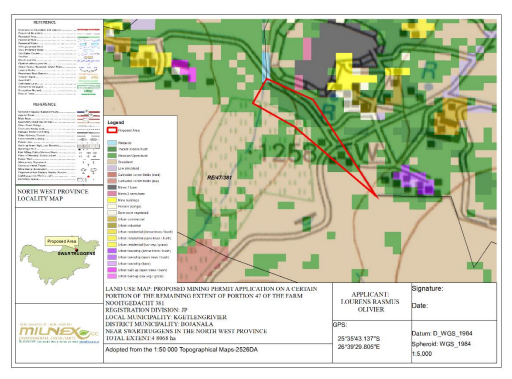


Figure 19: Land use map associated with study site and surrounding areas.

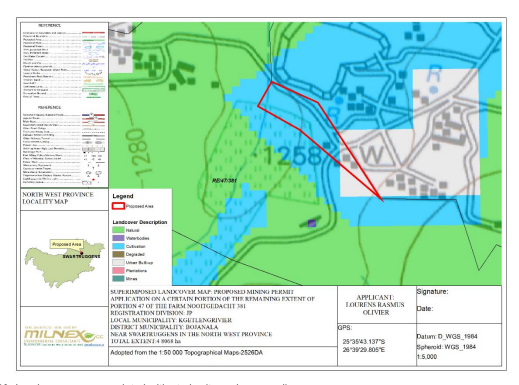


Figure 20: Landcover map associated with study site and surrounding areas.



Figure 21: Google earth map of the proposed area.

The google earth map shows the proposed application area in proportion to the Helam Mining (Pty) Ltd operation.

Only recently (17/08/2022) Milnex CC received objection letters, please see **Appendix 6(iii)**. According to letters, Helam Mining (Pty) Ltd have an existing prospecting right with DMRE ref: NW30/5/1/1/2/12104PR for the same minerals and a Mining Right with DMRE ref: NW30/5/1/2/204MR.

Milnex CC does not have the environmental documents or executed right to know if the Prospecting Right of Helam Mining (Pty) Ltd includes the same mineral that Lourens Rasmus Olivier is applying for in the proposed Mining Permit application. However, the proposed Mining Permit application has an acceptance letter dated 25/04/2022.









Figure 22: Invasive tree species in thicket.

- v) IMPACTS AND RISKS IDENTIFIED INCLUDING THE NATURE, SIGNIFICANCE, CONSEQUENCE, EXTENT, DURATION AND PROBABILITY OF THE IMPACTS, INCLUDING THE DEGREE TO WHICH THESE IMPACTS
- (aa) can be reversed;
- (bb) may cause irreplaceable loss of resources; and
- (cc) can be avoided, managed or mitigated;

#### CONSIDERATIONS OF HELAM MINING (PTY) LTD AS THE RIGHTS HOLDER

Milnex CC only recently found out (17/08/2022) that Helam Mining (Pty) Ltd has a prospecting right that stretches over a certain area of ± three (3) portions, please see **Appendix 6(iii)** for a map included in a letter showing the Prospecting Right area. According to the map the proposed mining permit area overlaps with the Prospecting Right area of Helam Mining (Pty) Ltd. Milnex CC does not have the environmental documents or executed right to know if the Prospecting Right of Helam Mining (Pty) Ltd includes the same mineral that Lourens Rasmus Olivier is applying for in the proposed Mining Permit application. However, the proposed Mining Permit application has an acceptance letter dated 25/04/2022.

The impacts identified below take into consideration the fact each right holder will be responsible for their own respective cumulative impacts that exist from within their boundaries. Lourens Rasmus Olivier will thus be responsible for the impact on the 4.8068ha area.

#### Significance of potential impacts

The following sections present the outcome of the significance rating exercise. The results suggest that the mining activities will have an impact on the natural vegetation and the agricultural activities, if not properly mitigated.

#### **INITIAL CLEARANCE AND SITE PREPARATION PHASE**

**Direct impacts:** During this phase minor negative impacts are foreseen over the short term. The latter refers to a period of weeks. The site preparation may result in the loss or fragmentation of indigenous natural fauna and flora, loss or fragmentation of habitats, soil erosion, hydrology, and temporary noise disturbance, generation of waste, visual intrusions, increase in heavy vehicle traffic, and risk to safety, livestock and farm infrastructure, and increased risk of veld fires. The abovementioned impacts are discussed in more detail below:

#### Loss, destruction or fragmentation of indigenous natural fauna and flora:

The proposed portions fall within vegetation unit SVcb 4, which is known as the Dwarsberg-Swartruggens Mountain Bushveld. This bushveld type is part of the Central Bushveld, which is a sub-bioregion for the Savanna Biome.

According to Mucina and Rutherford (2006:462), the Dwarsberg-Swartruggens Mountain Bushveld vegetation covers the North-West Province. It occurs on hills and ridges east of the Lobatsi River through the Zeerust and the Swartruggens area to Mabeskraal and the Selons River Valley in the east. Also occurs on the parallel ridges of the Dwarsberge from Witkleigat in the west to the hills of the Dwarsberg area in the east. This thornveld is situated on an altitude of 1000m – 1500m.

Mucina and Rutherford (2006:642) also states that the conservation of this bushveld type is least threatened, with a target of 24%. Only 2% is statutorily conserved, mainly in the Marico Bushveld Nature Reserve. Cultivation transformed some 7% and aliens include scattered *Cereus jamacaru* and *Acacia mearnsii* in few areas. Erosion is mainly very low to low.

#### **DEA Screening Report findings:**

- Plant Species theme sensitivity: Low sensitivity
- Aquatic Biodiversity sensitivity: Mostly low, with smaller area within Very High and Medium sensitivity
- Terrestrial Biodiversity sensitivity: Very High sensitivity.
- Animal Species sensitivity: Medium sensitivity

However, the thicket on the proposed area mostly consists of invasive tree species, please see **figure 23** (photos) and the plates under **Appendix 8**.

Loss or fragmentation of indigenous natural fauna and flora	Pre-mitigation impact rating	Post mitigation impact rating
Status (positive or negative)	Negative	Negative
Extent	Local (1)	Local (1)
Probability	Definite (4)	Possible (2)
Duration	Medium term (2)	Medium term (2)
Magnitude	Medium (2)	Medium (2)
Reversibility	Barely reversible (3)	Partly reversible (2)
Irreplaceable loss of resources	Significant loss of resources (3)	Marginal loss of resource (2)
Cumulative impact	Medium cumulative impacts (2)	
Significance	Negative medium impact (30)	Negative low (22)
Can impacts be mitigated?	If the development is approved, contractors must ensur mammalian species are disturbed, trapped, hunted or kil development is approved, every effort should be made to a footprint to the blocks allocated for the development and hav possible edge effects on the surrounding area. The EMPr also numerous mitigation measures – refer to section (f) of the EMP.	
	activities;  The footprint associated with	e aspects that should be covered or to commencement of construction the construction related activities atforms, workshop etc.) should be

•	An Environmental Control Officer (ECO) should be appointed to monitor the establishment phase of the construction phase; All areas disturbed by construction related activities, such as access roads on the site, construction platforms, workshop area etc., should be rehabilitated at the end of the construction phase; The implementation of a rehabilitation programme should be included in the terms of reference for the contractor/s appointed. Specifications for the rehabilitation are provided throughout the EMPr – section (f) of the EMPr.
•	The implementation of the Rehabilitation Programme should be monitored by the ECO.

#### • Loss destruction or fragmentation of habitats -

According to **Figure 19** the proposed 4.8ha area falls within cultivation and Urban Build-up. According to **Figure 20** the proposed 4.8ha area is covered by natural vegetation, such as woodlan/Open bush, Thicket/Dense bush, and grasslands.

Both the maps show half-truths, the area is partially covered in natural vegetation and farmland (cultivated lands). There is also a homestead on the Southwest side of the proposed area. **Figure 21** shows the aforementioned and also shows there is a mine next to the proposed area.

The thicket on the proposed area mostly consists of invasive tree species, please see **figure 22** (photos) below and the plates under **Appendix 8** 

#### **DEA Screening Report findings:**

- Plant Species theme sensitivity: Low sensitivity
- Aquatic Biodiversity sensitivity: Mostly low, with smaller area within Very High and Medium sensitivity
- Terrestrial Biodiversity sensitivity: Very High sensitivity.
- Animal Species sensitivity: Medium sensitivity

Loss or fragmentation of habitats	Pre-mitigation impact rating	Post mitigation impact rating
Status (positive or negative)	Negative	Negative
Extent	Local (1)	Site (1)
Probability	Definite (4)	Possible (2)
Duration	Medium term (2)	Short term (1)
Magnitude	Medium (2)	Medium (2)
Reversibility	Barely reversible (3)	Partly reversible (2)
Irreplaceable loss of resources	Significant loss of resources (3)	Marginal loss of resource (2)
Cumulative impact	Low cumulative impacts (1)	
Significance	Negative low impact (28)	Negative low (18)
Can impacts be mitigated?	Exotic and invasive plant species should not be allowed to establish, if the development is approved. Where exotic and invasive plant species are found at the site continuous eradication should take place. If the development is approved, every effort should be made to confine the footprint to the blocks allocated for development – section (f) of the EMPr also provides numerous mitigation measures related to fauna and flora.	

Loss of topsoil – Topsoil may be lost due to poor topsoil management (burial, erosion, etc.) during construction related soil profile
disturbance (levelling, excavations, disposal of spoils from excavations etc.) The effect will be the loss of soil fertility on disturbed
areas after rehabilitation.

Status (positive or negative)   Negative   Local (2)   Local (2)	Loss of topsoil	Pre-mitigation impact rating	Post mitigation impact rating
Probability Duration Medium term (2) Medium (2) Reversibility Barely reversible (3) Partly reversible (2) Irreplaceable loss of resources Marginal loss of resource (2) No loss of resource (1) Medium cumulative impacts (3)  Significance Negative Medium (45) Negative Low (24)  The following mitigation or management measures are provided:  I fan activity will mechanically disturb below surface in any we then any available topsoil should first be stripped from the enti surface and stockpiled for re-spreading during rehabilitation.  Topsoil stockpiles must be conserved against losses througe erosion by establishing vegetation cover on them.  Dispose of all subsurface spoils from excavations where they we not impact on undisturbed land.  During rehabilitation, the stockpiled topsoil must be ever spread over the entire disturbed surface.  Erosion must be controlled where necessary on top soiled area  Establish an effective record keeping system for each area where soil disturbed for constructional purposes. These records should included in environmental performance reports, and should include the records below.  Record the GPS coordinates of each area.  Record the GPS coordinates of each area.  Record the date of topsoil stripping.  Record the date of cessation of constructional activities.  Record the date of cessation of constructional activities.  Photograph the area on completion of rehabilitation and on a annual basis thereafter to show vegetation establishment and annual basis therea	Status (positive or negative)	Negative	Negative
Duration Medium term (2) Medium term (2)  Magnitude High (3) Medium (2)  Reversibility Barely reversible (3) Partly reversible (2)  Ilreplaceable loss of resources Marginal loss of resource (2) No loss of resource (1)  Cumulative impact Medium cumulative impacts (3)  Significance Negative Medium (45) Negative Low (24)  The following mitigation or management measures are provided:  • If an activity will mechanically disturb below surface in any we then any available topsoil should first be stripped from the entice surface and stockpiled for re-spreading during rehabilitation.  • Topsoil stockpiles must be conserved against losses througe erosion by establishing vegetation cover on them.  • Dispose of all subsurface spoils from excavations where they were not impact on undisturbed land.  • During rehabilitation, the stockpiled topsoil must be ever spread over the entire disturbed surface.  • Erosion must be controlled where necessary on top soiled area.  Establish an effective record keeping system for each area where soil disturbed for constructional purposes. These records should include the records below.  • Record the GPS coordinates of each area.  • Record the GPS coordinates of each area.  • Record the date of topsoil stripping.  • Record the date of cessation of constructional (or operations activities at the particular site.  • Photograph the area on cessation of constructional activities.  • Photograph the area on completion of rehabilitation and on a annual basis thereafter to show vegetation establishment and annual basis thereafter to show vegetation establishment and surface.	Geographical extent	Local (2)	Local (2)
Magnitude	Probability	Probable (3)	Possible (2)
Reversibility  Barely reversible (3)  Irreplaceable loss of resources  Marginal loss of resource (2)  No loss of resource (1)  Medium cumulative impacts (3)  Significance  Negative Medium (45)  Negative Low (24)  The following mitigation or management measures are provided:  I fan activity will mechanically disturb below surface in any was then any available topsoil should first be stripped from the entit surface and stockpiled for re-spreading during rehabilitation.  Topsoil stockpiles must be conserved against losses througers on timpact on undisturbed land.  During rehabilitation, the stockpiled topsoil must be ever spread over the entire disturbed surface.  Establish an effective record keeping system for each area where soil disturbed for constructional purposes. These records should included in environmental performance reports, and should included the records below.  Record the GPS coordinates of each area.  Record the date of topsoil stripping.  Record the date of cessation of constructional (or operations activities at the particular site.  Photograph the area on completion of rehabilitation and on annual basis thereafter to show vegetation establishment as	Duration	Medium term (2)	Medium term (2)
Irreplaceable loss of resources  Marginal loss of resource (2)  No loss of resource (1)  Medium cumulative impacts (3)  Significance  Negative Medium (45)  Negative Low (24)  The following mitigation or management measures are provided:  If an activity will mechanically disturb below surface in any we then any available topsoil should first be stripped from the entisurface and stockpiled for re-spreading during rehabilitation.  Topsoil stockpiles must be conserved against losses througerosion by establishing vegetation cover on them.  Dispose of all subsurface spoils from excavations where they we not impact on undisturbed land.  During rehabilitation, the stockpiled topsoil must be ever spread over the entire disturbed surface.  Erosion must be controlled where necessary on top soiled area.  Establish an effective record keeping system for each area where soil disturbed for constructional purposes. These records should included in environmental performance reports, and should include the records below.  Record the GPS coordinates of each area.  Record the date of topsoil stripping.  Record the date of topsoil stripping.  Record the date of cessation of constructional (or operations activities at the particular site.  Photograph the area on cessation of constructional activities.  Record date and depth of re-spreading of topsoil.  Photograph the area on completion of rehabilitation and on a annual basis thereafter to show vegetation establishment and annual basis thereafter to show vegetation establishment annual basis thereafter to show vegetation establishment and annual basis thereafter to	Magnitude	High (3)	Medium (2)
Cumulative impact  Significance  Negative Medium (45)  Negative Low (24)  The following mitigation or management measures are provided:  If an activity will mechanically disturb below surface in any we then any available topsoil should first be stripped from the enti surface and stockpiled for re-spreading during rehabilitation.  Topsoil stockpiles must be conserved against losses througe erosion by establishing vegetation cover on them.  Dispose of all subsurface spoils from excavations where they wnot impact on undisturbed land.  During rehabilitation, the stockpiled topsoil must be ever spread over the entire disturbed surface.  Erosion must be controlled where necessary on top soiled area.  Establish an effective record keeping system for each area where soil disturbed for constructional purposes. These records should included in environmental performance reports, and should include the records below.  Record the GPS coordinates of each area.  Record the date of topsoil stripping.  Record the date of topsoil stripping.  Record the date of cessation of constructional (or operation activities at the particular site.  Photograph the area on cessation of constructional activities.  Record date and depth of re-spreading of topsoil.  Photograph the area on completion of rehabilitation and on a annual basis thereafter to show vegetation establishment as	Reversibility	Barely reversible (3)	Partly reversible (2)
Significance  Negative Medium (45) Negative Low (24)  The following mitigation or management measures are provided:  If an activity will mechanically disturb below surface in any wathen any available topsoil should first be stripped from the entisurface and stockpiled for re-spreading during rehabilitation.  Topsoil stockpiles must be conserved against losses througe reosion by establishing vegetation cover on them.  Dispose of all subsurface spoils from excavations where they was not impact on undisturbed land.  During rehabilitation, the stockpiled topsoil must be ever spread over the entire disturbed surface.  Erosion must be controlled where necessary on top soiled area.  Establish an effective record keeping system for each area where soil disturbed for constructional purposes. These records should included in environmental performance reports, and should include the records below.  Record the GPS coordinates of each area.  Record the GPS coordinates of each area.  Record the date of topsoil stripping.  Record the date of cessation of constructional (or operations activities at the particular site.  Photograph the area on cessation of constructional activities.  Record date and depth of re-spreading of topsoil.  Photograph the area on completion of rehabilitation and on annual basis thereafter to show vegetation establishment as	Irreplaceable loss of resources	Marginal loss of resource (2)	No loss of resource (1)
The following mitigation or management measures are provided:  If an activity will mechanically disturb below surface in any was then any available topsoil should first be stripped from the entisurface and stockpiled for re-spreading during rehabilitation.  Topsoil stockpiles must be conserved against losses througe erosion by establishing vegetation cover on them.  Dispose of all subsurface spoils from excavations where they want impact on undisturbed land.  During rehabilitation, the stockpiled topsoil must be ever spread over the entire disturbed surface.  Erosion must be controlled where necessary on top soiled area.  Establish an effective record keeping system for each area where soil disturbed for constructional purposes. These records should included in environmental performance reports, and should include the records below.  Record the GPS coordinates of each area.  Record the GPS coordinates of where the topsoil is stockpiled.  Record the date of topsoil stripping.  Record the date of cessation of constructional (or operational activities at the particular site.  Photograph the area on cessation of constructional activities.  Record date and depth of re-spreading of topsoil.  Photograph the area on completion of rehabilitation and on a annual basis thereafter to show vegetation establishment as	Cumulative impact	Medium cumulative impacts (3)	
<ul> <li>If an activity will mechanically disturb below surface in any wa then any available topsoil should first be stripped from the enti surface and stockpiled for re-spreading during rehabilitation.</li> <li>Topsoil stockpiles must be conserved against losses through erosion by establishing vegetation cover on them.</li> <li>Dispose of all subsurface spoils from excavations where they want impact on undisturbed land.</li> <li>During rehabilitation, the stockpiled topsoil must be ever spread over the entire disturbed surface.</li> <li>Erosion must be controlled where necessary on top soiled area.</li> <li>Establish an effective record keeping system for each area where soil disturbed for constructional purposes. These records should included in environmental performance reports, and should include the records below.</li> <li>Record the GPS coordinates of each area.</li> <li>Record the GPS coordinates of where the topsoil is stockpiled.</li> <li>Record the date of topsoil stripping.</li> <li>Record the date of cessation of constructional (or operational activities at the particular site.</li> <li>Photograph the area on cessation of constructional activities.</li> <li>Record date and depth of re-spreading of topsoil.</li> <li>Photograph the area on completion of rehabilitation and on a annual basis thereafter to show vegetation establishment as</li> </ul>	Significance	Negative Medium (45)	Negative Low (24)
evaluate progress of restoration over time.  Section (f) of the EMPr also provide mitigation measures related	Can impacts be mitigated?	If an activity will mechanical then any available topsoil she surface and stockpiled for received and stockpiles must be erosion by establishing vegetors. Dispose of all subsurface spont impact on undisturbed late. During rehabilitation, the subspread over the entire disture. Erosion must be controlled with the erosion must be controlled with the record for constructional purpliculated in environmental performant the records below.  Record the GPS coordinates. Record the date of topsoil stocking activities at the particular sittle. Photograph the area on cesus Record date and depth of recordinates are photograph the area on coordinates. Photograph the area on coordinates are photograph the area on coordinates are progress of restorations.	ly disturb below surface in any way, nould first be stripped from the entire e-spreading during rehabilitation.  conserved against losses through etation cover on them.  oils from excavations where they will and.  stockpiled topsoil must be evenly bed surface.  where necessary on top soiled areas.  In g system for each area where soil is poses. These records should be ance reports, and should include all as of each area.  Itripping.  Is of where the topsoil is stockpiled.  It on of constructional (or operational) e.  It is sation of constructional activities.  It is preading of topsoil.  In mpletion of rehabilitation and on an ashow vegetation establishment and tition over time.

• <u>Soil erosion</u> – Soil erosion due to alteration of the land surface run-off characteristics. Alteration of run-off characteristics may be caused by construction related land surface disturbance, vegetation removal and the establishment of roads. Erosion will cause loss and deterioration of soil resources. This will result in grazing and cultivation potential being lost.

Soil erosion	Pre-mitigation impact rating	Post mitigation impact rating
Status (positive or negative)	Negative	Negative
Geographical extent	Local (2)	Site (1)
Probability	Definite (4)	Possible (2)
Duration	Permanent (4)	Medium term (2)
Magnitude	Medium (2)	Medium (2)
Reversibility	Barely reversible (3)	Party reversable (2)
Irreplaceable loss of resources	Significant (3)	Marginal (2)
Cumulative impact	Low cumulative impact (1) if rehabilitated.	
Significance	Negative Medium (34)	Negative low (20)
Can impacts be mitigated?	<ul> <li>The following mitigation or management measures are provided: Implement an effective system of run-off control, where it is required, that collects and safely disseminates run-off water from all hardened surfaces and prevents potential down slope erosion.</li> <li>Monitor the area regularly after larger rainfall events to determine where erosion may be initiated and then mitigate by modifying the soil micro-topography and revegetation or soil erosion control efforts accordingly.</li> </ul>	
	reporting that inspects the effe	n in environmental performance ectiveness of the run-off control ne occurrence any erosion on site (f) of the EMPr

<u>Temporary noise disturbance</u> - Preparation activities will result in the generation of noise over a period of months. Sources of noise
are likely to include vehicles, the use of machinery such as back actors and people working on the site. The noise impact is unlikely
to be significant; since there is an existing mine adjacent the proposed area but activities should be limited to normal working days
and hours (6:00 – 18:00).

Temporary noise disturbance	Pre-mitigation impact	Post mitigation impact
remporary noise distainance	rating	rating
Status (positive or negative)	Negative	Negative
Extent	Site (1)	Site (1)
Probability	Definite (4)	Possible (2)
Duration	Medium term (2)	Medium term (2)
Magnitude	Medium (2)	Medium (2)
Reversibility	Completely reversible (1)	Completely reversible (1)
Irreplaceable loss of resources	Marginal loss (2)	Marginal loss (2)
Cumulative impact	Medium cumulative impact (3).	
Significance	Negative low (26)	Negative low (22)
Can impacts be mitigated?	Yes, management actions related to noise pollution are included	
	in section (f) of the EMPr.	

Generation of waste - general waste, construction waste, sewage and grey water - The workers on site are likely to generate
general waste such as food wastes, packaging, bottles, etc. The applicant will need to ensure that general waste is appropriately

disposed of i.e. taken to the nearest licensed landfill. Sufficient ablution facilities will have to be provided, in the form of portable/VIP toilets. No pit latrines, French drain systems or soak away systems shall be allowed.

Generation of waste	Pre-mitigation impact rating	Post mitigation impact rating
Status (positive or negative)	Negative	Negative
Extent	Local (2)	Local (2)
Probability	Probable (3)	Possible (2)
Duration	Medium term (1)	Medium term (1)
Magnitude	Medium (2)	Low (1)
Reversibility	Irreversible (4)	Partly reversible (2)
Irreplaceable loss of resources	No loss of resource (1)	No loss of resource (1)
Cumulative impact	Low cumulative impact (2) - An additional demand for landfill space could result in significant cumulative impacts if services become unstable or unavailable, which in turn would negatively impact on the local community. If general waste is left on site livestock could mistakenly eat it, which might in turn harm or kill them.	
Significance	Negative low (26)	Negative low (10)
Can impacts be mitigated?	•	hat all management actions and in section (f) of the EMPr are

Impacts on heritage objects -

#### **DEA Screening Report findings:**

- Paleontology Theme Sensitivity: Medium sensitivity
- Archaeological and Cultural Heritage Theme Sensitivity: Low Sensitivity

The area is already disturbed by farming activities, building of a road thought the 4.8ha area and a homestead.

Cultural Heritage in South Africa (includes all heritage resources) is protected by the National Heritage Resources Act (Act 25 of 1999) (NHRA). According to Section 3 of the Act, all Heritage resources include "all objects recovered from the soil or waters of South Africa, including archaeological and palaeontological objects and material, meteorites and rare geological specimens".

If such resources are found during the mining or development activities, they shall not be disturbed without a permit from the relevant heritage resource Authority, which means that before such sites are disturbed by development it is incumbent on the developer to ensure that a heritage impact assessment is done and the Provincial Heritage Resources Authority and SAHRA must be contacted immediately and work must stop.

