

mineral resources

Department: Mineral Resources **REPUBLIC OF SOUTH AFRICA**

AMENDED ENVIRONMENTAL IMPACT ASSESSMENT REPORT & ENVIRONMENTAL MANAGEMENT PROGRAMME REPORT FOR:

The proposed prospecting right application for the prospecting of Diamonds Alluvial (DA) and Diamonds General (D) near Warrenton on Portion 17 and the Remaining Extent of the farm Slypklip North 32, Registration Division: Kimberley. Northern Cape Province

NAME OF APPLICANT	CHRISMAR DELWERYE (PTY) LTD
PREPARED BY	Milnex CC
TEL NO	(018) 011 1925
FAX NO	087 231 7021
POSTAL ADDRESS:	P.O. Box 1086, Schweizer-Reneke, 2780
PHYSICAL ADDRESS:	4 Botha Street, Schweizer-Reneke, 2780
REFERENCE NUMBER:	NC30/5/1/1/2/12199PR

PROJECT INFORMATION

Project Name:	Application for an Environmental Authorisation for the proposed Prospecting Right application for the prospecting of Diamonds Alluvial (DA) and Diamonds General (D) near Warrenton on Portion 17 and the Remaining Extent of the farm Slypklip North 32, Registration Division: Kimberley. Northern Cape Province.
Report Title:	Amended EIR & EMPr
Prepared By:	Milnex CC
Amendment Date:	December 2018 Revised November 2021

QUALITY CONTROL:				
	Principle Report Author:	Report Reviewer:		
Name:	Mr. Danie Labuschagne	Ms. Lizanne Esterhuizen		
	DISCLAIMER:			

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As of 31/01/2020 Mr Danie Labuschagne is no longer working for Milnex CC. He compiled the primary reports (Scoping and EIR documents). Further amendments and reviews of the application and documents were done by Ms. Lizanne Esterhuizen

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.

ENVIRONMENTAL IMPACT ASSESSMENT PROCESS

(1) The environmental impact assessment process must be undertaken in line with the approved plan of study for environmental impact assessment.

(2) The environmental impacts, mitigation and closure outcomes as well as the residual risks of the proposed activity must be set out in the environmental impact assessment report.

OBJECTIVE OF THE ENVIRONMENTAL IMPACT ASSESSMENT PROCESS

2. The objective of the environmental impact assessment process is to, through a consultative process-

(a) determine the policy and legislative context within which the activity is located and document how the proposed activity complies with and responds to the policy and legislative context;

(b) describe the need and desirability of the proposed activity, including the need and desirability of the activity in the context of the preferred location;

(c) identify the location of the development footprint within the preferred site based on an impact and risk assessment process inclusive of cumulative impacts and a ranking process of all the identified development footprint alternatives focusing on the geographical, physical, biological, social, economic, heritage and cultural aspects of the environment;

(d) determine the--

(i) nature, significance, consequence, extent, duration and probability of the impacts occurring to inform identified preferred alternatives; and

(ii) degree to which these impacts-

(aa) can be reversed;

(bb) may cause irreplaceable loss of resources, and

(cc) can be avoided, managed or mitigated;

(e) identify the most ideal location for the activity within the preferred site based on the lowest level of environmental sensitivity identified during the assessment;

(f) identify, assess, and rank the impacts the activity will impose on the preferred location through the life of the activity;

(g) identify suitable measures to avoid, manage or mitigate identified impacts; and

(h) identify residual risks that need to be managed and monitored.

SCOPE OF ASSESSMENT AND CONTENT OF ENVIRONMENTAL IMPACT ASSESSMENT REPORTS

- 3. 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
	Master's Degree in	
	Environmental	Tel No.: (018) 011 1925
Danie Labuschagne	Management and	Fax No. : (053) 963 2009
	Geography (refer to	e-mail address: <u>danie@milnex-sa.co.za</u>
	Appendix 1)	
Derey Sabaala	Master's Degree in	Tel No.: (018) 011 1925
Percy Sehaole Pr.Sci.Nat	Environmental Science	Fax No. : (053) 963 2009
PI.SCI.Nat	(refer to Appendix 1)	e-mail address: <u>percy@milnex-sa.co.za</u>
	Honours Degree in	Tel No.: (018) 011 1925
Lizanne Esterhuizen	Environmental Science	Fax No. : (053) 963 2009
	(refer to Appendix 1)	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 **Chrismar Delwerye (Pty) Ltd** as the independent environmental consultant to undertake the Scoping and EIA process for a prospecting right for the prospecting of Diamonds Alluvial and Diamonds General on Portion 17 and the Remaining Extent of the farm Slypklip North 32, Registration Division: Kimberley; Northern Cape Province. The property is located approximately 5.25 km South West of Warrenton. 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 holostic encironmental 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 expierence in environmental impact assessment and environmental management, esprcially in the mining industry.

Danie Labuschagne, Percy Sehaole & Lizanne Esterhuizen 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.**

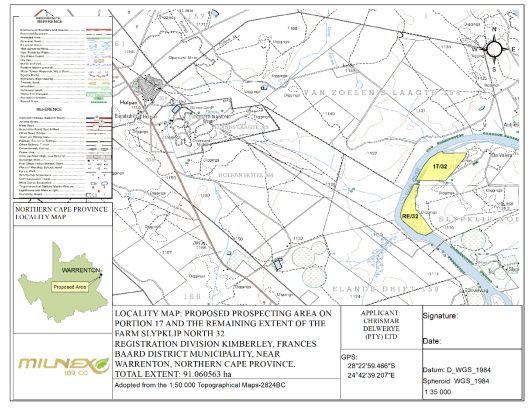
Farm Name:	1) Portion 17 of the farm Slypklip North 32			
	2) Remaining Extent of the farm Slypklip North 32			
Application area (Ha)	91.0606 hectares			
Magisterial district:	Frances District Municipality			
	Magareng Local Municipality			
Distance and direction from	The property is located approximately 5.25 km South West of			
nearest town	Warrenton.			
21 digit Surveyor General Code	1. C037000000003200000			
for each farm portion	2. C0370000000003200017			

iii. Farm co-ordinates

Longitude	Latitude	Longitude	Latitude
24° 42' 29.849" E	28° 22' 25.134" S	24° 41' 55.393" E	28° 23' 18.211" S
24° 42' 25.691" E	28° 22' 26.970" S	24° 41' 56.475" E	28° 23' 21.607" S
24° 42' 19.490" E	28° 22' 31.139" S	24° 42' 1.225" E	28° 23' 25.820" S
24° 42' 14.930" E	28° 22' 36.765" S	24° 42' 9.540" E	28° 23' 32.440" S
24° 42' 10.998" E	28° 22' 43.515" S	24° 42' 14.007" E	28° 23' 33.782" S
24° 42' 7.949" E	28° 22' 49.321" S	24° 42' 16.031" E	28° 23' 34.287" S
24° 42' 32.411" E	28° 22' 49.653" S	24° 42' 22.183" E	28° 23' 31.044" S
24° 42' 48.498" E	28° 22' 30.400" S	24° 42' 13.815" E	28° 23' 19.615" S
24° 42' 49.692" E	28° 22' 26.895" S	24° 42' 8.074" E	28° 23' 12.816" S
24° 42' 30.228" E	28° 22' 26.981" S	24° 42' 7.432" E	28° 23' 2.878" S
24° 42' 6.444" E	28° 22' 52.392" S	24° 42' 8.762" E	28° 23' 2.699" S
24° 42' 3.536" E	28° 22' 58.917" S	24° 42' 9.905" E	28° 22' 57.877" S
24° 41' 59.100" E	28° 23' 5.903" S	24° 42' 9.074" E	28° 22' 57.758" S
24° 41' 56.489" E	28° 23' 13.128" S	24° 42' 11.243" E	28° 22' 52.478" 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

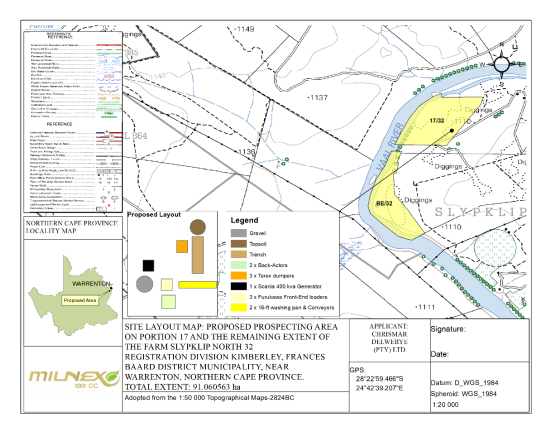


Figure 2: Site Plan Map

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

i) 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)

- 1. Listing Notice GNR 325, Activity 15:"The clearance of an area of 20 hectares or more, of indigenous vegetation." –clearance of 91.0606 hectares area.
- 2. Listing Notice GNR 325, Activity 19: "The removal and disposal of minerals contemplated in terms of section 20 of the Mineral and Petroleum Resources Development Act, 2002 (Act No. 28 of 2002), including—
- (a) associated infrastructure, structures and earthworks, directly related to prospecting of a mineral resource [,] ; or
- (b) [including activities for which an exemption has been issued in terms of section 106 of the Mineral and Petroleum Resources Development Act, 2002 (Act No. 28 of 2002)] the primary processing of a mineral resource including winning, extraction, classifying, concentrating, crushing, screening or washing;
- **3. Listing Notice GNR 327, Activity 20:** "Any activity including the operation of that activity which requires a prospecting right in terms of section 16 of the Mineral and Petroleum Resources Development Act, 2002 (Act No. 28 of 2002), including—
- (a) associated infrastructure, structures and earthworks, directly related to prospecting of a mineral resource[,]; or [including activities for which an exemption has been issued in terms of section 106 of the Mineral and Petroleum Resources Development Act, 2002 (Act No. 28 of 2002)]
- (b) the primary processing of a mineral resource including winning, extraction, classifying, concentrating, crushing, screening or washing; – Prospecting right with bulk samples for the mining of Diamond Alluvial (DA) & Diamonds General (D) 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).

 NAME OF ACTIVITY (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 ²	LISTED ACTIVITY (Mark with an X where applicable or affected).	APPLICABLE LISTING NOTICE (GNR 324, GNR 325 or GNR 326)	WASTE MANAGEMENT AUTHORISATION (Indicate whether an authorisation is required in terms of the Waste Management Act). (Mark with an X
 Prospecting: <u>BULK SAMPLING:</u> 91.0606 Ha - 2m x 3m x 5m (100 pits), 30m x 20m x 5m (30 trenches) Listing Notice GNR 325, Activity 19: "The removal and disposal of minerals contemplated in terms of section 20 of the Mineral and Petroleum Resources Development Act, 2002 (Act No. 28 of 2002), including— (a) associated infrastructure, structures and earthworks, directly related to prospecting of a mineral resource [,]; or (b) [including activities for which an exemption has been issued in terms of section 106 of the Mineral and Petroleum Resources Development Act, 2002 (Act No. 28 of 2002)] the primary processing of a mineral resource including winning, extraction, classifying, concentrating, crushing, screening or washing 	91.0606 Ha Total hectares to be disturbed	X	Listing Notice GNR 325, Activity 19:	-
Clearance of indigenous vegetation: <u>BULK SAMPLING:</u> 91.0606 Ha - 2m x 3m x 5m (100 pits), 30m x 20m x 5m (30 trenches) Listing Notice GNR 325, Activity 15:	91.0606 Ha Total hectares to be disturbed Concurrent backfilling will take	х	Listing Notice GNR 325, Activity 15	-

"The clearance of an area of 20 hectares or more, of indigenous	place in order to			
vegetation." - Random indigenous vegetation clearance of over a	rehabilitate.			
91.0606 hectares area.				
Prospecting Right:	91.0606 Ha Total			
BULK SAMPLING:	hectares to be			
91.0606 Ha – 2m x 3m x 5m (100 pits),	disturbed			
30m x 20m x 5m (30 trenches)				
2 x 16 feet washing pan with 118 800 tons to be washed, conveyors,				
screens, etc.				
Listing Notice GNR 325, Activity 20: "Any activity including the				
operation of that activity which requires a prospecting right in terms		Х	Listing Notice GNR	
of section 16 of the Mineral and Petroleum Resources Development		Λ	325, Activity 20:	
Act, 2002 (Act No. 28 of 2002), including—				
(a) associated infrastructure, structures and earthworks, directly				
related to prospecting of a mineral resource; or [including activities				
for which an exemption has been issued in terms of section 106 of				
the Mineral and Petroleum Resources Development Act, 2002 (Act				
No. 28 of 2002)]				
(b) the primary processing of a petroleum resource including winning,				
extraction, classifying, concentrating or water removal				
Residue stockpiles or residue deposits: The establishment or				
reclamation of a residue stockpile or residue deposit resulting from			NEM:WA 59 of 2008	
activities which require a prospecting right or mining permit, in				
terms of the Mineral and Petroleum Resources Development Act,			Category A: (15)	
2002 (Act No. 28 of 2002).				

ii) <u>DESCRIPTION OF THE ASSOCIATED STRUCTURES AND INFRASTRUCTURE RELATED TO</u> THE DEVELOPMENT

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

Chrismar Delwerye (Pty) Ltd has embarked on a process for applying for a prospecting right for the prospecting of Diamonds Alluvial (DA) & Diamonds General (D) near Warrenton on Portion 17 and the Remaining Extent of the farm Slypklip North 32, Registration Division: Kimberley. Northern Cape Province is preferred due to the sites mineral resources. Chrismar Delwerye (Pty) Ltd requires a prospecting right in terms of NEMA and the Mineral and Petroleum Resources Development Act to mine Diamonds Alluvial (DA) & Diamonds General (D) within the Frances District Municipality, Northern Cape Province (refer to a locality map attached in **Appendix 3**).

A DESCRIPTION OF HOW THE MINERAL RESOURCE AND MINERAL DISTRIBUTION OF THE PROSPECTING AREA WILL BE DETERMINED

Phase 1: Site Visit

The applicant will appoint Deon Tobias Vermaakt, and a representative of the mineral consultants and as appointed geologist to conduct a site visit with him. It is foreseen that more than one site visit will be conducted. The purpose of the site visit shall be to familiarize the parties of the area including the topography and the general geology before invasive prospecting activities shall be commenced with.

During the site visit, the applicant shall assess the roads, the infrastructure that may be used and if it will be necessary to construct any infrastructure needed for the prospecting activities. From a site visit much more details shall be obtained about the process to be followed to properly conduct the prospecting activities than from near desktop studies.

Site visit shall assist the applicant to make a better assessment of the prospecting work to be done during the respective phases where the prospecting work shall be commenced with and what additional equipment may be required to properly conduct the prospecting activities.

The site visit shall also assist the applicant to assess prospecting information of earlier prospecting activities. During this process the applicant shall also review all documentation that has received in relation to the geology of the area.

A site visit will be done within 90 days after the prospecting right was executed.

Phase 2: Desktop Studies

Desktops studies would be undertaken after the site visit was done to determine the target areas including the identification of any infrastructure to be built and any potential problems that may need to be addressed during the prospecting activities.

Both these two phases will be Non-Invasive and restricted to a desktop study which will include literature survey, Interpretation of aerial photographs, satellite images and ground validation of targets.

During the desktop studies the applicant with the appointed geologist shall study all available geological information and historical data about the previous prospecting and mining activities.

It is hope that for the desktop studies, a preliminary analysis of the operating environment shall be obtained. The desktop studies may improve in project efficiency and reduce the cost by providing a clearer understanding of the challenges the prospecting activities may entail.

The desktop studies shall be finalized by the compilation and the analysis of pre-existing relevant data. The preliminary operating areas shall be identified for these studies. A working document shall be drafted by the geologist after the finalization of the desktop studies.

Phase 3: Pitting

Invasive prospecting pits may be dug, depending on the results obtained from the previous phases if deemed necessary by the appointed geologist.

These pits will be positioned as determined by the geologist and after the geologist has assessed information obtained from the earlier prospecting activities.

A trial pit / test pit or inspection pit investigation is a highly effective way of obtaining data on the sub surface soil and rock conditions which underlie a prospecting sight. It allows for the various soils and rock types to be locked, the soil to be sampled and a preliminary assessment to be made.

Pits shall be dug, locked, sampled and backfilled.

To dig the pits, the applicant shall make use of the systems of Dr Deon Tobias Vermaakt, the appointed project geologist.

The applicant shall at the end of the pitting process have locked the pits with the following information:

- A description of the soil and rock types from ground level to the base of the pits;
- Record of rock head depth and refusal depth, a list of where the samples will be taken, a record of where ground water seepage will be recorded;
- A general note of the geologist and conditions in the vicinity of the test pit.
- Pitting will be done within the period of 18 months after the desktop studies being done and after the prospecting right is granted.

A general note of the geologist and conditions in the vicinity of the test pit. It is planned that 100 pits will be dug (it may be less depending on the results) at an extent of 3m (length) x 2m (breath) x 5m (depth).

It is estimated that the pitting shall take approximately 18 months.

Phase 2: Trenches

Due to nature of the alluvial diamond deposit, samples are not taken for assay as would be normal practice to evaluate hard rock precious or base-metal prospects. The diamond distribution pattern grade of alluvial diamonds is also of such a nature that there is no repeatability of sample results, even from adjacent samples.

Bulk samples shall have to be taken to determine the average sample grade.

By taking of the bulk samples, the applicant foresees to determine the grade of the diamond deposits as the number of carats contained in 100 tons (cpht) of gravel and to determine the average diamond sizes.

The applicant has extensive experience in conducting prospecting and mining activities. During these activities the applicant will then find out the size of valued distribution from stone to stone is erratic and is possible that the majority of the value of a parcel as mined is tribute to a single stone. Diamond distribution patterns of alluvial deposits varies to such a nature that there is no repeatability of sample results even from adjacent samples.

Alluvial diamond deposits can only be sampled through bulk sampling comprising thousands of cubic meters of gravel.

The applicant shall after the pitting exercise commence with bulk sampling activities. Given the extent of the area and the grades expected to be very low, the applicant shall have to process bulk samples of approximately 118 800 tons.

The appointed geologist shall advise where the samples shall be taken. Bulk samples shall not be taken along a systematic grid as in the case of drilling. As the anticipated mining plan for the properties will be based on high volumes (low grades), the bulk samples shall have to address average recovery.

As indicated, the bulk sampling exercise has to be conducted to determine the grades (cpht), the diamond size distribution and thereafter to sell the diamonds to determine the diamond values.

The plant/ bulk sampling technique shall be that of a typical South African alluvial diamond mining operation. The method is a strip mining process with oversize material and tailings recovered from the plant will be used as backfill material prior to final rehabilitation. Gravels are excavated, loaded and transported to the treatment facility using dump trucks.

