



Department: Mineral Resources REPUBLIC OF SOUTH AFRICA

BASIC ASSESSMENT REPORT

And

ENVIRONMENTAL MANAGEMENT PROGRAMME REPORT

SUBMITTED FOR ENVIRONMENTAL AUTHORIZATIONS IN TERMS OF NATIONAL ENVIRONMENTAL MANAGEMENT ACT, 1998 AND THE NATIONAL ENVIRONMENTAL MANAGEMENT WASTE ACT, 2008 IN RESPECT OF LISTED ACTIVITIES THAT HAVE BEEN TRIGGERED BY APPLICATIONS IN TERMS OF THE MINERAL AND PETROLEUM RESOURCES DEVELOPMENT ACT, 2002 (MPRDA) (AS AMENDED).

NAME OF APPLICANT:	THE SOUTH AFRICAN NATIONAL ROADS AGENCY SOC LIMITED		
TEL NO:	012 844-8000		
FAX NO:	012 844-8200		
POSTAL ADDRESS:	P O Box 415, Pretoria, 0001		
PHYSICAL ADDRESS:	48 Tambotie Avenue, Val De Grace, Pretoria		
FILE REFERENCE NUMBER SAMRAD:			

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1. IMPORTANT NOTICE

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

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

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

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

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

2. Objective of the basic assessment process

The objective of the basic assessment process is to, through a consultative process-

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

PART A

SCOPE OF ASSESSMENT AND BASIC ASSESSMENT REPORT

3. Contact Person and correspondence address

a) Details of

(i) Details of the EAP

Name of the Practitioner: Dr Josephine Bothma from Chameleon Environmental

Tel No.: 012 809-1704 or 082 571 6920

Fax No.: 086 6855 080

E-mail address: ce.j@mwebbiz.co.za

(ii) Expertise of the EAP.

(1) **The qualifications of the EAP** (with evidence).

PhD in Environmental Management. Please find proof of qualifications of EAP in Appendix A.

(2) Summary of the EAP's past experience

(In carrying out the Environmental Impact Assessment Procedure)

The EAP that prepared this report is Dr J Bothma from Chameleon Environmental. The Environmental Assessment Practitioner (EAP) has the appropriate skills and experience to undertake the required studies for the proposed project. Dr Bothma has:

- Experience in environmental studies for borrow pits and quarries.
- The EAP is registered as an Environmental Assessment Practitioner with EAPSA with registration number 0082/06.
- Proven ability to timeously produce thorough, readable and informative documents.
- Adequate recording and reporting systems to ensure the preservation of all data gathered.
- A good working knowledge of all relevant and applicable policies, legislation, guidelines, norms and standards.
- The EAP does not have any links to engineering firms, construction companies, or financial institutions, and would be able sign the required declarations of independence to be submitted to the relevant environmental authorities.

Dr Bothma has a PhD in Environmental Management with extensive experience in the environmental field. Dr Bothma is a founder member of Chameleon Environmental since August 2006, a specialist environmental consulting company based in Pretoria, South Africa but operates nationwide. The company provides a broad range of environmental consulting services to the public and private sectors.

She has:

- » Thirty-two (32) years' experience in the environmental field
- » Twenty-two (22) years' experience in Project Management
- » Project management of large environmental assessment and environmental management projects.

Farm Name:	Portion 100 of the Farm Strathmore No 214 JU
Application area (Ha)	19.9 ha
Magisterial distract:	Malalane
Distance and direction from nearest town	Approximately 6 Km East of Malalane
21 digit Surveyor general code for each farm portion	Not indicated on Deed

b) Location of the overall Activity.

c) Locality map

(show nearest town, scale not smaller than 1:250000).

Please see locality map of the quarry in Appendix B.

d) Description of the scope of the proposed overall activity.

Provide a plan drawn to a scale acceptable to the competent authority but not less than 1: 10 000 that shows the location, and area (hectares) of all the aforesaid main and listed activities, and infrastructure to be placed on site

Please refer to Appendix C of the proposed quarry and infrastructure to be placed on site.

(i) Listed and specified activities

NAME OF ACTIVITY	Aerial exte	nt of	LISTED	APPLICABLE
(E.g. For Prospecting - drill site, site camp,	the Activity	,	ACTIVITY	LISTING
ablution facility, accommodation, equipment storage, sample storage, site	Ha or m ²		Mark with an	NOTICE
E.g for mining excavations blasting			X where	(GNR 544,
stockpiles, discard dumps or dams, Loading, hauling and transport, Water			applicable or	GNR 545 or
supply dams and boreholes, accommodation, offices, ablution, stores, workshops, processing plant, storm water control, berms, roads, pipelines, power lines, conveyors, etcetcetc.)			affected.	GNR 546)
A new quarry will be opened on	19.9 ha		Х	Activities 21, 27
Portion 100 of the farm Strathmore	(Actual minin	g area		and 31
No 214 JU.	1.2ha)			
Gravel material will be mined from	Mining	Area		
the quarry.	Component	in		
1 2		m²		
Access to the quarry will be	Temporary	15		
directly from the N4 to the quarry.	toilets			
	Generator	50		
Opencast mining will take place as	and fuel			
it is a quarry to be mined. Quarry	storage			
excavations will, therefore be	Stockpiles:	800		
present.	Subsoil,			
	overburden,			
The following mining components	spoil,			
will also be found on site:	topsoil			
- Temporary toilets,	Gravel	1200		
- Generator and fuel storage,	stockpiles			
- Stockpiles: Subsoil, overburden,	Crusher	200		
spoil, topsoil,	Weigh	100		
- Crusher,	bridge			
- Screening plant,	Temporary	100		
- Stockpiles,	offices			
- Weigh bridge;				
- Temporary offices.				
The mined gravel material will be loaded and hauled to the N4 close				
to the quarry site.				
Blasting will be undertaken in the quarry.				
Crushing will be conducted in the quarry.				
There is a 33 / 22kV wooden poles power line that runs through the				

site from west to east, approximately 90m north of the N4 and parallel to the N4.		

(ii) Description of the activities to be undertaken

(Describe Methodology to be employed, including the type of commodity to be prospected/mined and for a linear activity, a description of the route of the activity)

The South African National Roads Agency SOC Limited intends to open a new gravel quarry approximately 6 km East of Malalane within the boundaries of the Nkomazi Local Municipality and the Ehlanzeni District Municipality. The quarry is located on Portion 100 of the Farm Strathmore No 214 JU. The land belongs to Libuyile Community Trust represented by Mr Mosa Chirwa.

The actual area to be mined will be 1.2 ha in extent but the entire fenced area including the stockpiles, offices, toilets and crusher will be approximately 19.9 ha in extent.

An amount of approximately 300,000m³ will be mined from the quarry for the upgrade of the N4. This quantity might increase as additional work in the area is secured. The depth of the quarry should not exceed 40m in depth.

Opencast mining will take place as it is a quarry to be mined.

The following mining components will be found on site:

- Temporary toilets,
- Generator and fuel storage,
- Stockpiles: Subsoil, overburden, spoil, topsoil,
- Crusher,
- Screening plant,
- Gravel stockpiles,
- Weigh bridge,
- Temporary offices.

The gravel material mined will be stockpiled within the quarry and hauled to the N4 close to the quarry. The material will be used for the upgrade of the N4 in the area.

Blasting will be undertaken in the quarry.

The following process will be undertaken during the mining operation:

a. Vegetation Stripping

All vegetative material would be retained to ensure proper vegetation establishment during the rehabilitation phase. The vegetation material from the area to be mined would be stripped by a bulldozer and stockpiled for use during the rehabilitation phase.

b. Topsoil Stripping

All topsoil from the area to be mined would be stripped and stockpiled by a bulldozer for redistribution over the site during the rehabilitation phase. Overburden and coarse material shall be

placed concurrently in the excavations or stored adjacent to the excavation, if practicable, to be used as backfill material once the gravel has been excavated. All topsoil, subsoil and vegetative material to be stockpiled for use during the rehabilitation phase.

c. Opencast Mining

The required gravel material will be excavated by an excavator and taken to the N4 by trucks. Excavations shall take place only within the approved demarcated mining area.

e) Policy and Legislative Context

APPLICABLE LEGISLATION AND GUIDELINES USED TO COMPILE THE REPORT (a description of the policy and legislative context within which the development is proposed including an identification of all legislation, policies, plans, guidelines, spatial tools, municipal development planning frameworks and instruments that are applicable to this activity and are to be considered in the assessment process	REFERENCE WHERE APPLIED	HOW DOES THIS DEVELOPMENT COMPLIY WITH AND RESPOND TO THE LEGISLATION AND POLICY CONTEXT (E.g. In terms of the National Water Act a Water Use Licence has/ has not been applied for)
NEMA, EIA Regulations 2014, as amended GN R. 983	Activities 21, 27 and 31 GNR. 983	Crushing facility at quarry. Closure objectives included in BAR. Ecological study undertaken for the project.
National Environmental Management Act, 1998 (Act No. 107 of 1998)The National Environmental Management Act, 1998 (Act No. 107 of 1998): [NEMA] was enacted in November 1998. NEMA provides for cooperative governance by establishing principles for decision- making on matters affected the environment, institutions that will promote co-operative governance and procedures for coordinating environmental functions, public participation and sustainable development.	General objectives of Integrated Environmental Management as set out in section 23 of NEMA taken into account	Objectives of NEMA taken into account in BAR
Regulation 15 of the Conservation Act of Agricultural Resources Act, 1983 (Act 43 of 1983) Disaster Management Act, 2002 (Act 57 of 2002)	Ecological study Alien vegetation identification on site Covid-19 Directions issued for PPP	Ecological study undertaken for the project Covid-19 Directions issued for PPP taken into account during Public Participation Process
National Heritage Resource Act 1999	Development	Heritage Study and Palaeontological studies

(Act No. 25 of 1999) and KwaZulu-	exceeding 5000 sq	undertaken for the quarry
Natal Heritage Act (Act 4 of 2008)	m required	
Standards and Regulations	approval from	
South African Heritage Resources	SAHRA.	
Agency (SAHRA) Minimum		
Standards;	Heritage and	
Association of Southern African	Palaeontological	
Professional Archaeologists (ASAPA)	study	
Constitution and Code of Ethics;		
Anthropological Association of		
Southern Africa Constitution and		
Code of Ethics.		
International Best Practise and		
Guidelines		
ICOMOS Standards (Guidance		
on Heritage Impact Assessments for		
Cultural World Heritage Properties);		
and		
The UNESCO Convention		
In terms of the National Heritage		
Resources Act, 1999 (Act No. 25 of		
1999) comment will be obtained from		
SAHRA. Permits will be obtained if		
necessary.		
Concerning the Protection of the World		
Cultural and Natural Heritage (1972).		
The National Water Act (Act No. 36 of	Any stream	Any stream crossings or
1998) for water uses as defined in	crossings and	wetlands applicable to the
section 21 (c) and section 21 (i).	application of a	quarry.
	general	
The application for a General	authorization or	
Authorisation or Water Use License	WUL at the	
(WUL) in terms of the National Water	Department of	
Act, 1998.	Water and	
	Sanitation	

f)

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

Gravel material is an essential material for road building purposes. The gravel material is obtained from of the following sources:

- From commercial sources;
- From excavations within the road reserve;
- From excavations of mining areas and quarries outside the road reserve.

During the design stage of the project, the consulting engineers to the project investigated the demand for gravel material as well as the most suitable commercial sources in close proximity to the project.

It was found that no commercial sources are available in close proximity to the site that is suitable for the road works. The use of only commercial sources of gravel/aggregates for a project of this magnitude would also be inordinately expensive, and would render the project unviable. It was therefore, decided that investigations would be conducted to obtain additional rock or gravel for the project from mining area in close proximity to the road project.

The N4 forms part of the strategic national road network. The volume of heavy vehicles on the N4 is expected to increase significantly over the next 20 years. The road is also a prominent route to transport produce to Mozambique for export purposes.

Traffic volumes and design principals determine that the road needs to be maintained to ensure the safety of the traveling public. The additional traffic lanes are proposed to accommodate increased capacity and reduce congestion and assist traffic flow. The road upgrade will also cater for future traffic demand and support economic growth. This could benefit the communities in the area including local residents, motorists, the road freight industry and its customers.

The upgrade of the road could, therefore, ensure safer driving conditions for the travelling public by enabling vehicles to travel more efficiently and smoothly with less congestion as a result of the additional passing lanes to be constructed that will allow vehicles to safely pass slower moving trucks and vehicles. The proposed opening of the mining areas is, therefore, necessary to ensure the safety of the traveling public. This will also accommodate the predicted increase in traffic volume and avoid high driver frustration.

