

# ENVIRONMENTAL MANAGEMENT PROGRAMME

PREPARED FOR MOOIPLAATS
COLLIERY

AUGUST 2020

MP 30/5/1/2/68MR

#### **ENVIRONMENTAL MANAGEMENT PROGRAMME**

#### PREPARED FOR MOOIPLAATS COLLIERY

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Date	No.	Description of Revision or Amendment
2020/08/03	0	EMPr for Review and Comment

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# 1 INTRODUCTION

# 1.1 REPORT STRUCTURE

This report reflects an amendment and update to the existing approved Environmental Management Programme (EMPr) and is compliant with the EMPr content requirements contained in the regulations promulgated under the National Environmental Management Act (Act 107 of 1998) (NEMA as amended). Table 1 below provides a summary of the NEMA requirements in terms of Appendix 4 of the Environmental Impact Assessment (EIA) Regulations (GNR 982 as amended), and an indication in which section of this EMPr the relevant information can be found.

Table 1: Report Structure as per NEMA Regulation 982 Appendix 4.

Environmental Regulation	Description	Section in Report
NEMA Regulation 982	(2014) Appendix 4	
Appendix 4(1)(1)(a):	Details of —  i. The EAP who prepared the EMPR; and  ii. The expertise of that EAP to prepare an EMPr, including a curriculum vitae;	Sections 1.8 and
Appendix 4(1)(1)(b):	A detailed description of the aspects of the activity that are covered by the EMPr as identified by the project description;	Section 4
Appendix 4(1)(1)(c):	A map 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 should be avoided, including buffers;	Figure 4 and
Appendix 4(1)(1)(d):	A description of the impact management outcomes, including management statements, identifying the impacts and risks that need to be avoided, managed and mitigated as identified though the environmental impact assessment process for all phases of the development including —  i. Planning and design; ii. Pre-construction activities; iii. Construction activities; iv. Rehabilitation of the environment after construction and where applicable post closure; and  Where relevant, operation activities;	Section 5
Appendix 4(1)(1)(f):	A description of proposed impact management actions, identifying the manner in which the impact management outcomes	Section 6

	contemplated in paragraphs (d) will be achieved, and must,	
	where applicable, include actions to —	
	<ul> <li>i. Avoid, modify, remedy, control or stop any action, activity or process which causes pollution or environmental degradation;</li> <li>ii. Comply with any prescribed environmental management standards or practices;</li> <li>iii. Comply with any applicable provisions of the ac regarding closure, where applicable; and</li> <li>Comply with any provisions of the Act regarding financial provisions for rehabilitation, where applicable.</li> </ul>	
Appendix 4(1)(1)(g):	The method of monitoring the implementation of the impact management actions contemplated in paragraph (f);	Section 4.2
Appendix 4(1)(1)(h):	The frequency of monitoring the implementation of the impact management actions contemplated in paragraph (f);	Section 4.3
Appendix 4(1)(1)(i):	An indication of the persons who will be responsible for the implementation of the impact management actions;	Section 4.1 and 4.4
Appendix 4(1)(1)(j):	The time periods within which the impact management actions contemplated in paragraph (f) must be implemented;	Section 6
Appendix 4(1)(1)(k):	The mechanism for monitoring compliance with the impact management actions contemplated in paragraph (f);	Section 4.4
Appendix 4(1)(1)(I):	A program for reporting on compliance, taking into account the requirements as prescribed by the Regulations;	Section 3.4
Appendix 4(1)(1)(m):	An environmental awareness plan describing the manner in which	Section 3.7
	<ul> <li>i. The applicant intends to inform his or her employees of any environmental risk which may result from their work; and</li> <li>ii. Risks must be dealt with in order to avoid pollution or the degradation of the environment; and</li> </ul>	
Appendix 4(1)(1)(n):	Any specific information that may be required by the competent authority.	N/A

# 1.2 INTRODUCTION TO THE PROJECT

Geo Soil and Water CC. has been appointed to assist Langcarel Rf (Pty) Ltd with a Section 102 application in terms of the requirements of the MPRDA to include two additional areas from the Vunene Mining Right into the Mooiplaats Colliery Mining Right (MP 30/5/1/2/68MR). Environmental Impact Management Services (EIMS) (Pty) Ltd has been appointed by Geo Soil and Water CC (GSW) to assist with undertaking the necessary Public Participation Process (PPP).

Mooiplaats Colliery, has recently concluded a Section 102 Application in terms of the MPRDA to include the two prospecting right areas, known as Mooiplaats South, into the existing Mining Right. Mooiplaats Colliery also intends including two areas that were originally part of the adjacent Vunene Mining Right, into the Mooiplaats Colliery Mining Right.

Mooiplaats Colliery requires a new EA in terms of the EIA Regulations, 2014 (GN R. 982), as amended by GN 326 of 2017, promulgated under the NEMA, to extend its mining activities to include the Vunene areas into the Mooiplaats Colliery Mining Right. As part of the application processes, the EMPr will be amended to include the existing Mooiplaats Colliery, the additional Mooiplaats South area and the new Vunene areas, in terms of Regulation 37 of the EIA Regulations, as amended and in terms of Section 102 of the MPRDA. Furthermore, an updated MWP, to include the additional Vunene areas, a Regulation 2.2 Plan and an updated SLP, will be submitted to the DMR in terms of Section 102 of the MPRDA.

The Mooiplaats Colliery is located approximately 18km outside of the town of Ermelo, between the N2 and N11, and lies to the south of the Eskom Camden Power Station which falls within the municipal boundaries of the Gert Sibande District Municipality, Mpumalanga Province. The mine has an existing WUL (Ref #; 08/C11B/AGJ/2141), which will be amended to correct the existing water uses and to apply for all new water uses triggered by the Mooiplaats Colliery Vunene project.

#### 1.3 MINE INFRASTRUCTURE

Surface infrastructure associated with the existing Mooiplaats Colliery includes the following:

- Upslope diversion berms;
- Mining area:
  - T-shaped box-cut for the underground access for equipment and staff access;
  - Diversion berms and channels;
  - Overburden and soil stockpiles;
  - Conveyors for coal transports;
  - Co-disposal Facility
  - Return Water Dam
  - Three settling dams; and
  - Two pairs of Erikson dams/tanks.
- Office and admin area:
  - Potable water tank;
  - Change house;
  - Sewage treatment plant;
  - Reverse Osmosis Plant
  - Sump to collect run-off from office area fitted with a pump;
  - Office and administrative buildings;
  - Workshop;
  - Washbay;
  - Salvage yard;

Substation;

O	Generators;
0	Diesel storage;
0	Powerlines;
0	Parkade;
0	Stores;
0	First aid room; and
0	Lamp room.
Plant are	ea:
0	Workshop;
0	Laboratory;
0	Processing plant and control room;
0	Coal stockpiling area;
0	Conveyors;
0	Substation;
0	Power lines; and
0	Erikson dams/tanks.
• Mine res	idue:
0	Co-disposal facility; and
0	Return water dams;
General:	
0	Clean water storage tanks;
0	Pollution control dam;
0	Helipad;
0	Access road and secured access control;
0	Weighbridge and haul roads; and
0	Boreholes.
The proposed Mo	poiplaaits additional infrastructure includes underground mining in the vunene areas with two ventilation
shafts and access	roads, as well as additional rescue boreholes in various areas. No further surface infrastructure is forseen

Vunene project area to be included into the mooiplaats Colliery mining right.

at this time. Figure 1 below indicates the infrastructure on the original Mooiplaats Colliery section, and Figure 2 provides the infrastructure layout for the original Mooiplaats Colliery section, the Mooiplaats Colliery South section and the proposed

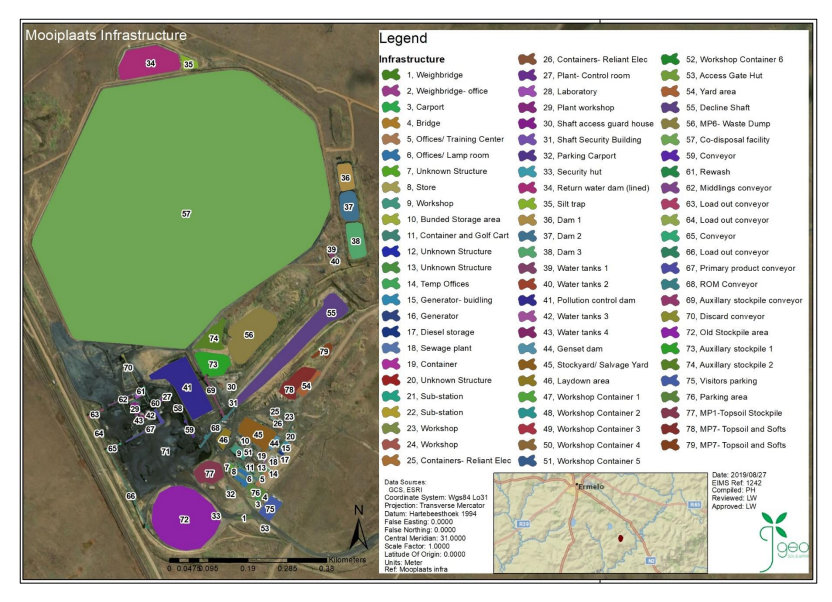


Figure 1: Existing infrastructure layout at the Mooiplaats Colliery.

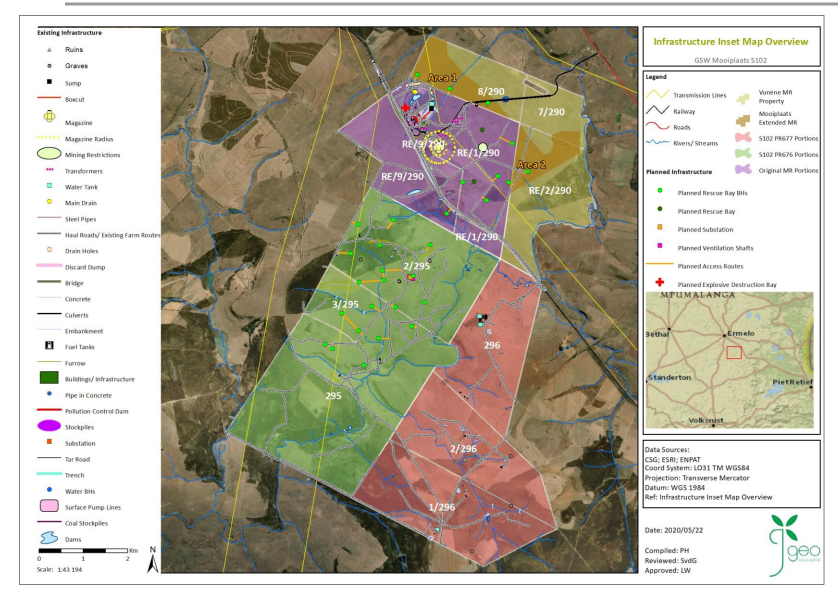


Figure 2: Mine and infrastructure layout of the Mooiplaats Colliery including the Vunene project area

# 1.4 DESCRIPTION OF THE PROPERTY

The Mooiplaats Colliery is located approximately 18 km outside of the town of Ermelo, between the N2 and N11, and lies to the south of the Eskom Camden Power Station. Mooiplaats Colliery falls within the municipal boundaries of the Gert Sibande District Municipality, Mpumalanga Province. It was reported that the mine has been in Care and Maintenance since 30 September 2013 and that no mining activities were taking place until January 2018.

Table 2 indicates the farm portions that fall within the Mooiplaats Colliery Mining Right as well as the Vunene area extensions, including details of the mine to the nearest towns.

Table 2: Locality Details

Farm Name	Mining Right holder		
Application Area (Ha)	4823,96 Ha		
Magisterial District	Mooiplaats Colliery is situated in the magisterial district of Ermelo and falls under the Msukaligwa Local Municipality which is situated in the Gert Sibande District Municipality.		
Distance and direction from nearest towns	Mooiplaats Colliery is situated approximately 18km south-east of, on the outskirts of the town Ermelo alongside the N2 national road to Piet Retief. The mine lies situated 2km south of the Camden Power station.		
21-digit Surveyor General	Farm Name and Portion:	21 Digit Surveyor General Code	
Code for each Portion	Portion 1 of Mooiplaats 290 IT	T0IT0000000029000001	
	Portion 9 of Mooiplaats 290 IT	T0IT00000000029000009	
	Remainder Portion of Portion 2 of Mooiplaats 290 IT	T0IT00000000029000002	
	Portion 7 of Mooiplaats 290 IT	T0IT00000000029000007	
	Portion 8 of Mooiplaats 290 IT	T0IT0000000029000008	
	Portion 0 (Re) of Klipbank 295 IT	T0IT0000000029500000	
	Portion 2 of Klipbank 295 IT	T0IT00000000029500002	
	Portion 3 of Klipbank 295 IT	T0IT00000000029500003	
	Portion 0 (Re) of Adrianople 296 IT	T0IT00000000029600000	
	Portion 1 of Adrianople 296 IT	T0IT00000000029500001	
	Portion 2 of Adrianople 296 IT	T0IT00000000029500002	

# 1.5 SENSITIVITY MAP

A consolidated sensitivity map with the proposed activity superimposed thereon is provided in Figure 5.

# 1.6 LOCALITY MAP

Figure 3 indicates the locality of Mooiplaats Colliery, the approved Mining Right boundary and the proposed expansion areas.

# 1.7 COMPOSITE MAP / LIFE OF MINE

Figure 4 below provides an overview of the Life of Mine (LoM) planning for Mooiplaats Colliery up to the year 2029.

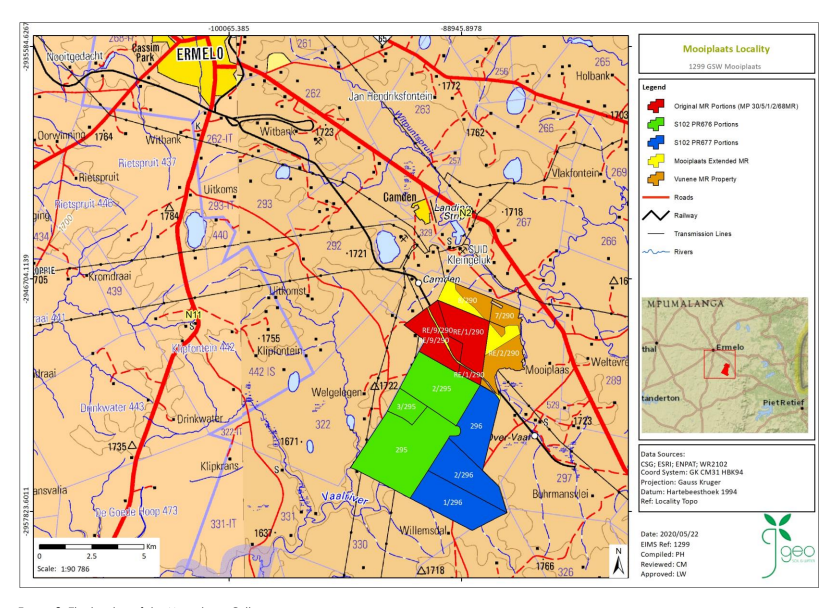


Figure 3: The locality of the Mooiplaats Colliery

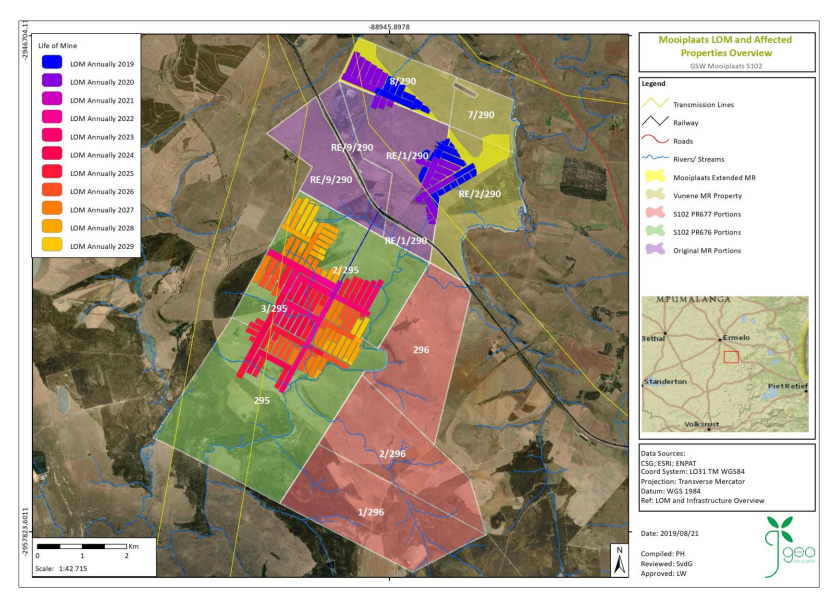


Figure 4: The Life Of Mine for the Mooiplaats Colliery including the Mooiplaats Colliery Vunene Project area

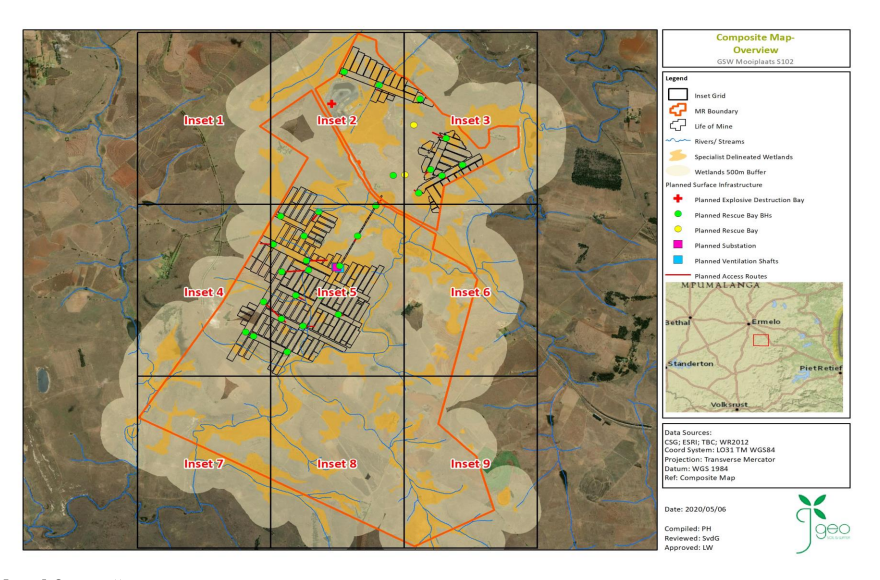


Figure 5: Composite Map

#### 1.8 DETAILS OF THE EAP

GSW was founded in 2008 and has steadily grown to be a significant player in the Environmental Management Consulting industry in South Africa. GSW and its resources have been involved with many EIA projects and offers access to a broad body of knowledge and experience with the various Integrated Environmental Management tools (EIA; EMPr; EMP; SEA; EMF; etc.). GSW is responsible for project management and the compilation of the relevant reports for the Mooiplaats project. Details of the EAP are provided below:

EAP Name: Adri Joubert

SACNASP Registration Number: 400058/01

Contact no: 082 926 8460

• Email address: adri@geosoilwater.co.za

#### 1.9 EXPERTISE OF THE EAP

#### 1.9.1 QUALIFICATIONS OF THE EAP

In terms of Regulation 13 of the EIA Regulations (Government Notice R. 982), an independent Environmental Assessment Practitioner (EAP), must be appointed by the applicant to manage the application. GSW has been appointed by the Applicant as the EAP and is compliant with the definition of an EAP as defined in Regulations 1 and 13 of the EIA Regulations and Section 1 of the NEMA. This includes, inter alia, the requirement that GSW is:

- 1) Objective and independent;
- 2) Has expertise in conducting EIA's;
- 3) Comply with the NEMA, the Regulations and all other applicable legislation;
- 4) Takes into account all relevant factors relating to the application; and
- 5) Provides full disclosure to the applicant and the relevant environmental authority.

The declaration of independence of the EAP and the Curriculum Vitae (indicating the experience with environmental impact assessments and relevant application processes) are attached as Appendix A.

#### 1.9.2 SUMMARY OF THE EAP'S PAST EXPERIENCE

GSW is a private and independent environmental management-consulting firm that was founded in 2008. GSW has significant experience in conducting ElAs, including many ElA's for mines and mining related projects. Please refer to the GSW website (www.geosoilwater.co.za) for examples.

Adri Joubert is the sole owner and project manager at GSW and has been involved in numerous significant projects over the past 20 years. She has extensive experience in Project Management as well as with undertaking Environmental Impact Assessments and Environmental Auditing. Adri has acted as Project Manager and Quality Reviewer for several mining related projects for clients including but not limited to Mashala Resources, Continental Coal and Pembani Coal Carolina.

#### 1.9.3 SPECIALIST CONSULTANTS

The specialist studies involved the gathering of data relevant to identifying and assessing environmental impacts that may occur as a result of the proposed project. These impacts were then assessed according to pre-defined rating scales. Specialists

also recommended appropriate mitigation / control or optimisation measures /actions to minimise potential negative impacts or enhance potential benefits, respectively. The specialist consultants that provided inputs into this EMPr are summarised in Table 3 below.

Table 3: List of specialists appointed to the project

Specialist Discipline	Specialist Details
Groundwater Assessment	JFW Mostert of Gradient Consulting (Pty) Ltd
Surface Water Assessment	T Vather of WSP Environmental (Pty) Ltd
Wetland and Aquatic Assessment	Tyron Clark of The Biodiversity Company
Rock Engineering Report	Mornè W Pretorius of Big C Rock Engineering

#### 2 ENVIRONMENTAL MANAGEMENT PRINCIPLES

It is extremely important for effective environmental management that the mine be aware of the general principles upon which sound environmental management is based and that these principles are considered in all aspects of the operation. NEMA establishes a general framework for environmental law, in part by prescribing national environmental management principles that must be applied when making decisions that may have a significant impact on the environment. These principles are briefly summarised in the sections that follow.

#### 2.1 HOLISTIC PRINCIPLE

The Holistic principle, as defined by NEMA (Section 2(4)(b)) requires that environmental management must be integrated, acknowledging that all elements of the environment are linked and inter-related and it must take into account the effect of decisions on all aspects of the environment and all people in the environment by pursuing the selection of the best practicable environmental option (defined below). Holistic evaluation does not mean that a project must be looked at as a whole. It rather means that it must be accepted that there is a whole into which a project is introduced. If the indications are that the project could have major adverse effects, the project must be reconsidered and where appropriate re-planned or relocated to avoid an adverse impact or to ensure a beneficial impact.

# 2.2 BEST PRACTICABLE ENVIRONMENTAL OPTION

When it is necessary to undertake any action with environmental impacts, the different options that could be considered for the purpose must be identified and defined. The Best Practicable Environmental Option (BPEO) is defined in NEMA as "the option that provides the most benefit or causes the least damage to the environment as a whole, at a cost acceptable to society, in the long term as well as in the short term." Other guidelines typically used for environmental management in terms of other legislation include: BPM which is the Best Practicable Means and BAT which is the Best Available Technology.

#### 2.3 SUSTAINABLE DEVELOPMENT

The concept of sustainable development was introduced in the 1980's with the aim to ensure that the use of natural resources is such that our present needs are provided without compromising the ability of future generations to meet their own needs. The constitution of South Africa is built around the fact that everyone has the right to have the environment protected through

reasonable legislative and other measures that secure ecologically sustainable development. The National Environmental Principles included in the NEMA require development to be socially, environmentally and economically sustainable.

#### 2.4 PREVENTATIVE PRINCIPLES

The preventative principle is fundamental to sustainable development and requires that the disturbance to ecosystems and the pollution, degradation of the environment and negative impacts on the environment be avoided, or, where they cannot be altogether avoided, are minimised and remedied.

#### 2.5 THE PRECAUTIONARY PRINCIPLES

The precautionary principle requires that where there is uncertainty, based on available information, that an impact will be harmful to the environment, it is assumed, as a matter of precaution, that said impact will be harmful to the environment until such time that it can be proven otherwise. The precautionary principle requires that decisions by the private sector, governments, institutions and individuals need to allow for and recognise conditions of uncertainty, particularly with respect to the possible environmental consequences of those decisions. In South Africa, the DWA (then DWAF, now DWS) adopted a BPEO guideline in 1991 for water quality management and in 1994 in the Minimum Requirements document for waste management.

In terms of the Minimum Requirements for the Handling and Disposal of Hazardous Waste, 1994, the precautionary principle is defined as, "Where a risk is unknown; the assumption of the worst-case situation and the making of provision for such a situation." Here the precautionary principle assumes that a waste or an identified contaminant of a waste is "both highly hazardous and toxic until proven otherwise."

In the context of the EIA process in South Africa, the precautionary principle also translates to a requirement to provide sound, scientifically based, information that is sufficient to provide the decision-making authority with reasonable grounds to understand the potential impacts on the environment, the extent thereof and how impacts could be mitigated. If such information is not adequate for this purpose, the relevant authority cannot be satisfied as is required and then the authority should require that further information be collected and provided.

#### 2.6 DUTY OF CARE AND CRADLE TO GRAVE PRINCIPLE

In terms of the NEMA Section 28, "Every person who causes, has caused or may cause significant pollution or degradation of the environment must take reasonable measures to prevent such pollution or degradation from occurring, continuing or recurring, or, in so far as such harm to the environment is authorised by law or cannot reasonably be avoided or stopped, to minimise and rectify such pollution or degradation of the environment."

By way of example, the principle of "duty of care" in terms of waste management emphasises the responsibility to make sure that waste is correctly stored and correctly transported, as it passes through the chain of custody to final point of disposal. This means that waste must always be stored safely and securely. The company removing and disposing of waste also holds the responsibility to hold the relevant licenses, and that waste is transported alongside the necessary paperwork.