The bulk sampling operation will be conducted using a fleet of conventional open pit mining equipment compromising of dump trucks supported by appropriate excavators and front-end-loaders. All equipment is planned to be diesel driven.

Before excavation commences vegetation shall be cleared from the proposed bulk sampling block. These shall be done as per environmental regulations. Top soil will then be removed and stored separately for later used for rehabilitation.

The bulk samples will be made in the form of box cuts the dimensions of these individual box cuts will on average be **30m wide x 20m long**. It is estimated that the bulk samples will be 5m in depth.

Gravel will be removed by excavators and will be loaded directly into dump trucks. Ore will be hauled to the screening plant. The material will be screened where after the screened material will be moved to the processing plant where the gravel will be processed. Concentrate will be moved to the sorting plant were the concentrate will be sorted.

It is estimated that the bulk sampling shall take approximately 18 months.

The screened gravel will be concentrated to eliminate oversize and undersize clasts as well as material which are too light or too heavy to contain diamonds. This will be followed by a physical separation of diamonds. Screening plants to be employed shall either be static or vibrating single or double deck systems to remove oversize and undersize material to allow a sized material stream to be fed to the processing and the concentration plant.

It is planned that 30 trenches will be dug at an extent of 300m (length) x 20m (breath) x 5m (depth).

Portable Water Supply

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

Water uses:

The Vaal river borders some of the portions. Water uses under section 21 a-k of the NWA may be triggered, thus a Water Use Licence Application (WULA) will needed in cases there will be encroachment. When needed WULA will be lodged with the department of Water & Sanitation (DWS).

The following water uses may be applicable:

- 1. Section 21 (a): taking water from a water resources
- 2. Section 21 (b): storing water
- 3. Section 21 (c): impeding and diverting the flow of water in a watercourse
- 4. Section 21 (g): disposing of waste in a manner which may detrimentally impact on a water Resources
- 5. Section 21 (i): altering the bed, banks, course or characteristics of the watercourse
- 6. Section 21(j): removing, discharging or disposing of water found underground if it is necessary for the efficient continuation of an activity or for the safety of people

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

Pan size	Water/hour (m ³)	Water/day(m ³)	Gravel/hour (tons)	Gravel/day (ton)
2 x 16	34	340	100	1000

Since 2 x 16 feet washing pans will be used, the amount of water for the pans will be 34 000 L/hour from which 30% is re-used.

It should be noted that the applicant will be abstracting water from the Vaal River, therefore this should not happen without any authorisation of the Department of Water & Sanitation (DWS)

<u>Ablution</u>

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

Storage of dangerous goods

During the prospecting activities, limited quantities of diesel and fuel, oil and lubricants 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. Also, these goods may not be placed within 200m of any watercourse.

Prospecting activities and phases

Please find the Prospecting Work Programme attached as Appendix 9.

B. POLICY AND LEGISLATIVE CONTEXT

REPORT (a description of the policy and legislative context within which the development is proposed including an identification of all legislation,	REFERENCE WHERE
development is proposed including an identification of all legislation,	WHERE
and a second	APPLIED
policies, plans, guidelines, spatial tools, municipal development planning	
frameworks and instruments that are applicable to this activity and are to	
be considered in the assessment process);	
The Constitution of South Africa	
(Act No. 108 of 1996)	-
The National Environmental Management Act S	S24(1) of
(Act No. 107 of 1998)	NEMA
S	S28(1) of
1	NEMA
The National Water Act (Act No. 36 of 1998) S	S21 (a)(b) of
r I	NWA
Management: Air Quality Act	801
(Act No. 39 of 2004)	S21
The National Heritage Resources Act	
(Act No. 25 of 1999)	-
Conservation of Agricultural Resources Act (Act No. 85 of 1983)	-
Mineral and Petroleum Resources Development Act (Act No. 28 of 2002)	-
National Infrastructure Plan	-
Northern Cape Province Growth and Development Strategy	-
Frances Baard District Municipality Integrated Development Plan (IDP)	-
Magareng Local Municipality Integrated Development Plan (IDP) Review	-
National Forest Act (Act 84 of 1998) (NFA)	
National Veld & Forest Fires Act (Act 101 of 1998)	

Policy and Legislative Context

APPLICABLE LEGISLATION AND GUIDELINES USED TO COMPILE THE REPORT (a description of the policy and legislative context within which the development is proposed including an identification of all legislation, policies, plans, guidelines, spatial tools, municipal development planning frameworks and instruments that are applicable to this activity and are to be considered in the assessment process	REFERENCE WHERE APPLIED	HOW DOES THIS DEVELOPMENT COMPLIY WITH AND RESPOND TO THE LEGISLATION AND POLICY CONTEXT. (E.g. In terms of the National Water Act a Water Use License has/ has not been applied for)
The Constitution of South Africa (Act No. 108 of 1996)		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 states that "everyone has the right to (a) 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.
The National Environmental Management Act (Act No. 107 of 1998)	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. 982, 983, 984, and 985 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. This EIA was triggered by activity 21, 24(ii) and 27 listed in Regulation R983, which requires a 'basic assessment process.'
The National Water Act (Act No. 36 of 1998)	S21	Sustainability and equity are identified as central guiding principles in the protection, use, development, conservation, management and control of water resources. The intention of the Act is to promote the equitable access to water and the sustainable use of water, redress past racial and gender discrimination, and facilitate economic and social development. The Act provides the rights of access to basic water supply and sanitation, and environmentally, it provides for the protection of aquatic and associated ecosystems, the reduction and prevention of pollution and degradation of water resources.
		As this Act is founded on the principle that National Government has overall responsibility for and authority over water resource management, 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 permissible under the Act. Chapter 4 of the Act lays the basis for regulating water use.
Management: Air Quality Act (Act No. 39 of 2004)	S21	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.
The National Heritage Resources Act	The Act aims to introduce an integrated and interactive system for the
(Act No. 25 of 1999)	management of the heritage resources, to promote good government at all levels, and empower civil society to nurture and conserve heritage resources
	so that they may be bequeathed to future generations and to lay down
	principles for governing heritage resources management throughout the
	Republic. It also aims to establish the South African Heritage Resources Agency together with its Council to co-ordinate and promote the management
	of heritage resources, to set norms and maintain essential national standards
	and to protect heritage resources, to provide for the protection and management of conservation-worthy places and areas by local authorities,
	and to provide for matters connected therewith.
	The Act protects and manages certain categories of heritage resources in
	South Africa. For the purposes of the Heritage Resources Act, a "heritage resource" includes any place or object of cultural significance. In this regard
	the Act makes provision for a person undertaking an activity listed in Section
	28 of the Act to notify the resources authority. The resources authority may
	request that a heritage impact assessment be conducted if there is reason to believe that heritage resources will be affected.
	beneve that heritage resources will be anected.
Conservation of Agricultural Resources Act (Act No. 85	The objective of the Act is to provide for control over the utilization of the
of 1983)	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.

	Consent may be required from the Department of Agriculture in order to confirm that the proposed development is not located on high potential agricultural land.
Mineral and Petroleum Resources Development Act (Act No. 28 of 2002)	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 are regulated by the State.
	A mining permit application has been lodge with the Department of Mineral Resources
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 healthcard 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.

National Forest Act 84 of 1998	
	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).
	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 <i>Gazette</i> on the advice of the Council.
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.

E. 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).

Prospecting rights and mining permits have been applied for all around the proposed site, and the outcome of that studies suggest the possibility of encountering further diamond deposits.

The Northern Cape Province is an important supplier of rough diamonds to the international market and is a large corner stone of the South African economy.

F. 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 gravel road off the R374

Preferred activity

The prospecting of Diamonds Alluvial (DA) & Diamonds General (D) is the optimum preferred activity for the site. The shallow diamond deposits makes the site ideal for alluvial diamond mining. The mine will provide significantly more job opportunities than what is providing currently.

G. 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;

• <u>Consideration of alternatives</u>

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.

• <u>Location alternatives</u>

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 Diamonds Alluvial (DA) & Diamonds General (D) been deposited on this farm and therefore the applicant would like to commence with their prospecting activities.

The proposed development falls within Land in Class V has very severe limitations that restrict the choice of plants, require very careful management, or both. Land Class V has little or no erosion hazard but have other limitations impractical to remove that limit its use largely to pasture, range, woodland or wildlife food and cover. These limitations restrict the kind of plants that can be grown and prevent normal tillage of cultivated crops. Pastures can be improved and benefits from proper management can be expected (AGIS, 2016).

Refer to Land capability map attached as Appendix 5 & figure 3 below.

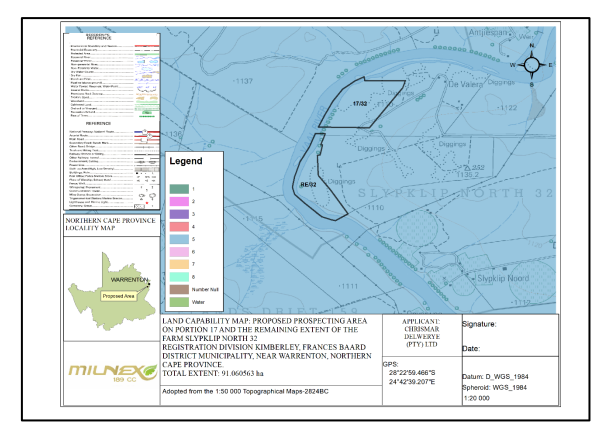


Figure 3: Land Capability Map

• Activity alternatives

The environmental impact assessment process also needs to consider if the development of an alluvial diamond mine would be the most appropriate land use for the particular site.

Prospecting of other commodities – Outstanding rehabilitation was visible on the site, but 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) and Diamonds General (D).

• Design and layout alternatives

Design alternatives were considered throughout the planning and design phase (i.e. where is the diamond bearing gravel located?). In this regard discussions on the design were held between the EAP and the developer. 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 prospecting activities, no permanent services in terms of water supply, electricity, or sewerage services are required.

The activities will commence with a site investigation and desktop studies, which will comprise of non-invasive techniques. This manner of survey will ensure that the applicant can clearly delineate areas which are suitable for further investigation and no unnecessary surface disturbance will be undertaken.

Based on the outcome of the desktop studies and site investigation, pits will be dug by an excavator for the purpose of soil sampling. If gravel is found, the applicant will determine the composition and quality of the gravel.

The applicant will proceed with this way of prospecting by means of the open cast/trenching method, simultaneously or after pitting depending on the information obtained from the earlier work done. The trenches will be dug to remove and wash the gravel. It will be washed by a 10-18 feet washing pan to determine diamond proceeds per 100 tons of gravel.

All data will be consolidated and processed to determine the diamond bearing resources on the property. This will be a continuous process throughout the prospecting work programme.

No feasible alternatives to the pitting and trenching method currently exists. Impacts associated with the prospecting operations will be managed through the implementation of a management plan, developed as part of the application for authorisation.

• <u>No-go alternative</u>

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. The site is currently zoned for agricultural land uses. Should the proposed activity not proceed, the site will remain unchanged and will continue to be used for low density cattle and game grazing.

Technology alternatives

In terms of the technologies proposed, these have been chosen based on the long term success of their prospecting history. The prospecting activities proposed in the Prospecting Works Programme (**Appendix 9**) is dependent on the preceding phase as previously discussed, therefore no alternatives are indicated, but rather a phased approach of trusted prospecting techniques.

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. Please find the Prospecting Work Programme attached as **Appendix 9**.

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 centre 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.

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

Pros & Cons of the alternative Rotary Pan Plants

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
No damage (only if used excessively)	The product may be toxic to aquatic organisms. (As this product could have physical effects on aquatic organisms for e.g. floating, osmotic damage)

No harm to humans or animals(Only a	Not Hazardous or toxic.
high quantity will have harm to Could cause irritation to eyes, skin or w	
humans or animals)	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.
Basic storing methods	Storing methods are a bit more complicated.
	Should be stored in 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.

Advertisement and Notices

Newspaper advertisement

Since the proposed development is unlikely to result in any impacts that extent beyond the municipal area where it is located, it was deemed sufficient to advertise in a local newspaper. An advertisement was placed in English in the local newspaper (NoordKaap) (see **Appendix 6**) on **25 July 2018**, 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 were placed (as anticipated on the coordinates below) on site in English on **07 August 2018** 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.

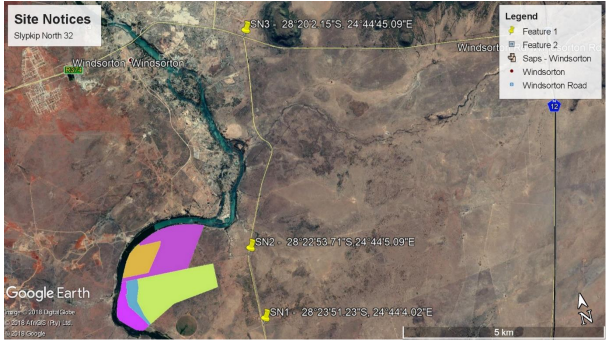


Figure 4: Site notice co-ordinates

Direct notification and circulation of Scoping Report to identified I&APs

Identified I&APs, including key stakeholders representing various sectors, are directly informed of the proposed development and the availability of the Scoping Report via registered post on **11 July 2018** and were requested to submit comments by **13 August 2018**. 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**. The consultees included:

- Northern Cape Department of Environmental Affairs and Nature Conservation (DENC)
- DMR Department of Mineral Resources, Northern Cape. (DMR)
- The Department of Water & Sanitation (DWS)
- NC Department of Agriculture, Forestry and Fisheries (DAFF)
- Department of Roads and Public Works (DRPW)
- Northern Cape Department Of Agriculture, Land Reform & Rural Development
- Northern Cape Department of Rural Development & Land Reform,
- Frances Baard District Municipality
- The Wildlife and Environment Society of South Africa (WESSA)
- Frances Baard District Municipality District Municipality
- The Municipal Manager at the Magareng Local Municipality
- The Local Councilor at the Magareng Local Municipality

Direct notification of surrounding land owners and occupiers

Written notices and the availability of the Scoping Report are also provided to all surrounding land owners and occupiers on **11 July 2018**. The surrounding land owners were given the opportunity to raise comments by **13 August 2018**. For a list of surrounding land owners see **Appendix 6**.

2. Consultation

The Public Meeting is scheduled for 7 August 2018 at 11:30am–12:30pm 6km on the Riverton Gravel road near Windsorton at the coordinates named below.

Coordinates

28°22'53.84"S 24°44'5.16"E

Directions to Public Meeting

- In Windsorton head towards Warrenton on the R374 for approximately 3.6km
- Turn right at the Riverton Gravel road and continue for approximately 5.67km until where Milnex personel will be waiting alongside the road

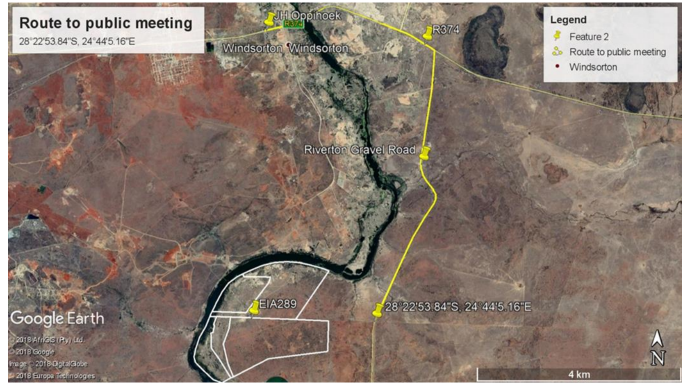


Figure 5: Directions to the public meeting

The public meeting is an opportunity to share information regarding the proposed development and provide I&APs with an opportunity to raise any issues and provide comments. The following key stakeholders and surrounding land owners were also directly informed of the public meeting via registered post **11 July 2018**:

Table 1: List of Stakeholders, Land owners, & surrounding land owners

Stakeholders	Land owners	Surrounding Land owner
Northern Cape Department of Environmental Affairs and Nature Conservation (DENC)	Khato Consulting Engineers Pty Ltd	Koedonza Olives CC

Stakeholders	Land owners	Surrounding Land owner
DMR Department of Mineral		
Resources, Northern Cape.		Neverland Properties 55 CC
(DMR)		
The Department of Water &		Andries Johannes Walker
Sanitation (DWS)		Andries Jonannes Warker
NC Department of Agriculture,		Lesole Trust
Forestry and Fisheries (DAFF)		Lesole must
Department of Roads and		Olivier Wilhelmina Magrita
Public Works (DRPW)		Olivier wintennina Magrita
Northern Cape Department Of		
Agriculture, Land Reform &		
Rural Development		
Northern Cape Department of		
Rural Development & Land		
Reform,		

Public meeting:

NB: The interested and affected parties were given an opportunity to register via site notice, press advert and letters.

NB: The interested and affected parties were given an opportunity to register via site notice, press advert and letters. The following delivered their comments:

• Commission on Restitution of Land Rights

Public meeting was held on **7 August 2018 at 11:30am–12:30pm** 6km on the Riverton Gravel road near Windsorton at the coordinates named below. The meeting was attended by:

• Mr. Mandi Sibanyoni – Milnex CC

None of the surrounding land owners, I&AP or stakeholders attended the meeting. Attached as **appendix 6** is the attendance register for the meeting.

Direct notification and circulation of Draft EIR & EMPr to identified I&APs

Identified I&APs, including key stakeholders representing various sectors, are directly informed of the proposed development and the availability of the Draft EIR & EMPr via registered post on **8 October 2018** and were requested to submit comments by **7 November 2018**. 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**.