The mining of the required gravel material is needed for the upgrade of the N4. Should the mining of the areas not be undertaken, the necessary gravel material for the N4 will not be available and the road will not be able to be upgraded and/or expanded. The traveling public could, therefore, experience increasingly unsafe driving conditions.

a. Need and desirability of the activity in the context of the preferred location

The following factors have an impact on the availability of suitable quarry areas:

Highly specific rock material is required for the road upgrade, which is found in the vicinity only at the proposed quarry site. The following factors have an impact on the availability of suitable gravel material:

- i. This section of the N4 is located in a high rainfall area. The presence of high rainfall in the area determines that most of the material is chemically weathered material that is not suitable for road building (chemical weathered material tends to weather/transform into clay over time). This has a significant impact on the availability of suitable borrow pits and quarries for roadbuilding purposes;
- ii. The area is also covered in agricultural and forestry activity further reducing the availability of land for borrow pit purposes;
- iii. Distance from the road (N4) is also a factor and every km that a borrow pit or quarry is further away from the road add between R3.5 and R5.0 million in haul cost to the reconstruction cost of the N4. If the haul cost becomes excessive the project will not be economically viable to implement;

iv. Willingness of land owners to sell their land for quarry/borrow pit purposes is also a limiting factor.

The aforementioned constraints have a severe impact on the availability of suitable material sources for the upgrade of the N4, to such an extent that it took die Material Specialist more than a year to identify these material sources through a very complex process which included the following:

- i. Geological maps were consulted as part of a desktop study to determine suitable geological areas where road building material can be obtained;
- ii. Extensive site visits were undertaken by specialist to identify suitable material areas;
- iii. Land owners were engaged to obtain permission to test the areas;
- iv. Test pits were excavated and extensive material testing was undertaken to confirm the material quality;
- v. Drilling investigations followed to determine the depth of the material and the quality at depth;
- vi. After confirmation of the material quality drawings were prepared and submitted to the Land Owners and the Environmental Specialist;
- vii. Discussions were undertaken with landowners and where land owners objected with good reason, areas were discarded;
- viii. After Environmental specialist studies the proposed borrow areas were again reduced, and borrow areas adjusted to ensure that the areas comply to all the specialist study concerns;
- ix. Final discussions were undertaken with the land owners, including discussions regarding Land acquisition;
- x. Land acquisition is in process.

g) Motivation for the overall preferred site, activities and technology alternative.

The following are reasons for the preferred site alternative:

- The site is not within a threatened veldtype (ecosystem).
- The site is not within any priority areas, which include protected areas (nature reserves), important bird areas (IBAs) and national protected area expansion strategy (NPAES) focus areas.
- During field investigations no Red Data Listed (RDL) were found.
- The study site is not situated within a Critical Biodiversity Area (CBA).
- There are no 'high' sensitive habitats present on site except for the small drainage line and associated riparian zone to the east of the site.
- No red data listed (RDL) fauna or flora species were observed in the study area boundaries.
- There are no obvious fatal flaws in terms of the natural environment.
- The quarry has the required aggregate material to be used for the upgrade of the N4.
- The quarry is in close proximity to the road upgrade project.
- Discussions were held with the relevant landowner and he does not have any objection to the proposed opening of the quarry on the property.

No other site alternative was investigated as geological tests in the surrounding area shows insufficient quality of gravel material for construction purposes.

h) Full description of the process followed to reach the proposed preferred alternatives within the site.

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

i) Details of the development footprint alternatives considered.

With reference to the site plan provided as Appendix 4 and the location of the individual activities on site, provide details of the alternatives considered with respect to:

- (a) The property on which or location where it is proposed to undertake the activity;
- (b) The type of activity to be undertaken;
- (c) The design or layout of the activity;
- (d) The technology to be used in the activity;
- (e) The operational aspects of the activity; and(f) The option of not implementing the activity.
- a. Geological tests in the surrounding area shows insufficient quality of gravel material for the upgrade of the N4. However, the tests showed sufficient gravel material on Portion 100 of the farm Strathmore 214 JU for the upgrade of the N4.
- b. Opencast mining will take place as it is a quarry to be mined. Quarry excavations will, therefore be present.
- c. There were no environmental restrictions pertaining to the layout of the quarry.
- d. The technology used at the activity will be a bulldozer for stripping the topsoil. An excavator will be used for the opencast mining activities. The excavated gravel material will be taken to the construction site with trucks.
- e. Open cast mining will be undertaken for the excavation of the gravel material at the quarry during the operational phase. The gravel material will be excavated by an excavator and taken to the construction site.
- f. Should the mining of the gravel not be allowed, the necessary material for the upgrade of the road will not be available and it will not be able to upgrade the N4.
- ii) Details of Public Participation Process Followed

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

Please refer to the Report on the Results of Consultation in Appendix D.

A public participation process was undertaken in accordance with the EIA Regulations, 2014, as amended.

The public participation and communication process aims to identify issues in order to maximise the social and environmental benefits, and to minimise the social and environmental costs of the proposed project. Interested and affected parties (I&APs) were consulted and afforded the opportunity to participate. The I&APs were informed and involved in the project from the outset in order to promote participation and transparency.

The aim of this public participation process is to achieve the following broad goals:

- identification of all key I&APs and stakeholders;
- the active involvement of all I&APs with respect to decision making;
- an exchange of information relevant to the proposed project through Background Information Documents (BID), consultations and newspaper advertisements.
- the development of an understanding with regards to the broader project objectives and goals and knowledge of the project; and
- the identification of issues and concerns with regards to all potential alternatives associated with the proposed development.

The following approach was followed in undertaking the public participation process:

a. Identification of and Consultation with I&APs

The first step in the public participation process was to identify the key I&APs. A list of the registered I&APs is attached as Appendix D.

b. Advertising

In accordance with the EIA Regulations, 2014, as amended an advertisement was placed requesting I&APs to register their interest in the project. An advertisement was placed in the **The Lowvelder of 29 July 2021**. A copy of the advertisement is included in Appendix D.

c. Site Notice

Site notifications in English in A2 format requesting comments or objections were placed on site on 23 July 2021. Photographs of the site notice are included in Appendix I.

d. Notification Letter and Background Information Document

Notification letters about the project and a Background Information Document were sent out to the particular Ward Councillor and Government Departments that would be relevant to this project. The affected landowner, the Libuyile Community Trust represented by Mr Mosa Chirwai, signed a landowner notification form. He has no objection to the proposed development. Please see letters in Appendix D.

e. Comments and Response Report

A comments and response report was drafted that included all the issues raised by the Interested and/or Affected Parties as well as the responses to the issues raised. The Comments and Response report is included in Appendix D.

f. Local Authority Involvement

A letter was forwarded to the Nkomazi Local Municipality and the Ehlanzeni District Municipality. The letters are included in Appendix D.

g. Review of Draft Basic Assessment Report

The Draft Basic Assessment Report was made available to the public for review and comment, within an allocated 30-day period. A copy of the report was available in electronic format.

iii) Summary of issues raised by I&APs (Complete the summarising comments and issues raised, and reaction to those responses)

Interested and Affected Parties List the names of persons consulted column, and Mark with an X where those who n consulted were in fact consulted.	l in this nust be	Date Comments Received	Issues raised	EAPs response to issues as mandated by the applicant	Section and Paragraph Reference in This report Where the Issues and or Responses were incorporated.
ATEOTEDTACTED					
Landowner/s	x				
Libuyile Community Trust represented by Mr Mosa Chirwa Chairman – Libuyile Community Trust		Meeting on 23 July 2021	 The following issues were raised: 1. The quarry needs to be fenced during and after the mining operation; 2. There are no graves close to the mining area. 	 The quarry will be fenced with a 1.8 m fence and the necessary warning signs will be erected. Noted. 	Fencing included under final closure objectives.
Lawful occupier/s of the land	х				
There are currently no occupiers of the land.		No comments received	No issues raised	No response necessary	None
Landowners or lawful occupiers on adjacent properties	х				
Robert Greaves Chamotte Holdings (Pty) Ltd		No comments received	No issues raised	No response necessary	None
Mr Renald Radley		No	No issues raised	No response necessary	None

Radley Estate (Pty) Ltd		comments received			
Mr Walter Giuricich		No	No issues raised	No response necessary	None
Zucchro Uno Farms (Pty) Ltd		comments			
Municipal councillon	V	received			
	X				
Cllr FK Magagula		No	No issues raised	No response necessary	None
Ward 30		comments			
Marchine all day		received			
Municipality	X				
Mr Dan Ngwenya		No	No issues raised	No response necessary	None
The Municipal Manager		comments			
Nkomazi Local Municipality		received			
Mr FS Siboza					
The Municipal Manager					
Ehlanzeni District Municipality					
Organs of state (Responsible for	Х				
infrastructure that may be affected Roads					
Mr Khumbala Malala		No	No issues reised	No response passagery	Nona
Mumalanga Tourism & Parks		no	NO Issues faised	No response necessary	INOILE
A goney		received			
Mr Skhololo Nioni		No	No issues reised	No response passagery	Nono
Acting Chief Director		INU commonte	NO Issues faised	No response necessary	None
Acting Chief Director Moumalanga Department:		reconnections			
Agriculture Purel Development		received			
Agriculture, Kurai Development,					
Mr. Thebo Pasiuba		No	No issues raised	No response necessary	None
		comments	No issues faised	ivo response necessary	None
Department of Water and		received			
Sanitation		received			
Samaton					
Mr Livhuwani Mashamba		No	No issues raised	No response necessary	None
Eskom		comments		1	

		received			
Communities					
There are no communities		No	No issues raised	No response necessary	None
associated with this project		response			
Dept. Land Affairs	X				
Mr Skhalele Njoni		No	No issues raised	No response necessary	None
Acting Chief Director		comments			
Mpumalanga Department:		received			
Agriculture, Rural Development,					
Land and Environmental Affairs					
Traditional Leaders					
There are no traditional leaders		No	No issues raised	No response necessary	None
affected by the proposed project		response			
Dept. Environmental Affairs	Х				
Mr Skhalele Njoni		No	No issues raised	No response necessary	None
Acting Chief Director		comments			
Mpumalanga Department:		received			
Agriculture, Rural Development,					
Land and Environmental Affairs					
Other Competent Authorities	х				
affected					
Department of Mineral Resources		No	No issues raised	No response necessary	None
and Energy		comments			
		received			
OTHER AFFECTED PARTIES					
None					
INTERESTED PARTIES					
None					

iv) The Environmental attributes associated with the alternatives (The environmental attributes described must include socio-economic, social, heritage, cultural, geographical, physical and biological aspects)

(1) Baseline Environment

(a) **Type of environment affected by the proposed activity.** (its current geographical, physical, biological, socio-economic and cultural character)

(i) Topography

The topography of the region is that of rocky hills and low mountains with a broad, shallow valley in between. The study site is situated within the flat, valley on open plains and lowlands. The average height above sea level for the study site is approximately 326m, with maximum and minimum elevations of 330m and 325m, respectively. The general downward slope (gradient) of the site is from south to north, towards the lowest point, which is the Crocodile River (Flori Scientific Services, 2021).

(ii) Climate

The site is situated within the high (801 mm to 1 000 mm) summer rainfall region of South Africa, and receives on average about 663 mm per annum (en-climate-data.org). The site is in the Hot Interior Climatic Zone, where the summers are general warm to hot and the winters cool to mild. Frost during winter is not common. The climate of the site is similar to that of Nelspruit, where the average annual rainfall is approximately 934 mm (Flori Scientific Services, 2021).

(iii) Land Use

The current land use / landcover of the site is that of open bushveld, surrounded by active, commercial cultivated farmlands. There is some open bushveld to the south of the site, with the Kruger National Park approximately 1 km further north of the site (Flori Scientific Services, 2021).

(iv) Vegetation

The study site is situated within Lowveld Bioregion of the Savanna Biome of South Africa. The Savanna or Bushveld Biome is typically characterised by dominant upper layer of trees, middle layer of shrubs and a lower layer of grasses and herbs. The ratio and presence of the different layers various from region to region. The Savanna Biome is subdivided into six bioregions. These are: Central Bushveld, Mopane, Lowveld, Sub-Escarpment Savanna, Eastern Kalahari Bushveld and Kalahari Duneveld.

The Savanna or Bushveld vegetation of South Africa and Swaziland constitutes the southernmost extension of the most widespread biome in Africa. It represents 32.8% of South Africa. It extends beyond the tropics to meet the Nama-Karoo Biome on the central plateau, the Grassland Biome at higher altitudes towards the east and extends down the eastern seaboard interior and valleys where it grades into Albany Thicket in the Eastern Cape (Mucina & Rutherford, 2006).

The study site is situated within the original extent of the veldtype known as Granite Lowveld. The veldtype is not a threatened ecosystem/veld type. Table 6, below, shows the hierarchy of the vegetation of the site.

 Table: Vegetation hierarchy of the study area

Category Description	Classification
Biome	Savanna (Bushveld)
Bioregion	Lowveld
Veldtype	Granite Lowveld
Status	Not threatened (Least Concern)

Granite Lowveld is characterised by tall shrubland with few trees to moderately dense low woodland on the deep sandy uplands with *Terminalia sericea*, *Combretum zeyheri* and *Combretum apiculatum* and ground layer including *Pogonarthria squarrosa*, *Tricholaena monachne* and *Eragrostis rigidior*. Dense thicket to open savanna in the bottomlands with *Vachellia (Acacia) nigrescens*, *Dichrostachys cinerea*, *Grewia bicolor* in the woody layer. The dense herbaceous layer contains the dominant *Digitaria eriantha*, *Panicum maximum* and *Aristida congesta* on fine-textured soils, while brackish bottomlands support *Sporobolus nitens*, *Urochloa mosambicensis* and *Chloris virgata* (Mucina & Rutherford, 2006).