"Cradle to Grave" refers to the responsibility a company takes for the entire life cycle of a product, service or program, from design to disposal or termination. In terms of the DWS Minimum Requirements for the Handling and Disposal of Hazardous Waste, 1994, "any person who generates, transports, treats or disposes of waste must ensure that there is no unauthorised transfer or escape of waste from his control. Such a person must retain documentation describing both the waste and any related transactions. In this way, he retains responsibility for the waste generated or handled." This places responsibility for a waste on the Generator and is supported by the "Cradle to Grave" principle, according to which a "manifest" accompanies each load of Hazardous Waste until it is responsibly and legally disposed. This manifest is

transferred from one transporter to the next along with the load, should more than one transporter be involved. Once the waste is properly disposed of at a suitable, permitted facility, a copy of the manifest must be returned to the point of origin."

Duty of Care offers one strategy to implement sustainable development.

#### 2.7 POLLUTER PAYS PRINCIPLE

The "polluter pays principle" holds that the person or organisation causing pollution is liable for any costs involved in cleaning it up or rehabilitating its effects. It is noted that the polluter will not always necessarily be the generator, as it is possible for responsibility for the safe handling, treatment or disposal of waste to pass from one competent contracting party to another. The polluter may therefore not be the generator but could be a disposal site operator or a transporter. Through the 'duty of care' principle, however, the generator will always be one of the parties held accountable for the pollution caused by the waste. Accordingly, the generator must be able to prove that the transferral of management of the waste was a responsible action. The polluter pays principle acceding to NEMA dictates that "the cost of remedying pollution, environmental degradation and consequent adverse effects and of preventing, controlling or minimising further pollution, environmental damage or adverse health effects must be paid for by those responsible for harming the environment."

#### 2.8 DUTY OF CARE RESPONSIBILITIES

The principle of duty of care is especially important to understand when it comes to pollution that arises as a result of mining. Notwithstanding any licences or permits that may exist, the mine still has a responsibility to take suitable measures should pollution arise as a result of the mining activities.

Training and awareness should be fostered in all staff working to ensure that they can perform their duties. Failure to comply with the provisions in the EMPr and NEMA would be a contravention of the Act. The relevant sections of NEMA are provided below, to outline the duty of care and responsibility that the applicant and all employees have towards the environment. The National Environmental Management Act (Act 107 of 1998) (NEMA) Section 28 makes provision for Duty of care and remediation of environmental damage. The binding principals are described below:

- Every person who causes, has caused or may cause significant pollution or degradation of the environment must take reasonable measures to prevent such pollution or degradation from occurring, continuing or recurring, or, in so far as such harm to the environment is authorised by law or cannot reasonably be avoided or stopped, to minimise and rectify such pollution or degradation of the environment.
- 2. Without limiting the generality of the duty in subsection (1), the persons on whom subsection (1) imposes an obligation to take reasonable measures, include an owner of land or premises, a person in control of land or premises or a person who has a right to use the land or premises on which or in which
  - a) any activity or process is or was performed or undertaken; or
  - any other situation exists, which causes, has caused or is likely to cause significant pollution or degradation
    of the environment.
- 3. The measures required in terms of subsection (1) may include measures to
  - a) investigate, assess and evaluate the impact on the environment;
  - b) inform and educate employees about the environmental risks of their work and the manner in which their tasks must be performed in order to avoid causing significant pollution or degradation of the environment;
  - c) cease, modify or control any act, activity or process causing the pollution or degradation;
  - d) contain or prevent the movement of pollutants or the cause of degradation;

- e) eliminate any source of the pollution or degradation; or
- f) remedy the effects of the pollution or degradation.

#### 4. No person may-

- a) unlawfully and intentionally or negligently commit any act or omission which causes significant or is likely to cause significant pollution or degradation of the environment;
- b) unlawfully and intentionally or negligently commit any act or omission which detrimentally affects or is likely to affect the environment in such manner; or
- c) refuse to comply with a directive issued under this section.

Any person who contravenes or fails to comply with subsection (14) is guilty of an offence and liable on conviction to a fine not exceeding R10 million or to imprisonment for a period not exceeding 10 years or to both such a fine and such imprisonment.

# 3 ENVIRONMENTAL AND SOCIAL MANAGEMENT SYSTEM

Management of operational risk is a key consideration for Mines operating within the social and economic context of South Africa. Operational risk is defined as the risk of loss resulting from inadequate or failed internal processes, people and systems or from external events. Operational risks and impacts are usually managed through the implementation of the Environmental and Social Management System (ESMS) and Health and Safety (HS) system. A formal, effective ESMS is an important requirement for establishing and maintaining effective environmental management and should be undertaken during the planning phase of the Project. As such the Applicant shall be required to appoint a suitably qualified specialist to develop the ESMS to be implemented on the mine. Adequate resources (people, financial and technical) need to be made available to ensure effective establishment, implementation, maintenance and continual improvements of the ESMS. The roles and responsibilities for these key environmental personnel should be clearly defined and communicated throughout the organisation. The ESMS should include the requirement to constantly monitor environmental performance and assess the adequacy of environmental resources provided for the Mine. If required, the Mine would need to procure further environmental resources to ensure the successful implementation of the ESMS and EMPr. The development and implementation of an ESMS will guide compliance with relevant regulatory and other requirements.

#### 3.1 ESMS FRAMEWORK

The ESMS will be based on:

- Mooiplaats Colliery corporate vision;
- South African legal requirements; and
- Mining best practice.

The ESMS to be developed for the Mine should incorporate and provide for:

- A project specific Environmental Policy;
- Organisational capacity and competency;
- The ESMS shall identify roles and responsibilities of key role players;
- The ESMS shall incorporate a mechanism for ongoing identification of risks and impacts.

- Integration of the ESMS with the HS management system may be undertaken to form a holistic SHE risk management system;
- The ESMS shall comprise appropriate management plans and procedures to ensure effective operational control;
- The ESMS shall provide for emergency response and also make provision for emergency protocols;
- Effective communication (both internal and external) is a key requirement for successful implementation of the ESMS
  and an appropriate communication procedure to this effect shall be developed;
- The ESMS shall involve engagement between the client, its workers, local communities directly affected by the
  project (the affected communities) and where appropriate, other stakeholders. It is therefore imperative that there
  is integration between Stakeholder Engagement procedures and the ESMS;
- The ESMS shall make provision for ongoing compliance monitoring, performance assessment and external audits;
   and
- The ESMS shall make provision for internal auditing and continual improvement which should be incorporated into
  internal management review processes. The ESMS should provide for setting and reviewing objectives and targets
  to demonstrate continual SHE improvements associated with the project.

Ultimately an effective ESMS should provide for effective management of social and environmental risks and impacts whilst maintaining legal compliance and meeting international standards of best practise where these are feasible and appropriate.

#### 3.1.1 STAKEHOLDER ENGAGEMENT

Social impacts occur immediately in the planning phase of a project and as such it is imperative to start with stakeholder engagement as early in the process as possible. This report will be placed out for public review in order to encourage stakeholder engagement, in accordance with the relevant legislation. Stakeholder engagement is however required on an ongoing basis throughout the operation of the facility. As such, the mine will need to develop and implement a detailed Stakeholder Engagement Plan, designed to work as a living document for implementation over the entire LoM.

The following stakeholder engagement framework outlines the principles and objectives for stakeholder engagement during all phases of the mining operation.

- To identify and assess the processes and/or mechanisms that will improve the communication between local communities, the wider community and the colliery;
- To improve relations between mine staff and the people living in the local communities;
- To provide a guideline for the dissemination of information crucial to the local communities in a timely, respectful and efficient manner; and
- To provide a format for the timely recollection of information from the local communities in such a way that the communities are included in the decision-making process.

This stakeholder engagement plan will assist the colliery to outline their approach towards communicating in the most efficient way possible with stakeholders throughout the life of the project. Such a plan cannot be considered a once off activity and should be updated on a regular basis to ensure that it stays relevant and to capture new information. The Stakeholder Engagement Plan should consist of the following components:

- Stakeholder Identification and Analysis time should be invested in identifying and prioritising stakeholders and assessing their interests and concerns.
- Information Disclosure information must be communicated to stakeholders early in the decision-making process in
  ways that are meaningful and accessible, and this communication should be continued throughout the life of the
  project.
- Stakeholder Consultation each consultation process should be planned out, consultation should be inclusive, the process should be documented, and follow-up should be communicated.
- Negotiation and Partnerships add value to mitigation or project benefits by forming strategic partnerships and for controversial and complex issues, enter into good faith negotiations that satisfy the interest of all parties.
- Grievance Management accessible and responsive means for stakeholders to raise concerns and grievances about the project must be established throughout the life of the project.
- Stakeholder Involvement in Project Monitoring directly affected stakeholders must be involved in monitoring
  project impacts, mitigation and benefits. External monitors must be involved where they can enhance transparency
  and credibility.
- Reporting to Stakeholders report back to stakeholders on environmental, social and economic performance, both
  those consulted and those with more general interests in the project and parent company.
- Management Functions sufficient capacity within the company must be built and maintained to manage processes
  of stakeholder engagement, track commitments and report on progress.

It is of critical importance that stakeholder engagement takes place in each phase of the project cycle and it must be noted that the approach will differ according to each phase.

#### 3.1.2 GRIEVANCE MECHANISM

Mooiplaats Colliery shall establish a specific mechanism for dealing with grievances. A grievance is a complaint or concern raised by an individual or organisation that judges that they have been adversely affected by the project during any stage of its development. Grievances may take the form of specific complaints for actual damages or injury, general concerns about project activities, incidents and impacts, or perceived impacts. Complaints should be addressed promptly using an understandable and transparent process that is culturally appropriate and readily acceptable to all segments of affected communities and is at no cost and without retribution. The mechanism should be appropriate to the scale of impacts and risks presented by a project and beneficial for both the company and stakeholders. The mechanism must not impede access to other judicial or administrative remedies.

The proposed grievance mechanism shall be based on the following principles:

- Transparency and fairness;
- Accessibility and cultural appropriateness;
- Openness and communication regularity;
- Written records;
- Dialogue and site visits; and
- Timely resolution.

Based on the principles described above, the grievance mechanism process involves four stages:

- Receiving and recording the grievance;
- Acknowledgement and registration;
- Site inspection and investigation; and
- Response.

#### 3.1.3 INTERNAL GRIEVANCE PROCEDURE

Mooiplaats Colliery shall develop a detailed internal grievance mechanism designed to receive and facilitate resolution of workplace concerns and grievances raised by employees (and their organizations, where they exist). Employees must be informed of the grievance mechanism at the time of recruitment and it must be made easily accessible to them. The mechanism should involve an appropriate level of management and address concerns promptly, using an understandable and transparent process that provides timely feedback to those concerned, without any retribution. The mechanism should also allow for anonymous complaints to be raised and addressed. The mechanism should not impede access to other judicial or administrative remedies that might be available under the law or through existing arbitration procedures, or substitute for grievance mechanisms provided through collective agreements.

#### 3.2 DOCUMENT CONTROL

A formal document control system should be established during the development of the ESMS. The document control system must provide for the following requirements;

- Documents are approved for adequacy prior to use;
- Review and update documents as necessary and re-approve documents;
- Ensure that changes and the current version status of documents are identified;
- Ensure that relevant versions of applicable documents are available at points of use;
- Ensure that documents remain legible and readily identifiable;
- Ensure that documents of external origin necessary for the ESMS are identified and their distribution controlled;
   and
- Prevent unintended use of obsolete documents and apply suitable identification to them if they are retained for any purpose.

#### 3.3 RECORD KEEPING

It is essential that an official procedure for control of records be developed to ensure records required to demonstrate conformity to environmental and social standards are maintained. Mooiplaats Colliery is therefore required to develop and maintain a procedure for the identification, storage, protection, retrieval, retention and disposal of records as part of the ESMS. Records must be legible, identifiable and traceable.

#### 3.4 AUDITING AND REPORTING PROCEDURES

The Applicant shall develop an auditing and reporting procedure, for conveying information from the compliance monitoring activities and to ensure that management is able to take rapid corrective action should certain thresholds be exceeded. The sections below present a framework for the development of the necessary procedures.

Different reporting mechanisms may include:

- Inspections;
- Accidents and emergencies;
- Measuring performance indicators and interpreting and acting on the indicators;
- Records of monitoring activities to test the effectiveness of mitigation measures and impact controls, as well as for compliance auditing purposes; and
- Training programmes and evidence of appropriate levels/amount of skills/capacities created.

All monitoring and auditing must be accompanied by applicable records and evidence (e.g. delivery slips, photographic records, etc.). All reports must be retained and made available for inspection by the ECO, the Applicant and/or the Relevant Competent Authorities. All reports shall be signed by the relevant parties to ensure accountability. The applicant must use the audit report findings to continually ensure that environmental protection measures are working effectively on site through a system of self-checking. The EMPr should be viewed as a dynamic document aimed at continual environmental performance improvement.

#### 3.5 RESPONDING TO NON-COMPLIANCES

Non-compliance will be identified and managed through the following four key activities including;

- Inspections of the site and activities across the site;
- Monitoring of selected environmental quality variables;
- Audits of the site and relevant documentation as well as specific activities;
- Reporting on a quarterly basis.

An environmental non-conformance and incident register must be prepared and maintained by the EO/ECO throughout the lifespan of the mine in order to monitor environmental concerns, incidents, and non-conformances. The register must include details of date, location, description of the NC or Incident, applicable environmental commitment/standard, corrective action taken, adequacy of corrective action, date rectified, etc.

Non-compliance with the EMPr or any other environmental legislation, specifications or standards shall be recorded by the EO/ECO in the non-conformance register. This register shall be maintained by the EO/ECO and will be sent to the Applicant/EM on a regular basis (at least quarterly), and the Applicant/EM shall ensure that the responsible party takes the necessary corrective actions. Non-conformances may only be closed out in the register by the EO/ECO upon confirmation that adequate corrective action has been taken. The register should be utilised to measure overall environmental performance.

# 3.6 ENVIRONMENTAL INCIDENTS

For the purposes of this project, an environmental incident can be divided into three levels, i.e. major, medium and minor. All major and medium environmental incidents shall be recorded in the incident register. Minor incidents do not need to be reported but require immediate rectification on site. Definitions and examples of environmental incidents are provided in Table 4 below.

Table 4: Description of incidents and non-conformances for the purpose of the project

Non-Conformance	Any deviation from work standards, practices, procedures, regulations, management system performance etc. that could either directly or indirectly lead to injury or illness, property damage, damage to the workplace environment, or a combination of these.		
Major Environmental Incident	An incident or sequel of incidents, whether immediate or delayed, that results or has the potential to result in widespread, long-term, irreversible significant negative impact on the environment and/or has a high risk of legal liability.  A major environmental incident usually results in a significant pollution and may entail risk of public danger. Major environmental incidents usually remain an irreversible impact even with the involvement of long-term external intervention i.e. expertise, best available technology, remedial actions, excessive financial cost etc. Major environmental incidents may be required to be reported to the authorities. The ECO shall make the final decision as to whether a particular incident should be classified as a Major incident.		
Medium Environmental Incident	An incident or sequel of incidents, whether immediate or delayed, that results or has the potential to result in widespread or localised, short term, reversible significant negative impact on the environment and/or has a risk of legal liability.  A medium environmental incident may be reported to the authorities, can result in significant pollution or may entail risk of public danger. The impact of medium environmental incidents should be reversible within a short to medium term with or without intervention. The ECO shall make the final decision as to whether a particular incident should be classified as a Medium incident.		
Minor Environmental Incident	An incident or sequel of incidents, whether immediate or delayed, where the environmental impact is negligible immediately after occurrence and/or once-off intervention on the day of occurrence.  An incident where there is unnecessary wastage of a natural resource is also classified as a minor environmental incident. An example would be leaking water pipes that result in the wastage of water.  A minor environmental incident is not reportable to authorities.		

The following incident reporting procedures shall apply to this project:

 All environmental incidents shall be reported to the Mine EO who shall ensure that the appropriate rectification is undertaken;

- The Mine EO shall record all medium and major incidents in the incident register and advise on the appropriate measures and timeframes for corrective action;
- An incident report shall be completed by party responsible for the incident for all medium and major incidents and
  the report shall be submitted to the Mine Manager and Mine EO within 5 calendar days of the incident; and
- The Mine EO shall investigate all medium and minor incidents and identify any required actions to prevent a recurrence of such incidents.

In the event of an emergency incident (unexpected sudden occurrence), including a major emission, fire or explosion leading to serious danger to the public or potentially serious pollution of or detriment to the environment, whether immediate or delayed, the Applicant shall notify the relevant authorities in accordance with legal requirements (e.g. Section 30 of NEMA and Section 20 of the NWA). In the event of a dispute in terms of the classification of a such an incident, the Applicant shall engage the ECO to advise on the potential reporting requirements in terms of the above.

# 3.7 ENVIRONMENTAL AWARENESS PLAN AND TRAINING

Training and environmental awareness is an integral part of a complete EMPr. The overall aim of the training will be to ensure that all site staff are informed of their relevant requirements and obligations pertaining to the relevant authorisations, licences, permits and the approved EMPr and protection of the environment.

The applicant must ensure that all relevant employees are trained and capable of carrying out their duties in an environmentally responsible and compliant manner and can comply with the relevant environmental requirements. To obtain buy-in from staff, individual employees need to be involved in:

- Identifying the relevant risk;
- Understanding the nature of risks;
- Devising risk controls; and
- Given incentive to implement the controls in terms of legal obligations.

The applicant shall ensure that adequate environmental training takes place. All employees shall have been given an induction presentation on environmental awareness. Where possible, the presentation needs to be conducted in the language of the employees. All training must be formally recorded, and attendance registers retained. The environmental training should, as a minimum, include the following:

- General background and definition to the environment;
- The importance of compliance with all environmental policies;
- The environmental impacts, actual or potential, of their work activities;
- Compliance with mitigation measures proposed for sensitive areas;
- The environmental benefits of improved personal performance;
- Their roles and responsibilities in achieving compliance with the environmental policy and procedures and with the
  requirement of the applicant's environmental management systems, including emergency preparedness and
  response requirements;
- The potential consequences (legal and/or other) of departure from specified operating procedures;

- The mitigation measures required to be implemented when carrying out their work activities; and
- All operational risks must be identified, and processes established to mitigate such risk, proactively. Thus, the
  applicant needs to inform the employees of any environmental risks that may result from their work, and how these
  risks must be dealt with in order to avoid pollution and/or degradation of the environment.

In the case of permanent staff required during the operational phase of the project, the applicant shall provide evidence that such induction courses have been presented. In the case of new staff (including contract labour) the applicant shall keep a record of adequate environmental induction training.

### 3.7.1 MANNER IN WHICH EMPLOYEES WILL BE INFORMED OF ENVIRONMENTAL RISKS

The specific requirements for environmental training include:

- Site Environmental Induction Training: All site staff and employees will receive induction training which will be presented by the Health and Safety Manager Representatives. The induction training must include an environmental management component which will be prepared by the Mine EO and presented where possible by the Mine EO. The training material must include general environmental awareness and an overview of the EMPr and EA requirements. The Induction Training Material must be reviewed and approved by the ECO;
- Regular Environmental Toolbox Talks: Environmental toolbox talks will be prepared by the Mine EO to cover a
  range of environmental topics and must be presented to relevant staff during applicable times during all relevant
  phases. The aim of these toolbox talks will be to inform site employees of environmental requirements pertaining
  to specific activities, as well as specific EMPr and EA requirements and obligations;
- Informal training of all staff on site is also required on an on-going basis through informal discussions, on-site supervision and through facilitation of day to day activities. Such training must be given or otherwise facilitated by the Mine EO; and
- The Mine EO must review all safe work procedures/risk assessments/DSTI's (daily safe task instruction) from the safety department and include the relevant environmental risks and appropriate mitigation measures. Since the above procedures are specific to the applicable activity being undertaken, the inclusion of environmental measures aims to ensure each activity is undertaken in an environmentally responsible manner.

# 3.7.2 MANNER IN WHICH RISKS WILL BE DEALT WITH TO AVOID POLLUTION OR DEGRADATION

Mooiplaats Colliery will be required to develop an ESMS which provides a mechanism for ongoing assessment of operational risks and impacts associated with their activities and any new activities that may arise. The impacts and risks identified will be managed through the framework of internal procedures which specify the mechanisms and actions required to effectively manage the risks and impacts on the ground. Where any unexpected events occur that have the potential to result in environmental damage, these shall be manged through the emergency response procedure. The framework for the emergency response procedure is provided below.

#### 3.7.3 EMERGENCY RESPONSE PLAN

Mooiplaats Colliery must identify potential emergencies and develop procedures for preventing and responding to them. There are several options for dealing with high priority impacts and risks, as the paradigm has two components, probability and consequence. The design of control measures rest on understanding the cause and effect. Best practise is to intervene with the ultimate factors where feasible, rather than treat the outcomes. Emergency response therefore has the option of

reducing probability, or reducing the consequence, reducing the probability is the preferred option. Below are some common emergency preparedness approaches:

- Threat consequence if and when the risk eventuates, when the risk becomes an issue;
- Combine reducing the probability and treating the consequence;
- Offset environmental losses by investing in other assets;
- Not manage some of the risks because there are too many; and
- Make provision to manage residual impacts or issues that arise because of shortcomings in risk identification and rating, avoidance and mitigation or because a rare event has occurred.

Residual impacts are those impacts that despite reducing the probability and consequence might still occur. In these cases, parties will have to be compensated, pollution cleaned up and damage to the environment remediated.

The Applicant shall be required to develop and implement an Emergency Preparedness and Response Plan prior to commencing work. The Emergency Preparedness and Response Plan should be based on a baseline Hazard and Risk Assessment and should provide for the following as a minimum:

- Risk assessment (identification of areas where accidents and emergency situations may occur, communities and individuals that may be impacted);
- Response procedures;
- Provision of equipment and resources;
- Designation of responsibilities;
- Communication and reporting (including that with potentially Affected Communities);
- Periodic training to ensure effective response; and
- Periodic review and revision, as necessary, to reflect changing conditions.

The Applicant must ensure that the Emergency Preparedness and Response Plan makes provision for environmental emergencies, including, but not limited to;

- Fire Prevention;
- Fire Emergency Response;
- Spill prevention;
- Spill Response;
- Contamination of a water resource;
- Accidents to employees; and
- Use of hazardous substances and materials, etc.

The Applicant must ensure that lists of all emergency telephone numbers/contact persons (including fire control) are kept up to date and that all numbers and names are posted at relevant locations throughout the lifespan of the project.

#### 3.7.3.1 FIRE

Fires represent a significant risk to mining operations and require special attention in the Emergency Response Plan. Sparks generated during welding, spontaneous combustion, cutting of metal or gas cutting can result in fires. Every possible precaution shall therefore be taken when working with this equipment near potential sources of combustion. The Applicant must take all reasonable measures to ensure that fires are not started as a result of activities on site. No smoking is allowed near containers with flammable contents or at areas that are highly flammable. Smoking is only permitted at areas designated for smoking. No open fires are permitted on site and no burning of waste is to be allowed on site. The Applicant shall ensure that there is always sufficient fire-fighting equipment available on site. Such precautions include having an approved fire extinguisher immediately available at the site of any such activities. The Applicant is to ensure that he/she has the contact details of the nearest fire station in case of an emergency. Appropriate and correctly serviced equipment must be available for all activities that are likely to generate fire.

It is further anticipated that firebreaks will be required around the site perimeter. It is recommended that such fire prevention measures are implemented in consultation with adjacent landowners and where necessary that the Applicant coordinate fire prevention efforts with local Fire Protection Agency (FPA).

#### 3.7.3.2 HEALTH AND SAFETY

The Applicant shall make allowance for the supply, erection, maintenance and removal of the information boards. Information boards shall also provide the name of the process managers, relevant contact person and contact number. This will ensure that the public access to request information and/or to lodge any complaints. The boards will essentially be to advise the public of the construction activities to be undertaken or being undertaken and to advise of the prohibition of entering demarcated "no-go" areas.

The Applicant must ensure that compliance with the Mine Health and Safety Act (Act No. 29 of 1996) and the Occupational Health and Safety Act (Act No. 85 of 1993) is strictly adhered to. All reasonable measures must be taken to ensure the safety of all site staff and the surrounding community is not compromised. No weapons may be brought onto the property by any person unless the carrying of a weapon is required and approved in carrying out their specific duties. Where fencing is temporarily affected, temporary security must be provided at all times until the fence is reinstated.

The Applicant must ensure that all vehicles using public roads are in a roadworthy condition, that drivers adhere to the speed limits and that their loads are secured and that all local, provincial and national regulations are adhered to. The Mine shall make provision for flagmen to regulate traffic and construction vehicles when necessary.

The Applicant must ensure that all accidents and incidents are recorded and reported to the EO/ECO. The Applicant must have easy access to all relevant emergency numbers for example, spill response teams, fire authorities, fire protection associations, medical emergency, nearest emergency rooms (hospitals) to the site, of both private and public hospitals. The Applicant must take all reasonable measures to ensure the health and safety of all employees, visitors and the public.

#### 3.7.3.3 SPILL RESPONSE PROCEDURE

All relevant employees, staff and labourers must be instructed regarding implementation of spill prevention measures and spill response procedures. In the event of a spill, the following general requirements shall apply, and the detailed spill procedure must cater for these requirements;

- Immediately reporting of spills by all employees and/or visitors to the relevant supervisor and EO (this requirement must be included in induction training);
- Take immediate action to contain or stop the spill where it is safe to do so;

- Contain the spill and prevent its further spread (e.g. earth berm or oil absorbent materials for spill to land or by deploying booms and/or absorbent material for a spill to water);
- Dispose of any contaminated soil or materials according to appropriate waste disposal procedure (waste from spills of hazardous materials shall be disposed of as hazardous waste at a suitably licensed waste disposal facility);
- The Mine EO shall record details of the spill in their respective incident registers; and
- Photographic evidence shall be obtained of the spill clean-up.

In the case of large spills, the services of a specialist spill response agency shall be required, who shall advise on appropriate clean-up procedures and follow-up monitoring (if required).

