## BASIC ASSESSMENT REPORT & ENVIRONMENTAL MANAGEMENT PROGRAMME REPORT

MINING PERMIT APPLICATION FOR COAL ON A PORTION OF THE REMAINING EXTENT OF PORTION 2 OF THE FARM MOOIHOEK 168 HT, SITUATED IN THE MAGISTERIAL DISTRICT OF MKHONDO, MPUMALANGA PROVINCE.

DMRE REF: MP 30/5/1/3/2/13870 MP





#### PREPARED ON BEHALF OF:



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2022



# BASIC ASSESSMENT REPORT

# AND

# ENVIRONMENTAL MANAGEMENT PROGRAMME REPORT

SUBMITTED FOR ENVIRONMENTAL AUTHORISATIONS IN TERMS OF THE 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).

## PROPONENT:

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	DOCUMENT CONTROL
Project Title:	Mining Permit Application on portion of the remaining extent of portion 2 of the farm Mooihoek 168 HT
Mineral	Coal
Site Location	Magisterial district of Mkhondo, Mpumalanga Province
Compiled on behalf of	Notre Coal (Pty) Ltd
Compiled By	Ms Rofhiwa Nemutandani
First Reviewer	Rudzani Shonisani
Second	Dr Kenneth Singo
Reviewer	
Version 1	Draft BAR & EMPR (Stakeholders)
Submitted to	Stakeholders
Date	January 2023

#### DISCLAIMER

The opinions expressed in this Report have been based on the information sourced by Singo consulting through desktop studies, Previous studies and the local knowledge of land occupiers/ landowners. Opinions presented in this report apply to the site conditions and features as they existed at the time of Singo Consulting's investigations, and those reasonably foreseeable. These opinions do not necessarily apply to conditions and features that may arise after the date of this Report, about which Singo Consulting had no prior knowledge nor had the opportunity to evaluate.

Singo Consulting (Pty) Ltd ("Singo Consulting") takes reasonable care and diligence when providing services and preparing documents, but it has been assumed that the information provided to Singo Consulting (Pty) Ltd ("Singo Consulting") is accurate.

#### EXECUTIVE SUMMARY

Singo Consulting (Pty) Ltd has been appointed as an independent Environmental Consultant by Notre Coal (Pty) Ltd to conduct Environmental Impact Assessment (EIA), Compile an Environmental Management Programme report (EMPr) and undertake Public Participation Process (PPP). This is done for processes of acquiring Environmental Authorization for the proposed Coal Mining Permit Application within portion of the remaining extent of portion 2 of the Farm Mooihoek 168 HT, situated in the Magisterial District of Mkhondo (Wakkerstroom) in Mpumalanga Province (DMRE REF: MP 30/5/1/3/2/13870 MP). The proposed mining permit Application encompasses portion of the remaining extent of portiot 168 HT constituting a total of 5 hectares. The area is located approximately 17.20 km Southwest of Piet Retief, approximately 22.41 km Northeast of Dirkiesdorp. The mining permit can be accessed by a gravel road from the R543.

Mining Permit Application has been submitted for the exploitation of Coal resources on the property mentioned above. Mining activities will be undertaken over a period of two (2) years. The mineral resource of interest is at shallow depth hence surface mining method, particularly open cast mining method of excavation will be utilised in this proposed project. The mine design will be developed according to the dimension of the applied mineral deposit within the project area, but overall mining activities will be limited to an area of 5 Ha as per mining permit requirements. The topsoil will be stockpiled elsewhere on site preferably next to the farm boundary and will be used during rehabilitation period.

Once a box cut has been made, the overburden and mineral resources where necessary will be loosened by blasting with non-conventional explosives such as Non-Ex Rock Breaking Cartridges also used by Samancor Chrome in Gauteng and Waterkloof mine in Rustenburg. Non-Ex Rock Breaking Cartridges are a pyrotechnic composition (low explosives) that break rocks by generating tensile force through rapid gas expansion in a sealed (stemmed) drill hole and have no adverse environmental effects. The loosened material will then be loaded onto trucks by excavators. A haul road will be situated at the side of the open cast, forming a ramp up which trucks can drive, carrying coal and waste rock. Waste rock will be piled up at the surface, near the edge of the open cast (waste dump). The waste dump will be tiered and stepped, to minimize degradation. All the activities will be guided by the project's EMPr such that the project does not impact the environment negatively.

This Mining Permit application requires authorization in terms of the following interlinked pieces of legislation: the Mineral and Petroleum Resources Development Act, 2002 (MPRDA, Act 28 of 2002), as amended and the National Environmental Management Act, 1998 (NEMA, Act 107 of 1998), as

amended. These pieces of core legislation stipulate the required studies, reports, and legal processes to be conducted and the results thereof are to be submitted to the relevant authorities for approval prior to commencement. The project was announced through publication of newspaper and plugging site notices. Stakeholders and landowners were consulted through emails.

The project infrastructure and activities will include:

- ➢ Site clearance.
- Removal of topsoil and overburden and stockpiling.
- Site establishment, including the establishment of an access route, mobilization of equipment and preparation of area for mining.
- Excavation of a box cut.
- Ripping (Blasting for hard rock)
- ➢ Loading zone.
- Loading and dust control.
- ➤ Hauling and transporting of ore.
- > Ablution facilities and waste storage area.
- Rehabilitation of site

During the site evaluation, no watercourses were discovered within the proposed mining permit area. The proposed mining site is on virgin land and is surrounded by plantations/forest. During the site assessment, horses, cattle, and bird fauna were encountered. The area of interest is near homesteads, and residents were consulted during the site assessment, and they had no objections to the proposed project.

Forests and some herbaceous plants dominate the landscape. The area of interest is largely covered by forest plantation, which is presumably used primarily by Sappi to manufacture paper. In order for mining to take place, the applicant must reach an agreement with the landowner on how to manage the existing plantations in the area, which are vital. Forests and trees make the Earth habitable. They provide us with safe drinking water and clean air. They are an important defense against global warming because they store vast amounts of carbon and moderate the climate. They are home to the majority of the planet's astounding biodiversity.

They offer shade, leisure, and a sense of well-being. And they provide a living for billions of people all over the world. Forest ecosystems are under severe strain as a result of our growing population and its desire for more land and resources such as minerals. Many of the remaining forests and plantations have been degraded as a result of logging, firewood cutting, pollution, and mining. Even trees outside of forests are being lost to make way for houses, mining operations, and intensive agriculture. Wildfires, exacerbated by climate change, can decimate forest ecosystems. The restoration, rehabilitation, management, and protection of forests for such purposes are undeniably important tasks.

#### **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 the instruction that the prescribed reports required in respect of application 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 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 requested 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 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.

## **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 activity is located and document how the proposed 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 the technology alternatives on these aspects to determine:
  - i. The nature, significance, consequence, extent, duration, and probability of the impacts occurring; and
  - ii. The degree to which these impacts
    - (aa) Can be reversed.
    - (ba) May cause irreplaceable loss of resources.
    - (ca) 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.
  - iii. Identify residual risks that need to be managed and monitored.

This report has been designed to meet the requirements for a Basic Assessment Report and Environmental Management Programme as stipulated in the 2014 Environmental Impact Assessment Regulations (as amended) promulgated under the National Environmental Management Act, 1998 (Act 107 of 1998). The adjudicating authority for this application is the Department of Mineral Resources and this report has been compiled in accordance with the applicable Department of Mineral Resources Guidelines and Basic Assessment Report and Environmental Management Programme template.

## List of abbreviations

AEL	: Air Emissions License
APPA	: Atmospheric Pollution Prevention Act
BAR	: Basic Assessment Report
BID	: Background Information Document
DMRE	: Department of Mineral Resources & Energy
DEDET	: Department of Economic Development, Environment and Tourism
DWS	: Department of Water and Sanitation
DWAF	: Department of Water Affairs and Forestry
DEA	: Department of Environmental Affairs
DRDLR	: Department of Rural Development and Land Reform
EA	: Environmental Authorisation
EAP	: Environmental Assessment Practitioner
EIA	: Environmental Impact Assessment
EIMS	: Environmental Impact Management Services
EMPr	: Environmental Management Programme report
ECA	: Environmental Conservation Act
EHS	: Environmental, Health, and Safety
FPA	: Fire Protection Agency
GIS	: Geographic Information System
I&AP	: Interest and Affected Party
IWULA	: Integrated Water Use License Application
IWWMP	: Integrated Water and Waste Management Plan
MP	: Mining Permit
MPRDA	: Mineral and Petroleum Resources Development Act
NEMA	: National Environmental Management Act
NEMWA	: National Environmental Management Waste Act
NWA	: National Water Act
NEMAQA	: National Environmental Management Air Quality Act
PPP	: Public Participation Process
PRA	: Prospecting Right Application
PWP	: Prospecting Works Programme
IDP	: Integrated Development Plan
RSIP	: Rehabilitation Strategy and Implementation Plan
SDF	: Spatial Development Framework
SHE	: Safety, Health and Environmental
SAWQG	: South African Water Quality Guidelines
TOPS	: Threatened and Protected Species
WML	: Waste Management License

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#### PART A:

#### SCOPE OF ASSESSMENT AND BASIC ASSESSMENT REPORT

### 2 INTRODUCTION

Singo Consulting (Pty) Ltd has been appointed as an independent Environmental Consultant by Notre Coal (Pty) Ltd to conduct Environmental Impact Assessment (EIA), Compile an Environmental Management Programme report (EMPr) and undertake Public Participation Process (PPP). This is done for processes of acquiring Environmental Authorization for the proposed Coal Mining Permit Application within portion of the remaining extent of portion 2 of the Farm Mooihoek 168 HT, situated in the Magisterial District of Mkhondo (Wakkerstroom) in Mpumalanga Province (DMRE REF: MP 30/5/1/3/2/13870 MP).

Coal mining activities will be undertaken over a period of two (2) years. Period with an option to renew for three (3) periods, each of which may not exceed 5 years (5) year if the mining programme is not completed. This project will entail an open cast method of excavation. The mine design will be developed according to the dimension of the applied mineral deposit within the project area, but overall mining activities will be limited to an area of 5 Ha as per mining permit requirements. The topsoil will be stockpiled elsewhere on site preferably next to the farm boundary and will be used during rehabilitation period. Once a box cut has been made, the overburden and mineral resources where necessary will be loosened by ripping and blasting. The loosened material will then be loaded onto trucks by excavators. A haul road will be situated at the side of the open cast, forming a ramp up which trucks can drive, carrying ore and waste rock. Waste rock will be piled up at the surface, near the edge of the open cast (waste dump). The waste dump will be tiered and stepped, to minimize degradation. All the activities will be guided by the project's EMPr which must be viewed as a day-to-day management document as it essentially contains all foreseeable actions as well as potential mitigations or management actions.

This document has been compiled in support of the Mining Permit and Environmental Authorization Application and aims to assess any impacts associated with small scale mining. It is important that interested and Affected Parties are provided with an opportunity to review and comment on the assessment report, thereby contributing to the environmental impact assessment process and assisting in identifying any additional risks or impacts that may be experienced. As such, a public consultation was undertaken for this application and will be an on-going process until the DMRE concludes on the project. The draft report will be made available to Interested and Affected Parties for a period of at least 30 days to review and comment before the final submission.

## 2.1 Details of the Environmental Assessment Practitioner

Singo Consulting (Pty) Ltd was appointed by Notre Coal (Pty) Ltd as an independent EAP to compile this report. The contact details of the consultants who compiled this report are as follows:

	<b>.</b>		
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Table 11 Detail		enac proparoa	and mopore

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#### 2.2 Expertise of the EAP

#### 2.2.1 Summary of EAP's Past Experience

Singo Consulting (Pty) Ltd is a private independent research, consultancy and advisory company based in Emalahleni (Witbank). It was established in 2008, since then this company is growing rapidly, and it is making itself known within the length and breadth of the Republic of South Africa. We take pride in the outstanding quality of our services driven by our core values which are due diligence, integrity, and honestly (independency).

This organization has conducted over 26 successful Environmental Impact Assessments (EIAs) in various provinces of South Africa, basic assessment reports and environmental management plans (EMPs) which protect and promote the sustainable utilization of environment.

#### 2.2.2 Qualifications of the EAP

For carried out Environmental Impact Assessments: See attached CV.

#### 2.3 Location of the Activity

The proposed Coal Mining Permit Application within portion of the remaining extent of portion 2 of the Farm Mooihoek 168 HT, situated in the Magisterial District of Mkhondo (Wakkerstroom) in Mpumalanga Province (DMRE REF: MP 30/5/1/3/2/13870 MP). The proposed mining permit Application encompasses portion of the remaining extent of portion 2 of the Farm Mooihoek 168 HT constituting a total of 5 hectares. The area is located approximately 17.20 km Southwest of Piet Retief and 22.41 km Northeast of Dirkiesdorp. The mining permit can be accessed by a gravel road from the R543.

Farm Name	Portion of the remaining extent of portion 2 of the Farm Mooihoek 168 HT
Application Area (Ha)	Approximately 5 hectares (ha)
Magisterial District	Magisterial District of Mkhondo (Wakkerstroom)
Local Municipality	Mkhondo Local Municipality
Distance and direction from nearest town	Approximately 17.20 km Southwest of Piet Retief and 22.41 km Northeast of Dirkiesdorp
21-digit Surveyor General Code for each Portion	T0HT0000000016800002

#### Table 4: Locality details

Coordinates	ID	Х	Y	
	A	30.606145	-27.099009	
	В	30.607357	-27.097800	
	С	30.609382	-27.099428	
	D	30.608170	-27.100636	
	A	30.606145	-27.099009	
Locality map/Reg 2.2/site overview	See Figure 1, 2 & 3 below			

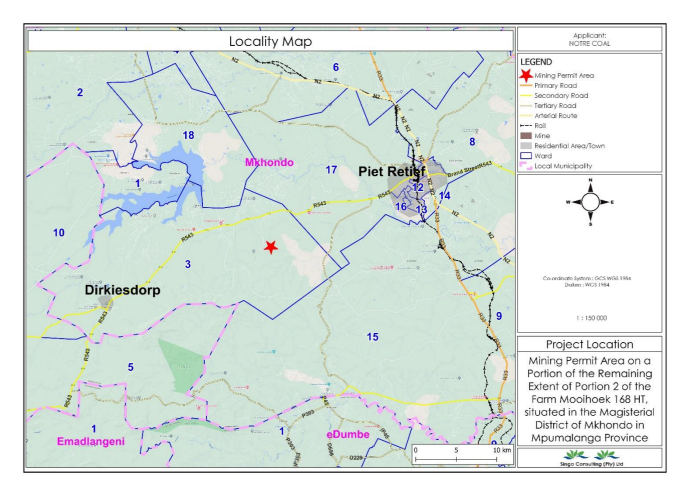


Figure 1: Locality map of the proposed project area (Singo Consulting GIS Team, 2022)

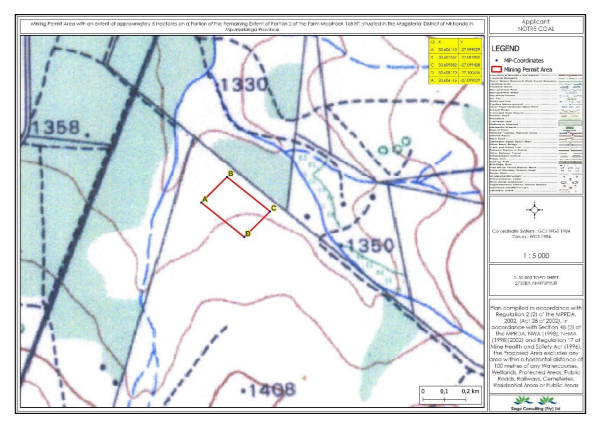


Figure 2: Reg 2.2 Map



Figure 3: Overview of the project area (Site Visit, 2022)

## 3 DESCRIPTION AND SCOPE OF THE PROPOSED ACTIVITY

The technology that will be adopted is a very simple sort of open cast mining, and a 5-ha area will be delimited for mining activities. Ripping is a technique for loosening soil or rock prior to excavation. Nowadays, the majority of mining-class bulldozers are outfitted with a massive ripper or multiple rippers. The benefits of using the ripping method are summed up in its ability to loosen many materials quickly and at the lowest cost per yard. Blasting and subsequent mining of the orebody utilizing a truck and shovel operation will be done (see Figure 4). The mined ore will be processed and screened in a mobile crushing and screening machine that will be established within the boundaries of the mining area. A front-end loader will be utilized to load the material into haulage trucks. The mine will operate for a two (2) year permit period with an option to renew for three (3) periods of which may not exceed five years. The coal will be stockpiled and transported to clients via trucks and trailers. All activities will be contained within the boundaries of the mining site. Should the proposed mining activities change, this will be indicated in the form of a Section 102 Amendment Application of the MPRDA.

The project infrastructure and activities will include the following:

- Site clearance.
- Removal of topsoil and overburden and stockpiling.
- Site establishment, including the establishment of an access route, mobilisation of equipment and preparation of area for mining.
- Excavation of an open pit.
- Blasting.
- Loading zone.
- Loading and dust control.
- Crushing and screening.
- Hauling and transporting of ore.
- Ablution facilities and waste storage area.
- Rehabilitation of site and Monitoring.

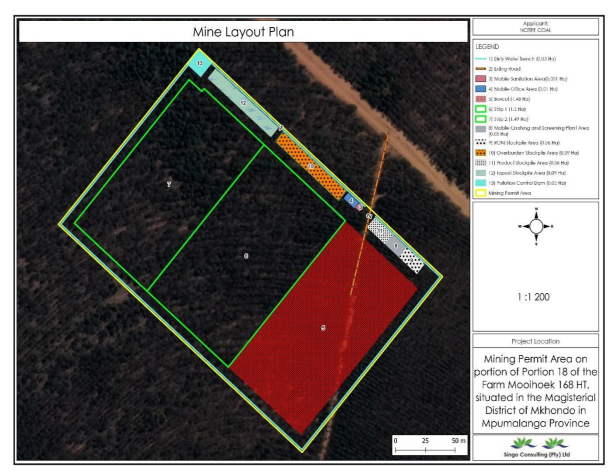


Figure 4: Proposed Mining Layout (Singo Consulting GIS Team, 2022)

#### 3.1 Listed and Specified Activities

The legal requirement for Environmental Authorisation for a Mining Permit came into effect after the promulgation of the NEMA 2014 EIA Regulations on the 08th of December 2014. Prior to this, Mining Permits were subjected to the provisions of the MPRDA (2002). In this regard, a Mining Permit and Environmental Authorisation are required in terms of the MPRDA (2002) and NEMA 2014 EIA Regulations (as amended), respectively. The applicable NEMA listed activities anticipated to be triggered by this project are outlined in Table 5.

Table	5٠	Listed	and	specified	activities
Table	э.	LISICU	anu	specificu	activities.

NAME OF ACTIVITY	Aerial	Listed	Applicable listing notice
E.g. for prospecting: drill site, site camp,	extent of	activity	
ablution facility, accommodation,	the activity	Mark with X	(GNR 517 of 11 June 2021)
equipment storage, sample storage, site		where	
office and access route; and for mining:		applicable	
excavations, blasting, stockpiles, discard		applicable	
dumps/ dams, loading, hauling,			
transport, water supply dams and			
boreholes, accommodation, offices,			
ablution, stores, workshops, processing			
plant, storm water control, berms,			
roads, pipelines, power lines and			
conveyors.	<u>Ella</u>		CN E17 Listing Nation 1 activity 21.
Open cast mining and crushing to	5Ha	Х	GN 517 Listing Notice 1 activity 21:
produce coal specs required by clients			Any activity, including the operation thereof,
			which requires a mining permit in terms of
			section 27 of the Mineral and Petroleum
			Resources Development Act (MPRDA), 2002
			(No. 28 of 2002), including related
			infrastructure, structures and earthworks
			directly related to the extraction of a mineral
			resource, including activities for which an
			exemption has been issued in terms of section
			106 of the MPRDA, 2002 (28 of 2002)
Vegetation Clearance	5 Ha	Х	GN 517 Listing Notice 1 activity 27:
			The clearance of an area of 1 hectare or
			more, but less than 20 hectares of indigenous
			vegetation, except where such clearance of
			indigenous vegetation is required for -
			(i) the undertaking of a linear activity; or
			(ii) maintenance purposes undertaken in

Access road	00	X	accordance with a maintenance management plan. Not listed
Topsoil stockpile	0.09Ha	X	Not listed
ROM stockpile area	0.06Ha	X	Not listed
Product Stockpile area	0.06Ha	Х	Not listed
Overburden Stockpile area	0.09Ha	Х	Not listed
Dirty water trench	0.03Ha	Х	Not listed
Mobile offices	0.01Ha	Х	Not listed
Toilets and sanitation	0.001Ha	Х	Not listed
Pollution Control Dam (PCD) construction	0.05Ha	Х	Not listed
Box cut construction	1.48Ha	Х	Not listed
Strip 1	1.5Ha	Х	Not listed
Strip 1	1.49Ha	Х	Not listed
Mobile Crushing & screening plant	0.05Ha	Х	Not listed
A closure certificate in terms of section 43 of the Mineral and Petroleum Resources Development Act, 2002 (Act No. 28 of 2002)	5Ha	X	Not listed

#### 3.2 Description of Activities to be Undertaken

This project will be carried out in terms of National Environmental Management Act, 1998 (Act No. 107 of 1998), as amended and the Environmental Impact Assessment Regulations, 2014 (as amended) read together with regulation 40-43 of the Act. The trigged activities as reflected on Government Notice R983 (as amended) Activity No. will be; LN 1 Activity 21 & 27:

- LN 1 Activity 27: The clearance of an area of 1 hectare or more, but less than 20 hectares of indigenous vegetation, except where such clearance of indigenous vegetation is required for -(i) the undertaking of a linear activity; or (ii) maintenance purposes undertaken in accordance with a maintenance management plan.
- Activity 21: The project requires a mining permit in terms of the MPRDA.