Issues Raised by Interested and Affected Parties

Comments received during this period are attached as comment & response report as well as populated in the table of summary of issues raised.

iii. SUMMARY OF ISSUES RAISED BY I&APS

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

Interested and Af List the names of perso column, and Mark with an X where consulted were in	ons consulted in this those who must be	Issues raised	EAPs response to issues as mandated by the applicant	Section and paragraph reference in this report where the issue and or
Organisation	Contact person			response where incorporated
Land Owner				
Landowners or lawful o	ccupiers on adjacent	properties		

The Municipality in wh	nich jurisdiction the d	evelopment is located	
Magareng Local Municipality	Municipal Manager: Ms K Gaborone	No comments received	
Municipal councilor of	the ward in which the	e site is located	
Magareng Local Municipality	Ward 5 Councillor	No comments received	
Organs of state having	jurisdiction		
Northern Cape Department of Environmental Affairs and Nature Conservation (DENC)	Mrs. Doreen Werth		
	Johannes Nematatani		
DMR Department of	B. Moabelo		
Mineral Resources, Northern Cape. (DMR)	Johannes Nematatani		
The Department of Water & Sanitation (DWS)			
	To whom it may concern		
NC Department of Agriculture, Forestry and Fisheries (DAFF)	Chief forester Mrs J. Mans		
	Mr. Harm Vorster		
Department of Roads and Public Works (DRPW)	HOD: Ms. Ruth Palm Mr Tshiamo Pitso		

Northern Cape Department Of Agriculture, Land Reform & Rural Development	Mr. W.J.J. de Bruyn	J.J. de Bruyn	
Northern Cape Department of Rural Development & Land Reform, Other–	Land Claims Commissioner: Regional Offices Ms' Mkalipi	ssioner: al Offices	
Frances Baard District Municipality	Municipal Manager: Ms Z M Bogatsu		
WESSA (National Office)	To whom it may concern	•	
South African Heritage Resources Agency (SAHRA)	Natasha Higgitt	a Higgitt	

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.

Old diggings were observed.



Figure 6: Proof of previous activities

<u>Wind and Solar developments with an approved Environmental Authorisation or</u> <u>applications under consideration within 30 km of the proposed area.</u>

According to the Department of Environmental Affairs Screening Tool, 10 nearby wind or solar developments were identified.

No	EIA Reference No	Classification	Status of application	Distance from proposed area (km)
1	14/12/16/3/3/1/505	Solar PV	Approved	11.8
2	12/12/20/2024/1/1	Solar PV	Approved	15.3
3	12/12/20/2024/2	Solar PV	Approved	15.3
4	12/12/20/2251/2	Solar CSP	Approved	28
5	12/12/20/2124	Solar PV	Approved	26.1
6	12/12/20/2024	Solar CSP and PV	Approved	15
7	14/12/16/3/3/2/307	Solar PV	Approved	15.6
8	14/12/16/3/3/1/429	Solar PV	Approved	7.4
9	12/12/20/2024/1A	Solar PV	Approved	17.4
10	12/12/20/2024/1A	Solar PV	Approved	17.4

<u>Proposed development footprint within applicable development incentive, restriction,</u> <u>exclusion or prohibition zones</u>

According to the Department of Environmental Affairs Screening Tool, the proposed area falls within a Renewable Energy Development Zone.

<u>Map of relative civil aviation (wind) theme sensitivity.</u>

According to the Department of Environmental Affairs Screening Tool, the proposed area's sensitivity is high (within 8 km of other civil aviation aerodrome).

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

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

Geology and Soils

Prince Albert Formation (Ecca Group)

The post-glacial basinal shale of the Prince Albert Formation (Ppr) forms the lowermost subunit of the Ecca Group. The Prince Albert succession consists mainly of tabular-bedded mudrocks of blue-grey, olive-grey to reddish-brown colour with occasional thin buff sandstones and even thinner (few cm), soft-weathering layers of yellowish water-lain tuff (i.e. volcanic ash layers). The Prince Albert Formation in the Kimberley and Warrenton sheet areas consists predominantly of dark, well-laminated basinal mudrocks (shales, siltstones) with minor thin-bedded fine-grained sandstone and siltstone lenses. The mudrocks are sometimes micaceous, carbonaceous or pyritic and typically contain a variety of diagenetic concretions enriched in iron and carbonate minerals. Much of the Ecca shale outcrop area has been modified by extensive near-surface calcretization as well as baking by Karoo dolerite intrusions.

Studies have shown that majority of the alluvial diamonds in gravel deposits along all the terraces along the Orange River are derived from two distinct gravel horizons. These comprise an upper deflation deposit (Rooikoppie) and an underlying (Primary fluvial-alluvial) gravel unit.

Primary fluvial-alluvial gravel deposits

The primary palaeo-fluvial succession comprises various proportions of gravel, sand and silt, typically with a basal gravel unit of up to 2m in thickness and an overlying finer-grained unit of up to 6m (the so-called "middlings" gravels). The poorly sorted gravels vary from pebble to cobble gravels, generally with a fair percentage of boulders (rarely +1m diameter). Interbedded sandy or granule beds and lenses occur frequently in more sandy, matrix supported gravel successions.

Deflation of 'Rooikoppie' deposits

These deposits represent a derived gravel and consist mainly of well-rounded and polished siliceous pebbles and reddish coloured sand. The clastic material is believed to originate the fluvial alluvial gravel units and consists of its most resistant components, in particular chert, agate, jasper, quartzite and vein quartz. Due to the decomposition and winnowing of the less resistant clastic and matrix material there has been a substantial concentration of the more durable components in the original gravel, including diamonds.

Ecological habitat and landscape features

The proposed area falls within vegetation unit SVk 4 and Aza 5, which is known as the Kimberley Thornveld and the Highveld Alluvial Vegetation. The Kimberly Thornveld is part of the Eastern

Kalahari Bushveld Bioregion, which is a sub-bioregion for the Savanna Biome. The Highveld Alluvial Vegetation is part of the Alluvial Vegetation Bioregion which is a sub-bioregion for the Inland Azonal Vegetation.

Kimberley Thornveld

According to Mucina and Rutherford (2006:516), the Kimberley Thornveld vegetation covers the North West, Free State and Northern Cape Provinces: Most of the Kimberley, Hartswater, Bloemhof and Hoopstad Districts as well as substantial parts of the Warrenton, Christiana, Taung, Boshof and to some extent the Barkley West District. This thornveld is situated on an altitude of 1050m – 1400m.

The area often has slightly irregular plains with a well-developed tree layer with *Acacia Erioloba*, *A. tortillis*, *A. karoo* and *Boscia albitrunca* and a well-developed shrub layer with occasional dense stands of *Tarchonanthus camphoratus* and *A. mellifera*. Grass layer open with much uncovered soil.

Mucina and Rutherford (2006:517) also states that the conservation of this thornveld type, is Least Threatened with a target of 16%. Only 2% of this thornveld is statutorily conserved in Vaalbos National Park and in Sanveld, Bloemhof Dam and S.A. Lombard Nature Reserve. As much as 18% is already transformed, mostly by cultivation. Low erosion is associated with this type of thornveld. The area is mostly used for cattle farming or game ranching. Overgrazing leads to encroachment of *Acacia mellifera subsp. detinens*.

Highveld Alluvial Vegetation

According to Mucina and Rutherford (2006:640), the Highveld Alluvial Vegetation covers the Free State, North-West, Mpumalanga and Gauteng Provinces as well as Lesotho and Swaziland: with Alluvial drainage lines and floodplains along rivers embedded within the Grassland Biome and marginal (eastern) units of the Kalahari (Savanna Biome), such as along the upper Riet, Harts, upper Modder, upper Caledon, Vet, Sand, Vals, Wilge, Mooi, middle and upper Vaal Rivers etc. and their numerous tributaries. Altitude ranging from 1 000 – 1 500 m.

The area has a relative flat topography supporting riparian thickets mostly dominated by Acacia karroo, accompanied by seasonally flooded grasslands and disturbed herblands often dominated by alien plants.

This has a conservation which is Least threatened with a 31% target. Nearly 10% statutorily conserved in Barberspan, Bloemhof dam, Christiana, Faan Mentjies, Sandveld, Schoonspruit, Soetdoringand Wolwespruit Nature Reserves. More than a quarter has been transformed for cultivation and by building of dams. These areas are prone to invasion by a number of weeds, encouraged by the high nutrient status of soils and ample water supply. The undergrowth of the alluvial riparian thickets and the accompanying grasslands suffer from heavy overgrazing in many places (Mucina and Rutherford, 2006:640).

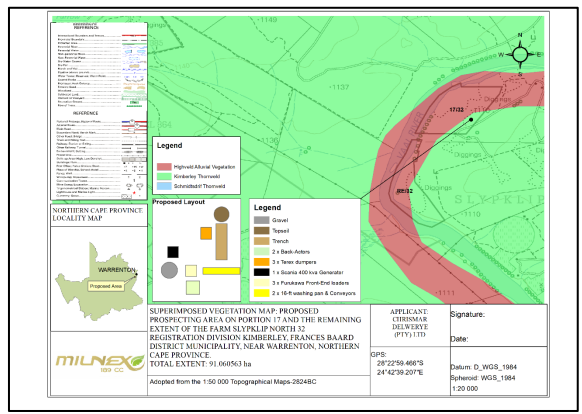
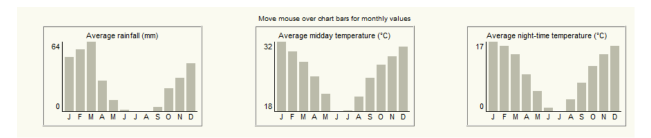


Figure 7: Vegetation Unit Map

Land capability and agricultural potential

<u>Climate</u>

Warrenton normally receives about 310mm of rain per year, with most rainfall occuring mainly during summer. The chart below (lower left) shows the average rainfall values for Warrenton per month. It receives the lowest rainfall (0mm) in July and the highest (64mm) in March. The monthly distribution of average daily maximum temperatures (centre chart below) shows that the average midday temperatures for Warrenton range from 18°C in June to 32°C in January. The region is the coldest during July when the mercury drops to 0.1°C on average during the night. Consult the chart below (lower right) for an indication of the monthly variation of average minimum daily temperatures (SAExplorer, 2018).



Protected Areas

According to the data for protected areas the proposed area does not fall within a Formally Protected Area nor Threatened Ecosystem.

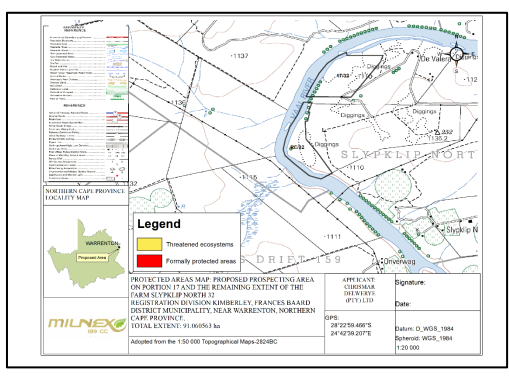


Figure 8: Protected Areas Map

Critical Biodiversity Area

The Department of Rural, Environmental and Agriculture Development (READ) defines Critical Biodiversity Areas and Ecological Support Areas as follows:

Critical Biodiversity Areas (CBAs) are terrestrial and aquatic areas of the landscape that need to be maintained in a natural or near-natural state in order to ensure the continued existence and functioning of species and ecosystems and the delivery of ecosystem services. In other words, if these areas are not maintained in a natural or near-natural state then biodiversity targets cannot be met. Maintaining an area in a natural state can include a variety of biodiversity compatible land uses and resource uses.

Ecological Support Areas (ESAs) are terrestrial and aquatic areas that are not essential for meeting biodiversity representation targets (thresholds), but which nevertheless play an important role in supporting the ecological functioning of critical biodiversity areas and/or in delivering ecosystem services that support socio-economic development, such as water provision, flood mitigation or carbon sequestration. The degree or extent of restriction on land use and resource use in these areas may be lower than that recommended for CBAs.

According to the data for Critical Biodiversity Areas, the proposed area falls within Ecological Support Area and Other Natural Areas.

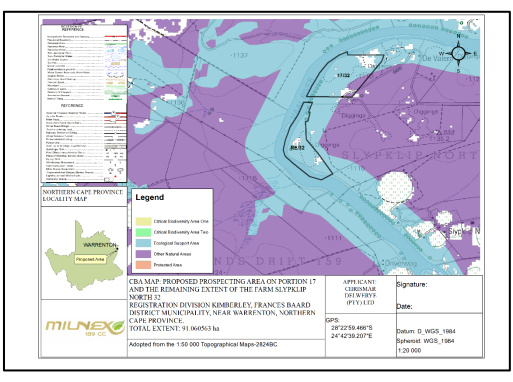


Figure 9: Critical Biodiversity Areas Map.

According to a matrix of recommended land use zones and associated activities in relation to the CBA map categories) prospecting in ESA areas is either not permitted and restricted to compulsory, site specific conditions & controls when unavoidable, not usually permitted.

NO	LAND USE ZONE	ASSOCIATED LAND USE ACTIVITIES	PA/CA	CBA1	CBA2	ESA1	ESA2	ONA
15	Quarrying and	Prospecting and Underground Mining	Ν	Ν	R	R	R	R
	Mining	Quarrying and open-cast mining (includes surface mining, dumping & dredging).	Ν	N	N	N	N	R
		Hydraulic Fracturing (fracking)	N	N	N	R	R	R

Notes:

- 1. Guidelines apply only to natural or near-natural land with natural vegetation cover within each category (on site).
- **2.** Y = YES, permitted and actively encouraged activity;
- $\textbf{3.} \quad N=NO, \, not \, permitted, \, actively \, discouraged \, activity; \, and,$
- 4. R = RESTRICTED to compulsory, site-specific conditions & controls when unavoidable, not usually permitted.

(North West Biodiversity Sector Plan, 2015:57)

<u>Sensitive area for Mine</u>

According to the Mining of Biodiversity Guidelines, biodiversity priority areas sensitive to the impacts of mining are categorized into four categories (please see the table below).

Category	Description
А	Legally protected
В	Highest biodiversity importance
С	High biodiversity importance

D	Moderate biodiversity importance

The purpose is to identify and categorize biodiversity priority areas sensitive to the impacts of mining in order to support mainstreaming of biodiversity issues in decision making in the mining sector.

According to the mine guide map, the proposed area does not fall within any category.

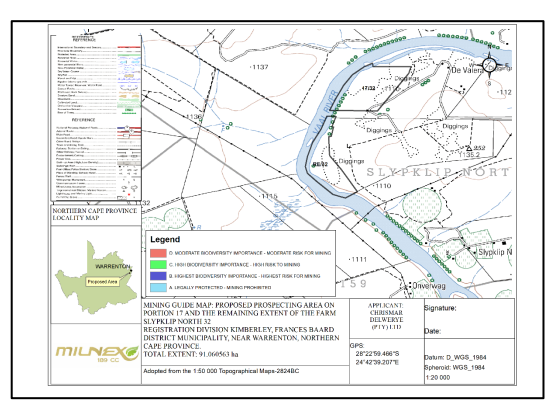


Figure 10: Sensitive area for mine

Wetland Areas

Wetland is 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 (from the South African National Water Act; Act No. 36 of 1998).

The maps below depict all wetland areas on the proposed area, there are Depressions on the proposed area and the wetland vegetation type falls within the Eastern Kalahari Bushveld Group 3 and Group 5.

According to the 2013 SANBI Biodiversity Series 22 a:

<u>Floodplain wetland</u> is a wetland area on the mostly flat or gently-sloping land adjacent to and formed by an alluvial river channel under its present climate and sediment load, which is subject to periodic inundation by overtopping of the channel bank. They generally occur on a plain and are typically characterised by a suite of geomorphological features associated with river-derived depositional processes, including point bars, scroll bars, oxbow lakes and levees. Floodplain

wetlands must be considered as wetland ecosystems that are distinct from but associated with the adjacent river channel itself, which must be classified as a 'river'.

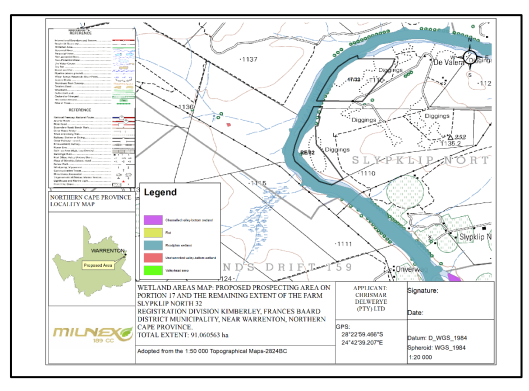


Figure 11: Wetland types present on site

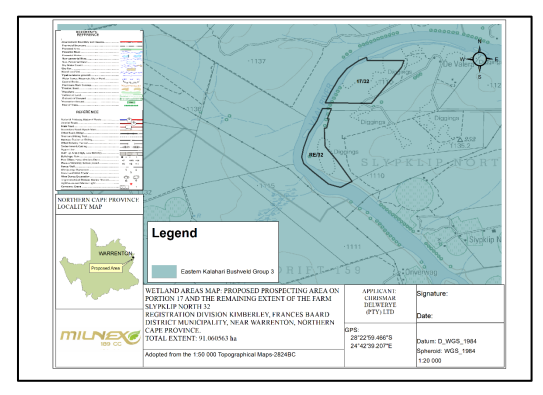


Figure 12: Wetland vegetation type

According to the Desktop Watercourse Delineation and Ecological Impact Assessment Report conducted by Khume Mtshweni from Milnex CC, the watercourses potentially affected by the mining operations are summarised as follows:

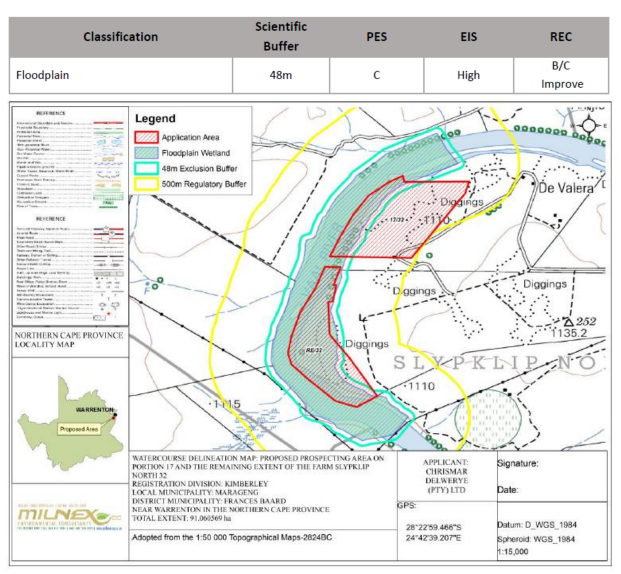


Figure 12: Watercourse Assessment and Delineation of the resources associated with the study site.

Description of the socio-economic environment

<u>Socio-economic conditions</u>

Magareng Local Municipality is an administrative area in the Frances Baard District of the Northern Cape in South Africa. Magareng is a Setswana name meaning "in the middle". The name reflects the geographic location of the municipality in relation to other areas.

According to the 2001 census the total population of Magareng was estimated 24,204 people. A huge influx of people into Magareng has since then taken place.