In the event of any spills which are classified as medium or major incidents, the Mine EO shall immediately inform the ECO/EM. The EO/ECO shall record the incident in the non-conformance and incident register and advise on the appropriate measures and timeframes for corrective action. Environmental incident reports shall be completed and submitted to the Mine Manger and ECO/EM within 5 working days for all medium and major incidents. If there is a requirement to report the incident to the authorities, this shall be done by the Applicant in consultation with the ECO/EM.

The Applicant must also, (as per Section 30 of the NEMA) notify the Director-General (DHSWS, DEFF and DMRE), South African Police Services and Local Municipality and any persons whose health may be affected of the nature of an incident including:

- Any risks posed to public health, safety and property,
- Toxicity of the substance or by products released by the incident; and
- Any step taken to avoid or minimise the effects of the incident on public health and the environment.

The Applicant must ensure that lists of all emergency telephone numbers/contact persons (including fire control) are kept up to date and that all numbers and names are posted at relevant locations throughout the lifespan of the project.

#### 3.7.3.4 MEASURES TO CONTROL OR REMEDY ANY CAUSES OF POLLUTION OR DEGRADATION

The broad measures to control or remedy any causes of pollution or environmental degradation as a result of the proposed activities taking place are provided below:

- Limit the size of the area to be disturbed as far as is practically possible;
- Design and construct infrastructure such as the PCD and pit dewatering dams with both decant and drainage systems
  inclusive of storm water runoff measures;
- Conduct regular dam inspections in line with the regulatory requirements;
- Design and construct waste rock dumps and overburden dumps with adequate storm water runoff measures;
- Establish and maintain dirty and clean water systems in line with the regulatory requirements;
- Treat all contaminated water prior to discharge;
- Contain potential pollutants and contaminants (where possible) at source;
- Handling of potential pollutants and contaminants (where possible) must be conducted in bunded areas and on impermeable substrates;
- Ensure the timeous clean-up of any spills;

- Implement a waste management system for all waste stream present on site;
- Investigate any I&AP claims of pollution or contamination as a result of mining activities;
- Continue with concurrent rehabilitation;
- Operate the mine in line with the proposed closure goals and objectives;
- Rehabilitate the proposed mining site in line with the requirements of the detailed rehabilitation and closure plan;
   and
- Implement the impact management objectives, outcomes and actions, as described above.

It is of critical importance that the broad measures to control or remedy any causes of pollution or environmental degradation are applied during all phases of the proposed mining operation. This is essential and allows for the operation to be conducted in a manner that will allow for the post mining closure goals and objectives to be met.

# 4 COMPLIANCE MONITORING

### 4.1 RESPONSIBLE PERSONS

Table 5: Roles and responsibilities for environmental resources on site

Environmental Resource	Key Responsibility	Tasks	Reporting
Environmental Manager (EM)	Overall responsibility for environmental management at the mine	Develop and implement the ESMS  Develop procedures for the ESMS  Review compliance monitoring reports and audit reports  Assign responsibilities for corrective actions and addressing non-compliance  Liaison with authorities  Issuance of NCR's  Reporting KPI's to mine management  Liaison with landowners and Key stakeholders with regards to environmental issues  Supervise Environmental Monitoring Programmes	Reports to Mine management
Environmental Control Officer (ECO)	Responsible for <b>external</b> compliance monitoring.  Note: Should the ECO not be retained by the mine as a full-time resource, the EM will take	Acts as an external assurance of environmental compliance Review EO reports  Conduct inspections and report on environmental compliance  Advise EM in corrective actions for non-compliance	Reports to EM

Environmental Resource	Key Responsibility	Tasks	Reporting
	over the responsibilities of the ECO as presented in this EMPr.	Recommendations for improvement  Environmental training and support	
Environmental Officer (EO)	The EO is responsible for <b>internal</b> monitoring compliance against the conditions of the EMPr and other licenses and permits. The EO is only responsible for implementation of management measures that are the responsibility of the Applicant	Undertake regular (at least weekly) site inspections  Report on compliance and advise applicant on corrective actions  Implement corrective actions where the responsibility lies with Applicant  Coordinate and Implement Environmental Monitoring Programmes  Environmental record keeping	Reports to EM
Independent Environmental Auditor (IEA)	Responsible for external compliance audits and annual Performance Assessments	Conducting Auditing Recommendations for improvement	Reports to authorities

#### 4.2 METHOD OF MONITORING IMPACT MANAGEMENT ACTIONS

Mooiplaats Colliery is required to develop an auditing and reporting procedure in support of the ESMS to be developed and implemented. The purpose of the auditing and reporting procedure is to clearly define the requirements for compliance monitoring and audits and the reporting of the information gathered. Through integration with the ESMS, the procedure will allow management to take rapid corrective action for concerns and non-conformances identified during inspections and audits. This section provides a framework for the detailed procedure which will be developed by the mine.

Different reporting mechanisms may include:

- Inspections;
- Reporting accidents and emergencies;
- Measuring performance indicators and interpreting and acting on the indicators;
- Records of monitoring activities to test the effectiveness of mitigation measures and impact controls, as well as for compliance auditing purposes; and
- Training programmes and evidence of appropriate levels/amount of skills/capacities created.

All monitoring and auditing must be accompanied by applicable records and evidence (e.g. delivery slips, photographic records, etc.). All reports must be retained and made available for inspection by the ECO, the Applicant and /or the Relevant Competent Authorities. All reports shall be signed by the relevant parties to ensure accountability. Mooiplaats Colliery must use the audit report findings to continually ensure that environmental protection measures are working effectively on site through a system of self-checking. The framework for compliance monitoring and auditing is summarised in the sections below.

Table 6: Proposed framework for compliance monitoring and audits

Resource	Document	Implem	entation	n Checking/Monitoring/Audit				Reporting	
		Responsible Party	Frequency	Responsible Party	Туре	Frequency	То	Туре	Frequency
Environmental Manager	ESMS Procedures	Yes	As Required	Yes	Report Review	As Required	Mine Management	Board Report	As Required
	EMP/EMPr	Yes	As Required	Yes	Report Review	As Required	Mine Management	Board Report	As Required
	IWULA	Yes	As Required	Yes	Report Review	As Required	Mine Management	Board Report	As Required
	NEMA EA	Yes	As Required	Yes	Report Review	As Required	Mine Management	Board Report	As Required
	Other Licences, Permits or Approvals	Yes	As Required	Yes	Report Review	As Required	Mine Management	Board Report	As Required
Environmental Officer	ESMS Procedures	Yes	Weekly	Yes	Site Inspection	Weekly	Environmental Manager	Report	Monthly
	EMP/EMPr	Yes	Weekly	Yes	Site Inspection	Weekly	Environmental Manager	Report	Monthly

	IWULA	Yes	Weekly	Yes	Site Inspection	Weekly	Environmental Manager	Report	Monthly
	NEMA EA	Yes	Weekly	Yes	Site Inspection	Weekly	Environmental Manager	Report	Monthly
	Other Licences, Permits or Approvals	Yes	Weekly	Yes	Site Inspection	Weekly	Environmental Manager	Report	Monthly
Environmental Control Officer	ESMS Procedures	No	-	Yes	Sample Audit	Monthly	Environmental Manager	Audit Report	Monthly
	EMP/EMPr	No	-	Yes	Sample Audit	Monthly	Environmental Manager	Audit Report	Monthly
	IWULA	No	-	Yes	Sample Audit	Monthly	Environmental Manager	Audit Report	Monthly
	NEMA EA	No	-	Yes	Sample Audit	Monthly	Environmental Manager	Audit Report t	Monthly
	Other Licences, Permits or Approvals	No	-	Yes	Sample Audit	Monthly	Environmental Manager	Audit Report	Monthly
	ESMS Procedures	No	-	No					

Independent Environmental Auditor	EMP/EMPr	No	-	Yes	Performance Assessment	Annual	Environmental Manager	Annual
Adulidi	IWULA	No	-	Yes	Audit	Annual	Environmental Manager	Annual
	NEMA EA	No	-	Yes	Audit	Annual	Environmental Manager	Annual
	Other Licences, Permits or Approvals	No	-	Yes	Audit	As Per Licence		As Per Licence

### 4.3 MONITORING AND REPORTING FREQUENCY

The following auditing and reporting shall be required during operations:

- Weekly Compliance Reports: These reports must be prepared by the designated Mine EO and must aim to monitor and report on-site environmental performance;
- Monthly Compliance Audits: These audits must be undertaken by the mine EO and must aim to monitor and report
  on compliance with the requirements of the relevant authorisations, licences and permits, the approved EMPr; and
- Quarterly Audit Reports: The ECO must compile quarterly compliance reports (audits) which are to be submitted to
  the applicant for his review and correction of non-compliance issues. It is the responsibility of the ECO to report any
  non-compliance, which is not correctly rectified.

### 4.4 MECHANISMS FOR MONITORING COMPLIANCE

Table 7 below provides a summary of the functional requirements for monitoring that needs to be implemented, identifies who is responsible for the monitoring and the frequency of monitoring and reporting.

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Table 7: Mechanisms for monitoring compliance

Source Activity	Impacts Requiring Monitoring Programmes	Functional Requirements for Monitoring	Roles and Responsibilities	Monitoring and Reporting Frequency and Time Periods for Implementation
Mine Planning and Design	None	None		
Mine Infrastructure	All Impacts Identified during the	Site Inspections and checklists	Environmental Officer	Daily inspections and checklists
Construction		Report Review and Development of Action Plans for Corrective Action	Environmental Manager	As Required
		Site Inspections and Audits	Environmental Officer	Weekly inspections
				Monthly Reports
			Environmental Control Officer	Monthly Audit Reports
			Independent Environmental Auditor	Annual Performance Assessment
Underground Mining	ground Mining  All Impacts Identified during the Si		Environmental Officer	Daily inspections and checklists
	EIA	Report Review and Development of Action Plans for Corrective Action	Environmental Manager	As Required
		Site Inspections and Audits	Environmental Officer	Weekly inspections
				Monthly Reports
			Environmental Control Officer	Monthly Audit Reports
			Independent Environmental Auditor	Annual Performance Assessment
Mineral Processing		Site Inspections and checklists	Environmental Officer	Daily inspections and checklists

Source Activity	Impacts Requiring Monitoring Programmes	Functional Requirements for Monitoring	Roles and Responsibilities	Monitoring and Reporting Frequency and Time Periods for Implementation
	All Impacts Identified during the EIA	Report Review and Development of Action Plans for Corrective Action	Environmental Manager	As Required
		Site Inspections and Audits	Environmental Officer	Weekly inspections
				Monthly Reports
			Environmental Control Officer	Monthly Audit Reports
			Independent Environmental Auditor	Annual Performance Assessment
Decommissioning Activities	All Impacts Identified during the EIA	Site Inspections and checklists	Environmental Officer	Daily inspections and checklists
	LIA	Report Review and Development of Action Plans for Corrective Action	Environmental Manager	As Required
		Site Inspections and Audits	Environmental Officer	Weekly inspections
				Monthly Reports
			Environmental Control Officer	Monthly Audit Reports
			Independent Environmental Auditor	Annual Performance Assessment
Rehabilitation	All Impacts Identified during the EIA	Report Review and Development of Action Plans for Corrective Action	Environmental Manager	As Required
		Site Inspections and Audits	Environmental Officer	Weekly inspections
				Monthly Reports
			Environmental Control Officer	Monthly Audit Reports

Source Activity	Impacts Requiring Monitoring Programmes	Functional Requirements for Monitoring	Roles and Responsibilities	Monitoring and Reporting Frequency and Time Periods for Implementation
			Independent Environmental Auditor	Annual Performance Assessment
Closure - Aftercare and Maintenance	All Impacts Identified during the EIA	Report Review and Development of Action Plans for Corrective Action	Environmental Manager	As Required
		Site Inspections and Audits	Environmental Officer	Bi-Monthly inspections
				Bi-Monthly Reports
			Environmental Control Officer	Bi-Annual Audit Reports
			Independent Environmental Auditor	Annual Performance Assessment

## 4.5 THE EMPR PERFORMANCE ASSESSMENT / AUDIT REPORT

Scheduled Environmental Compliance Audits are required to be undertaken in terms of Regulation 34 of the National Environmental Management Act, Act 107 of 1998 (NEMA) Environmental Impact Assessment (EIA) Regulations, 2014. Regulation 34 states:

- "The holder of an environmental authorisation must, for the period during which the environmental authorisation and EMPr, and where applicable the closure plan, remain valid-
  - (a) Ensure that the compliance with the conditions of the environmental authorisation and the EMPr, and where applicable the closure plan, is audited; and
  - (b) Submit an environmental audit report to the relevant competent authority.
- The environmental audit report contemplated in sub-regulation (1) must-
  - (a) be prepared by an independent person with the relevant environmental auditing expertise;
  - (b) provide verifiable findings, in a structured and systematic manner, on
    - i) The level of performance against and compliance of an organisation or project with the provisions of the requisite environmental authorisation or EMPr and, where applicable, the closure plan; and
    - ii) The ability of the measures contained in the EMPr, and where applicable the closure plan, to sufficiently provide for the avoidance, management and mitigation of environmental impacts associated with the undertaking of the activity;
  - (c) Contain the information set out in Appendix 7; and
  - (d) Be conducted and submitted to the competent authority at intervals as indicated in the environmental authorisation".

An EMPr performance assessment audit report shall be submitted to the Department of Mineral Resources (DMR) on an annual basis (each year of mining and before applying for closure). The holder of the mining right must appoint an independent qualified person for the monitoring and to compile a report, but the responsibilities remain the holders. The performance assessment will include:

- The period when the performance assessment was conducted;
- The scope of the assessment;
- The procedures used for conducting the assessment;
- Interpreted information gained from monitoring the EMPr (e.g. monitoring reports);
- Evaluation criteria used during the assessment; and
- Results of the assessment are to be discussed and mention must be made of any gaps in the EMPr (adequacy of the EMPr) and how it can be rectified.

# 4.6 REVIEW AND REVISION OF THE EMPR

It is important to note that this EMPr is made legally binding on the applicant at such time as the EMPr is approved by the decision-making authority. Since this is a mining project, the overarching legislation is the MPRDA, and it is important to note that in accordance with Section 102 of the MPRDA, no EMPr may be amended or varied without the written consent of the

minister. It is however also important to consider that the EMPr is a dynamic document which may require such alteration and /or amendment as the project evolves. Conditions under which the EMPr would require revision include:

- Changes in legislation;
- Occurrence of unanticipated impacts or impacts of greater intensity, extent and significance than predicted;
- Inadequate mitigation measures (i.e. where environmental performance does not meet the required level despite
  the implementation of the mitigation measure); and
- Secondary impacts occur as a result of the mitigation measures.

The Applicant in consultation with the ECO should be responsible for ensuring that the registration and updating of all relevant EMPr documentation is carried out. It shall be the responsibility of the Applicant/Mine Manager to ensure that all personnel are performing according to the requirements of this procedure and to initiate the revision of controlled documents, when required by changes in process or operations and shall notify the ECO of such changes.

It is recommended that a risk assessment protocol must be developed and implemented by the ECO which shall be utilised to evaluate the environmental risk associated with the potential proposed alterations and/or amendments. The results of the risk assessment must then be included in the submission to the competent authority for the amendment process. It is important to note that if alterations and/or amendments are required, these may only be effected with written approval from the competent authority and in accordance with the then-in-effect relevant legal processes.

### 5 IMPACT MANAGEMENT OUTCOMES

This section of the EMPr provides the impact management outcomes identified for the Mine. The impact management objectives, including the standard to be achieved, are summarised in Table 8 below.

Table 8: Impact Management Outcomes

Activity	Potential Impact	Aspects	Phase	Objective / Outcome	Standard to be Achieved
General Surface Rehabilitation  Mine area site preparation  Underground mining adits, ventilation shafts and rescue boreholes  Access roads	Alteration of topography	Topography and Landform	Construction Operation Decommissioning Rehabilitation and Closure	Control through site planning and design	Original topography and landform serve as a reference for rehabilitation
General Surface Rehabilitation Relevant Infrastructure removal Maintenance and operation of site infrastructure and facilities Mineral Processing Underground mining adits, ventilation shafts and rescue boreholes Storm water management	Altered drainage patterns	Topography and Landform	Construction Operation Decommissioning Rehabilitation and Closure	Control through proper soil management procedures	Rehabilitation and closure plan DWS best practice Guidelines
Underground mining adits, ventilation shafts and rescue boreholes  Post Closure Monitoring and Maintenance  Water management infrastructure construction	Soil surface change	Topography and Landform	Construction Operation Decommissioning Rehabilitation and Closure	Avoidance through mine design and planning (depth of mining, safety factors, overburden and rock qualities)	Appropriate safety factors (Salomon and Monroe) as calculated by engineers and in consultation with DWS/DMR
Underground mining	Impacts on Geology	Geology	Operation	Modify through mine planning, design and rehabilitation	MPRDA Rehabilitation and Closure Plan

Activity	Potential Impact	Aspects	Phase	Objective / Outcome	Standard to be Achieved
General Surface Rehabilitation Relevant Infrastructure removal Maintenance and operation of site infrastructure and facilities Mineral Processing Underground mining adits, ventilation shafts and rescue boreholes Post Closure Monitoring and Maintenance Storm water management Water management infrastructure construction	Erosion and sedimentation	Soils	Construction Operation Decommissioning Rehabilitation and Closure	Avoid and control through preventative measures (Soil placement, storm water infrastructure, erosion control structures)	CARA
Relevant Infrastructure removal Mineral Processing Underground mining adits, ventilation shafts and rescue boreholes Post Closure Monitoring and Maintenance Storm water management Water management infrastructure construction	Soil compaction	Soils	Planning and Design Construction Operation Decommissioning Rehabilitation and Closure	Avoid through implementation of EMPr mitigation measures  Remedy through application of treatment measures (e.g. ripping)	Principles of CARA Rehabilitation and Closure Plan Ripping to 30cm where soil depth permits
General decommissioning activities General Surface Rehabilitation Relevant Infrastructure removal Maintenance and operation of site infrastructure and facilities Mineral Processing Underground mining Post Closure Monitoring and Maintenance Re-vegetation	Soil Pollution/Contamination	Soils	Construction Operation Decommissioning Rehabilitation and Closure	Avoid through preventative measures (e.g. bunding, spill kits) Remedy through clean-up and waste disposal Modify through soil treatment if required	Hazardous Substances Act NWA NEMA Duty of Care NEMWA Incident reporting procedures DWS minimum standards for waste disposal

Activity	Potential Impact	Aspects	Phase	Objective / Outcome	Standard to be Achieved
Storm water management Water management infrastructure construction					
General Surface Rehabilitation  Maintenance and operation of site infrastructure and facilities  Mine area site preparation  Underground mining  Storm water management  Water management infrastructure construction	Loss of soil fertility (denitrification, loss of soil nutrient store and organic carbon stores) and loss of land capability	Land Capability	Construction Operation Decommissioning Rehabilitation and Closure	Avoid through preventative measures (e.g. limit area of disturbance)  Remedy through soil remediation if required (e.g. fertilizer and Organic Matter applications)	CARA Rehabilitation and Closure Plan
General Surface Rehabilitation  Maintenance and operation of site infrastructure and facilities  Mine area site preparation  Underground mining  Storm water management  Water management Infrastructure construction	Loss of soil resource and its utilisation potential	Land Capability	Construction Operation Decommissioning Rehabilitation and Closure	Avoid through preventative measures (e.g. limit area of disturbance)  Remedy through soil remediation if required (e.g. fertilizer and Organic Matter applications)	CARA Rehabilitation and Closure Plan
Relevant Infrastructure removal Mine area site preparation Underground mining Water management Infrastructure construction Water Treatment	Damage/Disruption of Ecosystem Services	Land Use	Construction Operation Decommissioning Rehabilitation and Closure	Avoid through implementation of EMPr mitigation measures (e.g. service detection and communication with landowners)  Remedy through repair or reinstatement of services if required  Control through implementation of ESMS	Stakeholder Engagement Plan Rehabilitation and Closure Plan Grievance Mechanism

Activity	Potential Impact	Aspects	Phase	Objective / Outcome	Standard to be Achieved
General Surface Rehabilitation Relevant Infrastructure removal Mine area site preparation Underground mining adits, ventilation shafts and rescue boreholes Storm water management Water management infrastructure construction	Interference with existing land uses	Land Use	Planning and Design Construction Operation Decommissioning Rehabilitation and Closure	Avoid through implementation of EMPr mitigation measures (e.g. communication with landowners)  Control through implementation of ESMS	Stakeholder Engagement Plan Rehabilitation and Closure Plan Grievance Mechanism
General Surface Rehabilitation  Maintenance and operation of site infrastructure and facilities  Mineral Processing  Underground mining adits, ventilation shafts and rescue boreholes  Post Closure Monitoring and Maintenance  Site visits  Storm water management  Water management infrastructure construction	Direct and indirect mortality of flora and fauna	Fauna and Flora	Planning and Design Construction Operation Decommissioning Rehabilitation and Closure	Control through implementation of EMPr mitigation measures (e.g. limit area of disturbance, training)  Avoid/Stop through relocation of threatened or protected species  Control through implementation of ESMS	NEMBA TOPS
Maintenance and operation of site infrastructure and facilities  Mine area site preparation  Underground mining adits, ventilation shafts and rescue boreholes  Storm water management  Water management infrastructure construction	Habitat fragmentation and blockage of seasonal and dispersal movements	Fauna and Flora	Construction Operation Decommissioning Rehabilitation and Closure	Avoid and control through implementation of EMPr mitigation measures (e.g. shape of disturbed areas, maintaining corridors)	NEMBA
General Surface Rehabilitation Relevant Infrastructure removal	Introduction/invasion by alien (non-native) species	Fauna and Flora	Planning and Design Construction	Control through implementation of EMPr mitigation measures	NEMBA TOPS

Activity	Potential Impact	Aspects	Phase	Objective / Outcome	Standard to be Achieved
Maintenance and operation of site infrastructure and facilities  Mineral Processing  Underground mining adits, ventilation shafts and rescue boreholes  Post Closure Monitoring and Maintenance  Site visits  Storm water management  Water management infrastructure construction			Operation Decommissioning Rehabilitation and Closure	(e.g. alien vegetation management plan)  Avoid/Stop through preventative measures (e.g. limit extent of disturbance)	Alien vegetation management plan Hazardous Substances Act SANS 10206
Maintenance and operation of site infrastructure and facilities  Mine area site preparation  Mineral Processing  Underground mining  Post Closure Monitoring and Maintenance  Re-vegetation  Water management Infrastructure construction	Pollution of surface water resources/decreased water quality	Surface Water	Construction Operation Decommissioning Rehabilitation and Closure	Avoid through implementation of preventative measures (e.g. Bunding, Hazardous materials management, Pollution prevention measures, storm water management)  Control through implementation of mitigation measures (water treatment when required)	NWA GN704 NEMA Duty of Care NEMA Polluter Pays Principle DWS best practice guidelines
Maintenance and operation of site infrastructure and facilities  Water management infrastructure construction  Underground mining	Decrease in Surface Water Availability	Surface Water	Construction Operation	Avoid and control through implementation of preventative measures (e.g. limitation of water usage, water conservation strategies, optimization of water usage and recycling)	NWA GN704 NEMA Duty of Care NEMA Polluter Pays Principle DWS best practice guidelines.