If anything of Archaeological and/or paleontological significance is found during the construction and operational phase of the mine the following applies:

NHRA 38(4)c(i) – If any evidence of archaeological sites or remains (e.g. remnants of stone-made structures, indigenous ceramics, bones, stone artefacts, ostrich eggshell fragments, charcoal and ash concentrations), fossils or other categories of heritage resources are found during the proposed development, SAHRA APM Unit (021 462 5402) must be alerted as per section 35(3) of the NHRA. Non-compliance with section of the NHRA is an offense in terms of section 51(1)e of the NHRA and item 5 of the Schedule;

- NHRA 38(4)c(ii) If unmarked human burials are uncovered, the SAHRA Burial Grounds and Graves (BGG) Unit (012 320 8490), must be alerted immediately as per section 36(6) of the NHRA. Non-compliance with section of the NHRA is an offense in terms of section 51(1)e of the NHRA and item 5 of the Schedule;
- NHRA 38(4)e The following conditions apply with regards to the appointment of specialists: i) If heritage resources are
  uncovered during the course of the development, a professional archaeologist or palaeontologist, depending on the
  nature of the finds, must be contracted as soon as possible to inspect the heritage resource. If the newly discovered
  heritage resources prove to be of archaeological or palaeontological significance, a Phase 2 rescue operation may be
  required subject to permits issued by SAHRA;

If fossil remains or trace fossils are discovered during any phase of construction, either on the surface or exposed by excavations the **Chance Find Protocol** must be implemented by the Environmental Control Officer (ECO) in charge of these developments. These discoveries ought to be protected and the ECO must report to SAHRA (Contact details: SAHRA, 111 Harrington Street, Cape Town. PO Box 4637, Cape Town 8000, South Africa. Tel: 021 462 4502. Fax: +27 (0)21 462 4509. Web: <a href="www.sahra.org.za">www.sahra.org.za</a>) so that mitigation can be carry out by a paleontologist.

Impacts on heritage objects	Pre-mitigation impact rating	Post mitigation impact rating
Status (positive or negative)	Negative	Negative
Extent	Local (2)	Local (2)
Probability	Possible (2)	Unlikely (1)
Duration	Short term (1)	Short term (1)
Magnitude	Medium (2)	Low (1)
Reversibility	Irreversible (4)	Irreversible (4)
Irreplaceable loss of resources	Significant loss of resources (3)	Marginal loss of resource (2)
Cumulative impact	The impact would result in negligible to no cumulative effects (1).	
Significance	Negative low (26)	Negative low (11)
Can impacts be mitigated?	If archaeological sites or graves are exposed during construction work, it	
	should immediately be reported to a	a heritage practitioner so that an
	investigation and evaluation of the finds can be made. Also refer to section	
	(f) of the EMPr.	

*Indirect impacts:* The nuisance aspects generally associated with the installation of infrastructure or ground preparation will also be applicable to this development, which relates primarily to the increase in vehicle traffic associated with prospecting / mining practices, the influx of job seekers to the area, risk to safety, livestock and farm infrastructure, and increased risk of veld fires.

• Increase in vehicle traffic – The movement of heavy vehicles have the potential to damage local farm roads and create dust and safety impacts for other road users in the area. Access will be obtained from a gravel roads off the P124-1. The volume of traffic along this road is low and the movement of heavy vehicles along this road is likely to damage the road surface and impact on other road users. The contractor should be required to ensure that damage to the gravel road is repaired periodically if they use it. The movement of additional heavy vehicle traffic will add significantly to the current traffic load on the road. The impact on the gravel roads is therefore likely to be moderate.

Increase in vehicle traffic	Pre-mitigation impact rating	Post mitigation impact rating
Status (positive or negative)	Negative	Negative
Extent	Local (2)	Site (1)
Probability	Possible (2)	Unlikely (1)
Duration	Medium term (2)	Medium term (2)
Magnitude	Medium (2)	Low (1)

Milnex CC: BAR285MP – BAR & EMPr: Proposed Mining Permit for the mining of Diamonds Alluvial (DA), Diamonds General (D), Diamonds in Kimberlite (DK) & Diamonds (DIA) including associated infrastructure, structure and earthworks on certain 4.8068 ha area on the Remaining Extent of Portion 47 of the farm Nooitgedacht 381, Registration Division: JP, North West Province.

Reversibility	Completely reversible (1)	Completely reversible (1)	
Irreplaceable loss of resources	Marginal loss of resource (2)	No loss of resource (1)	
Cumulative impact	affect the farming activities in the ar for vehicles of local farmers and oth	Low cumulative impact (3). If damage to roads is not repaired, then this will affect the farming activities in the area and result in higher maintenance costs for vehicles of local farmers and other road users. The costs will be borne by road users who were no responsible for the damage.	
Significance	Negative low impacts (24)	Negative low (9)	
Can impacts be mitigated?	<ul> <li>mitigated. The mitigation measures</li> <li>The contractor must ensure the off-gravel roads. The costs as the contractor;</li> <li>Dust suppression measures such as wetting of gravel roavehicles used to transport satarpaulins or covers;</li> <li>All vehicles must be road-weighted.</li> </ul>	with heavy vehicles can be effectively include:  nat damage caused by construction on the sociated with the repair must be borne by must be implemented for heavy vehicles ads on a regular basis and ensuring that and and building materials are fitted with orthy and drivers must be qualified and bad safety issues and need for strict speed	
	Also refer section (f) of the EMPr. F	or mitigation measures related to traffic.	

Risk to safety, livestock and farm infrastructure - The presence on and movement of workers on and off the site poses a
potential safety threat to local famer's, farm workers and the communities in the vicinity of the site. In addition, farm
infrastructure, such as fences and gates, may be damaged and stock losses may also result from gates being left open and/or
fences being damaged or stock theft linked either directly or indirectly to the presence of farm workers on the site.

However it should be noted that there is an existing mine adjacent the proposed area.

Risk to safety, livestock and farm infrastructure	Pre-mitigation impact rating	Post mitigation impact rating
Status (positive or negative)	Negative	Negative
Extent	Local (2)	Local (2)
Probability	Possible (2)	Unlikely (1)
Duration	Medium term (2)	Medium term (2)
Magnitude	Medium (2)	Low (1)
Reversibility	Partly reversible (2)	Completely reversible (1)
Irreplaceable loss of resources	Marginal resource (2)	Marginal resource (2)
Cumulative impact	Low cumulative effects (2), provided losses are compensated for.	
Significance	Negative low (24)	Negative low (10)
Can impacts be mitigated?	Key mitigation measures include:	
	<ul> <li>Lourens Rasmus Olivier should enter into an agreement with the local farmers in the area whereby damages to farm property etc. during the construction phase will be compensated for. The agreement should be signed before the construction phase commences;</li> </ul>	

- The construction area should be fenced off prior to the commencement of the construction phase. The movement of construction workers on the site should be confined to the fenced off area;
- Contractors appointed by Lourens Rasmus Olivier should provide daily transport for low and semi-skilled workers to and from the site. This would reduce the potential risk of trespassing on the remainder of the farm and adjacent properties;
- Lourens Rasmus Olivier should hold contractors liable for compensating farmers in full for any stock losses and/or damage to farm infrastructure that can be linked to construction workers. This should be contained in the Code of Conduct to be signed between the proponent, the contractors and neighbouring landowners. The agreement should also cover loses and costs associated with fires caused by construction workers or construction related activities (see below);
- The Environmental Management Programme (EMPr) should outline procedures for managing and storing waste on site, specifically plastic waste that poses a threat to livestock if ingested;
- Contractors appointed Lourens Rasmus Olivier must ensure that all workers are informed at the outset of the construction phase of the conditions contained on the Code of Conduct, specifically consequences of stock theft and trespassing on adjacent farms.
- Contractors appointed by Lourens Rasmus Olivier must ensure that construction workers who are found guilty of trespassing, stealing livestock and/or damaging farm infrastructure are dismissed and charged. This should be contained in the Code of Conduct. All dismissals must be in accordance with South African labour legislation;
- The housing of construction workers on the site should be strictly limited to security personnel (if any).
- Increased risk of veld fires The presence of construction workers and construction-related activities on the site poses an increased risk of grass fires that could in turn pose a threat to livestock, crops, wildlife, farmsteads and the communities in the area. In the process, infrastructure may also be damaged or destroyed and human lives threatened. The potential risk of grass fires was heightened by the windy conditions in the area, especially during the dry, windy winter months from May to October. Fire-fighting equipment should be provided on site during the construction phase.

Increased risk of veld fires	Pre-mitigation impact rating	Post mitigation impact rating
Status (positive or negative)	Negative	Negative
Extent	Local (2)	Site (1)
Probability	Probable (3)	Unlikely (1)
Duration	Medium term (2)	Medium term (2)
Magnitude	High (3)	Medium (2)

Reversibility	Barely reversible (3)	Partly reversible (2)
Irreplaceable loss of resources	Significant loss (3)	Marginal loss (2)
Cumulative impact	High cumulative effects (4), provided losses are compensated for.	
Significance	Negative high (51)	Negative low (24)
Can impacts be mitigated?	<ul> <li>to the commencement of the Contractor should ensure heating are not allowed extended to the Contractor to ensure that potential fire risk, such as confined to areas where the to reduce the risk of fire conditions when the risk of should be taken during the</li> <li>Contractor to provide adequating a fire fighting vehicle;</li> <li>Contractor to provide fire-fines</li> <li>No construction staff, with accommodated on site over the appointed contractors caused to their farms. The</li> </ul>	tructed around the perimeter of the site prior ne construction phase; that open fires on the site for cooking or cept in designated areas; construction related activities that pose as welding, are properly managed and are erisk of fires has been reduced. Measures is include avoiding working in high wind fires is greater. In this regard special care high risk dry, windy winter months; uate firefighting equipment on-site, including the ghting training to selected construction staff; the the exception of security staff, to be

#### **OPERATIONAL PHASE**

**Direct impacts:** During the operational phase the study area will serve as a mining area and the impacts are generally associated with soil erosion, change in land use, impacts associated with the, increase in storm water runoff, increased consumption of water, visual intrusion, the generation of general waste, leakage of hazardous materials, and the change in the sense of place. The operational phase will also have a direct positive impact through the provision of permanent employment opportunities and facilitating a positive economic growth. The abovementioned impacts are discussed in more detail below:

Soil erosion – The largest risk factor for soil erosion will be during the operational phase when the mining activity ensues, and soil is left bare until it is rehabilitated. Erosion will be localised within the site. This will ultimately lead to the irretrievable commitment of this resource. The measurable effect of reducing erosion by utilizing mitigation measures may reduce possible erosion significantly. The conditions of the EMP will be adhered to throughout the mining operation and commitment to rehabilitation is of paramount importance in order to obtain a closure certificate from DMRE.

Soil erosion	Pre-mitigation impact rating	Post mitigation impact rating
Status (positive or negative)	Negative	Negative
Extent	Local (2)	Site (1)
Probability	Definite (4)	Unlikely (1)
Duration	Medium term (2)	Medium term (2)
Magnitude	High (3)	Medium (2)
Reversibility	Barely reversible (3)	Completely reversible (1)

Milnex CC: BAR285MP – BAR & EMPr: Proposed Mining Permit for the mining of Diamonds Alluvial (DA), Diamonds General (D), Diamonds in Kimberlite (DK) & Diamonds (DIA) including associated infrastructure, structure and earthworks on certain 4.8068 ha area on the Remaining Extent of Portion 47 of the farm Nooitgedacht 381, Registration Division: JP, North West Province.

Irreplaceable loss of resources	Significant loss of resource (3)	Marginal loss of resource (2)	
Cumulative impact	Medium cumulative impact (3). Sho	Medium cumulative impact (3). Should these impacts occur, there will be a	
	cumulative impact on the air and w	ater resources in the study area in terms	
	of pollution.		
Significance	Negative High (51)	Negative Low (20)	
Can impacts be mitigated?	vegetation at once but to only clear implement concurrent rehabilitation.     The following mitigation or Implement an effective system collects and safely disseminates and prevents potential down slow.     Monitor the area regularly after erosion may be initiated and the topography and revegetation or implement.	management measures are provided: of run-off control, where it is required, that is run-off water from all hardened surfaces ope erosion.  I larger rainfall events to determine where then mitigate by modifying the soil microscillerosion control efforts accordingly	
	Also refer to section (f) of the EMPr.		

Change in land-use – The proposed area will change from agriculture use (natural and farmland cover) to mining.

According to **Figure 19** the proposed 4.8ha area falls within cultivation and Urban Build-up. According to **Figure 20** the proposed 4.8ha area is covered by natural vegetation, such as woodlan/Open bush, Thicket/Dense bush, and grasslands.

Both the maps show half-truths, the area is partially covered in natural vegetation and farmland (cultivated lands). There is also a homestead on the Southwest side of the proposed area. **Figure 21** shows the aforementioned and also shows there is a mine next to the proposed area.

The thicket on the proposed area mostly consists of invasive tree species, please see **figure 22** (photos) below and the plates under **Appendix 8** 

Change in land use	Pre-mitigation impact rating	Post mitigation impact rating
Status (positive or negative)	Negative	Negative
Extent	Site (1)	Site (1)
Probability	Definite (4)	Definite (4)
Duration	Medium term (2)	Medium term (2)
Magnitude	Medium (2)	Low (1)
Reversibility	Barely reversible (3)	Partly reversible (2)
Irreplaceable loss of resources	Significant loss of resource (3)	Marginal loss of resource (2)
Cumulative impact	Low cumulative effects (2) – the right holder should enter into a surface use	
	agreement with the landowner to compensate for any financial losses.	
Significance	Negative medium (30)	Negative low (13)
Can impacts be mitigated?	The proponent should establish a F	Rehabilitation Fund to be used to
	rehabilitate the area once the propose	d facility has been decommissioned.
	The fund should be funded by revenue generated during the operational	
	phase of the project. The motivation for	the establishment of a Rehabilitation
	Fund is based on the experience in the mining sector where many mines on	
	closure have not set aside sufficient fun	ds for closure and decommissioning.

Also refer to section (f) of the EMPr.

Generation of alternative land use income – Income generated through the potential mining of the minerals will provide the
farming enterprise with increased cash flow and rural livelihood, and thereby improve the financial sustainability of farming
on site.

Generation of alternative land use income	Pre-mitigation impact rating	Post mitigation impact rating
Status (positive or negative)	Positive	Positive
Geographical extent	Local (2)	Local (2)
Probability	Definite (4)	Definite (4)
Duration	Medium term (2)	Medium term (2)
Magnitude	High (3)	High (3)
Reversibility	Completely reversible (1)	Completely reversible (1)
Irreplaceable loss of resources	No loss of resources (1)	No loss of resources (1)
Cumulative impact	Medium cumulative impact (3).	
Significance	Positive medium (39)	Positive medium (39)
Can impacts be mitigated?	No mitigation required.	•

Increase in storm water runoff – The development will potentially result in an increase in storm water run-off that needs to be
managed to prevent soil erosion, especially where vegetation will be cleared. Not all the vegetation should be removed at once.
 Only the specific pits being excavated at the specific time should be cleared.

Increase in storm water runoff	Pre-mitigation impact rating	Post mitigation impact rating
Status (positive or negative)	Negative	Negative
Extent	Local (2)	Site (1)
Probability	Probable (3)	Possible (2)
Duration	Long term (3)	Medium term (2)
Magnitude	High (3)	Medium (2)
Reversibility	Barely reversible (3)	Partly reversible (2)
Irreplaceable loss of resources	Significant loss of resource (3)	Marginal loss of resource (2)
Cumulative impact	Medium cumulative impact (3) - Should these impacts occur, there will be a cumulative impacts on the wider area.	
Significance	Negative high (51)	Negative low (24)
Can impacts be mitigated?	Yes. It is therefore important that all	management actions and mitigation
	measures included in section (f) of th	e EMPr. are implemented to ensure
	that these impacts do not occur	

• <u>Increased consumption of water</u> – Additional water requirements related to the portable water supply for employees and workers. Water will also be used for dust suppression and washing of gravel.

Since 3 x 14 feet washing pans and 2 x 16 feet washing pans will be used, the amount of water for the pans will be 79 000 L/hour from which 30% is re-used.

Increased consumption of water	Pre-mitigation impact rating	Post mitigation impact rating
Status (positive or negative)	Negative	Negative
Extent	Site (1)	Site (1)

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Probability	Definite (4)	Definite (4)
Duration	Medium term (2)	Medium term (2)
Magnitude	Very high (3)	High (3)
Reversibility	Irreversible (4)	Irreversible (4)
Irreplaceable loss of resources	Marginal loss of resources (2)	Marginal loss of resources (2)
Cumulative impact	Medium cumulative impacts (3) - An additional demand on water sources could	
	result in a significant cumulative impact with regards to the availability of water.	
Significance	Negative High (64)	Negative medium (48)
Can impacts be mitigated?	Yes, management actions and mitigation measures related to the use of water are	
	included in section (f) of the EMPr.	

Generation of waste –Workers will be present on site from 6:00 – 18:00, Monday to Saturday. Sources of general waste will be waste food, packaging, paper, etc. General waste will be stored on the site and removed on a weekly basis.

Generation of waste	Pre-mitigation impact rating	Post mitigation impact rating
Status (positive or negative)	Negative	Negative
Extent	Local (2)	Local (2)
Probability	Definite (4)	Definite (4)
Duration	Medium term (2)	Medium term (2)
Magnitude	Medium (2)	Low (1)
Reversibility	Barely reversible (3)	Partly reversible (2)
Irreplaceable loss of resources	Marginal of resource (2)	No loss of resource (1)
Cumulative impact	Medium cumulative impact (3) - An additional demand for landfill space could	
	result in significant cumulative impa	cts with regards to the availability of
	landfill space. If general waste is left of	n site livestock could mistakenly eat it,
	which might in turn harm or kill them.	
Significance	Negative medium (32)	Negative low (14)
Can impacts be mitigated?	Yes, management actions related to waste management are included in	
	section (f) of the EMPr.	

<u>Leakage of hazardous materials</u> - The proposed mining activity will make use of machinery that use fuel and oil. Leakage of
these oils and fuel can contaminate water supplies and must be prevented by constructing oil and diesel permeable bunds to
ensure that any spills are suitably attenuated and not released into the environment.

Leakage of hazardous materials	Pre-mitigation impact rating	Post mitigation impact rating
Status (positive or negative)	Negative	Negative
Extent	Local (2)	Site (1)
Probability	Possible (2)	Unlikely (1)
Duration	Long term (3)	Short term (1)
Magnitude	High (3)	Medium (2)
Reversibility	Barely reversible (3)	Partly reversible (2)
Irreplaceable loss of resources	Significant loss of resources (3)	Marginal loss of resource (2)
Cumulative impact	High cumulative impacts (4) if impact occurs and not mitigated.	
Significance	Negative high (51)	Negative low (22)
Can impacts be mitigated?	Yes. It is therefore important that all	management actions and mitigation
	measures included in the section (f) of	EMPr are implemented to ensure that
	these impacts do not occur.	

<u>Noise disturbance</u> – Mining activities will result in the generation of noise over a period of 2-3 years. Sources of noise are likely
to include vehicles, the use of machinery and people working on the site; but mining activities should be limited to normal
working days and some Saturdays and hours (6:00 – 18:00).

Temporary noise disturbance	Pre-mitigation impact rating	Post mitigation impact rating
Status (positive or negative)	Negative	Negative
Extent	Site (1)	Site (1)
Probability	Definite (4)	Possible (2)
Duration	Medium term (2)	Medium term (2)
Magnitude	Medium (2)	Medium (2)
Reversibility	Completely reversible (1)	Completely reversible (1)
Irreplaceable loss of resources	Marginal loss (2)	Marginal loss (2)
Cumulative impact	Medium cumulative impact (3).	
Significance	Negative low (26)	Negative low (22)
Can impacts be mitigated?	Yes, management actions related to noise po of the EMPr.	ollution are included in section (f)

*Indirect impacts:* The operational phase will have an indirect negative impact through the change in the sense of place and an indirect positive impact through the provision of additional electrical infrastructure.

• Potential impact on tourism – There are no tourist facilities in close proximity to the proposed area.

Potential impacts on tourism	Pre-mitigation impact rating	Post mitigation impact rating
Status (positive or negative)	N/A	N/A
Extent	N/A	N/A
Probability	N/A	N/A
Duration	N/A	N/A
Magnitude	N/A	N/A
Reversibility	N/A	N/A
Irreplaceable loss of resources	N/A	N/A
Cumulative impact	N/A	<u> </u>
Significance	N/A	N/A
Can impacts be mitigated?	No mitigation required	

#### DECOMMISIONING PHASE (MINE CLOSURE AND REHABILITATION)

**Direct impacts:** Typically, the major social impacts associated with the decommissioning phase are linked to the loss of jobs and associated income. This has implications for the households who are directly affected, the communities within which they live. If infrastructures are removed after a 3/5 year period, the site will be returned to its natural state. Therefore, the physical environment will benefit from the closure of the mining area.

Rehabilitation of the physical environment – The physical environment will benefit from the closure of the mining area. There
is a slight chance to restore the site to its natural state, however rehabilitation will be done concurrently with all activities

Rehabilitation of the physical environment	Pre-mitigation impact rating	Post mitigation impact rating
Status (positive or negative)	Positive	Positive
Extent	Site (1)	Site (1)
Probability	Definite (4)	Definite (4)
Duration	Long term (3)	Long term (3)
Magnitude	High (3)	High (3)
Reversibility	N/A	N/A
Irreplaceable loss of resources	N/A	N/A
Cumulative impact	The impact would result in negli	gible to no cumulative effects (1)
Significance	Positive low (27)	Positive low (27)
Can impacts be mitigated?	No mitigation measures required.	

• Loss of employment - The decommissioning of the facility has the potential to have a negative social impact on the local community.

Loss of employment	Pre-mitigation impact rating	Post mitigation impact rating
Status (positive or negative)	Negative	Negative
Extent	Local (2)	Local (2)
Probability	Probable (3)	Probable (3)
Duration	Permanent (4)	Permanent (4)
Magnitude	Medium (2)	Medium (2)
Reversibility	Irreversible (4)	Irreversible (4)
Irreplaceable loss of resources	No loss of resource (1)	No loss of resource (1)
Cumulative impact	Medium cumulative impacts (3)	
Significance	Negative medium (34)	Negative medium (34)
Can impacts be mitigated?	The following mitigation measures are recommended:  All structures and infrastructure associated with the proposed facility should be dismantled and transported off-site on decommissioning;  Lourens Rasmus Olivier should establish an Environmental	
	Rehabilitation Trust Fund to co and rehabilitation of disturbed	over the costs of decommissioning areas.

Indirect impacts: No indirect impacts are anticipated from the decommissioning phase of the proposed development.

### vi) METHODOLOGY USED IN DETERMINING AND RANKING THE NATURE, SIGNIFICANCE, CONSEQUENCES, EXTENT, DURATION AND PROBABILITY OF POTENTIAL ENVIRONMENTAL IMPACTS AND RISKS

#### Method of environmental assessment

The environmental assessment aims to identify the various possible environmental impacts that could results from the proposed development. Different impacts need to be evaluated in terms of its significance and in doing so highlight the most critical issues to be addressed.

Significance is determined through a synthesis of impact characteristics which include context and intensity of an impact. Context refers to the geographical scale i.e. site, local, national or global whereas intensity is defined by the severity of the impact e.g. the magnitude of deviation from background conditions, the size of the area affected, the duration of the impact and the overall probability of occurrence. Significance is calculated as shown in the Table below.

Significance is an indication of the importance of the impact in terms of both physical extent and time scale, and therefore indicates the level of mitigation required. The total number of points scored for each impact indicates the level of significance of the impact.