The urban node consists of Warrenton, Warrenvale and Ikhutseng while small agricultural villages have been establish throughout the municipal area of which Bullhill, Fourteen Streams,

Sydney's Hope, Windsorton Station, Moleko's Farm, Nazareth and Hartsvallei Farms are the most prominent. The rest of the area comprises mainly mixed farming. The area of jurisdiction is approximately 1542 km² in extent and accommodates approximately 24,042 people (StatsSA – 2011). 72% of the total population is Black, 17, 5% Coloured while the White population represents only 10% of the total population. The Indian and Asian population is insignificantly small to impact on the proportional representation.

The Northern Cape Province is renowned for its diamond mining. The GDP contribution by the mining and quarrying sector of the economy was 21,4% in 2001 while the finance, real estate and business services sector contributed 19,8% of the GDP of the province in 2001. However, the contribution made by the mining and quarrying sector to the GDP of South Africa in 2001 was only 5,7%. (Stats SA, 2002). The Northern Cape Province has showed an increase in its contribution to the GDP of South Africa of 2,7% for 2001, which is almost equal to the national average of 2,8%. If one however analyse the local economy of Magareng, the contribution made by the mining and quarrying activities falls outside the municipal area. Although there is no research that can support these conclusions drawn, participants in the IDP review workshops felt that agricultural sector was the predominant income base of the municipal area. This assumption is supported by the employment industry statistics which indicates that the agricultural sector is the largest employer in the municipal area, followed by the Social Services sector. One can therefore assume that the local economy is profoundly based on agriculture.

The socio-economic conditions are largely shaped by the high percentage of unemployment that prevails in the municipality. The economic landscape is dominated by the large number of diamond diggers with a few large companies and the rest mainly consisting of smaller companies and informal operators. There are no large companies in operation in the borders of the municipality with limited employment opportunities. The poor economic climate is contributing to poor social conditions throughout the municipality. The percentage of unemployment increased after the decline in the mining industry and agriculture sector and is estimated at 45%. It is also estimated that approximately 40% of the population earns income below the poverty line.

• <u>Cultural and heritage aspects</u>

According to the Department of Environmental Affairs Screening Tool, the relative archaeological and cultural heritage theme sensitivity is low. It further states that the palaeontology theme sensitivity is medium and high for the proposed area.

A desktop PIA study was conducted by Elize Butler from Banzai Environmental and the following findings were made:

The proposed development is mostly underlain by the Allanridge Formation (Platberg Group, Ventersdorp Supergroup) as well as alluvial diamondiferous gravel. The Allanridge Formation is not known to be fossiliferous while the Quaternary alluvial gravels have been associated with diamond mining. The general low palaeontological sensitivity of the bedrocks and superficial sediments in the proposed development footprint, indicates that the proposed development will have an overall LOW impact significance in terms of palaeontological heritage. It is therefore considered that the development is will not lead to detrimental impacts on the palaeontological resources of the area. If fossil remains are discovered during any phase of construction, either on the surface or exposed by excavations the Environmental Control Officer (ECO) in charge of these developments must be alerted immediately. 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 correct mitigation can be carry out by a paleontologist.

It is consequently recommended that no further palaeontological heritage studies, ground-truthing and/or specialist mitigation are required pending the discovery of newly discovered fossils.

A desktop HIA study was conducted by J A van Schalkwyk as access to the site was not possible. This report is based solely on available information. Please see the findings below:

The aim of the review was to determine, at desktop level if any sites, objects and structures of cultural significance would occur within the area in which the development is proposed.

The cultural landscape qualities of the region are made up of a pre-colonial element consisting of Stone Age and a much later colonial (farmer) component. This changed somewhat over the last one hundred and fifty years with the development of alluvial diamond mining which led to a number of settlements that were established in the region.

- A very low-density scatters, of Middle and Later Stone Age tools can be expected in the project area.
- It is highly possible that sites, feature or objects dating the historic period would be identified in the project area, especially in the vicinity of the river. These could include burial sites, built structures and mining related features.

Therefore, from a heritage point of view we recommend that a full heritage impact assessment is done before the proposed development can continue.

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 stonemade 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 coordinates.
- 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.

(b) Description of the current land uses.

The site essentially comprised of Natural vegetation, waterbodies, degraded land and the farm borders the Vaal River.

Below is the land cover of the farms.

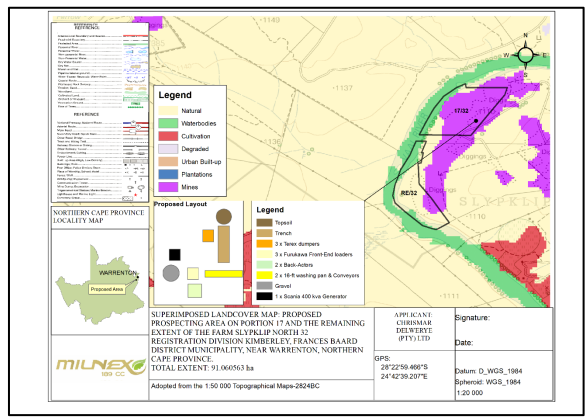


Figure 13: Land cover

v. IMPACTS AND RISKS IDENTIFIED INCLUDING THE NATURE, SIGNIFICANCE, CONSEQUENCE, EXTENT, DURATION AND PROBABILITY OF THE IMPACTS, INCLUDING THE DEGREE TO WHICH THESE IMPACTS

Significance of potential impacts

The following sections present the outcome of the significance rating exercise. The results suggest that almost none of the key issues identified as part of the EIR process had a negative high environmental significance. Instead the overall score indicate a low environmental significance score.

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 or fragmentation of indigenous natural fauna and flora:

According to Mucina and Rutherford (2006:516), the Kimberley Thornveld vegetation covers the North West, Free State and Northern Cape Provinces: Most of the Kimberley, Hartswater,

Bloemhof and Hoopstad Districts as well as substantial parts of the Warrenton, Christiana, Taung, Boshof and to some extent the Barkley West District. This thornveld is situated on an altitude of 1050m - 1400m.

The area often has slightly irregular plains with a well-developed tree layer with *Acacia Erioloba*, *A. tortillis*, *A. karoo* and *Boscia albitrunca* and a well-developed shrub layer with occasional dense stands of *Tarchonanthus camphoratus* and *A. mellifera*. Grass layer open with much uncovered soil.

Mucina and Rutherford (2006:517) also states that the conservation of this thornveld type, is Least Threatened with a target of 16%. Only 2% of this thornveld is statutorily conserved in Vaalbos National Park and in Sanveld, Bloemhof Dam and S.A. Lombard Nature Reserve. As much as 18% is already transformed, mostly by cultivation. Low erosion is associated with this type of thornveld. The area is mostly used for cattle farming or game ranching. Overgrazing leads to encroachment of *Acacia mellifera subsp. detinens*.

Highveld Alluvial Vegetation

According to Mucina and Rutherford (2006:640), the Highveld Alluvial Vegetation covers the Free State, North-West, Mpumalanga and Gauteng Provinces as well as Lesotho and Swaziland: with Alluvial drainage lines and floodplains along rivers embedded within the Grassland Biome and marginal (eastern) units of the Kalahari (Savanna Biome), such as along the upper Riet, Harts, upper Modder, upper Caledon, Vet, Sand, Vals, Wilge, Mooi, middle and upper Vaal Rivers etc. and their numerous tributaries. Altitude ranging from 1 000 – 1 500 m.

The area has a relative flat topography supporting riparian thickets mostly dominated by Acacia karroo, accompanied by seasonally flooded grasslands and disturbed herblands often dominated by alien plants.

This has a conservation which is Least threatened with a 31% target. Nearly 10% statutorily conserved in Barberspan, Bloemhof dam, Christiana, Faan Mentjies, Sandveld, Schoonspruit, Soetdoringand Wolwespruit Nature Reserves. More than a quarter has been transformed for cultivation and by building of dams. These areas are prone to invasion by a number of weeds, encouraged by the high nutrient status of soils and ample water supply. The undergrowth of the alluvial riparian thickets and the accompanying grasslands suffer from heavy overgrazing in many places (Mucina and Rutherford, 2006:640).

Loss or fragmentation of	Pre-mitigation impact	Post mitigation impact	
indigenous natural fauna and flora	rating	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	High (3)	Medium (2)	
Reversibility	Partly reversible (2)	Partly reversible (2)	
Irreplaceable loss of resources	Significant loss of	Marginal loss of resource	
	resource (3)	(2)	
Cumulative impact	Medium cumulative impac	ets (3),	
Significance	Negative Medium (45)	Negative low (28)	
Can impacts be mitigated?	If the development is approved, contractors must		
	ensure that no mammalian species are disturbed,		
	trapped, hunted or killed. If the development is		

approved, every effort should be made to confine the footprint to the blocks allocated for the development and have the least possible edge effects on the surrounding area. The EMPr also provides numerous mitigation measures – refer to section (f) of the EMPr.
 The potential impacts associated with damage to and loss of farmland should be effectively mitigated. The aspects that should be covered include: The site should be fenced off prior to commencement of construction activities; The footprint associated with the construction related activities (access roads, construction platforms, workshop etc.) should be confined to the fenced off area and minimised where possible;
 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.

• <u>Loss or fragmentation of habitats</u> – Given the medium probability of resident threatened species occurring at the footprint site, Water Use License Application will be lodged with the department of Water & Sanitation (DWS).

Loss or fragmentation of habitats	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	Very High (4)	High (3)
Reversibility	Barely reversible (3)	Barely reversible (3)
Irreplaceable loss of resources	Significant loss of	Marginal loss of
	resource (3)	resource (2)
Cumulative impact	Medium cumulative impa	acts (3).
Significance	Negative High (68)	Negative Medium (48)
Can impacts be mitigated?	Exotic and invasive plan	nt species should not be
	allowed to establish,	if the development is
	approved. Where exotic a	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.

• <u>Loss of topsoil</u> – 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.

	Pre-mitigation	Post mitigation	
Loss of topsoil	impact rating	impact rating	
Status (positive or negative)	Negative	Negative	
Geographical extent	Site (1)	Site (1)	
Probability	Possible (2)	Unlikely (1)	
Duration	Medium term (2)	Medium term (2)	
Magnitude	High (3)	High (3)	
Reversibility	Partly reversible (2)	Partly reversible (2)	
Irreplaceable loss of resources	Significant (3)	Marginal (2)	
Cumulative impact	Medium cumulative im	pact (3).	
Significance	Negative Medium (39)	Negative Medium (33)	
Can impacts be mitigated?	 measures are provided If an activity will masurface in any we topsoil should first entire surface at spreading during reference of the spreading during reference of all spreading vegeta Dispose of all spreading reference of all spreading vegeta Dispose of all spreading reference of the spreading vegeta During reference of the spreading vegeta Establish an effective reference on top soiled areas Establish an effective reference on the spreading vegeta of the date of the spreading vegeta of the spr	echanically disturb below yay, then any available at be stripped from the ind stockpiled for re- ehabilitation. Is must be conserved through erosion by tion cover on them. Subsurface spoils from they will not impact on on, the stockpiled topsoil spread over the entire entrolled where necessary record keeping system for soil is disturbed for es. These records should fronmental performance include all the records ordinates of each area. topsoil stripping. oordinates of where the	

• 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 an annual basis thereafter to show vegetation establishment and evaluate progress of restoration over time.
Section (f) of the EMPr also provide mitigation measures related to topsoil management.

• <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. The erosion risk is low due to the low slope gradients and low to moderate erodibility of the soils.

Soil erosion	Pre-mitigation impact rating	Post mitigation impact rating
Status (positive or negative)	Negative	Negative
Geographical extent	Site (1)	Site (1)
Probability	Possible (2)	Unlikely (1)
Duration	Medium term (2)	Medium term (2)
Magnitude	Medium (2)	Medium (2)
Reversibility	Partly reversible (2)	Partly reversible (2)
Irreplaceable loss of resources	Marginal (2)	Marginal (2)
Cumulative impact	Negligible cumulative im	pact (1).
Significance	Negative low (20)	Negative low (18)
Can impacts be mitigated?	are provided: Implemen run-off control, where it and safely disseminates	or management measures t an effective system of is required, that collects s run-off water from all prevents potential down
	system and specifically	-

• <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; but activities should be limited to normal working days and hours (6:00 – 18:00).

Temporary noise disturbance	Pre-mitigation impact rating	Post mitigation impact rating	
Status (positive or negative)	Negative	Negative	
Extent	Local (2)	Local (2)	
Probability	Definite (4)	Probable (3)	
Duration	Short term (1)	Short term (1)	
Magnitude	Medium (2)	Low (1)	
Reversibility	Completely reversible	Completely reversible	
	(1)	(1)	
Irreplaceable loss of resources	No loss of resource (1)	No loss of resource (1)	
Cumulative impact	The impact would result in negligible to no		
	cumulative effects (1).		
Significance	Negative low (20)	Negative low (9)	
Can impacts be mitigated?	Yes, management act	tions related to noise	
	pollution are included in	n section (f) of the EMPr.	

• <u>Generation of waste - general waste, construction waste, sewage and grey water</u> - The workers on site are likely to generate general waste such as food wastes, packaging, bottles, etc. Construction waste is likely to consist of packaging, scrap metals, waste cement, etc If any). The applicant will need to ensure that general and construction 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	Post mitigation	
Status (nasitive on negative)	rating	impact rating	
Status (positive or negative)	Negative	Negative	
Extent	Local/district (2)	Local/district (2)	
Probability	Definite (4)	Definite (4)	
Duration	Short term (1)	Short term (1)	
Magnitude	Low (1)	Low (1)	
Reversibility	Partly reversible (2)	Partly reversible (2)	
Irreplaceable loss of resources	No loss of resource (1)	No loss of resource (1)	
Cumulative impact	Medium cumulative imp	pact (3) - An additional	
	demand for landfill	space could result in	
	significant cumulative in	npacts if services become	
	unstable or unavailable, which in turn would		
	negatively impact on the local community.		
Significance	Negative medium (13)	Negative low (13)	
Can impacts be mitigated?	Yes, it is therefore important that all management		
	actions and mitigation	measures included in	
	section (f) of the EMPr are implemented.		

• <u>Impacts on heritage objects</u> – According to the Department of Environmental Affairs Screening Tool, the relative archaeological and cultural heritage theme sensitivity is low. It further states that the palaeontology theme sensitivity is medium and high for the proposed area.

A desktop PIA study was conducted by Elize Butler from Banzai Environmental and the following findings were made:

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The cultural landscape qualities of the region are made up of a pre-colonial element consisting of Stone Age and a much later colonial (farmer) component. This changed somewhat over the last one hundred and fifty years with the development of alluvial diamond mining which led to a number of settlements that were established in the region.

- A very low-density scatters, of Middle and Later Stone Age tools can be expected in the project area.
- It is highly possible that sites, feature or objects dating the historic period would be identified in the project area, especially in the vicinity of the river. These could include burial sites, built structures and mining related features.

Therefore, from a heritage point of view we recommend that a full heritage impact assessment is done before the proposed development can continue.

Impacts on heritage objects	Pre-mitigation impact rating	Post mitigation impact rating
Status (positive or negative)	Negative	Negative
Extent	Site (1)	Site (1)
Probability	Possible (2)	Possible (2)
Duration	Short term (1)	Short term (1)
Magnitude	Medium (2)	Low (1)
Reversibility	Irreversible (4)	Irreversible (4)
Irreplaceable loss of resources	Marginal loss of resource (2)	Marginal loss of resource (2)
Cumulative impact	Low cumulative impact (2). Should these impacts occur, there may be a cumulative impact on the preservation of heritage objects in the area.	
Significance	Negative low (24)	Negative low (12)

Can impacts be mitigated?	If archaeological sites or graves are exposed	
	during construction work, it should immediately	
	be reported to 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 practices, the influx of job seekers to the area, risk to safety, livestock and farm infrastructure, and increased risk of veld fires.

• <u>Increase in vehicle traffic</u> – The movement of heavy vehicles during the clearance of vegetation and topsoil has 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 gravel road off the R374. While the volume of traffic along this road is low, 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 road is repaired periodically. The movement of additional heavy vehicle traffic is will add significantly to the current traffic load on the road. The impact on the R374 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)	Local (2)
Probability	Probable (3)	Probable (3)
Duration	Short term (1)	Short term (1)
Magnitude	High (3)	Medium (2)
Reversibility	Completely reversible (1)	Completely reversible (1)
Irreplaceable loss of resources	No loss of resource (1)	No loss of resource (1)
Cumulative impact	Medium 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 medium impacts (33)	Negative low (11)
Can impacts be mitigated?	The potential impacts associated with heavy vehicles can be effectively mitigated. The mitigation measures include:	
	 The contractor must ensure that damage caused by construction on the gravel road of the R374 is repaired. The costs associated with the repair must be borne by the contractor; 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 sand and building materials are fitted with tarpaulins or covers; 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.
Also refer section (f) of the EMPr. For mitigation measures related to traffic.

• <u>Risk to safety, livestock and farm infrastructure</u> - The presence on and movement of workers on and off the site poses a potential safety threat to local famer's and farm workers in the vicinity of the site threat. 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.

Risk to safety, livestock and farm	Pre-mitigation impact	Post mitigation impact
infrastructure	rating	rating
Status (positive or negative)	Negative	Negative
Extent	Local (2)	Local (2)
Probability	Probable (3)	Probable (3)
Duration	Medium term (2)	Medium term (2)
Magnitude	High (3)	Medium (2)
Reversibility	Partly reversible (2)	Partly reversible (2)
Irreplaceable loss of resources	Marginal resource (2)	Marginal resource (2)
Cumulative impact	Low cumulative effects	(2), provided losses are
	compensated for.	
Significance	Negative medium (39)	Negative low (26)
Can impacts be mitigated?	 agreement with the whereby damages to fa construction phase we agreement should construction phase construction phase construction phase construction phase construction area the commencement of movement of constructions appointed to contractors appointed Ltd should provide construction would reduce the potential the remainder of the farmer o	ty) Ltd should enter into an local farmers in the area arm property etc. during the ill be compensated for. The be signed before the mmences; should be fenced off prior to the construction phase. The action workers on the site

	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 Chrismar Delwerye (Pty) Ltd
	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 Chrismar Delwerye (Pty)
	Ltd 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).
	J

• <u>Increased risk of veld fires</u> - 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 and farmsteads in the area. In the process, farm 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. In terms of potential mitigation measures, a fire-break should be constructed around the perimeter of the site prior to the commencement of the construction phase. In addition, fire-fighting equipment should be provided on site during the construction phase.