Activity	Potential Impact	Aspects	Phase	Objective / Outcome	Standard to be Achieved
General Surface Rehabilitation Underground mining dewatering Storm water management	Dewatering of groundwater aquifers	Groundwater	Operation  Decommissioning  Rehabilitation and  Closure	Avoid and control through implementation of preventative measures (e.g. limitation of water usage, water conservation strategies, optimization of water usage and recycling)	NWA GN704 NEMA Duty of Care NEMA Polluter Pays Principle DWS best practice guidelines
General decommissioning activities Mineral Processing Underground mining dewatering Re-vegetation Water management infrastructure construction	Decrease in groundwater quantity/availability	Groundwater	Construction Operation Decommissioning Rehabilitation and Closure	Avoid and control through implementation of preventative measures (e.g. limitation of water usage, water conservation strategies, optimization of water usage and recycling)	NWA GN704 NEMA Duty of Care NEMA Polluter Pays Principle DWS best practice guidelines
Post Closure Monitoring and Maintenance	Acid Mine Drainage	Groundwater	Rehabilitation and Closure	Avoid and control through implementation of preventative measures (e.g. AMD mitigation strategy, mine design and progressive rehabilitation)  Remedy through water treatment when required	NWA GN704 NEMA Duty of Care NEMA Polluter Pays Principle DWS best practice guidelines Rehabilitation and closure plan AMD mitigation Strategy
Maintenance and operation of site infrastructure and facilities  Mineral Processing  Underground mining	Pollution of groundwater/decreased water quality	Groundwater	Construction Operation Decommissioning	Avoid and control through implementation of preventative measures (e.g. Bunding, Hazardous materials	NWA GN704 NEMA Duty of Care NEMA Polluter Pays Principle

Activity	Potential Impact	Aspects	Phase	Objective / Outcome	Standard to be Achieved
Post Closure Monitoring and Maintenance Re-vegetation			Rehabilitation and Closure	management, Pollution prevention measures)  Control through implementation of mitigation measures (AMD mitigation strategy, progressive rehabilitation)	DWS best practice guidelines Rehabilitation and closure plan AMD mitigation Strategy
Maintenance and operation of site infrastructure and facilities  Underground mining  Water management infrastructure construction	Decreased water to adjacent wetlands	Wetlands	Construction Operation Decommissioning	Avoid and control through implementation of preventative measures (e.g. wetland delineation and mine planning, limitation area of wetland disturbance – i.e.: avoid wetlands and wetland buffer areas)  Remedy/modify through wetland rehabilitation	NWA GN704 NEMA Duty of Care NEMA Polluter Pays Principle DWS best practice guidelines Rehabilitation and closure plan
Maintenance and operation of site infrastructure and facilities  Water management infrastructure construction	Loss and disturbance of wetland habitat	Wetlands	Construction Operation Rehabilitation and Closure	Avoid and control through implementation of preventative measures (e.g. wetland delineation and mine planning, limitation area of wetland disturbance — i.e.: avoid wetlands and wetland buffer areas)  Remedy/modify through wetland rehabilitation	NWA GN704 NEMA Duty of Care NEMA Polluter Pays Principle DWS best practice guidelines Rehabilitation and closure plan

Activity	Potential Impact	Aspects	Phase	Objective / Outcome	Standard to be Achieved
Post Closure Monitoring and Maintenance	Decant from workings	Environmental Pollution	Rehabilitation and Closure	Avoid through implementation of suitable progressive rehabilitation and soil management  Control/Remedy through interception of decant and treatment of polluted water where required	MPRDA NWA NEMA Duty of Care NEMA Polluter Pays Principle NEMWA GN704 DWS best practice guidelines Rehabilitation and closure plan
General decommissioning activities Relevant Infrastructure removal Mineral Processing	General Environmental Pollution	Environmental Pollution	Operation Decommissioning Rehabilitation and Closure	Avoid and control through implementation of EMPr mitigation measures (e.g. Spill prevention, Hydrocarbon Storage)	Hazardous Substances Act NWA MSDS OHSA MHSA NEMA Duty of Care NEMA Polluter Pays Principle NEMWA Incident reporting procedures DWS minimum standards for waste disposal
General decommissioning activities  General Surface Rehabilitation  Relevant Infrastructure removal  Maintenance and operation of site infrastructure and facilities  Mineral Processing	Hydrocarbon spills/contamination	Environmental Pollution	Planning and Design Construction Operation Decommissioning Rehabilitation and Closure	Avoid through preventative measures (e.g. bunding, spill kits) Remedy through clean-up and waste disposal Modify through soil treatment if required	Hazardous Substances Act NWA MSDS OHSA MHSA NEMA Duty of Care

Activity	Potential Impact	Aspects	Phase	Objective / Outcome	Standard to be Achieved
Underground mining Post Closure Monitoring and Maintenance Re-vegetation Storm water management Water management infrastructure construction					NEMWA Incident reporting procedures DWS minimum standards for waste disposal
General decommissioning activities  Maintenance and operation of site infrastructure and facilities	Sewage spills/contamination	Environmental Pollution	Construction Operation Decommissioning Rehabilitation and Closure	Avoid and control through implementation of preventative measures (e.g. location of toilets, spill prevention, waste management)	NWA NEMA Duty of Care NEMA Polluter Pays Principle OHSA MHSA
Underground mining adits, ventilation shafts and rescue boreholes	Discovery and preservation of fossils	Heritage	Operation	Avoid and control through implementation of preventative measures (e.g. Palaeontological site visit and training, watching brief)  Modify through removal and curation of fossils	NEMA MPRDA NHRA SAHRA permitting requirements
Underground mining adits, ventilation shafts and rescue boreholes  Water management infrastructure construction	Destruction/damage of palaeontological resources	Heritage	Construction Operation Rehabilitation and Closure	Avoid and control through implementation of preventative measures (e.g. Palaeontological site visit and training, watching brief)  Modify through removal and curation of fossils	NEMA MPRDA NHRA SAHRA permitting requirements
General Surface Rehabilitation	Destruction/damage of heritage resources	Heritage	Construction	Avoid and control through implementation	NEMA

Activity	Potential Impact	Aspects	Phase	Objective / Outcome	Standard to be Achieved
Mine area site preparation  Underground mining adits, ventilation shafts and rescue boreholes  Storm water management  Water management infrastructure construction			Operation Decommissioning Rehabilitation and Closure	of preventative measures (e.g. fencing of graveyards, watching brief, chance finds procedure) Stop through relocation of graves if required	MPRDA NHRA SAHRA permitting requirements
General Construction Management General Mine Management	Crime and violence	Social	Construction Operation Decommissioning Rehabilitation and Closure	Avoidance and control through preventative measures (e.g. site security, code of conduct)	Health and Safety Plan ESMS MHSA OHSA Code of Conduct
General Construction Management General Mine Management	Influx of migrant workers	Social	Construction Operation Decommissioning Rehabilitation and Closure	Avoidance and control through mitigation measures (e.g. recruitment procedure, grievance mechanism)  Control through implementation of ESMS and stakeholder engagement plan	Labour Act  Basic Conditions of Employment Act  SLP Commitments
General Construction Management General Mine Management Mineral Processing	Loss of sense of place	Social	Construction Operation Decommissioning Rehabilitation and Closure	Modify through reduction of visual impact	Rehabilitation and Closure Plan ESMS

Activity	Potential Impact	Aspects	Phase	Objective / Outcome	Standard to be Achieved
General Construction Management General Mine Management	Relocation / resettlement	Social	Construction Operation Decommissioning Rehabilitation and Closure	Modify and control through mitigation measures (e.g. grievance mechanism, Relocation plan)	Constitution of South Africa SLP Commitments
General Construction Management General Mine Management Maintenance and operation of site infrastructure and facilities	Social vices	Social	Construction Operation Decommissioning Rehabilitation and Closure	Avoidance and control through mitigation measures (e.g. recruitment procedure, grievance mechanism, code of conduct)  Control through implementation of ESMS and stakeholder engagement plan	Labour Act Basic Conditions of Employment Act SLP Commitments Code of Conduct Livelihood restoration plan
General Construction Management General Mine Management	Economic growth	Socio-Economic	Construction Operation Decommissioning Rehabilitation and Closure	Maximise through optimisation of economic growth opportunities	SLP Commitments
General Construction Management General Mine Management	Education, Skills Development and Training	Socio-Economic	Planning and Design Construction Operation Decommissioning Rehabilitation and Closure	Maximise skills development and training through implementation of SLP	SLP Commitments
General Construction Management General decommissioning activities	Employment Opportunities	Socio-Economic	Planning and Design Construction	Maximise employment opportunities through implementation of SLP	SLP Commitments

Activity	Potential Impact	Aspects	Phase	Objective / Outcome	Standard to be Achieved
General Mine Management			Operation		
Maintenance and operation of site infrastructure and facilities			Decommissioning  Rehabilitation and		
Underground mining			Rehabilitation and Closure		
Water management infrastructure construction					
General Construction Management General Mine Management	Loss of jobs and economic opportunities	Socio-Economic	Construction Operation Decommissioning Rehabilitation and Closure	Minimise impacts of job loss through skills development and livelihood restoration	SLP Commitments
General Mine Management	Re-instatement of livelihoods	Socio-Economic	Operation  Decommissioning  Rehabilitation and Closure	Minimise impacts of job loss through skills development and livelihood restoration	SLP Commitments
Underground mining	Coal supply for energy security	Socio-Economic	Operation	Maximise security of coal supply through sound and responsible mine management	Legal register SLP Commitments ESMS
General Construction Management	Community health and	Health and	Construction	Avoidance and control	OHSA
General decommissioning activities	safety	Safety	Operation	through preventative measures (e.g.	MHSA
General Mine Management			Decommissioning	HIV/AIDS awareness)	SLP Commitments
Maintenance and operation of site infrastructure and facilities			Rehabilitation and Closure	Remedy through application of mitigation measures in	Grievance Mechanism
Mine area site preparation				EMP	
Underground mining					
Re-vegetation					
Water management infrastructure construction					

Activity	Potential Impact	Aspects	Phase	Objective / Outcome	Standard to be Achieved
General Construction Management General decommissioning activities General Mine Management Maintenance and operation of site infrastructure and facilities Mineral Processing Underground mining Re-vegetation Water management infrastructure construction	Health impacts	Health and Safety	Construction Operation Decommissioning Rehabilitation and Closure	Avoidance and control through preventative measures (e.g. HIV/AIDS awareness)  Remedy through application of mitigation measures in EMP	OHSA MHSA SLP Commitments Grievance Mechanism
Maintenance and operation of site infrastructure and facilities  Mine area site preparation  Mineral Processing  Underground mining	Fire and explosion hazard	Health and Safety	Construction Operation	Avoid and control through implementation of preventative measures (e.g. Fire breaks, Blasting procedures, hazardous substances management)	Explosives Act MHSA OHSA MPRDA United States Bureau of Mines (USBM) criteria for safe blasting for ground vibration
Mine area site preparation Underground mining Water management Infrastructure construction	Damage to road infrastructure	Transportation, Infrastructure and Traffic	Construction Operation Decommissioning	Avoid and control through implementation of EMPr mitigation measures (e.g. speed limit enforcement, vehicle maintenance)	National Road Traffic Act OHSA MHSA
Mine area site preparation Underground mining Water management infrastructure construction	Increased traffic	Transportation, Infrastructure and Traffic	Construction Operation	Avoid and control through implementation of EMPr mitigation measures (e.g. speed limit enforcement, vehicle maintenance)	National Road Traffic Act OHSA MHSA

Activity	Potential Impact	Aspects	Phase	Objective / Outcome	Standard to be Achieved
Mineral Processing	Visual impact of light at night	Visual	Construction Operation	Avoid and control through implementation of EMPr mitigation measures (e.g. directional down lighting)	Security specifications
General Surface Rehabilitation Mine area site preparation Mineral Processing Underground mining adits, ventilation shafts and rescue boreholes Storm water management Water management Infrastructure construction	Visual impact of mine infrastructure, stockpiles and dust	Visual	Construction Operation Decommissioning Rehabilitation and Closure	Avoid and control through implementation of EMPr mitigation measures (e.g. dust suppression, mine planning and progressive rehabilitation)	Rehabilitation and Closure Plan Final land use objectives
General decommissioning activities Relevant Infrastructure removal Maintenance and operation of site infrastructure and facilities Mineral Processing Underground mining Re-vegetation Water management infrastructure construction General Surface Rehabilitation Storm water management	Greenhouse gas emissions	Air Quality	Construction Operation Decommissioning Rehabilitation and Closure	Avoid and control through implementation of EMPr mitigation measures (e.g. vehicle maintenance, progressive rehabilitation)	NEMAQA
Drilling monitoring boreholes  General decommissioning activities  General Surface Rehabilitation	Fugitive emissions (Dust)	Air Quality	Planning and Design Construction Operation	Avoid through preventative measures (e.g. speed limit enforcement)	Road Traffic Act NEMAQA Dust regulations

Activity	Potential Impact	Aspects	Phase	Objective / Outcome	Standard to be Achieved
Relevant Infrastructure removal Mine area site preparation Mineral Processing Post Closure Monitoring and Maintenance Re-vegetation Storm water management Water management infrastructure construction			Decommissioning Rehabilitation and Closure	Control through implementation of EMPr mitigation measures (e.g. dust suppression)	
Drilling monitoring boreholes  General decommissioning activities  General Surface Rehabilitation  Relevant Infrastructure removal  Maintenance and operation of site infrastructure and facilities  Mineral Processing  Re-vegetation  Storm water management  Water management infrastructure construction	Disturbing and/or nuisance noise	Noise	Planning and Design Construction Operation Decommissioning Rehabilitation and Closure	Avoid through preventative measures (e.g. communication with landowners, timing of activities)  Control through implementation of EMPr mitigation measures (e.g. Noise abatement measures)	ECA noise regulations SANS 10103 OHSA MHSA
Underground mining	Ground Vibration and human perception	Blasting and Vibration	Operation	Avoid and control through implementation of preventative measures (e.g. blast procedures, monitoring, communication with landowners, emergency response procedures)	Explosives Act MHSA OHSA MPRDA United States Bureau of Mines (USBM) criteria for safe blasting for ground vibration Blast Procedures Emergency response procedure

Activity	Potential Impact	Aspects	Phase	Objective / Outcome	Standard to be Achieved
Underground mining	Ground Vibration Impacts on productivity of farm animals (cattle, chickens, pigs, etc.)	Blasting and Vibration	Operation	Avoid and control through implementation of preventative measures (e.g. blast procedures, monitoring, communication with landowners, emergency response procedures)	Explosives Act MHSA OHSA MPRDA United States Bureau of Mines (USBM) criteria for safe blasting for ground vibration Blast Procedures Emergency response procedure
Underground mining	Impacts on Infrastructure (roads, communications infrastructure, services, houses, boreholes)	Blasting and Vibration	Operation	Avoid and control through implementation of preventative measures (e.g. structural surveys, blast procedures, monitoring, communication with landowners)	Explosives Act MHSA OHSA MPRDA United States Bureau of Mines (USBM) criteria for safe blasting for ground vibration Blast Procedures Emergency response procedure
Underground mining	Noxious fumes	Blasting and Vibration	Operation	Avoid and control through implementation of preventative measures (e.g. structural surveys, blast procedures, monitoring, communication with landowners)	Explosives Act MHSA OHSA MPRDA United States Bureau of Mines (USBM) criteria for safe blasting for ground vibration Blast Procedures Emergency response procedure

# 6 IMPACT MANAGEMENT ACTIONS: MANAGEMENT PROGRAMME

Table 9: below provides measures for management of the environmental aspects that are impacted on during the different phases of the project.

Table 9: Description of the proposed impact management actions.

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
Environmental Ma					
General Mine Management	Planning and Design  Construction  Operation Decommissioning Rehabilitation and Closure	No direct physical disturbance	The mine shall develop an effective Environmental and Social Management System (ESMS) that is appropriate to the nature and scale of the project. The ESMS should include and provide for the following as a minimum:  Environmental Policy; Ongoing Identification of risks and impacts; Social and Environmental Management programs; Organisational capacity and competency; Emergency preparedness; Stakeholder engagement; and Monitoring and review.		Throughout LoM
General Mine Management	Planning and Design  Construction  Operation Decommissioning Rehabilitation and Closure	No direct physical disturbance	The mine shall ensure that Social and Environmental human resources have the knowledge, skills, and experience necessary to perform their work with competence and efficiency.	Shall adhere to the ESMS developed to ensure compliance with the regulatory framework	Throughout LoM
General Mine Management	Planning and Design Construction Operation Decommissioning	No direct physical disturbance	The mine shall appoint a suitably qualified and competent ECO or EM. The ECO must preferably have a tertiary qualification in an Environmental Management or appropriate field. The ECO should have appropriate qualification and experience in the implementation of environmental management specifications. The ECO shall be tasked with auditing the mines environmental compliance on a regular basis (at least quarterly). The Applicant	Shall adhere to the ESMS developed to ensure compliance with the regulatory framework	Throughout LoM

Activities	Phase Rehabilitation and	Size and Scale of Disturbance	Mitigation Measures shall provide the ECO with the necessary support to ensure that	Compliance with Standards	Time Period for Implementation
	Closure		the environmental aspects relating to the development is adhered to.		
General Mine Management	Planning and Design  Construction  Operation Decommissioning Rehabilitation and Closure	No direct physical disturbance	The mine must have a copy of this EMPr at the point of use and should be briefed by the Mine EO or ECO with regards to the use and implementation of the EMPr.	Shall adhere to the ESMS developed to ensure compliance with the regulatory framework	Throughout LoM
General Mine Management	Planning and Design  Construction  Operation  Decommissioning  Rehabilitation and Closure	No direct physical disturbance	The EMPr must be made binding on all sub-contractors operating on behalf of the Mining Right Holder.	Shall adhere to the ESMS developed to ensure compliance with the regulatory framework	Throughout LoM
		No direct physical disturbance	The mine shall ensure that all sub-contractors abide by the requirements of the EMPr through the inclusion of the EMPr and applicable environmental requirements in contractual agreements for all sub-contractors.	Shall adhere to the ESMS developed to ensure compliance with the regulatory framework	Throughout LoM
Emergency Respon	se				
General Mine Management	Construction Operation	Emergencies have the potential for large scale and	The mine shall develop and implement an Emergency Preparedness and Response Plan which shall include and provide for the following as a minimum:	Shall adhere to the ESMS developed to ensure	Throughout LoM

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
	Decommissioning Rehabilitation and Closure	high significance impacts	<ul> <li>Risk assessment;</li> <li>Response procedures;</li> <li>Provision of equipment and resources;</li> <li>Designation of responsibilities;</li> <li>Communication and reporting (including that with potentially affected communities)</li> <li>Periodic training to ensure effective response; and</li> <li>Periodic review and revision, as necessary, to reflect changing conditions.</li> </ul>	compliance with the regulatory framework	
General Mine Management	Construction Operation Decommissioning Rehabilitation and Closure	No direct physical disturbance	The necessary provisions (financial, resources, materials) shall be made in order to ensure compliance with the Emergency Preparedness and Response Plan.	Shall adhere to the ESMS developed to ensure compliance with the regulatory framework	Throughout LoM
Health and Safety					
General Mine Management	Planning and Design  Construction  Operation  Decommissioning Rehabilitation and Closure	Health and safety risks are classified as high significance due to the value of human life	The mine shall ensure that reasonable measures are taken to ensure the safety of all site staff, including induction training for all employees and visitors.	OHS and MHSA	Throughout LoM
General Mine Management	Planning and Design Construction Operation Decommissioning Rehabilitation and Closure	Health and safety risks are classified as high significance due to the value of human life	All staff and sub-contractors must be informed about the community concerns, especially during the construction phase. Toolbox talks can be used for this. Speed limits on the road to the mine must be enforced. People that do not adhere to the speed limits must receive written warnings.	OHS and MHSA	Throughout LoM

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
General Mine Management	Construction Operation Decommissioning Rehabilitation and Closure	Health and safety risks are classified as high significance due to the value of human life	The mine shall provide appropriate Personal Protective Equipment (PPE) to employees wherever required and in accordance with the risks associated with their activities.	OHS and MHSA	Throughout LoM
General Mine Management	Construction Operation Decommissioning Rehabilitation and Closure	Health and safety risks are classified as high significance due to the value of human life	The mine shall undertake safety audits to ensure compliance with the;  Occupational Health and Safety Act (Act No. 85 of 1993) and associated regulations; and Mine Health and Safety Act (Act 29 of 1996) as amended and associated regulations.	OHS and MHSA	Throughout LoM
General Mine Management	Construction Operation Decommissioning Rehabilitation and Closure	Health and safety risks are classified as high significance due to the value of human life	The mine shall implement a safety reporting procedure to ensure that all accidents and incidents (safety and environmental) are recorded and reported to the Mine manager and EO.	OHS and MHSA	Throughout LoM
General Mine Management	Construction Operation Decommissioning Rehabilitation and Closure	Health risks are classified as high significance due to the value of human life	The mine shall develop and implement an infectious diseases management plan to address health issues with the workforce. The mine shall align the strategy with a community HIV strategy.	OHS	Throughout LoM
General Mine Management	Construction Operation Decommissioning Rehabilitation and Closure	Health and safety risks are classified as high significance due to the value of human life	Any containers in which hazardous substances (e.g. fuel, paints, solvents) are stored shall be clearly marked as to the contents therein (in accordance with OHSA regulations). Material Safety Data Sheets (MSDS) must be available at the hazardous stores for all chemicals stored therein.	OHS and MHSA	Throughout LoM

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation	
General Mine Management	Construction Operation Decommissioning Rehabilitation and Closure	Health and safety risks are classified as high significance due to the value of human life	SANS Code of Practice for Mine Residue Deposits (SANS 10286, previously SABS 0286:1998) should be used to do a safety classification on any waste rock dumps.	SANS Code of Practice for Mine Residue Deposits (SANS 10286, previously SABS 0286:1998)	Throughout LoM	
Site Access and Sec General Mine Management	Construction Operation Decommissioning Rehabilitation and Closure	Security risks can have a highly significant impact although localized	On-site vehicles must be limited to approved access routes and areas (including turning circles and parking) on the site to minimise excessive environmental disturbance to the soil and vegetation off site, and to minimise disruption of traffic.	OHS and MHSA	Throughout LoM	
General Mine Management	Construction Operation	The creation of roads can have a significant and relatively widespread impact, especially as roads create corridors	Any new access (if required) shall first be approved by the Mine Manager and ECO (method statement may be required) and should be provided with erosion and silt pollution prevention measures where required.	OHS and MHSA	Throughout LoM	
General Mine Management	Construction Operation Decommissioning Rehabilitation and Closure	Security risks can have a highly significant impact although localized	No person will be allowed to keep or use alcohol, recreational drugs, traditional or modern weapons, snares or otherwise dangerous objects on-site, or to enter the site while under the influence of alcohol or drugs.	OHS and MHSA	Throughout LoM	
Environmental Awa	Environmental Awareness					
General Mine Management	Construction	No direct physical disturbance	All employees and visitors to the site must undergo a site induction which shall include basic environmental awareness and	NEMA	Throughout LoM	

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
	Operation		site-specific environmental requirements (e.g. site sensitivities and		
	Decommissioning		relevant protocols/procedures). This induction should be presented or otherwise facilitated by the Mine EO wherever		
	Rehabilitation and Closure		possible.		
Social and Socio-Ed	onomic			'	
General Mine Management	Planning Construction Operation Decommissioning Rehabilitation and Closure	No direct physical disturbance	The mine shall develop and implement a recruitment policy that allows equal opportunity to all people (woman, disabled) and give preference to local labour where possible.	Adherence to corporate policies (e.g.: SLP) and compliance with legislation including Labour Act and Employment Act	Throughout LoM
General Mine Management	Planning Construction Operation Decommissioning Rehabilitation and Closure	No direct physical disturbance	A stakeholder engagement plan will assist the mine to outline their approach towards communicating in the most efficient way possible with stakeholders throughout the life of the project. Such a plan cannot be considered a once off activity and should be updated on a yearly basis to ensure that it stays relevant and to capture new information. Stakeholders must provide input in the Stakeholder Engagement Plan.	Adherence to corporate policies (e.g.: SLP) and compliance with legislation including Labour Act and Employment Act	Throughout LoM
General Mine Management	Planning	No direct physical disturbance	Skilling and training of local community members should take place to equip people to become eligible for positions at the mine.	SLP commitments	Prior to construction
General Mine Management	Planning Construction Operation Decommissioning	No direct physical disturbance	The procurement policy for the mine should focus on utilising service providers from the local area as far as reasonably possible to encourage the growth of local businesses.	Adherence to corporate policies and compliance with legislation including Labour Act and Employment Act	Throughout LoM

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
	Rehabilitation and Closure				
General Mine Management	Planning Construction Operation Decommissioning Rehabilitation and Closure	No direct physical disturbance	The mine shall attempt, where possible, to recruit local service providers and subcontractors to assist with construction activities.	Adherence to corporate policies and compliance with legislation including Labour Act and Employment Act	Throughout LoM
General Mine Management	Planning Construction Operation Decommissioning Rehabilitation and Closure	No direct physical disturbance	The mine shall comply with the conditions of the SLP developed for the mine to ensure the socio-economic benefits of the mine are maximised.	SLP commitments	Throughout LoM
General Mine Management	Planning Construction Operation Decommissioning Rehabilitation and Closure	No direct physical disturbance	The mine shall comply with all relevant legislation pertaining to labour recruitment and employment.	Compliance with legislation including Labour Act and Employment Act	Throughout LoM
General Mine Management	Planning Construction Operation Decommissioning Rehabilitation and Closure	No direct physical disturbance	The mine shall develop and implement a Stakeholder Engagement Plan in consultation with a suitably qualified specialist. This plan shall include a strategy to actively manage expectations. This includes the sharing of relevant information in a way that is accessible to all members of the local communities. Frequent communication is a key aspect in the management of expectations.	Shall adhere to the ESMS developed to ensure compliance with the regulatory framework	Developed as early as possible and implemented throughout LoM

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
General Mine Management	Planning Construction Operation Decommissioning Rehabilitation and Closure	No direct physical disturbance	The mine shall designate a community liaison officer that deals specifically with the surrounding communities. The Mine shall communicate frequently with the affected stakeholders to ensure that they understand the processes and do not develop unrealistic expectations.	Shall adhere to the ESMS developed to ensure compliance with the regulatory framework	Appointment as early as possible and implemented throughout LoM
General Mine Management	Planning Construction Operation Decommissioning Rehabilitation and Closure	No direct physical disturbance	The mine shall establish a detailed grievance mechanism for local communities to lodge concerns, suggestions and grievances which can be dealt with in a timely manner. The grievance mechanism shall aim to accomplish the following objectives;  Receive and register external communications from the public;  Screen and assess the issues raised and determine how to address them;  Identify roles and responsibilities relating to the reporting, recording and addressing of grievances;  Maintenance of a grievance register to record and track, and document responses and actions taken to address grievances;  Reporting of grievances to DMR; and Adjust the management program, as appropriate.  The local communities must be informed that they can complain about perceived unsafe behaviour through the grievance mechanism.	Shall adhere to the ESMS developed to ensure compliance with the regulatory framework	Developed as early as possible and implemented throughout LoM
General Mine Management	Planning Construction Operation Decommissioning Rehabilitation and Closure	No direct physical disturbance	A grievance register must be maintained by the mine to log grievances from landowners, communities, occupants and other Interested and Affected Parties, and respond to such grievances accordingly. The grievance register should be provided to authorities at any point in time if so requested. The grievance register shall contain, at a minimum, the following information;  Date of the grievance being lodged,  Location relating to the grievance,  Contact details of the complainant,  Grievance description (detailed as possible),	Shall adhere to the ESMS developed to ensure compliance with the regulatory framework	Developed as early as possible and implemented throughout LoM