#### Impact Rating System

Impact assessment must take account of the nature, scale and duration of impacts on the environment whether such impacts are positive or negative. Each impact is also assessed according to the following project phases:

- Construction
- Operation
- Decommissioning

Where necessary, the proposal for mitigation or optimisation of an impact should be detailed. A brief discussion of the impact and the rationale behind the assessment of its significance should also be included. The rating system is applied to the potential impacts on the receiving environment and includes an objective evaluation of the mitigation of the impact. In assessing the significance of each impact the following criteria is used:

Table: The rating system

	Table: The fating dystem		
	NATURE		
	•	ct of environmental parameter being assessed in the context of the project. This criterion includes mental aspect being impacted upon by a particular action or activity.	
		GEOGRAPHICAL EXTENT	
This	is defined as the area over which	the impact will be experienced.	
1	Site	The impact will only affect the site.	
2	Local/district	Will affect the local area or district.	
3	Province/region Will affect the entire province or region.		
4	International and National	Will affect the entire country.	
	PROBABILITY		
This	This describes the chance of occurrence of an impact.		

in a span shorter than the construction phase (0 – 1 years), or the impact will last for the periof a relatively short construction period and a limited recovery time after construction thereafter it will be entirely negated (0 – 2 years).  The impact will continue or last for some time after the construction phase but will be mitigated by direct human action or by natural processes thereafter (2 – 10 years).  The impact and its effects will continue or last for the entire operational life of the development but will be mitigated by direct human action or by natural processes thereafter (10 – 30 years).  The only class of impact that will be non-transitory. Mitigation either by man or natural processes will not occur in such a way or such a time span that the impact can be considered indefinitely.  INTENSITY/ MAGNITUDE  Describes the severity of an impact.  Impact affects the quality, use and integrity of the system/component in a way that is bard perceptible.  Impact affects the quality, use and integrity of the system/component but system/component still continues to function in a moderately modified way and maintains general integrity (sor impact on integrity).  Impact affects the continued viability of the system/ component and the quality, use, integrity continued to the system or component is severely impaired and may temporarily cease and functionality of the system or component permanently ceases and is irreversibly impaired and functionality of the system or component permanently ceases and is irreversibly impaired and functionality of the system or component permanently ceases and is irreversibly impaired and functionality of the system or component permanently ceases and is irreversibly impaired and functionality of the system or component permanently ceases and is irreversibly impaired.	1	Unlikely	The chance of the impact occurring is extremely low (Less than a 25% chance of occurrence).
Impact will certainly occur (Greater than a 75% chance of occurrence).    DURATION	2	Possible	The impact may occur (Between a 25% to 50% chance of occurrence).
This describes the duration of the impacts. Duration indicates the lifetime of the impact as a result of the proposed activity.  The impact will either disappear with mitigation or will be mitigated through natural process in a span shorter than the construction phase (0 – 1 years), or the impact will ast for the peri of a relatively short construction period and a limited recovery time after construction thereafter it will be entirely negated (0 – 2 years).  Medium term The impact will continue or last for some time after the construction phase but will be mitigated by direct human action or by natural processes thereafter (2 – 10 years).  The impact and its effects will continue or last for the entire operational life of the developme but will be mitigated by direct human action or by natural processes thereafter (10 – 30 years).  The only class of impact that will be non-transitory. Mitigation either by man or natural proce will not occur in such a way or such a time span that the impact can be considered indefinity of the severity of an impact.  INTENSITY/ MAGNITUDE  Describes the severity of an impact.  Medium Impact affects the quality, use and integrity of the system/component in a way that is ben perceptible.  Impact affects the quality, use and integrity of the system/component but system/component still continues to function in a moderately modified way and maintains general integrity (sor impact on integrity). Impact affects the continued viability of the system/component and the quality, use, integrated functionality of the system or component permanently ceases and is irreversibly impaire and functionality of the system or component permanently ceases and is irreversibly impaire Rehabilitation and remediation often impossible. If possible rehabilitation and remediation in mediation and remediation and remediation and remediation and remediation and remediation.  REVERSIBILITY This describes the degree to which an impact can be successfully reversed upon completion of the proposed activity.  The imp	3	Probable	The impact will likely occur (Between a 50% to 75% chance of occurrence).
This describes the duration of the impacts. Duration indicates the lifetime of the impact as a result of the proposed activity.  The impact will either disappear with mitigation or will be mitigated through natural process in a span shorter than the construction phase (0 – 1 years), or the impact will last for the peri of a relatively short construction period and a limited recovery time after construction thereafter it will be entirely negated (0 – 2 years).  Medium term  The impact will continue or last for some time after the construction phase but will be mitigated by direct human action or by natural processes thereafter (2 – 10 years).  The impact and its effects will continue or last for the entire operational life of the developme but will be mitigated by direct human action or by natural processes thereafter (10 – 30 years).  The only class of impact that will be non-transitory. Mitigation either by man or natural proce will not occur in such a way or such a time span that the impact can be considered indefinity in the severity of an impact.  Impact affects the quality, use and integrity of the system/component in a way that is ban perceptible.  Impact affects the quality, use and integrity of the system/component but system/component still continues to function in a moderately modified way and maintains general integrity (sor impact on integrity).  High Impact affects the continued viability of the system/component and the quality, use, integrand functionality of the system or component is severely impaired and may temporarily cear High costs of rehabilitation and remediation.  **EVERSIBILITY**  This describes the degree to which an impact can be successfully reversed upon completion of the proposed activity.  The impact is reversible with implementation of minor mitigation measures.  The impact is reversible but more intense mitigation measures are required.  The impact is unlikely to be reversed even with intense mitigation measures.	4	Definite	Impact will certainly occur (Greater than a 75% chance of occurrence).
The impact will either disappear with mitigation or will be mitigated through natural process in a span shorter than the construction phase (0 – 1 years), or the impact will last for the peri of a relatively short construction period and a limited recovery time after construction thereafter it will be entirely negated (0 – 2 years).  Medium term The impact will continue or last for some time after the construction phase but will be mitigated by direct human action or by natural processes thereafter (2 – 10 years).  The impact and its effects will continue or last for the entire operational life of the developme but will be mitigated by direct human action or by natural processes thereafter (10 – 30 year).  The only class of impact that will be non-transitory. Mitigation either by man or natural proce will not occur in such a way or such a time span that the impact can be considered indefinity in the severity of an impact.  Intensity/ MAGNITUDE  Describes the severity of an impact.  Low Impact affects the quality, use and integrity of the system/component in a way that is ban perceptible.  Medium Impact affects the quality, use and integrity of the system/component but system/component still continues to function in a moderately modified way and maintains general integrity (sor impact on integrity).  High Impact affects the continued viability of the system/ component and the quality, use, integrand functionality of the system or component is severely impaired and may temporarily cear. High costs of rehabilitation and remediation.  FEVERSIBILITY  This describes the degree to which an impact can be successfully reversed upon completion of the proposed activity.  The impact is partly reversible but more intense mitigation measures.  The impact is partly reversible but more intense mitigation measures.  The impact is unlikely to be reversed even with intense mitigation measures.			DURATION
in a span shorter than the construction phase (0 – 1 years), or the impact will last for the periof a relatively short construction period and a limited recovery time after construction thereafter it will be entirely negated (0 – 2 years).  The impact will continue or last for some time after the construction phase but will be mitigated by direct human action or by natural processes thereafter (2 – 10 years).  The impact and its effects will continue or last for the entire operational life of the developme but will be mitigated by direct human action or by natural processes thereafter (10 – 30 years).  The impact and its effects will continue or last for the entire operational life of the developme but will be mitigated by direct human action or by natural processes thereafter (10 – 30 years).  Intensity / Magnitube  Describes the severity of an impact.  Low Impact affects the quality, use and integrity of the system/component in a way that is barn perceptible.  Medium Impact affects the quality, use and integrity of the system/component but system/component still continues to function in a moderately modified way and maintains general integrity (sor impact on integrity).  High Impact affects the continued viability of the system/component and the quality, use, integrand drunctionality of the system or component is severely impaired and may temporarily cear High costs of rehabilitation and remediation.  **EVERSIBILITY**  This describes the degree to which an impact can be successfully reversed upon completion of the proposed activity.  The impact is reversible with implementation of minor mitigation measures.  The impact is reversible with implementation of minor mitigation measures are required.  The impact is unlikely to be reversed even with intense mitigation measures.	This	describes the duration of the im	pacts. Duration indicates the lifetime of the impact as a result of the proposed activity.
by direct human action or by natural processes thereafter (2 – 10 years).  The impact and its effects will continue or last for the entire operational life of the developme but will be mitigated by direct human action or by natural processes thereafter (10 – 30 year).  Permanent  The only class of impact that will be non-transitory. Mitigation either by man or natural processes the severity of an impact can be considered indefining in the properties of the severity of an impact.  Low  Impact affects the quality, use and integrity of the system/component in a way that is ban perceptible.  Medium  Impact affects the quality, use and integrity of the system/component but system/component still continues to function in a moderately modified way and maintains general integrity (sor impact on integrity).  High  Impact affects the continued viability of the system/component and the quality, use, integrity and functionality of the system or component is severely impaired and may temporarily ceal High costs of rehabilitation and remediation.  Pervisible  Reversible If possible rehabilitation and remediation often impossible. If possible rehabilitation and remediation often impossible in proposed activity.  Reversible If the impact is reversible but more intense mitigation measures are required.  Barely reversible  The impact is partly reversed even with intense mitigation measures.  The impact is irreversible and no mitigation measures exist.	1	Short term	The impact will either disappear with mitigation or will be mitigated through natural processes in a span shorter than the construction phase $(0 - 1 \text{ years})$ , or the impact will last for the period of a relatively short construction period and a limited recovery time after construction, thereafter it will be entirely negated $(0 - 2 \text{ years})$ .
but will be mitigated by direct human action or by natural processes thereafter (10 – 30 year  The only class of impact that will be non-transitory. Mitigation either by man or natural process will not occur in such a way or such a time span that the impact can be considered indefinity.  INTENSITY/ MAGNITUDE  Describes the severity of an impact.    Low	2	Medium term	The impact will continue or last for some time after the construction phase but will be mitigated by direct human action or by natural processes thereafter (2 – 10 years).
INTENSITY/ MAGNITUDE  Describes the severity of an impact.  Impact affects the quality, use and integrity of the system/component in a way that is barn perceptible.  Medium Impact alters the quality, use and integrity of the system/component but system/component still continues to function in a moderately modified way and maintains general integrity (sor impact on integrity).  High Impact affects the continued viability of the system/ component and the quality, use, integring and functionality of the system or component is severely impaired and may temporarily cear. High costs of rehabilitation and remediation.  Very high Impact affects the continued viability of the system/component and the quality, use, integring and functionality of the system or component permanently ceases and is irreversibly impaired. Rehabilitation and remediation often impossible. If possible rehabilitation and remediation often unfeasible due to extremely high costs of rehabilitation and remediation.  REVERSIBILITY  This describes the degree to which an impact can be successfully reversed upon completion of the proposed activity.  Completely reversible The impact is reversible with implementation of minor mitigation measures.  Partly reversible The impact is partly reversible but more intense mitigation measures are required.  Barely reversible The impact is unlikely to be reversed even with intense mitigation measures.	3	Long term	The impact and its effects will continue or last for the entire operational life of the development, but will be mitigated by direct human action or by natural processes thereafter (10 – 30 years).
Describes the severity of an impact.    Low	4	Permanent	The only class of impact that will be non-transitory. Mitigation either by man or natural process will not occur in such a way or such a time span that the impact can be considered indefinite.
Low			INTENSITY/ MAGNITUDE
perceptible.    Medium	Desc	cribes the severity of an impact.	
still continues to function in a moderately modified way and maintains general integrity (sor impact on integrity).  High Impact affects the continued viability of the system/ component and the quality, use, integring and functionality of the system or component is severely impaired and may temporarily cease. High costs of rehabilitation and remediation.  Very high Impact affects the continued viability of the system/component and the quality, use, integring and functionality of the system or component permanently ceases and is irreversibly impaired. Rehabilitation and remediation often impossible. If possible rehabilitation and remediation often unfeasible due to extremely high costs of rehabilitation and remediation.  REVERSIBILITY  This describes the degree to which an impact can be successfully reversed upon completion of the proposed activity.  Completely reversible The impact is reversible with implementation of minor mitigation measures.  Partly reversible The impact is partly reversible but more intense mitigation measures are required.  Barely reversible The impact is unlikely to be reversed even with intense mitigation measures.  In impact is unlikely to be reversed even with intense mitigation measures.	1	Low	Impact affects the quality, use and integrity of the system/component in a way that is barely perceptible.
and functionality of the system or component is severely impaired and may temporarily cease. High costs of rehabilitation and remediation.  Very high Impact affects the continued viability of the system/component and the quality, use, integrand functionality of the system or component permanently ceases and is irreversibly impaired. Rehabilitation and remediation often impossible. If possible rehabilitation and remediation often unfeasible due to extremely high costs of rehabilitation and remediation.  REVERSIBILITY  This describes the degree to which an impact can be successfully reversed upon completion of the proposed activity.  Completely reversible The impact is reversible with implementation of minor mitigation measures.  Partly reversible The impact is partly reversible but more intense mitigation measures are required.  Barely reversible The impact is unlikely to be reversed even with intense mitigation measures.  Irreversible The impact is irreversible and no mitigation measures exist.	2	Medium	Impact alters the quality, use and integrity of the system/component but system/component still continues to function in a moderately modified way and maintains general integrity (some impact on integrity).
and functionality of the system or component permanently ceases and is irreversibly impaired. Rehabilitation and remediation often impossible. If possible rehabilitation and remediation often unfeasible due to extremely high costs of rehabilitation and remediation.  REVERSIBILITY  This describes the degree to which an impact can be successfully reversed upon completion of the proposed activity.  Completely reversible  The impact is reversible with implementation of minor mitigation measures.  Partly reversible  The impact is partly reversible but more intense mitigation measures are required.  Barely reversible  The impact is unlikely to be reversed even with intense mitigation measures.  Irreversible  The impact is irreversible and no mitigation measures exist.	3	High	Impact affects the continued viability of the system/ component and the quality, use, integrity and functionality of the system or component is severely impaired and may temporarily cease. High costs of rehabilitation and remediation.
This describes the degree to which an impact can be successfully reversed upon completion of the proposed activity.  1	4	Very high	Impact affects the continued viability of the system/component and the quality, use, integrity and functionality of the system or component permanently ceases and is irreversibly impaired. Rehabilitation and remediation often impossible. If possible rehabilitation and remediation often unfeasible due to extremely high costs of rehabilitation and remediation.
1 Completely reversible The impact is reversible with implementation of minor mitigation measures. 2 Partly reversible The impact is partly reversible but more intense mitigation measures are required. 3 Barely reversible The impact is unlikely to be reversed even with intense mitigation measures. 4 Irreversible The impact is irreversible and no mitigation measures exist.			REVERSIBILITY
2 Partly reversible The impact is partly reversible but more intense mitigation measures are required. 3 Barely reversible The impact is unlikely to be reversed even with intense mitigation measures. 4 Irreversible The impact is irreversible and no mitigation measures exist.	This	describes the degree to which a	n impact can be successfully reversed upon completion of the proposed activity.
3 Barely reversible The impact is unlikely to be reversed even with intense mitigation measures. 4 Irreversible The impact is irreversible and no mitigation measures exist.	1	Completely reversible	The impact is reversible with implementation of minor mitigation measures.
4 Irreversible The impact is irreversible and no mitigation measures exist.	2	Partly reversible	The impact is partly reversible but more intense mitigation measures are required.
	3	Barely reversible	The impact is unlikely to be reversed even with intense mitigation measures.
IRREPLACEABLE LOSS OF RESOURCES	4	Irreversible	The impact is irreversible and no mitigation measures exist.
			IRREPLACEABLE LOSS OF RESOURCES
This describes the degree to which resources will be irreplaceably lost as a result of a proposed activity.	This	describes the degree to which re	esources will be irreplaceably lost as a result of a proposed activity.

1	No loss of resource	The impact will not result in the loss of any resources.
2	Marginal loss of resource	The impact will result in marginal loss of resources.
3	Significant loss of resources	The impact will result in significant loss of resources.
4	Complete loss of resources	The impact is result in a complete loss of all resources.

#### **CUMULATIVE EFFECT**

This describes the cumulative effect of the impacts. A cumulative impact is an effect which in itself may not be significant but may become significant if added to other existing or potential impacts emanating from other similar or diverse activities as a result of the project activity in question.

1	Negligible cumulative impact	The impact would result in negligible to no cumulative effects.
2	Low cumulative impact	The impact would result in insignificant cumulative effects.
3	Medium cumulative impact	The impact would result in minor cumulative effects.
4	High cumulative impact	The impact would result in significant cumulative effects

#### **SIGNIFICANCE**

Significance is determined through a synthesis of impact characteristics. Significance is an indication of the importance of the impact in terms of both physical extent and time scale, and therefore indicates the level of mitigation required. The calculation of the significance of an impact uses the following formula:

(Extent + probability + reversibility + irreplaceability + duration + cumulative effect) x magnitude/intensity.

The summation of the different criteria will produce a non-weighted value. By multiplying this value with the magnitude/intensity, the resultant value acquires a weighted characteristic which can be measured and assigned a significance rating.

Points	Impact significance rating	Description		
6 to 28	Negative low impact	The anticipated impact will have negligible negative effects and will require little to no mitigation.		
6 to 28	Positive low impact	The anticipated impact will have minor positive effects.		
29 to 50	Negative medium impact	The anticipated impact will have moderate negative effects and will require moderate mitigation measures.		
29 to 50	Positive medium impact	The anticipated impact will have moderate positive effects.		
51 to 73	Negative high impact	The anticipated impact will have significant effects and will require significant mitigation measures to achieve an acceptable level of impact.		
51 to 73	Positive high impact	The anticipated impact will have significant positive effects.		
74 to 96	Negative very high impact	The anticipated impact will have highly significant effects and are unlikely to be able to be mitigated adequately. These impacts could be considered "fatal flaws".		
74 to 96	Positive very high impact	The anticipated impact will have highly significant positive effects.		

# vii) THE POSITIVE AND NEGATIVE IMPACTS THAT THE PROPOSED ACTIVITY (IN TERMS OF THE INITIAL SITE LAYOUT) AND ALTERNATIVES WILL HAVE ON THE ENVIRONMENT AND THE COMMUNITY THAT MAY BE AFFECTED.

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

ACTIVITY	PHASE	POTENTIAL NEGATIVE IMPACTS		
Site preparation Site Clearance, establishing construction area	Construction Operation Decommissioning	Physical destruction and disturbance of:     Biodiversity (thicket is mostly invasive tree species and area is already disturbed by agricultural activities)     Air pollution     Disturbing noise     Visual impacts		
Earthworks	Construction Operation Decommissioning	<ul> <li>Excavations</li> <li>Loss of soil resources and land capability</li> <li>Physical destruction and disturbance of biodiversity (thicket is mostly invasive tree species and area is already disturbed by agricultural activities)</li> <li>Possible pollution of surface water resources</li> <li>Possible alteration of natural drainage patterns</li> <li>Possible contamination of groundwater</li> <li>Air pollution</li> <li>Disturbing noise</li> <li>Visual impacts</li> </ul>		
Civil works  Erection ofstructures, concrete work, steel work, electrical installation, establishing pipelines (if any)	Construction Operation Decommissioning	<ul> <li>Loss of mineral reserves</li> <li>Hazardous structures/excavations/surfacesubsidence</li> <li>Loss of soil resources and land capability</li> <li>Possible pollution of surface water resources</li> <li>Possible contamination of groundwater</li> <li>Air pollution</li> <li>Disturbing noise</li> <li>Visual impacts</li> </ul>		
Open-pit mining Mining, load, and hauling	Construction Operation	Loss of mineral resources     Loss of soil resources and land capability  Physical destruction and disturbance of:     Biodiversity (thicket is mostly invasive tree species and area is already disturbed by agricultural activities)     Air pollution     Disturbing noise     Visual impacts     Possible pollution of surface water resources     Possible contamination of groundwater     Dewatering impacts		

Waste rock management Storage, stockpile or final disposal	Operation Decommissioning Closure (final land form)	<ul> <li>Loss of soil resources and land capability</li> <li>Disturbance of biodiversity (thicket is mostly invasive tree species and area is already disturbed by agricultural activities)</li> <li>Possible pollution of surface water resources</li> <li>Possible contamination of groundwater</li> <li>Air pollution</li> <li>Disturbing noise</li> <li>Negative landscape and visual impact</li> </ul>
Dirty water management Collection, storage of dirty water for re-use,recycling	Construction Operation Decommissioning	<ul> <li>Possible pollution of surface water resources</li> <li>Possible contamination of groundwater</li> <li>Disturbing noise</li> </ul>
Stormwater management Stormwater channels and berms, collection of dirty water, storage for re-use	Construction Operation Decommissioning	<ul> <li>Possible alteration of drainage patterns</li> <li>Possible pollution of surface water resources</li> <li>Possible contamination of groundwater</li> </ul>
Transport systems Use of access points, road transport to and from site for employees and supplies, movement within site boundary (haul roads, conveyors, pipelines), taxi areas	Construction Operation Decommissioning	<ul> <li>Disturbance of biodiversity</li> <li>Noise</li> <li>Traffic impacts</li> <li>Visual impacts</li> </ul>
Storage and maintenance services/ facilities Washing vehicles andmachinery, storage and handling non- process materials	Construction Operation Decommissioning	<ul> <li>Possible pollution of surface water resources</li> <li>Possible contamination of groundwater resulting from hydrocarbon spills and soil erosion</li> <li>Disturbing noise</li> </ul>
Demolition Dismantling, demolition,removal of equipment	Operation (as partof maintenance) Decommissioning	<ul> <li>Hazardous structures (e.g., fuel tanks)</li> <li>Loss of soil resources and land capability</li> <li>Disturbance of biodiversity</li> <li>Air pollution</li> <li>Disturbing noise</li> <li>Visual impacts</li> </ul>
Non-mineralized waste management Transportation of waste materials to waste facility	Construction Operation Decommissioning Closure (limited)	Pollution if not managed and stored properly
Rehabilitation Replacing soil, slope stabilization, landscaping, revegetation, restoration	Construction Operation Decommissioning Closure	<ul> <li>Disturbance of biodiversity</li> <li>Alteration of natural drainage patterns</li> <li>Contamination of groundwater</li> <li>Air pollution</li> <li>Visual impacts</li> </ul>

ACTIVITY	PHASE		POTENTIAL POSITIVE IMPACTS
Job creation	Construction Operation	•	Temporary employment and other economic benefits
Maintenance and aftercare Inspection and maintenanceof remaining facilities and rehabilitated areas	Closure	•	Re-establishment of biodiversity

#### viii) THE POSSIBLE MITIGATION MEASURES THAT COULD BE APPLIED AND THE LEVEL OF RISK.

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

POTENTIAL IMPACT	POSSIBLE MITIGATION MEASURES			
Influx of persons (job seekers)	Establish and maintain site security measures			
	Control site and facility access			
Hazardous waste pollution	<ul> <li>Implement hazardous waste, dirty water and mineralised and non-mineralised waste management procedures</li> </ul>			
Loss of soil resources and land	Implementation of a soil management plan			
capability through physical	Limit disturbance of soil to what is necessary			
disturbance	Stripping, storing, maintenance and replacement of topsoil in accordancewith soil management procedures			
Physical destruction or	Implement a biodiversity management plan			
disturbance of biodiversity	Restrict project footprint			
	Provide alternative habitat (where appropriate and necessary)			
	Implement a monitoring programme			
	Rehabilitate disturbed areas			
	Prevention of the killing of animal species and harvesting of plant species			
	Implementation of dust control measures			
	Pollution prevention measures (water, soil etc.)			
	Prevention of the disturbance of ecosystems as far as possible.			
Surface water pollution	Appropriate design of polluting facilities and pollution prevention facilities			
	Implement and maintain stormwater controls that meet regulatoryrequirements			
	Implement a monitoring programme (water use, process water quality,rainfall-related)			
	discharge quality)			
	Implement emergency response			
	Authorise all water uses as defined in the NWA			
Groundwater contamination	Appropriate design of polluting facilities (by qualified person)			
	Correct handling of hazardous wastes, mineralised and non-mineralised wastes			
	Compensation for loss			
	Implementation of a monitoring programme			
Dewatering	<ul> <li>Authorise all water uses as defined in the NWACompliance with relevant license requirements</li> </ul>			
Air pollution	Implementation of air quality management plan			
	Implementation of an air quality monitoring plan			
	Control dust plumes			
	Implementation of an air complaints procedure			
	Maintenance of abatement equipmentImplement an emergency response			
Noise pollution	Maintenance of equipment and machinery in good working order			
	Equip machinery with silencers			
	Construction of noise attenuation measures			
	Implementation of noise monitoring programme			
Visual impacts	Limit the clearing of vegetation as far as possible			
	Limit the emissions of visual dust plumes			
	Use of screening berms Concurrent rehabilitation			
	Painting infrastructure to compliment the surrounding environmentImplementation of a			

	closure plan
	Management through care and aftercare
Traffic increases	Implement speed allaying measures where appropriate, e.g. speed humpswhere necessary
	Education and awareness training of workers
	Enforce strict speed limits on mine access roads
Heritage andcultural	Avoid heritage and cultural resources as far as practically possible
	Apply for the relevant permits to remove or destroy heritage sites (ifapplicable)
	Exhumation and relocation of graves according to legal requirements (ifapplicable)
	Mark remaining heritage sites on plan
Economic impact	Hire people from closest communities as far as practically possible
	Local procurement of goods and services as far as practically possible
	Compensation for loss of land use
	Closure planning will consider skills, economic consideration and the needs of future farming
Land uses	Implementation of EMPr commitments that focus on environmental and socialimpacts
	Take necessary steps to prevent negative impact on surrounding land
	Compensation for loss
	Closure planning to incorporate measures to achieve future land use plans

#### ix) MOTIVATION WHERE NO ALTERNATIVE SITES WERE CONSIDERED.

As discussed in the previous section, the possibility to encounter further Diamonds Alluvial (DA), Diamonds General (D), Diamonds in Kimberlite (DK) & Diamonds (DIA) including associated infrastructure, structure and earthworks on certain 4.8068 ha area on certain 4.8068 ha area on the Remaining Extent of Portion 47 of the farm Nooitgedacht 381, Registration Division: JP, North West Province, was identified.