LN 1 Activity 27 is about clearing of vegetation and this application seek to be authorised for this activity.

Deforestation process is required before commencement of any mining activity if the area is vegetated, this process allows the mining company to gain access to the mining area and locating other required infrastructures. Therefore, land clearance will be the first stage as part of development.

During site establishment, the applicant must demarcate the site boundaries and clear the topsoil and overburden from the extension area to open it for drilling and blasting. Upon stripping, the topsoil and overburden will be stockpiled along the boundaries of the opencast mining for use during the rehabilitation phase. Topsoil stripping will be restricted to the areas to be mined. The complete A-horizon (topsoil – the top 100-200 mm of soil, which is generally darker in colour due to high organic matter content) will be removed. If it is unclear where the topsoil layer ends, the top 300 mm of soil must be stripped.

The topsoil will be stockpiled in the form of a berm alongside the boundary of the mine mining where it will not be driven over, contaminated, flooded or moved during the operational phase. The topsoil berm will measure a maximum of 1.5 m high and indigenous grass species must be planted on it, if vegetation does not naturally establish within 6 months of stockpiling, to prevent soil erosion and discourage weed growth. The roots of the grass will improve soil viability for rehabilitation purposes. The stripped overburden will be stockpiled on a designated area after the topsoil has been removed. The applicant will introduce the mining equipment to the area during the site establishment phase.

#### 3.3 Development -Stripping of overburden

Overburden is waste rock consisting of consolidated and unconsolidated material that must be removed to expose the underlying ore body. It is desirable to remove as little overburden as possible in order to access the ore of interest, but a larger volume of waste rock is excavated when the mineral deposit is deep. The removal techniques that will be employed are cyclical with interruption in the extraction (drilling, blasting and loading) and removal (haulage) phases. This is particularly true for hard rock overburden which must be drilled and blasted first. An exception to this cyclical effect is, dredges used in hydraulic surface mining and some types of loose material mining with bucket wheel excavators. The fraction of waste rock to ore excavated is defined as the stripping ratio. Stripping ratios of 2:1 up to 4:1 is not uncommon in large mining operations. Ratios above 6:1 tend to be less economically viable, depending on the commodity. Once removed, overburden can be used for road and tailings construction or may have non-mining commercial value as fill dirt.

Surface mining is a mine in which the ore lies near the surface and can be extracted by removing the covering layers of rock and soil. Almost all surface mining operations are exposed to the elements and require no roof support. Open cast mining method employ a conventional mining cycle of operations to extract minerals: rock breakage is usually accomplished by drilling and blasting for consolidated materials and by ripping or direct removal by excavators for unconsolidated soil and/or decomposed rock, followed by materials handling and transportation. Open cast mining method was considered based on the geological data,

extrapolation of resource from nearby mines, life span of a permit and the closure advantage of open cast mining.

During the development and exploitation stages of mining when natural materials are extracted from the earth, remarkably similar unit operations are normally employed. The unit operations of mining are the basic steps used to produce mineral from the deposit, and the auxiliary operations that are used to support them. The steps contributing directly to mineral extraction are production operations, which constitute the production cycle of operations. The ancillary steps that support the production cycle are termed auxiliary operations that are normally grouped into rock breakage and materials handling. This cyclic operation will be employed to recover coal resources.

Breakage generally consists of drilling and blasting, and materials handling encompasses loading or excavation and haulage (horizontal transport) and sometimes hoisting (vertical or inclined transport). Thus, the basic production cycle consists of these unit operations:

#### Production cycle=Drill+ Blast + Load+ Haul

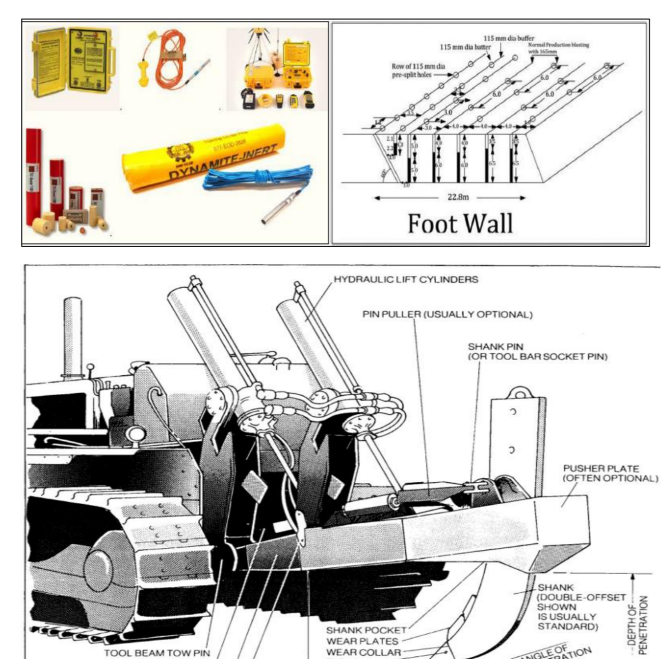
Although production operations tend to be separate and cyclic in nature, the trend in modern mining and tunnelling is to eliminate or combine functions and to increase continuity of extraction. For example, in coal and other soft rock mines, continuous miners break and load the mineral to eliminate drilling and blasting; boring machines perform the same tasks in medium-hard rock. The cycle of operations in surface and underground mining differs primarily by the scale of the equipment. Specialized machines have evolved to meet the unique needs of the two regimes.

#### 3.3.1 Blasting & Ripping Operation

Drilling and blasting can be defined as the controlled use of explosives and other methods such as gas pressure blasting pyrotechnics, to break rock for excavation. It is practiced most often in mining, quarrying and civil engineering such as dam, tunnel or road construction. The result of rock blasting is often known as a rock cut.

Drilling and blasting currently utilizes many different varieties of explosives with different compositions and performance properties. Higher velocity explosives are used for relatively hard rock to shatter and break the rock, while low velocity explosives are used in soft rocks to generate more gas pressure and a greater heaving effect. For instance, an early 20th-century blasting manual compared the effects of black powder to that of a wedge, and dynamite to that of a hammer. The most used explosives in mining today are ANFO based blends due to lower cost than dynamite. This method will only be used for hard rock, ripping is a preferred mining method.

Ripping is also far less dangerous than blasting and necessitates far fewer permits and special precautions. Ripping can be done close to populated areas or in other places where blasting noise and vibrations are limited. Ripping, on the other hand, is restricted to soft to moderately firm, fractured rock and the construction of low angle cut slopes and shallow, near vertical cuts. Light blasting is sometimes used before ripping in dense rock formations. Ripping is typically done in one direction but ripping in a grid pattern will increase excavation efficiency in very tough materials. The pass spacing is determined by the material's end use (fill, aggregate, waste, etc.) and the excavating equipment's capacity. In most cases, ripping depth should be maximized, but in stratified formations, ripping along natural layers may be preferable.



TOOL BEAM TOW PIN / // ADAPTER PLATE // WEAR COLLAR // SPIN // POINT // POI

Figure 5: Accessories, Blasting Design, and Planning for Blasting & Typical example of Ripping Machine (https://geometrics.com/wp-content/uploads/2018/10/S-TR15.pdf)



Figure 6: Typical example of open cast operation

Phase	Activity no	Activity		
Construction 1		Site clearing: Removal of topsoil and vegetation		
	2	Construction of any surface infrastructure, e.g. Haul roads, pipes,		
		storm water diversion berms (incl. transportation of materials and stockpiling)		
	3	Blasting and development of initial box cut for mining		
	4	Temporary storage of hazardous products (fuel, explosives) and waste		
Operation	5	Removal of overburden and backfilling when possible		
		(incl. drilling/blasting of hard overburden and stockpiling)		
	6	Use and maintenance of haul roads.		
7		Extraction of coal (mining process) and run of mine (RoM) coal		
		stockpile		
	8	Water use and storage on site		
	9	Storage, handling and treatment of hazardous products (fuel,		
		explosives, oil) and waste activities (waste, discard)		
	10	Concurrent replacement of overburden, topsoil and re-vegetation		
Decommissioning	11	Removal of all infrastructure (incl. transportation off site)		
	12	Rehabilitation (spreading of soil, re-vegetation and profiling)		
	13	Installation of post-closure water infrastructure		
	14	Environmental monitoring of decommissioning activities		
	15	Storage, handling and treatment of hazardous products (fuel,		
		explosives, oil) and waste activities (waste discard)		
Post-closure	16	Post-closure monitoring and rehabilitation		

# 4 POLICY AND LEGISLATIVE CONTEXT

This Mining Permit application requires Authorisation in terms of the following interlinked pieces of legislation:

- The Mineral and Petroleum Resources Development Act, 2002 (MPRDA, Act 28 of 2002), as amended.
- The National Environmental Management Act, 1998 (NEMA, Act 107 of 1998), as amended.

These pieces of core legislation stipulate the required studies, reports, and legal processes to be conducted and the results thereof are to be submitted to the relevant authorities for approval prior to commencement. In addition to the above, there are various pieces of legislation which govern certain aspects of the mining operations, and these are summarized in Table 5, together with the main legislative requirements mentioned above.

Applicable legislation and guidelines used to compile the report	Reference where applied	How does this development comply with and respond to the legislation and policy context
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.		E.g., In terms of the National Water Act (NWA)a Water Use License has/has not been applied for.
Minerals and Petroleum Development Resources Act, Act 28 of 2002 (MPRDA) and the MPRDA Amendment Act, Act 49 of 2008	DMRE	The conditions and requirements attached to the granting of the mining permit will apply to the mining activities.
<ul> <li>Constitution of South Africa, specifically everyone has the right to:</li> <li>an environment that is not harmful to their health or wellbeing</li> <li>have the environment protected,</li> </ul>	Republic of South Africa	The mining activities will only proceed after effective consultation.

#### Table 6: Policy and Legislative Context

Applicable legislation and guidelines used to compile the reportfor the benefit of present and future generations, through reasonable legislative and other measures that prevent pollution and ecological degradation, promote conservation, and secure ecologically sustainable development and use of natural resources while promoting justifiable economic and social development	Reference where applied	How does this development comply with and respond to the legislation and policy context
Environmental Impact Assessment (EIA) regulations	DMRE	This Basic Assessment Report (BAR) is being undertaken in terms of the EIA. Regulations are in place to determine any possible impacts on the environment and propose sufficient mitigation to prevent environmental damage.
National Environmental Management Act, Act 107 of 1998 (as amended) (NEMA)	DMRE	This BAR is being undertaken in terms of the NEMA (No. 107 of 1998), as amended, to determine environmental impact and propose sufficient mitigation to prevent environmental damage. The appropriate environmental authorisation will be obtained before proceeding with any mining activities. No mining activity will be conducted in a sensitive environment. Measures will be implemented to prevent pollution during mining activities. Once mining is complete, the

Applicable legislation and guidelines used to compile the report	Reference where applied	How does this development comply with and respond to the legislation and policy context area will be rehabilitated as close as
		reasonably possible to its pre-mining state.
National Water Act, 1998 (Act 36 of 1998). Best Practice Guidelines: Series A, G, & H	(S 21) Water use & mine water management	Best practice guidelines will be followed for water management, water characterisation, water resource protection, water treatment, and the development of the mine water management model
National Environmental Management: Waste Act, Act 59 of 2008 (NEMWA)NEM: WA	Management measures Environmental awareness plan	All type of waste will be managed as prescribed by the regulation (NEMWA)
National Heritage Resources Act, 25 of 1999 (NHRA)	Management measures	Phase 1 Archaeological and Heritage Impact Assessment has been conducted and recommendations made will be adhered to.
Municipality By-Laws: Waste Management by-law Act 59 of 2008, Air Quality Management By-law Act No 39 of 2008, Noise control by-law, Spatial Planning and Land Use Management act no 16 of 2013 (SPLUMA).	Environmental Management measures awareness plan	Best practice guidelines will be followed for any by-law's management and the development of the mine environmental and other legislative management.

4.1 Listed activities triggered/Other relevant legislation.

Activity	Mining permit area (5 ha)	Activity 21: Listing Notice 1
Any activity including the operation of that activity which requires a mining permit in terms of section 27 of the MPRDA 2002 (Act No. 28 of 2002), including associated infrastructure, structures and earthworks directly related to the extraction of mineral resource, including activities for which an exemption has been issued in terms of section 106 of the MPRDA (2002).		E.g., In terms of the NWA, a Water Use License has/has not been applied for
The clearance of an area of 1 ha or more, but	Mining permit	Activity 27: Listing Notice 1
less than 20 ha, of indigenous vegetation, except	area (5 ha)	
where such clearance of indigenous vegetation		
is required for:		
(i) The undertaking of a linear activity.		
(ii) Maintenance purposes undertaken in		
accordance with a maintenance management		
plan.		
National Environmental Management:	Mining	The potential impact on important
Biodiversity Act (Act No. 10 of 2004)	activities	CBAs conservation in the study
		area, and the management thereof
		is addressed in this BAR & EMPr.
Mkhondo Local Municipality (2017- 2022 Final	Needs,	Incorporated under section 4 and
Integrated Development Plan)	desirability,	9.1
	socio-	
	economic	
	needs	
Gert Sibande District Municipality Spatial	Land Use	The applicant acknowledges the
Development Framework		need to maximize economic
		benefit from mining, industrial,
		business, agricultural and tourism
		development in the area and
		promote a climate for economic
		development in line with the
		municipal development
		frameworks

Activity	Mining permit	Activity 21: Listing Notice 1
	area (5 ha)	
National Environmental Management Air Quality	Air quality &	Standards for particulates and dust
Act (Act No 39 of 2008),	dust control	used in the Impact Assessment will
National Ambient Air Quality (GN 1210: 2009)		regulate the concentration of a
Mine Health and Safety Act, Act 29 of 1996		substance that can be tolerated
National Dust Control Regulations (GN 827:		without environmental
2013 as amended)		deterioration.
		Exposure to dust and toxic particles
		(i.e. coal dust) will be managed.
ISO 14001:2015: Principle of Sustainable	Environmental	Development of an integrated
development	management	environmental management
	system	system and measures for
		responding to environmental
		conditions (PDCA model).

## 4.2 Environmental Authorization Process

## 4.2.1 Mineral and Petroleum Development Act

In terms of the Mineral and Petroleum Resources Development Act (Act 28 of 2002), a Mining Permit must be issued prior to the commencement of any mining activities. As per Section 79(4)(a) and (b) of the MPRDA, the Applicant is required to conduct a Basic Assessment and submit an EMPR for approval as well as to notify in writing and consult with Interested and Affected Parties (I&APs) within 90 days of acceptance of the application. The MPRDA also requires adherence with related legislation, chief amongst them is the National Environmental Management Act (Act 107 of 1998, NEMA) and the National Water Act (Act 36 of 1998, NWA).

Several amendments have been made to the MPRDA. These include, but are not limited to, the amendment of Section 102, concerning amendment of rights, permits, programmes and plans, to requiring the written permission of the Minister for any amendment or alteration; and the Section 5A(c) requirement that landowners or land occupiers receive twenty-one (21) days' written notice prior to any activities taking place on their properties. One of the most recent amendments requires all mining related activities to follow the full NEMA process as per the 2014 EIA Regulations (as amended), which came into effect on 08th of December 2014.

A Mining Permit is exclusive, transferable, valid for two (2) years and may be renewed for three periods of which may not exceed one year

The main aim of the National Environmental Management Act, 1998 (Act 107 of 1998) (NEMA) is to provide for co-operative governance by establishing decision-making principles on matters affecting the environment. In terms of the NEMA Environmental Impact Assessment (EIA) regulations, the proponent is required to appoint an environmental assessment practitioner (EAP) to undertake the EIA 9 as well as the public participation process. In South Africa, EIA became a legal requirement in 1997 with the promulgation of regulations under the Environmental Conservation Act (ECA). Subsequently, NEMA was passed in 1998. Section 24(2) of NEMA empowers the Minister and any MEC, with the concurrence of the Minister, to identify activities which must be considered, investigated, assessed, and reported on to the competent authority responsible for granting the relevant environmental authorisation. On 21 April 2006, the Minister of Environmental Affairs and Tourism promulgated regulations in terms of Chapter 5 of the NEMA.

The objective of the Regulations is to establish the procedures that must be followed in the consideration, investigation, assessment, and reporting of the activities that have been identified. The purpose of these procedures is to provide the competent authority with adequate information to make decisions which ensure that activities which may impact negatively on the environment to an unacceptable degree are not authorized, and that activities which are authorized are undertaken in such a manner that the environmental impacts are managed to acceptable levels.

The aim of the EIA process is to identify and assess the potential impacts associated with the proposed project and to develop measures through which potential negative biophysical and socio-economic impacts can be mitigated and positive benefits can be enhanced. The EIA will ensure that all issues are integrated into the lifecycle of the mining operation and its infrastructure. This will occur during the planning, construction, operation and decommissioning and site closure phases.

The Basic Assessment Report and the associated EMPR will indicate how the identified impacts will be avoided, mitigated and/or managed by setting environmental objectives and goals. The EMPR will further outline the implementation programme for the environmental objectives and goals. The EMPR is a legal requirement of the MPRDA and all mines, existing or new, are required to possess an approved EMPR prior to initiating any mining operations. The EMPR is legally binding, and the proponent is required to meet the requirements specified in the document.

The written decision called an Environmental Authorisation, is a legal document setting out the conditions of the Authorisation and the actions required to protect human health and the environment. Any affected party may appeal against the decision contained in an Environmental Authorisation. Appeals must be lodged with the Minister who considers appeals in terms of the relevant provisions of NEMA and the Environmental Regulations.

An important amendment to the NEMA (December 2014) Regulations is that the Department of Mineral Resources has been the responsible authority for approving and issuing of Environmental Authorisations under the NEMA for mining related activities. The Department of Environmental Affairs is the appeal

authority for mining related Environmental Authorisations.

#### 4.2.3 National Environmental Management: Waste Amendment Act

The Regulations pertaining to the NEMWA activities were published on 3<sup>rd</sup> July 2009 in Government Gazette 32368 under GN 718. These were amended in August 2013 in Government Notice Regulation 921. Regulations regarding the planning and management of residue stockpiles and residue deposits were published and commenced on 24 July 2015 in Government Notice Regulation 632 and the List of waste management activities that have or are likely to have a detrimental effect on the environment were amended on the same date by Government Notice Regulation 921. As per this list the following is of important to note:

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

Category B: (11) The establishment or reclamation of a residue stockpile or residue deposit resulting from activities which require a mining right, exploration right or production right in terms of the Mineral and Petroleum Resources Development Act, 2002 (Act No. 28 of 2002).

On the 2<sup>nd</sup> of June 2014 the National Environmental Management: Waste Amendment Act came into force. Of importance for mining activities is that according to this amendment, waste resulting from exploration, mining, quarrying, and physical and chemical treatment of minerals is classified as Hazardous Waste. Waste is accordingly no longer governed by the MPRDA but is subject to all the provisions of the National Environmental Management: Waste Act, 2008 (NEMWA). Section 16 of the NEMWA must also be considered which states as follows:

"A holder of waste must, within the holder's power, take all reasonable measures to:

- Avoid the generation of waste and where such generation cannot be avoided, to minimise the toxicity and amounts of waste that are generated.
- Reduce, re-use, recycle and recover waste.
- Where waste must be disposed of, ensure that the waste is treated and disposed of in an environmentally sound manner.
- Manage the waste in such a manner that it does not endanger health or the environment or cause a nuisance through noise, odours, or visual impacts.
- Prevent any employee or any person under his or her supervision from contravening the Act.
- Prevent the waste from being used for unauthorized purposes.