From statellite images the vegetation of the site appears to be moderately degraded. Although it does not appear to have been previously ploughed and cultivated, it is mostly surrounded by active large, commercial cultivated farmlands, which can lead to fringe impacts and degradation (Flori Scientific Services, 2021).

v) Vegetation of the Study Area

The vegetation of the study site characterised by moderately degraded lowveld granite bushveld. Some areas in the north and northwest of the site are heavily degraded. The small seasonal drainage line along the eastern boundary of the site is in moderate to fair condition. There are a number of fringe impacts arising from farming related activities in surrounding farmlands, which is to be expected. There is a 33 / 22kV wooden poles power line that runs through the site from west to east, approximately 90m north of the N4 and parallel to the N4. The bush in the power line servitude is regularly cleared as is necessary. There are a number of scattered protected trees through the site. Mainly marula and a few leadwood. The leadwoods are mostly restricted to the riparian area of the small seasonal drainage line along the eastern boundary.

There are a number of scattered marlotti and Transvaal/Zebra aloes on the site. These will be very easy to relocate to unused areas of the site. There are also a number of cluster fig trees and other common lowveld trees in and along the riparian zone, which although not protected are recommended to not be disturbed.

No Red Data Listed (RDL) species were observed. That is, critically endangered, endangered or vulnerable species. The vegetation on site can best be described as *Senegalia (Acacia) burkei* - Dichrostachys cinerea bushveld. The dominance of Black monkey thorn (burkei) and Sicklebush (cinerea) is due to bush encroachment resulting in disturbances on site such as harvesting of wood, etc. The list of dominant and other species observed on site are listed in the Appendices to the specialist report compiled by Flori Scientific Services.

The study site is not situated within any priority areas. Priority areas include formal and informal protected areas (nature reserves); important bird areas (IBAs); RAMSAR sites; national fresh water

ecosystem priority areas (NFEPA) and national protected areas expansion strategy (NPAES) focus areas.

The site is not within a critical biodiversity area (CBA), but is within an ecological support area (ESA) buffer for the Kruger National Park.

(vi) Watercourses in the Study Area

There are no major watercourses in the study site, such as perennial rivers, semi-perennial streams, seasonal streams and large wetlands. The closest river to the study site is the perennial Crocodile River, which is approximately 700m north of the outer boundary of the study site.

A small, seasonal drainage line is present along the eastern boundary of the site and flows in a northerly direction and eventually into the Crocodile River. The drainage line is highlighted by denser thicket / bush along its course. There is another drainage line approximately 200 m to the west of the site.

The proposed quarry will have no impact on the Crocodile River or the drainage line to the west of the site, but the small drainage line along the eastern boundary will need to be buffered and protected (Flori Scientific Services, 2021).

Level	Category
Primary Drainage Area (PDA)	Х
Quaternary Drainage Area (QDA)	X24D
Water Management Area (WMA) – Previous	Inkomati
/ Old	
Water Management Area (WMA) – New	Inkomati-Usuthu (WMA 3)
Sub-Water Management Area	Crocodile
Catchment Management Agency (CMA)	Inkomati-Usuthu (CMA 3)
Wetland Vegetation Ecoregion	Lowveld (Group 3)
River FEPA	Not on site, but Crocodile River is
Fish FEPA	No
Fish FSA	Not on site, but Crocodile River is
Fish Corridor	No
Fish Migratory	No
Priority Quaternary Catchment	No
SWSA (National importance)	No
WSA (Sub-national, provincial importance)	No

The table below is a summary of the drainage areas / catchment areas of the study site.

(vii) Air Quality

The region is considered rural and the air quality very good. However, the site is located next to the N4 and the air quality is negatively affected by the traffic on the N4.

(viii) Noise

The current noise levels are high due to the proximity of the N4 close to the site.

(ix) Visual

The quarry is visually accessible from the N4.

(x) Sensitive Landscapes

The following sensitive landscapes are associated with the quarry:

- A small, seasonal drainage line is present along the eastern boundary of the site and flows in a northerly direction and eventually into the Crocodile River. The drainage line is highlighted by denser thicket/bush along its course.
- There is a 33/22kV power line that runs through the site from west to east, approximately 90 m from the N4. The bush in the power line servitude is regularly cleared as is necessary.

(xi) Sites of Archaeological and Cultural Interests

There are no graves or any heritage area at the proposed mining area.

(xii) Socio-Economic Aspects

The mining area would have a positive impact on the regional socio-economic structure through its support of the development industry, profit generation contributing to tax revenue, job creation and the skills development of its employees.

The landowner will be compensated by SANRAL for the quarry.

(xiii) Cumulative Impacts

The cumulative impacts associated with the establishment of the proposed mining area could be the following:

- Additional traffic on the local road during mining of the area;
- Limited influx of people in the area during mining of the area;
- Additional water and electricity supply to the area limited, if any.

(b) Description of the current land uses.

The current land use / land cover of the site is that of open bushveld, surrounded by active, commercial cultivated farmlands. There is some open bushveld to the south of the site, with the Kruger National Park approximately 1 km further north of the site.

(c) Description of specific environmental features and Infrastructure on the site.

The site was not mined before. There is a 33/22kV power line that runs through the site from west to east, approximately 90 m from the N4. The bush in the power line servitude is regularly cleared as is necessary. The site is fenced. There is no other infrastructure on site for instance houses or dams.

(d) Environmental and current land use map.

(Show all environmental and current land use features)

Please see map included in Appendix E.

v) Impacts and risks identified including the nature, significance, consequence, extent, duration and probability of the impacts, including the degree to which these impacts

(Provide a list of the potential impacts identified of the activities described in the initial site layout that will be undertaken, as informed by both the typical known impacts of such activities, and as informed by the consultations with affected parties together with the significance, probability, and duration of the impacts. Please indicate the extent to which they can be reversed, the extent to which they may cause irreplaceable loss of resources, and can be avoided, managed or mitigated).

The *potential* impacts associated with the mining area have been identified as the following:

CONSTRUCTION PHASE:

1. Vegetation stripping

Potential Impacts:

- a. Dust Pollution
- b. Soil Erosion
- c. Noise Impact
- d. Water pollution
- e. Visual impact
- f. Terrestrial ecology
- g. Impact on uncovered heritage aspects
- h. Contamination of site due to hydrocarbon spillage
- i. Emissions from heavy vehicles
- 2. Stripping and stockpiling of topsoil

Potential Impacts:

- a. Clearing of vegetation
- b. Visual intrusion as a result of establishment of the quarry
- c. Dust nuisance caused by machinery stripping topsoil

- d. Noise nuisance caused by machinery stripping topsoil
- e. Infestation of weeds and alien vegetation on topsoil heaps
- f. Loss of topsoil due to incorrect storm water management
- g. Contamination of site due to hydrocarbons
- h. Impact on uncovered heritage aspects
- i. Emissions from heavy vehicles

OPERATIONAL PHASE

1. Blasting

Potential Impacts:

- a. Health and safety risk posed by blasting activities
- b. Dust nuisance caused by blasting activities
- c. Noise nuisance caused by blasting activities
- 2. Excavations

Potential Impacts:

- a. Visual intrusion associated with the excavation activities
- b. Dust nuisance caused by excavation activities
- c. Noise nuisance generated by excavation equipment
- d. Contamination of surface or groundwater due to effluent runoff from excavation
- e. Unsafe working conditions for employees
- f. Potential damage to uncovered cultural and heritage aspects
- g. Contamination of site due to hydrocarbons
- h. Emissions from heavy vehicles
- i. Water pollution
- 3. Crushing

Potential Impacts:

- a. Dust nuisance due to the crushing activities
- b. Noise nuisance due to the crushing activities
- c. Contamination of site due to hydrocarbons

4. Stockpiling and Transporting of gravel material

Potential Impacts:

a. Visual intrusion associated with the stockpiled material and heavy vehicles transporting the gravel material

- b. Loss of material due to ineffective storm water handling
- c. Dust nuisance from stockpiled material and heavy vehicles transporting material
- d. Degradation of access roads
- e. Noise nuisance caused by heavy vehicles
- f. Contamination of site due to hydrocarbons
- g. Emissions from heavy vehicles
- h. Water pollution

DECOMMISSIONING PHASE and CLOSURE

1. Removing crusher, screening plant and sloping and landscaping during rehabilitation

Potential Impacts

- a. Soil erosion
- b. Health and safety risk posed by unsloped areas
- c. Dust nuisance caused during sloping and landscaping activities
- d. Noise nuisance caused during sloping and landscaping activities
- e. Contamination of site due to hydrocarbons
- f. Emissions from heavy vehicles
- 2. Replacing the topsoil and revegetating the disturbed area

Potential Impacts:

- a. Loss of reinstated topsoil due to absence of vegetation
- b. Infestation of the area with weed and invader plants

ALL phases: Proper functioning of sanitation systems

vi) Methodology used in determining and ranking the nature, significance, consequences, extent, duration and probability of potential environmental impacts and risks;

(Describe how the significance, probability, and duration of the aforesaid identified impacts that were identified through the consultation process were determined in order to decide the extent to which the initial site layout needs revision).

Potential environmental impacts on the environment will be determined in terms of the following in order to determine the significance of each impact:

Nature:

A brief description of the environmental aspect being impacted upon by a particular action or activity is presented. Also:

- Probability (how likely is it that the impact will occur?)
- Magnitude (how severe will the impact be?)
- Duration (how long will the impact last?)
- Scale of the impact (what size of the area will be affected?)

Thereafter, mitigation measures will be proposed in order to reduce or eliminate negative impacts and enhance positive impacts. The impact of the proposed activity on the environment will be considered for the pre- construction, construction and operational phases. The necessary mitigation measures will be consolidated in the form of an Environmental Management Programme (EMPr).

Assessment of significance – method:

The significance of every environmental impact identified will be determined using the following approach:

In assessing the potential significance of an impact two aspects will be considered:

i)	Occurrence
	~ •

ii)	Severity

Occurrence will be sub-divided into:

- Probability of occurrence
- Duration of occurrence

Severity will be sub-divided into:

- Magnitude (severity) of impact
- Scale/extent of impact

In order to assess each of these factors for each impact, ranking scales were employed as follows:

Duchabilitan	Dynation
Probability:	Duration:
5 - Definite/don't know	5 - Permanent
4 - Highly probable	4 - Long-term*
3 - Medium probability	3 - Medium-term (5-15 years)
2 - Low probability	2 - Short-term (0-5 years)
1 – Improbable	1 - Immediate
0 – None	0 - None
Scale:	Magnitude:
5 – International	10 - Very high/don't know
4 – National	8 - High

5 internatio	inai	
4 – National		8 - High
3 – Regional		6 - Moderate
2 – Local		4 - Low
1 - Site only		2 - Minor
0 – None		0 - None

*impact ceases after operational life of the activity

Once the above factors had been ranked for each impact, the overall risk (environmental significance) of each impact will be assessed using the following formula: SP = (magnitude (M) + duration (D) + scale(S)) x probability (P). The maximum value is 100 significance points (SP). Environmental impacts will be rated as either of High, Moderate or Low significance on the following basis:

SP greater or the same as 60 indicates high environmental significance; SP 31 greater or the same as 59 indicates moderate environmental significance; SP \leq 30 indicates low environmental significance.

Please see actual assessment in Appendix F.

vii) The positive and negative impacts that the proposed activity (in terms of the initial site layout) and alternatives will have on the environment and the community that may be affected.

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

There is a seasonal drainage line to the east of the site that will have a 50 m buffer zone.

The following are reasons for the preferred site alternative on Portion 100 of the Farm Strathmore Nr 214 JU:

- The site is not within a threatened veldtype (ecosystem).
- The site is not within any priority areas, which include protected areas (nature reserves), important bird areas (IBAs) and national protected area expansion strategy (NPAES) focus areas.
- During field investigations no Red Data Listed (RDL) were found.
- The study site is not situated within a Critical Biodiversity Area (CBA).
- There are no 'high' sensitive habitats present on site except for the small drainage line and associated riparian zone to the east of the site.
- No red data listed (RDL) fauna or flora species were observed in the study area boundaries.
- There are no obvious fatal flaws in terms of the natural environment.
- The quarry has the required aggregate material to be used for the upgrade of the N4.
- The quarry is in close proximity to the road upgrade project.
- Discussions were held with the relevant landowner and he does not have any objection to the proposed opening of the quarry on the property.

Advantages pertaining to the mining of the quarry:

The gravel material will be used for the upgrade of the N4. The opening of the quarry could encourage business, industry and investment and assist in alleviating the high unemployment in the region as a whole.

The possible negative impacts associated with the opening of the quarry are the possible short term impacts associated with the construction phase i.e.

- a. Dust Pollution
- b. Soil Erosion
- c. Noise Impact
- d. Visual impact
- e. Terrestrial ecology
- f. Impact on uncovered heritage aspects
- g. Contamination of site due to hydrocarbon spillage
- h. Emissions from heavy vehicles
- i. Possible water pollution

With the implementation of the EMPr, the significance of the impacts associated with the opening of the quarry is foreseen to be low.

viii) The possible mitigation measures that could be applied and the level of risk.