## x) STATEMENT MOTIVATING THE ALTERNATIVE DEVELOPMENT LOCATION WITHIN THE OVERALL SITE. (Provide a statement motivating the final site layout that is proposed)

The site is preferred due to its possibility of having Diamonds Alluvial (DA), Diamonds General (D), Diamonds in Kimberlite (DK) & Diamonds (DIA) the property is also only suitable for potential grazing and cultivation, due to the climate conditions.

- I) FULL DESCRIPTION OF THE PROCESS UNDERTAKEN TO IDENTIFY, ASSESS AND RANK THE IMPACTS AND RISKS THE ACTIVITY WILL IMPOSE ON THE PREFERRED SITE (IN RESPECT OF THE FINAL SITE LAYOUT PLAN) THROUGH THE LIFE OF THE ACTIVITY.
  - A description of all environmental issues and risks that are identified during the environmental impact assessment process

## Process for the identification of key issues

The methodology for the identification of key issues aims, as far as possible, to provide a user-friendly analysis of information to allow for easy interpretation.

- Checklist: The checklist consists of a list of structured questions related to the environmental parameters and specific human actions. They assist in ordering thinking, data collection, presentation and alert against the omission of possible impacts.
- Matrix: The matrix analysis provides a holistic indication of the relationship and interaction between the various activities, development phases and the impact thereof on the environment. The method aims at providing a first order cause and effect relationship between the environment and the proposed activity. The matrix is designed to indicate the relationship between the different stressors and receptors which leads to specific impacts. The matrix also indicates the specialist studies, which will be submitted as part of the Environmental Impact Report in order to address the potentially most significant impacts.

## **Checklist analysis**

The site visit was conducted to ensure a proper analysis of the site specific characteristics of the study area. The table below provides a checklist, which is designed to stimulate thought regarding possible consequences of specific actions and so assist scoping of key issues. It consists of a list of structured questions related to the environmental parameters and specific human actions. They assist in ordering thinking, data collection, presentation and alert against the omission of possible impacts. The table highlights certain issues, which are further analysed in matrix format.

Table: Environmental checklist

QUESTION	YES	NO	Un- sure	Description					
1. Are any of the following located on the site earmarked for the development?									
I. A river, stream, dam or wetland	×			According to the wetland areas map there are not wetlands on the proposed area. The topographical map indicates there are a non-perennial river on the West side of the proposed area.					
II. A conservation or open space area		×		None.					
III. An area that is of cultural importance			×	According to the DEA Screening Report the area falls within low Archaeological and Cultural Heritage Theme Sensitivity (Appendix 7).					
IV. Site of geological significance			×	According to the DEA Screening Report the proposed area falls within medium Paleontology Theme Sensitivity (Appendix 7).  The area is however already disturbed by agricultural activities and the construction of a road running through the proposed area and a homestead.					

V. Areas of outstanding natural beauty		×		
VI. Highly productive agricultural land		×		According to the Land Capability map the proposed area and surrounding area also falls within Land in Class VI (6). A certain portion of the proposed area was previously used for cultivation, but not anymore.
VII. Floodplain		×		According to the wetland areas map there are not wetlands on the proposed area.
VIII. Indigenous forest		×		On the proposed area there is a thicket of trees. The thicket mostly consists of invasive tree species, please see figure 23 (photos) and the plates under Appendix 8
IX. Grass land			×	According to Figure 19 the proposed 4.8ha area falls within cultivation and Urban Build-up. According to Figure 20 the proposed 4.8ha area is covered by natural vegetation, such as woodlan/Open bush, Thicket/Dense bush, and grasslands.  Both the maps show half-truths, the area is partially covered in natural vegetation and farmland (cultivated lands).  The thicket on the proposed area mostly consists of invasive tree species, please see figure 22 (photos) below and the plates under Appendix 8
X. Bird nesting sites	×			According to the Important Bird Areas map (Appendix 7) the proposed area does not fall within an Important Bird Area (IBAs). On the proposed area there is a thicket of trees, bird nesting is possible.
XI. Red data species			×	The area is partially covered in natural vegetation but invasive species are dominant.
XII. Tourist resort		×		None.
2. Will the project potentially result	in potent	ial?		
I. Removal of people		×		None.
II. Visual Impacts	×			The visual impact will be managed
III. Noise pollution	×			The noise impact will be limited to working hours.
IV. Construction of an access road		×		Access will be obtained from existing gravel roads
V. Risk to human or valuable ecosystems due to explosion/fire/ discharge of waste into water or air.		×		
VI. Accumulation of large workforce (>50 manual workers) into the site.		×		Employment opportunities will be created during the construction and operational phase of the project.
VII. Utilisation of significant volumes of local raw materials such as water, wood etc.	×			Water will be used for dust suppression and washing of gravel.

VIII. Job creation  IX. Traffic generation  X. Soil erosion	×	×		Employment opportunities will be created during the construction and operational phase of the project.  None.  Only areas earmarked for mining will be cleared. The mining will be phased, and the topsoil stockpiled
				separately. Concurrent rehabilitation will take place and erosion will be managed.
XI. Installation of additional bulk telecommunication transmission lines or facilities		×		None.
3. Is the proposed project located ne	ear the fo	llowing?		
I. A river, stream, dam or wetland	×			The topographical map shows a non-perennial river in the area.
II. A conservation or open space area		×		None.
III. An area that is of cultural importance			×	According to the DEA Screening Report the area falls within low Archaeological and Cultural Heritage Theme Sensitivity (Appendix 7).
IV. A site of geological significance			×	According to the DEA Screening Report the proposed area falls within medium Paleontology Theme Sensitivity (Appendix 7).
V. An area of outstanding natural beauty		×		
VI. Highly productive agricultural land			×	According to the Land Capability map the proposed area and surrounding area also falls within Land in Class VI (6). However there are mines in the area.
VII. A tourist resort		×		None.
VIII. A formal or informal settlement	×			More that a 100m from the proposed area there are houses, which is possible houses built for the existing mine employees.

## Matrix analysis

The matrix describes the relevant listed activities, the aspects of the development that will apply to the specific listed activity, a description of the environmental issues and potential impacts, the significance and magnitude of the potential impacts, and the mitigation of the potential impacts. The matrix also highlights areas of particular concern, which requires more in depth assessment. Each cell is evaluated individually in terms of the nature of the impact, duration and its significance – should no mitigation measures be applied. This is important since many impacts would not be considered insignificant if proper mitigation measures were implemented. The matrix also provides an indication if mitigation measures are available.

In order to conceptualise the different impacts the matrix specify the following:

• Stressor: Indicates the aspect of the proposed activity, which initiates and cause impacts on

elements of the environment.

Receptor: Highlights the recipient and most important components of the environment affected by

the stressor.

Impacts: Indicates the net result of the cause-effect between the stressor and receptor.

Mitigation: Impacts need to be mitigated to minimise the effect on the environment.

# J) AN ASSESSMENT OF EACH IDENTIFIED POTENTIALLY SIGNIFICANT IMPACT AND RISK

LISTED ACTIVITY	ASPECTS OF THE DEVELOPMENT	POTENTIAL IMPACTS  Receptors Impact description		POTENTIAL IMPACTS		NCE AND M TENTIAL IM		MITIGATION OF POTENTIAL IMPACTS	SPECIALIST STUDIES /	
(The Stressor)	/ACTIVITY			Impact description	Minor	Major	Duration	Possible Mitigation	INFORMATION	
				CONSTRUCTION PHASE						
Listing Notice 1, GNR 327, Activity 27:"The clearance of an area of 1 hectares or more, but less than 20 hectares of indigenous vegetation."	<u>preparation</u> Areas earmarked for		Fauna & Flora	<ul> <li>Loss or fragmentation of indigenous natural vegetation.</li> <li>Loss of sensitive species.</li> <li>Loss or fragmentation of habitats.</li> </ul>	-		S	Yes	-	
Listing Notice 3 (GNR 324), Activity 12: The clearance of an	· · · · · · · · · · · · · · · · · · ·	_	Air	<ul><li>Air pollution due to the increase of traffic.</li><li>Dust from mining/prospecting activities</li></ul>	-		М	Yes	-	
area of 300 square metres or more of indigenous vegetation (h) North West: (vi); Areas within a watercourse or wetland, or within 100metres from the edge of a watercourse or wetland;	stockpiled separately.	ENVIRONMENT	Soil	<ul> <li>Soil degradation, including erosion.</li> <li>Loss of topsoil.</li> <li>Disturbance of soils and existing land use (soil compaction).</li> </ul>	-	-	S	Yes	-	
			Geology	<ul> <li>It is not foreseen that the removal of indigenous vegetation will impact on the geology or vice versa.</li> </ul>	-		S	Yes	-	
		BIOPHYSICAL	Existing services infrastructure	<ul> <li>Generation of waste that need to be accommodated at a licensed landfill site.</li> <li>Generation of sewage that need to be accommodated by the local sewage plant.</li> </ul>	,		S	Yes	-	
			Ground water	Pollution due to construction vehicles.	-		S	Yes	-	
		/IRONMENT		Surface water	<ul> <li>Increase in storm water run-off.</li> <li>Pollution of water sources due to soil erosion.</li> <li>Destruction of watercourses (pans/dams/streams/wetlands).</li> </ul>	-		S	Yes	-
			Local unemployment rate	<ul><li>Job creation.</li><li>Business opportunities.</li><li>Skills development.</li></ul>	+		S	Yes	-	
			Visual landscape	Potential visual impact on residents of farmsteads and motorists in close proximity to proposed facility.	-		L	Yes	-	
		/IRO	Traffic volumes	Increase in construction vehicles.	-		S	Yes	-	
		SOCIAL/ECONOMIC ENV		Health & Safety	<ul><li>Air/dust pollution.</li><li>Road safety.</li><li>Increased risk of veld fires.</li></ul>	-		S	Yes	-
				Noise levels	The generation of noise as a result of construction vehicles, the use of machinery such as drills, excavators, dumper trucks, people working on the site, etc.	-		L	Yes	-
			Tourism industry	<ul> <li>Since there are no tourism facilities in close proximity to the site, the construction activities will not have an impact on tourism in the area.</li> </ul>	N/A	N/A	N/A	N/A	-	

			Heritage resources	<ul> <li>Removal or destruction of archaeological and/or paleontological sites.</li> <li>Removal or destruction of buildings, structures, places and equipment of cultural significance.</li> <li>Removal or destruction of graves, cemeteries and burial grounds.</li> </ul>	-		L	Yes	-										
				OPERATIONAL PHASE															
Listing Notice 1 (GNR 327) as amended (GNR 517), Activity 21: "Any activity including the operation of that activity which requires a mining permit in terms of section 27 of the Mineral and	The key components of the proposed project are described below:		Fauna & Flora	<ul> <li>Fragmentation of habitats.</li> <li>Establishment and spread of declared weeds and alien invader plants (operations).</li> </ul>		-	L	Yes	-										
Petroleum Resources Development Act, as well as any other applicable activity as contained in this Listing Notice on in Listing	Supporting Infrastructure		Air quality	Air pollution due to the mining / prospecting activity and transport of the gravel to the designated areas.	-		S	Yes	-										
Notice 3 of 2014, required to exercise the mining permit"  Listing Notice 1, GNR 327, Activity 27:"The clearance of an area of 1 hectares or more, but less than 20 hectares of indigenous vegetation."	- A control facility with basic services such as water and electricity will be constructed on the site		Soil	<ul> <li>Soil degradation, including erosion.</li> <li>Disturbance of soils and existing land use (soil compaction).</li> <li>Loss of agricultural potential (low significance relative to agricultural potential of the site).</li> </ul>	-		L	Yes	-										
Listing Notice 3 (GNR 324), Activity 12: The clearance of an area of 300 square metres or more of indigenous vegetation (h) North West: (vi); Areas within a watercourse or wetland, or within 100metres from the edge of a watercourse or wetland;  NEM:WA 59 of 2008: Residue stockpiles or residue deposits, Category A: (15): The establishment or reclamation of a residue stockpile or residue deposit resulting from activities which require	supporting infrastructure includes a site office and workshop area.  • Roads – Access will be obtained from an existing gravel roads off the N7.	approximate footprint 50m² or less. Other supporting infrastructure includes a site office and workshop area.  • Roads – Access will be obtained from an existing gravel roads off the N7.  • Fencing – For health, safety and security reasons, the facility will be required to be fenced	approximate footprint 50m² or less. Other supporting infrastructure includes a site office and workshop area.  • Roads – Access will be obtained from an existing gravel roads off the N7.  • Fencing – For health, safety and security reasons, the facility will be required to be fenced	approximate footprint 50m² or less. Other supporting infrastructure includes a site office and workshop area.  • Roads – Access will be obtained from an existing gravel roads off the N7.  • Fencing – For health, safety and security reasons, the facility will be required to be fenced		Geology	<ul> <li>Collapsible soil.</li> <li>Seepage (shallow water table).</li> <li>Active soil (high soil heave).</li> <li>Erodible soil.</li> <li>The presence of undermined ground.</li> <li>Instability due to soluble rock.</li> <li>Steep slopes or areas of unstable natural slopes.</li> <li>Areas subject to seismic activity.</li> <li>Areas subject to flooding.</li> </ul>	-			Yes	-							
a prospecting right or mining permit, in terms of the Mineral and Petroleum Resources Development Act, 2002 (Act No. 28 of 2002).					reasons, the facility will be required to be fenced	reasons, the facility will be required to be fenced	reasons, the facility will be required to be fenced	reasons, the facility will be required to be fenced	reasons, the facility will be required to be fenced	reasons, the facility will be required to be fenced	reasons, the facility will be required to be fenced	reasons, the facility will	, the facility will ired to be fenced				Existing services infrastructure	<ul> <li>Generation of waste that need to be accommodated at a licensed landfill site.</li> <li>Generation of sewage that need to be accommodated by the municipal sewerage system and the local sewage plant.</li> <li>Increased consumption of water, dust suppression.</li> </ul>	-
	farm.		Ground water	<ul> <li>Leakage of hazardous materials. The machinery on site require oils and fuel to function. Leakage of these oils and fuels can contaminate water supplies.</li> <li>Pollution due to blasting</li> </ul>		-	L	Yes	-										
			Surface water	<ul> <li>Increase in storm water runoff. The development will potentially result in an increase in storm water run-off that needs to be managed to prevent soil erosion.</li> <li>Destruction of watercourses (pans/dams/streams/wetlands).</li> <li>Leakage of hazardous materials. The machinery on site require oils and fuel to function. Leakage of these oils and fuels can contaminate water supplies.</li> </ul>	-		L	Yes	-										
		ONOMIC	Local unemployment rate	<ul> <li>Job creation. Security guards will be required for 24 hours every day of the week.</li> <li>Skills development.</li> </ul>	-		L	Yes	-										
		SOCIAL/ECONOMIC ENVIRONMENT	Visual landscape	The proposed 5ha area is not used for any agriculture related activities.	-		L	Yes	-										
		Š	Traffic volumes	Increase in vehicles collecting gravel for distribution.	-		S	Yes	-										

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		Health & Safety	Air/dust pollution.	-		S	Yes	-						
			Road safety.											
		Noise levels	The proposed development will result in noise pollution during the operational phase.	-		M	Yes	-						
		Tourism industry	Since there are tourism facilities in close proximity to the site, the decommissioning activities may have an impact on tourism in the area.	N/A	N/A	N/A	N/A	-						
		Heritage resources	It is not foreseen that the proposed activity will impact on heritage resources or vice versa.	N/A	N/A	N/A	N/A	-						
			DECOMMISSIONING PHASE											
- <u>Mine closure</u> During the mine closure the		Fauna & Flora	Re-vegetation of exposed soil surfaces to ensure no erosion in these areas.	+		L	Yes	-						
Mine and its associated infrastructure will be		Air quality	Air pollution due to the increase of traffic of construction vehicles.	-		S	Yes	-						
dismantled.  Rehabilitation of	NMENT	Soil	<ul> <li>Backfilling of all voids</li> <li>Placing of topsoil on backfilled area</li> <li>Sloping of the open pit</li> </ul>	+		L	Yes	-						
biophysical environment The biophysical environment will be	NVIRO	Geology	It is not foreseen that the decommissioning phase will impact on the geology of the site or vice versa.	N/A	N/A	N/A	N/A	-						
rehabilitated.	BIOPHYSICAL ENVIRONMENT	Existing services infrastructure	<ul> <li>Generation of waste that need to be accommodated at the local landfill site.</li> <li>Generation of sewage that need to be accommodated by the municipal sewerage system and the local sewage plant.</li> <li>Increase in construction vehicles.</li> </ul>	-		S	Yes	-						
		Ground water	Pollution due to construction vehicles.	-		S	Yes	-						
		Surface water	<ul> <li>Increase in storm water run-off.</li> <li>Pollution of water sources due to soil erosion.</li> <li>Destruction of watercourses (pans/dams/streams/wetlands).</li> </ul>	-		S	Yes	-						
		Local unemployment rate	Loss of employment.	-		L	Yes	-						
	_	Visual landscape	Potential visual impact on visual receptors in close proximity to proposed facility.	-		S	Yes	-						
	MEN	Traffic volumes	Increase in construction vehicles.	-		S	Yes	-						
	SOCIAL/ECONOMIC ENVIRONMENT	NOMIC ENVIRON	NOMIC ENVIRON	NOMIC ENVIRON	NOMIC ENVIRON	NOMIC ENVIRON	ONOMIC ENVIRON	Health & Safety	<ul> <li>Air/dust pollution.</li> <li>Road safety.</li> <li>Increased crime levels. The presence of mine workers on the site may increase security risks associated with an increase in crime levels as a result of influx of people in the rural area.</li> </ul>	-		L	Yes	-
		Noise levels	The generation of noise as a result of construction vehicles, the use of machinery and people working on the site.	-		S	Yes	-						
		Tourism industry	Since there are no tourism facilities in close proximity to the site, the decommissioning activities will not have an impact on tourism in the area.	N/A	N/A	N/A	N/A	-						
		Heritage resources	It is not foreseen that the decommissioning phase will impact on any heritage resources.	-		L	Yes	-						

(N/A) No impact (+) Positive Impact (-) Negative Impact (S) Short Term (M) Medium Term (L) Long Term

# K) WHERE APPLICABLE, A SUMMARY OF THE FINDINGS AND IMPACTS MANAGEMENT MEASURES IDENTIFIED IN AN SPECIALIST REPORT COMPLYING WITH APPENDIX 6 OF THESE REGULATIONS AND AN INDICATION AS TO HOW THESE FINDINGS AND RECOMMENDATIONS HAVE BEEN INCLUDED IN THE FINAL REPORT;

According to the **DEA Screening Report** the Environmental Sensitivity of the proposed area is as follows:

The following summary of the development site environmental sensitivities is identified. Only the highest environmental sensitivity is indicated. The footprint environmental sensitivities for the proposed development footprint as identified, are indicative only and must be verified on site by a suitably qualified person before the specialist assessments identified below can be confirmed.

Theme	Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
Agriculture Theme		X		
Animal Species Theme			X	
Aquatic Biodiversity Theme	X			
Archaeological and Cultural Heritage Theme				Х
Civil Aviation Theme				X
Defence Theme				X
Paleontology Theme			X	
Plant Species Theme				Х
Terrestrial Biodiversity Theme	X			

	tudy according to DEA creening tool	Response						
		According to the DEA Screening Report the Agriculture theme sensitivity of the proposed 4.8ha area fall mostly within medium sensitivity and smaller areas within low and high sensitivity.						
Agriculture Impact Assessment		The land capability for the proposed area and surrounding area also falls withing Land in Class VI (6).						
		The proposed area was partially used for cultivation in the past but not anymore. It may be use for grazing.						
Biodiversity	Animal Species Assessment	According to Figure 19 the proposed 4.8ha area falls within cultivation and Urban Build-up. According to Figure 20 the proposed 4.8ha area is						
study	Aquatic Biodiversity Impact Assessment	by natural vegetation, such as woodlan/Open bush, Thicket/Dense bush, and grasslands.						

	Plant Species	Both the maps show half-truths, the area is partially covered in natural vegetation and farmland (cultivated lands). There is also a homestead on the
	Assessment	Southwest side of the proposed area. Figure 21 shows the aforementioned and also shows there is a mine next to the proposed area.
	Terrestrial Biodiversity	The thicket on the proposed area mostly consists of invasive tree species, please see figure 22 (photos) and the plates under Appendix 8
	Impact Assessment	In the Environmental Management Programme there are mitigation measure provided.
		DEA Screening Report findings:
		Paleontology Theme Sensitivity: Very High sensitivity
		Archaeological and Cultural Heritage Theme Sensitivity: Low Sensitivity
Archaeological Impact Assess	and Cultural Heritage ment	If anything of Archaeological and/or paleontological significance is found during the construction and operational phase of the mine the following applies:  • NHRA 38(4)c(i) – If any evidence of archaeological sites or remains (e.g. remnants of stone-made structures, indigenous ceramics, bones, stone artefacts, ostrich eggshell fragments, charcoal and ash concentrations), fossils or other categories of heritage resources are found during the proposed development, SAHRA APM Unit (021 462 5402) must be alerted as per section 35(3) of the NHRA. Non-compliance with section of the NHRA is an offense in terms of section 51(1)e of the NHRA and item 5 of the Schedule;
		<ul> <li>NHRA 38(4)c(ii) – If unmarked human burials are uncovered, the SAHRA Burial Grounds and Graves (BGG) Unit (012 320 8490), must be alerted immediately as per section 36(6) of the NHRA. Non-compliance with section of the NHRA is an offense in terms of section 51(1)e of the NHRA and item 5 of the Schedule;</li> <li>NHRA 38(4)e – The following conditions apply with regards to the appointment of specialists: i) If heritage resources are uncovered during the course of the development, a professional archaeologist or palaeontologist, depending on the nature of the finds, must be contracted as soon as possible to inspect the heritage resource. If the newly discovered heritage resources prove to be of archaeological or palaeontological significance, a Phase 2 rescue operation may be required subject to permits issued by SAHRA;</li> </ul>
Palaeontology	Impact Assessment	If fossil remains or trace fossils are discovered during any phase of construction, either on the surface or exposed by excavations the <b>Chance Find Protocol</b> must be implemented by the Environmental Control Officer (ECO) in charge of these developments. These discoveries ought to be protected and the ECO must report to SAHRA (Contact details: SAHRA, 111 Harrington Street, Cape Town. PO Box 4637, Cape Town 8000, South Africa. Tel: 021 462 4502. Fax: +27 (0)21 462 4509. Web: www.sahra.org.za) so that mitigation can be carry out by a paleontologist.
		<ul> <li>Chance Find Procedure</li> <li>If a chance find is made the person responsible for the find must immediately stop working and all work that could impact that finding must cease in the immediate vicinity of the find.</li> <li>The person who made the find must immediately report the find to his/her direct supervisor which in turn must report the find to his/her manager and the ESO or site manager. The ESO or site manager must report the find to the relevant Heritage Agency (South African Heritage</li> </ul>

Radioactivity Impact Assessment	This study is not necessary since the process of mining Stone Aggregate does not have any radioactive effects.
Noise Impact Assessment	We do not see the need for this study as there is an existing mine adjacent the proposed area.
	<ul> <li>The site must be secured to protect it from any further damage. No attempt should be made to remove material from their environment. The exposed finds must be stabilized and covered by a plastic sheet or sand bags. The Heritage agency will also be able to advise on the most suitable method of protection of the find.</li> <li>In the event that the fossil cannot be stabilized the fossil may be collected with extreme care by the ESO (site manager). Fossils finds must be stored in tissue paper and in an appropriate box while due care must be taken to remove all fossil material from the rescue site.</li> <li>Once Heritage Agency has issued the written authorization, the developer may continue with the development on the affected area.</li> </ul>
	Upon receipt of the preliminary report, the Heritage Agency will inform the ESO (or site manager) whether a rescue excavation or rescue collection by a palaeontologist is necessary.
	<ul> <li>Research Agency, SAHRA). (Contact details: SAHRA, 111 Harrington Street, Cape Town. PO Box 4637, Cape Town 8000, South Africa. Tel: 021 462 4502. Fax: +27 (0)21 462 4509. Web: www.sahra.org.za). The information to the Heritage Agency must include photographs of the find, from various angles, as well as the GPS co-ordinates.</li> <li>A preliminary report must be submitted to the Heritage Agency within 24 hours of the find and must include the following: 1) date of the find; 2) a description of the discovery and a 3) description of the fossil and its context (depth and position of the fossil), GPS co-ordinates.</li> <li>Photographs (the more the better) of the discovery must be of high quality, in focus, accompanied by a scale. It is also important to have photographs of the vertical section (side) where the fossil was found.</li> </ul>

#### L) ENVIRONMENTAL IMPACT STATEMENT

## SUMMARY OF THE KEY FINDINGS

This section provides a summary of the assessment and conclusions drawn from the proposed mining area. In doing so, it draws on the information gathered as part of the environmental impact assessment process and the knowledge gained by the environmental consultant during the course of the process and presents an informed opinion on the environmental impacts associated with the proposed project. The following conclusions can be drawn for the proposed mining activity:

Potential impacts on biodiversity: It is expected that some vegetation might be lost but through implementing mitigation measures, no adverse impacts are expected.