These general principles of responsible waste management are incorporated into the requirements in the EMPR to be implemented for this project.

Schedule 3: Defined Wastes have been broken down into two categories: Category A being hazardous wastes

and category B being general wastes. Under Category A (hazardous wastes) the act makes allowance for "wastes resulting from exploration, mining, quarrying, and physical and chemical treatment of minerals".

In order to attempt to understand the implications of this it is important to ensure that the definitions of all the relevant terminologies are defined:

- Hazardous waste: means "any waste that contains organic or inorganic elements or compounds that may, owning to the inherent physical, chemical or toxicological characteristic of that waste, have a detrimental impact on health and the environment and includes hazardous substances, materials or objects within business waste, residue deposits and residue stockpiles.
- Residue deposits: means "any residue stockpile remaining at the termination, cancellation or expiry of a prospecting right, mining right, mining permit, exploration right or production right.
- Residue stockpile: means "any debris, discard, tailings, slimes, screening, slurry, waste rock, foundry sand, mineral processing plant waste, ash or any other product derived from or incidental to a mining operation and which is stockpiled, stored or accumulated within the mining area for potential re-use, or which is disposed of, by the holder of a mining right, mining permit or, production right or an old order right, including historic mines and dumps created before the implementation of this Act.

Various regulations have been drafted in support of the NEMWA, as discussed below:

- Proposed Regulations regarding the planning and management of waste from a prospecting, mining, exploration or production operations (2014):
- Chapter 2, Section 3 states the identification and assessment of any environmental impacts, including those on groundwater, arising from waste must be done as part of the Environmental Impact Assessment (EIA) conducted in terms of the National Environmental Management Act, 1998 (Act No.107 of 1998) (hereafter referred to as the NEMA). The pollution control barrier system shall be defined by the (a) Waste Classification and Management Regulations (2013);(b) National Norms and Standards for the Assessment of Wastes for Landfill Disposal (2013); and (c) National Norms and Standards for Disposal of Waste to Landfill (2013).
- Waste Characterization must be done in terms of physical and chemical composition as well as content. The classification must be done in terms of the health and safety classification and the environmental classification.

Proposed Regulations to exclude a waste stream or a portion of a waste stream from the definition of a waste (2014):

This regulation will give the holder of the right the opportunity to exclude a waste stream, or a portion of a waste stream from the definition of a waste. Chapter 2, Section 4 of this Regulation, Sub-section (1) states that any portion of a waste generated from a source listed in Category A of Schedule 2 of the NEMWA, may be excluded from being defined as hazardous on demonstration that such portion of waste in non-hazardous

in accordance with the Waste Management and Classification Regulations of 2013. The application process will be in the form of a prescribed process and application must be made to the Minister. This Regulation is however not yet in force. National Norms and Standards for the assessment of waste for landfill disposal (23 August 2013): These norms and standards prescribe the requirements for the assessment of waste prior to disposal to landfill. The aim of the waste classification tests is to characterise the material to be deposited or stored in terms of the above-mentioned waste classification guidelines set by the Department of Environmental Affairs (DEA).

The outcomes of the tests provide the necessary information in terms of:

- Identification of chemical substances present in the waste.
- Determination of the total concentrations (TC) and leachable concentrations (LC) of the elements and chemical substances that have been identified in the waste and that are specified in Section 6 of the above-mentioned Regulations. The obtained TC and LC values of the waste material will be compared to the threshold limits for total concentrations (TCT limits) and leachable concentrations (LCT limits) specified in Section 6 of the above-mentioned Regulations. Based on the TC and LC values of the elements and chemical substances in the waste exceeding the corresponding TCT and LCT limits respectively, the specific type of waste for disposal to landfill will be determined in terms of Section 7 of the Regulations.

#### 4.2.4 The National Environmental Management: Biodiversity Act

The National Environmental Management: Biodiversity Act, 2004 (Act 10 of 2004, NEMBA), "provides for: the management and conservation of South Africa's biodiversity within the framework of the NEMA; the protection of species and ecosystems that warrant national protection; the sustainable use of indigenous biological resources; the fair and equitable sharing of benefits arising from bio-prospecting involving indigenous biological resources; the establishment and functions of a South African National Biodiversity Institute (SANBI); and for matters conducted therewith".

In terms of the Biodiversity Act, the applicant has a responsibility for: The conservation of endangered ecosystems and restriction of activities according to categorization of the area (not just by listed activity as specified in the EIA regulations):Promote the application of appropriate environmental management tools in order to ensure integrated environmental management of activities thereby ensuring that all developments within the area are in line with ecological sustainable development and protection of biodiversity.

#### Limit further loss of biodiversity and conserve endangered ecosystems

Regulations published under the NEMBA also provide a list of protected species, according to the Act (GNR 151 dated 23 February 2007, as amended in GNR 1187 dated 14 December 2007). Section 57 of NEMBA identifies restricted activities involving threatened or protected species. Restricted activities include the gathering,

collecting, cutting, uprooting, damaging or destroy a listed species.

#### 4.2.5 The National Environmental Management: Protected Areas Act

The National Environmental Management: Protected Areas Act, 2003 (Act 57 of 2003) (NEMPAA) serves to: "provide for the protection and conservation of ecologically viable areas representative of South Africa's biological biodiversity and its natural landscapes and seascape; for the establishment of a national register of all national, provincial and local protected areas; for the management of those areas in accordance with national norms and standards; for intergovernmental co-operation and public consultation in matters concerning protected areas; for the continued existence, governance and functions of South African National Parks; and for matters in connection therewith.

The objectives of this Act are -

- To provide, within the framework of the national legislation, including the National Environmental Management Act, for the declaration and management of protected areas.
- To provide for co-operation governance in the declaration and management of protected areas.
- To affect a national system of protected areas in South Africa as part of a strategy to manage and conserve its biodiversity.
- To provide for a diverse and representative network of protected areas on state land, private land, communal land and marine water.
- To promote sustainable utilisation of protected areas for the benefit of people, in a manner that would preserve the ecological character of such areas.
- To promote participation of local communities in the management of protected areas, when appropriate
- To provide for the continued existence of South African National Parks.

#### 4.2.6 National Water Act

The National Water Act, 1998 (Act 36 of 1998) (NWA) makes provision for two types of application for water use licenses, namely individual applications and compulsory applications. The NWA also provides that the responsible authority may require an assessment by the Applicant of the likely effect of the proposed license on the resource quality, and that such assessment be subject to the EIA regulations. A person may use water if the use is-

- Permissible as a continuation of an existing lawful water use (ELWU).
- Permissible in terms of a general Authorisation (GA).
- Permissible under Schedule 1.
- Authorised by a licensed.

The NWA defines 11 water uses. A water use may only be undertaken if authorised. Water users are required to register certain water uses that actually took place on the date of registration, irrespective of whether

the use was lawful or not.

Section 21 of the National Water Act 1998 lists the following 11 water uses which can only be legally undertaken through the water use Authorisation issued by the Department of Water and Sanitation (DWS):

- (a) Taking water from a water resource.
- (b) Storing water.
- (c) Impeding or diverting the flow of water in a watercourse.
- (d) Engaging in a stream flow reduction activity contemplated in Section 36.
- (e) Engaging in a controlled activity identified as such in Section 37(1) or declared under Section 38(1).
- (f) Discharging waste or water containing waste into a water resource through a pipe, canal, sewer, sea outfall or other conduits.
- (g) Disposing of waste in a manner which may detrimentally impact on a water resource.
- (h) Disposing in any manner of water which contains waste from, or which has been heated in, any industrial or power generation process.
- (i) Altering the bed, banks, course or characteristics of a watercourse.
- (j) Removing, discharging or disposing of water found underground if it is necessary for the efficient continuation of an activity or for the safety of people.
- (k) Using water for recreational purposes.

No Water Use License has been applied for this project. DWS was engaged about this project so they can direct us whether it is viable or not to apply for water use license.

#### 4.2.7 National Heritage Resources Act

The National Heritage Resources Act, 1999 (NHRA) stipulates that cultural heritage resources may not be disturbed without Authorisation from the relevant heritage authority. Section 34(1) of the NHRA states that, "no person may alter or demolish any structure or part of a structure which is older than 60 years without a permit issued by the relevant provincial heritage resources authority..." The NHRA is utilized as the basis for the identification, evaluation and management of heritage resources and in the case of CRM those resources specifically impacted on by development as stipulated in Section 38 of NHRA, and those developments administered through NEMA, MPRDA and the DFA legislation. In the latter cases the feedback from the relevant heritage resources authority is required by the State and Provincial Departments managing these Acts before any authorisations are granted for development. The last few years have seen a significant change towards the inclusion of heritage assessments as a major component of Environmental Impacts processes required by NEMA and MPRDA. This change requires us to evaluate the Section of these Acts relevant to heritage (Fourie, 2008b).

The NEMA 23(2)(b) states that an integrated environmental management plan should, "...identify, predict and evaluate the actual and potential impact on the environment, socio-economic conditions and cultural heritage". A study of subsections (23)(2)(d), (29)(1)(d), (32)(2)(d) and (34)(b) and their requirements reveals

the compulsory inclusion of the identification of cultural resources, the evaluation of the impacts of the proposed activity on these resources, the identification of alternatives and the management procedures for such cultural resources for each of the documents noted in the Environmental Regulations. A further important aspect to be taken account of in the Regulations under NEMA is the Specialist Report requirements laid down in Section 33 (Fourie, 2008b).

MPRDA defines 'environment' as it is in the NEMA and therefore acknowledges cultural resources as part of the environment. Section 39(3)(b) of this Act specifically refers to the evaluation, assessment and identification of impacts on all heritage resources as identified in Section 3(2) of the National Heritage Resources Act that are to be impacted on by activities governed by the MPRDA. Section 40 of the same Act requires the consultation with any State Department administering any law that has relevance on such an application through Section 39 of the MPRDA. This implies the evaluation of Heritage Assessment Reports in Environmental Management Plans or Programmes by the relevant heritage authorities (Fourie, 2008b).

The NHRA identifies 5 activities that require a Heritage Impact Assessment (HIA). An HIA is the process to be followed in order to determine whether any heritage resources are located within the area to be developed as well as the possible impact of the proposed development thereon. An Archaeological Impact Assessment (AIA) only looks at archaeological resources.

An HIA must be done under the following circumstances:

- (a) The construction of a linear development (road, wall, power line, canal etc.) exceeding 300 m in length.
- (b) The construction of a bridge or similar structure exceeding 50 m in length.
- (c) Any development or other activity that will change the character of a site and exceed 5 000 m2 or involve three or more existing erven or subdivisions thereof.
- (d) Re-zoning of a site exceeding 10 000 m2.
- (e) Any other category provided for in the regulations of SAHRA or a provincial heritage authority.

#### 4. NEED AND DESIRABILITY OF THE PROPOSED ACTIVITIES

According to the IDP (2017 – 2022), mining contributes at least 11.9 % to the GVA of the municipality. The establishments of coal mines within the Municipality are steadily increasing. There are operational mines ranging from the northeast to the north within the 20 km radius from the project area namely, Kiepersol Mine, Savemore Colliery, Jindal Mining SA (Pty) Ltd and Kangra Coal Mine and a recently granted coal mining permit on the adjacent property (Grootlaagte 70 HT) by Foloyi Construction and Projects CC. Kangra Coal (Pty) Ltd was mining coal underground in the area in the late 1990s, according to local knowledge, before abruptly ceasing operations. The environmental specialist at Kangra Coal (Pty) Ltd confirmed this information. The mine had significantly contributed to employment opportunities and when it ceased their operations, many jobs were

lost both directly at the mine and indirectly in terms of local contractors and businesses providing goods and services to the operation as well as the people dependent on those working for Kangra Coal. The proposed project is a key factor from a strategic point of view as Kangra Coal (Pty) Ltd mined underground previously, hence Notre Coal (Pty) Ltd intends to mine through opencast targeting the pillars that remain.

The area of interest is largely covered by forest plantation, which is presumably used primarily by Sappi to manufacture paper. In order for mining to take place, the applicant must reach an agreement with the landowner on how to manage the existing plantations in the area, which are vital. Forests and trees make the Earth habitable. They provide us with safe drinking water and clean air. They are an important defense against global warming because they store vast amounts of carbon and moderate the climate. They are home to the 44 majority of the planet's astounding biodiversity. They offer shade, leisure, and a sense of well-being. And they provide a living for billions of people all over the world.

Forest ecosystems are under severe strain as a result of our growing population and its desire for more land and resources such as minerals. Many of the remaining forests and plantations have been degraded as a result of logging, firewood cutting, pollution, and mining. Even trees outside of forests are being lost to make way for houses, mining operations, and intensive agriculture. Wildfires, exacerbated by climate change, can decimate forest ecosystems. Forests can perform a variety of functions at the local, landscape, national, and global levels, but only if they are healthy. They can provide and produce sustainable supplies of clean water, timber, fuelwood, and other products (papers) and services to local communities, as well as contribute to the global effort to conserve biodiversity and reduce atmospheric carbon.

The first step in reducing surface erosion is to use hydroseeding technology to cover overburdened areas. The restoration, rehabilitation, management, and protection of forests for such purposes are undeniably important tasks. Forest ecosystem restoration will entail replanting trees on former forest land and improving the condition of degraded forests. It can include conserving wild plants and animals, as well as protecting the soils and water sources that are part of the forest ecosystem.

With respect to the planned project area, the application area has been selected based on historical and active coal mining operations in the surroundings by Jindal Mining (pty) ltd of the application area along with historical and current data that indicate the economic viability of the minerals sought to occur. Jindal mining as the company has contributed to the most basic of infrastructure in Mpumalanga province in South Africa, such as sinking boreholes in communities in dire need of clean and basic water, to regularly grading roads in the Masakhane and Inkululeko CPAs to ease accessibility to these communities.

These infrastructure development projects are ongoing, with the company planning to soon construct a tarred road to further improve access to these communities.

Social development support has been provided across the broad spectrum of society – addressing needs ranging from cultural activities, safety, and security to sport. Notre Coal (pty) ltd would like to provide similar services to the surrounding communities in the area of interest.

Socio-economic information of the Mkhondo Local Municipality provides an understanding of the need for economic development which is to further create employment opportunities. The individuals most affected by the proposed project are those who live in the Mkhondo Local Municipality's rural nodes, which include Driefontein, Dirkiesdorp, and KwaNgema. Despite the presence of economic activities such as small-scale agricultural activities (crop and livestock farming) on adjacent lands, the majority of residents in the aforementioned villages remain unemployed and disadvantaged.

This proposed Project will supply coal to the local markets, thereby assisting with the alleviation of the shortage of supply given that the project location is in a rural area. The proponent is also looking is targeting the two Power Stations namely Amajuba and Camde. The National Development Framework includes, in summary, the need to produce energy to support industry at competitive prices. Furthermore, the proposed Project will contribute to the local economy through job creation and procurement. Increased employment will lead to increased expenditure, tax base and royalties.

The Applicant must firstly employ people from the affected wards. The Applicant will also provide skills development to employees thereby advancing the future employability of these individuals. The project further identifies community development projects from which the surrounding communities will benefit as a result of this project. As stated in the MPRDA, the Government's objective is to maximise the benefit of the nation's mineral resources for the benefit of all South Africans. By establishing a new mining operation, this objective can be accomplished, particularly through job creation. From an environmental perspective, the Applicant is willing to pursue open cast mining on a shallow coal reserve in an effort to reduce the environmental impacts.

From the environmental Impact Assessment, it was found that the proposed area is not utilized for any activity, and it is believed that there is coal resource that should be exploited economically. Land capability refers the potential of land to support different land uses, and is determined by the physical, chemical and biological properties of the soils. In nature these qualities develop over millennia and are dependent on the type of underlying parent rock, the geographic locality, and climate. On rehabilitated land, the desired land capability is reinstated by re-creating the key fundamentals of what defines land capability (e.g., soil type, soil depth, soil texture, soil density, soil chemistry, topographic slope, and soil microbiology). Upon Rehabilitation, the land will be transformed to arable land for which the agricultural activities taking place adjacent of the area can be extended towards the mined area.

According to Stats SA's 2016 Community Survey (CS), the following are the top five challenges facing Mkhondo as perceived by municipal households:

1. Inadequate safe and dependable water supply (according to Blue and Green Drop reports and scores of Municipalities).

2. Poor Road conditions.

- 3. A scarcity of/inadequate job opportunities (correlate with poverty driver information of the CS).
- 4. Electricity costs.

5. Lack of adequate housing.

Thus, the granting of this proposed application will bring about change to such mentioned above challenges.

## 5 MOTIVATION FOR THE OVERALL PREFERRED DEVELOPMENT FOOTPRINT

The geology is the primary driver in determining the location for mining. After due consideration and conducting background and desktop studies, it was found that the coalfield lithology essentially comprises sediments of the Dwyka and Vryheid Formations of the coal-bearing Ecca Group, Karoo Supergroup, with dolerite intrusions thus providing the ideal geological formation for the presence of the mineral applied for (see Figure 7 for the project geology). Jindal & Kangra Mining is an existing coal mine, which also influenced the choice of location.

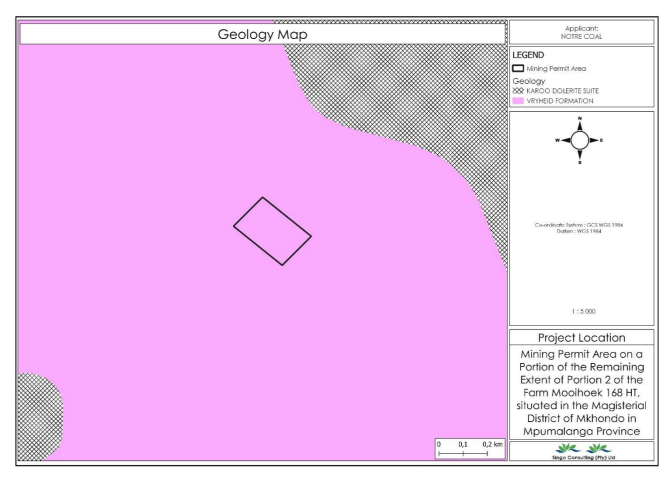


Figure 7: Geology map of the proposed project area (Singo Consulting GIS Team, 2022)

# 6 Full description of the process followed to reach the proposed preferred alternatives within the site

#### 6.1 Details of Development Footprint Alternatives

The development footprint is 5 ha, which is the maximum legislated aerial extent that may be approved for a Mining Permit application in terms of the MPRDA, 2002 (as amended). The geology is the primary driver in determining the location for mining. As such, no assessment of alternative development scenarios was conducted.

#### 6.1.1 Preferred Site

The application area has been selected based on historical and active coal mining operations (Jindal Mining (pty) ltd) in the surroundings of the application area along with historical and current data that indicate the economic viability of the Coal mineral to occur.

#### 6.1.2 Type of Activity

The proposed activity is mining. The geology and the existence of the operating mines is the primary driver in determining the location for mining. As such, no activity alternative was considered though the area is known to be rich in such sought mineral.

#### 8.1.1 The technology to be used in the activity

The opencast mining method will be considered to maximize the coal extraction and use of the coal resource from the area. Truck and shovel operations will be used. A front-end loader will be utilized to load material into haulage trucks that will be used for the hauling of the coal through haul roads that will be constructed in the demarcated Mining Permit area. The coal mined will be crushed and screened utilizing a mobile crushing and screening plant. The mined coal will be processed off-site. These mining methods are standard practice for opencast mining operations as stipulated above. Should the mining activities change, the applicant will be advised to apply for Section 102 of the MPRDA for amendments.



Figure 8: Typical example of a front-end loader

#### • Types of Blasting Explosives to be Employed.

Non-Ex Rock Breaking Cartridges (refer to figure below) will be applied when blasting hard rocks in sensitive areas as it does not contain high explosives and have low vibrations compared to conventional explosives, also used by Samancor Chrome in Gauteng and Waterkloof mine in Rustenburg.

It is a pyrotechnic composition (low explosives) that break rocks by generating tensile force through rapid gas expansion in a sealed (stemmed) drill hole and have no adverse environmental effects.