Increased risk of yeld fires	Pre-mitigation impact	Post mitigation
	rating	impact rating
Status (positive or negative)	Negative	Negative
Extent	Region (3)	Local (2)
Probability	Probable (3)	Probable (3)
Duration	Medium term (2)	Short term (1)
Magnitude	High (3)	Low (1)
Reversibility	Completely reversible (1)	Completely reversible
		(1)
Irreplaceable loss of resources	No loss of resource (1)	No loss of resource (1)
Cumulative impact	Negligible cumulative effects (1), provided losses	
	are compensated for.	
Significance	Negative medium (33)	Negative low (9)
Can impacts be mitigated?	The mitigation measures include:	

1
• A fire-break should be constructed around the
perimeter of the site prior to the
commencement of the construction phase;
• Contractor should ensure that open fires on
the site for cooking or heating are not allowed
except in designated areas;
• Contractor to ensure that construction related
activities that pose a potential fire risk, such
as welding, are properly managed and are
confined to areas where the risk of fires has
been reduced. Measures to reduce the risk of
fires include avoiding working in high wind
conditions when the risk of fires is greater. In
this regard special care should be taken
during the high risk dry, windy winter months;
• Contractor to provide adequate firefighting
equipment on-site, including a fire fighting
vehicle;
• Contractor to provide fire-fighting training to
selected construction staff;
• No construction staff, with the exception of
security staff, to be accommodated on site over
night;
• As per the conditions of the Code of Conduct,
in the advent of a fire being caused by
construction workers and or construction
activities, the appointed contractors must
compensate farmers for any damage caused to
their farms. The contractor should also
compensate the firefighting costs borne by
farmers and local authorities.

OPERATIONAL PHASE

Direct impacts: During the operational phase the study area will serve as an prospecting 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:

• <u>Soil erosion</u> – The largest risk factor for soil erosion will be during the operational phase when the prospecting activity ensues and soil is left bare until rehabilitation is initiated. 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.

Soil erosion	Pre-mitigation impact rating	Post mitigation impact rating
Status (positive or negative)	Negative	Negative

Extent	Local/Regional (2)	Local/Regional (2)	
Probability	Definite (4)	Unlikely (1)	
Duration	Long term (3)	Long term (3)	
Magnitude	High (3)	Medium (2)	
Reversibility	Partly reversible (2)	Partly reversible (2)	
Irreplaceable loss of resources	Significant loss of resource (3)	Marginal loss of resource (2)	
Cumulative impact	impacts occur, there wi	Medium cumulative impact (3). Should these impacts occur, there will be a cumulative impact on the air and water resources in the study area in terms of pollution.	
Significance	Negative High (51)	Negative Low (26)	
Can impacts be mitigated?	to not remove all the veg clear the area as it be implement concurrent r	Yes, to avoid soil erosion it will be a good practice to not remove all the vegetation at once but to only clear the area as it becomes necessary and to implement concurrent rehabilitation.	
	Also refer to section (f) o	i the EMPr.	

• <u>Change in land-use</u> – The use of the area for the operation of the prospecting activity will not disturb any agricultural activities on most of the portions as both will be done concurrently.

Change in land use	Pre-mitigation	Post mitigation
Change in land use	impact rating	impact rating
Status (positive or negative)	Negative	Negative
Extent	Province (3)	Local (2)
Probability	Definite (4)	Definite (4)
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 of	Marginal loss of
	resource (3)	resource (2)
Cumulative impact	Medium cumulative impacts (3).	
Significance	Negative high (54)	Negative medium
		(30)
Can impacts be mitigated?	The proponent s	should establish a
	Rehabilitation Fund to be used to rehabilitate	
	the area once the proposed 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 funds for closure and	
	decommissioning.	
	Also refer to section (f) of the EMPr.

• <u>Generation of alternative land use income</u> – Income generated through the alluvial diamond mine 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	Pre-mitigation impact	Post mitigation
income	rating	impact rating
Status (positive or negative)	Positive	Positive
Geographical extent	Site (1)	Site (1)
Probability	Definite (4)	Definite (4)
Duration	Long term (3)	Long term (3)
Magnitude	Medium (2)	High (3)
Reversibility	Completely reversible	Completely reversible
	(1)	(1)
Irreplaceable loss of resources	No loss of resources (1)	No loss of resources (1)
Cumulative impact	Medium cumulative impact (3).	
Significance	Positive Low (24)	Positive medium (39)
Can impacts be mitigated?	No mitigation required.	

• <u>Increase in storm water runoff</u> – 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 trench 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)	Local (2)
Probability	Probable (3)	Unlikely (1)
Duration	Long term (3)	Long term (3)
Magnitude	Medium (2)	Low (1)
Reversibility	Partly reversible (2)	Partly reversible (2)
Irreplaceable loss of resources	Marginal loss of resource (2)	Marginal loss of resource (2)
Cumulative impact		npact (3) - Should these ill be a cumulative impacts
Significance	Negative medium (30)	Negative low (13)
Can impacts be mitigated?	 Yes. It is therefore important that all management actions and mitigation measures included in section (f) of the EMPr. are implemented to ensure that these impacts do not occur The cut-off trenches and silt fences will be installed where necessary as to control runoff storm water by attenuating it and control the movement of sediment on the premises. These structures will be monitored on a regular basis. It is suggested that it be monitored on a weekly basis during the rainy season, and after possible rain events during the dry season. If these practices is found to be insufficient for the 	

alternatives should immediately be investigated
and implemented.

<u>Increased consumption of water</u> - Since $2 \ge 16$ feet washing pans will be used, the amount of water for the pans will be 34 000 L/hour from which 30% is re-used.

Increased consumption of water	Pre-mitigation	Post mitigation
	impact rating	impact rating
Status (positive or negative)	Negative	Negative
Extent	Region (3)	Region (3)
Probability	Definite (4)	Definite (4)
Duration	Long term (3)	Long term (3)
Magnitude	Medium (2)	Medium (2)
Reversibility	Irreversible (4)	Irreversible (4)
Irreplaceable loss of resources	Marginal loss of	Marginal loss of
	resources (2)	resources (2)
Cumulative impact	High cumulative impacts (4) - An additiona	
	demand on water so	urces could result in a
	significant cumulative	e impact with regards to
	the availability of water.	
Significance	Negative medium	Negative medium
	(40)	(40)
Can impacts be mitigated?	Yes, management actions and mitigation	
	measures related to	the use of water are
	included in section (f)	of the EMPr.

• <u>Generation of waste</u> – Approximately 15 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 by a contractor.

Generation of waste	Pre-mitigation	Post mitigation
Generation of waste	impact rating	impact rating
Status (positive or negative)	Negative	Negative
Extent	Local (2)	Local (2)
Probability	Definite (4)	Definite (4)
Duration	Long term (3)	Long term (3)
Magnitude	Low (1)	Low (1)
Reversibility	Partly reversible (2)	Partly reversible (2)
Irreplaceable loss of resources	No loss of resource	No loss of resource (1)
	(1)	
Cumulative impact	Medium cumulative impact (3) - An additional	
	demand for landfill	space could result in
	significant cumulative	impacts with regards to
	the availability of landfill space.	
Significance	Negative low (15)	Negative low (15)
Can impacts be mitigated?	Yes, management ac	ctions related to waste
	management are inclu	uded in section (f) of the
	EMPr.	

• <u>Leakage of hazardous materials</u> - The proposed prospecting 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	Post mitigation
	impact rating	impact rating
Status (positive or negative)	Negative	Negative
Extent	Local (2)	Local (2)
Probability	Possible (2)	Unlikely (1)
Duration	Long term (3)	Long term (3)
Magnitude	High (3)	Medium (2)
Reversibility	Partly reversible (2)	Partly reversible (2)
Irreplaceable loss of resources	Marginal loss of	Marginal loss of
	resource (2)	resource (2)
Cumulative impact	The impact would res	ult in negligible to no
	cumulative effects (1)	
Significance	Negative medium	Negative low (22)
	(36)	
Can impacts be mitigated?	Yes. It is therefore	important that all
	management action	s and mitigation
	measures included in	the section (f) of EMPr
	are implemented to ens	ure that these impacts
	do not occur.	

• <u>Noise disturbance</u> - Prospecting activities will result in the generation of noise over a period of 3-5 years. Sources of noise are likely to include vehicles, the use of machinery such as backactors, rotary pans and people working on the site. The noise impact is likely to be significant as the closest

Temporary noise disturbance	Pre-mitigation	Post mitigation
Temporary noise disturbance	impact rating	impact rating
Status (positive or negative)	Negative	Negative
Extent	Local (2)	Local (2)
Probability	Definite (4)	Probable (3)
Duration	Medium term (2)	Medium term (2)
Magnitude	Very high (4)	High (3)
Reversibility	Completely reversible	Completely reversible
	(1)	(1)
Irreplaceable loss of resources	No loss of resource (1)	No loss of resource (1)
Cumulative impact	The impact would resul	t in medium cumulative
	effects (3).	
Significance	Negative High (52)	Negative medium
		(36)
Can impacts be mitigated?	Yes, management act	tions related to noise
	pollution are included in	n section (f) of the EMPr.

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.

• <u>Potential impact on tourism</u> – The impact of the proposed prospecting of diamond alluvial on the areas sense of place with mitigation is likely to be low. In addition, the site will be visible from the R374.

Potential impacts on tourism	Pre-mitigation	Post mitigation
Fotential impacts on tourism	impact rating	impact rating
Status (positive or negative)	Negative	Negative
Extent	Site (1)	Site (1)
Probability	Possible (2)	Possible (2)
Duration	Medium term (2)	Medium term (2)
Magnitude	medium (2)	Low (1)
Reversibility	Completely	Completely reversible
	reversible (1)	(1)
Irreplaceable loss of resources	N/A	N/A
Cumulative impact	N/A	
Significance	Negative low (12)	Negative low (6)
Can impacts be mitigated?	No mitigation required	1

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 prospecting area.

• <u>Rehabilitation of the physical environment</u> – The physical environment will benefit from the closure of the prospecting area since the site will be restored to its natural state.

Rehabilitation of the physical	Pre-mitigation	Post mitigation
environment	impact rating	impact rating
Status (positive or negative)	Positive	Positive
Extent	Site (1)	Site (1)
Probability	Possible (2)	Probable (3)
Duration	Long term (3)	Long term (3)
Magnitude	Low (1)	Medium (2)
Reversibility	N/A	N/A
Irreplaceable loss of resources	N/A	N/A
Cumulative impact	The impact would result in negligible to no	
	cumulative effects (1)	
Significance	Negative low (7)	Negative low (16)
Can impacts be mitigated?	No mitigation measures required.	

• <u>Loss of employment</u> - Given the relatively large number of people employed during the operational phase, 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	Possible (2)	Possible (2)
Duration	Medium term (2)	Short term (1)
Magnitude	High (3)	Medium (2)

Reversibility	Partly reversible (2)	Partly reversible (2)
Irreplaceable loss of resources	No loss of resource (1)	No loss of resource (1)
Cumulative impact	The impact would rest cumulative effects (1)	ult in negligible to no
Significance	Negative medium (30)	Negative low (18)
Can impacts be mitigated?	 should be dismantle site on decommission Chrismar Delwery establish an Enviror Trust Fund to 	and infrastructure he proposed facility ed and transported off-

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

NATURE			
Include a brief description of the impact of environmental parameter being assessed in the context of the project. This criterion includes a brief written statement of the environmental aspect being impacted upon by a particular action or activity.			
	GE	OGRAPHICAL EXTENT	
This is	defined as the area over whic	h 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 de	scribes the chance of occurre	ence of an impact.	
1	Unlikely	The chance of the impact occurring is extremely low (Less than a 25% chance of occurrence).	
2	Possible	The impact may occur (Between a 25% to 50% chance of occurrence).	
3	Probable	The impact will likely occur (Between a 50% to 75% chance of occurrence).	
4	Definite	Impact will certainly occur (Greater than a 75% chance of occurrence).	
		DURATION	
	This describes the duration of the impacts. Duration indicates the lifetime of the impact as a result of the proposed activity.		
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 $(0 - 2 \text{ years})$.	
2	Medium term Long 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	
5		entire operational life of the development, but will be	

		mitigated by direct human action or by natural processes thereafter (10 – 30 years).
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.
	INT	rensity/ magnitude
Desc	ribes the severity of an impact.	· · · ·
1	Low	Impact affects the quality, use and integrity of the system/component in a way that is barely perceptible.
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).
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.
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.
		REVERSIBILITY
	describes the degree to which a proposed activity.	n impact can be successfully reversed upon completion of
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.
	IRREPLAC	EABLE LOSS OF RESOURCES
This activi		esources will be irreplaceably lost as a result of a proposed
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.

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		
1	Negligible cumulative	The impact would result in negligible to no cumulative
	impact	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	Description
	rating	
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	The anticipated impact will have moderate negative
	impact	effects and will require moderate mitigation measures.
29 to 50	Positive medium	The anticipated impact will have moderate positive
	impact	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	The anticipated impact will have highly significant
	impact	effects and are unlikely to be able to be mitigated
		adequately. These impacts could be considered "fatal
		flaws".
74 to 96	Positive very high	The anticipated impact will have highly significant
	impact	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)

- Increased ambient noise levels resulting from geophysic surveys site fly-overs and increased traffic movement during all prospecting phases.
- Potential water and soil pollution impacts resulting from hydrocarbon spills and soil erosion which may impact on environmental resources utilized by communities, landowners and other stakeholders.
- Potential water and soil pollution impacts resulting from hydrocarbon spills and soil erosion which may impact on ecosystem functioning.
- Increased vehicle activity with in the area resulting in the possible destruction and disturbance of fauna and flora.
- Poor access control to farms which may impact on cattle movement, breeding and grazing practices.
- Influx of persons (job seekers) to site as a result of increased activity and the possible resultant increase in opportunistic crime.
- Potential visual impacts caused by prospecting activities.
- Prospecting will be undertaken by specialist sub contractors and it is not anticipated that employment opportunities for local and / or regional communities will result from the prospecting activities.

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).

No adverse environmental or social impacts associated with the prospecting activity have been identified through the Scoping & EIR process. Mitigation measures as set out in the Environmental Management Programme (EMPr) attached in Part B must be implemented in order to minimise any potential impacts.

All comments received during the review period of the Scoping and EIR report, as well as response provided is captured and recorded within the Comments and Response Report and will be attached in the final EIR.

ix. MOTIVATION WHERE NO ALTERNATIVE SITES WERE CONSIDERED.

This alternative asks the question, if there is not, from an environmental perspective, a more suitable location for the proposed activity. Portion 17 and the Remaining Extent of the farm Slypklip North 32 is preferred due to the sites underlying alluvial diamond bearing gravel, therefore there will be no other alternative (i.e. to facilitate the movement of machinery, equipment, infrastructure).

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

Design alternatives were considered throughout the planning and design phase (i.e. where is the rock bed located?). In this regard discussions on the design were held between the EAP and the developer. The layout follows the limitations of the site and aspects such as, roads, site offices and workshop area as well as fencing.

H. 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.

i. 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.

- <u>Checklist</u>: 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.
- <u>Matrix</u>: 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.

QUESTION	YES	NO	Un-	Description						
			sure							
1. Are any of the following located on the site earmarked for the development?										
I. A river, stream, dam or wetland	×			The Vaal River and a Floodplain wetland. Where applicable a Water Use License Application will be launched for conducting mining operations.						
II. A conservation or open space			×	-						

Table: Environmental checklist

III. An area that is of cultural importance	×			 A desktop HIA study was conducted by J A van Schalkwyk as access to the site was not possible. This report is based solely on available information. Please see the findings below: A very low-density scatters, of Middle and Later Stone Age tools can be expected in the project area. It is highly possible that sites, feature or objects dating the historic period would be identified in the project area, especially in the vicinity of the river. These could include burial sites, built structures and mining related features. Therefore, from a heritage point of view we recommend that a full heritage impact assessment is done before the proposed development can continue.
IV. Site of geological significance		×		A desktop PIA study was conducted by Elize Butler from Banzai Environmental and the following findings were made: The proposed development is mostly underlain by the Allanridge Formation (Platberg Group, Ventersdorp Supergroup) as well as alluvial diamondiferous gravel. The Allanridge Formation is not known to be fossiliferous while the Quaternary alluvial gravels have been associated with diamond mining. The general low palaeontological sensitivity of the bedrocks and superficial sediments in the proposed development footprint, indicates that the proposed development will have an overall LOW impact significance in terms of palaeontological heritage.
V. Areas of outstanding natural beauty		• ×		None.
VI. Highly productive agricultural land		×		Class 5 cultivation land
VII. Floodplain	×			The portion is situated next to the Vaal river which may result in a floodplain.
VIII. Indigenous forest			×	None.
IX. Grass land			×	None.
X. Bird nesting sites	×			Due to the presence of Vaal river next to the proposed portions, there may be bird nests present on site

XI. Red data species			×	
XII. Tourist resort		×		Will be determined by the site visit.
2. Will the project potentially	result	in pot	tential	
I. Removal of people		×		None.
II. Visual Impacts	×			The visual impact will be managed by placing stockpiles on the boundaries closer to the road. As much existing vegetation as possible may be retained, specifically bushes and trees This will assist to conceal the development.
III. Noise pollution	×			The noise impact is unlikely to be significant.
IV. Construction of an access road		×		None. Access will be obtained from gravel roads off the R374.
V. Risk to human or valuable ecosystems due to explosion/fire/ discharge of waste into water or air.	×			Possible water pollution. This may trigger water use under NWA section 21 g.
VI. Accumulation of large workforce (>50 manual workers) into the site.		×		Approximately 15 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.	×			Since 2 x 16 feet washing pans will be used, the amount of water for the pans will be 34 000 L/hour from which 30% is re-used.
VIII. Job creation	×			Approximately 15 employment opportunities will be created during the construction and operational phase of the project.
IX. Traffic generation		×		None.
X. Soil erosion		×		Only areas earmarked for prospecting will be cleared. The prospecting will be phased and the topsoil stockpiled separately. Concurrent rehabilitation will take place. The soil also has a low erosion potential.
XI. Installation of additional bulk telecommunication transmission lines or facilities		×		None.
3. Is the proposed project loca	ated ne	ar the	e follow	ving?
I. A river, stream, dam or				
wetland	×			The Vaal River.
II. A conservation or open space area			×	
III. An area that is of cultural			×	
IV. A site of geological			×	
V. An area of outstanding		×		None
VI. Highly productive			×	
VII. A tourist resort		×		None

VIII. A formal or informal	×	

<u>Matrix analysis</u>

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.