According to **Figure 19** the proposed 4.8ha area falls within cultivation and Urban Build-up. According to **Figure 20** the proposed 4.8ha area is covered by natural vegetation, such as woodlan/Open bush, Thicket/Dense bush, and grasslands.

Both the maps show half-truths, the area is partially covered in natural vegetation and farmland (cultivated lands). There is also a homestead on the Southwest side of the proposed area. **Figure 21** shows the aforementioned and also shows there is a mine next to the proposed area.

The thicket on the proposed area mostly consists of invasive tree species, please see **figure 22** (photos) below and the plates under **Appendix 8** 

## **DEA Screening Report findings:**

- Plant Species theme sensitivity: Low sensitivity
- Aquatic Biodiversity sensitivity: Mostly low, with smaller area within Very High and Medium sensitivity
- Terrestrial Biodiversity sensitivity: Very High sensitivity.
- Animal Species sensitivity: Medium sensitivity
- ➤ Potential impact on Archaeological artifacts and Palaeontological resources: Should archaeological sites or graves be exposed during construction work, it must immediately be reported to a heritage practitioner so that an investigation and evaluation of the finds can be made.

## **DEA Screening Report findings:**

- Paleontology Theme Sensitivity: Medium sensitivity
- Archaeological and Cultural Heritage Theme Sensitivity: Low Sensitivity

The area is already disturbed by farming activities, building of a road thought the 4.8ha area and a homestead.

If anything of Archaeological and/or paleontological significance is found during the construction and operational phase of the mine the following applies:

- NHRA 38(4)c(i) If any evidence of archaeological sites or remains (e.g. remnants of stone-made structures, indigenous ceramics, bones, stone artefacts, ostrich eggshell fragments, charcoal and ash concentrations), fossils or other categories of heritage resources are found during the proposed development, SAHRA APM Unit (021 462 5402) must be alerted as per section 35(3) of the NHRA. Non-compliance with section of the NHRA is an offense in terms of section 51(1)e of the NHRA and item 5 of the Schedule;
- NHRA 38(4)c(ii) If unmarked human burials are uncovered, the SAHRA Burial Grounds and Graves (BGG) Unit (012 320 8490), must be alerted immediately as per section 36(6) of the NHRA. Non-compliance with section of the NHRA is an offense in terms of section 51(1)e of the NHRA and item 5 of the Schedule;
- NHRA 38(4)e The following conditions apply with regards to the appointment of specialists: i) If heritage resources
  are uncovered during the course of the development, a professional archaeologist or palaeontologist, depending on
  the nature of the finds, must be contracted as soon as possible to inspect the heritage resource. If the newly

discovered heritage resources prove to be of archaeological or palaeontological significance, a Phase 2 rescue operation may be required subject to permits issued by SAHRA;

If fossil remains or trace fossils are discovered during any phase of construction, either on the surface or exposed by excavations the **Chance Find Protocol** must be implemented by the Environmental Control Officer (ECO) in charge of these developments. These discoveries ought to be protected and the ECO must report to SAHRA (Contact details: SAHRA, 111 Harrington Street, Cape Town. PO Box 4637, Cape Town 8000, South Africa. Tel: 021 462 4502. Fax: +27 (0)21 462 4509. Web: www.sahra.org.za) so that mitigation can be carry out by a paleontologist.

#### **Chance Find Procedure**

- If a chance find is made the person responsible for the find must immediately stop working and all work that could impact that finding must cease in the immediate vicinity of the find.
- The person who made the find must immediately report the find to his/her direct supervisor which in turn must report the find to his/her manager and the ESO or site manager. The ESO or site manager must report the find to the relevant Heritage Agency (South African Heritage Research Agency, SAHRA). (Contact details: SAHRA, 111 Harrington Street, Cape Town. PO Box 4637, Cape Town 8000, South Africa. Tel: 021 462 4502. Fax: +27 (0)21 462 4509. Web: www.sahra.org.za). The information to the Heritage Agency must include photographs of the find, from various angles, as well as the GPS co-ordinates.
- A preliminary report must be submitted to the Heritage Agency within 24 hours of the find and must include the following: 1) date of the find; 2) a description of the discovery and a 3) description of the fossil and its context (depth and position of the fossil), GPS co-ordinates.
- Photographs (the more the better) of the discovery must be of high quality, in focus, accompanied by a scale. It is also important to have photographs of the vertical section (side) where the fossil was found.

Upon receipt of the preliminary report, the Heritage Agency will inform the ESO (or site manager) whether a rescue excavation or rescue collection by a palaeontologist is necessary.

- The site must be secured to protect it from any further damage. No attempt should be made to remove material from
  their environment. The exposed finds must be stabilized and covered by a plastic sheet or sand bags. The Heritage
  agency will also be able to advise on the most suitable method of protection of the find.
- In the event that the fossil cannot be stabilized the fossil may be collected with extreme care by the ESO (site
  manager). Fossils finds must be stored in tissue paper and in an appropriate box while due care must be taken to
  remove all fossil material from the rescue site.
- Once Heritage Agency has issued the written authorization, the developer may continue with the development on the affected area.
- > Potential impacts on land use: A certain portion of the proposed area was previously used for cultivation, but not anymore.

According to **Figure 19** the proposed 4.8ha area falls within cultivation and Urban Build-up. According to **Figure 20** the proposed 4.8ha area is covered by natural vegetation, such as woodlan/Open bush, Thicket/Dense bush, and grasslands.

Both the maps show half-truths, the area is partially covered in natural vegetation and farmland (cultivated lands). There is also a homestead on the Southwest side of the proposed area. **Figure 21** shows the aforementioned and also shows there is a mine next to the proposed area.

The thicket on the proposed area mostly consists of invasive tree species, please see **figure 22** (photos) below and the plates under **Appendix 8** 

> Potential social impacts: The presence of construction workers poses a potential risk to family structures and social networks. While the presence of construction workers does not in itself constitute a social impact, the manner in which construction workers conduct themselves can impact on local communities. The most significant negative impact is associated with the disruption of existing family structures and social networks.

Potential negative impacts: (noise, dust, soil degradation, storm water, traffic, health and safety) associated with the operation of the facility are expected to be of low-high impact, of medium terms and site specific. These can be mitigated or negated through the implementation of practical and appropriate mitigation measures.

Positive impacts: The mining of Diamonds Alluvial (DA), Diamonds General (D), Diamonds in Kimberlite (DK) & Diamonds (DIA) may result in socio-economic benefit to the area.

All possible negative impacts and risks that have been identified in this report can be effectively mitigated and managed by implementing the migratory measures as set out in the Environmental Management Programme (EMPr) attached in Part B.

#### ii) FINAL SITE MAP

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

Refer to Locality Map attached in Appendix 4.

# iii) SUMMARY OF THE POSITIVE AND NEGATIVE IMPLICATIONS AND RISKS OF THE PROPOSED ACTIVITY AND IDENTIFIED ALTERNATIVES

- Increased noise levels
- Potential water and soil pollution impacts.
- Potential loss of fauna and flora.
- Increased vehicle activity.
- Increased dust levels.
- Increase in water consumption and possible depletion of groundwater resources.
- Potential visual impacts.

All possible negative impacts and risks that have been identified in this report can be effectively mitigated and managed by implementing the mitigation measures as set out in the Environmental Management Programme (EMPr) attached in Part B.

M) PROPOSED IMPACT MANAGEMENT OBJECTIVES AND THE IMPACT MANAGEMENT OUTCOMES FOR INCLUSION IN THE EMPR (Based on the assessment and where applicable the recommendations from specialist reports, the recording of proposed impact management objectives, and the impact management outcomes for the development for inclusion in the EMPr as well as for inclusion as conditions of authorisation)

Management objectives include:

- Ensure that the mining activity does not cause pollution to the environment or harm to persons.
- Minimise production of waste.
- > All mining activities must be conducted in a manner that minimises noise impact, litter, environmental degradation and health hazards i.e. injuries.
- > The mine must be kept neat and tidy during waste handling to prevent unsightliness and accidents.

Expected outcomes include:

- Minimum impacts on the environment as a result of mining.
- Compliance with legislative requirements.
- Mine is neat and tidy and well managed.

#### FINAL PROPOSED ALTERNATIVES

(Provide an explanation for the final layout of the infrastructure and activities on the overall site as shown on the final site map together with the reasons why they are the final proposed alternatives which respond to the impact management measures, avoidance, and mitigation measures identified through the assessment)

This alternative asks the question, if there is not, from an environmental perspective, a more suitable location for the proposed activity. Due to the expected mineral resources, **Lourens Rasmus Olivier** would like to potentially mine for Diamonds Alluvial (DA), Diamonds General (D), Diamonds in Kimberlite (DK) & Diamonds (DIA). including associated infrastructure, structure and earthworks on certain 4.8068 ha on certain 4.8068 ha area on the Remaining Extent of Portion 47 of the farm Nooitgedacht 381, Registration Division: JP, North West Province, therefore there will be no other alternative (i.e. to facilitate the movement of machinery, equipment, infrastructure).

#### N) ASPECTS FOR INCLUSION AS CONDITIONS OF AUTHORISATION.

Any aspects which have not formed part of the EMPr that must be made conditions of the Environmental Authorisation

- The operational activities and relevant rehabilitation of disturbed areas should be monitored against the improved EMPr and all other relevant environmental legislation.
- A copy of the EMP should be made available onsite at all times.
- > Implementation of the proposed mitigation measures set out in the EMPr.

# DESCRIPTION OF ANY ASSUMPTIONS, UNCERTAINTIES AND GAPS IN KNOWLEDGE. (Which relate to the assessment and mitigation measures proposed)

The uncertainties in results are mostly related to the availability of information, time available to gather the relevant information as well as the sometimes-subjective nature of the assessment methodology. If the authority feels that specialists' studies need to be conducted, such will be corresponded to the applicant.

# P) REASONED OPINION AS TO WHETHER THE PROPOSED ACTIVITY SHOULD OR SHOULD NOT BE AUTHORISED

## Reasons why the activity should be authorized or not.

Based on the outcomes of the current Mining activities in the area the possibility to encounter further diamond bearing gravel, were identified.

The option of not approving the activities will result in a significant loss of possible valuable minerals being exploited. And all economic benefits will be lost.

Milnex CC does not have the environmental documents or executed right to know if the Prospecting Right of Helam Mining (Pty) Ltd includes the same mineral that Lourens Rasmus Olivier is applying for in the proposed Mining Permit application. However, the proposed Mining Permit application has an acceptance letter dated 25/04/2022.

## Q) CONDITIONS THAT MUST BE INCLUDED IN THE AUTHORISATION

- The operational activities and relevant rehabilitation of disturbed areas should be monitored against the improved EMPr and all other relevant environmental legislation.
- A copy of the EMP should be made available onsite at all times.
- Implementation of the proposed mitigation measures set out in the EMPr.

The EMPr should be binding on all managers and contractors operating/utilizing the site.

Period for which the Environmental Authorisation is required.

For a minimum of 3 years.

## R) UNDERTAKING

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

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

- **A.** the correctness of the information provided in the reports
- B. the inclusion of comments and inputs from stakeholders and I&APs;
- **C.** the inclusion of inputs and recommendations from the specialist reports where relevant; ⊠and
- D. the acceptability of the project in relation to the finding of the assessment and level of mitigation proposed;

Signature of the environmental assessment practitioner:	
Milnex CC	
Name of company:	
19/08/2022	
Date:	

## S) FINANCIAL PROVISION

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

Mining will be restricted to the 4.8068ha area.

It is planned that 48 trenches will be dug (it may be less depending on the results) at an extent of 50m (length)  $\times$  20m (breath)  $\times$  0.5m – 5m (depth).

- (48 trenches / 24 months) x 12 months = 24 trenches dug per year
- Total area to be disturbed per year = 24 trenches x (50m x 20m) / 10 000 = 2.4 Ha disturbed for 12 months
- Total area disturbed for 24 months = 48 trenches x (50m x 20m) / 10 000 = 4.8 Ha disturbed

Since concurrent rehabilitation will take place, the total area to be disturbed per year will be less than the above calculation. Following the aforementioned sequence will ensure that the maximum area to be disturbed by mining activities at any given time, is only **0.25ha** 

TRENCHES (24 months)						
Area to be disturbed for 12 months for trenches	2.4 Ha disturbed					
Area to be disturbed for 24 months for trenches	4.8 Ha disturbed					
However concurrent rehabilitation will take place thus:						
The area to be disturbed for 1 trench	1 trench x (50m x 20m) / 10 000 = 0.1ha					
3 trenches will be worked on at any given time:  • 2 trenches will be open to remove gravel  • 1 trench will be backfilled and rehabilitated	0.1ha x 2 trenches = 0.2ha 0.1ha / 2 = 0.05ha					
The area to be disturbed at any given time	0.2ha + 0.05ha = <b>0.25ha</b>					
After the trench is backfilled and rehabilitated only then will another trench be opened. This sequence will be done for the 50 trenches.						
Total	0.25ha					

i) Explain how the aforesaid amount was derived.

The closure cost estimate provided above aligned with the Financial Provisioning Regulations, 2015. The amount was calculated by Milnex CC. The amount was calculated by Milnex CC.

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

## **Financial Guarantee**

The financial guarantee for the rehabilitation for land disturbed by **Lourens Rasmus Olivier** submitted together with the application for a mining permit.

# **Rehabilitation Fund**

Lourens Rasmus Olivier will also make provision for rehabilitation during closure by establishing a rehabilitation trust.

iii) Motivation for the deviation.

Not applicable

#### T) OTHER INFORMATION REQUIRED BY THE COMPETENT AUTHORITY

COMPLIANCE WITH THE PROVISIONS OF SECTIONS 24(4)(A) AND (B) READ WITH SECTION 24 (3) (A) AND (7) OF THE NATIONAL ENVIRONMENTAL MANAGEMENT ACT (ACT 107 OF 1998). THE EIA REPORT MUST INCLUDE THE:

i. Impact on the socio-economic conditions of any directly affected person. (Provide the results of Investigation, assessment, and evaluation of the impact of the mining, bulk sampling or prospecting on any directly affected person including the landowner, lawful occupier, or, where applicable, potential beneficiaries of any land restitution claim, attach the investigation report as Appendix 2.19.1 and confirm that the applicable mitigation is reflected in 2.5.3; 2.11.6.and 2.12. herein).

The following impacts may be regarded as community impacts:

- Increased noise levels
- Potential water and soil pollution impacts.
- Potential loss of fauna and flora.
- Increased vehicle activity.
- Increased dust levels.
- Increase in water consumption and possible depletion of groundwater resources.
- Potential visual impacts.

Indirect socio-economic benefits are expected to be associated with the creation of employment.

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

#### **DEA Screening Report findings:**

- Paleontology Theme Sensitivity: Medium sensitivity
- Archaeological and Cultural Heritage Theme Sensitivity: Low Sensitivity

The area is already disturbed by farming activities, building of a road thought the 4.8ha area and a homestead.

Cultural Heritage in South Africa (includes all heritage resources) is protected by the National Heritage Resources Act (Act 25 of 1999) (NHRA). According to Section 3 of the Act, all Heritage resources include "all objects recovered from the soil or waters of South Africa, including archaeological and palaeontological objects and material, meteorites and rare geological specimens".

If such resources are found during the mining or development activities, they shall not be disturbed without a permit from the relevant heritage resource Authority, which means that before such sites are disturbed by development it is incumbent on the developer to ensure that a heritage impact assessment is done and the Provincial Heritage Resources Authority and SAHRA must be contacted immediately and work must stop.

If anything of Archaeological and/or paleontological significance is found during the construction and operational phase of the mine the following applies:

- NHRA 38(4)c(i) If any evidence of archaeological sites or remains (e.g. remnants of stone-made structures, indigenous ceramics, bones, stone artefacts, ostrich eggshell fragments, charcoal and ash concentrations), fossils or other categories of heritage resources are found during the proposed development, SAHRA APM Unit (021 462 5402) must be alerted as per section 35(3) of the NHRA. Non-compliance with section of the NHRA is an offense in terms of section 51(1)e of the NHRA and item 5 of the Schedule;
- NHRA 38(4)c(ii) If unmarked human burials are uncovered, the SAHRA Burial Grounds and Graves (BGG) Unit (012 320 8490), must be alerted immediately as per section 36(6) of the NHRA. Non-compliance with section of the NHRA is an offense in terms of section 51(1)e of the NHRA and item 5 of the Schedule;
- NHRA 38(4)e The following conditions apply with regards to the appointment of specialists: i) If heritage resources are uncovered during the course of the development, a professional archaeologist or palaeontologist, depending on the nature of the finds, must be contracted as soon as possible to inspect the heritage resource. If the newly discovered heritage resources prove to be of archaeological or palaeontological significance, a Phase 2 rescue operation may be required subject to permits issued by SAHRA;

If fossil remains or trace fossils are discovered during any phase of construction, either on the surface or exposed by excavations the **Chance Find Protocol** must be implemented by the Environmental Control Officer (ECO) in charge of these developments. These discoveries ought to be protected and the ECO must report to SAHRA (Contact details: SAHRA, 111 Harrington Street, Cape Town. PO Box 4637, Cape Town 8000, South Africa. Tel: 021 462 4502. Fax: +27 (0)21 462 4509. Web: <a href="https://www.sahra.org.za">www.sahra.org.za</a>) so that mitigation can be carry out by a paleontologist.

#### **Chance Find Procedure**

- If a chance find is made the person responsible for the find must immediately stop working and all work that could impact that finding must cease in the immediate vicinity of the find.
- The person who made the find must immediately report the find to his/her direct supervisor which in turn must report the find to his/her manager and the ESO or site manager. The ESO or site manager must report the find to the relevant Heritage Agency (South African Heritage Research Agency, SAHRA). (Contact details: SAHRA, 111 Harrington Street, Cape Town. PO Box 4637, Cape Town 8000, South Africa. Tel: 021 462 4502. Fax: +27 (0)21 462 4509. Web: www.sahra.org.za). The information to the Heritage Agency must include photographs of the find, from various angles, as well as the GPS co-ordinates.
- A preliminary report must be submitted to the Heritage Agency within 24 hours of the find and must include the
  following: 1) date of the find; 2) a description of the discovery and a 3) description of the fossil and its context (depth
  and position of the fossil), GPS co-ordinates.
- Photographs (the more the better) of the discovery must be of high quality, in focus, accompanied by a scale. It is also important to have photographs of the vertical section (side) where the fossil was found.

Upon receipt of the preliminary report, the Heritage Agency will inform the ESO (or site manager) whether a rescue excavation or rescue collection by a palaeontologist is necessary.

- The site must be secured to protect it from any further damage. No attempt should be made to remove material from
  their environment. The exposed finds must be stabilized and covered by a plastic sheet or sand bags. The Heritage
  agency will also be able to advise on the most suitable method of protection of the find.
- In the event that the fossil cannot be stabilized the fossil may be collected with extreme care by the ESO (site
  manager). Fossils finds must be stored in tissue paper and in an appropriate box while due care must be taken to
  remove all fossil material from the rescue site.
- Once Heritage Agency has issued the written authorization, the developer may continue with the development on the affected area.

## U) OTHER MATTERS REQUIRED IN TERMS OF SECTIONS 24(4)(A) AND (B) OF THE ACT.

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

From a local perspective, the mining of Diamonds Alluvial (DA), Diamonds General (D), Diamonds in Kimberlite (DK) & Diamonds (DIA) including associated infrastructure, structure and earthworks on certain 4.8068 ha area on the Remaining Extent of Portion 47 of the farm Nooitgedacht 381, Registration Division: JP, North West Province, is preferred because the geological formation supports the possibility that the minerals applied for could be found on the proposed area.

#### **PART B**

#### **ENVIRONMENTAL MANAGEMENT PROGRAMME REPORT**

1) Draft environmental management programme.

## A) DETAILS OF THE EAP

- i) The EAP who prepared the report
- ii) Expertise of the EAP

NAME OF PRACTITIONER	QUALIFICATIONS	CONTACT DETAILS
Lizanne Esterhuizen	Honours Degree in Environmental Science (refer to <b>Appendix 1</b> )	Tel No.: (018) 011 1925 Fax No.: (053) 963 2009
	The state of the s	e-mail address: <u>lizanne@milnex-sa.co.za</u>

B) DESCRIPTION OF THE ASPECTS OF THE ACTIVITY (Confirm that the requirement to describe the aspects of the activity that are covered by the draft environmental management programme is already included in PART A, section (1)(h) herein as required).

It is hereby confirmed that the requirements to describe the aspects of the activity that are required by the EMP is already included in Part A, section 1(h).

## C) COMPOSITE MAP

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

Refer to Locality Map, attached as Appendix 4.

#### D) DESCRIPTION OF IMPACT MANAGEMENT OBJECTIVES INCLUDING MANAGEMENT STATEMENTS

i. **Determination of closure objectives.** (ensure that the closure objectives are informed by the type of environment described in 2.4 herein)

The overall goal for closure of the 4.8ha mining site is to do concurrent rehabilitation to avoid damming of water in the excavations, ensuring that the land is stable and safe in the long-term. For post closure, the tranches will be shaped and rehabilitated and proposed future use after mining will be agricultural use. Closure objectives relate to the following:

#### **PHYSICAL STABILITY**: To level and shape excavations.

To this end the decommissioning and rehabilitation of all infrastructure areas will follow the following principles:

- All vehicles, plant (crusher and screening plant) and workshop equipment will beremoved for salvage or resale;
- All fixed assets that can be profitably removed will be removed for salvage or resale
- All structures will be demolished and foundations removed if they will not be used for any purpose
- The excavations will be filled in with soil, the top 100 mm being topsoil (from stockpiles);
- Roads will be rehabilitated;
- All disturbed and exposed surfaces will be covered with at least 100 mm of topsoil and re-vegetation must be allowed to take place naturally;
- Water quality will be monitored until it reaches a steady state or for two years after closure;
- Dismantle and remove redundant fence for salvage;

All services such as the water supply line and the power line will be demolished only for the section on the mine's property if there will be no use for them post mining.

#### SUBMISSION OF INFORMATION

- All facilities that become redundant during the life of the mine must be rehabilitated concurrently to lighten the rehabilitation process at the end of the mine's life;
- Attention must be paid to the latest developments in the mine rehabilitation
- The mine closure plan must always keep pace with the current best practices so it must bereviewed every five years; and
- All information as required by the various government departments should be captured and be readily available for submission when required.

## **MAINTENANCE**

The necessary agreements and arrangement will be made by **Lourens Rasmus Olivier** to ensure that all natural physical, chemical and biological processes for which a closure condition have been specified are monitored until they reach a steady state or for two years after closure or as long as deemed necessary at the time; and all rehabilitated areas will be monitored and maintained until such time as required to enable the mine to apply for closure of these different areas.