Figure 9: An illustration example of Non-Ex Rock Breaking Cartridges

#### • Environmental Impacts Associated with the Non-Ex Rock Breaking Cartridges

#### Air blast Overpressure

Air blast overpressure is the pressure produced by blasting over and above that of atmospheric pressure produced by explosives. The three main concerns associated with air blast overpressure are human, structural damage and window damage.

Non-Ex<sup>™</sup> method of breaking ensures that expansion gases are contained in the drill hole by effective stemming, which result in very low overpressure levels. Overpressure levels produced by Non-Ex<sup>™</sup> are extremely low when compared to conventional explosives and are of a shorter duration and less damaging frequency. This gives Non-Ex<sup>™</sup> a major advantage over explosives in environmentally sensitive areas.

#### Noise

Noise is the part of the air blast pressure wave which falls within the audible frequency region of the human ear. The high frequency portion of the air pressure wave is audible and is responsible for the noise that accompanies a blast. The lower frequency portion is not audible but can excite structures, such as windows, which in turn respond and produce secondary noise such as rattles. Noise levels produced by Non-Ex<sup>TM</sup> depend largely on the type and nature of the rock broken charge weight, burden, depth of the hole and the effectiveness of the stemming used. A well-stemmed Non-Ex<sup>TM</sup> cartridge in granite will generally produce a noise level in the range 80 to 85 dBl at 50 meters from the hole. Noise levels can be attenuated by the use of conveyor belting, or other matting, to cover the holes being fired.

#### **Ground Vibration**

Ground borne vibrations from blasting can cause damage to buildings and infrastructure which are in the vicinity of the blast. The degree of the vibration-induced damage caused by blasting is dependent on the magnitude, frequency and duration of the vibration. Generally, low frequency, long duration vibrations are more damaging than higher frequency, short duration vibration. The vibration waves produced by Non-EX<sup>TM</sup> are mostly of a higher frequency with a mean of 450 Hz, and of short duration and are therefore the least harmful to sensitive structures. In addition, the magnitude of the vibration levels produced by Non-Ex<sup>TM</sup> is particularly low when compared to explosives over the same distance from the shot hole. When the propellant mixture is a Non-Ex<sup>TM</sup> cartridge deflagrates, the almost instantaneous change from solid to gaseous matter is accompanied by a very sharp increase in the blasthole pressure and temperature. This is accompanied by a pressure wave that radiates from the drillhole, its amplitude decreasing as the distance from the drillhole increases. The primary factors known to influence the level of ground vibration from the Non-Ex<sup>TM</sup> cartridges include:

- The weight of propellant per cartridge;
- The distance between the drillholes and the point of measurement;
- The local geological conditions, and the influence of geology and topography on vibration attenuation.

#### Vibration Limits for Structures

The degree of vibration-induced damage caused by blasting is dependent on the magnitude, frequency and duration of the vibration. Generally, low frequency, long duration vibrations are more damaging than higher frequency, short duration vibrations.

This general rule is contained in recommendations by both the US Bureau of Mines (ÜSB") and the British Standard ("BS"), both of which are widely used in vibration specifications for rock breaking near sensitive structures. The USBM criteria are as follows:

#### Frequencies above 40 Hz

- PPV less than 50 mm/s- safe zone
- PPV greater than 50 mm/s- damage zone

#### Frequencies below 40 Hz

- PPV less than 13 mm/s- safe zone (old wooden house)
- PPV greater than 19.5 mm/s- safe zone (modern house)

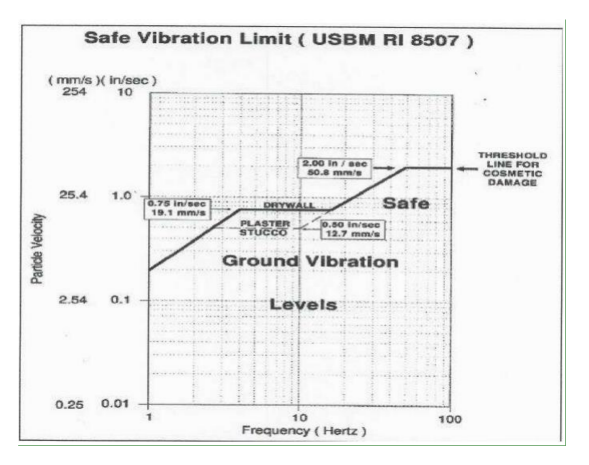


Figure 10: The vibrations generated by Non-Ex<sup>™</sup> are well within most imposed restrictions for rock breaking close to sensitive structures.

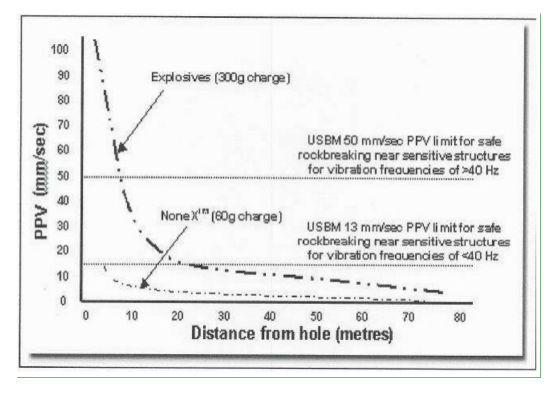


Figure 11: Comparative vibration results of explosives

As can be seen from the above figure, safe vibration levels for rock breaking, as defined in the USBM guidelines, can be achieved by Non- $Ex^{TM}$  within 5 metres of a sensitive structure.

#### Safety Distances

One of the significant advantages of the Non-Ex Rock Breaking Cartridges is that the safety distances are approximately 50 metres from blasting over-sized rock in the open, without any covering. This means that personnel and equipment only require local clearance instead of complete site evacuation. This benefit is that rocks and boulders can be broken in shifts and close to working operations.

The safety distance to infrastructure and sensitive equipment is further reduced by covering the blast with mats and soft soil.

#### Noxious fumes

The Non-Ex<sup>™</sup> cartridge is oxygen balanced so that sufficient oxygen is available for the chemical reaction to achieve optimal oxidation to produce gases consisting of carbon dioxide, nitrogen and steam and thus avoiding the production of noxious gases such as carbon monoxide and nitrous fumes. The reduced quantities of propellant required to break the rock compared to explosives means that considerably less fumes are emitted by the rock breaking event. As a result of the degree of oxidation achieved in the deflagration process, through the incorporation of an effective oxidizing agent and the relatively small amount of propellant used in each hole, the Non-Ex<sup>™</sup> cartridge produces a negligible level of noxious gases which are cleared in minutes when an adequate standard of airflow (nominally a velocity of 0.25 metres per second) is available.

#### Fly rock

Normally, blasting using conventional explosives requires the rock breaking area to be evacuated for a distance of 500m which means disruption of the production operations and delays to operating equipment. The generation of unpredictable fly rock rules out the use of lay-on charges in any situation where fly rock is restricted.

In contrast, a Non-Ex<sup>TM</sup> cartridge produces an optimal pressurization of the hole for a given burden and type of rock. By controlling the characteristics of the pressure pulse, the velocity and distance travelled by the dislodged rock can be limited.

Controlled gas release from the Non-Ex<sup>™</sup> cartridge, at a relatively low pressure, results in a minimal quantity of low velocity fly rock, which is generally contained within 10m of the rock breaking event. The table below shows clear advantages in the use of Non-Ex.

Table 7: Comparison of Conventional explosives and Nonex Catridge

Particulars	Conventional Explosives	Nonex Cartridge	
Environmental effect	Adverse Effects – Landslides, crevasses in earth strata, tunnel collapse etc.	No adverse effect.	
Fly Rock	High velocity, uncontrolled, fly rocks up to 500metres	Controllable low velocity fly rocks up to 50m	
Shockwave	Supersonic shock wave with significant damage		
Dust levels	High level of dust produced by crushing effect.	Minimal dust due to better fragmentation.	
Vibrations	High level vibrations – unfit for use in built up areas	Low vibrations – ideal for bu up areas/sensitive projects	
UN Hazard Division	1.1	1.3C	
Functions on	Detonation	Deflagrating	
Reaction speed	3,000 -10,000 m/sec.	300 - 1000 m/sec.	
Pressure	1200 GPa	450 MPa	
Working principle	Produces SHOCK WAVE, resulting in Blast and Shattering effect	NO SHOCK WAVE- Produces gases only which split the rock.	
Safety Distance	Minimum 500m	Average 100m	
Noxious fumes	Underground mines - 3 hour re-entry time	30 minutes re-entry time	

Nonex™ RBC's Compared to Conventional Explosives

#### 6.1.3 No-Go Alternative

Mining contributes greatly to local economic stimulation through direct employment, business opportunities, royalties and tax revenues. If the Coal reserves on the property are not mined, South Africa and the local communities will forego the benefits of the associated employment, business opportunities, royalties and tax revenues. Furthermore, the area of interest is not utilized for anything other than forestry/plantations, and it allows mining activity to be conducted.

#### 7 DETAILS OF THE PUBLIC PARTICIPATION PROCESS FOLLOWED

The Public Participation is the basis of any EIA process. The Public Participation Process (PPP) seeks to provide the opportunity for all stakeholders including potential players and all applicable I&APs, state departments, state bodies and the competent authority (CA) to register so that they can raise concerns, contribute to local knowledge, comment on the Draft Basic Assessment Report (DBAR) & Environmental Management Programme report (EMPr) but most importantly provide suggestions for enhanced benefits. Comments received during the Public Participation Process will be incorporated into the Final BAR & EMPr to be submitted to the competent Authority being the Department of Mineral Resources & Energy for Adjudication

#### 7.1 Defining Stakeholders

The term public can be taken to mean any individual or group in society, including the government and business sector. Who or what is included in the "public" depends very much on activities under consideration. The term "stakeholder" helps clarify the meaning or "public" in the context of development activities.

A Stakeholder is any person, group of institution that has an interest in an activity, project or program. This includes both intended beneficiaries and intermediaries, those positively affected, and those involved and/or those who are generally excluded from the decision-making process.

Stakeholders can usefully be categorized in five main types:

- Directly affected people (who live or work where the project will be located)
- Indirectly affected people (who live nearby or use resources from the project area)
- Public sector agencies (ministries, provincial or local government, government mandated mass organizations)
- Private developers (private companies with a direct investment in the project) and their subcontractors and financiers
- Others (donors, NGOs with a stake in the project, external advisors, the business sector).

#### 7.2 Objectives of the Public Participation

Main objectives for involving the public are:

- The identification of key issues of concern to the public, addressing public perceptions,
- The provision of local expertise and knowledge,
- The identification of possible alternatives/options,
- Ensuring that affected groups are involved at the very beginning of project design, and
- The critical review of documentation.

The separation of these objectives is somewhat artificial as the achievement of one will often depend upon the achievement of another.

#### 7.3 Regulatory framework

- Chapter 6, regulation 40(2)(3) of EIA Regulations (GNR 326, 7 April 2017) requires that the PPP provides
  access to all information that may have the potential to influence the decision regarding the
  applications. It further outlines that the potential interested and affected parties (I&APs) be provided
  with an opportunity to comment on project reports and plans.
- The Mineral and Petroleum Resources Development Act (MPRDA) (Act 28 of 2002) and EIA regulations 2014, published under Government Notice No. 982 in Gazette No. 3822 of 4 December 2014, amended on 7 April 2017.

#### 7.4 Details of the Public Participation Process Followed

The stakeholder engagement process was initiated and employed several techniques to establish contact and raise awareness amongst stakeholders regarding the application.

#### 7.4.1 Interested and Affected Parties Identification Procedure

The Interested & Affected Parties for this proposed project were identified through telecommuting (via e-mail

media communications and telecommunications). Other means of Identification & notification adopted was through the print media in a form of newspaper advert and placement of A2 size notices in prominent spaces.

#### 7.4.2 Newspaper advertisements

A newspaper advertisement was placed and published in the local paper, Excelsior on the 25<sup>th</sup> of November 2022 (as seen on figure 8) to notify all the Interested & Affected Parties of the proposed project.

#### 7.4.3 Public Space Notices

A2 size notices were placed on farm Boundaries, adjacent properties and places often frequented by community members such as Mkhondo Local Municipality & Mkhondo Public Library.

#### 7.4.4 Conclusion of the consultation process followed.

Background Information Documents (BIDs) will be provided to Governmental Departments, to introduce the project and to invite them to forward views, comments, and recommendations about the project. Stakeholder engagement & consultation through BID commenced for 30 days from the day of announcement: 25<sup>th</sup> November 2022 to 14<sup>th</sup> January 2023 (excluding public holidays declared in terms of Section 2A of the Public Holidays Act of 1994)

The Draft BAR and EMPR will be released for a period of 30 days. The review period will be from 26<sup>th</sup> of January 2023 to 24<sup>th</sup> February 2023

Hard copies of the BAR and EMPr will be submitted to organs of state and relevant authorities i.e Mpumalanga Tourism Parks Agency (MTPA), Department of Agriculture, Land Reform and Rural Development (DALRRD), South African National Roads Agency Ltd (SANRAL) & Inkomati Usuthu Catchment Management Agency. Additionally, copies will be available at the following places: Mkhondo Local Municipality & Mkhondo Public Library. The electronic copies will made available upon request from Singo Consulting (Pty) Ltd, using the detailed Environmental Technician's contact's below, via emails; Dropbox link; Google drive; WeTransfer, etc.

#### 7.5 List of Surface Rights/Landowners Identified and Notified

The land belongs to **Reheivo Boerdery CC** as per the tittle deed illustrated in figure 12 below. During the site assessment, an attempt was made to locate the landowner but was unsuccessful; an internet search was conducted with no success.

Figure 12: WinDeed results & Published Newspaper

# WinDeed Database D/O Property - ListLexis\* WinDeedHT, 168, MPUMALANGA

				as per the Terms and Conditions and 2013 (POPI), and shall not be used	greed to and in accordance with applicable data for marketing purposes.
SEARCH	I CRITERIA				
Search [	Date	2022/11	/22 13:48	Farm Number	168
Reference	ce	-		Registration Division	HT
Report P	Print Date	2022/11	/22 13:48	Portion Number	-
arm Na	ime	-		Remaining Extent	NO
Deeds C	Office	Mpumala	inga	Search Source	WinDeed Database
PORTIO	N LIST				
Portion	Owner	- T		Registration Date	Purchase Price (R
1	NATIONAL GOVERNN OF THE REPUBLIC OF SOUTH AFRICA			2013/03/25	2 900 00
2	REHEIVO BOERDERY	сс		2003/03/04	985.00
3	HLANGANVULA FARM	MING		2003/09/08	100.00
4	MAKHATINI BELEGGII TRUST	NGS		2012/12/13	5 904 50
5	MAKHATINI BELEGGII TRUST	NGS		1999/12/14	150 00
6	KHUMALO FARMER'S TRUST	;		1999/03/09	125 00
7	WEBER WERNER LUD	OLF		2002/10/18	1 200 00
8	WEBER WERNER LUD	OOLF		2002/10/18	1 200 00
10	SCHEEPERS LEONARE JACOBUS	D		2001/07/11	150 00
11	SCHEEPERS LEONARE JACOBUS	D		2001/07/11	150 00
12	DEVENISH MARAIS			2021/04/15	3 560 00
13	WITKLOOF EIENDOM PTY LTD	1ME		2018/12/07	9 400 00
14	WEBER WERNER LUD	OOLF		2002/10/18	1 200 00
15	WEBER WERNER LUD	OLF		2002/10/18	1 200 00
16	ZAMO-OKUNZIMA COMMUNAL PROP AS	ssoc		2008/12/12	2 100 00
17	MEYER JENNIFER			2017/04/25	610 00
18	REHEIVO BOERDERY	cc		2003/03/04	985.00

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0861.946.333 windeed.support@lexisnexis.co.za search.windeed.co.za | www.windeed.co.za Page 1 of 2

PORTIO	N LIST			
Portion	Owner	Title Deed	Registration Date	Purchase Price (R
19	ROOYEN WILLEM FREDERIK VAN	T9547/1925	1925/10/06	
21	REHEIVO BOERDERY CC	T24875/2003	2003/03/04	985 000
22	REHEIVO BOERDERY CC	T24875/2003	2003/03/04	985 000
23	WEBER WERNER LUDOLF	T128838/2002	2002/10/18	1 200 00
26	REHEIVO BOERDERY CC	T22624/2004	2004/02/26	
27	SILINDOKUHLE COMMUNAL PROP ASSOC	T42011/2005	2005/04/08	100 000
28	MEYER JENNIFER	T4804/2017	2017/04/25	610 00
29	ZAMOKUHLE COMMUNAL PROP ASOCC	T11230/2008	2008/07/18	1 000 45
30	ZAMOKUHLE COMMUNAL PROP ASOCC	T11230/2008	2008/07/18	1 000 45
31	ZAMOKUHLE COMMUNAL PROP ASOCC	T11230/2008	2008/07/18	1 000 45
32	ZAMOKUHLE COMMUNAL PROP ASOCC	T11230/2008	2008/07/18	1 000 45
33	ZAMOKUHLE COMMUNAL PROP ASOCC	T11230/2008	2008/07/18	1 000 45
34	MASIBAMBANENI COMMUNAL PROP ASSOC	T3512/2009	2009/04/24	1 511 00

#### Bladsy/Page 4

#### Parking a problem

#### E.B.

Parking is a problem in Mark Street. When wanting to visit businesses like Russells, Volkers Appliances, Berno's Butchery and many others situated in this street, it is a nightmare!

You try and go around the block once, twice and maybe a third time thinking that you might be lucky to find an open parking space before you lose interest and move on to another business that maybe sell more or less the same products.

Not fair to those businesses who can't reach their target for the day. People working

there also have to get their monthly salaries. How long before the business owners decide to close for good and then all the staff will be unemployed?

Can't the authorities in town please open up some space at the eMkhondo Library. There are never many vehicles parked there and it will help tremendously.

Mkhondo businesses can't afford to lose even an hours income. It is already a daily battle to exist at this stage with no water, no electricity and all the problems Mkhondo is facing at the moment.

Please consider the suggestion

#### NOTICE OF PUBLIC PARTICIPATION FOR MINING PERMIT AND ENVIRONMENTAL AUTHORISATION APPLICATION ISIZULU ENGUSH

Isaziso Sesicelo Selungelo Lokumba Amalahle: Notre Coal (Pty) Ltd ifake isicelo kuMnyango Wezimbiwa Namandla (DMRE Ref: MP 30/5/1/3/2/13870 MP) ngenhloso yokumba Amalahle kwingxenye yezinga elisele yepulazi i- Mooihoek 168 HT, esendveni saseMpumalanga.

Isaziso sinikezwa ngokoMthetho Wo-kuthuthukiswa KweziMbiwa kanye Neza-mafutha (MPRDA) (uMthetho wama-28 wezi-2002) kanve nemithethonaubo ve-EIA ka-2014, eshicilelwe ngaphansi kweSaziso Sikahulumeni No. 982 kuGazethi No. 3822 vamhla zivisi-8 kuZibandlela wezi-2014, ev achitshiyelwa mhla ziyisi-7 kuMbasa wezi 2017, kuthi **i-Note Coal (Pty) Ltd** ifake isicelo selungelo sokumba amalahle.

## ISIMEMO SOKUPHAWULA NOKUVEZA IMIBONO MAYELANA NALESI SICELO

aliswa Njengabantu Abanentshisekelo Nabathintekayo: Njengengxenye yengubo ye-ElA, ikakhulukazi Ingubo Yokubambiqhaza Komphakathi yale phro-Yakubambiqanza kompinakatni yale pino-jektni ehlongozwaya, Abanentshisekelo Nabathintekayo (I&APs) bayamenywa ukuba babhadise tuthi balethe ngomusa noma yikuphi ukuphawula noma uku-khathazeka ukuze kufinyelelwe ku**Mnuz** N**camiso Mathenjwa** esbenzisa iminining-wane yokuxhumana enikezwe ngezansi.

Notice of the Mining Permit Application Notre Coal (Pty) Ltd has lodged an ap plication with the Department of Min eral Resources and Energy (DMRE Ref: MP 30/5/1/3/2/13870 MP) for the purpose of extracting Coal on a portion of the remaining extent of portion 2 of the farm Mooi-hoek 168 HT, situated in the Magisterial Dis-trict of Mkhondo in Mpumalanga Province.