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
			<ul> <li>Person receiving grievance,</li> <li>Agreed corrective action,</li> <li>Responsible party for corrective action,</li> <li>Summary of actions taken (and date action was taken),</li> <li>Status of grievance (open, closed-out, awaiting feedback etc.).</li> <li>The grievance mechanism must be communicated to all stakeholders and communities.</li> </ul>		
General Mine Management	Planning Construction Operation Decommissioning Rehabilitation and Closure	No direct physical disturbance	Open channels of communication between the mine and surrounding landowners/communities are essential. The mine shall establish a community liaison forum (CLF) that meet on a regular basis (at least quarterly). At this forum the mine can give feedback on its activities and keep the communities informed about matters that concern them in a transparent manner. The relevant authorities should also be invited to attend CLF meetings. This forum is an important mechanism to manage expectations and build relationships. Meeting minutes must be captured and forwarded to all attendees.	Shall adhere to the ESMS developed to ensure compliance with the regulatory framework	As early as possible in the process and implemented throughout LoM
General Mine Management	Planning Construction Operation Decommissioning Rehabilitation and Closure	No direct physical disturbance	Employees should be sourced from the local area where possible.	Adherence to corporate policies and compliance with legislation including Labour Act and Employment Act	Throughout LoM
General Mine Management	Construction Operation	No direct physical disturbance	The mine shall encourage the continuation of agricultural activities in the area surrounding the mining activities that are not affected by mining.	SLP	Throughout LoM
General Mine Management	Planning Construction Operation	No direct physical disturbance	The mine shall provide training, where necessary to the local work force as per the Environmental Awareness Plan. Skills development plans must be focussed on skills that the mine needs, and that are also transferable. As part of the Local Economic Development (LED) plan required as part of the SLP, the mine	Shall adhere to the ESMS developed to ensure compliance with the regulatory framework	Throughout LoM

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
	Decommissioning		should identify projects that can assist more community members with earning a livelihood. The community should be involved in		
	Rehabilitation and Closure		the identification of suitable programmes if possible, and the training programmes must include business development skills. Support should be given to people after the training to ensure that their newly acquired skills can be implemented.		
General Mine	Planning	No direct physical	Should relocation become necessary the mine must appoint a	Shall adhere to the ESMS	Throughout LoM
Management	Construction	disturbance	relocation specialist to compile a relocation action plan.	developed to ensure compliance with the	
	Operation			regulatory framework	
	Decommissioning				
	Rehabilitation and Closure				
General Mine	Planning	No direct physical	The Community Relations Manager (CRM) should establish	Shall adhere to the ESMS	Throughout LoM
Management	Construction	disturbance	relationships with the surrounding commercial farmers. This can include a yearly courtesy visit and sharing of environmental data	developed to ensure compliance with the	
	Operation		to keep the farmers informed. All meetings should be recorded, and records must be included in the communication register. The	regulatory framework	
	Decommissioning		names and contact details of surrounding landowners must be		
	Rehabilitation and Closure		kept up to date.		
General Mine	Planning	No direct physical	Stakeholder Engagement should continue throughout the life of	Shall adhere to the ESMS	Throughout LoM
Management	Construction	disturbance	the mine to ensure local communities are kept informed and developed to ensure allowed to raise issues. These issues will then be addressed compliance with the		
	Operation		through the grievance mechanism.	regulatory framework	
	Decommissioning				
	Rehabilitation and Closure				
General Mine Management	Operation	No direct physical disturbance	Where retrenchments are unavoidable, they should be managed according to legislative requirements.		When retrenchments are required

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
Construction camp sewage management	Construction	Construction impacts are temporary in nature and have a limited extent but	The physical footprint of any construction or site camp shall be minimised and vegetation clearance should be kept to the minimum required area. Topsoil shall be handled in accordance with the soil management principles presented in this EMPr and the soil management guide developed for the Mine.	Shall adhere to the ESMS developed to ensure compliance with the regulatory framework	Throughout construction
Dust suppression  Earthworks  Fencing		may include significant impacts	All construction and/or site camps shall be enclosed with a fence. The mesh size should be small enough for the fence to act as a catch net for blown debris and as a demarcation of the site. The fence shall be maintained as required to ensure access control remains effective. All temporary fences erected by the Mine shall be removed and the site restored on completion of construction, unless otherwise agreed in writing with the Applicant.	a lee lol MHSA	
Fuel Storage and refuelling  Hazardous substances management			Site and construction camps must be kept in a clean, neat and tidy condition at all times. The Mine shall maintain good housekeeping practices and shall comply with the relevant HSE regulations in terms of materials storage. Stockpiles of construction materials may only be placed within demarcated areas within the construction camp. Laydown areas must be kept neat and tidy and free of litter or waste at all times.	MPRDA	
Site security  Soil Management		A waste storage area must be established within the site camp/construction camp that provides for appropriate and adequate waste storage and waste separation for recycling. All waste must be adequately contained to prevent ground and/or water pollution. The total volume of general waste stored shall not exceed 100m <sup>3</sup> . In the case that a storage capacity exceeding this amount is required or planned for, the necessary	and . All /or hall city ary		
Truck and heavy machinery operation  Utilization of portable toilets			waste permits must be obtained in accordance with the NEMWA beforehand.  The site camp/construction camp shall have adequate provision for the storage of hazardous waste (e.g. old oil filters, soil from spills etc.) and the waste shall be contained within closed containers to prevent the possibility of spillages.		

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
and generation of sewage  Vegetation clearance		All fuel storage areas shall be bunded to contain at least 110% of the volume stored and will comply with the relevant safety regulations. Fuel storage areas may not be located within 100m of a watercourse and the total volume of fuel stored on site may not exceed 80 cubic metres (80 000l) without the necessary authorisation in terms of the NEMA. Fuel storage areas must be provided with an impervious surface with the provision to contain any potential fuel spillages during refuelling (e.g. a bunded, sealed concrete slab which drains to a sump/oil separator). No person may smoke or take part in any activity that may results in sparks near fuels and other flammable substances to prevent ignition.  All hazardous substances shall be stored within designated areas that comply with the relevant HSE standards (e.g. ventilation, access control, HSE signage, firefighting equipment, MSDS, etc.) and that provide for spill prevention and containment. It is recommended that a dedicated, bunded and fenced Hazardous Storage Area is provided within the construction camp for this purpose.			
			Residue stockpiles shall not exceed 60m in height.  No open fires shall be permitted within the site camp/construction camp, except where approved by the responsible safety officer and EO/ECO and within a designated structure designed for that purpose. In such cases firefighting equipment must be readily available near the fireplace and an appropriate safety representative should be present at all times during burning of the fire. All fires shall be fully extinguished after use.		
Drilling monitoring boreholes	Planning and Design Construction Operation	Impacts on flora may occur over a large area (active mine areas) and has the potential to	Weeds and invader plants will be controlled in the manner prescribed in the Alien Management Plan that must be developed for the mine.  Alien invasive tree species should be eradicated.	NEMA	Development of plan as soon as possible and implementation throughout LoM

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
General Surface Rehabilitation  Relevant Infrastructure removal  Maintenance and operation of site	Decommissioning Rehabilitation and Closure	be a relatively high significance	Institute an eradication/control programme for early intervention if invasive species are detected, so that their spread to surrounding natural ecosystems can be prevented.  Institute a monitoring programme to detect alien invasive species early, before they become established and, in the case of weeds, before the release of seeds (including closure and post closure monitoring).  The Plan must clearly define the areas from which alien vegetation must be removed as well as the plant, equipment, materials and methodology to be used (including safe disposal).	CARA  Shall adhere to the ESMS developed to ensure compliance with the regulatory framework	
infrastructure and facilities  Mine area site preparation  Mineral Processing	Planning and Design Construction Operation	Impacts on red data species has a very high significance	It is recommended to conduct a biodiversity walk through to locate protected species prior to commencement and relocate species where possible or required.  All Red Data Plants within the proposed mining areas, roads and all other infrastructure areas should be transplanted and relocated within either a nursery or any neighbouring piece of land where it can be conserved until rehabilitation can take place. These species can either be replanted during the rehabilitation process of the mining areas as rehabilitation of mined out areas progresses or left in their new location if this is not to be disturbed in future.	NEMBA  Threatened or Protected Species (TOPS) regulations  National Forests Act  DAFF permitting requirements	Prior to commencement of activities or disturbance
Monitoring and Maintenance  Site establishment — Camp	Planning and Design Construction Operation	Impacts on red data species has a very high significance	The mine shall ensure that the relevant permits are obtained to remove and relocate protected species (if required). Plan activities carefully so that only vegetation that needs to be impacted is impacted. Permit vegetation to establish on topsoil stockpiles to maintain a seed bank. Overburden stockpiles and other residue stockpiles/deposits will not be suitable for vegetation establishment due to the lack of topsoil. Limit activity to area of disturbance and revegetate impacted areas as soon as possible.	NEMBA TOPS regulations National Forests Act DAFF permitting requirements	Prior to commencement of activities or disturbance
establishment – Permanent site	Planning and Design Construction	Impacts on flora may occur over a large area (active mine areas) and	Limit the vegetation disturbance to the designated areas only and the legal minimum requirement width for road and powerline servitudes is strictly adhered to. Where possible locate activities on the boundaries of existing disturbance. Use existing	NEMA	Throughout LoM

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
office Infrastructure Site visits	Operation Decommissioning Rehabilitation and Closure	has the potential to be a relatively high significance	access roads as much as possible and rehabilitate disturbed areas as soon as possible  No unnecessary clearing of vegetation may take place. Allow disturbed area to naturally revegetate through natural processes of succession however if deemed necessary, seeding with an appropriate seed mix must be undertaken.		
Storm water management  Water management  Infrastructure construction	Planning and Design  Construction  Operation  Decommissioning  Rehabilitation and Closure	Impacts on flora may occur over a large area (active mine areas) and has the potential to be a relatively high significance	Vegetation clearance should be stripped with the topsoil to retain a more effective seedbank as well as giving the topsoil stockpiles better organic matter content.	NEMA CARA	Throughout LoM
Water Treatment	Planning and Design  Construction  Operation  Decommissioning  Rehabilitation and Closure	Impacts on flora may occur over a large area (active mine areas) and has the potential to be a relatively high significance	The harvesting of plants by construction and mine workers is prohibited on site. This includes the harvesting of plants for firewood, construction material, the making of crafts and medicinal purposes.	NEMA	Throughout LoM
	Planning and Design Construction Operation Decommissioning Rehabilitation and Closure	Impacts on flora may occur over a large area (active mine areas) and has the potential to be a relatively high significance	Damage or harm to threatened plant species is illegal in terms of the National Environmental Management: Biodiversity Act (Act 10 of 2004). Threatened species are defined in terms of the most recent Red Data list of Southern African Plants. Employees and workers shall be educated with regards to any potential threatened species that may be encountered on site and shall take the necessary actions to prevent harm to any such species found on site.	NEMBA TOPS regulations National Forests Act DAFF permitting requirements	Throughout LoM

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
	Construction Operation Decommissioning Rehabilitation and Closure	Impacts on flora may occur over a large area (active mine areas) and has the potential to be a relatively high significance	All alien vegetation occurring on the site must be controlled in accordance with NEMBA. The area should be assessed, and the alien invasive species controlled. The mining areas should be monitored for the establishment and spread of alien invasive species throughout the LoM. The weed management plan and principles for weed management presented in this EMPr must be implemented throughout the lifespan of the mine.	NEMA  NEMBA  CARA  Shall adhere to the ESMS developed to ensure compliance with the regulatory framework	Throughout LoM
	Construction Operation	Impacts on flora may occur over a large area (active mine areas) and has the potential to be a relatively high significance	All soil stockpiles shall be kept free of any weeds or alien invader plant species. Where possible, indigenous flora species should be encouraged to colonise stockpiles.	Shall adhere to the ESMS developed to ensure compliance with the regulatory framework	Throughout LoM
	Construction Operation Decommissioning Rehabilitation and Closure	Impacts on flora may occur over a large area (active mine areas) and has the potential to be a relatively high significance	<ul> <li>Alien species removal must take place in an appropriate manner, which includes:</li> <li>Avoid disturbance to the soil as far as possible.</li> <li>Use an appropriate control for each species. Some species may require manual and/or herbicide control.</li> <li>Consult a specialist if necessary.</li> </ul>	NEMA  NEMBA  CARA  Shall adhere to the ESMS developed to ensure compliance with the regulatory framework	Throughout LoM
Fauna					
Drilling monitoring boreholes General Surface Rehabilitation	Planning and Design Construction Operation Decommissioning	Impacts on fauna has the potential to be a relatively high significance especially where threatened or protected species are impacted upon	Visitors and workers will be informed that the killing of fauna is prohibited within the boundaries of the mining area, as well as neighbouring areas.	Induction training shall comply with ESMS Framework	Throughout LoM

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
Relevant	Rehabilitation and Closure				
Infrastructure removal	Planning and Design	Impacts on fauna has the potential to be a relatively	The mine shall educate and inform all workers, subcontractors and visitors about any rare and endangered species through an environmental awareness plan and the distribution of posters,	NEMA NEMBA	Throughout LoM
Maintenance and operation of site infrastructure and facilities	Construction Operation Decommissioning Rehabilitation and Closure	high significance especially where threatened or protected species are impacted upon	containing pictures of any potential rare and endangered species. Ensure that environmental awareness training takes place at regular intervals.	CARA  Shall adhere to the ESMS developed to ensure compliance with the regulatory framework	
Mine area site preparation  Mineral Processing  Post Closure Monitoring and	Planning and Design  Construction  Operation  Decommissioning  Rehabilitation and Closure	Impacts on fauna has the potential to be a relatively high significance especially where threatened or protected species are impacted upon	The sighting of any rare or endangered species needs to be reported to management which will keep record of all such species. Should there be a risk of an impact to such a species, the mine shall notify a specialist who shall advise on the best course of action. Should relocation or destruction of any species be required, the necessary permits shall be obtained.	NEMBA TOPS Shall adhere to the ESMS developed to ensure compliance with the regulatory framework	Throughout LoM
Site establishment — Camp  Site establishment —	Planning and Design  Construction  Operation  Decommissioning  Rehabilitation and Closure	Impacts on fauna has the potential to be a relatively high significance especially where threatened or protected species are impacted upon	Ensure that there are waste disposal and littering prevention procedures in place to ensure decreased contact with humans. A waste management plan must be generated and implemented. The system must be monitored to ensure that the environment is not polluted, and that fauna do not consume the waste. Ensure that the appropriate training is given to staff and management.	NEMA,1998  Shall adhere to the ESMS developed to ensure compliance with the regulatory framework	During LoM
Permanent site office Infrastructure	Planning Construction Operation	Impacts on sensitive landscapes have the potential to be a relatively high	The destruction of sensitive landscape features shall be avoided where possible and otherwise minimised through effective planning. In areas where the destruction cannot be avoided, these features should be re-introduced in the post mining landscape.	In accordance with Rehabilitation and closure plan	During construction and operation

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
Site visits  Storm water		significance with widespread effects.			
Water management Infrastructure construction Water Treatment	Planning and Design  Construction  Operation  Decommissioning  Rehabilitation and Closure	Impacts on fauna has the potential to be a relatively high significance especially where threatened or protected species are impacted upon	No construction workers or mine employees may disturb, hunt, set traps/snares, utilise dead or alive fauna/livestock/wildlife/fish. This includes the killing of any animal caught in construction works. Disciplinary action must be taken if any fauna is wilfully disturbed or killed.	NEMA  NEMBA  CARA  Shall adhere to the ESMS developed to ensure compliance with the regulatory framework	Throughout LoM
	Planning and Design  Construction  Operation  Decommissioning  Rehabilitation and Closure	Impacts on fauna has the potential to be a relatively high significance especially where threatened or protected species are impacted upon	Ensure that noise control measures are implemented by reducing speed, ensure that exhaust systems are functioning according to manufacturer's specifications. Ensure that speed limits are enforced	NEMA  NEMBA  CARA  Shall adhere to the ESMS developed to ensure compliance with the regulatory framework	Throughout LoM
	Planning and Design  Construction  Operation  Decommissioning  Rehabilitation and Closure	Impacts on fauna has the potential to be a relatively high significance especially where threatened or protected species are impacted upon	Any animals found within excavations should be carefully returned without harm to an adjacent area away from mining activities, but preferably not further than 500m away from where it was found unless otherwise agreed to by the ECO.	NEMA  NEMBA  CARA  Shall adhere to the ESMS developed to ensure compliance with the regulatory framework	Throughout LoM
	Planning and Design	Impacts on fauna has the potential to be a relatively	The Mine shall ensure that any snakes discovered in excavated areas, on or near the construction site are not killed or otherwise harassed. The Mine EO must be notified should a snake be found	NEMA NEMBA	Throughout LoM

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
	Construction Operation Decommissioning Rehabilitation and Closure	high significance especially where threatened or protected species are impacted upon	on or near the site. The Mine EO will be responsible to ensure that an appropriately skilled person is summoned to remove the snake from the site for relocation to a suitable nearby location.	CARA Shall adhere to the ESMS developed to ensure compliance with the regulatory framework	
	Planning and Design Construction Operation Decommissioning Rehabilitation and Closure	Impacts on fauna has the potential to be a relatively high significance especially where threatened or protected species are impacted upon	The mine shall take the necessary measures to limit the speed of trucks and vehicles on the roads on site and enforce these speed limits.	Internal speed limits for haul roads and declared legal speed limits for public roads.	Throughout LoM
	Planning and Design  Construction  Operation  Decommissioning	Impacts on fauna has the potential to be a relatively high significance especially where threatened or protected species are impacted upon	Any red data species recorded within the areas that will be cleared should be relocated within re- vegetated areas where a good vegetation cover has been established. The mine must ensure relevant permits are in place if any threatened or protected species are relocated. Conduct a protected fauna species survey prior to commencement and relocate species where possible or required.	NEMA  NEMBA  CARA  Shall adhere to the ESMS developed to ensure compliance with the regulatory framework	Throughout LoM
	Planning and Design Construction Operation Decommissioning Rehabilitation and Closure	Impacts on fauna has the potential to be a relatively high significance especially where threatened or protected species are impacted upon	No person should wilfully disturb the movement of any mammals, birds, amphibians, insects or reptiles on the mine site.	NEMA  NEMBA  CARA  Shall adhere to the ESMS developed to ensure compliance with the regulatory framework	Throughout LoM

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
Decommissioning Mine Infrastructure  Drilling monitoring boreholes	Construction Operation Decommissioning	Impacts on soils can have significant impact both in terms of severity and scale. Impacts on soil can in turn affect land use and land capability.	Topsoil shall be removed from all areas where physical disturbance of the surface will occur (up to a maximum of 30 cm depth or as specified by the EO).	CARA NEMA GN704 In accordance with Rehabilitation and closure plan	As required
General decommissioning activities  General Surface Rehabilitation Relevant	Construction Operation Decommissioning Rehabilitation and Closure	Impacts on soils can have significant impact both in terms of severity and scale. Impacts on soil can in turn affect land use and land capability.	Soils must be stripped from the area of activity. Topsoil's and subsoils should be stripped and stored separately. The handling of the stripped topsoil will be minimized to ensure the soil's structure does not deteriorate significantly. Compaction of the removed topsoil must be avoided by prohibiting traffic on stockpiles. Stockpiles should only be used for their designated final purposes. The stockpiles will be vegetated where possible (rock stockpiles will not permit adequate vegetation growth) in order to reduce the risk of erosion, prevent weed growth and to reinstitute the ecological processes within the soil.	CARA  NEMA  In accordance with Rehabilitation and closure plan	As required
Infrastructure removal  Maintenance and operation of site infrastructure and facilities  Mine area site	Construction Operation Decommissioning Rehabilitation and Closure	Impacts on soils can have significant impact both in terms of severity and scale. Impacts on soil can in turn affect land use and land capability.	To the greatest extent possible topsoil shall only be handled twice, only-once during the initial stripping of topsoil and a second time to replace it.  Areas that are stripped should be optimised to limit unnecessary stripping. Storm water from upslope of the stripped areas should be diverted around these areas to limit the amount of storm water flowing over these areas. The timing of the topsoil stripping should be optimised to limit the time between stripping and construction/mining/deposition.	CARA NEMA In accordance with Rehabilitation and closure plan	Throughout LoM
preparation  Mineral Processing	Construction Operation	Impacts on soils can have significant impact both in terms of severity and scale. Impacts on soil can in turn affect land use	Strip the topsoil and the remaining vegetation as per the rehabilitation guideline and place in the allocated locations for the various soil types.	CARA NEMA In accordance with Rehabilitation and closure plan	Throughout LoM

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
Post Closure Monitoring and Maintenance		and land capability.			
Re-vegetation  Site establishment – Camp	Construction Operation	Impacts on soils can have significant impact both in terms of severity and scale. Impacts on soil can in turn affect land use and land capability.	Areas for stripping need to be delineated and stripping will only occur where soils are to be disturbed by activities that are described in the mine plan, and where a clearly defined end rehabilitation use for the stripped soil has been identified.	CARA NEMA In accordance with Rehabilitation and closure plan	Throughout LoM
Site establishment — Permanent site office Infrastructure  Storm water management  Water management Infrastructure construction	Construction Operation Decommissioning Rehabilitation and Closure	Impacts on soils can have significant impact both in terms of severity and scale. Impacts on soil can in turn affect land use and land capability.	Topsoil and sub-soil stockpiles must be located such that the potential for erosion is minimised. Areas with existing erosion and stability issues must be avoided. If erosion occurs, corrective actions (erosion berms etc.) must be taken to minimize any further erosion from taking place.  All other stockpiles such as subsoil and overburden (excluding topsoil stockpiles) should not exceed 60m in height.  If erosion has occurred, topsoil should be sourced and replaced and shaped to reduce the recurrence of erosion. Only the designated access routes are to be used to reduce any unnecessary compaction. Compacted areas are to be ripped to loosen the soil structure and vegetation cover re-instated. Implement land rehabilitation measures as defined in rehabilitation report.	CARA NEMA GN704 In accordance with Rehabilitation and closure plan	Throughout LoM
Water Treatment	Construction Operation Decommissioning Rehabilitation and Closure	Impacts on soils can have significant impact both in terms of severity and scale. Impacts on soil can in turn affect land use and land capability.	There must be no contamination of topsoil. Prevent any spills from occurring. Machines must be parked within hard park areas and must be checked daily for fluid leaks.	MPRDA CARA	Throughout LoM

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
	Construction Operation Decommissioning Rehabilitation and Closure	Impacts on soils can have significant impact both in terms of severity and scale. Impacts on soil can in turn affect land use and land capability.	Topsoil stockpiles must be kept to a maximum height of 4m if space allows. The viability of topsoil decreases over time with a greater height of the stockpiles which would have cost implications during rehabilitation that should be considered.	MPRDA CARA	Throughout LoM
	Construction Operation Decommissioning Rehabilitation and Closure	Impacts on soils can have significant impact both in terms of severity and scale. Impacts on soil can in turn affect land use and land capability.	Care must be taken to protect topsoil resources on site and thereby avoid the need to obtain additional topsoil from outside the site for rehabilitation. However, if additional topsoil needs to be sourced from outside the site, this shall be done with extreme caution not to introduce any alien or invasive species to the site. The topsoil shall be sourced from a location approved by, and a standard, acceptable to the EO.	NEMBA	Throughout LoM
	Construction Operation Decommissioning Rehabilitation and Closure	Impacts on soils can have significant impact both in terms of severity and scale. Impacts on soil can in turn affect land use and land capability.	Trucks, machinery and equipment will be regularly serviced to ensure they are in proper working condition and to reduce risk of leaks. All leaks will be cleaned up immediately using spill kits or as per the emergency response plan. For large spills a hazardous materials specialist shall be utilised.	NEMA  NWA  Shall adhere to the ESMS developed to ensure compliance with the regulatory framework	Ongoing throughout LoM
	Construction Operation Decommissioning Rehabilitation and Closure	Impacts on soils can have significant impact both in terms of severity and scale. Impacts on soil can in turn affect land use	Accidental hydrocarbon spillages should be reported immediately, and then the affected soil should be removed, and rehabilitated or if this is not possible, disposed of at a waste sites designated to accept such waste.  If soil (whether stockpiled or in its undisturbed natural state) is polluted, the first management priority is to treat the pollution by means of in situ bioremediation. The acceptability of this option must be verified by an appropriate expert and by the local	NEMWA  DWS minimum requirement for waste disposal	Throughout LoM

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
		and land capability.	water authority on a case by case basis, before it is implemented. If in situ treatment is not possible or acceptable then the polluted soil must be classified according to the Minimum Requirements for the Handling, Classification and Disposal of Hazardous Waste and disposed of at an appropriate, permitted, off-site waste facility.		
	Construction Operation Decommissioning Rehabilitation and Closure	Impacts on soils can have significant impact both in terms of severity and scale. Impacts on soil can in turn affect land use and land capability.	All activities should be limited to the necessary area of disturbance. This can be encouraged by pegging out the area of activity. Where required the compacted soils should be disked/ripped to an adequate depth and re- vegetated with an indigenous seed mix.	In accordance with Rehabilitation and closure plan	Throughout LoM
Land use					
Mining and rehabilitation	Operation Decommissioning Rehabilitation and Closure	Impacts on alternative land uses are considered highly significant and can occur over a large area.	The post mining land use must be predetermined in order to ensure it is rehabilitated to suit the use of the land.	In accordance with Rehabilitation and closure plan	Established early during operations and implemented during rehabilitation
Pollution Prevent	ion	1		1	
All mining activities	Construction Operation Decommissioning Rehabilitation and Closure		Any equipment that may leak, and does not have to be transported regularly, shall be placed on an impermeable surface (e.g.: drip tray, bunded area, etc.) to catch any potential spillages of pollutants. Drip trays shall be of a size that the equipment can be placed inside it. Daily inspections shall be carried out to ensure such spill prevention measures are in place and remain effective. Drip trays shall be cleaned regularly and shall not be allowed to overflow. All spilled hazardous	NEMA Polluter Pays Principle NEMA Duty of Care	Throughout operations