## **CLOSURE GOALS AND TARGETS**

"That all residual environmental impacts associated with the mining method employed, including possible final voids, infrastructure, and stockpile will be neutralized or minimised such that the post-mining environment is able to function in a manner which conforms to the concept of sustainable development." Implement operational control measures as indicated and required by the EMP:

- Ensure post mining provision (financial) is documented and available;
- Initiate first stage rehabilitation with the aim of establishing low yield graze land, simultaneous acknowledgement of structural and service-related factors for the later residential development objective
- · Address post mining objectives as stipulated in the section below

## PERFORMANCE ASSESSMENTS

The proposed mining activities are only temporary on the land, so it is vital that rehabilitation ofland takes place once mining operations have stopped. However, concurrent rehabilitation should take place where applicable. Mine reclamation activities are undertaken gradually;

- with the shaping and contouring of excavated areas,
- removal of infrastructure,
- replacement of topsoil,
- seeding with grasses and planting of trees taking place on the mined-out areas,

The above is largely achieved through bulldozers and scrapers which is used to reshape the disturbed area.

## **INFRASTRUCTURE AREA**

The removal, decommissioning and disposal of all mining infrastructure, will comply with all conditions contained in the MPRDA, 2002 (Act No. 28 of 2002). To this end, decommissioning and rehabilitation of all infrastructure areas will follow the following principles:

- will be requested to remove all fuelstorage and reticulation facilities;
- Rip and grade the above areas for placement of topsoil;
- Rip and grade mine roads for placement of topsoil;
- Maintenance of roads required for maintenance and monitoring;

- Load from stockpile, haul, place and spread a layer of topsoil on all areas onwhich vegetation will be established;
- Establish vegetation on topsoiled surfaces, including analysis of topsoil, application of fertilisers, application of seed and hand planting as necessary;
- Active maintenance of planted areas for a period of at least a year, including re-seeding and replanting, weed and alien vegetation control as required;
- Passive maintenance of planted areas, including re-seeding and re-planting, weedand alien vegetation control as required;
- Undertake complete groundwater quality and water level monitoring in order toestablish long-term groundwater levels and quality trends;
- Haul roads will have consolidated basement materials lifted and disposed in topit.
- Piping and water treatment infrastructure will be maintained on site until water quality monitoring data proves that the water quality is acceptable for direct release to the receiving environment.
- The detailed closure plan that will be developed at end of mine life will address water monitoring and maintenance requirements.

#### MINE RESIDUE

Topsoil deposit will be capped where necessary and vegetated with the seed mix. The following basic principles of rehabilitation form the basis of the truck and shovel mining method:

- Prepare a rehabilitation plan prior to the commencement of mining;
- Agree on the long-term post mining land use objective for the area with the relevant government departments, local government councils and nearby community members.
- The land use must be compatible with the climate, soil, topography of the final landformand the degree of the management available after rehabilitation;
- Progressively rehabilitate the site, where possible, so that the rate of rehabilitation is similar to the rate of mining;
- Prevent the introduction of noxious weeds and pests;
- Minimise the area cleared for mining and associated facilities to that absolutely necessary for the safe operation of the mine;

## LEADING CLOSURE OBJECTIVES

## **SOCIO ECONOMIC**

## **Closure Management Objectives**

The retrenchment processes will be followed as per requirements of the applicable legalprocess.

Specific Performance Criteria

- The rehabilitated mining environment shall be made safe and deemed safe;
- Where possible infrastructure will remain for social investment opportunities, this willbe decided in conjunction
  with the Integrated Development Plan (IDP) of the area and the local authorities (i.e. municipality). The soils and
  land capability will be rehabilitated.
- All fences erected around the mine will be dismantled and either disposed of at a permitted disposal site or sold as scrap (provided these structures will no longer be required by the post-mining landowner).
- Fences erected to cordon-off dangerous excavations will remain in place and will be maintained as required.

#### TRAFFIC AND SAFETY

Closure Management Objective

• Ensure that all roads rehabilitated and or left behind is safe in good working condition, ensuring public safety and

access to site and monitoring points.

## Monitoring and reporting

- The site manager will inspect the roads for degradation and spillages.
- Speed limits will be enforced on site where appropriate and feasible.
- All incidences and issues will be recorded, as will the actions taken to address issues andrecords of such actions kept on site.

## **Action required**

Any degradation to roads will be repaired with consultation of the roads department.

#### TOPOGRAPHY AND EROSION CONTROL

#### **Closure Management Objectives**

The area will have contours constructed to prevent soil erosion.

## **Specific Performance Criteria**

- Surface water bodies shall not be left in any mining voids unless the operations managerdemonstrates there will be no significant environmental impact (such as salinization, reduction in water availability, toxicity, algal problems, attraction to pest species or a local safety hazard).
- All slopes which may incur erosion will be profiled in such a way that a preferentialdown drain can be installed.
- Rehabilitated profiles must ensure free drainage of water and should be contoured to fitin with the catchment dynamics.
- Erosion control measures such as contour banks and cut off berms should be constructed and soil vegetated in rehabilitated areas.
- On gentle slopes, water will be encouraged to flow off the rehabilitated surface as surface flow, as quickly as possible without causing erosion.
- Where areas of potential ponding are noted, is to be re-profiled to be free draining thereby minimising the potential for ponding.

#### **Monitoring and Proposed Actions**

During decommissioning, the environmental site manager together with the site manager will monitor construction activities at least weekly to ensure the trenches and dams (sludge dam) are in accordance with the specification as per design.

- After rehabilitation the site will be monitored for any pooling or erosion on site, especially after rainfall. This will be the responsibility of the environmental site manager.
- The area needs to be surveyed every two months to monitor differential settlement.
- The environmental site manager will ensure annual soil assessments be conducted by specialist pedologists after rehabilitation of the site.
- Weekly inspections will be conducted by the environmental site manager for any erosion which must be addressed
  immediately if observed, and together with the site manager will inspect all pipelines and associated dirty water
  channels/compartments to ensure no leaks or damage to these.
- All dirty water separation and containment facilities will also be inspected at leastweekly (and after each rainfall
  event), to ensure adequate functioning of all systems to prevent leaks into the environment which will negatively
  impact on the soils.
- The environmental site manager will ensure monthly inspection of surrounding areas forsoil compaction.
- Ensure surface water monitoring and action plans are implemented.
- Rehabilitated sites will be inspected for soil erosion on a monthly basis, together with the visual inspection regards

to the vegetation cover abundance.

- The rehabilitated areas must be monitored for the type and depth of soil cover used.
- Monitoring of any ecologically sensitive species should they be observed on site will bedone as and when required.
- The site will be monitored for alien invasive species at least every 6 months. This will,however, be dependent on the species of alien invasive species on site.
- Floral surveys will be conducted on rehabilitated areas on an annual basis, together with the soil quality and depth monitoring.
- All reports will be kept at the mining offices. All incidences and issues will be recorded, as will the actions taken to
  address issues. The environmental site manager will be responsible for inspection of sites and keeping records of
  all monitoring activities.
- The site manager is responsible for ensuring that all vehicles, remaining on site during the decommission phase, are serviced on a regular basis in terms of the maintenance plans.

#### **Action Required**

- Any pooling will be addressed by filling depression and / or grading areas and re-vegetating such sites.
- Any erosion will also be addressed utilising contour berms, gabion structures if necessary or a specialist will be consulted if necessary. Any eroded soils will be liftedand returned to the affected area.
- Any deficiencies will be corrected by placing material in these areas as per the rehabilitation plan.
- Additional material or soil will be brought in if required.
- Where topographical areas are exceeded and create storm water drainage issues, excess material will be removed and area rehabilitated as per the rehabilitation plan.
- Any recommendations made by specialist pedologist after annual surveys of rehabilitated areas will be considered for implementation as proposed.
- Any eroded soil will be lifted and replaced to the area which has been eroded.
- The area will be rehabilitated as per the rehabilitation plan.
- Erosion control measures, such as gabion structures, will be considered at areas whereerosion is persistent.
- Records of soil placement and package thickness will be kept on a monthly basis during the mining phase.
- Where the soil depth is compromised the areas will be filled with topsoil.
- Material will be brought in if necessary.
- Silt build-up in water management facilities will be cleared and deposited in residuedeposits if dirty.
- Any compacted soils will be ripped and re-vegetated with indigenous flora. Vegetationwill then be monitored in these areas.
- Should any erosion be observed on site, it will be reported to the site manager andenvironmental site manager. The issue will be addressed and consideration given to:
- Increasing vegetative cover in problem areas through manual seeding/planting.
- Implementing erosion control measures such as contour berms or gabion baskets.

## **CONSULTING SPECIALISTS**

- Should soil depth be inadequate in the rehabilitated areas, then more soil will bebrought in and deposited on the site.
- The area will also be inspected for erosion to determine the reason for soil loss. This will be addressed immediately.
- All recommendations made by the specialists will be implemented wheredeemed appropriate.
- Manual seeding or planting should vegetative cover be inadequate.
- An alien invasive management program will be implemented for the control and eradication of alien invasive species on site. This plan will give preference to mechanical control methods.

#### SURFACE WATER CONTROL

#### **Closure Management Objectives**

- Surface water will be managed as per GN704 and all clean water will be diverted around the rehabilitated area.
- All water that falls on the rehabilitated area will be managed in such a way that noerosion will occur through the use of contour drains.
- Potential dirty water will be directed to containment dams or silt dams.
- The filled and rehabilitated area will be shaped to facilitate run-off towards thecatchment area.
- There shall be no long term reduction in the availability of water to meet localenvironmental values.

## **Specific Performance Criteria**

- Actions shall be taken during rehabilitation to ensure that surface and groundwater hydrological patterns/flows will
  not be adversely affected by the rehabilitation.
- Surface and groundwater levels and quality will reflect original levels and water chemistry;
- Clean water diversion drains are to be installed around the area. Once the final re- profiling has been completed and the clean water diversions are constructed on the rehabilitated ground.
- Run-off from un-rehabilitated areas will be directed away from any rehabilitated areas. Runoff from rehabilitated areas will be channelled to sedimentation structures so that eroded soil does not leave the property.
- Where seepage/decant may occur deep cut off trenches will be created to intercept the ground water where it daylights downstream and directed or pumped to the containment dam upslope of the void.
- Natural drainage lines will be followed to reduce loss of water in the natural catchments.

## **Monitoring and Proposed Actions**

The environmental site manager will ensure that surface water quality is monitored during the closure phase:

- A water quality report will be compiled on a quarterly basis and will show all the highrisk areas and areas deviating from current background water quality.
- Specialists recommendations with regard to water quality issues observed, will beimplemented as appropriate.
- Water management features will be upgraded as necessary if water quality issues arisefrom these structures.
- The rehabilitated area will be monitored for ponding.
- Any areas where ponding occurs will be filled and reshaped as per the rehabilitationplan to ensure surface water runoff from the area and discourage ponding.

## **Water Quality Monitoring and Reporting**

- This monitoring program will include various upstream and downstream monitoring points and various sources on site.
- Database of results will be maintained by the environmental site manager and quarterly and annual reports will be compiled and submitted to the mine management and will besubmitted to DWS.
- All samples will be submitted to an accredited laboratory for analysis.

## **ECOLOGY**

#### Closure Management Objectives

 Areas will be fenced off once seeded to prevent surface disturbance to the site and allow for vegetation to establish and stabilise.

## Specific Performance criteria

- Vegetation in rehabilitated areas will have equivalent values as surrounding naturalecosystems.
- The rehabilitated ecosystem will have equivalent functions and resilience as the targetecosystem.
- Soil properties will be appropriate to support the target ecosystem.

- The rehabilitated areas will provide appropriate habitat for fauna
- Fauna utilisation, abundance and diversity appropriate to specified post mining landuse.
- Berms will be maintained. This will be undertaken by vegetating all berms to ensure thatthey are stable. The berms
  will also be inspected to ensure that there are no cracks, which could cause leakage. The berms will only be
  demolished should the area prove to be free draining with no pollution potential after rehabilitation.

#### **Monitoring and Proposed Actions**

- Services of a qualified person will be used to monitor the re-vegetation of the rehabilitated areas.
- Records of the monitoring will be kept on site.
- The environmental site manager will ensure that an alien invasive monitoring, eradication and control programme is established during closure and the area will be inspected at least every 3 months and more frequently in areas where alien specieswere observed.
- The environmental site manager will be responsible for inspecting and managing any protected flora that may be identified by specialists. Specialists will be consulted regarding relocation of these species if necessary during rehabilitation or closure.
- All incidences and issues during closure will be recorded, as will the actions taken to address issues. These will be filed and kept at the mine offices.
- Rehabilitation will be visually inspected at least monthly with regards to vegetation cover abundance.
- The rehabilitated area will be inspected monthly for general erosion and vegetative cover.
- Rehabilitated areas will be monitored for soil quality and depth annually.

## **Action Required**

- Should it be noted that designs are not being followed, rehabilitation activities will be amended to ensure corrective
  measures will be taken to ensure design specifications are achieved. Specialists will be consulted if necessary.
- The specialist's recommendations from bio-monitoring and from annual floral surveys of rehabilitated areas will be implemented as soon as possible.
- Should any erosion be observed on site, it will be reported to the site manager and environmental site manager. The issue will be addressed and consideration given to:
  - ✓ Increasing vegetative cover in problem areas through manual seeding/planting.
  - ✓ Implementing erosion control measures such as contour berms or gabionbaskets.
  - ✓ Consulting specialists.
  - ✓ Should soil depth be inadequate in the rehabilitated areas, more soil will bebrought in and deposited on the site.
  - ✓ The area will also be inspected for erosion to determine the reason for soil loss.
  - ✓ All recommendations made by the specialists will be followed.
  - Manual seeding or planting should vegetative cover be inadequate.
  - ✓ An alien invasive management programme will be implemented for the control and eradication of alien invasive species on site. This plan will give preference to mechanical control methods. Any chemicals utilised must be used responsibly.

## **LAND USE**

## **Closure Management objectives**

To ensure that rehabilitation (physical and chemical) is done to such an extent that land use potential is regained.

#### **Specific Performance Criteria**

 Soil samples will be taken from rehabilitated areas annually over the full period of closure to determine soil fertility, depth compaction, acidity and mine related pollution. This should be conducted by qualified specialist who will also recommend actions and remedial measures to correct any issues observed on site.

- Only after the levelled areas have been inspected and approved by the Mine Manager/Site Manager will topsoil
  be placed. The topsoil layer must be as even as possible, i.e. it must be smooth and the depth must remain
  consistent throughout.
- Once the topsoil has been replaced, vehicle movement will be restricted to prevent compaction of the topsoil. All
  runoff from freshly top soiled areas will be channelled to pollution control structures so that eroded soil does no
  leave the property.
- Rehabilitated areas will be vegetated within the same growing season (before or during the rainy season). A
  suitable seed bed will be prepared to enhance the penetration and absorption of water, thereby giving the seed
  the best possible chance to germinate. The seeding depth should be very shallow to provide better germination.
  For most grass species seeding depth is approximately 5- 15mm.
- Rehabilitated areas will be re-vegetated with local indigenous flora as far as possible.
- Once the seed mixture has been sown the land must be rolled using to ensure consolidation around the seeds
  and effective moisture retention. Access to seededareas will be restricted to protect the newly established pasture.

## **Monitoring and Measurement**

- A detailed monitoring and reporting programme will be established and followed.
- Rehabilitated areas will be monitored for vegetation cover and alien invasiveencroachment at least monthly by visual means.
- Areas of failed growth will be fertilised if necessary and re-seeded or planted withseedling plugs. All
  exotic and invasive vegetation should be removed.

## **GROUND WATER**

#### **Closure Management Objective**

- A cut-off intercept drain will be constructed to capture any seepage.
- Monitoring will continue to detect and report on changes in round water regime

## **Groundwater Quality and Quantity Monitoring and Reporting**

- Up slope and down slope groundwater monitoring will be conducted on a quarterlybasis during the closure phase;
- Water management features will be upgraded as necessary if water guality issues arisefrom these structures.
- The environmental site manager will be responsible for the implementation andmaintenance of the groundwater monitoring and results obtained.
- The groundwater quality and levels will be monitored on a quarterly basis.
- All monitoring boreholes must be demarcated and protected to prevent damage ortampering.
- All samples will be submitted to an accredited laboratory for analysis.

## **General Monitoring and Reporting**

- The environmental site manager and site manager will inspect all water management facilities and associated pipelines at least weekly to ensure there are no leaks which would result in loss of water and that they are functioning optimally.
- The environmental site manager will be responsible for inspection of sites and keeping records of all monitoring activities.
- All incidences and issues will be recorded, as will the actions taken to address issues. These will be kept at the
  mine offices.

## **Action Required**

- Should significant changes in qualities or levels be observed then:
- All high risk facilities will be inspected to ensure no severe problems occur in these areas which have resulted in poor quality leachate.
- Any issues observed will be reported to the environmental site manager and respective site manager.
- A geo-hydrologist will be consulted with regards to any additional mitigation or management activities which can assist in resolving potential pollution, such as cut-off drains.
- Should substantial decreases in groundwater levels or quality be observed in boreholes utilised by surrounding community then the applicant will need to find solutions in conjunction with affected parties.
- Should spikes be observed in water consumption then these will be investigated immediately and sources identified.
- All leaks identified will be repaired.
- Silt build-up in water management facilities / dams will be cleared and deposited in soil stockpiles if clean or in residue deposits if dirty.

## **AIR QUALITY AND NOISE**

#### **Closure Management Objectives**

Dust suppression should be undertaken at site especially during the dry season and during windy conditions.

## Monitoring and proposed actions

- Dust suppression techniques and/or frequency will be altered as necessary should dust levels become excessive and exceed target values during rehabilitation.
- Air quality monitoring and reporting will be conducted according to the GNR 827 Dust control regulations;
- The environmental site manager will be responsible for managing the air quality database and implementing
  actions, should target levels and frequencies be exceeded. PM10 and PM2.5 monitoring will be conducted if
  required as per the air quality act and also fall within the responsibility of the environmental site manager.
- Ambient noise will be monitored bi-annually on the mine boundary in at least four compass directions.
- Occupational noise will be monitored on a monthly basis as part of Safety, Health and Environment.
- The environmental site manager will be responsible for managing noise level database and implement actions should acceptable noise levels be exceeded.
- The site manager will be responsible for ensuring that all vehicles, including those of contractors, are maintained as per their maintenance plan.
- All incidences and issues will be recorded, as will the actions taken to address issues. These will be kept at the
  mine offices
- Specialists will be consulted where necessary.

## **Action required**

- Should ambient dust levels exceed recommended standards and frequencies as per the Air Quality Act, then the management plan for dust will be re-evaluated and assessed to improve dust control on site. Actions could include:
- Use of dust binding agents in areas of high dust generation.
- Consideration of sprinkler systems in areas of high dust generation.
- More frequent spraying.
- Should ambient noise levels exceed target levels:
- Additional noise measurements will be taken at all sensitive receptors beyond the mine boundary in question, initially those nearest to the mine and working further away until levels are within acceptable levels.
- Should levels at sensitive receptors still exceed target levels, and it is due to mining activities, then the noise
  management plan will be re-evaluated to reduce noise at thesesensitive receptors to within acceptable limits.

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

The Rehabilitation & Closure Plan is attached as Appendix 9.

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

Mining will be restricted to the 4.8068ha area.

It is planned that 48 trenches will be dug (it may be less depending on the results) at an extent of 50m (length)  $\times$  20m (breath)  $\times$  0.5m – 5m (depth).

- (48 trenches / 24 months) x 12 months = 24 trenches dug per year
- Total area to be disturbed per year = 24 trenches x (50m x 20m) / 10 000 = 2.4 Ha disturbed for 12 months
- Total area disturbed for 24 months = 48 trenches x (50m x 20m) / 10 000 = 4.8 Ha disturbed

Since concurrent rehabilitation will take place, the total area to be disturbed per year will be less than the above calculation. Following the aforementioned sequence will ensure that the maximum area to be disturbed by mining activities at any given time, is only **0.25ha** 

TRENCHES (24 months)				
Area to be disturbed for 12 months for trenches	2.4 Ha disturbed			
Area to be disturbed for 24 months for trenches	4.8 Ha disturbed			
However concurrent rehabilitation will take place thus:				
The area to be disturbed for 1 trench	1 trench x (50m x 20m) / 10 000 = 0.1ha			
3 trenches will be worked on at any given time:  • 2 trenches will be open to remove gravel  • 1 trench will be backfilled and rehabilitated	0.1ha x 2 trenches = 0.2ha 0.1ha / 2 = 0.05ha			
The area to be disturbed at any given time	0.2ha + 0.05ha = <b>0.25ha</b>			
After the trench is backfilled and rehabilitated only then will another trench be opened. This sequence will be done for the 50 trenches.				
Total	0.25ha			

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

## **Financial Guarantee**

The financial guarantee for the rehabilitation for land disturbed **Lourens Rasmus Olivier** submitted together with the application for the mining permit.

## Rehabilitation Fund

Lourens Rasmus Olivier will also make provision for rehabilitation during closure by establishing a rehabilitation trust.

# E) IMPACTS TO BE MITIGATED IN THEIR RESPECTIVE PHASES

Measures to rehabilitate the environment affected by the undertaking of any listed activity paragraph ();

ACTIVITIES	PHASE	SIZE AND SCALE of disturbance	MITIGATION MEASURES	COMPLIANCE WITH STANDARDS	TIME PERIOD FOR IMPLEMENTATION
(E.g. For prospecting - drill site, site		(volumes, tonnages			Describe the time period when the
camp, ablution facility, accommodation,	(of operation in	and hectares or m <sup>2</sup> )	(describe how each of the recommendations in		measures in the environmental
equipment storage, sample storage, site	which activity will		herein will remedy the cause of pollution or	(A description of how	management programme must be
office, access route etcetc	take place.		degradation and migration of pollutants)	each of the recommendations	implemented Measures must be implemented when required.
E.g. For mining,- excavations, blasting,	State;			herein will comply with	With regard to Rehabilitation specifically this
stockpiles, discard dumps or dams,	Planning and			any prescribed	must take place at the earliest opportunity.
Loading, hauling and transport, Water	design,			environmental	.With regard to Rehabilitation, therefore
supply dams and boreholes,	Pre-Construction'			management standards	state either:
accommodation, offices, ablution, stores,	Construction,			or practices that have	Upon cessation of the individual activity
workshops, processing plant, storm water	Operational,			been identified by	Or.
control, berms, roads, pipelines, power	Rehabilitation,			Competent Authorities)	Upon the cessation of mining, bulk sampling
lines, conveyors, etcetcetc.)	Closure, Post				or prospecting as the case may be.
	closure).				
Clearance of vegetation	Pitting &	4.8068 ha	1. Site clearing must take place in a phased	Compliance with Duty of	Duration of operations on the mining
	trenching -		manner, as and when required.	Care as detailed within	activities.
	(construction and		2. Areas which are not to be mined within two	NEMA	
	operation phase)		months must not be cleared to reduce erosion		
			risks.		
			3. The area to be cleared must be clearly		
			demarcated and this footprint strictly		
			maintained.		
			4. Spoil that is removed from the site must be		
			removed to an approved spoil site or a licensed		
			landfill site.		

	<u> </u>	5. The necessary silt fences and erasion central
		5. The necessary silt fences and erosion control
		measures must be implemented in areas where
		these risks are more prevalent.
Construction of roads	Pitting &	1. Planning of access routes to the site for Compliance with Duty of Duration of operations on the mining
	trenching -	construction/mining purposes shall be done in Care as detailed within activities.
	(construction and	conjunction with the Contractor and the NEMA
	operation phase)	Landowner. All agreements reached should be
		documented and no verbal agreements should
		be made. The Contractor shall clearly mark all
		access roads. Roads not to be used shall be
		marked with a "NO ENTRY for mining vehicles"
		sign.
		Construction routes and required access roads
		must be clearly defined.
		3. Damping down of the un-surfaced roads must
		be implemented to reduce dust and nuisance.
		4. Soils compacted by construction/mining
		activities shall be deep ripped to loosen
		compacted layers and re-graded to even
		running levels.
		5. The contractor must ensure that damage
		caused by related traffic from a gravel road is
		repaired continuously. The costs associated
		with the repair must be borne by the contractor;
		6. Dust suppression measures must be
		implemented for heavy vehicles such as wetting
		of gravel roads on a regular basis and ensuring
		that vehicles used to transport the gravel are
		fitted with tarpaulins or covers;
		7. All vehicles must be road-worthy and drivers
		must be qualified and made aware of the
		potential road safety issues and need for strict
		speed limits.
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Mining Diamonds Alluvial & Diamonds	Pitting &	4.8068 ha	1.	The Contractor should, prior to the	Compliance with Duty of	Duration of operations on the mine
General – Soils and geology	trenching -			commencement of earthworks determine the	Care as detailed within	·
	(construction and			average depth of topsoil (If topsoil exists), and	NEMA	
	operation phase)			agree on this with the ECO. The full depth of		
	, ,			topsoil should be stripped from areas affected		
				by construction and related activities prior to the		
				commencement of major earthworks. This		
				should include the building footprints, working		
				areas and storage areas. Topsoil must be		
				reused where possible to rehabilitate disturbed		
				areas.		
			2.	Care must be taken not to mix topsoil and		
				subsoil or any other material, during stripping.		
			3.	The topsoil must be conserved on site in and		
				around the pit/trench area.		
			4.	Subsoil and overburden in the mining area		
				should be stockpiled separately to be returned		
				for backfilling in the correct soil horizon order.		
			5.	If stockpiles are exposed to windy conditions or		
				heavy rain, they should be covered either by		
				vegetation or geofabric, depending on the		
				duration of the project. Stockpiles may further		
				be protected by the construction of berms,		
				trenches or low brick walls around their bases.		
			6.	Stockpiles should be kept clear of weeds and		
				alien vegetation growth by regular weeding.		
			7.	Where contamination of soil is expected,		
				analysis must be done prior to disposal of soil to		
				determine the appropriate disposal route. Proof		
				from an approved waste disposal site where		
				contaminated soils are dumped if and when a		
				spillage/leakage occurs should be attained and		
				given to the project manager.		