Notice is hereby given in terms of the Min eral and Petroleum Resources Develop-ment Act (MPRDA) (Act 28 of 2002) and EIA regulations 2014, published under Gov-ernment Notice No. 982 in Gazette No. 38282 of 8 December 2014, amended on 7 April 2017, that Notre Coal (Pty) Ltd has applied for mining permit for the above mentioned mineral

#### INVITATION TO COMMENT

Registration as Interested & Affected Party As part of the EIA process, more especial the Public Participation Process (PPP) for thi proposed project, Interested and Affected Parties (I&APs) are invited to register and kindly submit any comments or concerns to reach Mr Ncamiso Mathenjwa using the contact details provided below. The public is also invited to review and commen Umphakathi uyamenywa futhi ukuthi on the Draft Basic Assessment Report (Draft ubuyekeze futhi uphawule ngoMbiko BAR) and Environmental Management Owuhlaka Wokuhlola Okuyisisekelo kanye Programme Report (EMPr). The draft BAR &

Excelsior Nuus/News How I see it . . .

## Home sweet home!

ing of peace and joy

the moment they

enter their house. In

pshycological terms

the house can be a

powerful symbol of oneself. The out-

side of the structure

is that part of our

personality that we

show to others, the

interior is what we

think and feel in-

side. Tucked away

If you choose to

laugh, cry, throw a

tantrum, cook up a

storm or whatever you like to do, it

doesn't matter. You

don't have to look

over your shoulder

or try and justify

your behaviour. Ev-

erybody has to blow

off a little steam

sometimes.

from the world.

After a weekend away, I was glad to be back home. You can visit the nost glorious places in the world but. nothing feels like own house. vour Elvis Presley's song "Home is Where the Heart is" is spot on. To many their

homes are their safe haven and comfort zone. A place where one can truly just be oneself and shut the door against all the hurt, anger or sadness that have to be endured on a daily basis. Nobody can judge you there, you can take off your shoes and just be vourself Most get the feel-

<u>E.B.</u>

und.

**Drinking in** public?

and avoid places Is it still against where these people the law to consume alcohol in public hang out. In front of shops, in the streets, places? in public places and Let's see what the in broad daylight! law stipulates. This is what was Could the authori-

ties responsible for upholding the law, The law has never changed concerning drinking in public. please see to it that the guilty persons 25 November 2022

Media Statement by the MLM Commu cations Departm

## Meeting between the Mkhondo Local Municipality and Eskom On Tuesday 22

Mk-

November, hondo Local Municipality held a meeting with Eskom to brainstorm and discuss the burning issues of the arrears and current debt that is being owed by the Municipality.

It further discussed the huge discrepancy of around R8m that is billed by Eskom and what municipality bills the residents. Whilst waiting for the meeting to start switched Eskom switched off the whole town without notice, this was exclusively out of personal emotions and very unexpected. As result the whole of Mkhondo was with-

approximately six hours. The Municipality and Eskom eventually came to an agreement and power was restored

out electricity for

Municipality will make payn ents in of consideration R10m monthly collections on average where operational costs and overhead costs necessary to provide electricity supply. meeting The

looked at increasing the NMD from 18MVA to 40MVA in Mkhondo town and from 1.9 to 2.5 in Amsterdam. Alternatively to construct two substations, one for eThandakukhanya and one for Amsterdam where these are under consideration by relevant stakeholders amongst whom are the Department of Energy, NERSA and Eskom.

The Municipality is moving swiftly to address the current crisis and further sincerely apolo-gizes for the inconvenience that have been caused by the

noMbiko Wohlelo Lokuphathwa Kwem- EMPr will be available for review for 30-day noMbiko Wohlelo Lokuphathwa Kwem-velo. Uhlaka lombiko luzothalakala ukuthi lubuyekezwe isikhathi sekhalenda lezin-suku ezingama-30 kusukela ngoMgajbelo mhla ziyi-14 kuMaingana wezi-2023 kuya kuyisonto mhla ziyi-12 kuNhlolanja wezi-2023 (ngaphandle kwamaholide om-phakathi azothinta izinsuku zokusebenza ngokomthethonqubo 3(2), ze-NEMA, imi-thethonqubo ye-EIA).

Lo mbiko uzotholakala kwi- Mkhondo Local Municipality (Cnr Market and De Wet Str, Mkhondo) kanye naku-Mkhondo Pub-lic Library (Smit Street, Piet Retief, 2380), kanye nekhophi elithambile uma uyicela kwa-**Singo Consulting (Pty) Lid**, usebenzisa imininingwane yokuxhumana noMseben-zi Wokuhlola Imvelo (Dr Kenneth Singo) kanye Nochwepheshe Wezemvelo (Mr Ncamiso Mathenjwa) ngezansi.

ukubhalisa Njengabantu Abanentshiseke- contact: o Noma Abathintekavo, sicela uthinte

calendar period from Saturday the 14th of January 2023 to Sunday the 12th of Febru ary 2023 (with the exclusion of public holidays that will affect business days as per regulation 3(2) of NEMA, EIA Regulations).

This report will be available at Mkhondo Local Municipality (Cnr Market and De Wet Str, Mkhondo) and Mkhondo Public Library (Smit Street, Piet Retief, 2380). Furthermore, a soft copy upon request from **Singo Con** sulting (Pty) Ltd, using the Environmenta Assessment Practitioner (EAP) (Dr Kenneth Singo) and Environmental Technician's (ENVIR. TECH) (Mr Ncamiso Mathenjwa) contact details below.

Comments on the Draft BAR & EMPr should be submitted no later than the 12th of Feb-Imibono ngale mbiko kutanele ithunyelwe be submitted no later than the 12th of Feb-ungakadluli umhla zingama-12 kuNhlolan-ja 2023. Ukuze uthole ulwazi olwengeziwe, tar as Interested or Affected Party, please

EAP, ENV TECH AND APPLICANT'S DETAILS/ IMINININGWANE YOMSEBENZI WOKUHLOLA IMVELO, UCHWEPHESHE WEZEMVELO IMINININGWANE YE UMSEBENZI WOKUHLOLA IMVELO, UCHWEPHESHE WEZEMVELO

Mr Mr Singo Consulting (Pty) Ltd

Physical Address: Office 870, 5 Balalaika Street, Tasbet Park Ext 2, eMalahleni, 1040 EAP: Dr Kenneth Singo Tel No.: +27 13 6920 041 Fax No.: +27 86 5144 103 E-mail: kenneth@singoconsulting.co.za Envir. Tech.: Mr Ncamiso Mathenjwa Cell No.: +27 71 233 2725 E-mail: ncamiso@singoconsulting.co.za



Physical address: Plot 106, Road 4. Delmas, Gauteng, 2210 tact person: Mr Eddi Aphane Co Tel.: +27 66 211 8714 Fax: 086 514 4103 E-mail: eddi@notrecom.co.za

According to the Liquor Act, Act 2/2003 Section 127(c), no person is permitted to be under the influence of alcohol in or near any public place including any road, street, alley, park, market, shop, warehouse or public garage etc. A fine of R300-00 will be issued if caught. It further stipulates that no person may consume liquor in a motor vehicle driven on a public road or parked in a public area. A fine will be issued if caught. In our town liquor consumption during the day is almost as common as brushing your teeth. People consume alcohol left, right and centre. They don't give a tinker's cuss about any law. Many do as they please and think that they are above the law. In the meantime

other people try

are reprimanded? on basis that the incident.

UPDATED Emergency Numbers/ Noodnommers
Attached, please find the relevant contact numbers in case of an emergency/ Vind aangeheg noodnommers om te skakel in 'n noodgeval
Electricity/Elektrisiteit 082 804 1247
Water & Sanitation/Water & Sanitasie 076 063 0460
Stock Theft/Veediefstal
Water Reticulation (Mkhondo and Satellite) 076 063 0460 Rural Water Supply
Cemetery
Roads
Fire and Rescue
Traffic Department/Verkeersdepartement
Fire/Accident related Emergencies/ Brandweer en ongeluks-
verwante noodgevalle (English/Afrikaans) 079 872 8989
(Zulu) 071 331 8152
RH Piet Retief Private Hospital 017 826 9217
Casualties/Ongevalle017 826 9208
Private Ambulance/Privaat Ambulans (ICU Care) 083 570 0911
Piet Retief Hospitaal (Staat)017 824 1200
Piet Retief Police 017 824 2608
PR CSC (Community Service Centre) 072 286 8875
Provincial Ambulance/Provinsiale Ambulans017 632 1875

## 7.6 Summary of issues raised by I&APs

Interested and Affected Parties List the names of persons consult this column, and Mark with an X where those who be consulted were in fact consult	o must	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 response were incorporated.
AFFECTED PARTIES					
Landowner/s					
	X			Landowner not found yet.	Refer to appendix 4 for proof
Lawful occupier/s of the land					
N/A					
Landowners or lawful occupiers on adjacent properties					

N/A				
Municipal councillor				
Municipality				
Mkhondo Local Municipality	X	No issues raised	Consultation email about the proposed project sent on the 1st December 2022	Refer to appendix 4 for full consultation.

	X		No issues raised	Consultation email about the proposed project sent on the 28 <sup>th</sup> November 2022	Refer to appendix 4 for full consultation
Organs of state (Responsible for in	frastruc	cture that may	be affected Roads Department, Eskom, To	elkom, DW	
	Х		No issues raised	Consultation email about the proposed project sent on the 28 <sup>th</sup> November 2022	Refer to appendix 4 for full consultation
C Eskom	X		No issues raised	Consultation email about the proposed project sent on the 28 <sup>th</sup> November 2022	Refer to appendix 4 for full consultation

	X	No issues raised	Consultation email about the proposed project sent on the 28 <sup>th</sup> November 2022	Refer to appendix 4 for full consultation
INKOMATI-USUTHU CATCHMENTMANAGEMENTAGENCY	X	No issues raised	Consultation email about the proposed project sent on the 1st December 2022	Refer to appendix 4 for full consultation

Communities Dept. Land Affairs		N/A			
	X		No issues raised	An enquiry on the land of a proposed project sent on the 28 <sup>th</sup> November 2022	Refer to appendix 4 for full consultation

Dept. Environmental Affairs				
forestry, fisheries and the environment Department: Forestry, flatfores and the Environment REPUBLIC OF SOUTH AFRICA	Х	No issues raised	Consultation email about the proposed project sent on the 28 <sup>th</sup> November 2022	Refer to appendix 4 for full consultation
Other Competent Authorities affected				
DUBESM AND PARES AGENCY	X	No issues raised	An email on the enquiry of protected species on the proposed project area was sent on the 28 <sup>th</sup> November 2022	Refer to appendix 4 for full consultation

#### 8 ENVIRONMENTAL ATTRIBUTES AND ASSOCIATED ALTERNATIVES

The environmental attributes described must include socio-economic, social, heritage, cultural, geographical, physical and biological aspects.

#### 8.1 The Baseline Receiving Environment

This section describes the baseline receiving environment of the Mining Permit application area. Information in this section is based on specialist studies undertaken in support of this application, desktop studies and a site visit by the EAP as well as input from the public through the I&AP questionnaire. As such, the descriptions below of environmental features represent a consolidation of relevant information to the application area.

#### 8.2 Socio Economic Environment

The proposed project area is located in Mkhondo Local Municipality within Gert Sibande District Municipality (GSDM), Mpumalanga Province. The socio-economic analysis is based on a desktop study of existing socioeconomic information and development strategies contained in the governmental national, regional and local databases (Statistics SA: Census 2011/2016 and Community Survey 2016), IDP and Census data from the Municipal IDP (2017- 2022).

Urban nodes	Rural nodes/Settlements
<ul> <li>Mkhondo (Town)</li> <li>Thandakukhanya</li> <li>Amsterdam</li> <li>KwaThandeka</li> </ul>	<ul> <li>Saul Mkhizeville</li> <li>KwaNgema</li> <li>Mahamba</li> <li>Dirkiesdorp/Mabola</li> <li>Iswepe</li> <li>Stafford</li> <li>eNtombe</li> <li>Commondale</li> </ul>

Table 8: Mkhondo Local Municipality Structure

The Municipality comprises of forestry plantations and much of its economy originates from this source. Mondi, Sappi, TWK and Komati Land Forests are the major companies that lead the forestry industry in the municipality. Mkhondo Local Municipality is known for wood processing, furniture, manufacturing, and coal briquettes manufacturing. A number of timbers producing companies are located within the municipality, including Mpact, Tafibra and PG Bison and Normandien which are national businesses. Large-scale agriculture is limited in the municipality due to the extensive use of land for forestry.

The municipality's primary economic components are forestry, mining, and subsistence farming. Mkhondo Local

Municipality is home to two significant mining firms (Jindal and Kangra Coal Pty (Ltd). In comparison to other local municipalities in Mpumalanga, Mkhondo Local Municipality ranks low in terms of tourism. There is, nevertheless, a lot of tourism potential within the province, thanks to the South African heritage sites that are located there.

The area of interest is largely covered by forest plantation, which is presumably used primarily by Sappi to manufacture paper. In order for mining to take place, the applicant must reach an agreement with the landowner on how to manage the existing 66 plantations in the area, which are vital. Forests and trees make the Earth habitable. They provide us with safe drinking water and clean air. They are an important defense against global warming because they store vast amounts of carbon and moderate the climate. They are home to the majority of the planet's astounding biodiversity. They offer shade, leisure, and a sense of well-being. And they provide a living for billions of people all over the world.

Forest ecosystems are under severe strain as a result of our growing population and its desire for more land and resources such as minerals. Many of the remaining forests and plantations have been degraded as a result of logging, firewood cutting, pollution, and mining. Even trees outside of forests are being lost to make way for houses, mining operations, and intensive agriculture. Wildfires, exacerbated by climate change, can decimate forest ecosystems. The first step in reducing surface erosion due to mining activities is to use hydroseeding technology to cover overburdened areas.

The restoration, rehabilitation, management, and protection of forests for such purposes are undeniably important tasks. Forest ecosystem restoration will entail replanting trees on former forest land and improving the condition of degraded forests. It can include conserving wild plants and animals, as well as protecting the soils and water sources that are part of the forest ecosystem.

#### 8.2.1 Population Distribution

According to Stats SA (2016) the population of Mpumalanga Province has increased. The population of Gert Sibande District Municipality has increased from 1 043 194 in 2011 to 1 135 409 in 2016 and that of Mkhondo Local Municipality has also increased (from 171 982 in 2011 to 189 036 in 2016). It is evident that the Gert Sibande District recorded an increase in population of 92216 people between 2011 and 2016. It noteworthy that Mkhondo Local Municipality grew at a rate of 2.0 % during the 2011 to 2016 period. This shows that the Gert Sibande District is ever-growing in population, between 2001 and 2011, there was an increase of +152 496 people.

	2011	2016	Growth rate	Projected 2030 number
Population	171 982	189 036	2.0%	252 874
Number of House Hold	37 433	45 595		
House Hols living in RDP House	11 733			
House Hold in Shacks within Informal Settle- ments	642	508		

Table 9: Mkhondo Local Municipality Population Distribution (IDP 2017-2022)

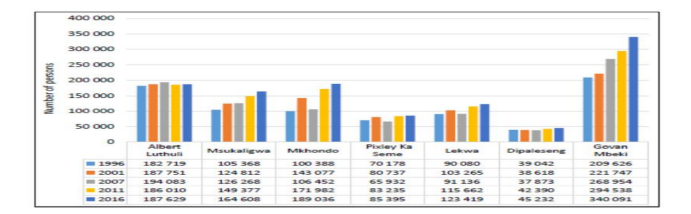


Figure 13: Population 2001 vs 2011 vs 2016

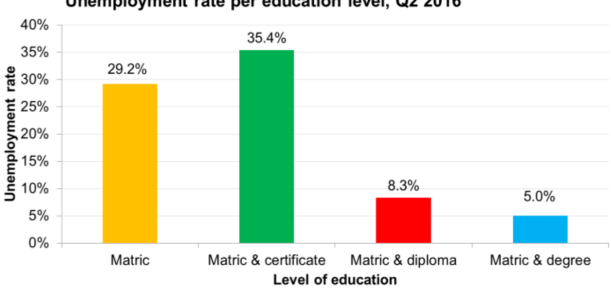
#### 8.2.2 Education & Unemployment

The number of people with 'no schooling' has declined from 2001 to 2011, while those with 'matric 'has increased. According to the Final MLM Draft SDF (2016) the settlements with the lowest education level are Ngema Tribal Trust, Mkhondo Non-urban, Saul Mkhizeville and KwaNgema. These are the settlements that are in close proximity to traditional areas or informal settlements. Settlements with the highest education levels are eMkhondo, Iswepe and Amsterdam (UP Enterprise, 2016).

Table 10: Educational Background 1	1996 vs 2001 vs 2011 vs 2016
------------------------------------	------------------------------

EDUCATION BACK- GROUND	1996	2001	2011	2016
No Schooling	18 000	22 806	15 914	38 045
Grade 7	3 360	4 304	4 543	7880
Grade 12	5 594	8 674	22 600	30841
Higher than Grade 12	1 759	2 411	4 575	

Sources: STATS SA 2016



#### Unemployment rate per education level, Q2 2016

Figure 14: Unemployment rate per education level, Q2 2016

#### 8.2.3 Gross Value Added (GVA) Contribution for Mkhondo Local Municipality

The sector or industry that contributes the most to the GVA of the municipality is community services (22.2 %) followed by trade (18.4 %), agriculture and forestry (16 %), finance (14.8 %), mining (11.9 %), transport (7.6 %), manufacturing (5.4%), construction (2.3%) and utilities (1.4%).

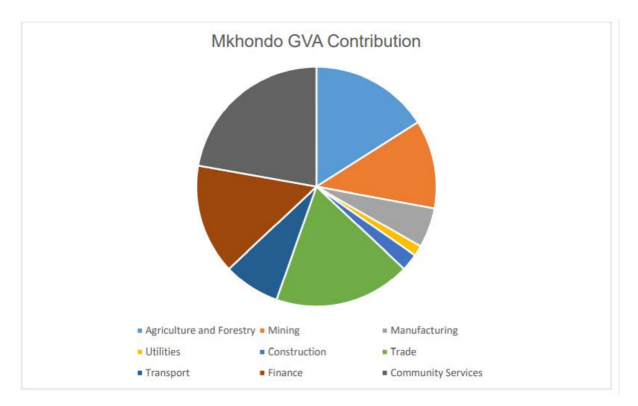


Figure 15: Mkhondo GVA Contribution (2017-2022)

#### **Concluding Remarks**

Socio-economic information detailed in this section of the report provides an understanding of the need for economic development which is to further create employment opportunities. The people most affected by the proposed project is the community residing near/around the project area. Although there are economic/agricultural activities taking place in close proximity to the application area, most of the people residing within the 20 km radius; in this context being Dirkiesdorp, Driefontein and Kwa Ngema remain unemployment and underprivileged. Not implementing the activities will result in a loss of potential economic development and opportunities that comes with the development.

#### 8.3 Geology

The Geology of the proposed site is underlain by Vryheid formation which is characterized by fine-to coarsegrained sandstone, shale, and coal seams. The PermianVryheid formation hosts most of Southern Africa's economic coal reserves. The Witbank coalfield has produced a large proportion of coal mined for export as well as for the local market. As such, it is one of the most important geographic as well as geological regions with respect to coal distribution and coal production (Cadie, 1987).

#### Karoo Supergroup

The proposed project area follows under the main Karoo supergroup, under Ecca group. The sedimentary part of the Karoo Supergroup is subdivided into four main lithostratigraphic units, which from the base up

are the Dwyka, Ecca, Beaufort and Stormberg (Molteno, Elliot and Clarens formations) groups (Johnson et al., 1996; SACS, 1980;). These are capped by some 1.4 8 km of basaltic lavas of the Drakensberg Group (Johnson et al., 1996; Veevers et al., 1994), the extrusion of which is related to the break-up of Gondwana (Cox, 1992). The basement to the Karoo Supergroup fills in both the MKB and in the northern basins is heterogeneous (Bordy et al., 2004; Hancox, 1998; Rutherford, 2009) and this heterogeneity plays a significant control on the nature of the fill, particularly during the early phases of the deposition of the Karoo Supergroup.

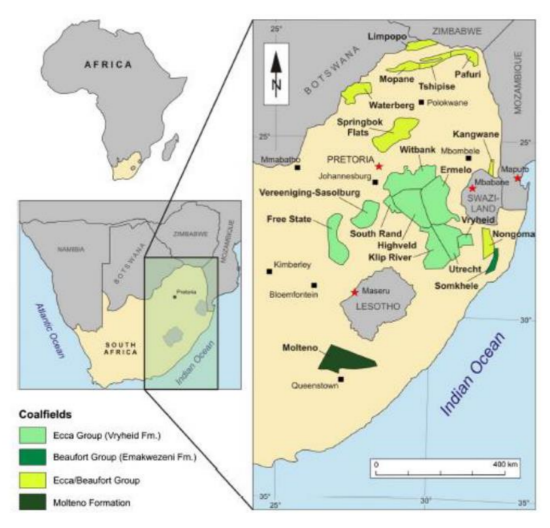


Figure 16: Coal field of South Africa (adopted from Hancox and Gotz, 2014).