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period Implementation	for
			substances must be collected and adequately disposed of at a suitably licensed facility.	NEMA NWA		
	Construction Operation Decommissioning		Appropriate measures must be implemented to ensure that rainwater does not run into areas containing cement, oil, diesel etc. as this could result in a pollution threat. Storage areas for these substances should be placed on high-lying ground. During operation, the storm water management system shall ensure that water from dirty areas (such as coal contaminated areas) reports to the PCD's.	OHSA MHSA Shall adhere to the ESMS developed to ensure compliance with the regulatory framework		
	Construction Operation Decommissioning Rehabilitation and Closure		Servicing and maintenance of vehicles may only take place in the workshop area (subject to suitable spill prevention and containment measures). The workshop area should be lined with concrete or suitable material to prevent infiltration. If emergency repairs are required elsewhere on site, this shall be undertaken with the necessary spill prevention measures in place.			
	Construction Operation		Cement and liquid concrete are hazardous to the natural environment on account of the very high pH of the material, and the chemicals contained therein. As a result, the Mine shall ensure that:			
			<ul> <li>Concrete shall only be mixed on mortar boards or suitably lined areas, and not directly on the ground,</li> <li>The visible remains of concrete, either solid, or from washings, shall be physically removed immediately and disposed of as waste. Washing of visible signs of concrete into the environment is not acceptable.</li> </ul>			
	Construction Operation Decommissioning Rehabilitation and Closure	Small scale and localised	• All excess aggregate shall also be removed.  All hazardous substances (e.g. fuel, grease, oil, brake fluid, hydraulic fluid) must be handled, stored and disposed of in a safe and responsible manner to prevent pollution of the environment or harm to people or animals. Appropriate measures must be implemented to prevent spillage and			

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
			appropriate steps must be taken to prevent pollution in the event of a spill.		
	Construction Operation Decommissioning Rehabilitation and Closure	High significance and potentially a moderate scale disturbance	Hazardous substances shall be confined to specific and secured areas, and in such a way that does not pose any danger of pollution even during times of high rainfall. Hazardous storage areas shall be bunded (impermeable) with adequate containment (at least 110% the total volume stored) for potential spills or leaks. Bunded storage areas shall be either provided with an oil separator or sump. Waste from spillages will then be removed and recycled or disposed of responsibly.	NEMA Polluter Pays Principle  NEMA Duty of Care  NEMA	Throughout operations
	Construction Operation Decommissioning Rehabilitation and Closure	High significance and potentially a moderate scale disturbance	All fuel storage areas shall be bunded to contain at least 110 % of the volume stored and will comply with the relevant environmental and safety regulations. Fuel storage areas must be provided with an impervious surface with the provision to contain any potential fuel spillages during refuelling (e.g. a sealed concrete slab which drains to a sump/oil separator). The applicant must ensure that employees and labourers do not smoke or take part in any activity that may results in sparks in the vicinity of fuels and other flammable substances to prevent ignition.	NWA OHSA MHSA Shall adhere to the ESMS developed to ensure compliance with the regulatory framework	
	Construction Operation Decommissioning Rehabilitation and Closure	High significance and potentially a moderate scale disturbance	Refuelling may only take place within a dedicated area inside the mine that is subject to appropriate spill prevention and containment measures Refuelling and transfer of hazardous chemicals and other potentially hazardous substances must be carried out so as to minimise the potential for leakage and to prevent spillage onto the soil. Drip trays should be utilised in relevant locations (inlets, outlets, points of leakage, etc.) during transfer to prevent such spillage or leakage. Any accidental spillages shall be contained and cleaned up promptly.		
	Construction Operation Decommissioning	High significance and potentially a moderate scale disturbance	Any excess or waste material or chemicals should be removed from the site and should preferably be recycled (e.g. oil and other hydrocarbon waste products). Any waste materials or chemicals that cannot be recycled shall be disposed of at a suitably licensed waste facility.	NEMWA	Throughout operations

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance Standards  DWS minimum requirement for waste disposal	Time Period for Implementation
	Construction Operation Decommissioning Rehabilitation and Closure	High significance and potentially a moderate scale disturbance	Hazardous waste may only be disposed of at a licensed hazardous waste disposal facility. A specialist waste contractor shall dispose of such waste and shall be required to provide waste manifests and safe disposal certificates. The 'cradle-to-grave' principle must be complied with.	NEMA Polluter Pays Principle NEMA Duty of Care NEMWA DWS minimum requirement for waste disposal	Throughout operations
	Construction Operation Decommissioning Rehabilitation and Closure	Potential health risks are considered high significance	All relevant personnel on site must be properly trained concerning the proper use, handling and disposal of hazardous substances applicable to their line of work. If required, advice shall be obtained from the manufacturer with regard to the safe handling and storage of hazardous materials.	MSDS specifications OHSA MHSA	Throughout operations
	Construction Operation Decommissioning	Small scale and localised	The Mine EO shall maintain a list of all hazardous materials that would be present on site. The Mine EO shall develop and maintain a hazardous substance register for all hazardous materials that shall be kept on site during all phases of the project. The register shall be provided to the ECO upon request. Material Safety Data Sheets (MSDS) must be available on site at the point of use and readily accessible for all hazardous substances stored.	OHSA MHSA	Throughout operations
Waste Managemen	nt				
Maintenance and operation of site infrastructure and facilities	Construction Operation Decommissioning	Waste has the potential to pollute the environment and can vary from	The mine shall develop and implement a waste management plan for the Mine which complies with the principles of the NEMWA and provides a mechanism for the effective management of waste throughout the LoM. This plan shall ensure the appropriate management of all solid waste, including	NEMWA NEMA cradle to grave	Throughout operations

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
Site establishment — Camp  Site establishment — Permanent site	Rehabilitation and Closure	localized to large scale impacts.	construction debris (cement bags, wrapping material, timber, cans, wire, nails, etc.), waste and surplus food, food packaging, organic waste etc.	DWS minimum requirement for waste disposal  Shall adhere to the ESMS developed to ensure compliance with the regulatory framework	
office Infrastructure  Water management Infrastructure construction	Construction Operation Decommissioning Rehabilitation and Closure	Waste has the potential to pollute the environment and can vary from localized to large scale impacts.	The waste management system shall provide for adequate waste storage (in the form of waste skips and bins with lids), waste separation for recycling, and frequent removal of non-recyclable waste for permanent disposal at an appropriately licensed waste disposal facility. No waste material is to be disposed of on site.	NEMWA  NEMA cradle to grave  DWS minimum  requirement for waste  disposal	Throughout operations
General Construction Mine area site preparation	Construction Operation Decommissioning Rehabilitation and Closure	Waste has the potential to pollute the environment and can vary from localized to large scale impacts.	Waste generated on site should be recycled as far as possible and sold/given to interested contractors if possible. Recyclable waste should not be stored on site for excessive periods to reduce risk of environmental contamination	NEMWA  NEMA cradle to grave  DWS minimum requirement for waste disposal	Throughout operations
General Mine Management Mining	Construction Operation Decommissioning Rehabilitation and Closure	Waste has the potential to pollute the environment and can vary from localized to large scale impacts.	The Mine shall implement a waste removal regime that ensures waste skips do not exceed their capacity before being removed from site for disposal.	NEMWA NEMA cradle to grave	Throughout operations
Mineral Processing	Construction Operation Decommissioning	Waste has the potential to pollute the environment and can vary from	Littering shall be strictly prohibited. The site shall remain in a neat and tidy condition at all times. If required, the mine shall make use of regular litter patrols to remove litter and ensure the site remains clean, neat and tidy.	NEMWA NEMA cradle to grave	Throughout operations

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
Maintenance and operation of site infrastructure and	Rehabilitation and Closure	localized to large scale impacts.			
facilities  General decommissioning activities	Construction Operation Decommissioning Rehabilitation and Closure	Waste has the potential to pollute the environment and can vary from localized to large scale impacts.	The mine shall maintain a waste register which shall be used to track all waste removed from site. Proof of appropriate waste disposal shall be kept on file at the site for auditing purposes.	NEMA cradle to grave	Throughout operations
Relevant Infrastructure removal  Decommissioning	Construction Operation Decommissioning Rehabilitation and Closure	Waste has the potential to pollute the environment and can vary from localized to large scale impacts.	The mine will adopt a cradle-to-grave approach to ensure that the waste is removed and disposed of in the prescribed and correct manner.	NEMA cradle to grave	Throughout operations
Sewage and Sanita	tion				
Site establishment — Permanent site office Infrastructure  Site establishment — Camp	Construction Operation Decommissioning Rehabilitation and Closure	Sewage has the potential to result in localized impacts of low to medium significance	There must be adequate provision for safe and effective sanitation (i.e. ablution facilities) at the mine and work sites and these shall conform to all relevant health and safety standards and codes. The Mine shall ensure compliance with the OHSA and MHSA in terms of sewage and sanitation (managed by safety department). Under no circumstances will pit latrines or soak away systems be allowed for raw sewage. Septic tanks are permitted on condition that they are closed units and are serviced regularly to prevent overflows. In the event that the mine constructs a waste treatment plant, the plant must comply with relevant legislation and norms and standards. Disposal or reuse of treated water must be in line with relevant licencing approvals.	NEMWA NWA NEMA cradle to grave	Throughout operations
management Infrastructure construction			Portable toilets will be managed by reputable contractors and inspected daily for any potential leaks. The Contractor (or reputable toilet-servicing company) shall be responsible for the cleaning, maintenance and servicing of the toilets. Chemical		

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
General Construction			toilets shall be emptied/serviced frequently to avoid offensive odours (at least weekly). Toilets must be kept in a clean, neat and hygienic condition.		
Mine area site preparation			Ablution facilities must be easily accessible. Portable ablution facilities shall be placed outside areas susceptible to potential flooding and shall not be placed within 50m of any wetland or watercourse. Ablution facilities shall be located a sufficient distance from any offices or eating areas to prevent nuisance		
General Mine Management			from offensive odours. Sanitary arrangements shall also be to the satisfaction of the EO.		
Mining			Disposal of sewage from chemical toilets shall be in a safe and responsible manner and at an approved facility specifically for that purpose. Proof of sewage removal and disposal shall be kept on file for auditing purposes.		
Maintenance and operation of site infrastructure and facilities					
General decommissioning activities					
Relevant Infrastructure removal					
Noise					
	Construction	Noise has the potential to result in significant	The mine shall take reasonable measures to limit exceedingly noisy activities. Where noise is generated which may impact on sensitive receptors, the mine shall apply measures to control noise	SANS10103	Throughout LoM

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance Standards	with	Time Implemente	Period ation	for
General decommissioning activities	Operation Decommissioning Rehabilitation and Closure	impacts to sensitive receptors at a small to medium scale	that cannot be avoided (e.g.: blasting). Mitigation measures to be applied shall include but is not limited to;  Using the smallest/quietest equipment for the particular purpose;  Ensuring that equipment is well-maintained and	ECA Noise Regula				
General Surface Rehabilitation			<ul> <li>Ensuring that equipment is well-maintained and fitted with the correct and appropriate noise abatement measures;</li> <li>All machines should be equipped with appropriate noise reduction equipment;</li> </ul>	World Bank guidelines	EHS			
Relevant Infrastructure removal			<ul> <li>All machines should be roadworthy (including meeting maximum noise specifications);</li> <li>The vehicles exhaust and baffle systems must be maintained regularly to ensure that the noise from these vehicles is within the required noise</li> </ul>	MHSA				
Maintenance and operation of site infrastructure and facilities			specification;  • All plant and equipment must be operated in accordance with the specifications provided by the manufacturer;  • Safety measures that generate noise, including reverse gear alarms, should be adjusted to minimise noise where possible; and					
Mine area site preparation			<ul> <li>Blasting must be undertaken at a suitable time of day with surrounding sensitive receptors notified timeously of the intended blast schedule.</li> </ul>					
Mineral Processing			Regular noise measurements must be undertaken if mining activities take place within 500 m from a potential noise-sensitive receptor. This is particularly important for blast events.					
Site establishment – Camp  Site establishment –			Community involvement needs to continue throughout the project. Good public relations are essential. At all stages surrounding receptors should be educated with respect to the potential increase of noise from the mine (i.e.: when the potential increase is considered of concern to surrounding receptors). The information presented to stakeholders should be factual and should not set unrealistic expectations.					
Permanent site			Where possible, only operate during the day. If night-time activities are required, do not operate closer than 200m from					

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
office Infrastructure			any receptors (prevent a noise level exceeding 47 dBA at receptors).		
Storm water management			Trucks, machinery and equipment will be regularly serviced to ensure acceptable noise levels are not exceeded. Quieter equipment will be sought where possible when purchasing new equipment. Silencers will be utilised where relevant. Point sources will be enclosed where possible. Acoustic screens will be considered if repeated I&AP complaints are received.		
Infrastructure  Mining			A channel of communication should be established and promoted between the mine and surrounding stakeholders as well as the community. The mine must investigate any reasonable and valid noise complaint if registered by a receptor staying within 1,000 m from any mining activities.		
Water management and treatment			If necessary, use available material to develop a berm between activities and surrounding noise-sensitive receptors to break the line of sight as soon as possible. The berm should be grassed or rock cladded and fully engineered to ensure it is safe and structurally sound.		
			Operations must comply with the noise standard of the Occupational Health and Safety Act (Act No 85 of 1993).		
Air Quality					
General decommissioning activities General Surface Rehabilitation Relevant	Construction Operation Decommissioning Rehabilitation and Closure	Localised and low significance	Areas of high risk for spontaneous combustion will be inspected regularly for signs of possible combustion. An emergency procedure will be set up in the case of spontaneous combustion.	NEMAQA  Dust regulations	Throughout LoM
Infrastructure removal  Maintenance and operation of site	Construction Operation Decommissioning	Localised and low significance	The EO shall evaluate the condition of the roads and if coal dust is being tracked off site to an unacceptable degree, the mine shall implement measures as necessary to avoid and reduce this impact.	NEMAQA  Dust regulations	Throughout LoM

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
infrastructure and facilities	Rehabilitation and Closure				
Mine area site preparation  Mineral Processing  Post Closure Monitoring and Maintenance  Re-vegetation  Site establishment — Camp  Site establishment site office Infrastructure  Storm water management  Mine Infrastructure	Construction Operation Decommissioning Rehabilitation and Closure	Wide scale of disturbance and low to medium significance. Some localized high significant impacts.	It is important to note that dust could be a major disturbance, especially during the dry winter periods to people residing around the site. All reasonable measures must be utilised to minimise the generation of dust as a result of activities on site. Such measures shall include, but shall not be limited to;  • Traffic control measures aimed at reducing the entrainment of material by restricting traffic volumes and reducing vehicle speeds.  • Regular and effective measures aimed at binding the surface material or enhancing moisture retention, such as wet suppression and chemical stabilisation.  • As far as practically possible, avoid dust generating activities during periods of strong winds in the direction of sensitive receptors.  • Increase dust suppression efforts during conditions conducive to excessive dust creation (e.g. dry and windy conditions).  • Ensure vegetation establishment on rehabilitated areas as well as on topsoil stockpiles.  • Limit the height of soil stockpiles where possible (maximum 60m).	NEMAQA  Dust regulations	Throughout LoM
Water management Infrastructure construction Water Treatment	Construction Operation Decommissioning Rehabilitation and Closure	Wide scale of disturbance and low to medium significance. Some localized high significant impacts.	The mine shall comply with the National Dust Control Regulations, Promulgated under the National Environmental Management: Air Quality Act (Act 39 of 2004). Dust monitoring in and around the mine must be undertaken. If dust levels exceed the specified thresholds in terms of the dust control regulations, the Applicant shall appoint a suitably qualified specialist to identify sources of the excessive dust levels and to suggest suitable and reasonable mitigation measures.	NEMAQA  Dust regulations	Throughout LoM
	Construction Operation	Localised and low significance	The mine must ensure that no transported materials escape from vehicles. If necessary, the load bin of the vehicles shall be covered with a tarpaulin to prevent dust.	NEMAQA	Throughout LoM

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
	Decommissioning			Dust regulation	
	Construction Operation Decommissioning Rehabilitation and Closure	No direct Impacts	The Mine shall maintain open and transparent communication with the community and surrounding landowners regarding air quality and shall supply monitoring records to the public upon request.	NEMAQA  Dust regulation	Throughout LoM
	Construction Operation Decommissioning Rehabilitation and Closure	Health impacts have a localized but high significance	Employees will receive training on the use of personal dust respirators, whenever high dust levels are experienced.	NEMAQA  Dust regulation	Throughout LoM
	Construction Operation Decommissioning Rehabilitation and Closure	Wide scale of disturbance and low to medium significance. Some localized high significant impacts.	Speed limits will be established and enforced on the mine to minimise dust generation.	NEMAQA  Dust regulation	Throughout LoM
	Construction Operation Decommissioning Rehabilitation and Closure	Localised and low significance	Machinery and equipment will be regularly serviced to ensure they are in proper working condition and to reduce risk of excessive emissions.	NEMAQA  Dust regulation	Throughout LoM
	Construction Operation	Localised and low significance	Due to the proximity of sensitive receptors to the proposed project activities, it is recommended that chemical suppressants be applied to unpaved haul and access roads to reduce the impacts from this source by 90% control efficiency.	NEMAQA  Dust regulation	Throughout LoM

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
	Construction Operation	Localised and low significance	Water sprayers on the crushing activities should be implemented to control the emission of this source by 50%.	NEMAQA  Dust regulation	Throughout LoM
	Construction Operation	Localised and low significance	Dust fallout rates to be below $1200~\text{mg/m}^2/\text{day}$ in non-residential areas and $600~\text{mg/m}^2/\text{day}$ in residential areas, averaged over $30~\text{days}$ .	NEMAQA  Dust regulation	Throughout LoM
	Construction Operation	Localised and low significance	Two PM <sub>10</sub> sampling campaigns are recommended at the closest sensitive receptors (west or east of operations) before proposed mine extension commences and once proposed mitigated operations take place in order to ensure minimum impacts from the project on the surrounding communities.	NEMAQA  Dust regulation	Throughout LoM
	Construction Operation	Localised and low significance	Random carbonaceous stockpiles may not be allowed as this increases the risk of spontaneous combustion and subsequent air pollution.	NEMAQA  Dust regulation	Throughout LoM
Heritage					
General decommissioning activities General Surface Rehabilitation Relevant Infrastructure removal Maintenance and operation of site infrastructure and facilities	Construction Operation Decommissioning	Impacts on heritage affect a limited extent but have a very high significance due to the value of heritage resources which are protected by law.	Implement chance find procedures in case where possible heritage finds are made.  Heritage structures:  Should be demarcated with a 20m buffer if activities are to occur in close proximity  If the sites are to be directly affected, the sites will need to documented before a destruction permit can be applied for at the provincial heritage authority (Mpumalanga).  In the event that any other heritage resources are uncovered SAHRA should be contacted and a qualified archaeologist appointed to evaluate the finds and make appropriate recommendation on mitigation.	NHRA  Development Facilitation Act	Throughout LoM

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance Standards	with	Time Period fo Implementation
Mine area site preparation Mineral Processing Post Closure Monitoring and Maintenance Re-vegetation			Demarcate sites with a 50-meter buffer and avoid them or alternatively apply for the relevant relocation permits as necessary.     If this is not possible a detailed grave relocation process must be implemented as required under the NHRA and National Health Act regulations.			
Site establishment — Camp  Site establishment — Permanent site office Infrastructure	Construction Operation Decommissioning Rehabilitation and Closure	Impacts on heritage affect a limited extent but have a very high significance due to the value of heritage resources which are protected by law.	Should artefacts or archaeological items be observed in the area of disturbance, then all activity in this area should cease immediately, the area marked off and a specialist consulted prior to any further activity.	NHRA  Development Act	Facilitation	Throughout LoM
Storm water management  Mine Infrastructure  Water management Infrastructure construction  Water Treatment	Construction Operation Decommissioning Rehabilitation and Closure	Impacts on heritage affect a limited extent but have a very high significance due to the value of heritage resources which are protected by law.	Should any graves be observed on site during activity progress then all activities in the immediate area should cease, and the area demarcated as a no-go zone. A specialist will need to be consulted and responsible action considered.	NHRA Development Act	Facilitation	Throughout LoM
Tradition	Construction Operation Decommissioning Rehabilitation and Closure	Impacts on heritage affect a limited extent but have a very high significance due to the value of heritage resources which are protected by law.	The Mine EO must be trained on potential heritage or palaeontological features which may be found on site and the implementation of the chance finds procedure. Should any potential heritage or palaeontological features be identified the relevant specialist must be notified and shall advise on the way forward.	NHRA  Development Act	Facilitation	As required

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
	Construction Operation Decommissioning Rehabilitation and Closure	Impacts on heritage affect a limited extent but have a very high significance due to the value of heritage resources which are protected by law.	All identified gravesites will be fenced off or relocated. Access to gravesites will be arranged for family members/friends of the deceased if requested. Grave sites that remain in situ shall be inspected on a regular basis to ensure no damage has occurred.	NHRA  Development Facilitation Act	As soon as possible and implemented throughout LoM
	Construction Operation Decommissioning Rehabilitation and Closure	Impacts on heritage affect a limited extent but have a very high significance due to the value of heritage resources which are protected by law.	In the event that graves, or cemeteries need to be relocated, a full grave relocation process must be undertaken that includes comprehensive social consultation.	NHRA  Development Facilitation Act	Throughout LoM
	Construction Operation Decommissioning Rehabilitation and	Impacts on heritage affect a limited extent but have a very high significance due to the value of heritage resources which are protected by law.	If construction activities expose any fossil deposits, a professional palaeontologist should be contacted to assess whether mitigation actions are necessary.	NHRA  SAHRA Chance Find Procedure, Fossil Find Procedure and Fossil Monitoring Procedure	Throughout LoM
Land Capability					
General Surface Rehabilitation	Construction Operation Decommissioning	Impacts on land capability have long term effects	The mine will ensure that overburden stockpiles are in accordance with the rehabilitation plan to allow for minimal handling when returning soils during rehabilitation.	In accordance with Rehabilitation and closure plan	Throughout LoM

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
Maintenance and operation of site infrastructure and facilities	Construction Operation Decommissioning Rehabilitation and	and can be of a high significance	The mine shall preserve soil potential as far as possible to ensure enhanced land capability post mine closure.	In accordance with Rehabilitation and closure plan	Throughout LoM
Mine area site preparation	Closure				
Site establishment – Camp	Construction Operation Decommissioning Rehabilitation		While it is not anticipated that subsoil or overburden stockpiles will be able to be vegetated, topsoil stockpiles should be vegetated with indigenous seed mixtures to prevent soil erosion and to preserve the viability thereof.	In accordance with Rehabilitation and closure plan	Throughout LoM
Site establishment – Permanent site office	Rehabilitation		During rehabilitation care must be taken to return the correct soil types and depths to specific sections of rehabilitated land to enhance land capability potential post mining.	In accordance with Rehabilitation and closure plan	During Rehabilitation
Infrastructure	Construction Operation		Re-vegetate rehabilitated areas as soon as possible to prevent soil erosion.	In accordance with Rehabilitation and closure plan	Throughout LoM
Storm water management	Decommissioning Rehabilitation and Closure				
Water management Infrastructure construction					
Water Treatment					
Surface Water					
Maintenance and operation of site	Construction	Impacts on surface water can have a	The mine shall ensure that a detailed storm water management plan is approved by DWS and implemented for the mining area. Clean and dirty water system infrastructure must be installed as	NWA	

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
infrastructure and facilities	Operation Decommissioning	high significance and extent	per the detailed storm water management plan which must take into consideration the design capacities and locations restrictions stipulated in GN 704 of the NWA (unless GN704 exemption is granted).	GN704	As soon as possible and implemented throughout LoM
Mine area site preparation			Contaminated storm water run-off must be collected and routed to lined pollution control dams.	DWS best Practice Guidelines	
Mineral Processing	Construction Operation Decommissioning		Where clean water is diverted away from construction and/or mining areas, its point of re-entry into the natural environment should be well protected against erosion and/or sedimentation.	Shall adhere to the ESMS developed to ensure compliance with the regulatory framework	
Monitoring and Maintenance	Construction Operation Decommissioning		No wastewater may run freely into any of the surrounding environment or neighbouring properties. The Mine shall implement the storm water design in accordance with the approved Storm Water Management Plan.		
Re-vegetation  Site establishment - Camp	Construction Operation Decommissioning Rehabilitation and Closure		All areas susceptible to erosion shall be suitably protected. Berms/drains shall be constructed where necessary to direct all runoff into the stormwater system. Care must be taken to avoid scouring and erosion and suitable measures should be placed in areas where runoff concentrates, in order to reduce the sediment load and slow down the runoff. All erosion damage shall be repaired as soon as possible as directed by the EO.		
Site establishment — Permanent site office Infrastructure  Water	Construction Operation Decommissioning Rehabilitation and Closure		All storm water and erosion control mechanisms must be inspected frequently and shall be maintained on a regular basis to ensure they remain effective. Appropriate remedial action, including the rehabilitation of eroded areas, shall be undertaken under direction from the EO.		
management Infrastructure construction	Construction		Materials capable of resulting in poor quality leachate will not be used for the construction of haul roads. This will entail testing for acid generation potential.		

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance Standards	with	Time Implemente	Period ation	for
	Construction		Where possible, the disturbance of land during the construction phase will be confined to areas which are planned to be disturbed during the operation of the mine.					
	Construction Operation		Topsoil stockpiles must be stabilised with vegetation to reduce erosion and siltation into streams and dams. Other stockpiles that cannot be vegetated must have adequate control measures such as berms in place to prevent siltation of surrounding areas.					
	Construction Operation Decommissioning Rehabilitation and Closure		Hydrocarbon spills will require immediate attention and should be disposed of at a licensed facility. All used hydrocarbons will be suitably stored before being recycled or disposed of.					
	Construction Operation		Storm water drainage and pollution control facilities will be constructed to manage the flow of water and separate clean and dirty water on site.					
	Construction Operation Decommissioning Rehabilitation and Closure		All licenses and permits required as per the National Water Act will be applied for as per the relevant water uses.					
	Construction Operation Decommissioning Rehabilitation and Closure		The mine shall ensure soil erosion control measures are established in all high-risk areas to reduce silt-loading in storm water runoff. Construct a down-stream drain and silt traps at the outlet of water diversion areas.					
	Construction		Erosion control measures should be implemented on rehabilitated areas and vegetation established as soon as possible.					