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

The following measures will be implemented by SANRAL to prevent or remedy any possible pollution or degradation of the environment:

a. Possible dust and air pollution

- Dust will be suppressed through a watering management programme, especially during windy conditions.
- Dust generated will be carefully monitored by the OHS&E and should be suppressed by means of watering regularly.
- Access roads will be watered regularly, especially in the dry winter months and in periods of high wind.
- Vegetation will not be unnecessary stripped.
- Domestic fires will be prohibited on site.
- Heavy vehicle will be serviced regularly to ensure emission control.
- All heavy vehicles, excavators and generators used for the mining will be in good working condition and will be serviced regularly.
- Should a vehicle have a break down, it will be serviced immediately.

b. Soil Erosion

- Topsoil, if any, will be removed over the whole mining area and stored in a perimeter berm. The height of the topsoil berm will not exceed 3m.
- The topsoil berm will be inspected for erosion daily.
- Minimal amounts of topsoil shall be lost due to erosion, either by wind or water. This can be facilitated through the grassing of topsoil stockpiles, where needed.
- Condition of soil in walk or drive areas should be checked daily for erosion.
- Access road condition will be checked daily.
- If erosion is noted at walk and drive areas, access road or topsoil berms, the erosion channel will be fixed by placing cut vegetation, sandbags or rocks within the erosion channel and the cause of the erosion will be mitigated through the creation of runoff channels.

c. Possible Noise Pollution

- The working hours shall be limited to between 07:00 hrs and 18:00 hrs on weekdays, and 07:00 hrs and 17:00 hrs on Saturdays, or as per contract documentation.
- Vehicles must be driven at a moderate speed (50 kph) on private roads.
- Noise generated from the trucks that transport the material and the excavator that is used to mine the material shall only be carried out during normal working hours.
- Extended working hours will be in accordance with contract documentation.
- SANRAL shall be obligated to maintain vehicles used at the mining area in a good condition;
- SANRAL will be obliged to ensure that all personnel on site apply occupational health and safety requirements with respect to hearing protection.

d. Possible Visual impact

- Concurrent rehabilitation of the mining area will take place.
- All unused material would be levelled to ensure that the mining area blends back into the existing landscape fabric.
- No stockpiled material is to be retained on site.
- The mining area will be shaped to ensure no stockpiled heaps.
- All stockpiled topsoil and vegetative material will be spread over the bottom of the mining area to ensure proper seed bed for the re-establishment of vegetative growth. Placing a berm of topsoil along the perimeter of the mining site to obscure the visual impact of the excavation.
- Re-vegetation of the mining area after mining operation has ceased.
- The access gravel road will be rehabilitated and the area will be fenced following the mining of the area.

e. Aquatic and Terrestrial Ecology

Construction Phase / Site Establishment Phase:

- During the construction phase all temporary laydown areas, ablution facilities; site offices, etc. must only be within the larger demarcated study area.
- During the initial Construction Phase / site establishment phase existing access roads must be used as far as possible. These roads need to be continually maintained during the construction phase. Keeping in mind that other landowners and inhabitants of the area use some of these roads.
- Ensure small footprint during construction phase.
- There is a demarcated 50m buffer zone (no-go zone), along the eastern boundary of the study site, which is necessary to protect the integrity of the drainage line and riparian zone. No construction, or temporary activities may take place in this buffer zone. Under no circumstances may any water or wood be removed from the drainage line and riparian zone. No thoroughfares (roads, walk paths) are allowed through the buffer zone, except in the extreme south, where there is an existing road.
- The establishment of a road from off the existing gravel road on the eastern boundary and around the north will trigger the need for a crossing over the drainage line in the northeast corner of the site. This will trigger the need for a Water Use Licence Application (WULA). Therefore, preferably no crossing should be planned and access to the site from the south or west is preferred.
- All excess materials brought onto site for construction to be removed after construction.

Operational Phase

- No site offices, parking areas, ablution facilities, etc. may be set up outside of the demarcated study area.
- All access roads to the site must be maintained at all times. Many of these roads are gravel / sand public roads used by surrounding farmers and landowners. During the entire operational phase / life of the quarry these roads must be maintained and dust-suppression must be used.
- Perimeter fences to be routinely monitored and maintained. Assurances need to be in place that local livestock as well as wild animals will not be able to enter the mining site.
- An Erosion Plan to be implemented and monitored during construction phase and operational phases of the project. Even though the erosion potential is low.
- All hazardous materials must be stored appropriately to prevent these contaminants from entering the soils and natural environment.
- Under no circumstances may farm livestock as well as wild animals be interfered with.

Mine Closure (Rehabilitation)

- All standard quarry mining operation procedures and regulations to be implemented. Rehabilitation plan for the borrow pit and general study area must be compiled prior to mine closure and assurances must be given that it will be implemented.
- The rehabilitation will have a positive impact on the site and area, although it will not be able to restore the area back to its original state.

f. Possible Impact on Uncovered Cultural or Archaeological site

- If an artefact or grave on-site is uncovered, work in the immediate vicinity shall be stopped immediately and it should immediately be reported to a heritage consultant so that an investigation and evaluation of the finds can be made. The Contractor shall take reasonable precautions to prevent any person from removing or damaging any such article.
- The South African Heritage Resources Agency (SAHRA) shall be contacted such that an archaeological/heritage resources consultant can be appointed to record the site and excavate if necessary. Work may only resume once clearance is given in writing by the archaeologist/heritage resources consultant.

g. Possible contamination of site due to hydrocarbons spillage

- All heavy vehicles, excavators and generators used for the mining will be in good working condition.
- A drip tray will be available to place underneath haul vehicles while the vehicles are parked at night.
- Should a vehicle have a break down, it will be serviced immediately. If soil contamination with diesel and oils occurred, the spill will be cleared up promptly. If the spill is small, it will be cleaned with a spill kit. If a major spill occurs where a spill kit is insufficient for clean-up, a specialised company will be used to clean the spill.
- Proper functioning of heavy vehicles will be ensured.

h. Possible establishment and spread of alien vegetation

- Every 3 months casual labour will be employed to circumnavigate the site to hand pull out known alien vegetation that may have established in the disturbed area. Special attention will be given to the perimeter topsoil berm.
- Casual labour will be provided with photographs of the alien vegetation that could establish.

i. Sanitation Facilities

• Chemical toilet facilities shall preferably be used on site. The toilets shall be services every second week by a service provider.

j. Safety of sloped areas

The mining area will be shaped to ensure no stockpiled heaps. The quarry will be mined in steps with at least the following end result:

- A slope of 1:1.5;
- A 3 m wide step at every 5 m depth.

k. Unsafe working conditions for employees

• Appropriate safety clothing will be worn at all times i.e. head gear, shoes, ear plugs.

With the implementation of the mitigation measures, the risk pertaining to the implementation of this project is considered to be low.

ix) Motivation where no alternative site were considered.

No alternative site was considered for this project for the following reasons:

The following factors have an impact on the availability of suitable quarry areas:

- i. Highly specific rock material is required for the upgrade of the N4, which is found only at the proposed quarry site.
- ii. Distance from the N4 is an important factor and every km that a quarry is further away from the project adds between R3.5 and R5.0 million in haul cost to the project. If the haul cost becomes excessive the project will not be economically viable to implement;
- iii. Geological maps were consulted as part of a desktop study to determine suitable geological areas where road building material can be obtained;
- iv. Extensive site visits were undertaken by a geologist and specialist to identify this as a suitable material area;
- v. The land owner was engaged to obtain permission to test the area;
- vi. Discussions were undertaken with the landowner regarding land acquisition.
 - x) Statement motivating the alternative development location within the overall site. (Provide a statement motivating the final site layout that is proposed)

The following are reasons for the preferred development location:

- The site is not within a threatened veldtype (ecosystem).
- The site is not within any priority areas, which include protected areas (nature reserves), important bird areas (IBAs) and national protected area expansion strategy (NPAES) focus areas.
- During field investigations no Red Data Listed (RDL) were found.
- The study site is not situated within a Critical Biodiversity Area (CBA).
- There are no 'high' sensitive habitats present on site except for the small drainage line and associated riparian zone to the east of the site.
- No red data listed (RDL) fauna or flora species were observed in the study area boundaries.
- There are no obvious fatal flaws in terms of the natural environment.
- The quarry has the required aggregate material to be used for the upgrade of the N4.
- The quarry is in close proximity to the road upgrade project.
- Discussions were held with the relevant landowner and he does not have any objection to the proposed opening of the quarry on the property.
- No other site alternative was investigated as geological tests in the surrounding area shows insufficient quality of gravel material for construction purposes.

i) Full description of the process undertaken to identify, assess and rank the impacts and risks the activity will impose on the preferred site (In respect of the final site layout plan) through the life of the activity. (Including (i) a description of all environmental issues and risks that were identified during the environmental impact assessment process and (ii) an assessment of the significance of each issue and risk and an indication of the extent to which the issue and risk could be avoided or addressed by the adoption of mitigation measures.)

The process of identifying possible impacts included:

- Discussions with Interested and/or Affected Parties including the landowner;
- Discussions with consulting engineers to the project;
- Specialist aquatic and ecological studies undertaken;
- Previous experience with regard to ECO work on projects.

The possible risks associated with the opening of the quarry are the following:

- a. Dust Pollution
- b. Soil Erosion
- c. Noise Impact
- d. Visual impact
- e. Terrestrial ecology
- f. Impact on uncovered heritage aspects
- g. Contamination of site due to hydrocarbon spillage
- h. Emissions from heavy vehicles
- i. Possible water pollution

The assessment of the significance of each is included in Table F. With the mitigation measures suggested and included in the EMPr, the risk is seen as medium to low.

The EIA identified the potential positive and negative environmental (biophysical and social) impacts associated with the establishment of the mining areas. Mitigatory measures describe possible action for the mitigation of the identified potentially negative environmental impacts, and address current and future problems relating to the proposed project. The philosophy of identifying mitigation measures for negative impacts is based on the reduction of the impact during the planning and design phase and the management of the impacts during the construction and operational phases.

j)

Assessment of each identified potentially significant impact and risk (This section of the report must consider all the known typical impacts of each of the activities (including those that could or should have been identified by knowledgeable persons) and not only those that were raised by registered interested and affected parties).

NAME OF ACTIVITY	POTENTIAL	ASPECTS	PHASE	SIGNIFICANCE	MITIGATION TYPE	SIGNIFICANCE
	IMPACT	AFFECTED	In which impact is	if not mitigated		if mitigated
(E.g. For prospecting – drill site, site camp, ablution facility, accommodation, equipment storage, sample storage, site office, access route etcetcetc E.g. For mining, - excavations, blasting, stockpiles, discard dumps or dams, Loading, hauling and transport, Water supply dams and boreholes, accommodation, offices, ablution, stores, workshops, processing plant, storm water control, beams, roads, pipelines, power lines, conveyors, etcetc etc.)	(Including the Potential impact for cumulative impacts) (e.g. dust, noise, drainage surface disturbance, fly rock, surface water contamination, air pollution etcetc)		(e.g. Construction, commissioning, operational Decommissioning, closure, post- closure)		(modify, remedy, control, or stop) through (e.g. noise control measures, storm-water control, dust control, rehabilitation, design measures, blasting controls, avoidance, relocation, alternative activity etc. etc. E.g. Modify through alternative method. Control through noise control through management and monitoring through rehabilitation.	
Vegetation Stripping	 Dust Soil erosion Noise Visual Terrestrial ecology Uncovering graves Hydrocarbon spillage Emission from heavy vehicles 	- Workers - Travelling public - Fauna and flora	Construction phase	Medium	 Control through dust suppression Control measures to prevent soil erosion Control through noise control measures Control measures to lower visual intrusion Control measures to lower impacts on terrestrial ecology Control measures for 	Low

					uncovering of graves or artefacts - Control measures for hydrocarbon spillage - Control measures to lower emissions from heavy vehicles	
Stripping and stockpiling of topsoil, subsoil, overburden and spoil	 Dust Soil erosion Noise Visual Terrestrial ecology Uncovering graves Hydrocarbon spillage Emission from heavy vehicles Alien vegetation infestation 	- Workers - Travelling public - Fauna and flora	Construction phase	Medium	 Control through dust suppression Control measures to prevent soil erosion Control through noise control measures Control measures to lower visual intrusion Control measures to lower impacts on terrestrial ecology Control measures for uncovering of graves or artefacts Control measures for hydrocarbon spillage Control measures to lower emissions from heavy vehicles Removal of alien vegetation 	Low
Excavations	 Dust Soil erosion Noise Visual Uncovering graves Hydrocarbon 	- Workers - Travelling public - Fauna and flora	Operational Phase	Medium	 Control through dust suppression Control measures to prevent soil erosion Control through noise control measures 	Low