I. AN ASSESSMENT OF EACH IDENTIFIED POTENTIALLY SIGNIFICANT IMPACT AND RISK

LISTED ACTIVITY (The Stressor)	ASPECTS OF THE DEVELOPMENT /ACTIVITY			РОТ	ENTIAL IMPACTS	SIGNIFICANCE AND MAGNITUDE OF POTENTIAL IMPACTS			MITIGATION OF POTENTIAL IMPACTS	SPECIALIST STUDIES /		
(,			Receptors		Impact description	Minor	Major	Durati on	Possible Mitigation	INFORMATION		
			C	ONST	RUCTION PHASE			1				
Listing Notice GNR 325, Activity 15: "The clearance of an area of 20 hectares or more, of indigenous vegetation."	Areas earmarked for prospecting will need to be cleared, topsoil will be		Fauna & Flora Air	•	Loss or fragmentation of habitats. Air pollution due to the increase of traffic		-	L	Yes	-		
		RONMENT	Soil	•	of construction vehicles. Soil degradation, including erosion. Loss of topsoil. Disturbance of soils and existing land use (soil compaction).		-	S	Yes			
		BIOPHYSICAL ENVIRONMENT	Geology	•	It is not foreseen that the removal of indigenous vegetation will impact on the geology or vice versa.		-	S	Yes	-		
			Existing services infrastructure	•	Generation of waste that need to be accommodated at a licensed landfill site. Generation of sewage that need to be accommodated by the local sewage plant.		-	S	Yes	-		
		щ	Ground water	٠	Pollution due to construction vehicles.	-		S	Yes	-		
	Lo un LN EN Vis		Surface water	•	Increase in storm water run-off. Pollution of water sources due to soil erosion. Destruction of watercourses (pans/dams/streams).		-	S	Yes	_		
		Local unemploymen t rate	•	Job creation. Business opportunities.		+	s	Yes	-			
		/IRONME	Visual landscape	٠	Potential visual impact on residents of farmsteads and motorists in close proximity to proposed facility.	-		L	Yes	-		
		EN	Traffic volumes	٠	Increase in construction vehicles.	-		S	Yes	-		
		SCONOMIC	Health & Safety	•	Air/dust pollution. Road safety. Increased risk of veld fires.		-	S	Yes			
		SOCIAL/	Noise levels	•	The generation of noise as a result of construction vehicles, the use of machinery such as drills, excavators, rotary pans, dumper trucks and people working on the site.	-		L	Yes	-		

		Tourism industry	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.
		Heritage resources	 Removal or destruction of archaeological and/or paleontological sites. Removal or destruction of buildings, structures, places and equipment of cultural significance. Removal or destruction of graves, cemeteries and burial grounds.
Listing Notice GNR 325,Site clearing and preparationActivity 19: "The removalAreas earmarked for prospecting willand disposal of mineralsneed to be cleared, topsoil will becontemplated in terms ofstockpiled separately.		Fauna & Flora	 Loss or fragmentation of indigenous natural vegetation. Loss of sensitive species. Loss or fragmentation of habitats.
section 20 of the Mineral and PetroleumThis will inevitably result in the removal of indigenous vegetation located on the		Air quality	Air pollution due to the increase of traffic. M Yes -
Petroleum Resources of indigenous vegetation located on the Development Act, 2002 (Act site. No. 28 of 2002), including— site. Listing Notice GNR 325, Activity 20: "Any activity including the operation of of indigenous vegetation located on the	BIOPHYSICAL ENVIRONMENT	Soil	 Soil degradation, including erosion. Disturbance of soils and existing land use (soil compaction). Loss of agricultural potential (low significance relative to agricultural potential of the site).
that activity which requires a prospecting right in terms of section 16 of the Mineral and Petroleum Resources		Geology	• It is not foreseen that the removal of indigenous vegetation will impact on the geology or vice versa. N/A N/A N/A N/A -
Development Act, 2002 (Act No. 28 of 2002), including—		Existing services infrastructure	 Generation of waste that need to be accommodated at a licensed landfill site. Generation of sewage that need to be accommodated by the local sewage plant.
		Ground water	Pollution due to construction vehicles. S Yes -
		Surface water	 Increase in storm water run-off. Pollution of water sources due to soil erosion. Destruction of watercourses (pans/dams/streams).
	SOCIAL/ECONOMIC ENVIRONMENT	Local unemploymen t rate	Job creation. Skills development. Skills
		Visual landscape	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.
		Traffic volumes	Increase in construction vehicles. S Yes -
		Health & Safety	Air/dust pollution. Road safety. S Yes -
	SOCIA	Noise levels	The generation of noise as a result of construction vehicles, and people working on the site.

		Tourism industry Heritage resources	clos cons impa • Rem and	the there are no tourism facilities in e proximity to the site, the struction activities will not have an act on tourism in the area. noval or destruction of archaeological /or paleontological sites.	N/A	N/A	N/A	N/A	-
			stru cult	noval or destruction of buildings, actures, places and equipment of ural significance. noval or destruction of graves,	N/A	N/A	N/A	N/A	-
				eteries and burial grounds.					
	<u> </u>		OPERATION				I I		
Listing Notice GNR 325, The key components of the proposed		Fauna & Flora		gmentation of habitats.					
Activity 19: "The removal project are described below: and disposal of minerals contemplated in terms of			weed	ablishment and spread of declared ds and alien invader plants erations).		-	L	Yes	-
section 20 of the Mineral and PetroleumSupporting Infrastructure control facility with basic services such as water and electricity will		Air quality	crus	pollution due to the mining activity, sher plant and transport of the gravel he designated areas.	-		S	Yes	-
No. 28 of 2002), including— (a) associated infrastructure, structures and earthworks, directly related to prospecting of a mineral resource [,]; or (b) [includingbe constructed on the site and will have an approximate footprint 50m² or less. Other supporting infrastructure includes a site office and workshop area.		Soil	 Soil Dist use Loss sign 	degradation, including erosion. curbance of soils and existing land (soil compaction). s of agricultural potential (low dificance relative to agricultural ential of the site).		-	L	Yes	-
 activities for which an exemption has been issued in terms of section 106 of the Mineral and Petroleum Resources Development Act, 2002 (Act No. 28 of 2002)] Fencing - For health, safety and security reasons, the facility will be required to be fenced off from the surrounding farm. 	NVIRONMENT	Geology	 Colla Seep Activity Erood The Instant Steep slop Aread Aread 	apsible soil. page (shallow water table). ve soil (high soil heave). dible soil. presence of undermined ground. ability due to soluble rock. ep slopes or areas of unstable natural bes. as subject to seismic activity. as subject to flooding.		-	L	Yes	-
washing; but excluding the secondary processing of a mineral resource, including the smelting, beneficiation, reduction, refining, calcining or gasification of the mineral resource in which case activity 6 in this Notice	BIOPH	Existing services infrastructure	acco • Gen acco sewo plan • Incr App	reased consumption of water. roximately 34 000 L/hour		-	L	Yes	-
applies.		Ground water	mac func	kage of hazardous materials. The chinery on site require oils and fuel to ction. Leakage of these oils and fuels contaminate water supplies.		-	L	Yes	-
		Surface water	deve incr	ease in storm water runoff. The elopment will potentially result in an ease in storm water run-off that ds to be managed to prevent soil sion.	-		L	Yes	-

			•	Destruction of watercourses					1
				(pans/dams/streams).					
				Leakage of hazardous materials. The					
				machinery on site require oils and fuel to					
				function. Leakage of these oils and fuels					
				can contaminate water supplies.					
		Local	•	Job creation. Security guards will be					
		unemploymen		required for 24 hours every day of the		+	т	V	
		t rate		week.		+	L	Yes	-
			•	Skills development.					
		Visual	•	The proposed portions are used for					
		landscape		livestock grazing which will still take place					
	TV			simultaneously with the prospecting		-	L	Yes	-
	4E1			activity, however this depends on the					
	NN			location of the activity.					
	RO	Traffic	•	Increase in vehicles collecting gravel for					
	IVV	volumes		distribution.	-		S	Yes	-
	E C	Health &		Air/dust pollution.					
	MIC	Safety		Road safety.		- S	S	Yes	-
	SOCIAL/ECONOMIC ENVIRONMENT	Saicty	•	Noau saicty.			~	100	
	CO]	Noise levels	•	The proposed development will result in					
	/EC			noise pollution during the operational	-	-	L	Yes	-
	AL			phase.					
	CI	Tourism							
	SC	industry	•	Since there are no tourism facilities in					
				close proximity to the site, the	N/A N/A	N/A	I/A N/A	N/A	-
				decommissioning activities will not have					
				an impact on tourism in the area.					
		Heritage		It is not foreseen that the proposed					
		resources		activity will impact on heritage resources	N/A	N/A	N/A	N/A	-
				or vice versa .					
				SSIONING PHASE					
- <u>Mine closure</u>		Fauna & Flora		Re-vegetation of exposed soil surfaces to	+		L	Yes	-
During the mine closure the Mine and				ensure no erosion in these areas.					
its associated infrastructure will be	_	Air quality		Air pollution due to the increase of traffic	_		S	Yes	-
dismantled.	BIOPHYSICAL ENVIRONMENT	0.11		of construction vehicles.					
Rehabilitation of biophysical	ME	Soil		Backfilling of all voids	+		L	Yes	-
environment	NO			Placing of topsoil on backfill					
The biophysical environment will be	7IR(Geology		It is not foreseen that the					
rehabilitated.	NN(decommissioning phase will impact on	N/A	N/A	N/A	N/A	-
	ΓE			the geology of the site or vice versa.					
	CA	Existing		Generation of waste that need to be					
	VSI	services		accommodated at the local landfill site.					
	ίΗc	infrastructure		Generation of sewage that need to be				Vaa	
	IOI			accommodated by the municipal	-		S	Yes	-
	В			sewerage system and the local sewage					
				plant. Increase in construction vehicles.					
		Ground water		Pollution due to construction vehicles.	_		S	Yes	
		Giouna water	•				5	105	_

	Surface water	 Increase in storm water run-off. Pollution of water sources due to soil erosion. Destruction of watercourses (pans/dams/streams). Loss of employment. 	-		S	Yes	-
	unemploymen t rate			-	L	Yes	-
	Visual landscape	 Potential visual impact on visual receptors in close proximity to proposed facility. 	-		S	Yes	-
ENT	Traffic volumes	• Increase in construction vehicles.	-		S	Yes	-
NOMIC ENVIRONMENT	Health & Safety	 Air/dust pollution. Road safety. 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. 			L	Yes	-
SOCIAL/ECONOMIC	Noise levels	• The generation of noise as a result of construction vehicles, the use of machinery and people working on the site.	-		S	Yes	-
ŭ –	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.	N/A	N/A	N/A	N/A	-

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

J. SUMMARY OF THE KEY FINDINGS OF THE ENVIRONMENTAL IMPACT ASSESSMENT

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

LIST OF STUDIES UNDERTAKEN	RECOMMENDATIONS OF SPECIALIST REPORTS	SPECIALIST RECOMMENDATI ONS THAT HAVE BEEN INCLUDED IN THE EIA REPORT (Mark with an X where applicable)	REPORT WHERE SPECIALIST RECOMMENDATI
	CONCLUSIONS AND RECOMMENDATIONS		
	The aim of the review was to determine, at desktop level if any sites, objects and structures of cultural significance would occur within the area in which the development is proposed.		
	The cultural landscape qualities of the region are made up of a pre-		
Desktop HIA Conducted by J A van	colonial element consisting of Stone Age and a much later colonial (farmer) component. This changed somewhat over the last one hundred and fifty years with the development of alluvial diamond mining which led to a number of settlements that were established		
Schalkwyk	in the region.		
	 A very low-density scatters, of Middle and Later Stone Age tools can be expected in the project area. It is highly possible that sites, feature or objects dating the historic period would be identified in the project area, especially in the vicinity of the river. These could include burial sites, built structures and mining related features. 		

	Therefore, from a heritage point of view we recommend that a full
	heritage impact assessment is done before the proposed
	development can continue.
	In Conclusion:
	According to the South African National Biodiversity Institute
	(SANBI), the proposed site overlaps within the Kimberley
	Thornveld (SVcb3) and the Highveld Alluvial (Aza5) vegetation
	Ecosystem.
	 According to data sourced from South African National
	Biodiversity Institute (SANBI), the study site does not overlap
	with any formally Protected Area.
	No Important Bird and Biodiversity Areas (IBAs) were identified
	within the vicinity of the study site (Birdlife 2019);
	• The proposed area does not fall within any high biodiversity
	importance category according to the Mining and Biodiversity
Desktop watercourse	Guideline (2013);
delineation and ecological	The study site falls within the Southern Kalahari Ecoregion.
impact assessment report	• According to the National Wetland map5 (2018), a Floodplain
	wetland (Vaal River) occurs on site.
Conducted by Khume	
Mtshweni from Milnex CC	Fauna and Flora Species Desktop Analysis:
	Several Alien and Invasive Vegetation Species potentially occur
	on site.
	Several species possibly occurring on site are protected under
	NEMBA. Although not listed in the species list, the Giant
	Bullfrog (Pyxicephalus adspersus) which is of special
	conservation concern and protected under NEMBA is expected
	to occur.
	Wetland Assessment:
	Classification Scientific PES EIS REC Buffer
	Floodplain (Vaal River) 48m C High B/C Improve

The allocation of buffers/exclusion zones was in accordance with
the wetlands PES as well as EIS. The allocated buffers can be
reviewed due to the assessment being conducted at desktop level.
Various potential impacts are associated with the proposed
prospecting activities and are discussed in the impact assessment
scores derived according to the amended EIA Regulations (2017).
The impacts where derived from the prospecting work programme
submitted for a prospecting right application with bulk sampling.

Mining and Biodiversity Guidelines (2013)	According to the mine guide map, the study site does not overlap with any biodiversity priority areas for mining.
NEMA Impact Assessment	Most of the impacts associated with the proposed mining range from Medium-Low to High prior to mitigation taking place. With mitigation fully implemented, the significance of most impacts can be reduced to Very Low, Low, Medium-Low or Medium-High
Mitigation Measures	Refer to Section 6.4
Does the Specialist support the Application?	Yes

It is imperative that an effective management plan is implemented to ensure that all mitigation measures discussed in the report are adhered to. The position of Remaining Extent of Portion 5 (RE/32) is a cause for concern because the site falls within the buffer zone and the delineated watercourse. It is recommended that the layout map be revised to allow prospecting to be conducted outside of the 48m buffer zone.

Therefore, the proposed prospecting operations can be considered from an ecological conservation point of view. During the construction, operational and decommissioning phases all mitigation measures, recommendations made and concerns raised in this document should be taken into consideration. A highly articulate rehabilitation plan should be implemented to rehabilitate the proposed study site, and active alien and invasive vegetation removal should take place in accordance with an Alien Invasive Vegetation Management Plan.

	Whilst impact to the watercourse and resource quality can be	
	assumed to be high, because of historic and current mining	
	activities within the vicinity of the study site. Implementation of a	
	good rehabilitation plan and recommended mitigation measures can	
	potentially aid in reducing the overall impacts on the watercourse	
	and receiving environment. Species of importance such as the	
	Boscia albitrunca (Sheperds Tree) and the Pyxicephalus adspersus	
	(Giant Bullfrog) are expected to occur on site.	
	It is therefore recommended to complete field verification to confirm	
	desktop information, and to assess the current state of the wetland	
	for a more robust and comprehensive assessment.	
	FINDINGS AND RECOMMENDATIONS FOR THE	
	The proposed development is mostly underlain by the Allanridge	
	Formation (Platberg Group, Ventersdorp Supergroup) as well as	
	alluvial diamondiferous gravel. The Allanridge Formation is not	
	known to be fossiliferous while the Quaternary alluvial gravels have	
	been associated with diamond mining. The general low	
	palaeontological sensitivity of the bedrocks and superficial	
Palaeontological Desktop	sediments in the proposed development footprint, indicates that the	
Assessment	proposed development will have an overall LOW impact significance	
	in terms of palaeontological heritage. It is therefore considered that	
Conducted by Elize Butler	the development is will not lead to detrimental impacts on the	
from Banzai	palaeontological resources of the area. If fossil remains are	
Environmental	discovered during any phase of construction, either on the surface	
	or exposed by excavations the Environmental Control Officer (ECO)	
	in charge of these developments must be alerted immediately. 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 correct	
	mitigation can be carry out by a paleontologist.	
	I	

It is consequently recommended that no further palaeontological	
heritage studies, ground-truthing and/or specialist mitigation are	
required pending the discovery of newly discovered fossils.	

K. ENVIRONMENTAL IMPACT STATEMENT

- A. This section provides a summary of the assessment and conclusions drawn from the proposed prospecting 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 prospecting activity:
- Potential impacts on biodiversity: According to the data for Critical Biodiversity Areas, the proposed area falls within Ecological Support Area and Other Natural Areas. But through implementing mitigation measures, no adverse impacts are expected.
- > Potential impact on Heritage and Palaeontological resources:

A desktop PIA study was conducted by Elize Butler from Banzai Environmental and the following findings were made:

The proposed development is mostly underlain by the Allanridge Formation (Platberg Group, Ventersdorp Supergroup) as well as alluvial diamondiferous gravel. The Allanridge Formation is not known to be fossiliferous while the Quaternary alluvial gravels have been associated with diamond mining. The general low palaeontological sensitivity of the bedrocks and superficial sediments in the proposed development footprint, indicates that the proposed development will have an overall LOW impact significance in terms of palaeontological heritage. It is therefore considered that the development is will not lead to detrimental impacts on the palaeontological resources of the area. If fossil remains are discovered during any phase of construction, either on the surface or exposed by excavations the Environmental Control Officer (ECO) in charge of these developments must be alerted immediately. 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 correct mitigation can be carry out by a paleontologist.

It is consequently recommended that no further palaeontological heritage studies, ground-truthing and/or specialist mitigation are required pending the discovery of newly discovered fossils.

A desktop HIA study was conducted by J A van Schalkwyk as access to the site was not possible. This report is based solely on available information. Please see the findings below:

The aim of the review was to determine, at desktop level if any sites, objects and structures of cultural significance would occur within the area in which the development is proposed.

The cultural landscape qualities of the region are made up of a pre-colonial element consisting of Stone Age and a much later colonial (farmer) component. This changed somewhat over the last one hundred and fifty years with the development of alluvial diamond mining which led to a number of settlements that were established in the region.

• A very low-density scatters, of Middle and Later Stone Age tools can be expected in the project area.

• It is highly possible that sites, feature or objects dating the historic period would be identified in the project area, especially in the vicinity of the river. These could include burial sites, built structures and mining related features.

Therefore, from a heritage point of view we recommend that a full heritage impact assessment is done before the proposed development can continue.

- Potential impacts on land use: The site essentially comprised of Natural vegetation, waterbodies, degraded land and the farm borders the Vaal River. The activity which will be subject to concurrent rehabilitation will not have any significant impact on the land use nor will it change the sense of place of the area.
- 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-medium 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) and Diamonds General (D).will have 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. It is therefore recommended that the environmental authorisation for the prospecting right be granted.