#### Dwyka Group

The rocks of the Dwyka Group in South Africa are amongst the most important glaciogenic deposits from Gondwana. This Group is named for exposures along the Dwyka River east of Laingsburg and forms the basal succession of the Karoo Supergroup. Dwyka Group strata are mostly contained within bedrock valleys incised into Archean to lower Palaeozoic bedrock (Visser, 1990; Visser and Kingsley, 1982; Von Brunn, 1996). The lithologies in the areas underlying the coalfields of South Africa consist of a heterolithic arrangement of massive and stratified polymictic diamictites, conglomerates, sandstones and drop stone-bearing varved mudstones. The easily identifiable lithologies form a good marker below the coal bearing Ecca Group. In the

distal sector of the MKB these sedimentary strata accumulated largely as ground moraine associated with continental ice sheets and is generally composed of basal lodgement and supraglacial tills. These deposits are generally massive, but crude horizontal bedding occurs in places towards the top (Tankard et al., 1982).

#### Ecca Group

In the 1970s several studies (Cadle, 1974; Hobday, 1973, 1978; Mathew, 1974; Van Vuuren and Cole, 1979) showed that the Ecca Group could be subdivided into several informal units based on the cyclic nature of the sedimentary fills. In 1980 the South African Committee for Stratigraphy (SACS, 1980) introduced a formal lithostratigraphic nomenclature for the Ecca Group in the northern, distal sector of the MKB, which replaced the previously used informal

Lower, Middle, and Upper subdivisions with the Pietermaritzburg Shale Formation, the Vryheid Formation, and the Volksrust Shale Formation.

#### Witbank Coalfield

The Witbank Coalfield is elongated over 180 km in a west to east direction, it is not surprising that the basement to the Karoo Supergroup succession is varied. From west to east the basement rocks include metasedimentary, metavolcanic, and dolomitic rocks of the Neoarchean Transvaal Supergroup, metasedimentary and metavolcanic rocks of the Paleoproterozoic Waterberg Group and BIC age intrusive (felsites and granites). The changing nature of the basement plays a major role in the nature of the paleontography created. For example, in the far east of the Witbank Coalfield, where dolomites of the Transvaal Supergroup form the basement, abnormally thick coals filling karst topography are known. A similar but more extreme case is documented at the Syferfontein Colliery in the West Rand outlier (Stuart-Williams,1986). In some areas close to the northwestern basin margin, the stratigraphic column is reduced to only 80 m. It was also the focus of much of the academic research, including the works of Cairncross (1979) in the Van Dykes Drift area, Le Blanc Smith and Eriksson (1979) to the west of Witbank, and Holland et al. (1989) to the east of Witbank. Cadle and Cairncross (1993) described a sandy bedload dominated system with lateral accretion surfaces from the southern part of the central sector. More recently it has been covered in the regional geological model of Grodner (2002) and Grodner and Cairncross (2006) and various Competent Persons' Reports available on various companies' websites (Goldschmidt et al., 2010a).

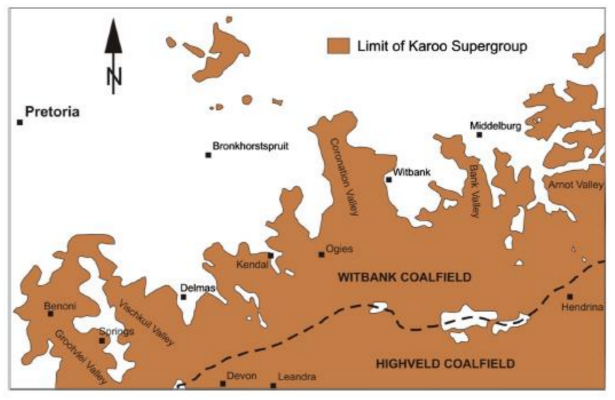


Figure 17: Geographic extent of Witbank Coalfield

Five coal seams occur in the Vryheid Formation, and these are associated predominantly with the coarsergrained fluvial facies at the top of each sequence. These coal seams can be traced laterally across the entire area of occurrence of the Vryheid Formation in the MKB; however, some disagreement exists as to the exact correlation in the various coalfields. Regional differences allow for the considerable diversity of coal types (organic content), mineral matter composition, and rank (maturity) that is found within the coalfields of South Africa (Falcon, 1986b). The majority of the economically extracted coal in South Africa occurs in rocks of the Vryheid Formation, which ranges in thickness in the MKB from less than 70.0 m to over 500.0 m. It is thickest to the south of the towns of Newcastle and Vryheid, where maximum subsidence took place (Du Toit, 1918; Cadle, 1975; Whateley, 1980a; Stavrakis, 1989; Cadle et al., 1982) and where the basin was the deepest.

The No. 2 Seam Sequence (Figure 4) includes the succession from the top of the basement to the top of the No. 2 Seam, which may be up to a maximum development of 60 m in places (Le Blanc Smith, 1980a). It incorporates the rocks of the Dwyka Group, as well as the overlying No. 1 and No. 2 coal seams. It should be noted that we accept that the Dwyka has separate Group status, but that it is described as the basal part of the No. 2 Seam Sequence. The thickness of the Dwyka Group in the Witbank Coalfield also varies considerably dependant on the nature of the underlying topography. It ranges from being thin or absent over the most prominent pre-Karoo topographic highs, to over 25 m thick in the central part of the Witbank Coalfield (Le Blanc Smith and Eriksson, 1979) to 30 m thick (Glasspool, 2003) in the deeper palaeo valleys. Le Blanc Smith and Eriksson (1979) note that the fill consists of poorly sorted matrix rich diamictites, laminated sandstones and siltstones, stratified pebbly mudstones and cross-stratified conglomerates.

In the western Witbank Coalfield, the No. 2 Seam Sequence tends to be much more variable in nature than it is in the central part. This is mainly due to the irregular nature of the Transvaal Supergroup (Malmani Group) dolomite floor. The Dwyka Group outcrops in the area around Delmas and is also well known from borehole core, which show the succession to be between 0 and 10 m in thickness. The base of the No. 2 Seam Sequence is usually formed by poorly sorted matrix rich diamictites, with angular to rounded basement clasts, set in a matrix of fine- to medium-grained sandstone, which may be highly carbonaceous in places. Maximum clasts sizes documented by the authors are in the region of 30 cm. According to Le Blanc Smith (1980a) the Dwyka Group diamictites may in turn be overlain by a succession up to 36 m thick of mudstone and siltstone, which grades upwards to sandstone and conglomerate that form the floor of the No. 1 Seam or its carbonaceous mudstone equivalent.

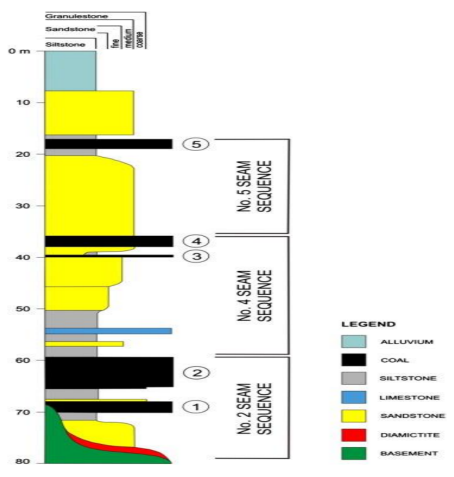


Figure 18: Typical Coal seam of the area

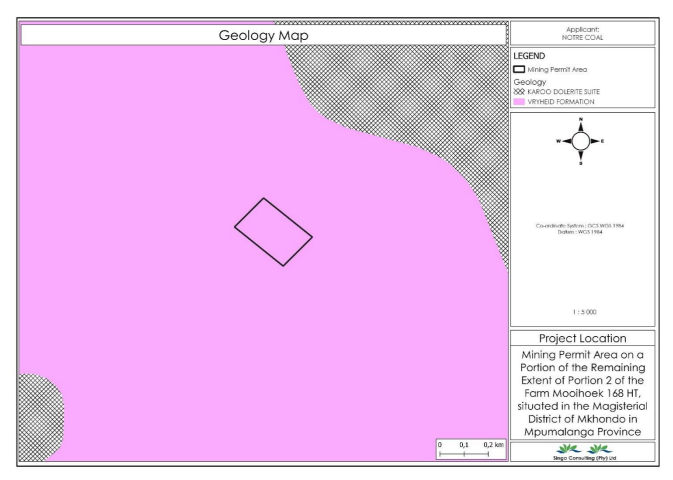


Figure 19: Geology of the proposed project (Singo Consulting GIS Team, 2022).

## 8.4 Soils

The soils in the area vary significantly in physical and chemical composition over the different areas. They are strongly influenced by the underlying rocks (geology) from which they are derived from through the process of weathering, as well as by their position in the landscape and the origin of the parent material (in-situ versus colluvium derived). The proposed mining permit area is essentially covered with the association of class 1 to 4 soil type, according to the map produced by Singo Consulting's GIS specialist.



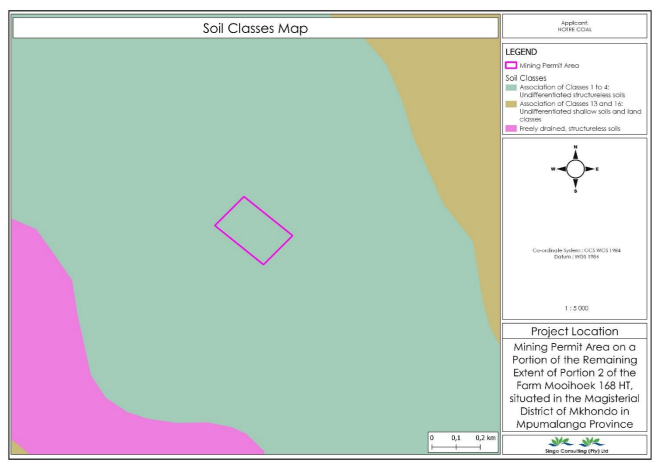


Figure 20: Soil observed on site and Soil classes map for the project area (Singo Consulting GIS Team, 2022).

Mining operations have the potential to damage soil resources through physical loss of soil and/or the contamination of soils, thereby impacting on the soils ability to sustain natural vegetation and altering land

capability. Due to the increased activity of trucks and heavy machinery the possibility of soil contamination by leaking oils and fuels is increased. The contamination of soils may contribute to the contamination of surface and groundwater resources. Increased soil erosion can be caused by a loss in vegetative cover resulting in increased water runoff. This is especially likely to occur on sloping terrain. Impacts on soil structure can result in changes to soil drainage, increasing runoff and erosion, and may also result in further potential knock on effects impacting on surface and underground water resources. Loss of the topsoil resource reduces chances of successful rehabilitation and restoration. The above impacts on soil resources will be negative but site specific. Following the potential impacts on the soils, mitigation measures have been proposed in the EMPr. Although the impacts cannot be completely avoided, they can be controlled and mitigated, and their significance will remain low to moderate if and when mitigation measures are implemented.

# 8.5 Land Capability

From the basic Environmental Impact Assessment, it was found that the proposed area is merely utilised for cattle grazing from time to time. Land capability is inextricably tied to soil quality. Land capability refers the potential of land to support different land uses, and is determined by the physical, chemical, and biological properties of the soils. In nature these qualities develop over millennia and are dependent on the type of underlying parent rock, the geographic locality, and climate. On rehabilitated land, the desired land capability is reinstated by re-creating the key fundamentals of what defines land capability (e.g., soil type, soil depth, soil texture, soil density, soil chemistry, topographic slope, and soil microbiology). Upon Rehabilitation, the land will be transformed to arable land for which the agricultural activities taking place on either adjacent property of the area can be extended towards the mined area.



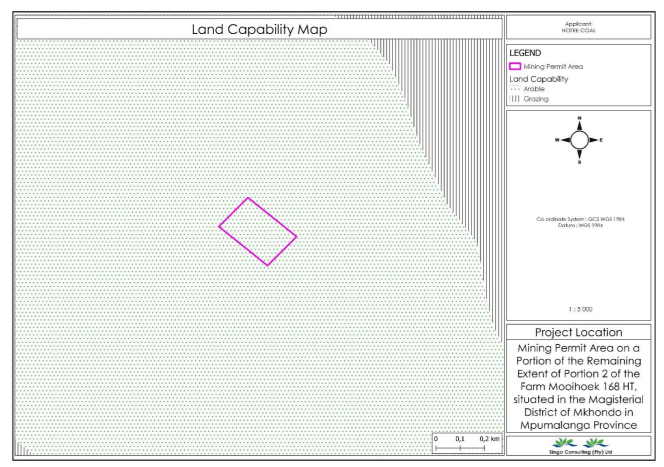


Figure 21: Land features observed on site & Land Capability map of the project area (Singo Consulting GIS Team, 2022).

## 8.6 Climate

Mkhondo has a Temperate highland tropical climate with dry winters climate (Classification: Cwb) The climatic conditions described in this section are based on the W5E009 weather station, which is the closest to the project site, at about 18 km southwest.

#### 8.6.1 Temperature

Over the course of the year, the temperature typically varies from 0,1°C to 32°C. Table 11 below shows the monthly minimum, maximum and average temperatures for January 2016 - December 2018. December is the hottest month with temperatures reaching up to 32°C, followed by the months October, November, and January ranging from 30°C - 30,5°C. July is the coldest month, with temperatures as low as 0.1°C.

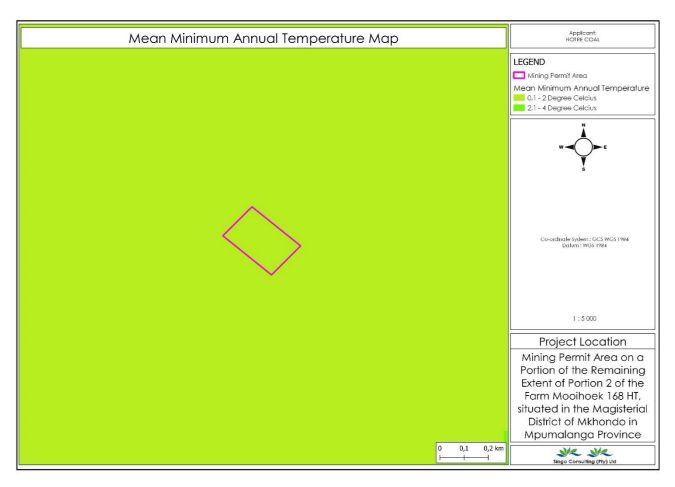
#### 8.6.2 Rainfall

In Mkhondo, the wet season is comfortable and partly cloudy, and the dry season is cool and mostly clear. The monthly rainfall in the project region varies greatly depending on the season. The monthly rainfall in the project region varies greatly depending on the season. The average annual rainfall ranges from 601 to 800mm, with

January having the greatest rain and July receiving little to none. Figure 23 shows the monthly rainfall and evaporation for the project area, whereas Figure 22 shows the mean yearly rainfall.

	MON	THLY M	INIMUN	I, MAXII		ND AVE - 2018	RAGE	FEMPER	RATURE	ES (°C)		
	JAN	FEB	MAR	APR	MAY	JUN	JUL	AUG	SEP	ост	NOV	DEC
Minimum	8.8	10.8	8.6	5.6	3.2	1.6	0.1	1.1	3.6	3.1	5.0	9.4
Maximum	30.5	29.4	27.8	27.1	21.2	19.4	19.0	23.1	27.2	30.2	30.0	32.0
Average	19.2	19.4	18.8	16.3	12.2	10.2	9.4	12.1	15.8	16.1	18.0	20.0

Table 11: Monthly minimum, maximum and average temperatures for January 2016 - December 2018.



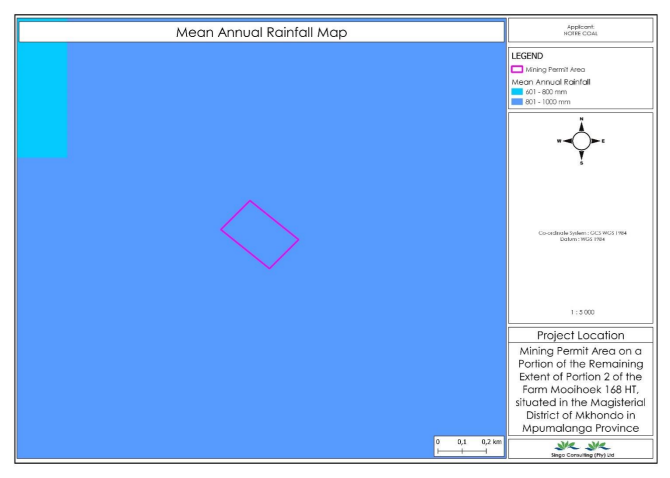


Figure 22: Temperature & Mean annual Rainfall for the project area (Singo Consulting GIS Team, 2022)

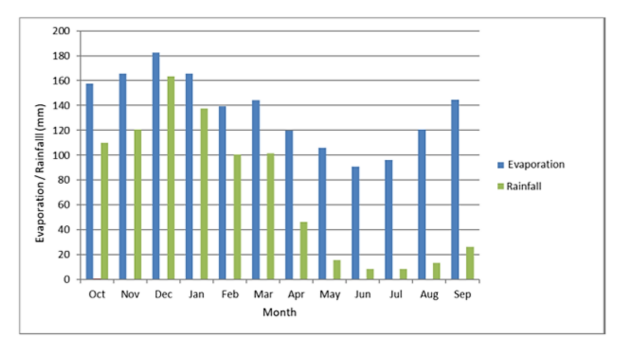


Figure 23: Monthly rainfall and evaporation, from saws station W5E009.

# 8.6.3 Wind

From January 2016 to December 2018, the prevailing wind direction was 13.8 percent west and 11% eastnortheast; wind speeds with calm circumstances were usually moderate to high, as illustrated in Figure 22.

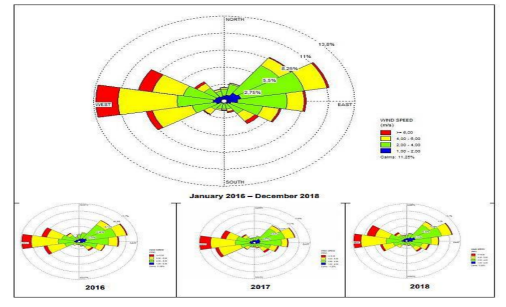


Figure 24: Windrose data from Jan 2016-Dec 2018

# 8.7 Environmental Sensitivity

Table 12 summarises the environmental sensitivities identified for the proposed project. These sensitivities are indicative only and must be verified on-site by a suitably qualified person before the specialist assessments identified can be confirmed.

Theme	Very high sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
Agriculture			Х	
Animal species			Х	
Aquatic biodiversity	Х			
Archaeological and cultural heritage				Х
Civil aviation				Х
Defence				Х
Palaeontology	Х			
Plant species			Х	
Terrestrial biodiversity	Х			

Table 12: Proposed mining permit area environmental sensitivity.

# 8.8 Catchment and Water Management Area

The water resources of South Africa are divided into quaternary catchments, which are regarded as the principal water management units in the country (DWAF, 2011). The regional hydrological setting of the project site is indicated in Figure 25. The mining area is in the Inkomati-Usuthu Water Management Area (WMA). The project area is situated in the quaternary catchment W51C. The WR2012 study, presents hydrological parameters for each quaternary catchment including area, mean annual precipitation (MAP) and mean annual runoff (MAR).

Based on the WR2012 study, catchment area of W51C is 624 km<sup>2</sup>, with a net MAR of 79.45 million cubic meters (mcm) and a MAP of 922 millimetre (mm) and the catchment area of W51B is 496 Km<sup>2</sup>, with a net MAR of 51.37 million cubic meters (mcm) and a MAP of 864 millimetre (mm).