			8.	The impact on the geology will be permanent.		
				There is no mitigation measure.		
Mining Diamonds Alluvial & Diamonds	Pitting &	4.8068 ha	1.	The mining activities must aim to adhere to the	Compliance with Duty of	Duration of operations on the mining area
General – Soils and geology	trenching -			relevant noise regulations and limit noise to	Care as detailed within	
	(construction and			within standard working hours in order to reduce	NEMA	
	operation phase)			disturbance of dwellings in close proximity to the		
				development.		
			2.	Mine, pans, workshops and other noisy fixed		
				facilities should be located well away from noise		
				sensitive areas. Once the proposed final layouts		
				are made available by the Contractor(s), the		
				sites must be evaluated in detail and specific		
				measures designed in to the system.		
			3.	Truck traffic should be routed away from noise		
				sensitive areas, where possible.		
			4.	Noise levels must be kept within acceptable		
				limits.		
			5.	Noisy operations should be combined so that		
				they occur where possible at the same time.		
			6.	Mine workers to wear necessary ear protection		
				gear.		
			7.	Noisy activities to take place during allocated		
				hours.		
			8.	Noise from labourers must be controlled.		
			9.	Noise suppression measures must be applied		
				to all equipment. Equipment must be kept in		
				good working order and where appropriate fitted		
				with silencers which are kept in good working		
				order. Should the vehicles or equipment not be		
				in good working order, the Contractor may be		
				instructed to remove the offending vehicle or		
				machinery from the site.		
			10.	The Contractor must take measures to		
				discourage labourers from loitering in the area		

and causing noise disturbance. Where possible	
labour shall be transported to and from the site	
by the Contractor or his Sub-Contractors by the	
Contractors own transport.	
11. Implementation of enclosure and cladding of	
processing plants.	
12. Applying regular and thorough maintenance	
schedules to equipment and processes. An	
increase in noise emission levels very often is a	
sign of the imminent mechanical failure of a	
machine.	

## F) IMPACT MANAGEMENT ACTIONS

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

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habitat odana than planta an many without any
habitat where these plants can grow without any
disturbance;
6. In case Camel Thorn or Shepherd's trees are found
permits must be obtained from DAFF to remove these
individuals. The contractor must apply for these permits
in a phased manner as mining proceeds.
3,
Rehabilitation
7. All damaged areas shall be rehabilitated upon
completion of the contract.
8. Re-vegetation of the disturbed site is aimed at
approximating as near as possible the natural
vegetative conditions prevailing prior to construction.
All natural areas impacted during construction/mining
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must be rehabilitated with locally indigenous grasses
typical of the representative botanical unit.
10. Rehabilitation must take place in a phased approach as
soon as possible.
11. Rehabilitation process must make use of species
indigenous to the area. Seeds from surrounding seed
banks can be used for re-seeding.
12. Rehabilitation must be executed in such a manner that
surface run-off will not cause erosion of disturbed areas.
13. Planting of indigenous tree species in areas not to be
cultivated or built on must be encouraged.
<b>.</b>
Demarcation of mining area
14. All plants not interfering with mining operations shall be
left undisturbed clearly marked and indicated on the site
plan.
15. The mining area must be well demarcated and no
construction/mining activities must be allowed outside
· · · · · · · · · · · · · · · · · · ·
of this demarcated footprint.

16. Vegetation removal must be phased in order to reduce
impact of construction/mining.
17. Site office and laydown areas must be clearly
demarcated and no encroachment must occur beyond
demarcated areas.
18. Strict and regular auditing of the mining process to
ensure containment of the mining and laydown areas.
19. Soils must be kept free of petrochemical solutions that
may be kept on site during construction/mining. Spillage
can result in a loss of soil functionality thus limiting the
re-establishment of flora.
Utilisation of resources
20. Gathering of firewood, fruit, muti plants, or any other
natural material onsite or in areas adjacent to the site is
prohibited unless with prior approval of the ECO.
Exotic vegetation
21. Alien vegetation on the site will need to be controlled.
22. The Contractor should be responsible for implementing
a programme of weed control (particularly in areas
where soil has been disturbed); and grassing of any
remaining stockpiles to prevent weed invasion.
23. The spread of exotic species occurring throughout the
site should be controlled.
24. Weed control measures must be applied to eradicate
any noxious weeds (category 1a &1b species) on
disturbed areas.
Herbicides
25. Herbicide use shall only be allowed according to
contract specifications. The application shall be
according to set specifications and under supervision of
a qualified technician. The possibility of leaching into the

				surrounding environment shall be properly investigated and only environmentally friendly herbicides shall be used.  26. The use of pesticides and herbicides on the site must be discouraged as these impact on important pollinator species of indigenous vegetation.
				Fauna  27. Rehabilitation to be undertaken as soon as possible after the mining activities have been completed.  28. No trapping or snaring to fauna on the construction/mining site should be allowed.  29. No faunal species must be disturbed, trapped, hunted or killed by maintenance staff during any routine maintenance at the development.  30. Any fauna threatened by the construction and operation activities should be removed to safety by the ECO or
				appropriately qualified environmental officer.  31. All construction vehicles should adhere to a low speed limit (<30km/h) to avoid collisions with susceptible species such as snakes and tortoises.  32. If trenches need to be dug for electrical cabling or other purposes, these should not be left open for extended periods of time as fauna may fall in and become trapped in them. Trenches which are exposed should contain soil ramps allowing fauna to escape the trench.
Mining Diamonds Alluvial & Diamonds General	Loss of topsoil	Soil	(construction and operation phase)	The Contractor should, prior to the commencement of earthworks determine the average depth of topsoil, and agree on this with the ECO. The full depth of topsoil should be stripped from areas affected by construction and related activities prior to the commencement of major earthworks. This should include the building footprints, working areas and storage areas. Topsoil

must be reused where possible to rehabilitate disturbed
areas.
2. Care must be taken not to mix topsoil and subsoil or any
other material, during stripping.
3. The topsoil must be conserved on site in and around the
pit/trench area.
4. Subsoil and overburden in the mining area should be
stockpiled separately to be returned for backfilling in the
correct soil horizon order.
5. If stockpiles are exposed to windy conditions or heavy
rain, they should be covered either by vegetation or
geofabric, depending on the duration of the project.
Stockpiles may further be protected by the construction
of berms or low brick walls around their bases.
6. Stockpiles should be kept clear of weeds and alien
vegetation growth by regular weeding.
7. Where contamination of soil is expected, analysis must
be done prior to disposal of soil to determine the
appropriate disposal route. Proof from an approved
waste disposal site where contaminated soils are
dumped if and when a spillage/leakage occurs should
be attained and given to the project manager.
be attained and given to the project manager.
Establish an effective record keeping system for each
area where soil is disturbed for mining purposes. These
records should be included in environmental
performance reports, and should include all the records
below.
Record the GPS coordinates of each area.
Record the date of topsoil stripping.
Record the GPS coordinates of where the topsoil is
stockpiled.

			•	Record the date of cessation mining activities at the	
				particular site.	
				Photograph the area on cessation of mining activities.	
			•	Record date and depth of re-spreading of topsoil.	
				Photograph the area on completion of rehabilitation and	
				on an annual basis thereafter to show vegetation	
				establishment and evaluate progress of restoration over	
				time.	
Erosion	Soil	(construction and	1.	An effective system of run-off control should be	Minimisation of impacts to
	Air	operation phase)		implemented, where it is required, that collects and	acceptable limits
	Water			safely disseminates run-off water from all hardened	
				surfaces and prevents potential down slope erosion.	
			2.	Periodical site inspection should be included in	
				environmental performance reporting that inspects the	
				effectiveness of the run-off control system and	
				specifically records the occurrence of any erosion on	
				site or downstream.	
			3.	Implement an effective system of run-off control, where	
				it is required, that collects and safely disseminates run-	
				off water from all hardened surfaces and prevents	
			١.	potential down slope erosion.	
			4.	Monitor the area regularly after larger rainfall events to	
				determine where erosion may be initiated and then	
				mitigate by modifying the soil micro-topography and	
				revegetation or soil erosion control efforts accordingly	
			5.	Wind screening and stormwater control should be undertaken to prevent soil loss from the site.	
			6	The use of silt fences and sand bags must be	
			0.	implemented in areas that are susceptible to erosion.	
			7	Other erosion control measures that can be	
			' .	implemented are as follows:	
				Brush packing with cleared vegetation	
				Mulch or chip packing	
				O MICH OF CHIP PACKING	

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					Planting of vegetation	
					<ul> <li>Hydroseeding/hand sowing</li> </ul>	
				8.	Sensitive areas need to be identified prior to	
					construction/ mining so that the necessary precautions	
					can be implemented.	
				9.	All erosion control mechanisms need to be regularly	
					maintained.	
				10.	Seeding of topsoil and subsoil stockpiles to prevent	
					wind and water erosion of soil surfaces.	
				11	Retention of vegetation where possible to avoid soil	
					erosion.	
				12	Vegetation clearance should be phased to ensure that	
					the minimum area of soil is exposed to potential erosion	
					at any one time.	
				13	Re-vegetation of disturbed surfaces should occur	
				13.	•	
					immediately after construction/mining activities are	
					completed. This should be done through seeding with	
				١	indigenous grasses.	
				14.	No impediment to the natural water flow other than	
					approved erosion control works is permitted.	
				15.	To prevent stormwater damage, the increase in	
					stormwater run-off resulting from construction/mining	
					activities must be estimated and the drainage system	
					assessed accordingly.	
				16.	Stockpiles not used in three (3) months after stripping	
					must be seeded or backfilled to prevent dust and	
					erosion.	
	Air Pollution	Air	(construction and		Dust control	Minimisation of impacts to
			operation phase)	1.	Wheel washing and damping down of un-surfaced and	acceptable limits
					un-vegetated areas.	
				2.	Retention of vegetation where possible will reduce dust	
					travel.	

<ol> <li>Clearing activities must only be done during agreed working times and permitting weather conditions to avoid drifting of sand and dust into neighbouring areas.</li> <li>Damping down of all exposed soil surfaces with a water bowser or sprinklers when necessary to reduce dust.</li> <li>The Contractor shall be responsible for dust control on site to ensure no nuisance is caused to the neighbouring communities.</li> <li>A speed limit of 30km/h must not be exceeded on site.</li> <li>Any complaints or claims emanating from the lack of</li> </ol>
dust control shall be attended to immediately by the Contractor.  8. Any dirt roads that are utilised by the workers must be regularly maintained to ensure that dust levels are controlled.  Odour control  9. Regular servicing of vehicles in order to limit gaseous emissions.
10. Regular servicing of onsite toilets to avoid potential odours.  Rehabilitation  11. The Contractor should commence rehabilitation of exposed soil surfaces as soon as practical after completion of earthworks.
Fire prevention  12. No open fires shall be allowed on site under any circumstance. All cooking shall be done in demarcated areas that are safe and cannot cause runaway fires.  13. The Contractor shall have operational fire-fighting equipment available on site at all times. The level of

			firefighting equipment must be assessed and evaluated	
			through a typical risk assessment process.	
Noise	(construction and	1	The mining activities must aim to adhere to the relevant	Minimisation of impacts to
Noise	•	1.	noise regulations and limit noise to within standard	acceptable limits
	operation phase)		working hours in order to reduce disturbance of	acceptable iiriits
			•	
			dwellings in close proximity to the development.	
		2.	Mine, crushers, workshops and other noisy fixed	
			facilities should be located well away from noise	
			sensitive areas. Once the proposed final layouts are	
			made available by the Contractor(s), the sites must be	
			evaluated in detail and specific measures designed in	
			to the system.	
		3.	Truck traffic should be routed away from noise sensitive	
			areas, where possible.	
		4.	Noise levels must be kept within acceptable limits.	
		5.	Noisy operations should be combined so that they occur	
			where possible at the same time.	
		6.	Mine workers to wear necessary ear protection gear.	
		7.	Noisy activities to take place during allocated hours.	
		8.	Noise from labourers must be controlled.	
		9.	Noise suppression measures must be applied to all	
			equipment. Equipment must be kept in good working	
			order and where appropriate fitted with silencers which	
			are kept in good working order. Should the vehicles or	
			equipment not be in good working order, the Contractor	
			may be instructed to remove the offending vehicle or	
			machinery from the site.	
		10.	The Contractor must take measures to discourage	
			labourers from loitering in the area and causing noise	
			disturbance. Where possible labour shall be transported	
			to and from the site by the Contractor or his Sub-	
			Contractors by the Contractors own transport.	
		11.	Implementation of enclosure and cladding of processing	
			plants.	
			p.o	

			12	Applying regular and thereugh maintenance cahedules	
			12.	Applying regular and thorough maintenance schedules	
				to equipment and processes. An increase in noise	
				emission levels very often is a sign of the imminent	
				mechanical failure of a machine.	
Impact on potentia	Heritage and	(construction and	1.	Any finds must be reported to the nearest National	Minimisation of impacts to
cultural, heritage	Palaeontology	operation phase)		Monuments office to comply with the National Heritage	acceptable limits
artefacts and				Resources Act (Act No 25 of 1999) and to DEA.	
fossils.			2.	Local museums as well as the South African Heritage	
				Resource Agency (SAHRA) should be informed if any	
				artefacts/ fossils are uncovered in the affected area.	
			3.	The Contractor must ensure that his workforce is aware	
				of the necessity of reporting any possible historical,	
				archaeological or palaeontological finds to the ECO so	
				that appropriate action can be taken.	
			4.	Known sites should be clearly marked in order that they	
				can be avoided. The work force should also be informed	
				that fenced-off areas are no-go areas.	
			5	The ECO must also survey for heritage and	
			0.	palaeontological artefacts during ground breaking and	
				digging or drilling. He/she should familiarise themselves	
				with formations and its fossils or a palaeontologist	
				·	
				should be appointed during the digging and excavation phase of the development.	
			6	·	
			6.	All digging, excavating, drilling or blasting activities must	
				be stopped if heritage and/or palaeontological artefacts	
				are uncovered and a specialist should be called in to	
				determine proper management, mitigation, excavation	
				and/or collecting measures.	
			7.	Any discovered artefacts or fossils shall not be removed	
				under any circumstances. Any destruction of a site can	
				only be allowed once a permit is obtained and the site	
				has been mapped and noted. Permits shall be obtained	
				from SAHRA should the proposed site affect any world	
				heritage/palaeontology sites or if any	

heritage/palaeontology sites are to be destroyed or
altered.
8. Under no circumstances shall any artefacts be
removed, destroyed or interfered with by anyone on the
site; and contractors and workers shall be advised of the
penalties associated with the unlawful removal of
cultural, historical, archaeological or palaeontological
artefacts, as set out in the NHRA (Act No. 25 of 1999),
Section 51. (1).
9. If anything of Archaeological and/or paleontological
significance is found during the construction and
operational phase of the mine the following applies:
NHRA 38(4)c(i) – If any evidence of archaeological
sites or remains (e.g. remnants of stone-made
structures, indigenous ceramics, bones, stone
artefacts, ostrich eggshell fragments, charcoal and
ash concentrations), fossils or other categories of
heritage resources are found during the proposed
development, SAHRA APM Unit (021 462 5402)
must be alerted as per section 35(3) of the NHRA.
Non-compliance with section of the NHRA is an
offense in terms of section 51(1)e of the NHRA and
item 5 of the Schedule;
NHRA 38(4)c(ii) – If unmarked human burials are
uncovered, the SAHRA Burial Grounds and
Graves (BGG) Unit (012 320 8490), must be
alerted immediately as per section 36(6) of the
NHRA. Non-compliance with section of the NHRA
is an offense in terms of section 51(1)e of the
NHRA and item 5 of the Schedule;
NHRA 38(4)e – The following conditions apply with
regards to the appointment of specialists: i) If
heritage resources are uncovered during the

			course of the development, a professional archaeologist or palaeontologist, depending on the nature of the finds, must be contracted as soon as possible to inspect the heritage resource. If the newly discovered heritage resources prove to be of archaeological or palaeontological significance, a Phase 2 rescue operation may be required subject to permits issued by SAHRA;
Waste management	Pollution	(construction and operation phase)	<ol> <li>Litter management</li> <li>Refuse bins must be placed at strategic positions to ensure that litter does not accumulate within the construction site.</li> <li>The Contractor shall supply waste collection bins where such is not available and all solid waste collected shall be disposed of at registered/licensed landfill.</li> <li>Good housekeeping practices should be implemented to regularly maintain the litter and rubble situation on the construction site.</li> <li>If possible and feasible, all waste generated on site must be separated into glass, plastic, paper, metal and wood and recycled. An independent contractor can be appointed to conduct this recycling.</li> <li>Littering by the employees of the Contractor shall not be allowed under any circumstances. The ECO shall monitor the neatness of the work sites as well as the Contractor campsite.</li> <li>Skip waste containers should be maintained on site. These should be kept covered and arrangements made for them to be collected regularly.</li> <li>All waste must be removed from the site and transported to a landfill site promptly to ensure that it</li> </ol>

8. Where a registered waste site is not available close to
•
the construction site, the Contractor shall provide a
method statement with regard to waste management.
9. A certificate of disposal shall be obtained by the
Contractor and kept on file, if relevant.
10. Under no circumstances may solid waste be burnt on
site.
11. All waste must be removed promptly to ensure that it
does not attract vermin or produce odours.
Hazardous waste
12. All waste hazardous materials must be carefully stored
as advised by the ECO, and then disposed of offsite at
a licensed landfill site, where practical. Incineration may
be used where relevant.
13. Contaminants to be stored safely to avoid spillage.
14. Machinery must be properly maintained to keep oil
leaks in check.
15. All necessary precaution measures shall be taken to
prevent soil or surface water pollution from hazardous
materials used during construction and any spills shall
immediately be cleaned up and all affected areas
rehabilitated.
Sanitation
16. The Contractor shall install mobile chemical toilets on
the site.
17. Staff shall be sensitised to the fact that they should use
these facilities at all times. No indiscriminate sanitary
activities on site shall be allowed.
18. Toilets shall be serviced regularly and the ECO shall
inspect toilets regularly.
19. Toilets should be no closer than 50m or above the 1:100
year flood line from any natural or manmade water

bodies or drainage lines or alternatively located in a
place approved of by the Engineer.
20. Under no circumstances may open areas, neighbours
fences or the surrounding bush be used as a toilet
facility.
21. The construction of "Long Drop" toilets is forbidden, but
rather toilets connected to the sewage treatment plant.
22. Potable water must be provided for all construction staff.
Remedial actions
23. Depending on the nature and extent of the spill,
contaminated soil must be either excavated or treated
on-site.
24. Excavation of contaminated soil must involve careful
removal of soil using appropriate tools/machinery to
storage containers until treated or disposed of at a
licensed hazardous landfill site.
25. The ECO must determine the precise method of
treatment for polluted soil. This could involve the
application of soil absorbent materials as well as oil-
digestive powders to the contaminated soil.
26. If a spill occurs on an impermeable surface such as
cement or concrete, the surface spill must be contained
using oil absorbent material.
27. If necessary, oil absorbent sheets or pads must be
attached to leaky machinery or infrastructure.
28. Materials used for the remediation of petrochemical
spills must be used according to product specifications
and guidance for use.
29. Contaminated remediation materials must be carefully
removed from the area of the spill so as to prevent
further release of petrochemicals to the environment,
and stored in adequate containers until appropriate
disposal.

Water Use and Quality	Water pollution	Water	(construction and	Water Use	
Trator 555 and quality	Trater penation	774101	operation phase)	Develop a sustainable water supply management plan	
			operation pridocy	to minimise the impact to natural systems by managing	
				water use, avoiding depletion of aquifers and minimising	
				impacts to water users.	
				Water must be reused, recycled or treated where	
				possible.	
				Water Quality	
				The quality and quantity of effluent streams discharged	
				to the environment including stormwater should be	
				managed and treated to meet applicable effluent	
				discharge guidelines.	
				4. Discharge to surface water should not result in	
				contaminant concentrations in excess of local ambient	
				water quality criteria outside a scientifically established	
				mixing zone.	
				5. Efficient oil and grease traps or sumps should be	
				installed and maintained at refueling facilities,	
				workshops, fuel storage depots, and containment areas	
				and spill kits should be available with emergency	
				response plans.	
				Stormwater	
				6. The site must be managed in order to prevent pollution	
				of drains, downstream watercourses or groundwater,	
				due to suspended solids and silt or chemical pollutants.	
				7. Silt fences should be used to prevent any soil entering	
				the stormwater drains.	
				8. Temporary cut off drains and berms may be required to	
				capture stormwater and promote infiltration.	
				9. Promote a water saving mind set with	
				construction/mining workers in order to Contractor	
				ensure less water wastage.	

10. Hazardous substances must be stored at least 40m
from any water bodies on site to avoid pollution.
11. The installation of the stormwater system must take
place as soon as possible to attenuate stormwater from
the construction phase as well as the operation phase.
12. Earth, stone and rubble is to be properly disposed of, or
utilized on site so as not to obstruct natural water path
ways over the site. i.e. these materials must not be
placed in stormwater channels, drainage lines or rivers.
13. There should be a periodic checking of the site's
drainage system to ensure that the water flow is
unobstructed.
14. If a batching plant is necessary, run-off should be
managed effectively to avoid contamination of other
areas of the site. Untreated runoff from the batch plant
must not be allowed to get into the storm water system
or nearby streams, rivers or erosion channels or
dongas.
Groundwater resource protection
15. Process solution storage ponds and other
impoundments designed to hold non fresh water or non-
treated process effluents should be lined and be
equipped with sufficient wells to enable monitoring of
water levels and quality.
Sanitation
16. Adequate sanitary facilities and ablutions must be
provided for construction workers (1 toilet per every 15
workers).
17. The facilities must be regularly serviced to reduce the
risk of surface or groundwater pollution.
Concrete mixing

Milnex CC: BAR285MP – BAR & EMPr: Proposed Mining Permit for the mining of Diamonds Alluvial (DA), Diamonds General (D), Diamonds in Kimberlite (DK) & Diamonds (DIA) including associated infrastructure, structure and earthworks on certain 4.8068 ha area on the Remaining Extent of Portion 47 of the farm Nooitgedacht 381, Registration Division: JP, North West Province.

18. Concrete contaminated water must not enter soil or any
natural drainage system as this disturbs the natural
acidity of the soil and affects plant growth.
Public areas
19. Food preparation areas should be provided with
adequate washing facilities and food refuse should be
stored in sealed refuse bins which should be removed
from site on a regular basis.
20. The Contractor should take steps to ensure that littering
by construction/mining workers does not occur and
persons should be employed on site to collect litter from
the site and immediate surroundings, including litter
accumulating at fence lines.
21. No washing or servicing of vehicles on site.