B. 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 Site layout Map attached in Appendix 4.

C. Summary of the positive and negative implications and risks of the proposed activity and identified alternatives

There are regional socio economic benefits due to the alluvial diamonds being prospected in the Northern Cape Province and greater knowledge is gained on the mineralogy of South Africa. 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. No significantly adverse social or environmental impacts are anticipated.

L. 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 prospecting activity does not cause pollution to the environment or harm to persons.
- Minimise production of waste.
- All prospecting 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 alluvial diamond prospecting.
- > Compliance with legislative requirements.
- > Mine is neat and tidy and well managed.

M. 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. Portion 17 and the Remaining Extent of the farm Slypklip North 32 is preferred due to the sites underlying alluvial diamond bearing gravel, 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 and specialist studies (Appendix 12)
- **O. 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. In terms of addressing the key issues the EAP is satisfied that there are no major gaps in knowledge and that the specialist reports provide sufficient information to conduct the significance rating and provide the environmental authority with sufficient information to make an informed decision.

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 other diamond mines in the area, the possibility to encounter further Diamond Reserves were identified.

The proposed prospecting area is targeted as, historically, several alluvial diamond occurrences are known in the area, and a number of these have been exploited in the past. There are also various alluvial diamond operations within the vicinity of the exploration area.

No other properties have been secured by the applicant and the site is therefore regarded as the preferred site, and alternatives are not considered.

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

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 5 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.

I, Danie Labuschagne (EAP) herewith confirms

- **A.** the correctness of the information provided in the reports \boxtimes
- **B.** the inclusion of comments and inputs from stakeholders and I&APs ; \boxtimes
- **C.** the inclusion of inputs and recommendations from the specialist reports where relevant; \square 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 – Environmental Consultants

Name of company:

11 – 12 - 2018 Date:

S. UNDERTAKING (REPORT AMENDER AND REVIEWER)

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.

I, Lizanne Esterhuizen, herewith confirms

- **A.** the correctness of the information provided in the reports \square
- **B.** the inclusion of comments and inputs from stakeholders and I&APs ; \square
- **C.** the inclusion of inputs and recommendations from the specialist reports where relevant; \bigotimes 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:

15/12/2021

Date:

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

XXX

i. Explain how the aforesaid amount was derived.

The closure cost estimate provided above is aligned with the Guideline Document for the Evaluation of Quantum of Closure related Financial Provision Provided by a Mine, by the DMR (January, 2005). 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 Chrismar Delwerye (Pty) Ltd will be submitted

Rehabilitation Fund

Chrismar Delwerye (Pty) Ltd will also make provision for rehabilitation during closure by establishing a rehabilitation trust.

b. DEVIATIONS FROM THE APPROVED SCOPING REPORT AND PLAN OF STUDY.

i. Deviations from the methodology used in determining the significance of potential environmental impacts and risks.

None of the methodologies approved for the scoping report were deviated

ii. Motivation for the deviation.

Not applicable

c. OTHER INFORMATION REQUIRED BY THE COMPETENT AUTHORITY

- d. COMPLIANCE WITH THE PROVISIONS OF SECTIONS 24(4)(A) AND (B) READ WITH SECTION 24 (3) (A) AND (7) OF THE NATIONAL ENVIRONMENTAL MANAGEMENT ACT (ACT 107 OF 1998). THE EIA REPORT MUST INCLUDE THE:
- 1. Impact on the socio-economic conditions of any directly affected person. (Provide the results of Investigation, assessment, and evaluation of the impact of the mining, bulk sampling or alluvial diamond prospecting on any directly affected person including the landowner, lawful occupier, or, where applicable, potential beneficiaries of any land restitution claim, attach the investigation report as Appendix 2.19.1 and confirm that the applicable mitigation is reflected in 2.5.3; 2.11.6.and 2.12.herein).

The Diamonds Alluvial (DA) & Diamonds General (D) prospecting will not impact directly on any socio-economic aspects. Indirect socio-economic benefits are expected to be associated with the creation of employment.

2. Impact on any national estate referred to in section 3(2) of the National Heritage Resources Act. (Provide the results of Investigation, assessment, and evaluation of the impact of the mining, bulk sampling or alluvial diamond prospecting on any national estate referred to in section 3(2) of the National Heritage Resources Act, 1999 (Act No. 25 of 1999) with the exception of the national estate contemplated in section 3(2)(*i*)(vi) and (vii) of 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).

A desktop PIA study was conducted by Elize Butler from Banzai Environmental and the following findings were made:

The proposed development is mostly underlain by the Allanridge Formation (Platberg Group, Ventersdorp Supergroup) as well as alluvial diamondiferous gravel. The Allanridge Formation is not known to be fossiliferous while the Quaternary alluvial gravels have been associated with diamond mining. The general low palaeontological sensitivity of the bedrocks and superficial sediments in the proposed development footprint, indicates that the proposed development will have an overall LOW impact significance in terms of palaeontological heritage. It is therefore considered that the development is will not lead to detrimental impacts on the palaeontological resources of the area. If fossil remains are discovered during any phase of construction, either on the surface or exposed by excavations the Environmental Control Officer (ECO) in charge of these developments must be alerted immediately. 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 correct mitigation can be carry out by a paleontologist.

It is consequently recommended that no further palaeontological heritage studies, groundtruthing and/or specialist mitigation are required pending the discovery of newly discovered fossils.

A desktop HIA study was conducted by J A van Schalkwyk as access to the site was not possible. This report is based solely on available information. Please see the findings below:

The aim of the review was to determine, at desktop level if any sites, objects and structures of cultural significance would occur within the area in which the development is proposed.

The cultural landscape qualities of the region are made up of a pre-colonial element consisting of Stone Age and a much later colonial (farmer) component. This changed somewhat over the last one hundred and fifty years with the development of alluvial diamond mining which led to a number of settlements that were established in the region.

- A very low-density scatters, of Middle and Later Stone Age tools can be expected in the project area.
- It is highly possible that sites, feature or objects dating the historic period would be identified in the project area, especially in the vicinity of the river. These could include burial sites, built structures and mining related features.

Therefore, from a heritage point of view we recommend that a full heritage impact assessment is done before the proposed development can continue.

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 stonemade 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 coordinates.
- 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 coordinates.
- 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.

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 mining perspective Portion 17 and the Remaining Extent of the farm Slypklip North 32 is preferred due to the sites underlying geology and the shallowness of the diamond bearing gravel to the surface as well as site access (i.e. to facilitate the movement of machinery, equipment, infrastructure and people). The specific site has been chosen for its mineral resources thus making an alternative site selection null and void.

PART B ENVIRONMENTAL MANAGEMENT PROGRAMME REPORT

1) ENVIRONMENTAL MANAGEMENT PROGRAMME

Name of Practitioner	Qualifications	Contact details
Danie Labuschagne	Master's Degree in	Tel No.: (018) 011 1925
	Environmental Management	Fax No. : (053) 963 2009
	and Geography (refer to	e-mail address: <u>danie@milnex-sa.co.za</u>
	Appendix 1)	

It is hereby confirmed that the requirements for the provision of the details and expertise of the EAP are contained in Part A, section 1(a) as required. The Curriculum Vitae for the responsible EAP is contained in **Appendix 1 and 2**.

ii. **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).

iii. 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 in **Appendix 4**.

iv. 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)

Closure objectives for the alluvial diamond mine will aim to ensure that the residual postclosure impacts be minimized and be acceptable to relevant parties. To achieve these closure objectives, the following will be implemented:

- All prospecting related infrastructure, foundations and concrete areas will be decommissioned, removed from the site and appropriately disposed of. Reclaimable structures such as metal, electrical installations or equipment will be sold for re-use or as scrap.
- All disturbed areas within the site not already vegetated will be re-vegetated with appropriate indigenous, ecologically adapted species appropriate to the area and the final land use as soon as possible after operation ceases. Progress of vegetation growth/establishment, stability and drainage/erosion will be monitored and, in the event of adverse trends being identified, corrective measures will be implemented.

- Vegetation monitoring will consider, inter alia, the establishment of perennial ground cover and infestation by alien invasive plant species. The encroachment of indigenous vegetation into the area will be used as an indication of a stable, self-sustaining vegetation cover with little risk of retrogressing to a situation where are and water pollution may occur.
- Final landforms must be resilient to perturbation and also be self-sustaining to obviate/limit further/ongoing interventions and maintenance by Chrismar Delwerye (Pty) Ltd
- The remaining impacts be of an acceptable nature with minimal deterioration over time.
- The final outcome of the mine site rehabilitation would be productive systems, where required sustaining either cattle or wildlife.
- Environmental and human quality of life, including health and safety requirements in general, would not be compromised; and
- Closure is achieved in an efficient and cost-effective manner as possible and with minimum socioeconomic changes.

The above goal is underpinned by more specific objectives listed below.

1. Upfront planning/development

To provide overall guidance and direction to closure planning and/or the implementation of progressive closure measures over the remaining over the prospecting life.

2. Physical stability

To ensure that surface infrastructure and prospecting residue and/or disturbances that are present at processing plant decommissioning will be removed and/or stabilised in a manner that these will not compromise post-closure land use and be sustainable long-term landforms.

- Closure, removal and disposal of all surface infrastructure that has no beneficial post-closure use.
- Shaping and vegetating the remaining earth embankments, trenches, etc. to stabilise slopes and integrate with surrounding topography.

3. Environmental quality

To ensure that local environmental quality is not adversely affected by possible physical effects arising from prospecting operations and the prospecting site after closure. This will be achieved by:

- Avoiding and/or limiting the following during prospecting operations which could result in adverse effects that could not be readily addressed and/or mitigated at mine closure.
 - Dust fall-out areas surrounding the prospecting site.
- Wash-off and/or mobilisation of chemically contaminated soils and sediments from the prospecting site that could have long term adverse effects on local aquatic health and/or other water uses.
- Possible shallow groundwater contamination adversely affecting the quality of the local water resource and its beneficial use.
 - Limiting the potential for dust generation on the rehabilitated prospecting site that could cause nuisance and/or health effects to surrounding landowners;
 - Limiting the possible adverse water quality and quantity effects arising from the rehabilitated prospecting site to ensure that long term beneficial use of local resources is not compromised;
 - Conducting soil clean-up/remediation to ensure that the planned land use could be implemented and maintained;

4. Health and safety

To limit the possible health and safety treats due to terrain hazards to humans and animals utilizing the rehabilitated prospecting site after closure by:

- Demonstrating through upfront soil testing that any resultant inorganic and organic pollution present on the site is acceptable;
- Removal of potential contaminants such as hydrocarbons and chemicals off site;
- Shaping of embankments and trenches to safe slopes and reintegrating of these into surrounding topography.
- Ensuring that the environmental quality as reflected above is achieved.

5. Land capability / land use

To ensure that the required land capability to achieve and support the planned land use can be achieved over the prospecting site by:

- Clean-up and reclamation of contaminated soil areas in order not to compromise the above land use planning earmarked for implementation;
- To ensure that the overall rehabilitated prospecting site is free draining
- Transferring prospecting related surface infrastructure to third parties for beneficial use after closure.

6. Aesthetic quality

To ensure that the rehabilitated prospecting site will display, at a minimum, an acceptable aesthetic appearance that would not compromise the planned land use by leaving behind:

- A prospecting area that is properly cleared-up with no fugitive/scattered waste piles
- Rehabilitated prospecting area that is free draining and disturbed areas that are suitably vegetated.
- Rehabilitated prospecting residues that are suitably landscaped, blending with the surrounding environment as far as possible.
- Shaped and rehabilitated terrace and hard stand areas, roughly emulating the local natural surface topography.

7. Landscape viability

To create a landscape that is self-sustaining and over time will evolve/converge to the desired ecosystem structure, function and composition by:

- Conducing surface profiling, with associated material movement optimisation, to obtain a landscape resembling the natural landscapes to support the succession trajectory towards a climax ecological system.
- Establishing woody patches and create "rough and loose" areas for pioneer specie establishment around the respective patches.
- Establishing pioneer species as follows:
- Collected and prepared seeds for broad casting;
- Seedlings grown on on-site nursery;
- Cuttings collected from surrounding veld areas;
- Conducting rehabilitation monitoring and corrective action as required.

8. Biodiversity

To encourage, where appropriate, the re-establishment of native vegetation on the rehabilitated mine site such the terrestrial biodiversity is largely re-instated over time, by:

- Stabilising disturbed areas to prevent erosion in the short- to medium term until a suitable vegetation cover has established; and
- Establishing viable self-sustaining vegetation communities of local fauna, as far as possible.

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 8.

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

XXX

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

Financial Guarantee

The financial guarantee for the rehabilitation for land disturbed Chrismar Delwerye (Pty) Ltd will be submitted

Rehabilitation Fund

Chrismar Delwerye (Pty) Ltd will also make provision for rehabilitation during closure by establishing a rehabilitation trust.

v. IMPACTS TO BE MITIGATED IN THEIR RESPECTIVE PHASES

Measures to rehabilitate the environment affected by the undertaking of any listed activity

ACTIVITIES	PHASE	SIZE AND	MITIGATION MEASURES	COMPLIANCE WITH	TIME PERIOD FOR
(E.g. For prospecting - drill		SCALE of disturbance		STANDARDS	IMPLEMENTATION
site, site camp, ablution	(of operation in	(volumes,	(describe how each of the		Describe the time period when the
facility, accommodation,	which activity	tonnages and	recommendations in herein will	(A description of how	measures in the environmental
equipment storage, sample	will take place.	hectares or m ²)	remedy the cause of pollution or	each of the	management programme must be
storage, site office, access route			degradation and migration of	recommendations	implemented Measures must be
etcetc	State;		pollutants)	herein will comply	implemented when required.
	Planning and			with any prescribed	With regard to Rehabilitation
E.g. For mining ,- excavations,	design,			environmental	specifically this must take place at
blasting, stockpiles, discard	Pre-			management	the earliest opportunityWith
dumps or dams, Loading,	Construction'			standards or	regard to Rehabilitation, therefore
hauling and transport, Water	Construction,			practices that have	state either:
supply dams and boreholes,	Operational,			been identified by	Upon cessation of the individual
accommodation, offices,	Rehabilitation,			Competent	activity
ablution, stores, workshops,	Closure, Post			Authorities)	Or.
processing plant, storm water	closure).				Upon the cessation of mining,
control, berms, roads,					bulk sampling or alluvial diamond
pipelines, power lines,					prospecting as the case may be.
conveyors, etcetcetc.)					
Clearance of vegetation	Pitting and	91.0606 Ha –	1. Site clearing must take place in	Compliance with	Duration of operations on the
	trenching	2m x 3m x 5m	a phased manner, as and when	Duty of Care as	prospecting activities.
	phase-	(100 pits),	required.	detailed within	
	(construction	30m x 20m x	2. Areas which are not to be	NEMA	
	and operation	5m (30	prospected on within two		
	phase)	trenches)	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. 5. The necessary silt fences and
			erosion control measures must be implemented in areas where these risks are more prevalent.
Construction of roads	Pitting and trenching phase- (construction and operation phase)	+- 500m	 Planning of access routes to the site for construction/prospecting purposes shall be done in no conjunction with the Contractor and the 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 prospecting vehicles" sign. Construction routes and required access roads must be implemented to reduce dust and nuisance. Soils compacted by construction/prospecting activities shall be deep ripped to loosen compacted layers and regraded to even running levels. The contractor must ensure that damage caused by related traffic to the gravel access road off the

				R374 is repaired continuously. The costs associated with the repair must be borne by the contractor; 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; 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.		
Prospecting of Alluvial Diamonds – Soils and geology	Pitting and trenching	91.0606 Ha – 2m x 3m x 5m	1.	The Contractor should, prior tothecommencementof	Compliance with Duty of Care as	Duration of operations on the mine
	phase-	(100 pits),		earthworks determine the	detailed within	
	(construction and operation	30m x 20m x 5m (30		average depth of topsoil (If topsoil exists), and agree on this	NEMA	
	phase)	trenches)		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 during		
				stripping.		

3. The topsoil must be conserved
on site in and around the
pit/trench area.
4. Subsoil and overburden in the
prospecting 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.

Pitting and	91.0606 Ha –	1.	The prospecting activities must	Compliance with	Duration of operations on the
•				-	prospecting area
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			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		
	Pitting and trenching phase- (construction and operation phase)	trenching phase-2m x 3m x 5m (100 pits),(construction and operation30m x 20m x 5m (30	trenching phase- (construction and operation phase) 2m x 3m x 5m (100 pits), 30m x 20m x 5m (30 trenches) 2. 3. 4. 5. 6. 7. 8.	 trenching phase- (construction and operation phase) 2m x 3m x 5m (100 pits), 30m x 20m x 5m (30 trenches) aim to adhere to the relevant noise regulations and limit noise to within standard working hours in order to reduce 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 	trenching phase- (construction and operation phase)

1	
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.	

IMPACT MANAGEMENT OUTCOMES

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

ACTIVITY (whether listed or not listed). (E.g. Excavations, blasting, stockpiles, discard dumps or dams, Loading, hauling and transport, Water supply dams and boreholes, accommodation, offices, ablution, stores, workshops, processing plant, storm water control, berms, roads, pipelines, power lines, conveyors, etcetc).	POTENTIAL IMPACT (e.g. dust, noise, drainage surface disturbance, fly rock, surface water contamination, groundwater contamination, air pollution etcetc)	ASPECTS AFFECTED	PHASE In which impact is anticipated (e.g. Construction, commissioning, operational Decommissioning, closure, post- closure)	MITIGATION TYPE (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	STANDARD TO BE ACHIEVED (Impact avoided, noise levels, dust levels, rehabilitation standards, end use objectives) etc.
Clearance of vegetation	Loss or fragmentation of habitats	Fauna & flora	Pitting and trenching phase- (construction and operation phase)	 Existing vegetation Vegetation removal must be limited to the prospecting area. Vegetation to be removed as it becomes necessary rather than removal of all vegetation throughout the site in one step. No vegetation to be used for firewood. Exotic and invasive plant species should not be allowed to establish, if the development is approved. Rehabilitation All damaged areas shall be rehabilitated upon completion of the contract. 	Minimisation of impacts to acceptable limits

6. Re-vegetation of the disturbed site is
aimed at approximating as near as
possible the natural vegetative
conditions prevailing prior to
construction.
7. All natural areas impacted during
construction/prospecting must be
rehabilitated with locally indigenous
grasses typical of the representative
botanical unit.
8. Rehabilitation must take place in a
phased approach as soon as
possible.
9. Rehabilitation process must make
use of species indigenous to the
area. Seeds from surrounding seed
banks can be used for re-seeding.
10. Rehabilitation must be executed in
such a manner that surface run-off
will not cause erosion of disturbed
areas.
11. Planting of indigenous tree species
in areas not to be cultivated or built
on must be encouraged.
Demarcation of prospecting area
12. All plants not interfering with
prospecting operations shall be left
undisturbed clearly marked and
indicated on the site plan.
13. The prospecting area must be well
demarcated and no
construction/prospecting activities
must be allowed outside of this demarcated footprint.