	spillage				- Control measures to	
	- Emission from heavy				lower visual intrusion	
	vehicles				- Control measures to	
	- Alien vegetation				lower impacts on	
	infestation				terrestrial ecology	
					- Control measures for	
					uncovering of graves or	
					artefacts	
					- Control measures for	
					hydrocarbon spillage	
					- Control measures to	
					lower emissions from	
					heavy vehicles	
					Removal of alien	
					vegetation	
Blasting	a. Health and safety	- Workers	Operational	High	Blasting shall only	Medium
	risk posed by blasting	- Travelling	Phase	_	be carried out during	
	activities	public			normal working hours.	
	b. Dust nuisance	- Fauna and			Should noise	
	caused by blasting	flora			generating activities have	
	activities				to occur at night (e.g.	
	c. Noise nuisance				drilling of blast holes),	
	caused by blasting				landowners in the vicinity	
	activities				of the drilling should be	
					warned about the noise	
					well in advance and the	
					activities should be kept to	
					a minimum. Compliance	
					with the appropriate	
					legislation with respect to	
					noise will be mandatory.	
					All surrounding	
					structures shall be	
					checked for stability and	

		current condition.	
		Appropriate measures	
		should be taken to	
		minimise the risk to	
		nearby structures and to	
		ensure that nobody is	
		present inside any	
		potentially unsafe	
		structures during blasting.	
		• Farmers' shall be	
		informed in time to ensure	
		enough time to make	
		appropriate arrangements.	
		In particular, owners of	
		domestic animals must be	
		given sufficient warning	
		so as to make proper	
		arrangements to ensure	
		the safety of their animals.	
		• The blasting	
		specification shall be	
		adhered to pertaining to	
		fly-rock etc.	
		- Control through dust	
		suppression	
		- Control measures to	
		prevent soil erosion	
		- Control through noise	
		control measures	
		- Control measures to	
		lower visual intrusion	
		- Control measures to	
		lower impacts on	

					terrestrial ecology - Control measures for uncovering of graves or artefacts - Control measures for hydrocarbon spillage - Control measures to lower emissions from heavy vehicles Removal of alien vegetation	
Crushing	 Dust nuisance due to the crushing activities Noise nuisance due to the crushing activities Contamination of site due to hydrocarbons 	- Workers - Travelling public - Fauna and flora	Operational Phase	Medium	Control through dust suppression - Control through noise control measures - Control measures for hydrocarbon spillage -	Low
Stockpiling and transporting of gravel material	 Dust Soil erosion Noise Visual Uncovering graves Hydrocarbon spillage Emission from heavy vehicles Alien vegetation infestation 	- Workers - Travelling public - Fauna and flora	Operational Phase	Medium	 Control through dust suppression Control measures to prevent soil erosion Control through noise control measures Control measures to lower visual intrusion Control measures to lower impacts on terrestrial ecology Control measures for uncovering of graves or artefacts Control measures for 	Low

Sloping and Landscaping	 Dust Soil erosion Noise Visual Uncovering graves Hydrocarbon spillage Emission from heavy vehicles Alien vegetation infestation 	- Workers - Travelling public - Fauna and flora	Decommissionin g and closure phase	Medium	 hydrocarbon spillage Control measures to lower emissions from heavy vehicles Removal of alien vegetation Control through dust suppression Control measures to prevent soil erosion Control through noise control measures Control measures to lower visual intrusion Control measures to lower visual intrusion Control measures to lower impacts on terrestrial ecology Control measures for uncovering of graves or artefacts 	Low
					artefacts - Control measures for hydrocarbon spillage - Control measures to lower emissions from heavy vehicles Removal of alien vegetation	
					_	

The supporting impact assessment conducted by the EAP must be attached as an appendix marked as **Appendix**
k) Summary of specialist reports. (This summary must be completed if any specialist reports informed the impact assessment and final site layout process and must be in the following tabular form):-

LIST OF STUDIES UNDERTAKEN	RECOMMENDATIONS OF SPECIALIST REPORTS	SPECIALIST RECOMMENDATIONS THAT HAVE BEEN INCLUDED IN THE EIA REPORT (Mark with an X Where applicable)	REFERENCE TO APPLICABLE SECTION OF REPORT WHERE SPECIALIST RECOMMENDATIONS HAVE BEEN INCLUDED.
Terrestrial Ecological	Construction Phase / Site Establishment Phase:	X (all were included)	Plans and EMPr
Assessment (Fauna and Flora) and Aquatic (Wetland) Ecological Assessment for the Proposed Strathmore Quarry Flori Scientific Services, 2021	 During the construction phase all temporary laydown areas, ablution facilities; site offices, etc. must only be within the larger demarcated study area. During the initial Construction Phase / site establishment phase existing access roads must be used as far as possible. These roads need to be continually maintained during the construction phase. Keeping in mind that other landowners and inhabitants of the area use some of these roads. Ensure small footprint during construction phase. There is a demarcated 50m buffer zone (no-go zone), along the eastern boundary of the study site, which is necessary to protect the integrity of the drainage line and riparian zone. No construction, or temporary activities may take place in this buffer zone. Under no circumstances may any water or wood be removed from the drainage line and riparian zone. No thoroughfares (roads, walk paths) are allowed through the buffer zone, except in the extreme south, where there is an existing road 		

• The establishment of a road from off the existing	
gravel read on the asstern boundary and around	
the north will trigger the need for a grossing over	
the during a line in the northeast compared the	
the dramage line in the northeast corner of the	
site. This will trigger the need for a water Use	
Licence Application (WULA). Therefore,	
preferably no crossing should be planned and	
access to the site from the south or west is	
preferred.	
• All excess materials brought onto site for	
construction to be removed after construction.	
Operational Phase:	
• No site offices, parking areas, ablution facilities.	
etc. may be set up outside of the demarcated	
study area.	
• All access roads to the site must be maintained at	
all times Many of these roads are gravel / sand	
public roads used by surrounding farmers and	
landowners During the entire operational phase /	
life of the quarry these roads must be maintained	
and dust-suppression must be used	
 Derimeter foreas to be routinely monitored and 	
• Fermiciel Tences to be fournery monitored and	
local livesteely as well as wild enimels will not be	
local investock as well as wild animals will not be	
able to enter the mining site.	
• An Erosion Plan to be implemented and	
monitored during construction phase and	
operational phases of the project. Even though	
the erosion potential is low.	
• All hazardous materials must be stored	
appropriately to prevent these contaminants from	
entering the soils and natural environment.	
• Under no circumstances may farm livestock as	
well as wild animals be interfered with.	
Mine Closure (Rehabilitation)	
• All standard quarry mining operation procedures	

	 and regulations to be implemented. Rehabilitation plan for the borrow pit and general study area must be compiled prior to mine closure and assurances must be given that it will be implemented. The rehabilitation will have a positive impact on the site and area, although it will not be able to restore the area back to its original state. 		
Phase 1 Cultural Heritage Impact Assessment: The Proposed Establishment of the Strathmore Quarry on Portion 100 of the Farm Strathmore No. 214 JU	 For this proposed project, the assessment has determined that no sites, features or objects of cultural heritage significance occur in the project area, therefore no permits are required from SAHRA or the PHRA. If heritage features are identified during construction, as stated in the management recommendation, these finds would have to be assessed by a specialist, after which a decision will be made regarding the application for relevant permits. From a heritage point of view, it is recommended that the proposed development be allowed to continue on acceptance of the measures: Should archaeological sites or graves be exposed in other areas during construction work, it must immediately be reported to a heritage practitioner so that an investigation and evaluation of the finds can be made. 	X	EMPr

Attach copies of Specialist Reports as appendices

Copy of report attached as Appendix K.

I) Environmental impact statement

(i) Summary of the key findings of the environmental impact assessment;

The primary findings for the opening of the gravel quarry would probably result in:

- No negative environmental impacts of high significance with mitigation;
- Potential positive impacts due to increased economic activity, employment and training and capacity building.

The essence of the Basic Assessment process is aimed at ensuring informed decision-making and environmental accountability, and to assist in achieving environmentally sound and sustainable development.

In conclusion, it is believed the information contained in this report and the documentation attached hereto is sufficient to make a decision in respect of the activity applied for. This report covers the full suite of potential environmental issues related to the proposed development, and that sufficient information regarding the identification, assessment and potential mitigation of impacts has been presented to facilitate informed decision making by the appropriate authorities.

Based on the specialist studies undertaken within this BAR, both benefits and negative impacts are anticipated as a result of the proposed project. The findings of this BAR have highlighted these impacts and prioritised them in terms of high, medium or low significance. It is therefore recommended that this project be authorised by the authorities with the condition that the mitigation measures as stipulated in the EMPr should be adhered to. The authorities need to use this document to aid the decision- making process with respect to the future outcome of this application.

(ii) Final Site Map

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

Please see final site map included in Appendix C.

(iii) Summary of the positive and negative impacts and risks of the proposed activity and identified alternatives;

The possible negative impacts related to the opening of the quarry are associated with the construction phase of the gravel material:

- a. Dust Pollution
- b. Soil Erosion
- c. Noise Impact
- d. Visual impact
- e. Impact on terrestrial ecology
- f. Impact on uncovered heritage aspects
- g. Contamination of site due to hydrocarbon spillage

- h. Emissions from heavy vehicles
- i. Water pollution

These negative impacts have a low significance and can be mitigated during the construction period.

The positive impacts associated with the opening of the quarry are the following:

The gravel aggregate will be used to upgrade the N4 close to the quarry. The upgrade of the road could ensure safer driving conditions for the travelling public by enabling vehicles to travel more efficiently and smoothly with less congestion as a result of the additional passing lanes to be constructed that will allow vehicles to safely pass slower moving trucks and vehicles. The proposed opening of the mining areas is, therefore, necessary to ensure the safety of the traveling public. This will also accommodate the predicted increase in traffic volume and avoid high driver frustration.

The opening of the quarry could encourage business, industry and investment and assist in alleviating the high unemployment in the region as a whole.

m) Proposed impact management objectives and the impact management outcomes for inclusion in the EMPr; Based on the assessment and where applicable the recommendations from specialist reports, the recording of proposed impact management objectives, and the impact management outcomes for the development for inclusion in the EMPr as well as for inclusion as conditions of authorisation.

The following impact management measures will be implemented by SANRAL to prevent or remedy any possible pollution or degradation of the environment:

a. Possible dust and air pollution

- Dust will be suppressed through a watering management programme, especially during windy conditions.
- Dust generated will be carefully monitored by the OHS&E and should be suppressed by means of water regularly.
- Access roads will be watered regularly, especially in the dry winter months and in periods of high wind.
- Vegetation will not be unnecessary stripped.
- Domestic fires will be prohibited on site.
- Heavy vehicle will be serviced regularly to ensure emission control.

b. Soil Erosion

- Topsoil, if any, will be removed over the whole mining area and stored in a perimeter berm. The height of the topsoil berm will not exceed 3m.
- The topsoil berm will be inspected for erosion daily.
- Minimal amounts of topsoil shall be lost due to erosion, either by wind or water. This can be facilitated through the grassing of topsoil stockpiles, where needed.
- Condition of soil in walk or drive areas should be checked daily for erosion.
- Access road condition will be checked daily.
- If erosion is noted at walk and drive areas, access road or topsoil berms, the erosion channel will be fixed by placing cut vegetation, sandbags or rocks within the erosion channel and the cause of the erosion will be mitigated through the creation of runoff channels.

c. Possible Noise Pollution

- The working hours shall be limited to between 07:00 hrs and 18:00 hrs on weekdays, and 07:00 hrs and 17:00 hrs on Saturdays, or as per contract documentation.
- Vehicles must be driven at a moderate speed (50 kph) on private roads.

- Noise generated from the trucks that transport the material and the excavator that is used to mine the material shall only be carried out during normal working hours.
- Extended working hours will be in accordance with contract documentation.
- SANRAL shall be obligated to maintain vehicles used at the mining area in a good condition;
- SANRAL will be obliged to ensure that all personnel on site apply occupational health and safety requirements with respect to hearing protection.

d. Possible Visual impact

- Concurrent rehabilitation of the mining area will take place.
- All unused material would be levelled to ensure that the mining area blends back into the existing landscape fabric.
- No stockpiled material is to be retained on site.
- The mining area will be shaped to ensure no stockpiled heaps and that the area blends in with the existing landscape.
- All stockpiled topsoil and vegetative material will be spread over the bottom of the mining area to ensure proper seed bed for the re-establishment of vegetative growth. Placing a berm of topsoil along the perimeter of the mining site to obscure the visual impact of the excavation.
- Re-vegetation of the mining area after mining operation has ceased.
- The access gravel road to the quarry will be rehabilitated and the quarry will be fenced following the mining of the area.

e. Aquatic and Terrestrial Ecology

Construction Phase / Site Establishment Phase:

- During the construction phase all temporary laydown areas, ablution facilities; site offices, etc. must only be within the larger demarcated study area.
- During the initial Construction Phase / site establishment phase existing access roads must be used as far as possible. These roads need to be continually maintained during the construction phase. Keeping in mind that other landowners and inhabitants of the area use some of these roads.
- Ensure small footprint during construction phase.
- There is a demarcated 50m buffer zone (no-go zone), along the eastern boundary of the study site, which is necessary to protect the integrity of the drainage line and riparian zone. No construction, or temporary activities may take place in this buffer zone. Under no circumstances may any water or wood be removed from the drainage line and riparian zone. No thoroughfares (roads, walk paths) are allowed through the buffer zone, except in the extreme south, where there is an existing road.
- The establishment of a road from off the existing gravel road on the eastern boundary and around the north will trigger the need for a crossing over the drainage line in the northeast corner of the site. This will trigger the need for a Water Use Licence Application (WULA). Therefore, preferably no crossing should be planned and access to the site from the south or west is preferred.
- All excess materials brought onto site for construction to be removed after construction.