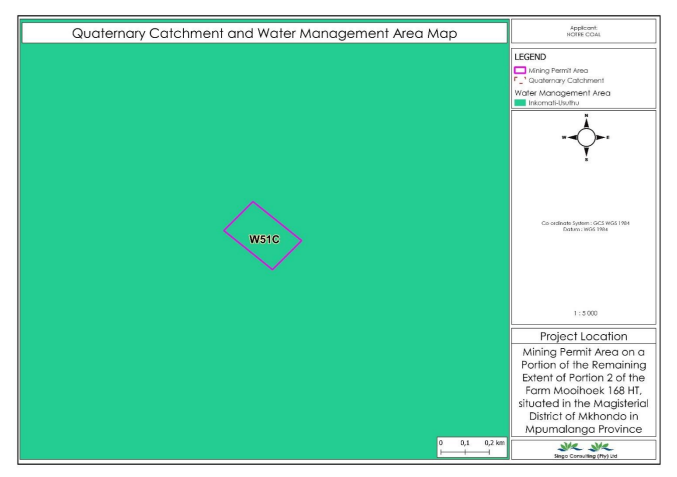


Figure 25: Quaternary Catchment and Water Management Areas (Singo Consulting GIS Team, 2022)

# 8.9 Surface

The proposed mining area is situated within the gently undulating hills of the Mkhondo region with elevations varying between 1350m and 1355m above mean sea level (amsl). There are wetlands within and around the project area, which could possibly be influenced by topography. Though there are no waterbodies found on site with reference to Figure 26, the surface topography is scattered with noticeable few drainage lines that

flow periodically, channelled valley-bottoms, depression, and seeps within a 2 km radius. The area drains into the non-periodical streams and wetlands identified on site. The steeper slopes and the areas around the rivers are the most sensitive areas from a surface water point of view and proposed activities will have to proceed with caution.

Site survey was conducted as part of environmental assessment, to confirm the water bodies observed on the hydrological map and to take pictures of the current environmental condition before the commencement of mining. In this context hydrology is all the surface waters appearing within and nearby the proposed project area, where a potential to be impacted upon by the project exist. During ground truthing, no waterbodies, wetland, or seeps were discovered within the area of interest; however, there is a perennial river a few kilometres away; however, there will be no major impacts on the perennial river because mining activities will be limited to 5ha of the farm; however, any negative impacts will be minimal and mitigated, as stated on the EMPr..

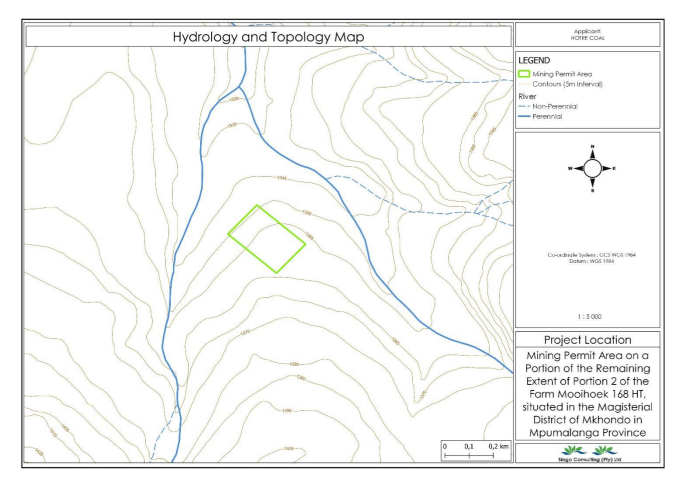


Figure 26: Hydrology & topology map of the proposed project area (Singo Consulting GIS Team, 2022)

#### 8.10 Groundwater

The conceptual hydrogeological model of the area is based on the generally accepted model for the Mpumalanga coal fields. In this model three principal aquifers are identified: the weathered aquifer; the

fractured Karoo aquifer; and the fractured pre-Karoo aquifer (Hodgson & Krantz, 1998). The Karoo rocks are not known for large scale development of aquifers, but occasional high yield boreholes can be present. The aquifers that occur in the area can therefore be classified as minor aquifers (low yielding), but of high importance (Parsons, 1995) and are understood to have a low to medium development potential, mostly used for small-scale domestic purposes or occasionally for large-scale irrigation. Three distinct superimposed groundwater systems are present within the area (Hodgson and Krantz, 1998, Woodford and Chevallier, 2002) and can be classified as:

- The upper weathered Ecca aquifer (shallow, intergranular type aquifer formed in the weathered zone of the Karoo sediments; can locally form a perched aquifer on top of fresh bedrock);
- The fractured aquifers within the unweathered, fractured Ecca sediments; and
- The aquifer below the Ecca sediments (deeper aquifer formed by fracturing of older Karoo sediments and dolerite intrusions).

These types of groundwater systems are common to the groundwater regime in the Karoo environment. The systems do not necessarily occur in isolation and often form a composite groundwater regime that is comprised of one, some, or all of the systems. Good hydraulic connectivity often exists between the two top aquifers, and these have consequently been treated as a single unit in the modelling of groundwater flow-related systems. In general, the shallow aquifer depth ranges between five to 20 m overlying the fractured rock formations throughout the region. The shallow primary aquifer is understood to be highly susceptible to pollution such as mining operations in the area as the pollutants travel shorter distance to reach the aquifer system (Hodgson and Krantz, 1998.

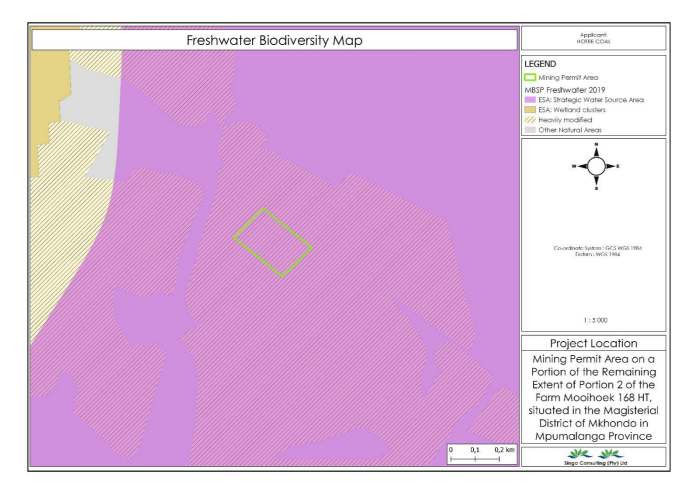


Figure 27: Freshwater Biodiversity Map

# 8.11 Biodiversity

The vegetation of the proposed project area is dominated by North-eastern Mountain Grassland (see figure 30). The distribution of this vegetation is controlled by rainfall on the cold, frosty, eastern Mpumalanga highveld together with sandy soils. It is generally very suitable for crop production while areas of natural vegetation are heavily grazed by sheep and cattle. The project area falls under a heavily modified according to the inhouse map developed, which means it's a natural area which is not identified as CBAs and ESAs but provide a range of ecosystem services from their ecological infrastructure.

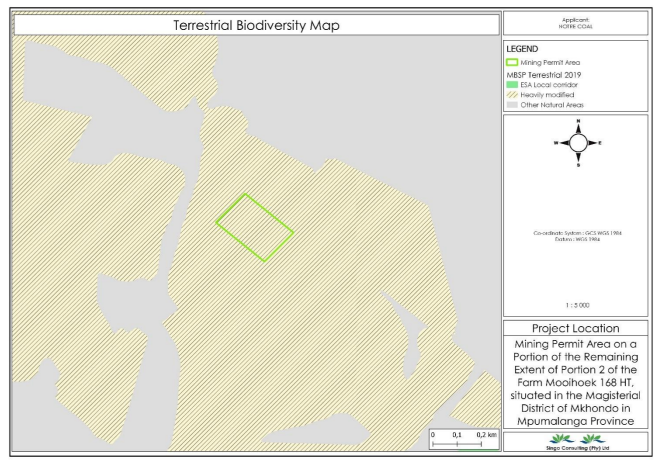


Figure 28: Terrestrial biodiversity

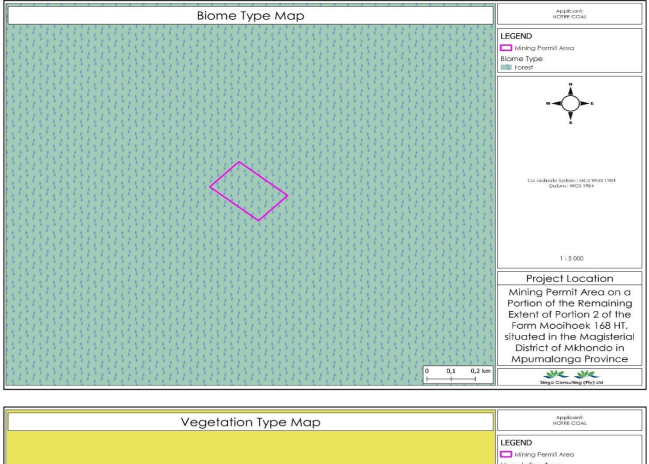
## 8.12 Site Vegetation

The desktop study found that the proposed site is a North-eastern Mountain grassland. During ground truthing, it was identified that the proposed area is a forest, highly modified area. The vegetation type of the area is largely dominated by forest trees, few grasses and few plant species. The following floral species on the images below were recorded scattered in the forest onsite. The proposed area has high ecological function and high conservation importance. According to the screening report, it depicts that the area of interest has low relative plant species sensitivity (refer to figure 3 for illustration)





Figure 29: Some of the floral species observed onsite (Site visit, 2022)



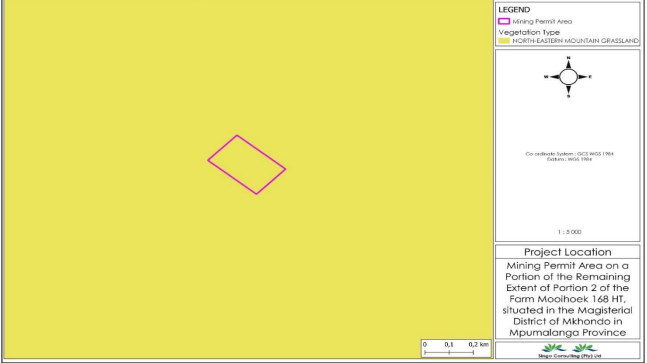


Figure 30: Biome and Vegetation type map of the proposed project area (Singo Consulting GIS Team, 2022)

#### MAP OF RELATIVE PLANT SPECIES THEME SENSITIVITY



Where only a sensitive plant unique number or sensitive animal unique number is provided in the screening report and an assessment is required, the environmental assessment practitioner (EAP) or specialist is required to email SANBI at <u>eiadatarequests@sanbi.org.za</u> listing all sensitive species with their unique identifiers for which information is required. The name has been withheld as the species may be prone to illegal harvesting and must be protected. SANBI will release the actual species name after the details of the EAP or specialist have been documented.

Very High se	nsitivity	High sensitivity	Medium sensitivity	Low sensitivity
				x
Sensitivity F	eatures:			
Sensitivity	Feature(	s)		

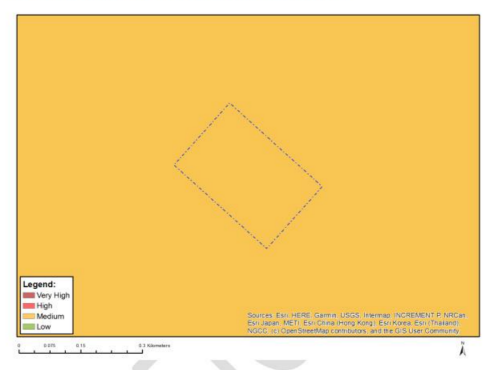
Figure 31: Map of relative plant species theme sensitivity (source, screening report)

### 8.13 Mammals

During the desktop study, no red data mammal species were found on the proposed site. The screening report shows that the proposed project area is of medium sensitivity with the following mammal species: cattle and donkeys (see Figure 32). During site assessment all the medium sensitivity mammal species were not observed however, the cattle which were grazing and horses that were being used as mode of transport were observed on site.



#### MAP OF RELATIVE ANIMAL SPECIES THEME SENSITIVITY



Where only a sensitive plant unique number or sensitive animal unique number is provided in the screening report and an assessment is required, the environmental assessment practitioner (EAP) or specialist is required to email SANBI at <u>eiadatarequests@sanbi.org.za</u> listing all sensitive species with their unique identifiers for which information is required. The name has been withheld as the species may be prone to illegal harvesting and must be protected. SANBI will release the actual species name after the details of the EAP or specialist have been documented.

Very High sensitivity	High sensitivity	Medium sensitivity	Low sensitivity
		x	

Sensitivity Features:

Sensitivity	Feature(s)			
Medium	Mammalia-Chrysospalax villosus			
Medium	Mammalia-Ourebia ourebi ourebi			
Medium	Invertebrate-Clonia lalandei			
Medium	Invertebrate-Doratogonus praealtus			

Figure 32: Mammals observed on site and Map of relative animal species theme sensitivity (source, screening report)

# Birds

Birds are considered good ecological indicators, since their presence or absence indicate whether the ecosystem is functioning properly or not. During ground truthing, no medium sensitivity or vulnerable bird species observed onsite. Bird communities and ecological condition are linked to land cover, as the types of bird species in the area change when land cover changes. Habitat-specific species are sensitive to environmental change, with habitat destruction being the leading cause of species decline worldwide. It is widely accepted that vegetation structure, rather than the actual plant species, influences bird species distribution and abundance (Harrison et al., 1997).

### Table 13: Loss of vegetation and natural habitat during mining

Impact phase	Mining phas	e						
Possible impact	Loss of vegetation and natural habitat							
Type of impact	Direct and ir	Direct and indirect impact						
Rating criteria	Extent	Duration	Magnitude	Probability	Significance			
Calculation	3	5	8	4	High (61-90)			
Can the impact be	reversed				No			
Will impact cause in	rreplaceable los	s of resources			Yes			
Can impact be avoi	ded, managed,	or mitigated			Yes			
Impact mitigation r	neasures							
• Limit vegetatio	n clearing to wh	nat is necessary f	or mining activities	5.				
Carry out a pre	-vegetation clea	aring walk to ider	ntify SCC which mi	ght be present o	onsite.			
Prioritise devel	opment in low s	sensitive/already	disturbed areas.					
Offer environm	iental awarenes	s and training be	fore mining comm	nences.				
<ul> <li>Implement a bi</li> </ul>	odiversity actio	n plan prior to m	ining and ensure a	adherence there	eto.			
• Fence-off minin	ng site to demar	rk working extent	t and prevent mini	ng impacts on b	piodiversity.			
Minimise areas	affected during	g mining and esta	ablish buffer zones					
• Use available fa	arm roads to ave	oid unnecessary	disturbance of nat	ural and indiger	nous vegetation.			
• Supervise (to b	e done by an ec	cologist) the resc	ue operation to en	sure its success				
- Disturbard sures			zanava nlanta an a					

• Disturbed areas must be rehabilitated with indigenous plants as soon as mining concludes.

Table 14: Introduction of alien invasive species during rehabilitation.

Impact phase	Rehabilitatio	n phase after mir	ning activities		
Possible impact	Introduction	of alien invasive	species		
Type of impact	Direct and in	direct impact			
Rating criteria	Extent	Duration	Magnitude	Probability	Significance
Calculation	2	5	8	4	Medium (30-60)
Can the impact be re	eversed		1	1	No
Will impact cause irr	eplaceable loss	s of resources			Yes
Can impact be avoid	ed, managed, o	or mitigated			Yes

Impact mitigation measures

- Establish buffer zones and implement strict measures to prevent mining in these zones. Do not clear vegetation in buffer zones.
- The best mitigation measure for alien and invasive species is early detection and eradication of these species using a monitoring programme.
- An alien invasive management programme should be developed and implemented to control alien invasive species.
- Disturbed area should be rehabilitated with indigenous plant species to avoid colonisation of the area by invasive species.

Table 15: Impacts of mining on birds and its associated roosting site.

			natural habitat ł	nave a huge impact
Direct Impac	t			
Extent	Duration	Magnitude	Probability	Significance
3	5	8	4	High (61-90)
versed		1	1	No
eplaceable loss	of resources			Yes
ed, managed, c	or mitigated			Yes
	on birds bree Direct Impac Extent 3 versed eplaceable loss	on birds breeding and roostin Direct Impact Extent Duration 3 5	on birds breeding and roosting sites. Direct Impact       Extent     Duration     Magnitude       3     5     8       versed	Direct Impact       Extent     Duration     Magnitude     Probability       3     5     8     4       versed

Impact mitigation measures

- Ensure that there is no-alteration of vegetation patches that will provide space for breeding and roosting site for birds.
- Ensure that there is no disturbance to bird species, nests, breeding sites if identified and create artificial site for birds.
- Prohibit activities like trapping, hunting, and killing of birds onsite during mining.
- ECO to conduct regular site inspections and remove any snares erected onsite.
- A conservation-orientated plan should be developed personally for contractors so that there will be a penalty clause for non-compliance.

Impact phase	Mining phase
Possible impact	Loss of mammals due to habitat fragmentation and degradation

#### Table 16: Loss of mammals due to mining.

Type of impact	Direct Impac	t			
Rating criteria	Extent	Duration	Magnitude	Probability	Significance
Calculation	3	5	8	4	High (61-90)
Can the impact be re	versed		1	1	No
Will impact cause irre	eplaceable los	s of resources			Yes
Can impact be avoide	ed, managed, o	or mitigated			Yes

Impact mitigation measures

- Pre-mining walk to be carried out onsite to ensure the absence of mammal habitats.
- Hunting weapons are prohibited onsite.
- Dogs are prohibited on the worksite as they are threats to wild animals.
- A low-speed limit should be enforced onsite to reduce animal-vehicle collisions
- No animals should be intentionally killed/poached if identified, and hunting is not permitted on site.
- Relocate any threatened mammal species identified before commencement of mining.
- Offer environmental induction for all employees to raise awareness on the value of wild animals (if identified) and the importance of their conservation.
- ECO to conduct regular site inspections and remove any traps erected onsite.
- Contractual fines to be imposed and contract employees to be immediately dismissed if found attempting to snare or otherwise harm faunal species identified.
- Ensure that sensitive mammal habitats like drainage lines and wetlands area avoided.

	Mining phase				
Destruction of streams and wetlands and its associated vegetation					
Direct Impac	t				
Extent	Duration	Magnitude	Probability	Significance	
3	5	8	5	High (61-90)	
versed		1	1	No	
eplaceable loss	s of resources			Yes	
ed, managed, o	or mitigated			Yes	
	Direct Impac Extent 3 versed eplaceable loss	Direct ImpactExtentDuration35	Direct ImpactExtentDurationMagnitude358versedeplaceable loss of resources	Direct ImpactExtentDurationMagnitudeProbability3585versedeplaceable loss of resources	

#### Table 17: Impacts of the mining on sensitive areas

#### Impact mitigation measures

• No disturbance in drainage lines, rivers, and wetlands, including mining across wetlands and rivers, fill dumping, road construction, and all forms of temporary disturbance.

- Storm water and erosion control measures to be implemented and monitored as per EMPr to prevent siltation or erosion of sensitive environment identified onsite.
- Do not lower the original stream bed/profile of the wetland, as this may result in scouring in an upstream direction and further alteration of bed conditions.
- Prioritise development in low sensitive/already disturbed areas.
- Immediately and appropriately clean any accidental chemical, fuel, and oil spill from machines.
- Store all materials appropriately to prevent contamination of sensitive sites.

### 8.14 Graves, heritage, archaeological and cultural resources.

The study serves to inform and guide the proponent and contractors about the potential impacts that the proposed mining development may have on heritage resources (if any) located in the study area. In addition, the document aims to inform the Mpumalanga Province Heritage Resource Agency (MPHRA) and the South African Heritage Resource Agency (SAHRA) Burial Ground and Graves Unit about the presence, absence and significance of heritage resources that may be located within the proposed mining permit application site.

#### 8.14.1 Concluding Remarks

The literature review and field research confirmed that the project area is situated within a low sensitivity area to archaeological. Field survey established that the proposed mining development site is covered with plantations and few rural homesteads. As such it is the responsibility of the applicant to protect the sites during mining. No mining activity should take place within 100m from the site (if any). In terms of the archaeology and heritage in respect of the proposed mining development site, there are no obvious 'Fatal Flaws' or 'No-Go' areas on the site however, the burial site must be treated as a No-Go area. The potential for chance finds is rated low, however, the applicant and contractors are advised to be diligent during clearance and mining, should mining activities commence on the site. This report concludes that the mining permit application may be approved by SAHRA/MPHRA to proceed as planned subject to recommendations that will be made and heritage monitoring and management plan being incorporated into the EMPr. The mitigation measures are informed by the results of the AIA/HIA study and principles of heritage management enshrined in the NHR. SAHRA was consulted for this project on 2<sup>nd</sup> of December 2022. Refer to the figure below for SAHRA consultation.