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
	Operation Decommissioning Rehabilitation and Closure				
	Construction Operation Decommissioning Rehabilitation and Closure		Excess water will only be discharged if it meets statutory requirements.		
	Construction Operation		Pollution control dam water levels must be regularly monitored. Steps and procedures must be put in place to manage situations where excess water builds up in the pollution control dams.		
Wetlands					
Maintenance and operation of site infrastructure and facilities  Site establishment – Camp  Site establishment –	Construction	Impacts on wetlands are considered to be highly significant due to the sensitivity of these areas. Impacts can range from localized to impacts which are large in extent	The mine shall limit the extent of the development footprint to exclude aquatic resources as far as possible. Those pans or drainage lines that will be impacted by mining activities must be appropriately licenced by the DWS. A wetland offset strategy must be developed given the fact that the responsive hydropedological forms are the only sections of the hillslopes that will remain intact, with the rest of the hillslopes (recharge and interflow hydropedological forms) being removed during the proposed activities. This strategy has been considered as a last resort according to the mitigation hierarchy due to the irrelevance of "avoidance", "decreasing impacts" and "rehabilitation"	NWA GN704  Shall adhere to the ESMS developed to ensure compliance with the regulatory framework	Throughout LoM
Permanent site office Infrastructure	Construction Operation Decommissioning		The mine shall implement an aquatic biomonitoring and water quality monitoring programme. Where target endpoints are not met, recommendations should translate directly into follow-up action that are recorded and auditable.		Throughout LoM

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
Mine	Rehabilitation and Closure				
Infrastructure	Construction		No dirty water may be discharged into any wetland or water		Throughout LoM
Water	Operation		resource on site unless treated to the required standards.		
management Infrastructure	Decommissioning				
construction	Rehabilitation and Closure				
Water Treatment					
Topography and Lo	andform				
General Surface Rehabilitation	Construction Operation	Impacts on topography tend to be large in	Levelling out of the mine site area will be supervised by a qualified mine surveyor and the mine planning department.	In accordance with Rehabilitation and closure	
Relevant Infrastructure removal	Decommissioning Rehabilitation and Closure	extent and can have a significant effect on the environment	Where possible, the original topographic landscape and drainage/flow lines will be recreated so as to reduce loss of water in the natural catchments.	Shall adhere to the ESMS developed to ensure	
Maintenance and operation of site		CIVII O IIII CIII	Berms and diversion trenches will be constructed as part of the stormwater management infrastructure to help separate clean and dirty water on site.	compliance with the regulatory framework	
infrastructure and facilities			A post mining topographical plan should be developed during the start of the project in order to ensure compliance during and after mining.		
Mine area site preparation			Regularly monitor, especially after first heavy rain falls of the season, to ensure adequate surface water drainage, surface water flow and erosion.		
Mineral Processing			There will be survey checks included as part of the rehabilitation planning to ensure that the planned post mining topography is being followed.		

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	n Time Implem	Period entation	for
Post Closure Monitoring and			Topsoil depth should be related to the proposed post-mining land capability plans.				
Maintenance			Prevent compaction of rehabilitated areas as far as possible.				
Site establishment -			Rehabilitated areas should be landscaped to prevent water logging and vegetated to prevent soil erosion.				
Camp			Erosion control measures such as contour banks and cut off berms should be constructed, and soil vegetated in rehabilitated areas.				
Site establishment – Permanent site office			Final profiling of the mining area will take place to ensure safety of people and livestock as well as to blend as far as possible into the final land use profile.				
Infrastructure Storm water			Final profiling of the mining area will take place to ensure safety of people and livestock as well as to blend as far as possible into the final land use profile.				
management							
Mine Infrastructure							
Water management Infrastructure construction							
Transportation, Inf	rastructure and Traffi	ic					

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
Mine area site preparation  Site establishment — Camp  Site establishment — Permanent site office Infrastructure  Water management Infrastructure construction	Construction Operation Decommissioning Rehabilitation and Closure	Impacts on transportation infrastructure and traffic can have a significant extent although typically low in significance	On-site vehicles must be limited to approved access routes and areas (including turning circles and parking) on the site so as to minimise excessive environmental disturbance to the soil and vegetation on site, and to minimise disruption of traffic.  In the case of dual or multiple use of access roads by other users, arrangements for multiple responsibility must be made with the other users. If not, the maintenance of access roads will be the responsibility of the mine. Road conditions must be assessed regularly for signs of damage and repaired where necessary.  All intersections with main tarred roads will be clearly signposted.  Road signs and safety features will be maintained to ensure that the haul road crossings are visible to motorists.  All construction and mining vehicles using public roads shall be in a roadworthy condition and their loads secured. They must adhere to the speed limits and all local, provincial and national regulations with regards to road safety and transport.  All construction and mining vehicles using public roads shall be in a roadworthy condition and their loads secured. They must adhere to the speed limits and all local, provincial and national regulations with regards to road safety and transport.	Road Traffic Act OHSA MHSA	Throughout LoM
Visual					
General Surface Rehabilitation	Rehabilitation and Closure	Visual impacts have an impact on the perception and sense of place in	Directional lighting and soft lighting will be utilised as far as possible. Screens will be considered if I&AP complaints are received.	In accordance with Rehabilitation and closure plan	Throughout LoM
Mine area site preparation	Construction Operation	the area and although hard to quantify can have	Where possible, the mine may create suitable screening to reduce the visual impact of the mining operations and infrastructure.	Closure and final land use objectives	

Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance Standards	with	Time Period Implementation	for
Decommissioning	a significant					
Construction Operation	large extent of the area.	Dust suppression methods must be applied when necessary to restrict the visual impact of dust emissions.				
Decommissioning						
Construction		Dust suppression methods must be applied when necessary to restrict the visual impact of dust emissions.				
-						
Decommissioning Rehabilitation and Closure						
	Decommissioning  Construction Operation Decommissioning  Construction Operation Decommissioning Rehabilitation and	Decommissioning  Construction Operation Decommissioning  Construction Operation Operation Decommissioning  Rehabilitation and	Decommissioning  Construction Operation Decommissioning  Construction Decommissioning  Construction Decommissioning  Construction Operation Decommissioning  Construction Operation Decommissioning  Rehabilitation and	Decommissioning  Construction Operation Decommissioning  Construction Operation Decommissioning  Construction Operation Decommissioning  Construction Operation Operation Operation Operation Operation Decommissioning Rehabilitation and	Decommissioning  Construction Operation Decommissioning  Construction Operation Operat	Decommissioning  Construction Operation Decommissioning  Construction Operation Operat

	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period Implementation	for
Underground Mining	Operation	Blasting and Vibration can have a significant	During blasting operations, vibration and noise readings must be recorded at sensitive receptors within 1km of a blast. These results must be kept in good order for future reference.	Explosives Act No. 26 of 1956 and amended No. 15 of 2003.	Throughout Operation	
		impact which increases in significance with proximity to the blast	Consult with Explosives suppliers and/or master blaster for guidance on using the correct product for the application.	Mine Health and Safety Act 29 Of 1996: Regulation 17. (7a;8a;9a and 10) And Regulation		
			All blast designs shall comply with current legislation and shall be designed to minimise ground vibrations and air blast.	4.16(2).		
			All blast designs shall comply with current legislation and shall be designed to minimise ground vibrations and air blast.			
Groundwater						
General	Construction	The mining impact	Rainfall runoff should be separated into clean and dirty water	NEMA Duty of care	Throughout LoM	
General decommissioning activities	Construction Operation	The mining impact on groundwater potentially	Rainfall runoff should be separated into clean and dirty water (rainfall falling on the site should be allowed to drain quickly/freely, and contaminated water should be captured in	NEMA Duty of care	Throughout LoM	
decommissioning		on groundwater potentially affected a very	(rainfall falling on the site should be allowed to drain	NEMA Duty of care	Throughout LoM	
decommissioning	Operation Decommissioning	on groundwater potentially affected a very large area and has a potentially high significance	(rainfall falling on the site should be allowed to drain quickly/freely, and contaminated water should be captured in	·	Throughout LoM	
decommissioning activities  General Surface	Operation Decommissioning Rehabilitation and	on groundwater potentially affected a very large area and has a potentially	(rainfall falling on the site should be allowed to drain quickly/freely, and contaminated water should be captured in the mine dirty water system and re-used where possible)  In the event of pollution caused as a result of construction or	NWA	Throughout LoM	
decommissioning activities  General Surface Rehabilitation  Maintenance and	Operation Decommissioning Rehabilitation and Closure  Construction Operation	on groundwater potentially affected a very large area and has a potentially high significance	(rainfall falling on the site should be allowed to drain quickly/freely, and contaminated water should be captured in the mine dirty water system and re-used where possible)  In the event of pollution caused as a result of construction or mining activities, the responsible party, according to section 20	NWA GN704  DWS best practice	Throughout LoM	
decommissioning activities  General Surface Rehabilitation  Maintenance and operation of site infrastructure and	Operation Decommissioning Rehabilitation and Closure  Construction Operation	on groundwater potentially affected a very large area and has a potentially high significance	(rainfall falling on the site should be allowed to drain quickly/freely, and contaminated water should be captured in the mine dirty water system and re-used where possible)  In the event of pollution caused as a result of construction or mining activities, the responsible party, according to section 20 of the National Water Act (Act No. 36 of 1998) shall be responsible for all costs incurred by organisations called to assist	NWA GN704	Throughout LoM	
decommissioning activities  General Surface Rehabilitation  Maintenance and operation of site	Operation Decommissioning Rehabilitation and Closure  Construction Operation	on groundwater potentially affected a very large area and has a potentially high significance	(rainfall falling on the site should be allowed to drain quickly/freely, and contaminated water should be captured in the mine dirty water system and re-used where possible)  In the event of pollution caused as a result of construction or mining activities, the responsible party, according to section 20 of the National Water Act (Act No. 36 of 1998) shall be	NWA  GN704  DWS best practice guidelines  Shall adhere to the ESMS	Throughout LoM	
decommissioning activities  General Surface Rehabilitation  Maintenance and operation of site infrastructure and	Operation Decommissioning Rehabilitation and Closure  Construction Operation Decommissioning Rehabilitation and Closure	on groundwater potentially affected a very large area and has a potentially high significance	(rainfall falling on the site should be allowed to drain quickly/freely, and contaminated water should be captured in the mine dirty water system and re-used where possible)  In the event of pollution caused as a result of construction or mining activities, the responsible party, according to section 20 of the National Water Act (Act No. 36 of 1998) shall be responsible for all costs incurred by organisations called to assist	NWA  GN704  DWS best practice guidelines	Throughout LoM	

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance Standards	with	Time Implement	Period ation	for
	Decommissioning		of the stockpile shape to control the ease with which water can					
Mineral Processing	Rehabilitation and Closure		run off from the stockpiles.					
	Construction		Water accumulating within the mine workings will be pumped to					
Underground mining	Operation		a lined pollution control facility from where it will be re-used in the operation.					
J	Decommissioning							
Post Closure Monitoring and	Rehabilitation and Closure							
Maintenance	Construction		The mine shall ensure that the groundwater monitoring program	-				
Re-vegetation	Operation		is implemented. All boreholes shall be monitored throughout the LoM for ground water level and water quality.					
Site establishment – Camp	Operation		Boreholes identified during the impact assessment as potentially being dewatered need to be monitored and if required, replaced by newly drilled boreholes abstracting from below the mined workings or outside the area of influence of the mining activities.					
Site establishment – Permanent site office Infrastructure	Construction Operation Decommissioning Rehabilitation and Closure		The mine shall utilize water on site responsibly. Ensure all pipelines and water containment facilities are adequately sealed to prevent leaks. Record water usage by attaching meters to relevant pumps.					
Storm water management Mine	Construction Operation		Discard should preferably be placed in mined-out areas (i.e. backfilled to pit) and should be placed sufficiently deep below the long-term decant elevation (e.g. 10m). Ongoing surface and					
Infrastructure	Decommissioning		groundwater monitoring must be undertaken up to 3 years					
Water management	Rehabilitation and Closure		following post mining stabilisation of groundwater levels in the pits.					

## GEO SOIL AND WATER CC

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	h Time Period for Implementation
Infrastructure construction					

## 7 CLOSURE AND REHABILITATION

## 7.1 CLOSURE AND REHABILITATION GOALS AND OBJECTIVES

The goals and objectives for closure were determined based on the baseline environment and the land uses that will be established post mining. The rehabilitation plan is based on good industry practise and is based on the described objectives for rehabilitation and closure which in turn are based on the end land use objectives defined during the original EIA studies in consultation with landowners and key stakeholders. Further to this, the ongoing stakeholder engagement as per the ESMS will allow for continued consultation landowners with regards to the reinstatement of preferred land uses post mining. A rehabilitation design including backfill elevations and backfill profile layouts should be prepared for the mine and updated when necessary. This should be utilized for final rehabilitation objectives and landform design.

A Rehabilitation Strategy and Implementation Plan (RSIP) is currently available for the mine however this should be updated for it to be applicable to the extension area. The rehabilitation is based on the following objectives and principles:

- Develop a mine completion criterion based on final landform design, erosion control, drainage patterns, soil
  processes, ecological components and ecosystem function;
- Develop a detailed rehabilitation plan which is in accordance with the progressive mine sequence;
- Identify limiting factors including topsoil availability, soil fertility, seed bank stock, water availability, soil water retention and surface preparations;
- Determine suitability of soil and overburden material for enabling successful establishment of natural vegetation;
- Clear and mulch non-habitat vegetation for collection with topsoil, or stockpiling for re-spreading on disturbed areas;
- Strip and retain topsoil for re-spreading on disturbed areas;
- Manage topsoil stockpiles and seed with an appropriate seed mix;
- Stockpiles must be seeded and revegetated as soon as possible;
- Design and reshape a final landform with the purpose to create a stable, well drained landscape that complies
  with rehabilitation and erosion control guidelines and post-mining land use objectives;
- Create a final landform that is visually compatible with the adjacent landforms and suitable for sustaining end land-use;
- Reinstate natural drainage in areas where they have been altered or impaired;
- Minimise erosion and include functional sedimentation control measures, designed to appropriate critical storm duration;
- Develop and implement a pest and weed control programme to prevent the introduction of pests and noxious weeds
  in rehabilitated areas, and to prevent spreading and re-establishment;
- Fence off rehabilitated areas to exclude stock and damage from unauthorised access;
- Use adaptive management approaches with continuous improvements; and

 Provide necessary access for the suppression of fires, control of invasive vegetation and monitoring of rehabilitated areas.

Closure objectives include physical, biological and chemical stability of the post-mining landform, as well as regulatory approval and stakeholder support for the actions associated with this objective and outcome. These objectives counter the principle post-mining risks of:

- Post-closure site safety for casual access;
- Restoration of native vegetation covers and ecology;
- Protection of water resources, including wetlands; and
- Post-mining environment in line with stakeholder needs.

The overall rehabilitation and closure objectives for Mooiplaats Colliery are:

- Public health and safety must be protected;
- Prevention of erosion and sedimentation to ensure long-term structural integrity of the site;
- Socio-economic benefits post-closure must be maximised;
- Visual impacts of disturbed areas should be minimised by creating a natural landform that is visually suited to the surrounding landscape;
- Soil integrity should be restored, as it forms the base from which rehabilitation proceeds. Soils in rehabilitated
  areas should be correctly prepared and suitably conditioned and maintained for re-vegetation;
- Management of invasive alien vegetation;
- Short and long-term impacts on surface and groundwater quality must be minimised and contained at acceptable levels;
- Restoration of pre-mining drainage patterns; and
- The need for long term monitoring and maintenance must be reduced or removed.

## 7.2 CONSULTATION WITH LANDOWNERS AND I&AP'S

Mooiplaats Colliery is an existing mine and several authorisation processes have been undertaken for the mine to date. The EIA processes undertaken have included extensive PPP and stakeholders have been given an opportunity to provide input into the EIA process including comments on the final land use objectives. The Stakeholder Engagement process is ongoing throughout the LoM and landowners will continue to be engaged with regards to the reinstatement of preferred land-uses post mining.

#### 7.3 MINE CLOSURE PROCESS

### 7.3.1 CONSTRUCTION PHASE

Preparation for closure of the mine require that certain actions be undertaken during the construction phase and therefore the closure plan for Mooiplaats Colliery included the following actions during the construction phase:

Removal of vegetation;

- Implementation of the Environmental Management Programme (EMPr); and
- The implementation of guidelines and conditions of the approved EMPr shall ensure that construction activities are limited to the approved construction footprint. Areas for the location of topsoil stockpiled and salvaged coal material were identified.

#### 7.3.2 OPERATIONAL PHASE

During preparation for mine closure, certain aspects must be undertaken during the operational phase of Mooiplaats Colliery. Required actions undertaken during the operational phase include:

- Implementation of the EMPr;
- Management of mine sections; and
- Implementation of progressive rehabilitation.

Infrastructure and mine sections on site include underground sections, access/hauls roads, stockpiles, workshops, offices, change rooms and pollution control structures. All construction should take place within specified areas only to avoid impacts on streams or other sensitive areas. Rehabilitation will commence during the final stages of the mine operation. The offices and other facilities will be removed and sold for re-use or disposed of as scrap as far as possible. Electrical and water supplies to the mining area will be terminated and made safe. Surface haul roads will be ripped and revegetated.

The prevention of land degradation through the adoption of appropriate soil conservation practices will be an integral component of site management and landscape reconstruction. In order to achieve the final landform design, slopes and surfaces will be stabilised to prevent subsequent rehabilitation and revegetation from being reduced and maintenance being prolonged. Final landform design will take the following factors into consideration:

- Erosion potential of material on site;
- Recognition of pre-mining surface and groundwater flow;
- Alignment with existing topographical features;
- Preparing and implementing an erosion and sediment control plan in accordance with relevant government guidelines;
- Recognition that unconsolidated material from disturbed areas will require greater protective measures to minimise
  erosion:
- Immediate revegetation of all bare soil areas should be undertaken. The species utilised for revegetation should be determined by a suitably qualified specialist;
- Create storm water discharge stilling dams or artificial wetlands on drainage lines to absorb extreme runoff events,
   settle entrained solids, passively treat water and control discharge.
- Monitoring to detect occurrences of soil erosion and landform irregularities to ensure prevention and minimisation.

#### 7.3.3 DECOMISSIONING PHASE

Following conclusion of mining decommissioning, final strip backfilling will take place and the area will be cleaned up and the sections to be rehabilitated will be made safe. This involves the following:

- Removal and dismantlement of all infrastructure and equipment. No facilities will remain on site unless with the written approval of the post-mining landowner, post-mining land user or relevant authority. This includes the removal of temporary office and change room structures, and any associated ablution facilities and pipelines. The remaining concrete foundations and buildings will be removed and inert material will be deposited into the final void, non-inert material will be dealt with in accordance with the Regulation 63 (c) of the MPRDA which states that, "where possible, dispose pollution, waste and mine residue in a responsible and sustainable manner";
- Ripping of all haul/access roads and compacted areas to reduce compaction (followed by adding topsoil and revegetating);
- Removal of any waste/rubbish from waste collection and storage facilities for disposal at approved sites.
   Particular care will be required for residual toxic or hazardous material, although these volumes should be minimal;
- Removal of all concrete slabs, foundations and footings, unless these are required by the post-mining landowner
  or have been designated and approved for post-mining use by the relevant authority;
- Backfilling and levelling of all excavations to achieve final landform design;
- Topsoil and subsoil application to encourage re-establishment of vegetation;
- Seeding with appropriate seed mix in areas where natural vegetation establishment does not yield sufficient cover;
- Restricting and preventing access by the removal of access roads;
- Cleaning and removal of all PCD's and silt traps; and
- Cleaning and removal of all trenches.

Once the final landform has been established and stabilized, the mine will provide for a period of monitoring to verify the success of the rehabilitation programme. The length of the monitoring period will be determined in consultation with the appropriate regulators and would take the form of periodic inspections by the contractor and specialists but is generally assumed to last for at least 3 years for issues other than groundwater. Groundwater monitoring programmes could last for more than a decade and are largely dependent on the severity of mining impacts on groundwater quality.

The parameters that will be monitored after rehabilitation should subject to agreement with specialist and regulators, and include the following:

- Continued safety of the mine site;
- Alignment of final topography to the agreed final landform design;
- Restoration of soil fertility to a condition capable of sustaining end land-use;
- Re-establishment of adequate vegetation cover to create a self-sustaining system that suits the surrounding landscape;
- Preserve fauna and flora species identified in the EIA/EMPr as indicator species;
- Prevent and or reduce deterioration of surface and groundwater quality;
- Reinstate water drainage systems;

• Control of invasive alien species.

# 7.4 CLOSURE COSTING

In terms of the NEMA, MPRDA and the Income Tax Act, the financial provision for closure must be assessed annually in order for any additional infrastructure or negative impact to be incorporated into the financial provision costing during the annual assessment as the project progresses. This review must be informed by any adjustments of the Life of Mine plans, revisions of the EMPr and new legislative requirements and include the new mining areas that form part of this report as well. Depending upon the outcome of the review, annual contributions to the mine closure provision/ mine closure trust fund will be adjusted to ensure that enough funds are available for rehabilitation, decommissioning and closure.

Table 10 provides procedures for the decommissioning, closure and rehabilitation of the affected site.

Table 10: Decommissioning, Rehabilitation and Closure Actions

Activities	Phase	Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
Decommissioning					
General decommissioning activities	Decommissioning	Decommissioning of infrastructure can result in negative impacts. The extent is localized to the	All infrastructure, equipment, plant and other items used during the mining period will be removed from the site (Section 44 of the MPRDA). Infrastructure should be removed down to foundations to prevent loss of soil productivity.	MPRDA In accordance with Rehabilitation and	During decommissioning activities
General Mine Management  Decommissioning Mine Infrastructure		extent of the infrastructure and mining footprint.	All vehicles, equipment and other assets belonging to the mine must be removed from the property upon completion of the mining operation, including any excess aggregate, gravel, stone, concrete, temporary fencing and the like.  Waste material, including receptacles, scrap, rubble and tyres, will be removed entirely from the mining area and disposed of	Shall adhere to the ESMS developed to ensure compliance with the regulatory	
Relevant Infrastructure removal			at a recognised and licensed landfill facility.	framework	
Rehabilitation					
General Surface/ Rehabilitation	Rehabilitation and Closure	Rehabilitation has limited negative impacts. The scale of the impact is limited to the	The current RSIP shall be updated to make it applicable to the new extension area. The Plan must be viewed as a dynamic document and shall be subjected to independent review on an annual basis (together with the quantum for financial provision).	MPRDA  In accordance with Rehabilitation and	As soon as possible in operational phase and implemented throughout LoM
Storm water management		disturbance footprint.	As a minimum, the Integrated Rehabilitation and Closure Plan shall include the following;  Desired end land use objectives.  Methodology and proposed schedule for progressive rehabilitation to be undertaken concurrently with mining operations.	closure plan  Shall adhere to the ESMS developed to	Annually Updated

Details of soil preparation procedures including proposed measures to improve soil fertility (if so required) and the sustainability thereof.  A list of the plant species that will be used in the rehabilitation process. Only indigenous species may be utilised, and these species should be representative of the relevant vegetation unit/landscape type of the area.  Procedures for ensuring vegetation growth and survival (watering, fertilisation etc.).  Details of proposed storm water and erosion control measures to ensure re-vegetation is successful and not hampered by scouring and erosion.  Monitoring procedures that will be implemented to	compliance with regulatory ork	
assess re-vegetation efforts (duration and frequency of monitoring, criteria for determining success of rehabilitation).  Procedures for preventing the establishment of alien invasive vegetation in rehabilitated areas.  Upon completion of the mining operation and closure of the mine, the mine shall ensure that all cleared and/or disturbed areas (as a result of the mining activity) shall be rehabilitated in accordance with an Integrated Rehabilitation and Closure Plan.  Rehabilitation will include returning the slope to the minimum possible gradient (in line with surrounding landforms), the topsoil will be replaced for vegetation re-establishment and contour drains will be installed to prevent erosion where necessary.  The area must be rehabilitated using indigenous vegetation representative of the surrounding areas. Rehabilitation shall be overseen by a suitably qualified specialist who shall approve the indigenous seed mix to be used.  Any access road or portions thereof, constructed by the mine which will no longer be required by the landowner/tenant, shall be removed and/or rehabilitated to the satisfaction of the		

Activities	Phase	Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
			Erosion control measures shall be implemented where necessary (such as berms, brush packing, silt fences etc.). Erosion control and silt prevention measures shall be inspected regularly and shall be maintained whenever required to ensure they remain effective.		
			No alien or invader plant species should be introduced on site during rehabilitation. The weed management plan shall be implemented throughout the rehabilitation and closure phase. Regular monitoring of the rehabilitated area shall be undertaken, and all alien vegetation shall be eradicated and/or controlled prior to it setting seed. Weed management shall be to the satisfaction of the EM/EO and Regional Manager (DMR).		
General Surface/ Rehabilitation	Rehabilitation and Closure	Impacts on soils can have significant impact both in terms of severity	If erosion occurs, corrective actions must be taken to minimize any further erosion from taking place and topsoil should be sourced and replaced and shaped to reduce the recurrence of erosion.	In accordance with Rehabilitation and closure plan	During rehabilitation
		and scale. Impacts on soil can in turn affect land use and land capability.	Only the designated access routes are to be used to reduce any unnecessary compaction. Compacted areas are to be ripped to loosen the soil structure and vegetation cover reinstated.		
			After the completion of the project the area is to be cleared of all infrastructure and topsoil to be replaced for rehabilitation purposes. The handling of the stripped topsoil will be minimized to ensure the soil's structure does not deteriorate and stockpiles should only be used for their designated final purposes.		
			Compacted areas are to be ripped to loosen the soil structure and vegetation cover reinstated.		
			The rehabilitated area must be assessed once a year for post mining land capability, compaction, fertility, vegetation cover and to identify and rectify any erosion.		
General Surface/ Rehabilitation	Rehabilitation and Closure	Impacts on flora may occur over a large area (active mine areas) and	Disturbed surfaces will be re-vegetated as soon as they become available, by seeding with an appropriate seed mix. The ongoing	Adherence to Rehabilitation and Closure Plan	During rehabilitation