	14. Vegetation removal must be phased	
	in order to reduce impact of	
	construction/prospecting.	
	15. Site office and laydown areas must	
	be clearly demarcated and no	
	encroachment must occur beyond	
	demarcated areas.	
	16. Strict and regular auditing of the	
	prospecting process to ensure	
	containment of the prospecting and	
	laydown areas.	
	17. Soils must be kept free of	
	petrochemical solutions that may be	
	kept on site during	
	construction/prospecting. Spillage	
	can result in a loss of soil	
	functionality thus limiting the re-	
	establishment of flora.	
	Utilisation of resources	
	18. 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	
	19. Alien vegetation on the site will need	
	to be controlled.	
	20. 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.
21. The spread of exotic species
occurring throughout the site
should be controlled.
Herbicides
22. 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.
23. The use of pesticides and herbicides
on the site must be discouraged as
these impact on important
pollinator species of indigenous
vegetation.
Fauna
24. Rehabilitation to be undertaken as
soon as possible after the
prospecting activities have been
completed.
25. No trapping or snaring to fauna on
the construction/prospecting site
should be allowed.
26. No faunal species must be
disturbed, trapped, hunted or killed
by maintenance staff during any

				routine maintenance at the development.
Prospecting Alluvial Diamonds- excavations	Loss of topsoil	Soil	Pitting and trenching phase- (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. Care must be taken not to mix topsoil and subsoil during stripping. The topsoil must be conserved on site in and around the pit/trench area. Subsoil and overburden in the prospecting area should be stockpiled separately to be returned for backfilling in the correct soil horizon order. 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.
Establish an effective record keeping
system for each area where soil is disturbed
for prospecting 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
prospecting activities at the
particular site.
 Photograph the area on cessation of
prospecting 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 Air Water	Pitting and trenching phase- (construction and operation phase)	2. 3. 4. 5.	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. 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. Wind screening and stormwater control should be undertaken to prevent soil loss from the site. The use of silt fences and sand bags must be implemented in areas that are susceptible to erosion. 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 Sensitive areas need to be identified prior to construction/prospecting so that the necessary precautions can be implemented.	Minimisation of impacts to acceptable limits

I				r
			7. All erosion control mechanisms	
			need to be regularly maintained.	
			8. Seeding of topsoil and subsoil	
			stockpiles to prevent wind and water	
			erosion of soil surfaces.	
			9. Retention of vegetation where	
			possible to avoid soil erosion.	
			10. Vegetation clearance should be	
			phased to ensure that the minimum	
			area of soil is exposed to potential	
			erosion at any one time.	
			11. Re-vegetation of disturbed surfaces	
			should occur immediately after	
			construction/prospecting activities	
			are completed. This should be done	
			through seeding with indigenous	
			grasses.	
			12. No impediment to the natural water	
			flow other than approved erosion	
			control works is permitted.	
			13. To prevent stormwater damage, the	
			increase in stormwater run-off	
			resulting from	
			construction/prospecting activities	
			must be estimated and the drainage	
			system assessed accordingly.	
			14. Stockpiles not used in three (3)	
			months after stripping must be	
			seeded or backfilled to prevent dust	
			and erosion.	
Air P	Pollution Air	Pitting and	Dust control	Minimisation of
		trenching phase-	1. Wheel washing and damping down	impacts to
		(construction and	of un-surfaced and un-vegetated	acceptable limits
		operation phase)	areas.	
		operation phases		

 Retention of vegetation where possible will reduce dust travel. Clearing activities must only be done during agreed working times and permitting weather conditions to avoid drifting of sand and dust into neighbouring areas. Damping down of all exposed soil surfaces with a water bowser or sprinklers when necessary to reduce dust. The Contractor shall be responsible for dust control on site to ensure no nuisance is caused to the neighbouring communities. A speed limit of 30km/h must not be exceeded on site. Any complaints or claims emanating from the lack of dust control shall be attended to immediately by the Contractor. Any dirt roads that are utilised by
for dust control on site to ensure no
for dust control on site to ensure no
neighbouring communities.
Contractor.
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	
Noise	 Pitting and trenching phase-	to adhere to the relevant noise	Minimisation of impacts to
	(construction and operation phase)	regulations and limit noise to within standard working hours in order to reduce disturbance of dwellings in close proximity to the development.	acceptable limits
		 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.
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 cultural and heritage artefacts	Heritage	Pitting and trenching phase- (construction and operation phase)	 Any finds must be reported to the nearest National Monuments office to comply with the National Heritage Resources Act (Act No 25 of 1999) and to DEA. Local museums as well as the South African Heritage Resource Agency (SAHRA) should be informed if any artefacts are uncovered in the affected area. The Contractor must ensure that his workforce is aware of the necessity of reporting any possible historical or archaeological finds to the ECO so that appropriate action can be taken. Any discovered artefacts 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 the SAHRA should the proposed site affect any world heritage sites or if any heritage sites are to be destroyed or altered.
Waste management		Pollution	Pitting and trenching phase- (construction and operation phase)	Litter managementMinimisation of1. Refuse bins must be placed at strategic positions to ensure that litter does not accumulate within the construction site.Minimisation of impacts to acceptable limits

2. 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.	
3. Good housekeeping practices	
should be implemented to regularly	
maintain the litter and rubble	
situation on the construction site.	
4. 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.	
5. 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.	
6. Skip waste containers should be	
maintained on site. These should be	
kept covered and arrangements	
made for them to be collected	
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 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 show the 1:100 years 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 forbiden, 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 onsite. 24. Excavation of contaminated soil must be either accavated or treated onsite. 24. Excavation of contaminated soil must be storage containers until treated or dise and the spill, contaminated soil must involve careful removal of soil using appropriate tools/machinery to storage containers until treated or dises of al locavardous landfill site. 25. The ECO must determine the precise method of treatment for 	
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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	
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landfill site. 25. The ECO must determine the	to storage containers until treated or
25. The ECO must determine the	disposed of at a licensed hazardous
	landfill site.
precise method of treatment for	25. The ECO must determine the
	precise method of treatment for

			1	
				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	Pitting and	Water Use
	-		trenching phase-	1. Develop a sustainable water supply
			(construction and	management plan to minimise the
			operation phase)	impact to natural systems by
			- - <i>'</i>	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
	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
	9. Promote a water saving mind set with construction/prospecting

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.	
The cut-off trenches and silt fences will be	
installed where necessary as to control	
runoff storm water by attenuating it and	

	control the movement of sediment on the
	premises.
	These structures will be monitored on a
	regular basis. It is suggested that it be
	monitored on a weekly basis during the
	rainy season, and after possible rain events
	during the dry season.
	If these practices is found to be insufficient
	for the control of storm water and
	sedimentation, other alternatives should
	immediately be investigated and
	• •
	implemented.
	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

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/prospecting 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.
off Site.

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 Whether listed or not listed.	POTENTIAL IMPACT	MITIGATION TYPE	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, etcetc).	(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 alluvial diamond prospecting as the case	(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	 Existing vegetation 1. Vegetation removal must be limited to the prospecting site. 2. Vegetation to be removed as it 	may be. Duration of operation	The implementation of the recommended mitigation measures will result in the minimisation of impacts to
		becomes necessary rather than		acceptable standards, thereby ensuring

removal of all vegetation throughout the site in one step. 3. No vegetation to be used for firewood. 4. Exotic and invasive plant species should not be allowed to establish, if the development is approved. Rehabilitation 5. All damaged areas shall be rehabilitated upon completion of the contract. 6. Re-vegetation of the disturbed site is atimed at approximating as near as possible the natural vegetative conditions prevailing prior to construction. 7. All natural areas impacted during construction. 7. All natural areas impacted during construction. 7. All natural areas impacted during construction. 8. Rehabilitation must take place in a phased approach as soon as possible. 9. Rehabilitation process must make use of species indigenous to the area. Seeds from surrounding seed banks can be used for re-seeding. 10. Rehabilitation must be executed in such a manner that surface run-off will not cause erosion of disturbed areas. 1. Planting of indigenous tree species in areas not to be cultivated or built on must be encouraged.		
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must be encouraged.	areas not to be cultivated or built on	
	must be encouraged.	

Demarcation of prospecting area	
12. All plants not interfering with	
prospecting operations shall be left	
undisturbed clearly marked and	
indicated on the site plan.	
13. The prospecting area must be well	
demarcated and no construction	
activities must be allowed outside of	
this demarcated footprint.	
14. Vegetation removal must be phased	
in order to reduce impact of	
construction/prospecting.	
15. Site office and laydown areas must	
be clearly demarcated and no encroachment must occur beyond	
demarcated areas.	
16. Strict and regular auditing of the	
prospecting process to ensure	
containment of the prospecting and	
laydown areas.	
17. Soils must be kept free of	
petrochemical solutions that may be	
kept on site during	
construction/prospecting. Spillage	
can result in a loss of soil	
functionality thus limiting the re-	
establishment of flora.	
Utilisation of resources	
18. 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 19. Alien vegetation on the site will need to be controlled. 20. 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. 21. The spread of exotic species occurring throughout the site should be controlled. 	
 Herbicides 22. 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. 23. The use of pesticides and herbicides on the site must be discouraged as these impact on important pollinator species of indigenous vegetation. 	
Fauna 24. Rehabilitation to be undertaken as soon as possible after prospecting has been completed.	

		 25. No trapping or snaring to fauna on the construction/prospecting site should be allowed. 26. No faunal species must be disturbed, trapped, hunted or killed by maintenance staff during any routine maintenance at the development. 		
Prospecting of Alluvial Diamonds – excavations	Loss of topsoil	 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/prospecting 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. Care must be taken not to mix topsoil and subsoil during stripping. The topsoil must be conserved on site in and around the pit/trench area. Subsoil and overburden in the prospecting area should be stockpiled separately to be returned for backfilling in the correct soil horizon order. If stockpiles are exposed to windy conditions or heavy rain, they should be covered either by vegetation or geofabric, depending on the duration 	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.

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.	
Establish an effective record keeping system	
for each area where soil is disturbed for	
prospecting 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 	
• Record the GPS coordinates of where the topsoil is stockpiled.	
• Record the date of cessation	
prospecting activities at the	
particular site.	
• Photograph the area on cessation of	
prospecting activities.	

	T	
	• 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	1. An effective system of run-off control Duration of operation	The implementation of the
	should be implemented, where it is	recommended mitigation
	required, that collects and safely	measures will result in the
	disseminates run-off water from all	minimisation of impacts to
	hardened surfaces and prevents	acceptable standards,
	potential down slope erosion.	thereby ensuring
	2. Periodical site inspection should be	compliance with NEMA and
	included in environmental	Duty of Care as prescribed
	performance reporting that inspects	by NEMA.
	the effectiveness of the run-off	
	control system and specifically	
	records the occurrence of any erosion	
	on site or downstream.	
	3. Wind screening and stormwater	
	control should be undertaken to	
	prevent soil loss from the site.	
	4. The use of silt fences and sand bags	
	must be implemented in areas that	
	are susceptible to erosion.	
	5. 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 	
	6. Sensitive areas need to be identified	
	prior to construction/prospecting so	
	First to constructed, brochooming on	

that the necessary precautions can	
be implemented.	
7. All erosion control mechanisms need	
to be regularly maintained.	
8. Seeding of topsoil and subsoil	
stockpiles to prevent wind and water	
erosion of soil surfaces.	
9. Retention of vegetation where	
possible to avoid soil erosion.	
10. Vegetation clearance should be	
phased to ensure that the minimum	
area of soil is exposed to potential	
erosion at any one time.	
11. Re-vegetation of disturbed surfaces	
should occur immediately after	
construction/prospecting activities	
are completed. This should be done	
through seeding with indigenous	
grasses.	
12. No impediment to the natural water	
flow other than approved erosion	
control works is permitted.	
13. To prevent stormwater damage, the	
increase in stormwater run-off	
resulting from	
construction/prospecting activities	
must be estimated and the drainage	
system assessed accordingly. A	
drainage plan must be submitted to	
the Engineer for approval and must	
include the location and design	
criteria of any temporary stream	
crossings.	
14. Stockpiles not used in three (3)	
months after stripping must be	
montino arter stripping must be	

	seeded/backfilled to prevent dust and erosion.		
Air Pollution	Dust control	Duration of operation	The implementation of the
	 14. Wheel washing and damping down of un-surfaced and un-vegetated areas. 15. Retention of vegetation where possible will reduce dust travel. 16. Clearing activities must only be done during agreed working times and permitting weather conditions to avoid drifting of sand and dust into neighbouring areas. 17. Damping down of all exposed soil surfaces with a water bowser or sprinklers when necessary to reduce dust. 18. The Contractor shall be responsible for dust control on site to ensure no nuisance is caused to the neighbouring communities. 19. A speed limit of 30km/h must not be exceeded on site. 20. Any complaints or claims emanating from the lack of dust control shall be attended to immediately by the Contractor. 21. Any dirt roads that are utilised by the workers must be regularly maintained to ensure that dust levels are controlled. 		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.
	Odour control 22. Regular servicing of vehicles in order		
	to limit gaseous emissions.		

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	23. Regular servicing of onsite toilets to		
	avoid potential odours.		
	Rehabilitation		
	24. The Contractor should commence		
	rehabilitation of exposed soil		
	surfaces as soon as practical after		
	completion of earthworks.		
	-		
	Fire prevention		
	25. 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.		
	26. 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 prospecting activities must aim	Duration of operation	The implementation of the
	to adhere to the relevant noise	-	recommended mitigation
	regulations and limit noise to within		measures will result in the
	standard working hours in order to		minimisation of impacts to
	reduce disturbance of dwellings in		acceptable standards,
	close proximity to the development.		thereby ensuring
	2. Pans, power plants, crushers,		compliance with NEMA and
	workshops and other noisy fixed		Duty of Care as prescribed
	facilities should be located well away		by NEMA.
	from noise sensitive areas. Once the		
	proposed final layouts are made		
	available by the Contractor(s), the		
	sites must be evaluated in detail and		
1			

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.		
Impact on potential	1. Any finds must be reported to the	Duration of operation	The implementation of the
cultural and	nearest National Monuments office to	Duration of operation	recommended mitigation
heritage artefacts	comply with the National Heritage		measures will result in the
	Resources Act (Act No 25 of 1999)		minimisation of impacts to
	and to DEA.		acceptable standards,
	2. Local museums as well as the South		thereby ensuring
	African Heritage Resource Agency		compliance with NEMA and
	(SAHRA) should be informed if any		Duty of Care as prescribed
	artefacts are uncovered in the		by NEMA.
	affected area.		5
	3. The Contractor must ensure that his		
	workforce is aware of the necessity of		
	reporting any possible historical or		
	archaeological finds to the ECO so		
	that appropriate action can be taken.		
	4. Any discovered artefacts 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		
	the SAHRA should the proposed site		
	affect any world heritage sites or if		
	any heritage sites are to be destroyed		
	or altered.		

Waste Management	Litter 1	management	Duration of operation	The implementation of the
	1.	Refuse bins must be placed at		recommended mitigation
		strategic positions to ensure that		measures will result in the
		litter does not accumulate within the		minimisation of impacts to
		construction/prospecting site.		acceptable standards,
	2.	The Contractor shall supply waste		thereby ensuring
		collection bins where such is not		compliance with NEMA and
		available and all solid waste collected		Duty of Care as prescribed
		shall be disposed of at		by NEMA.
		registered/licensed landfill.		
	3.	Good housekeeping practices should		
		be implemented to regularly		
		maintain the litter and rubble		
		situation on the		
		construction/prospecting site.		
	4.	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.		
	5.	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.		
	6.	Skip waste containers should be		
		maintained on site. These should be		
		kept covered and arrangements		
		made for them to be collected		
		regularly.		
	7.	All waste must be removed from the		
		site and transported to a landfill site		

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promptly to ensure that it does not	
attract vermin or produce odours.	
8. Where a registered waste site is not	
available close to the	
construction/prospecting 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	
practical. Incineration may be used where relevant.	
practical. Incineration may be used where relevant. 13. Contaminants to be stored safely to	
practical. Incineration may be used where relevant. 13. Contaminants to be stored safely to avoid spillage.	
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 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 	

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 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
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/prospecting workers in
order to Contractor ensure less water
wastage.
10. New stormwater construction must
be developed strictly according to
specifications from engineers in
order to ensure efficiency.
11. 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

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	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.	
	or ground and pollation.	
	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.	
	gi ow thi.	
	Public areas	
	20. Food preparation areas should be	
	provided with adequate washing	
	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.	

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

- vi. Monitoring of Impact Management Actions
- vii. Monitoring and reporting frequency
- viii. Responsible persons
- ix. Time period for implementing impact management actions
- x. Mechanism for monitoring compliance
- xi.

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	 Conduct regular internal audits Conduct regular external audits 	 Environmental Manager Suitable qualified environmental auditor 	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.
Prospecting of Alluvial	Loss of topsoil	Conduct regular internal	Environmental Manager	Monitoring should be
Diamonds – excavations	Erosion	audits	Suitable qualified	undertaken for duration of
	Air Pollution	Conduct regular external	environmental auditor	operations. Internal audits
	Noise	audits		should be undertaken at least
	Impact on potential			every 6 months. External
	cultural and			audits should be undertaken
	heritage artefacts			by a suitably qualified auditor

				on an annual basis. Reports should be made available to the competent authority if required.
Waste management	Pollution	 Conduct regular internal audits Conduct regular external audits 	 Environmental Manager Suitable qualified environmental auditor 	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.
Water Use and Quality	Water pollution	 Conduct regular internal audits Conduct regular external audits 	 Environmental Manager Suitable qualified environmental auditor 	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.

xii.INDICATE 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.

xiii. ENVIRONMENTAL AWARENESS PLAN

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

Chrismar Delwerye (Pty) Ltd 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 8** for the Awareness plan

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

Chrismar Delwerye (Pty) Ltd will implement an incident reporting and reporting procedure in order to identify risks timeously and implement actions to avoid or minimise environmental impacts.

xiv. 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*******