# G) IMPACT MANAGEMENT ACTIONS

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

ACTIVITY	POTENTIAL IMPACT	MITIGATION	TIME PERIOD FOR IMPLEMENTATION	COMPLIANCE WITH STANDARDS
(E.g. Excavations, blasting, stockpiles, discard dumps or dams, Loading, hauling and transport, Water supply dams and boreholes, accommodation, offices, ablution, stores, workshops, processing plant, storm water control, berms, roads, pipelines, power lines, conveyors, etcetcetc.).	(e.g. dust, noise, drainage surface disturbance, fly rock, surface water contamination, groundwater contamination, air pollution etcetc)	(modify, remedy, control, or stop) through (e.g. noise control measures, storm-water control, dust control, rehabilitation, design measures, blasting controls, avoidance, relocation, alternative activity etc. etc)  E.g.  • Modify through alternative method.  • Control through noise control  • Control through management and monitoring Remedy through rehabilitation	Describe the time period when the measures in the environmental management programme must be implemented Measures must be implemented when required.  With regard to Rehabilitation specifically this must take place at the earliest opportunity. With regard to Rehabilitation, therefore state either:  Upon cessation of the individual activity or.  Upon the cessation of mining, bulk sampling or prospecting as the case may be.	(A description of how each of the recommendations in 2.11.6 read with 2.12 and 2.15.2 herein will comply with any prescribed environmental management standards or practices that have been identified by Competent Authorities)
Clearance of vegetation	Loss or fragmentation of habitats	<ol> <li>Existing vegetation</li> <li>Vegetation removal must be limited to the mining site.</li> <li>Vegetation to be removed as it becomes necessary rather than removal of all vegetation throughout the site in one step.</li> <li>No vegetation to be used for firewood.</li> <li>Exotic and invasive plant species should not be allowed to establish, if the development is approved.</li> <li>There should be a preconstruction walk-through of the development footprint/project site in order to locate individuals of plant species of conservation concern. A search and rescue exercise must be done to locate and relocate any protected species to a suitable and similar habitat where these plants can grow without any disturbance;</li> </ol>	Duration of operation	The implementation of the recommended mitigation measures will result in the minimisation of impacts to acceptable standards, thereby ensuring compliance with NEMA and Duty of Care as prescribed by NEMA.

 In case Camel Thorn or Shepherd's trees are found permits must be obtained from DAFF to remove these individuals. The contractor must apply for these permits in a phased manner as mining proceeds.

#### Rehabilitation

- 7. All damaged areas shall be rehabilitated upon completion of the contract.
- 8. Re-vegetation of the disturbed site is aimed at approximating as near as possible the natural vegetative conditions prevailing prior to construction.
- All natural areas impacted during construction/mining must be rehabilitated with locally indigenous grasses typical of the representative botanical unit.
- 10. Rehabilitation must take place in a phased approach as soon as possible.
- Rehabilitation process must make use of species indigenous to the area. Seeds from surrounding seed banks can be used for reseeding.
- 12. Rehabilitation must be executed in such a manner that surface run-off will not cause erosion of disturbed areas.
- 13. Planting of indigenous tree species in areas not to be cultivated or built on must be encouraged.

# **Demarcation of mining area**

- 14. All plants not interfering with mining operations shall be left undisturbed clearly marked and indicated on the site plan.
- 15. The mining area must be well demarcated and no construction activities must be allowed outside of this demarcated footprint.
- Vegetation removal must be phased in order to reduce impact of construction mining.
- 17. Site office and laydown areas must be clearly demarcated and no encroachment must occur beyond demarcated areas.

- 18. Strict and regular auditing of the mining process to ensure containment of the mining and laydown areas.
- 19. Soils must be kept free of petrochemical solutions that may be kept on site during construction/ mining. Spillage can result in a loss of soil functionality thus limiting the re-establishment of flora.

#### Utilisation of resources

20. Gathering of firewood, fruit, muti plants, or any other natural material onsite or in areas adjacent to the site is prohibited unless with prior approval of the ECO.

### **Exotic vegetation**

- 21. Alien vegetation on the site will need to be controlled.
- 22. The Contractor should be responsible for implementing a programme of weed control (particularly in areas where soil has been disturbed); and grassing of any remaining stockpiles to prevent weed invasion.
- 23. The spread of exotic species occurring throughout the site should be controlled.
- 24. Weed control measures must be applied to eradicate any noxious weeds (category 1a &1b species) on disturbed areas.

#### Herbicides

- 25. Herbicide use shall only be allowed according to contract specifications. The application shall be according to set specifications and under supervision of a qualified technician. The possibility of leaching into the surrounding environment shall be properly investigated and only environmentally friendly herbicides shall be used.
- 26. The use of pesticides and herbicides on the site must be discouraged as these impact on important pollinator species of indigenous vegetation.

#### Fauna

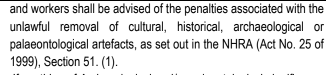
	<ul> <li>on the duration of the project. Stockpiles may further be protected by the construction of berms or low brick walls around their bases.</li> <li>6. Stockpiles should be kept clear of weeds and alien vegetation growth by regular weeding.</li> <li>7. Where contamination of soil is expected, analysis must be done prior to disposal of soil to determine the appropriate disposal route. Proof from an approved waste disposal site where contaminated soils are dumped if and when a spillage/leakage occurs should be attained and given to the project manager.</li> </ul>		
	Establish an effective record keeping system for each area where soil is disturbed for mining purposes. These records should be included in environmental performance reports, and should include all the records below.  Record the GPS coordinates of each area. Record the date of topsoil stripping. Record the GPS coordinates of where the topsoil is stockpiled. Record the date of cessation mining activities at the particular site. Photograph the area on cessation of mining activities. Record date and depth of re-spreading of topsoil. Photograph the area on completion of rehabilitation and on an annual basis thereafter to show vegetation establishment and evaluate progress of restoration over time.		
Erosion	<ol> <li>An effective system of run-off control should be implemented, where it is required, that collects and safely disseminates run-off water from all hardened surfaces and prevents potential down slope erosion.</li> <li>Periodical site inspection should be included in environmental performance reporting that inspects the effectiveness of the run-off control system and specifically records the occurrence of any erosion on site or downstream.</li> </ol>	Duration of operation	The implementation of the recommended mitigation measures will result in the minimisation of impacts to acceptable standards, thereby ensuring compliance with NEMA and Duty of Care as prescribed by NEMA.

- Implement an effective system of run-off control, where it is required, that collects and safely disseminates run-off water from all hardened surfaces and prevents potential down slope erosion.
- Monitor the area regularly after larger rainfall events to determine where erosion may be initiated and then mitigate by modifying the soil micro-topography and revegetation or soil erosion control efforts accordingly
- 5. Wind screening and stormwater control should be undertaken to prevent soil loss from the site.
- 6. The use of silt fences and sand bags must be implemented in areas that are susceptible to erosion.
- 7. Other erosion control measures that can be implemented are as follows:
  - Brush packing with cleared vegetation
  - Mulch or chip packing
  - Planting of vegetation
  - Hydroseeding/hand sowing
- 8. Sensitive areas need to be identified prior to construction/mining so that the necessary precautions can be implemented.
- 9. All erosion control mechanisms need to be regularly maintained.
- Seeding of topsoil and subsoil stockpiles to prevent wind and water erosion of soil surfaces.
- 11. Retention of vegetation where possible to avoid soil erosion.
- 12. Vegetation clearance should be phased to ensure that the minimum area of soil is exposed to potential erosion at any one time.
- Re-vegetation of disturbed surfaces should occur immediately after construction/mining activities are completed. This should be done through seeding with indigenous grasses.
- 14. No impediment to the natural water flow other than approved erosion control works is permitted.
- 15. To prevent stormwater damage, the increase in stormwater runoff resulting from construction/mining activities must be estimated and the drainage system assessed accordingly. A drainage plan

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	must be submitted to the Engineer for approval and must include		
	the location and design criteria of any temporary stream		
	crossings.		
	16. Stockpiles not used in three (3) months after stripping must be		
	seeded/backfilled to prevent dust and erosion.		
Air Pollution	Dust control	Duration of operation	The implementation of the
	1. Wheel washing and damping down of un-surfaced and un-		recommended mitigation measures
	vegetated areas.		will result in the minimisation of
	Retention of vegetation where possible will reduce dust travel.		impacts to acceptable standards,
	3. Clearing activities must only be done during agreed working times		thereby ensuring compliance with
	and permitting weather conditions to avoid drifting of sand and		NEMA and Duty of Care as prescribed
	dust into neighbouring areas.		by NEMA.
	4. Damping down of all exposed soil surfaces with a water bowser		
	or sprinklers when necessary to reduce dust.		
	5. The Contractor shall be responsible for dust control on site to		
	ensure no nuisance is caused to the neighbouring communities.		
	6. A speed limit of 30km/h must not be exceeded on site.		
	7. Any complaints or claims emanating from the lack of dust control		
	shall be attended to immediately by the Contractor.		
	8. Any dirt roads that are utilised by the workers must be regularly		
	maintained to ensure that dust levels are controlled.		
	Odour control		
	9. Regular servicing of vehicles in order to limit gaseous emissions.		
	10. Regular servicing of onsite toilets to avoid potential odours.		
	Rehabilitation		
	11. The Contractor should commence rehabilitation of exposed soil		
	surfaces as soon as practical after completion of earthworks.		
	i '		
	Fire prevention		
	12. No open fires shall be allowed on site under any circumstance. All		
	cooking shall be done in demarcated areas that are safe and		
	cannot cause runaway fires.		
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	13. The Contractor shall have operational fire-fighting equipment		
	available on site at all times. The level of firefighting equipment		
	must be assessed and evaluated through a typical risk		
	assessment process.		
Noise	1. The mining activities must aim to adhere to the relevant noise	Duration of operation	The implementation of the
	regulations and limit noise to within standard working hours in		recommended mitigation measures
	order to reduce disturbance of dwellings in close proximity to the		will result in the minimisation of
	development.		impacts to acceptable standards,
	2. Pans, power plants, crushers, workshops and other noisy fixed		thereby ensuring compliance with
	facilities should be located well away from noise sensitive areas.		NEMA and Duty of Care as prescribed
	Once the proposed final layouts are made available by the		by NEMA.
	Contractor(s), the sites must be evaluated in detail and specific		
	measures designed in to the system.		
	3. Truck traffic should be routed away from noise sensitive areas,		
	where possible.		
	Noise levels must be kept within acceptable limits.		
	5. Noisy operations should be combined so that they occur where		
	possible at the same time.		
	6. Mine workers to wear necessary ear protection gear.		
	7. Noisy activities to take place during allocated hours.		
	Noise from labourers must be controlled.		
	9. Noise suppression measures must be applied to all equipment.		
	Equipment must be kept in good working order and where		
	appropriate fitted with silencers which are kept in good working		
	order. Should the vehicles or equipment not be in good working		
	order, the Contractor may be instructed to remove the offending		
	vehicle or machinery from the site.		
	10. The Contractor must take measures to discourage labourers from		
	loitering in the area and causing noise disturbance. Where		
	possible labour shall be transported to and from the site by the		
	Contractor or his Sub-Contractors by the Contractors own		
	transport.		
	11. Implementation of enclosure and cladding of processing plants.		
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	12.	Applying regular and thorough maintenance schedules to		
		equipment and processes. An increase in noise emission levels		
		very often is a sign of the imminent mechanical failure of a		
		machine.		
Impact on potential	1.	Any finds must be reported to the nearest National Monuments	Duration of operation	The implementation of the
cultural, heritage artefacts		office to comply with the National Heritage Resources Act (Act No		recommended mitigation measures
and fossils.		25 of 1999) and to DEA.		will result in the minimisation of
	2.	Local museums as well as the South African Heritage Resource		impacts to acceptable standards,
		Agency (SAHRA) should be informed if any artefacts/ fossils are		thereby ensuring compliance with
		uncovered in the affected area.		NEMA and Duty of Care as prescribed
	3.	The Contractor must ensure that his workforce is aware of the		by NEMA.
		necessity of reporting any possible historical, archaeological or		
		palaeontological finds to the ECO so that appropriate action can		
		be taken.		
	4.	Known sites should be clearly marked in order that they can be		
		avoided. The workeforce should also be informed that fenced-off		
		areas are no-go areas.		
	5.	The ECO must also survey for heritage and palaeontological		
		artefacts during ground breaking and digging or drilling. He/she		
		should familiarise themselves with formations and its fossils or a		
		palaeontologist should be appointed during the digging and		
		excavation phase of the development.		
	6.	All digging, excavating, drilling or blasting activities must be		
		stopped if heritage and/or palaeontological artefacts are		
		uncovered and a specialist should be called in to determine proper		
		management, mitigation, excavation and/or collecting measures.		
	7.	Any discovered artefacts or fossils shall not be removed under		
		any circumstances. Any destruction of a site can only be allowed		
		once a permit is obtained and the site has been mapped and		
		noted. Permits shall be obtained from SAHRA should the		
		proposed site affect any world heritage/palaeontology sites or if		
		any heritage/palaeontology sites are to be destroyed or altered.		
	8.	Under no circumstances shall any artefacts be removed,		
		destroyed or interfered with by anyone on the site; and contractors		



- If anything of Archaeological and/or paleontological significance is found during the construction and operational phase of the mine the following applies:
  - NHRA 38(4)c(i) If any evidence of archaeological sites or remains (e.g. remnants of stone-made structures, indigenous ceramics, bones, stone artefacts, ostrich eggshell fragments, charcoal and ash concentrations), fossils or other categories of heritage resources are found during the proposed development, SAHRA APM Unit (021 462 5402) must be alerted as per section 35(3) of the NHRA. Non-compliance with section of the NHRA is an offense in terms of section 51(1)e of the NHRA and item 5 of the Schedule;
  - NHRA 38(4)c(ii) If unmarked human burials are uncovered, the SAHRA Burial Grounds and Graves (BGG) Unit (012 320 8490), must be alerted immediately as per section 36(6) of the NHRA. Non-compliance with section of the NHRA is an offense in terms of section 51(1)e of the NHRA and item 5 of the Schedule;
  - NHRA 38(4)e The following conditions apply with regards to the appointment of specialists: i) If heritage resources are uncovered during the course of the development, a professional archaeologist or palaeontologist, depending on the nature of the finds, must be contracted as soon as possible to inspect the heritage resource. If the newly discovered heritage resources prove to be of archaeological or palaeontological significance, a Phase 2 rescue operation may be required subject to permits issued by SAHRA;

Waste Management	Litter management	Duration of operation	The implementation of the
vvaste ivialiagement		•	·
	Refuse bins must be placed at strategic positions to ensure the litter does not assumulate within the construction/mining site.	at	recommended mitigation measures
	litter does not accumulate within the construction/mining site.		will result in the minimisation of
	2. The Contractor shall supply waste collection bins where such		impacts to acceptable standards,
	not available and all solid waste collected shall be disposed of	at	thereby ensuring compliance with
	registered/licensed landfill.		NEMA and Duty of Care as prescribed
	Good housekeeping practices should be implemented to regular	·	by NEMA.
	maintain the litter and rubble situation on the construction/minir	9	
	site.		
	4. If possible and feasible, all waste generated on site must be	е	
	separated into glass, plastic, paper, metal and wood and recycle	d.	
	An independent contractor can be appointed to conduct the	s	
	recycling.		
	5. Littering by the employees of the Contractor shall not be allowed	d	
	under any circumstances. The ECO shall monitor the neatness	of	
	the work sites as well as the Contractor campsite.		
	6. Skip waste containers should be maintained on site. These shou	d	
	be kept covered and arrangements made for them to be collected	d	
	regularly.		
	7. All waste must be removed from the site and transported to	a	
	landfill site promptly to ensure that it does not attract vermin	or	
	produce odours.		
	8. Where a registered waste site is not available close to the	e	
	construction/mining site, the Contractor shall provide a metho		
	statement with regard to waste management.		
	A certificate of disposal shall be obtained by the Contractor ar	d	
	kept on file, if relevant.		
	10. Under no circumstances may solid waste be burnt on site.		
	11. All waste must be removed promptly to ensure that it does n	ot	
	attract vermin or produce odours.		
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	Hazardous waste		
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- 12. All waste hazardous materials must be carefully stored as advised by the ECO, and then disposed of offsite at a licensed landfill site, where practical. Incineration may be used where relevant.
- 13. Contaminants to be stored safely to avoid spillage.
- 14. Machinery must be properly maintained to keep oil leaks in check.
- 15. All necessary precaution measures shall be taken to prevent soil or surface water pollution from hazardous materials used during construction/mining and any spills shall immediately be cleaned up and all affected areas rehabilitated.

#### Sanitation

- 16. The Contractor shall install mobile chemical toilets on the site.
- Staff shall be sensitised to the fact that they should use these facilities at all times. No indiscriminate sanitary activities on site shall be allowed.
- 18. Toilets shall be serviced regularly and the ECO shall inspect toilets regularly.
- 19. Toilets should be no closer than 50m or above the 1:100 year flood line from any natural or manmade water bodies or drainage lines or alternatively located in a place approved of by the Engineer.
- 20. Under no circumstances may open areas, neighbours fences or the surrounding bush be used as a toilet facility.
- 21. The construction of "Long Drop" toilets is forbidden, but rather toilets connected to the sewage treatment plant.
- 22. Potable water must be provided for all construction staff.

#### Remedial actions

- Depending on the nature and extent of the spill, contaminated soil must be either excavated or treated on-site.
- 24. Excavation of contaminated soil must involve careful removal of soil using appropriate tools/machinery to storage containers until treated or disposed of at a licensed hazardous landfill site.

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		25. The ECO must determine the precise method of treatment for
		polluted soil. This could involve the application of soil absorbent
		materials as well as oil-digestive powders to the contaminated
		soil.
		26. If a spill occurs on an impermeable surface such as cement or
		concrete, the surface spill must be contained using oil absorbent material.
		27. If necessary, oil absorbent sheets or pads must be attached to
		leaky machinery or infrastructure.
		28. Materials used for the remediation of petrochemical spills must be
		used according to product specifications and guidance for use.
		29. Contaminated remediation materials must be carefully removed
		from the area of the spill so as to prevent further release of
		petrochemicals to the environment, and stored in adequate
		containers until appropriate disposal.
Water Use and Quality	Water pollution	Water Use
		1. Develop a sustainable water supply management plan to
		minimise the impact to natural systems by managing water use,
		avoiding depletion of aquifers and minimising impacts to water
		users.
		2. Water must be reused, recycled or treated where possible.
		Water Quality
		3. The quality and quantity of effluent streams discharged to the
		environment including stormwater should be managed and
		treated to meet applicable effluent discharge guidelines.
		4. Discharge to surface water should not result in contaminant
		concentrations in excess of local ambient water quality criteria
		outside a scientifically established mixing zone.
		5. Efficient oil and grease traps or sumps should be installed and
		maintained at refueling facilities, workshops, fuel storage depots,
		and containment areas and spill kits should be available with
		emergency response plans.

#### Stormwater

- The site must be managed in order to prevent pollution of drains, downstream watercourses or groundwater, due to suspended solids and silt or chemical pollutants.
- Silt fences should be used to prevent any soil entering the stormwater drains.
- 8. Temporary cut off drains and berms may be required to capture stormwater and promote infiltration.
- 9. Promote a water saving mind set with construction/mining workers in order to Contractor ensure less water wastage.
- New stormwater construction must be developed strictly according to specifications from engineers in order to ensure efficiency.
- Hazardous substances must be stored at least 20m from any water bodies on site to avoid pollution.
- 12. The installation of the stormwater system must take place as soon as possible to attenuate stormwater from the construction phase as well as the operation phase.
- 13. Earth, stone and rubble is to be properly disposed of, or utilized on site so as not to obstruct natural water path ways over the site. i.e. these materials must not be placed in stormwater channels, drainage lines or rivers.
- 14. There should be a periodic checking of the site's drainage system to ensure that the water flow is unobstructed.
- 15. If a batching plant is necessary, run-off should be managed effectively to avoid contamination of other areas of the site. Untreated runoff from the batch plant must not be allowed to get into the storm water system or nearby streams, rivers or erosion channels or dongas.

# **Groundwater resource protection**

16. Process solution storage ponds and other impoundments designed to hold non fresh water or un-treated process effluents

should be lined and be equipped with sufficient wells to enable monitoring of water levels and quality.
Sanitation  17. Adequate sanitary facilities and ablutions must be provided for construction workers (1 toilet per every 15 workers).  18. The facilities must be regularly serviced to reduce the risk of surface or groundwater pollution.
Concrete mixing  19. Concrete contaminated water must not enter soil or any natural drainage system as this disturbs the natural acidity of the soil and affects plant growth.
Public areas  20. Food preparation areas should be provided with adequate washing facilities and food refuse should be stored in sealed refuse bins which should be removed from site on a regular basis.  21. The Contractor should take steps to ensure that littering by construction workers does not occur and persons should be
employed on site to collect litter from the site and immediate surroundings, including litter accumulating at fence lines.  22. No washing or servicing of vehicles on site.

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

- H) MONITORING OF IMPACT MANAGEMENT ACTIONS
- I) MONITORING AND REPORTING FREQUENCY
- J) RESPONSIBLE PERSONS
- K) TIME PERIOD FOR IMPLEMENTING IMPACT MANAGEMENT ACTIONS
- L) MECHANISM FOR MONITORING COMPLIANCE

SOURCE ACTIVITY	IMPACTS REQUIRING MONITORING PROGRAMMES	FUNCTIONAL REQUIREMENTS FOR MONITORING	ROLES AND RESPONSIBILITIES (FOR THE EXECUTION OF THE MONITORING PROGRAMMES)	MONITORING AND REPORTING FREQUENCY and TIME PERIODS FOR IMPLEMENTING IMPACT MANAGEMENT ACTIONS
Clearance of vegetation	Loss or fragmentation of habitats	<ul> <li>Conduct regular internal audits</li> <li>Conduct regular external audits</li> </ul>	<ul> <li>Environmental Manager</li> <li>Suitable qualified environmental auditor</li> </ul>	Monitoring should be undertaken for duration of operations. Internal audits should be undertaken at least every 6 months. External audits should be undertaken by a suitably qualified auditor on an annual basis. Reports should be made available to the competent authority if required.
Mining of the applied for minerals	Loss of topsoil Erosion Air Pollution Noise Impact on potential cultural, heritage artefacts and fossils	<ul> <li>Conduct regular internal audits</li> <li>Conduct regular external audits</li> </ul>	<ul> <li>Environmental Manager</li> <li>Suitable qualified environmental auditor</li> </ul>	Monitoring should be undertaken for duration of operations. Internal audits should be undertaken at least every 6 months. External audits should be undertaken by a suitably qualified auditor on an annual basis. Reports should be made available to the competent authority if required.
Waste management	Pollution	<ul> <li>Conduct regular internal audits</li> <li>Conduct regular external audits</li> </ul>	<ul> <li>Environmental Manager</li> <li>Suitable qualified environmental auditor</li> </ul>	Monitoring should be undertaken for duration of operations. Internal audits should be undertaken at least every 6 months. External audits should be undertaken by a

Milnex CC: BAR285MP – BAR & EMPr: Proposed Mining Permit for the mining of Diamonds Alluvial (DA), Diamonds General (D), Diamonds in Kimberlite (DK) & Diamonds (DIA) including associated infrastructure, structure and earthworks on certain 4.8068 ha area on the Remaining Extent of Portion 47 of the farm Nooitgedacht 381, Registration Division: JP, North West Province.

				suitably qualified auditor on an annual basis.  Reports should be made available to the competent authority if required.
Water Use and Quality	Water pollution	<ul> <li>Conduct regular internal audits</li> <li>Conduct regular external audits</li> </ul>	<ul> <li>Environmental Manager</li> <li>Suitable qualified environmental auditor</li> </ul>	Monitoring should be undertaken for duration of operations. Internal audits should be undertaken at least every 6 months. External audits should be undertaken by a suitably qualified auditor on an annual basis. Reports should be made available to the competent authority if required.

## M) THE FREQUENCY OF THE SUBMISSION OF THE PERFORMANCE ASSESSMENT REPORT.

External audits should be undertaken by a suitably qualified auditor on an annual basis. Reports should be made available to the Competent Authority if required.

### N) ENVIRONMENTAL AWARENESS PLAN

 Manner in which the applicant intends to inform his or her employees of any environmental risk which may result from their work.

**Lourens Rasmus Olivier** will implement an Environmental Awareness Plan which will include various mechanisms for informing employees of environmental risks resulting from their work, including:

- Induction training for full –time staff and contractors;
- In-house training sessions to be held with relevant employees;
- · On the job training regarding environmental issues
- · Training and skills development

The above measures will be implemented through an Environmental Communication Strategy to be implemented.

See the attached Appendix 10 for the Awareness plan

 Manner in which risks will be dealt with in order to avoid pollution or the degradation of the environment.

**Lourens Rasmus Olivier** will implement an incident reporting and reporting procedure in order to identify risks timeously and implement actions to avoid or minimise environmental impacts.

# O) SPECIFIC INFORMATION REQUIRED BY THE COMPETENT AUTHORITY

(Among others, Confirm that the financial provision will be reviewed annually).

No specific information requirements have been detailed by the Competent Authority.

### -END OF THE REPORT-