• Operational Phase:

- No site offices, parking areas, ablution facilities, etc. may be set up outside of the demarcated study area.
- All access roads to the site must be maintained at all times. Many of these roads are gravel / sand public roads used by surrounding farmers and landowners. During the entire operational phase / life of the quarry these roads must be maintained and dust-suppression must be used.
- Perimeter fences to be routinely monitored and maintained. Assurances need to be in place that local livestock as well as wild animals will not be able to enter the mining site.

- An Erosion Plan to be implemented and monitored during construction phase and operational phases of the project. Even though the erosion potential is low.
- All hazardous materials must be stored appropriately to prevent these contaminants from entering the soils and natural environment.
- Under no circumstances may farm livestock as well as wild animals be interfered with.

• Mine Closure (Rehabilitation)

- All standard quarry mining operation procedures and regulations to be implemented. Rehabilitation plan for the borrow pit and general study area must be compiled prior to mine closure and assurances must be given that it will be implemented.
- The rehabilitation will have a positive impact on the site and area, although it will not be able to restore the area back to its original state.

f. Possible Impact on Uncovered Cultural or Archaeological site

- If an artefact or grave on-site is uncovered, work in the immediate vicinity shall be stopped immediately and it should immediately be reported to a heritage consultant so that an investigation and evaluation of the finds can be made. The Contractor shall take reasonable precautions to prevent any person from removing or damaging any such article.
- The South African Heritage Resources Agency (SAHRA) shall be contacted such that an archaeological/heritage resources consultant can be appointed to record the site and excavate if necessary. Work may only resume once clearance is given in writing by the archaeologist/heritage resources consultant.

g. Possible contamination of site due to hydrocarbons spillage

- All heavy vehicles, excavators and generators used for the mining will be in good working condition.
- A drip tray will be available to place underneath haul vehicles while the vehicles are parked at night.
- Should a vehicle have a break down, it will be serviced immediately. If soil contamination with diesel and oils occurred, the spill will be cleared up promptly. If the spill is small, it will be cleaned with a spill kit. If a major spill occurs where a spill kit is insufficient for clean-up, a specialised company will be used to clean the spill.
- Proper functioning of heavy vehicles will be ensured.

h. Possible establishment and spread of alien vegetation

- Every 3 months casual labour will be employed to circumnavigate the site to hand pull out known alien vegetation that may have established in the disturbed area. Special attention will be given to the perimeter topsoil berm.
- Casual labour will be provided with photographs of the alien vegetation that could establish.

i. Sanitation Facilities

• Chemical toilet facilities shall preferably be used on site. The toilets shall be serviced every second week by a service provider.

j. Safety of sloped areas

The mining area will be shaped to ensure no stockpiled heaps. The quarry will be mined in steps with at least the following end result:

- A slope of 1:1.5;
- A 3 m wide step at every 5 m depth.

k. Emissions from heavy vehicles, excavator and generators

- All heavy vehicles, excavators and generators used for the mining will be in good working condition and will be serviced regularly.
- Should a vehicle have a break down, it will be serviced immediately.

1. Unsafe working conditions for employees

• Appropriate safety clothing will be worn at all times i.e. head gear, shoes, ear plugs.

n) Aspects for inclusion as conditions of Authorisation.

Any aspects which must be made condition of the Environmental Authorisation

a. A Site Environmental Control Officer must be appointed for implementation of the EMPr;

b. All mining activities must take place in accordance with the approved EMPr;

c. Rehabilitation of mining area must be done concurrently with mining activities (whenever and wherever possible)

d. Dump structures must not be left on the surface after the mining has ceased. This include topsoil stockpiles and gravel stockpiles.

e. Should any archaeological artefact be exposed during mining activities, mining must be stopped. Under no circumstances shall any artefact be destroyed. The area must be fenced off and the South African Heritage Agency must be contacted as soon as possible.

o) Description of any assumption, uncertainties and gaps in knowledge.

(Which relate to the assessment and mitigation measures proposed)

- a. The following assumptions have been made for the purposes of this report:
- All information received from sources contributing to this project is correct;
- That SANRAL will consider the recommendations derived from this study, and
- The Department of Mineral Resources and Energy would be the decision making authority with regard to this application.
- b. Limitations

None.

c. Knowledge Gaps

None

p) Reasoned opinion as to whether the proposed activity should or should not be authorised

i) Reasons why the activity should be authorized or not.

The activity should be authorised by the Department of Mineral Resources and Energy as the significance of the environmental impacts identified is medium to low while there are positive impacts that will benefit the community as a whole.

ii) Conditions that must be included in the authorisation

a. A Site Environmental Control Officer (SECO) must be appointed for implementation of the EMPr;b. All mining activities must take place in accordance with the approved EMPr;

c. Rehabilitation of mining area must be done concurrently with mining activities (whenever and wherever possible)

d. Dump structures must not be left on the surface after the mining has ceased. This include topsoil stockpiles and gravel stockpiles.

e. Should any archaeological artefact be exposed during mining activities, mining must be stopped. Under no circumstances shall any artefact be destroyed. The area must be fenced off and the South African Heritage Agency must be contacted as soon as possible.

q) Period for which the Environmental Authorisation is required.

5 years

r) Undertaking

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

By implementing the environmental management principles outlined in this report, SANRAL will ensure that the construction, operation and decommissioning of the quarry will not result in a material degradation of the local biophysical and social environments.

SANRAL undertakes to implement concurrent rehabilitation of the quarry. Areas that are due for rehabilitation during the operational phase (where practical and possible) will be rehabilitated immediately following the mining of an area.

Funds are available within the guarantee submitted by SANRAL for the project for the rehabilitation of the quarry.

s) Financial Provision

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

i) Explain how the aforesaid amount was derived.

The rehabilitation cost for the quarry was determined by means of the SARS quantum scales.

The quantum for the quarry is calculated at R1,009,424.00 for the rehabilitation of the quarry. Please refer to Appendix H for the quantum for the quarry.

ii) Confirm that this amount can be provided for from operating expenditure.

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

SANRAL confirms that this amount is available and can be provided for the rehabilitation of the mining area in terms of the guarantee submitted.

t) Specific Information required by the competent Authority

- i) Compliance with the provisions of sections 24(4)(a) and (b) read with Section 24 (3) (a) and (7) of the National Environmental Management Act (Act 107 of 1998). The EIA report must include the:-
 - (1) Impact on the socio-economic conditions of any directly affected

person. (Provide the results of Investigation, and evaluation of the impact of the mining, bulk sampling or alluvial diamond prospecting on any directly affected person including the landowner, lawful occupier, or, where applicable, potential beneficiaries of any land restitution claim, attach the investigation report as an **Appendix**).

A potential socio-economic impact is that the landowner will not be able to use the land for grazing purposes for the duration of the quarry activity. However, the landowner of the proposed mining area will be compensated by SANRAL for the area to be used for the excavation of the gravel material.

No other person will be affected by the mining of the area as it is not situated in close proximity to any community.

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

There is no heritage or archaeological impacts associated with the quarry.

u) Other matters required in terms of sections 24(4)(a) and (b) of the Act.

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

None

PART B

ENVIRONMENTAL MANAGEMENT PROGRAMME REPORT

1) Draft environmental management programme.

a) Details of the EAP, (Confirm that requirement for the provision of the details and expertise of the EAP are already included in PART A, section 1(a) herein as required).

It is confirmed that the details of the EAP as included in Part A section 3(ii).

b) Description of the Aspects of the Activity (Confirm that the requirement to describe the aspects of the activity that are covered by the draft environmental management programme is already included in PART A, section (1)(h) herein as required).

It is confirmed that a description of the aspects is included in Part A.

c) Composite Map

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

Please see composite map included in Appendix C.

d) Description of Impact management objectives including management statements

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

After the utilisation of the quarry, it will be rehabilitated and closed. Rehabilitation of the quarry would entail infilling with natural spoils as far as possible. Proper fencing around the quarry and clearly visible signage indicating a dangerous area will be put into place.

1. Shaping of Quarry

The mining area will be shaped to ensure no stockpiled heaps. The quarry will be mined in steps with at least the following end result:

- A slope of 1:1.5;
- A 3 m wide step at every 5 m depth.
- 2. Closure Measures

The following will be undertaken:

- a. Removal of mobile equipment and all scrap material;
- b. All unused material would be levelled to ensure that the quarry blends back into the existing landscape fabric. No stockpiled material is to be retained on site. Waste will not be permitted to be deposited in the excavations. Rocks and coarse material removed from the excavation must be dumped into the excavation simultaneously with the tailings.
- c. Removal of crushing- and screening plant as well as the concrete footings and the primary ramp retaining wall;

- d. Removal of all containers used as offices, workshops and stores. Where office/camp sites have been rendered devoid of vegetation/grass or where soils have been compacted owing to traffic, the surface shall be scarified or ripped. Areas containing French drains, if any, shall be compacted and covered with a final layer of topsoil to a height of 10cm above the surrounding ground surface;
- e. Clean-up of any fuel or lubricant spillage;
- f. Ensuring that all stormwater control mechanisms are in place.
- g. Ensuring alien vegetation is removed during and at the end of each contract;
- h. Ensuring that the access road is maintained and properly rehabilitated;
- i. Waste or bitumen will not be permitted to be deposited in the excavations. Rocks and coarse material removed from the excavation must be dumped into the excavation simultaneously with the tailings.
- j. Vegetative growth on the slopes is usually not possible at a quarry.
- k. Any permanent structures and facilities including brick-built personnel amenities, soak-aways, workshop aprons and workshop floors, gas stores and any electrical supply from the grid need to be removed and the area rehabilitated.
- 1. Photographs of the camp and office sites, before and during the mining operation and after rehabilitation, shall be taken at selected fixed points and kept on record.
- m. The area will be fenced.
- o. The area will be reverted back to the landowner.

ii) Volumes and rate of water use required for the operation.

It is anticipated that borehole water will be used for the operation of the quarry. The water will be transported from the licensed borehole from the land owner. It is not anticipated that large volumes of water will be used as water for dust suppression on the access road will be minimal, $(10\ 000L - 20\ 000L/day)$. Should it be required that mist sprayers might be used on the crushers for dust suppression, approximately 5000L of water will be required per day. Potable drinking water will be sourced in town. Chemical toilets will be used which uses very little water.

iii) Has a water use licence has been applied for?

No water course will be affected by the quarry and no water use license is applicable to this quarry area.

iv) Impacts to be mitigated in their respective phases

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

ACTIVITIES E.g. For prospecting – drill site, site camp, ablution facility, accommodation, equipment storage, sample storage, site office, access route etcetcetc E.g. For mining, - excavations, blasting, stockpiles, discard dumps or dams, Loading, hauling and transport, Water supply dams and boreholes, accommodation, offices, ablution, stores, workshops, processing plant, storm water control, beams, roads, pipelines, power lines, conveyors, etcetc etc.)	PHASE (of operation in which activity will take place. State; Planning and design, Pre- Construction' Construction, Operational, Rehabilitation, Closure, Post Closure).	SIZE AND SCALE of disturbance (volumes, tonnages and hectares or m ²)	MITIGATION MEASURES (describe how each of the recommendations in herein will remedy the cause of pollution or degradation and migration of pollutants)	COMPLIANCE WITH STANDERDS (A description of how each of the recommendations herein will comply with any prescribed environmental management standards or practices that have been identified by Competent Authorities)	TIME PERIOD FOR IMPLEMENTATION Describe the time period when the measures in the environmental management programme must be implemented Measures must be implemented when required. With regard to Rehabilitation specifically this must take place at the earliest opportunityWith regard to Rehabilitation, therefore state either: Upon cessation of mining, bulk sampling or alluvial diamond prospecting as the case may be.
Vegetation stripping	Construction,	19.9 ha	 Control through dust suppression Control measures to prevent soil erosion Control through noise control measures Control measures to lower visual intrusion Control measures to lower impacts on terrestrial ecology Control measures for uncovering of graves or 	SANS noise control legislation Dust standards Safety standards Approved EMPr	The measures in the Environmental Management Programme must be implemented during the construction and operational phases for the quarry.

			artefacts - Control measures for hydrocarbon spillage - Control measures to lower emissions from heavy vehicles		
Stripping and stockpiling of topsoil, subsoil, vegetative material and spoil	Construction	19.9 ha	 Control through dust suppression Control measures to prevent soil erosion Control through noise control measures Control measures to lower visual intrusion Control measures to lower impacts on terrestrial ecology Control measures for uncovering of graves or artefacts Control measures for hydrocarbon spillage Control measures to lower emissions from heavy vehicles 	SANS noise control legislation Dust standards Safety standards Approved EMPr	The measures in the Environmental Management Programme must be implemented during the construction and operational phases for the quarry.
Blasting	Operational	19.9 ha	 Control through dust suppression Control through noise control measures Control measures to lower impacts on terrestrial ecology Control measures for hydrocarbon spillage 	Approved EMPr	The measures in the Environmental Management Programme must be implemented during the construction and operational phases for the quarry.