Activities	Phase	Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation	
		has the potential to be a relatively high significance	rehabilitation should occur soon after the area has been mined out so that alternative land use can commence.			
Mine Closure						
Closure	Rehabilitation and Closure	Very limited potential for impacts during closure. The Mine remains responsible for the mining right area until such time as a closure certificate is obtained.	Should the activity ever cease or become redundant the applicant shall undertake the required closure process in accordance with the MPRDA and the NEMA.	MPRDA, NEMA and associated regulations	In accordance with legislated timeframes in force at the time of closure.	
Closure	Rehabilitation and Closure	Impacts on alternative land uses are considered highly significant and can occur over a large area.	Leasing options should be evaluated so that unmined land can be used for other uses such as grazing or cropping. Adequate fencing will be required to separate the land from miming areas for safety reasons.	MHSA	Closure	
Acid Mine Drainag	Acid Mine Drainage					
Underground Mining	Construction Operation Decommissioning Rehabilitation and Closure	Acid Mine drainage is a highly significant impact in terms of its severity as well as potential extent.	The mine shall appoint specialists to develop detailed, site specific AMD management plan which shall be updated regularly (at least every 3 years).	NWA  NEMA duty of care  GN704	As soon as possible during operation. AMD mitigation plan to be implemented as soon as possible.	
	Operation Decommissioning Rehabilitation and Closure		Where acid mine drainage is anticipated or detected, an Acid-Base Accounting Technique and Evaluation (ABATE) should be initiated.	DWS best practice guidelines	As required and ongoing until closure certificate s received	

Activities	Phase	Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
	Operation		AMD can be reduced through the addition of calcitic lime to the backfill material (to buffer pH) or treating decant water.	Shall adhere to the ESMS developed to ensure compliance with the regulatory	Operation
	Operation		If necessary, a pump-and-treat system can be established to continuously pump the water from the rehabilitated workings, treat to a suitable water quality and discharge to the environment as long as it meets the relevant DWS water quality guidelines.	framework	Operation
	Operation Decommissioning Rehabilitation and Closure		Acid drainage control and treatment techniques can be broadly classified into physical, chemical and biological, and those using combinations of these.  The mine must investigate further the best options for site specific treatment of AMD. Treatment techniques are usually reactive rather than pro-active, and are generally designed to:  1. Raise pH. 2. Lower toxic metal concentrations (e.g. precipitation, adsorption). 3. Lower aqueous sulphate concentrations. 4. Lower the toxicity / bioavailability of metals in solution (e.g. oxidation, reduction). 5. Oxidise the solution (e.g. Fe(II)-Fe(III), Mn(II)-Mn(IV), As(III)-As(V)). 6. Reduce the solution (e.g. SO <sub>4</sub> <sup>2-</sup> , H <sub>2</sub> S). 7. Collect / dispose / isolate the metallic sludge		As soon as possible during operation. AMD mitigation plan to be implemented as soon as possible.
	Rehabilitation and Closure		generated.  Provision must be made for the long-term treatment and/or management of water collecting in mined underground workings.  Water that decants or is pumped from mined out areas will need to comply with target water quality variables and flow requirements of downstream watercourses (as stipulated by DWS).		As required and ongoing until closure certificate s received
	Rehabilitation and Closure		After closure, mine water and/or decant needs to be treated to the required level before discharge into natural watercourses. The extent of treatment required, as well as the duration of treatment needs to be determined by water quality assessments.		As required and ongoing until closure certificate s received

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Activities	Phase	Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
			All remaining carbonaceous material should be removed and placed into the bottom of a mining area below the final post-mining groundwater level.		
Post-Closure Monit	oring	'			'
Post Closure Monitoring and Maintenance Water Treatment	Rehabilitation and Closure	Very limited potential for impacts during closure. The Mine remains responsible for the mining right area until such time as a closure certificate is obtained.	The post-closure monitoring and management period following cessation of mining activities will be implemented by a suitable qualified independent party for a minimum of ten (10) years unless otherwise specified by the competent authority. The monitoring activities during this period will include but not be limited to:  Regular ground and surface water monitoring; Air quality monitoring; Biomonitoring; and Re-vegetation of disturbed areas where required;  Provision must be made to monitor any unforeseen impact that may arise as a result of the proposed mining activities and incorporated into post closure monitoring and management.	MPRDA and regulations	Minimum of ten (10) years post closure or as agreed upon with DMR

# 8 ENVIRONMENTAL MONITORING

## 8.1 FUNCTIONAL REQUIREMENTS OF MONITORING PROGRAMMES

The purpose of monitoring is not merely to collect data, but to provide information necessary to make informed decisions on managing and mitigating potential impacts. Monitoring therefore serves the following functions:

- Serve as early warning system to detect any potential negative impacts;
- To provide information to feedback into management controls to avoid, prevent or minimise potential negative impacts;
- Provide quantitative data that can serve as evidence for the presence of negative impacts or the lack thereof;
- Allows for trending, modelling and prediction of future conditions or potential impacts;
- Based on the above, the mine must ensure that monitoring programmes comprise of the following (at a minimum) in order to obtain valuable environmental data;
  - o Environmental aspect monitoring must be a formalised procedure;
  - All equipment used in monitoring must be correctly calibrated and serviced regularly;
  - O Samples required for analysis will be sent to an independent and accredited laboratory;
  - Monitoring data must be stored;
  - O Data must be checked and interpreted and tending undertaken on a quarterly basis;
  - Both the date and reports on environmental monitoring must be kept on record for the life of mine and where relevant provided to I&AP's; and
  - The general and site-specific parameters to be monitored must be identified by an independent specialist,
     the authorities and where relevant I&AP's.

## 8.2 LIST OF ASPECTS THAT REQUIRE MONITORING PLANS

The list of aspects that require on-going environmental monitoring includes the following:

- Air quality;
- Aquatic biomonitoring;
- Alien and invasive plant species;
- Blasting and vibration;
- Surface water;
- Groundwater; and
- Rehabilitation.

As mines and the environment are both dynamic it is likely that future scenarios may require the monitoring of additional or unforeseen impacts. As such, the list provided is by no means conclusive and must instead be used as a guideline for the impacts that require monitoring.

## 8.3 MONITORING PLANS FOR ENVIRONMENTAL ASPECTS

The monitoring of various environmental aspects and the impact on them as a result of the mining activities shall take place by means of both quantitative and qualitative techniques in order to determine whether the requirements of the Environmental Management Programme are being complied with. The importance and value of detailed environmental monitoring networks cannot be overstated.

Environmental monitoring serves as a tool to track compliance, assist with potential liability identification, and mitigation throughout the life of the proposed project. This is achieved through the provision of actual evidence-based monitoring and reporting thereof. Monitoring is a continuous data-gathering, data interpreting, and control procedure that ranges from visual inspection to in-depth investigative monitoring and reporting. These monitoring plans need to be drawn into standalone plans that can be updated and amended as per authority requirements and additional data requirements identified during the mining activities. These plans need to include the site-specific roles and responsibilities for actions.

#### 8.3.1 AIR QUALITY

Air quality monitoring in the form of dust sampling is undertaken at Mooiplaats Colliery. The dust sampling is undertaken at 5 dust bucket sites and a single directional bucket. The results are compared to the National Environmental Management: Air Quality Act, 2004 (Act 39 of 2004) (NEMA: AQA): National Dust Control Regulations 2013 (NDCR, 2013). The dust fall rates as specified in the NDCR (600 mg/m²/day for residential areas and 1200 mg/m²/day for non-residential areas) are applicable for dust fallout measured by the ASTM D1739 method.

Given the potential dust impacts from operations it is considered "good practice" that dust control measures be implemented throughout the life of the project and it is recommended that the project proponent commit itself to dust management planning.

### 8.3.1.1 PERFORMANCE INDICATORS

Key performance indicators against which progress may be assessed form the basis for all effective environmental management practices. In the definition of key performance indicators careful attention is usually paid to ensure that progress towards their achievement is measurable, and that the targets set are achievable given available technology and experience.

Performance indicators are usually selected to reflect both the source of the emission directly and the impact on the receiving environment. Ensuring that no visible evidence of wind erosion exists represents an example of a source-based indicator, whereas maintaining off-site dust fall levels to below  $600 \text{ mg/m}^2/\text{day}$  represents an impact- or receptor-based performance indicator. The NAAQS for particulate matter and NDCR represents receptor-based objectives.

## 8.3.1.2 RECEPTOR BASED PERFORMANCE INDICATORS

Based on the impacts from the proposed project it is recommended that the current dust fallout sampling undertaken at the mine be continued during proposed operations to ensure management measures implemented are effective and ambient air quality levels are not significantly different to baseline levels.

It should be noted that directional buckets can be used to understand the source apportionment from the area but should not be used for comparison to NDCR. In addition, only single dust bucket samples should be reported to the authorities, this excludes the directional dust bucket sample. The recommended performance assessment and reporting programme for ambient air sampling is given in Table 11.

Table 11: Ambient air monitoring, performance assessment and reporting programme

Monitoring Strategy Criteria	Dust fall Monitoring
Monitoring objectives	Assessment of compliance with dust fall limits within the main impact zone of the operation.  Facilitate the measurement of progress against environmental targets within the main impact zone of the operation.  Temporal trend analysis to determine the potential for nuisance impacts within the main impact zone of the operation.  Tracking of progress due to pollution control measure implementation within the main impact zone of the operation.  Informing the public of the extent of localised dust nuisance impacts occurring in the vicinity of the mine operations.
Monitoring location(s)	It is recommended that the current dust fallout network comprising of 5 single dust buckets, be continued with some additional samplers where possible.
Sampling techniques	Single Bucket Dust Fallout Monitors Dust fallout sampling measures the fallout of windblown settleable dust. Single bucket fallout monitors to be deployed following the American Society for Testing and Materials standard method for collection and analysis of dust fall (ASTM D1739). This method employs a simple device consisting of a cylindrical container exposed for one calendar month (30 days, $\pm 2$ days).
Accuracy of sampling technique	Margin of accuracy given as 200 mg/m²/day.
Sampling frequency and duration	On-going, continuous monitoring to be implemented facilitating data collection over 1-month averaging period.
Commitment to Quality Assessment/ Quality Control (QA/QC) protocol	Comprehensive QA/QC protocol implemented.
Interim environmental targets (i.e. receptor-based performance indicator)	Maximum total daily dust fall (calculated from total monthly dust fall) of not greater than 600 mg/m $^2$ /day for residential areas. Maximum total daily dust fall to be less than 1 200 mg/m $^2$ /day on-site (non-residential areas).
Frequency of reviewing environmental targets	Annually (or may be triggered by changes in air quality regulations).
Action to be taken if targets are not met	<ul><li>(i) Source contribution quantification.</li><li>(ii) Review of current control measures for significant sources</li><li>(implementation of contingency measures where applicable).</li></ul>
Procedure to be followed in reviewing environmental targets and other elements of the monitoring strategy (e.g. sampling technique, duration, procedure)	Procedure to be drafted in liaison with I&APs through the proposed community liaison forum. Points to be taken into account will include, for example: (i) trends in local and international ambient particulate guidelines and standards and/or compliance monitoring requirements, (ii) best practice with regard to monitoring methods, (iii) current trends in local air quality, i.e. is there an improvement or deterioration, (iv) future development plans within the airshed (etc.)
Progress reporting	At least annually to the necessary authorities and community forum.

# 8.3.2 SURFACE WATER MONITORING

Surface monitoring is currently being undertaken at Mooiplaats Colliery in accordance with the requirements of the Integrated Water Use Licence (IWUL). The stated objectives of the current monitoring programme have been developed in alignment with section 9 of the NWA and are in correlation with the catchment management strategy, are as follows:

- To establish a continuous database specific to this mine representative of the life of mine;
- Assessing the general temporal condition of water quality of resources in the vicinity likely to be impacted upon by the mine;
- Identifying any potential pollution sources and determining their extent, in order to circumvent relevant legal liabilities potentially resulting from recorded impacts on the receiving aquatic environment;

- Quantifying and assessing any impacts in obstruction of legislative stipulations in order to develop mitigation or remedial plans where necessary; and
- To set out strategies, objectives, plans, guidelines and procedures for protection, use, development, conservation, management and control of water resources within the water management area.
- The monitoring plan must be amended to take in account the new mining areas.

Surface water monitoring occurs at ten (10) IWUL surface water monitoring points and fifteen (15) additional surface water monitoring points on a monthly basis. Surface water quality is assessed against the IWUL and Grootdraai Dam In-stream Water Quality Guidelines. The SANS- 241:2015 Drinking Standards and DWS Water Quality Guidelines (second edition). Volume 5: Agricultural Use: Livestock Watering are included as supplementary comparative guidelines and not for compliance purposes. Monthly surface water samples are analysed for:

- pH
- EC mS/m
- TDS mg/L
- Total Hardness mg/L
- Alkalinity CaCO<sub>3</sub>/L
- Ca mg/L
- Mg mg/L
- Na mg/L
- K mg/L
- F mg/L
- Cl mg/L
- SO<sub>4</sub> mg/L
- NO<sub>3</sub> mg/L
- Al mg/L
- Fe mg/L
- Mn mg/L
- NH<sub>3</sub> mg/L

Water samples are analysed at a South African National Accreditation System (SANAS) Accredited Testing Laboratory. The quarterly, biannual and annual surface water assessments are evaluated by a registered Pri. Sci. Nat. Environmental Scientist. The quarterly reports must include basic representation of data, evaluated against appropriate water quality guidelines with related discussions. Surface water monitoring must continue in line with the current plan and any new requirements stipulated in the WUL.

#### 8.3.3 GROUND WATER MONITORING

Mooiplaats is currently monitoring groundwater at nine (9) IWUL, (4) boreholes and twenty (20) additional groundwater monitoring points are included in the Groundwater monitoring programme. A total of thirteen (13) IWUL groundwater points are monitored on a monthly basis and the additional twenty (20) groundwater points on a biannual basis. The following water quality parameters are analysed by an accredited water laboratory:

- pH
- EC mS/m
- TDS mg/L
- Total Hardness mg/L
- Alkalinity CaCO<sub>3</sub>/L
- Ca mg/L
- Mg mg/L
- Na mg/L
- K mg/L
- F mg/L
- Cl mg/L
- SO<sub>4</sub> mg/L
- NO<sub>3</sub> mg/L
- Al mg/L
- Fe mg/L
- Mn mg/L
- NH<sub>3</sub> mg/L

Monitoring occurs at thirty three (33) groundwater monitoring points. Thirteen (13) IWUL groundwater points on a monthly basis and the additional twenty (20) groundwater points on a biannual basis depending on environmental conditions and access. Water levels at groundwater monitoring points are recorded on a monthly and biannual basis using an electronic water level meter with a probe which measures water levels accurately in boreholes and wells.

Table 12: Groundwater monitoring points.

	Groundwater Monitoring Points						
Locality	Locality Description	Coordinates	Monitoring				
		WGS 84 ddd.ddddd	Frequency				
GKL-1	IWUL Borehole	\$26.69603° E30.07208°	Monthly				
GKL-4d	IWUL Borehole	\$26.70167° E30.08253°	Monthly				
GKL-2s	IWUL Borehole	S26.70178° E30.08269°	Monthly				
GAD-2s	IWUL Borehole	\$26.71269° E30.11414°	Monthly				
GAD-1	IWUL Borehole	\$26.72733° E30.10144°	Monthly				
GKL-9D	IWUL Borehole	\$26.67231° E30.10450°	Monthly				

GKL-8M	IWUL Borehole	S26.67233° E30.10464°	Monthly
GKL-5S	IWUL Borehole	\$26.66542° E30.09647°	Monthly
GKL-6M	IWUL Borehole	\$26.66542° E30.09658°	Monthly
GKL-3m	Borehole	\$26.70178° E30.08269°	Monthly
GAD-3s	Borehole	\$26.67772° E30.12374°	Monthly
GAD-4m	Borehole	\$26.67772° E30.12374°	Monthly
GAD-5d	Borehole	\$26.67772° E30.12374°	Monthly
MPG-B1	Down gradient (north) of the co-disposal facility.	\$26.63843° E30.09878°	Biannually
MPG-B2	Down gradient (east) of the lined Settling Dams and co-disposal.	\$26.64143° E30.10175°	Biannually
MPG-B3	Near the security gate.	\$26.64816° E30.09905°	Biannually
MPG-B4	Near the security gate.	\$26.64819° E30.09910°	Biannually
MPG-B5	Up-gradient (south-west) of the plant area next to the railway line.	\$26.64457° E30.09363°	Biannually
MPG-B6	Adjacent to the return water dam.	\$26.63719° E30.09540°	Biannually
MPG-B7	Down gradient (north) of the co-disposal facility.	\$26.63832° E30.09870°	Biannually
MPG-B8	Down gradient (east) of the lined Settling Dams.	\$26.64160° E30.10155°	Biannually
MPG-B9	Down gradient (east) of the plant area.	\$26.64403° E30.10107°	Biannually
MPG-B10	Down gradient (east) of the plant area.	S26.64581° E30.10007	Biannually
MPG-B11	Up-gradient (south-west) of the plant area next to the railway line.	S26.64435° E30.09344°	Biannually
MPG-B12	At MPN Vunene extension	S26.65633° E30.12443°	Biannually
MPG-B13	South of the mine next to the railway line.	S26.66689° E30.11329°	Biannually
MPG-B14	Between Usutu/MPN	\$26.63716° E30.10992°	Biannually
MPG-B15	Between Usutu/MPN	S26.63778° E30.10881°	Biannually
MPG-B16	Between Usutu/MPN	S26.64106° E30.11469°	Biannually
MPG-B17	Between Usutu/MPN	S26.64095° E30.11259°	Biannually
MPG-B18	Between Usutu/MPN	S26.64608° E30.11685°	Biannually
MPG-B19	Between Usutu/MPN	S26.64600° E30.11725°	Biannually
MPG-B20	Usutu UG. Bh intersecting mine at 90 m	S26.63144° E30.11860°	Biannually

#### 8.3.4 AQUATIC BIOMONITORING

Aquatic biomonitoring is currently being undertaken for the Mooiplaats Colliery as per conditions of the Water Use Licence (WUL, No. 08/C11B/AGJ/2141). It is recommended that this biomonitoring programme be continued and consider the proposed expansion project. In addition to this, it is recommended that wetland monitoring be conducted simultaneously with the biomonitoring programme. The purpose of aquatic biomonitoring is aimed at assessing the ecological integrity of wetlands and rivers at the time of sampling in relation to the pre-mining condition.

In situ measurements for pH, Electrical Conductivity (EC), Dissolved Oxygen Concentration (DO) and Temperature (Temp) are measured. The results obtained from the assessment of the water quality data were compared to benchmark criteria and Target Water Quality Ranges (TWQRs) for aquatic ecosystems.

The Present Ecological State (PES) of the river ecosystems are assessed and monitored by applying the South African Scoring System 5 (SASS5) with associated Invertebrate Habitat Assessment System (IHAS). The results of the SASS5 assessment are provided as Ecological Categories ranging from Natural (Category A) to Critically Modified (Category F) for each site assessed. The ecological state of the wetland systems should be further ascertained by applying the Diatom Assessment Protocol (DAP) as an indication of water quality as indicated by the biotic response of diatoms to the ambient environment.

Whilst water quality monitoring is currently undertaken, a detailed stand-alone monitoring procedure which is subject to internal review and update is required to align the mine with current best practice standards. This procedure must incorporate a mechanism for dealing with any exceedances identified.

The design and implementation of the water monitoring programme must be undertaken in accordance with the Best Practice Guidelines G3: Water Monitoring Systems. The aim of the surface water monitoring network is to assist with overall water management including but not limited to the following:

- Pollution prevention;
- Assess the performance of pollution prevention; and
- Develop a more holistic understanding of current, baseline water quality on site and the changes that result from mining activities.

An aquatic biomonitoring programme is an essential management tool. The monitoring programme should be designed to enable the detection of potential negative impacts brought about by the proposed project. Table 13 highlights some important aspects to monitor in reference to aquatic biota for the duration of the programme.

Table 13: Aquatic and Wetland Ecology Monitoring Plan

Location	Monitoring objectives	Frequency of monitoring	Parameters to be monitored
Current sites used in this study. Identify wetland	Overall Aquatic PES  Wetland PES, functioning and	Bi-annual	Standard aquatic ecology (Ecostatus) methods Wetland WET-series
monitoring sites.	EIS		
Current sites used in this study.	Determine if water quality deterioration is occurring.	Bi-annual	SASS5 and ASPT scores should not decrease as and be related to mining activities.
Current sites used in this study.	Determine if water/habitat quality deterioration is occurring.	Bi-annual	Monitor for presence of fish.

# 8.3.5 ALIEN AND INVASIVE CONTROL

Eight (8) category 1b invasive species were recorded within the current mining areas and must therefore be removed by implementing an alien invasive plant management programme in compliance of section 75 of the NEMBA. Alien and invasive species monitoring must be undertaken on the areas that have been disturbed by the mine, namely the operating area and the remaining extent of the future mining areas that are still considered to be greenfield. The priority is to remove alien vegetation from areas disturbed by mining activities, and then to manage the remaining undisturbed areas within the operations area. The Category 1b species are shown Table 14. An invasive species survey and eradication control plan was developed for the current mining area, this plan should be extended to include future mining areas by a suitably qualified individual and implementation of the plan must be ongoing throughout the LoM.

Table 14: Alien and invasive plant species recorded within the mining areas.

Species	NEMBA Category
Cirsium vulgare	Category 1b
Cortaderia selloana	Category 1b
Datura ferox	Category 1b
Pennisetum clandestinum	Category 1b in protected areas and wetlands

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Phytolacca octandra	Category 1b
Pyracantha angustifolia	Category 1b
Solanum sisymbriifolium	Category 1b
Verbena bonariensis	Category 1b

Recommendation for clearing all NEMBA Category 1b species identified within the project area are indicated in Table 15. Please note that these are recommended clearing methods. The herbicide of choice should be determined and administered by a registered Pest Control Officer. If mechanical clearing is the preferred option, it is recommended that all stumps felled should be removed. Chemical control of the species during the dry season is not recommended. Further to this it is recommended that a follow up survey is undertaken by a specialist on an annual basis, focussing on the operations area, during the wet season in order to assess the alien vegetation clearing and any further colonisation.

Table 15: Recommended clearing strategy for every Invasive Alien Species identified

Species	Recommended Clearing Strategy
Cirsium vulgare	Control of this plant should be conducted in prior to flowering to optimise results. This plant is easily controlled with regular cultivation and management of indigenous grassland and is susceptible to hormone and contact herbicides.
Cortaderia selloana	The best control for this grass species is repeated applications of systemic herbicide. It is imperative that the herbicide application is repeated to ensure that the roots of this plant are killed. If removed by hand, it is important to wear protective clothing. Fire does not effectively control this grass species.
Datura ferox	Mechanical removal by hand pulling for small infestation or when small.
Pennisetum clandestinum	Herbicide with the chemical glyphosate should be used for control.
Phytolacca octandra	Pull out small plants: Leave on site to rot down, minimise disturbance. Slash stems close to ground. Leave on site to rot down.
Pyracantha angustifolia	Mechanical removal.
Solanum sisymbriifolium	Mechanical removal.
Verbena bonariensis	Can easily be controlled by cultivation and with broadleaved herbicides. The mature plant is tough and more tolerant to herbicides and will need to be hand pulled.

#### 8.3.6 REHABILITATION MONITORING

The purpose of a monitoring, maintenance and aftercare programme is to ensure that the rehabilitation and closure objectives are met, and that the rehabilitation process is followed. The frequency of monitoring must be adequate to identify potential gaps in the effectiveness of the mine closure strategy. A monitoring programme must be implemented during the operational and closure phases of the mine. The following identified aspects require continuous monitoring during the operation and closure phases:

- Alignment of the final landform design with that of the actual topography and landscape;
- · Placing of the correct topsoil depth in order to encourage successful rehabilitation of vegetation communities;
- Erosion status of the mine site;
- Surface drainage and surface water quality;
- Groundwater quality;
- Successful re-vegetation and basal cover proportions;
- Rehabilitation effectiveness;

- Fauna and flora re-colonisation; and
- Control of invasive vegetation species.

Existing and newly drilled boreholes must be monitored on a quarterly basis in order to assess the impact of ROM stockpiles and the PCD on the groundwater quality. Monitoring of these boreholes also serves to evaluate the dewatering status and potential groundwater contamination from the pit. The following measures should be taken into account in order to ensure that groundwater and surface water quality objectives are met:

- All identified springs must be monitored in order to assess the contribution of groundwater flow from the mine.
- Groundwater levels of all boreholes which supply drinking water to the mine must be monitored on a weekly basis;
- Natural drainage lines and catchments should be restored during the decommissioning phase;
- Rehabilitation of the PCD should be implemented during the winter-period as the majority of water should have evaporated at the time;
- Contaminated soils and impermeable layers of the PCD should be removed and disposed of at an appropriate facility;
- Groundwater and surface water should be continuously monitored after operation ceases until a definite trend is established and understood;
- Boreholes should remain on site to allow continuous monitoring to take place; and
- The PCD and trenches should be the last infrastructure to be removed.

# 9 UNDERTAKING

## The EAP herewith confirms:

- $\ensuremath{\alpha}\xspace$  ) The correctness of the information provided in the reports;
- b) The inclusion of comments and inputs from stakeholders and I&AP's;
- c) The inclusion of inputs and recommendations from the specialist reports where relevant; and
- d) That the information provided by the EAP to interested and affected parties and any responses by the EAP to comments or inputs made by interested and affected parties are correctly reflected herein.

# 10 SUPPORTING INFORMATION

The following supporting information is included as Appendices to this report:

Appendix A: Declaration of Independence and CV of EAP