			- Control measures to lower emissions from heavy vehicles		
Excavations	Operational	19.9 ha	 Control through dust suppression Control measures to prevent soil erosion Control through noise control measures Control measures to lower visual intrusion Control measures to lower impacts on terrestrial ecology Control measures for uncovering of graves or artefacts Control measures for hydrocarbon spillage Control measures to lower emissions from heavy vehicles 	SANS noise control legislation Dust standards Safety standards Approved EMPr	The measures in the Environmental Management Programme must be implemented during the construction and operational phases for the quarry.
Crushing	Operational	19.9 ha	Control through dust suppression - Control through noise control measures - Control measures to lower impacts on terrestrial ecology - Control measures for hydrocarbon spillage	SANS noise control legislation Dust standards Safety standards Approved EMPr	The measures in the Environmental Management Programme must be implemented during the construction and operational phases for the quarry.
Stockpiling and transporting of gravel material	Operational	19.9 ha	- Control through dust suppression	SANS noise control legislation	The measures in the Environmental Management

			- Control measures to		Programme must be
			prevent soil erosion	Dust standards	implemented during the
			- Control through noise		construction and operational
			control measures	Safety standards	phases for the quarry.
			- Control measures to lower		F
			visual intrusion	Approved EMPr	
			- Control measures to lower	- FF	
			impacts on terrestrial		
			ecology		
			- Control measures for		
			uncovering of graves or		
			artefacts		
			- Control measures for		
			hydrocarbon spillage		
			- Control measures to lower		
			emissions from heavy		
			vehicles		
Sloping and Landscaping	Decommissi	19.9 ha	- Control through dust	SANS noise control	Upon cessation of mining
	oning and		suppression	legislation	activities. Progressive
	closure		- Control measures to		rehabilitation to be
	phases		prevent soil erosion	Dust standards	implemented
	-		- Control through noise		-
			control measures	Safety standards	
			- Control measures to lower	_	
			visual intrusion	Approved EMPr	
			- Control measures to lower		
			impacts on terrestrial		
			ecology		
			- Control measures for		
			uncovering of graves or		
			artefacts		
			- Control measures for		
			hydrocarbon spillage		
			- Control measures to lower		

	emissions from heavy	
	vehicles	

e)

Impact Management Outcomes (A description of impact management outcomes, identifying the standard of impact management required for the aspects Contemplated in paragraph ();

ACTIVITY	POTENTIAL	ASPECTS	PHASE	MITIGATION	STANDARD TO BE
(whether listed or not listed). E.g. Excavations, blasting, stockpiles, discard dumps or dams, Loading, hauling and transport, Water supply dams and boreholes, accommodation, offices, ablution, stores, workshops, processing plant, storm water control, beams, roads, pipelines, power lines, conveyors, etcetc etc.)	IMPACT e.g. dust, noise, drainage surface disturbance, fly rock, surface water contamination, air pollution etcetc)	AFFECTED	In which impact is anticipated (e.g. Construction, commissioning, operational Decommissioning, closure, post- closure)	TYPE (modify, remedy, control, or stop) through (e.g. noise control measures, storm- water control, dust control, rehabilitation, design measures, blasting controls, avoidance, relocation, alternative activity etc. etc. E.g. Modify through alternative method. Control through noise control Control through management and monitoring Remedy through rehabilitation.	ACHIEVED (Impact avoided, noise levels, dust levels, rehabilitation standards, end use objectives) etc.
Vegetation stripping	 Dust Soil Erosion Noise Visual Terrestrial Ecology Uncovering graves or artefacts Hydrocarbon spillage Emissions from heavy vehicles 	- Workers - Travelling public - Fauna and flora	Construction	Control through dust suppression - Control measures to prevent soil erosion - Control through noise control measures - Control measures to lower visual intrusion - Control measures to lower impacts on terrestrial ecology - Control measures for uncovering graves or artefacts - Control measures for hydrocarbon spillage	 No dust nuisance or complaints from landowners or public No soil erosion and complaints from landowners Noise levels shall be kept to a minimum. The working hours shall be limited to between 07:00 hrs and 18:00 hrs on weekdays, and 07:00 hrs and 17:00 hrs on

				 Control measures to lower emissions from heavy vehicles Control measures for removal of alien vegetation 	Saturdays, or as per contract documentation. - Earth berms should be placed to the side of the
					 noad to obscure the mining activities from the travelling public, if possible. Impact to the terrestrial ecology low. Mitigation measures as per specialist study.
					 No artefact or grave destroyed Spillage contained Low emissions
					- No alien vegetation at quarry
Stripping and stockpiling of topsoil	 Dust Soil Erosion Noise Visual Terrestrial Ecology Uncovering graves or artefacts Hydrocarbon spillage Emissions from heavy vehicles 	- Workers - Travelling public - Fauna and flora	Construction	Control through dust suppression - Control measures to prevent soil erosion - Control through noise control measures - Control measures to lower visual intrusion - Control measures to lower impacts on terrestrial ecology - Control measures for uncovering graves or artefacts - Control measures for hvdrocarbon spillage	 No dust nuisance or complaints from landowners or public No soil erosion and complaints from landowners Noise levels shall be kept to a minimum. The working hours shall be limited to between 07:00 hrs and 18:00 hrs on weekdays, and 07:00 hrs and 17:00 hrs on
				 Control measures to lower emissions from heavy vehicles Control measures for removal of 	Saturdays, or as per contract documentation. - Earth berms should be

				alien vegetation	placed to the side of the road to obscure the mining activities from the travelling public, if possible. - Impact to the terrestrial ecology low. Mitigation measures as per specialist study - No artefact or grave destroyed - Spillage contained - Low emissions - No alien vegetation at quarry
Excavations	 Dust Soil Erosion Noise Visual Terrestrial Ecology Uncovering graves or artefacts Hydrocarbon spillage Emissions from heavy vehicles 	- Workers - Travelling public - Fauna and flora	Operational	Control through dust suppression - Control measures to prevent soil erosion - Control through noise control measures - Control measures to lower visual intrusion - Control measures to lower impacts on terrestrial ecology - Control measures for uncovering graves or artefacts - Control measures for hydrocarbon spillage - Control measures to lower emissions from heavy vehicles - Control measures for removal of alien vegetation	 No dust nuisance or complaints from landowners or public No soil erosion and complaints from landowners Noise levels shall be kept to a minimum. The working hours shall be limited to between 07:00 hrs and 18:00 hrs on weekdays, and 07:00 hrs and 17:00 hrs on Saturdays, or as per contract documentation. Earth berms should be placed to the side of the road to obscure the mining activities from

					the travelling public, if possible. - Impact to the terrestrial ecology low. Mitigation measures as per specialist study - No artefact or grave destroyed - Spillage contained - Low emissions - No alien vegetation at quarry
Blasting	- Dust - Soil Erosion - Noise	- Workers - Travelling public - Fauna and flora	Operational	 Control through dust suppression Control measures to prevent soil erosion Control through noise control measures 	 No dust nuisance or complaints from landowners or public No soil erosion and complaints from landowners Noise levels shall be kept to a minimum. The working hours shall be limited to between 07:00 hrs and 18:00 hrs on weekdays, and 07:00 hrs and 17:00 hrs on Saturdays, or as per contract documentation.
Stockpiling and transporting of gravel	- Dust	- Workers	Operational	- Control through dust suppression	- No dust nuisance or
material	- Noise	public		erosion	landowners or public
	- Visual	- Fauna and		- Control through noise control	- No soil erosion and
	- Terrestrial	flora		measures	complaints from
	Ecology			- Control measures to lower visual	landowners
	- Uncovering			intrusion	- Noise levels shall be

	graves or artefacts - Hydrocarbon spillage - Emissions from heavy vehicles			 Control measures to lower impacts on terrestrial ecology Control measures for uncovering graves or artefacts Control measures for hydrocarbon spillage Control measures to lower emissions from heavy vehicles Control measures for removal of alien vegetation 	kept to a minimum. The working hours shall be limited to between 07:00 hrs and 18:00 hrs on weekdays, and 07:00 hrs and 17:00 hrs on Saturdays, or as per contract documentation. - Earth berms should be placed to the side of the road to obscure the mining activities from the travelling public, if possible. - Impact to the terrestrial ecology low. Mitigation measures as per specialist study - No artefact or grave destroyed - Spillage contained - Low emissions - No alien vegetation at quarry
Crushing	 Dust Noise Visual Hydrocarbon spillage Emissions from heavy vehicles 	- Workers - Travelling public	Operational	 Control through dust suppression Control through noise control measures Control measures to lower visual intrusion Control measures for hydrocarbon spillage Control measures to lower emissions from heavy vehicles 	 No dust nuisance or complaints Noise levels shall be kept to a minimum. The working hours shall be limited to between 07:00 hrs and 18:00 hrs on weekdays, and 07:00 hrs and 17:00 hrs on Saturdays, or as per

					contract documentation. - Spillage contained - Low emissions
Sloping and Landscaping	 Dust Soil Erosion Noise Visual Terrestrial Ecology Uncovering graves or artefacts Hydrocarbon spillage Emissions from heavy vehicles 	- Workers - Travelling public - Fauna and flora	Closure and Decommissioning phase	 Control through dust suppression Control measures to prevent soil erosion Control through noise control measures Control measures to lower visual intrusion Control measures to lower impacts on terrestrial ecology Control measures for uncovering graves or artefacts Control measures for hydrocarbon spillage Control measures to lower emissions from heavy vehicles Control measures for removal of alien vegetation 	 No dust nuisance or complaints No soil erosion Noise levels shall be kept to a minimum. The working hours shall be limited to between 07:00 hrs and 18:00 hrs on weekdays, and 07:00 hrs and 17:00 hrs on Saturdays, or as per contract documentation. Earth berms should be placed to the side of the road to obscure the mining activities from the travelling public, if possible. Impact to the terrestrial ecology low. Mitigation measures as per specialist study No artefact or grave destroyed Spillage contained Low emissions No alien vegetation at quarry

f)

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

ACTIVITY whether listed or not listed. E.g. Excavations, blasting, stockpiles, discard dumps or dams, Loading, hauling and transport, Water supply dams and boreholes, accommodation, offices, ablution, stores, workshops, processing plant, storm water control, beams, roads, pipelines, power lines, conveyors, etcetc etc.)	POTENTIAL IMPACT (e.g. dust, noise, drainage surface disturbance, fly rock, surface water contamination, air pollution etcetc)	MITIGATION TYPE (modify, remedy, control, or stop) through (e.g. noise control measures, storm-water control, dust control, rehabilitation, design measures, blasting controls, avoidance, relocation, alternative activity etc. etc. E.g. • Modify through alternative method. • Control through noise control • Control through management and monitoring Remedy through rehabilitation.	TIMEPERIODFORIMPLEMENTATIONFORDescribe the time period when the measures in the environmental management programme must be implemented Measures must be implemented when required.With regard to Rehabilitation specifically this must take place at the earliest opportunityWith regard to Rehabilitation, therefore state either:Upon cessation of the individual activity or.Upon the cessation of mining, bulk sampling or alluvial diamond prospecting as the case may be.	COMPLIANCE WITHSTANDARDS (A description of how each of the recommendations in 2.11.6 read with 2.12 and 2.15.2 herein will comply with any prescribed environmental management standards or practices that have been identified by Competent Authorities)
Vegetation stripping	- Dust - Soil Erosion	- Control through dust suppression	The measures in the Environmental Management	SANS noise control legislation
	- Noise - Visual	- Control measures to prevent	Programme must be implemented during the	Dust standards
	- Terrestrial Ecology - Uncovering graves or	- Control through noise control measures	construction and operational phases for the quarry.	Safety standards
	artefacts - Hydrocarbon spillage	- Control measures to lower visual intrusion		Approved EMPR

	- Emissions from heavy	- Control measures to lower		
	vehicles	impacts on terrestrial ecology		
	, emerces	- Control measures for		
		uncovering graves or artefacts		
		- Control measures for		
		hydrocarbon spillage		
		- Control measures to lower		
		emissions from heavy		
		vehicles		
		- Control measures for		
		removal of alien vegetation		
Stripping and stockpiling	- Dust	- Control through dust	The measures in the	SANS noise control legislation
of topsoil	- Soil Erosion	suppression	Environmental Management	
	- Noise	- Control measures to prevent	Programme must be	Dust standards
	- Visual	soil erosion	implemented during the	
	- Terrestrial Ecology	- Control through noise	construction and operational	Safety standards
	- Uncovering graves or	control measures	phases for the quarry.	
	artefacts	- Control measures to lower	r in in in j	Approved EMPR
	- Hydrocarbon spillage	visual intrusion		11
	- Emissions from heavy	- Control measures to lower		
	vehicles	impacts on terrestrial ecology		
		- Control measures for		
		uncovering graves or artefacts		
		- Control measures for		
		hydrocarbon spillage		
		- Control measures to lower		
		emissions from heavy		
		vehicles		
		- Control measures for		
		removal of alien vegetation		
Blasting	- Dust	- Control through dust	The measures in the	SANS noise control legislation
	- Soil Erosion	suppression	Environmental Management	_
	- Noise	- Control measures to prevent	Programme must be	Dust standards
		soil erosion	implemented during the	

		- Control through noise control measures	operational phases for the quarry.	Safety standards Approved EMPR
Crushing	- Dust - Noise	- Control through dust suppression	The measures in the Environmental Management	SANS noise control legislation
	- Hydrocarbon spillage	- Control through noise control measures	Programme must be implemented during the	Dust standards
		- Control measures for hydrocarbon spillage	construction and operational phases for the quarry.	Safety standards
		- Control measures to lower		Approved EMPR
Excavations	- Dust	- Control through dust	The measures in the	Tree permit
	- Soil Erosion	suppression	Environmental Management	
	- Noise	- Control measures to prevent	Programme must be	SANS noise control legislation
	- Visual	soil erosion	implemented during the	
	- Terrestrial Ecology -	- Control through noise	construction and operational	Dust standards
	Uncovering graves or	control measures	phases for the quarry.	
	artefacts	- Control measures to lower		Safety standards
	- Hydrocarbon spillage	visual intrusion		
	- Emissions from heavy	- Control measures to lower		Approved EMPR
	vehicles	impacts on terrestrial ecology		
		- Control measures for		
		uncovering graves or artefacts		
		- Control measures for		
		hydrocarbon spillage		
		- Control measures to lower		
		emissions from heavy		
		venicles		
		- Control measures for		
Stoolmiling and	Duct	Control through dust	The massures in the	SANS noise control logislation
transporting of gravel	- Dusi Soil Frosion	- Control unough dust	Environmental Management	SAINS HOISE CONTON REGISTRIION
material	Noise	Control measures to provent	Drogramme must be	Dust standards
		soil erosion	implemented during the	
	- Terrestrial Ecology	- Control through noise	construction and operational	Safety standards

	Uncovering graves or	control massures	phases for the quarry	
	- Oncovering graves of	Control measures to lower	phases for the quarry.	A memory of EMDD
		- Control measures to lower		Approved EMPK
	- Hydrocarbon spillage	visual intrusion		
	- Emissions from heavy	- Control measures to lower		
	vehicles	impacts on terrestrial ecology		
		- Control measures for		
		uncovering graves or artefacts		
		- Control measures for		
		hydrocarbon spillage		
		- Control measures to lower		
		emissions from heavy		
		vehicles		
		- Control measures for		
		removal of alien vegetation		
Sloping and Landssoning	Duct	Control through dust	The manufaction in the	SANS noise control logislation
Stoping and Landscaping	- Dust	- Control unough dust	The measures in the	SANS horse control legislation
	- Soli Erosioli	suppression		
	- Noise	- Control measures to prevent	Programme must be	Dust standards
	- Visual	soil erosion	implemented during the	
	- Terrestrial Ecology	- Control through noise	decommissioning and	Safety standards
	- Uncovering graves or	control measures	closure phases for the	
	artefacts	- Control measures to lower	quarry.	Approved EMPR
	- Hydrocarbon spillage	visual intrusion		
	- Emissions from heavy	- Control measures to lower		
	vehicles	impacts on terrestrial ecology		
		- Control measures for		
		uncovering graves or artefacts		
		- Control measures for		
		hydrocarbon spillage		
		- Control measures to lower		
		emissions from heavy		
		vehicles		
		Control management for		
		- Control measures for		
		removal of alien vegetation		

i) Financial Provision

(1) Determination of the amount of Financial Provision.

(a) Describe the closure objectives and the extent to which they have been aligned to the baseline environment described under the Regulation.

After the utilisation of the quarry, it will be rehabilitated and closed. Rehabilitation of the quarry would entail infilling with natural spoils as far as possible. Cutting terraces into the steep walls could prevent vertical surfaces. Proper fencing around the quarry and clearly visible signage indicating a dangerous area will be put into place.

1. Shaping of Quarry

The mining area will be shaped to ensure no stockpiled heaps. The quarry will be mined in steps with at least the following end result:

- A slope of 1:1.5;
- A 3 m wide step at every 5 m depth.
- 2. Closure Measures

The following will be undertaken:

- a. Removal of mobile equipment and all scrap material;
- b. All unused material would be levelled to ensure that the quarry blends back into the existing landscape fabric. No stockpiled material is to be retained on site. Waste will not be permitted to be deposited in the excavations. Rocks and coarse material removed from the excavation must be dumped into the excavation simultaneously with the tailings.
- c. Removal of crushing- and screening plant as well as the concrete footings and the primary ramp retaining wall;
- d. Removal of all containers used as offices, workshops and stores. Where office/camp sites have been rendered devoid of vegetation/grass or where soils have been compacted owing to traffic, the surface shall be scarified or ripped. Areas containing French drains, if any, shall be compacted and covered with a final layer of topsoil to a height of 10cm above the surrounding ground surface;
- e. Clean-up of any fuel or lubricant spillage;
- f. Ensuring that all stormwater control mechanisms are in place.
- g. Ensuring alien vegetation is removed during and at the end of each contract;
- h. Ensuring that the access road is maintained and properly rehabilitated;
- i. Waste or bitumen will not be permitted to be deposited in the excavations. Rocks and coarse material removed from the excavation must be dumped into the excavation simultaneously with the tailings.
- j. Vegetative growth on the slopes is usually not possible at a quarry.
- k. Any permanent structures and facilities including brick-built personnel amenities, soakaways, workshop aprons and workshop floors, gas stores and any electrical supply from the grid need to be removed and the area rehabilitated.
- 1. Photographs of the camp and office sites, before and during the mining operation and after rehabilitation, shall be taken at selected fixed points and kept on record.
- m. The area will be fenced.

o. The area will be reverted back to the landowner.

(b) Confirm specifically that the environmental objectives in relation to closure have been consulted with landowner and interested and affected parties.

It is confirmed that the environmental objectives pertaining to the closure have been consulted with the landowner. Please see landowner consultation form signed by the landowner, Mr Mosa Chirwa, Chairman of the Libuyile Community Trust.

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

Please Appendix G for the rehabilitation plan and the closure report for the quarry.

(d) Explain why it can be confirmed that the rehabilitation plan is compatible with the closure objectives.

The rehabilitation of the quarry was discussed with the landowner and is therefore compatible with closure objectives of the quarry.

The rehabilitation plan is also compatible with the specialist report compiled by Flori submitted as part of this study.

(e) Calculate and state the quantum of the financial Provision required to manage and rehabilitate the environment in accordance with the applicable guideline.

The rehabilitation cost for the quarry was determined by means of the SARS quantum scales.

The quantum for the quarry is calculated at R1,009,424.00 for the rehabilitation of the quarry.

Please refer to Appendix H for the quantum calculated.

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

SANRAL confirms that this amount is available and can be provided for the rehabilitation of the quarry in terms of the guarantee provided.

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

- Monitoring of impact Management Actions Monitoring and reporting frequency g)
- h)
- Responsible persons i)
- Time period for implementing impact management actions Mechanism for monitoring compliance j) k)

SOURCE ACTIVITY	IMPACTS REQUIRING MONITORING PROGRAMMES	FUNCTIONAL REQUIRMENTS FOR MONITORING	ROLES AND RESPONIBILITIES (FOR THE EXECUTION OF THE MONITORING PROGRAMMES)	MONITORING AND REPORTING FREQUENCY and TIME PERIODS FOR IMPLEMENTING IMPACT MANAGEMENT ACTIONS
CONSTRUCTION PHASE	CONSTRUCTION PHASE	See Appendix J	See Appendix J	See Appendix J
1. Vegetation stripping	Potential Impacts:			
by heavy vehicles	a. Dust Pollution			
	b. Soil Erosion			
2. Stripping and	c. Noise Impact			
stockpiling of topsoil by	d. Visual impact			
heavy vehicles	e. Terrestrial ecology			
	f. Impact on uncovered			
OPERATIONAL	heritage aspects			
PHASE	g. Contamination of site due			
	to hydrocarbon spillage			
1. Excavations by	h. Emissions from heavy			
heavy vehicles	vehicles			
2. Stockpiling and				
transporting of	2. Stripping and stockpiling			
gravel material	of topsoil			
by heavy				
vehicles	Potential Impacts:			

	a. Clearing of vegetation		
DECOMMISSIONIN	b. Visual intrusion as a		
G PHASE	result of establishment of		
	the quarry.		
1. Sloping and	c. Dust nuisance caused by		
Landscaping during	machinery stripping topsoil		
rehabilitation	d. Noise nuisance caused by		
	machinery stripping topsoil		
2. Replacing the topsoil	e. Infestation of weeds and		
and revegetating the	alien vegetation on topsoil		
disturbed area	heaps		
	f. Loss of topsoil due to		
	incorrect storm water		
	management		
	g. Contamination of site due		
	to hydrocarbons		
	h. Impact on uncovered		
	heritage aspects		
	i. Emissions from heavy		
	vehicles		
	OPERATIONAL PHASE		
	Potential Impacts:		
	a. Visual intrusion		
	associated with the		
	excavation activities		
	b. Dust nuisance caused by		
	excavation activities		
	c. Noise nuisance generated		
	by excavation equipment		
	d. Contamination of surface		
	or groundwater due to		
	effluent runoff from		

excavation		
e. Unsafe working		
conditions for employees		
f. Potential damage to		
uncovered cultural and		
heritage aspects		
g. Contamination of site due		
to hydrocarbons		
h. Emissions from heavy		
vehicles		
2. Stockpiling and		
Transporting of gravel		
material		
Potential Impacts:		
a. Visual intrusion		
associated with the		
stockpiled material and		
heavy vehicles transporting		
the gravel material		
b. Loss of material due to		
ineffective storm water		
handling		
c. Dust nuisance from		
stockpiled material and		
heavy vehicles transporting		
material		
d. Degradation of access		
roads		
e. Noise nuisance caused by		
heavy vehicles		
f. Contamination of site due		
to hydrocarbons		

g. Emissions from heavy vehicles		
DECOMMISSIONING PHASE		
Potential Impacts a. Soil erosion b. Health and safety risk posed by unsloped areas c. Dust nuisance caused during sloping and landscaping activities d. Noise nuisance caused during sloping and landscaping activities e. Contamination of site due to hydrocarbons f. Emissions from heavy		
vehicles 2. Replacing the topsoil and revegetating the disturbed area.		
Potential Impacts: a. Loss of reinstated topsoil due to absence of vegetation b. Infestation of the area with weed and invader plants		
ALL phases: Proper functioning of sanitation		

systems		

I) Indicate the frequency of the submission of the performance assessment /Environmental audit report.

A performance assessment/environmental audit report shall be submitted to the Department yearly. A final audit report will be submitted to the Department following the final rehabilitation of the quarry.

m) Environmental Awareness Plan

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

SANRAL shall ensure that its employees are adequately trained with regard to the implementation of the EMPr, as well as regarding environmental legal requirements and obligations.

a. Induction Training:

All employees and visitors on site will have an **Induction** training on environmental awareness. Where possible, the presentation needs to be conducted in the language of the employees.

The environmental training should, as a minimum, include the following:

- Information on Environmental Risks

Employees will be adequately trained with regard to the following potential environmental risks:

- The risk of non-conformance with all environmental policies, procedures, plans and systems.
- The risk of not strictly implementing the approved EMPR.
- The potential consequences of departure from specified operating procedures.
- The significant environmental impacts, actual or potential, as a result of their work activities.

- General awareness training and training on dealing with emergency situations:

Employees will be given general awareness training and training on dealing with emergency situations by means of the following:

- Understanding, and importance of, and the reasons why, the environment must be protected.
- Basic awareness and understanding of the key environmental features of the work site and environments.
- The mitigation measures required to be implemented when carrying out their work activities.
- The environmental benefits of improved personal performance.
- Their roles and responsibilities in achieving conformance with the environmental policy and procedures, including emergency preparedness and response requirements.
- What to do in the case of a hydrocarbon spill.
- Who to contact in the case of an emergency.

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

Employees will be adequately trained with regard to dealing with environmental risks by means of the following:

- Details regarding archaeological and/or historical sites that may be unearthed during construction, and the procedures to be followed should these be encountered.
- The procedures which should be followed should a grave be encountered or unearthed during the construction phase.
- Details of and encouragement to minimise the production of waste and re-use, recover and recycle waste where possible.
- Ways to minimise the environmental impacts.
- How to identify erosion and how to fix it.
- The importance of not littering.
- Prevention and handling of fire
- The need to use water sparingly.
- The importance of dust management.
- How to identify alien vegetation and the best practice for removing it.
- Requirements of the EMPr.

n) Specific information required by the Competent Authority (Among others, confirm that financial provision will be reviewed annually)

By implementing the environmental management principles outlined in this report, SANRAL will ensure that the construction, operation and decommissioning of the quarry will not result in a material degradation of the local biophysical and social environments.

SANRAL undertakes to implement concurrent rehabilitation of the quarry. Areas that are due for rehabilitation during the operational phase (where practical and possible) will be rehabilitated immediately following the mining of an area.

Funds are available within the financial guarantee that was submitted by SANRAL.

The financial provision will be reviewed annually.

2) UNDERTAKING

The EAP herewith confirms

- a) The correctness of the information provided in the reports
- **b)** The inclusion of comments and inputs from stakeholders and I&Aps
- c) The inclusion of inputs and recommendations from the specialist report x

where relevant i; 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.

х

х
Jesten-

Signature of the environmental assessment practitioner:

Chameleon Environmental Name of company:

2021-11-16

Date:

-END-