Status: SUBMITTED HeritageAuthority(s): SAHRA MPHRA			
MPHRA			
Case Type: Section 38 (1) - Decision from Heritage Authorit	y required		
Development Type: Mining			
ProposalDescription: Mining Permit and Environmental Authorization application f	or Coal, on portion of the remaining extent of portion 2 of t	the	
farm Mooihoek 168 HT, situated in the Magisterial District of		une -	
ApplicationDate: Friday, December 2, 2022 - 08:20	innen an inpanialanga i rominee.		
CaseID: 20290			
Applicants: Notre Coal			
OtherReferences:			
Dept CaseReference	DueDate FinalDecision		
DMR-MP MP 30/5/1/3/2/13870 MP			
ReferenceList:			
ReferenceList:			
ditionalDocuments			

Figure 33:SAHRA consultation

# 8.15 Access Road

The national roads are relatively far from the project area. The project area is easily accessible by a gravel road from the R543 road which is a provincial road to KwaNgema. On the R543 road to the area of interest from Piet Retief town, turn left by the primary school taking the gravel access road to the application area. The gravel road connecting from the R543 to the project area is in reasonable condition.

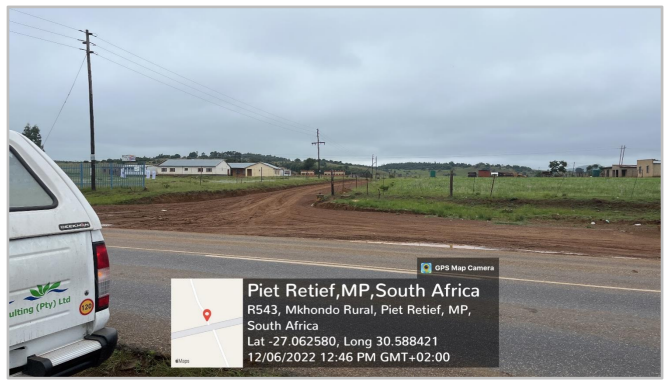




Figure 34: R543 from eMkhondo and gravel access road to the area of interest (Photograph by SC, 2022)

# 8.16 Description of current land uses

The current land uses within 5 km:

- Watercourses
- Residential

- Agricultural fields
- Access roads
- Eskom Powerlines
- Open cast mine
- Cattle grazing

# 9 IMPACTS AND RISKS IDENTIFIED

Impacts and risks were identified based on the proposed mining activities to take place on-site. Table 18 lists the potential impacts related to each of the significant activities related to the small-scale mining operation.

Aspect	Main Activity/Action/Process	Impact
Social	Site establishment	Safety and security risks to landowners and lawful occupiers
Social	Site establishment	Interference with existing land uses
Social	Site establishment	Sense of place
Social	Site establishment	Safety and security risks to landowners and lawful occupiers
Social	Site establishment	Interference with existing land uses
Social	Site establishment	Sense of place
Social	General mine management	Crime and violence
Social	General mine management	Influx of migrant workers
Social	General mine management	Sense of place
Social	General mine management	Social vices
Socio-economic	Opencast mining Coal supply	
Socio-economic	Opencast mining Economic growth	
Socio-economic	Opencast mining	Education, skills development, and training
Socio-economic	Opencast mining	Employment opportunity
Health & safety	Maintenance and operation of site infrastructure and facilities	Fire and explosion hazard

Table 18: List of potential impacts per activity.

Health & safety	Opencast mining	Fly rock
Health & safety	Opencast mining	Health impacts
Land capability	Maintenance and operation of site	Loss of soil fertility, soil resource and its utilisation potential

Aspect	Main Activity/Action/Process	Impact
Land use	Opencast mining	Damage/Disruption of services (such as water and power supply, etc.)
Land use	Opencast mining	Interference with existing land uses
Soil	Opencast mining	Soil compaction
Soil	Opencast mining	Soil pollution/contamination
Soil	Opencast mining	Erosion and sedimentation
Topography and landform	Opencast mining	Alteration of topography
Topography and landform	Opencast mining	Altered drainage patterns
Transportation, infrastructure & traffic	Opencast mining	Soil surface subsidence
Transportation, infrastructure and traffic	Opencast mining	Damage to infrastructure
Transportation, infrastructure and traffic	Opencast mining	Increased traffic
Visual	Opencast mining	Visual impact of mine infrastructure, stockpiles and dust
Air quality	Opencast mining	Fugitive emissions (dust)
Blasting & vibration	Opencast mining	Air blast
Blasting & vibration	Opencast mining	Ground vibration and human perception
Blasting & vibration	Opencast mining	Impact on infrastructure
Blasting & vibration	Opencast mining	Noxious fumes
Noise	Opencast mining	Disturbing and/or nuisance noise
Fauna & flora	Opencast mining	Direct and indirect mortality of flora and fauna

Aspect	Main Activity/Action/Process	Impact
Fauna & flora	Opencast mining	Habitat fragmentation and blockage of seasonal and dispersal movements
Fauna & flora	Opencast mining	Introduction/invasion by alien (non-native) species
Surface water	Opencast mining	Pollution of surface water resources/decreased water quality
Surface water	Opencast mining	Decrease in surface water availability
Ground water	Opencast mining	Pollution of groundwater
Heritage	Opencast mining	Discovery and preservation of fossils
Heritage	Opencast mining	Destruction/damage of palaeontological resources
Heritage	Opencast mining	Destruction/damage of heritage resources
Geology	Opencast mining	Impact on geology
Environmental pollution	Opencast mining	General environmental pollution
Environmental pollution	Opencast mining	Hydrocarbon spills/contamination
Environmental pollution	Opencast mining	Sewage spills/contamination

Each of the identified risks and impacts for these phases was assessed utilising the assessment methodology described in Section 9.1. The assessment criteria include the nature, extent, duration, magnitude/intensity, reversibility, probability, public response, cumulative impact, and irreplaceable loss of resources. The full scoring of each impact is provided and a summary of the impacts and their significance before and after mitigation is provided in Section 32.

In order to calculate the significance of an impact, probability, duration, extent and magnitude will be used. The pre- and post- mitigation scores will provide an indication of the extent to which an impact can be mitigated.

# 9.1 The Impact Assessment Methodology

The subsections below present the approach to assessing the identified potential environmental impact with the aim of determining the relevant environmental significance.

### 9.1.1 Method of Assessing Impacts

The impact assessment methodology is guided by the requirements of the NEMA 2014 EIA Regulations (as amended). The broad approach to the significance rating methodology is to determine the Environmental Risk (ER) by considering the Consequence (C) of each impact (comprising Nature, Extent, Duration, Magnitude, and Reversibility) and relate this to the Probability/likelihood (P) of the impact occurring. This determines the Environmental Risk. In addition, other factors, including cumulative impacts, public concern, and potential for irreplaceable loss of resources are used to determine a Prioritisation Factor (PF) which is applied to the ER to determine the overall Significance (S).

## 9.1.2 Determination of Environmental Risk

The significance (S) of an impact is determined by applying a Prioritisation Factor (PF) to the Environmental Risk (ER).

The Environmental Risk is dependent on the Consequence (C) of the particular impact and the Probability (P) of the impact occurring. Consequence is determined through the consideration of the Nature (N), Extent (E), Duration (D), Magnitude (M) and Reversibility (R) applicable to the specific impact.

For the purpose of this methodology the Consequence of the impact is represented by:

## $C = (E+D+M+R) \times N 4$

Each individual aspect in the determination of the Consequence is represented by a rating scale as defined in Table 19.

Aspect	Score	Definition	
Nature	- 1	Likely to result in a negative/ detrimental impact	
	+1	Likely to result in a positive/ beneficial impact	
Extent	1	Activity (i.e. limited to the area applicable to the specific activity)	
	2	Site (i.e. within the development property boundary),	
	3	Local (i.e. the area within 5 km of the site),	
	4	Regional (i.e. extends between 5 and 50 km from the site	
	5	Provincial / National (i.e. extends beyond 50 km from the site)	
Duration	1	Immediate (<1 year)	

Table 19: Criteria for determination of impact Consequence.

	2	Short term (1-5 years)	
	3	Medium term (6-15 years)	
	4	Long term (the impact will cease after the operational life span of the project),	
	5	Permanent (no mitigation measure of natural process will reduce the impact after	
		construction).	
Magnitude/	1	Minor (where the impact affects the environment in such a way that natural,	
Intensity		cultural and social functions and processes are not affected)	
	2	Low (where the impact affects the environment in such a way that natural, cultural	
		and social functions and processes are slightly affected)	
	3	Moderate (where the affected environment is altered but natural, cultural and	
		social functions and processes continue albeit in a modified way)	
	4	High (where natural, cultural or social functions or processes are altered to the	
		extent that it will temporarily cease) or	
	5	Very high / don't know (where natural, cultural or social functions or processes are	
		altered to the extent that it will permanently cease)	
Reversibility	1	Impact is reversible without any time and cost	
	2	Impact is reversible without incurring significant time and cost	
	3	Impact is reversible only by incurring significant time and cost	
	4	Impact is reversible only by incurring prohibitively high time and cost	

Once the C has been determined the ER is determined in accordance with the standard risk assessment relationship by multiplying the C and the P. Probability is rated/scored as per Table 20.

Table 20: Probability scoring.

Improbable (the possibility of the impact materialising is very low as a result of design, historic experience, or implementation of adequate corrective actions;<25%),
Low probability (there is a possibility that the impact will occur; >25% and <50%),
Medium probability (the impact may occur; >50% and <75%), High probability (it is most likely that the impact will occur- > 75% probability), or
Definite (the impact will occur),

The result is a qualitative representation of relative ER associated with the impact. ER is therefore calculated as follows (Table 21).

#### ER= C x P

	5	5	10	15	20	25
	4	4	8	12	16	20
	3	3	6	9	12	15
	2	2	4	6	8	10
	1	1	2	3	4	5
nence		1	2	3	4	5
Consequence		Probability				

Table 21: Determination of Environmental Risk.

The outcome of the environmental risk assessment will result in a range of scores, ranging from 1 through to 25. These ER scores are then grouped into respective classes as described in Table 22.

Environmental Risk Score		
Value	Description	
< 10	Low (i.e. where this impact is unlikely to be a significant environmental risk),	
≥ 10; < 20	Medium (i.e. where the impact could have a significant environmental risk),	
≥ 20	High (i.e. where the impact will have a significant environmental risk).	

The impact ER will be determined for each impact without relevant management and mitigation measures (pre- mitigation), as well as post implementation of relevant management and mitigation measures (post-mitigation). This allows for a prediction in the degree to which the impact can be managed/ mitigated.

### 9.1.3 Impact Prioritization

In accordance with the requirements of Appendix 3(1)(j) of the NEMA 2014 EIA Regulations (as amended) (GNR 326 of 2017), and further to the assessment criteria presented in the Section above, it is necessary to assess each potentially significant impact in terms of cumulative impacts and the degree to which the impact may cause irreplaceable loss of resources.

In addition, it is important that the public opinion and sentiment regarding a prospective development and consequent potential impacts is considered in the decision-making process.

In an effort to ensure that these factors are considered, an impact Prioritisation Factor (PF) will be applied to each impact ER (post-mitigation). This prioritisation factor does not aim to detract from the risk ratings but rather to focus the attention of the decision-making authority on the higher priority/ significance issues and impacts. The PF will be applied to the ER score based on the assumption that relevant suggested management/ mitigation impacts are implemented Table 23.

Public	Low (1)	Issue not raised in public response.	
response (PR)			
	Medium	Issue has received a meaningful and justifiable public	
	(2)	response.	
	High (3)	Issue has received an intense meaningful and justifiable	
		public	
		response.	
Cumulative	Low (1)	Considering the potential incremental, interactive,	
Impact (CI)		sequential, and synergistic cumulative impacts, it is unlikely	
		that the impact will result in spatial and temporal	
		cumulative change.	
	Medium	Considering the potential incremental, interactive,	
	(2)	sequential, and	
		synergistic cumulative impacts, it is probable that the	
		impact will result in spatial and temporal cumulative	
		change.	
	High (3)	Considering the potential incremental, interactive,	
		sequential, and	
		synergistic cumulative impacts, it is highly probable/definite	
		that the impact will result in spatial and temporal	

Table 23: Criteria for the determination of prioritisation.

		cumulative change.
Irreplaceable loss of resources (LR)	Low (1)	Where the impact is unlikely to result in irreplaceable loss of resources.
	Medium (2)	Where the impact may result in the irreplaceable loss (cannot be replaced or substituted) of resources but the value (services and/or functions) of these resources is limited.
	High (3)	Where the impact may result in the irreplaceable loss of resources of high value (services and/or functions).

The value for the final impact priority is represented as a single consolidated priority, determined as the sum of each individual criterion. The impact priority is therefore determined as follows:

# Priority = PR + CI + LR

The result is a priority score which ranges from 3 to 9 and a consequent PF ranging from 1 to 2 Table 24.

Priority	Ranking	Prioritization Factor
3	Low	1
4	Medium	1.17
5	Medium	1.33
6	Medium	1.5
7	Medium	1.67
8	Medium	1.83
9	High	2

Table 24: Determination of p	prioritization factor.
------------------------------	------------------------

In order to determine the final impact significance, the PF is multiplied by the ER of the post mitigation scoring. The ultimate aim of the PF is to be able to increase the post mitigation environmental risk rating by a full ranking class, if all the priority attributes are high (i.e. if an impact comes out with a medium environmental risk after the conventional impact rating, but there is significant cumulative impact potential, significant public response, and significant potential for irreplaceable loss of resources, then the net result would be to upscale the impact to a high significance (Table 25).

#### Table 25: Environmental significance rating.

Environmenta	I Significance Rating
Value	Description
< -10	Low negative (i.e. where this impact would not have a direct influence on the decision to develop in the area).
≥ -10 < -20	Medium negative (i.e. where the impact could influence the decision to develop in the area).
≥ -20	High negative (i.e. where the impact must have an influence on the decision process to develop in the area).
0	No impact
< 10	Low positive (i.e. where this impact would not have a direct influence on the decision to develop in the area).
≥ 10 < 20	Medium positive (i.e. where the impact could influence the decision to develop in the area).
≥ 20	High positive (i.e., where the impact must have an influence on the decision process to develop in the area)

## 9.2 Assessment and Evaluation of Potential Project Impacts and Mitigation Measures

The following potential impacts were identified during the Basic Assessment. Mitigation measures have also been provided for each environmental aspect assessed. The draft BAR & EMPR will be made available to I&APs for review and comment and their comments and concerns will be incorporated in the final report that is to be submitted to the DMRE for decision-making. The results of the public consultation will be utilised to update the impact scores upon completion of the public review period.

## 9.2.1 Topography and Landform

Topography refers to the surface shape and features of an area. Opencast operations will remove surface material to access and mine coal, and this can alter the natural topography of the site. Resultant changes to the topography can in turn impact on groundwater, surface water drainage, visual character and the safety of both people and animals if not properly mitigated. If mining extraction techniques are not carried out correctly, lack of support from underlying layers could cause the surface soil profile to vertically subside to a greater or lesser degree. This could result in limitations to the viability of potential post mining land uses.

Impacts on the topography and landform within the application area are expected to occur as follows:

- Alteration of topography.
- Altered drainage patterns.
- Soil surface subsidence.

# 9.2.1.1 Significance of Impacts

The above impacts on topography and landform will be negative but site specific. With mitigation, the impact can be controlled but not prevented and will remain low to moderate in significance.

Impact	Pre-Mitigation Score	Post-Mitigation Score	Final Significance
Alteration of topography	-15,00	-13,75	-13,75
Altered drainage patterns	-11,00	-5,00	-5,00
Soil surface subsidence	-10,00	-4,00	-4,67

The following mitigation types are associated with potential impacts on topography and landform:

- Control through site planning and design.
- Control through proper soil management procedures.
- Avoidance through mine design and planning (depth of mining, safety factors, overburden and rock qualities).

# 9.2.2 Impact on Geology

Geology refers to the underlying mineral structure of an area. Alterations to the natural geology could have impacts on other aspects such as groundwater and topography. Mining operations will remove the coal layer which will alter the geology of the site. Resultant changes to the geology can in turn impact on groundwater, soil forms, and paleontological resources. Mining will have a permanent impact on the geology of the application area.

# 9.2.2.1 Significance of Impact

The impact on the local geology is permanent as an entire orebody and stratigraphic unit will be removed during the mining operations. There are no mitigation measures to reduce the impact on geology as the removal of a geological unit is the goal of the activity. The impact will remain high.

Impact	Pre-Mitigation Score	Post-Mitigation Score	Final Significance Score
Impact on Geology	-14,00	-18,75	-25,00

The following mitigation types are associated with potential impacts on the geology:

- Control through site planning and design.
- Control through proper soil management procedures.
- Avoidance through mine design and planning (depth of mining, safety factors, overburden and rock qualities).

## 9.2.3 Impacts on Soil.

Mining operations have the potential to damage soil resources through physical loss of soil and/or the contamination of soils, thereby impacting on the soils ability to sustain natural vegetation and altering land capability. Due to the increased activity of trucks and heavy machinery the possibility of soil contamination by leaking oils and fuels is increased. The contamination of soils may contribute to the contamination of surface and groundwater resources. Increased soil erosion can be caused by a loss in vegetative cover resulting in increased water runoff. This is especially likely to occur on sloping terrain. Impacts on soil structure can result in changes to soil drainage, increasing runoff and erosion, and may also result in further potential knock on effects impacting on surface and underground water resources. Loss of the topsoil resource reduces chances of successful rehabilitation and restoration.

Impacts on soil resources are expected to occur as follows:

- Erosion and sedimentation.
- Soil compaction.
- Soil pollution/contamination.

## 9.2.3.1 Significance of Impacts

The above impacts on soil resources will be negative but site specific. With mitigation, the impact can be controlled but not prevented and will remain low to moderate in significance.

Impact	Pre-Mitigation Score	Post-Mitigation Score	Final Significance Score
Erosion and sedimentation	-11,00	-5,50	-7,33
Soil compaction	-11,00	-7,50	-10,00
Soil pollution/contamination	-11,00	-5,50	-7,33

The following mitigation types have been associated with potential impacts on soil:

- Avoid and control through preventative measures (soil placement, storm water infrastructure, erosion control structures).
- Avoid through implementation of EMPR mitigation measures
- Remedy through application of treatment measures (e.g. ripping).
- Avoid through preventative measures (e.g. bunding, spill kits).

- Remedy through clean-up and waste disposal.
- Modify through soil treatment if required.

## 9.2.4 Impacts on Land Capability

Land capability is closely linked to the soil. Mining operations have the potential to significantly transform the land capability, often irreparably. The types of impacts related to land capability involve post mining compaction, loss of fertility, impeded soil drainage and insufficient depth of the replaced soil. In many cases, mining may result in the land capability class changing from arable to grazing post closure. The loss of potentially productive agricultural land, along with a reduction in land capability may occur as a result of site sterilisation due to mining activities. Some impacts such as acidification and loss of original soil depth and volume can be permanent and will reduce the capability post closure.

Impacts on land capability are expected to occur as follows:

- Loss of soil fertility (denitrification, loss of soil nutrient store and organic carbon stores) and loss of land capability.
- Loss of soil resource and its utilisation potential.
- The land will be transformed to arable land after a successful rehabilitation.

## 9.2.4.1 Significance of Impacts

The above impacts on land capability will be negative but site specific. They are long term impacts and are expected to last for the duration of the life of the mine and in some cases the disturbance will be permanent. With mitigation, the impact can be controlled but not prevented and some impacts will be permanent.

Impact	Pre-Mitigation Score	Post-Mitigation Score	Final Significance Score
Loss of soil fertility			
(denitrification, Loss of soil			
nutrient store and organic	-12,00	-11,00	-12,83
carbon stores) and loss of land		, ,	, ,
capability			
Loss of soil resource and its	-12,00	-11,00	-12,83
utilisation potential			

The following mitigation types are associated with potential impacts on land capability:

- Avoid through preventative measures (e.g. limit area of disturbance).
- Remedy through soil remediation if required (e.g. fertilizer and organic matter applications)

## 9.2.5 Impacts on Land Use

The predominant land use in the surrounding area is plantations. Mining activities have the potential to affect land uses within the application area and in the surrounding areas. This can be caused by physical transformation of land through direct or indirect impacts. Impacts may be related to factors such as loss of soil, loss of biodiversity, pollution of water, dewatering, air pollution, noise pollution, and damage/destruction from blasting. The nature of opencast mining is such that it is unlikely that mining and other land uses can coexist. This means that any area utilised for opencast mining will be unavailable for other land uses.

Impacts on land use are expected to occur as follows:

- Damage/Disruption of services (such as water and power supply, etc.).
- Interference with existing land uses.

## 9.2.5.1 Significance of Impacts

The above impacts on land use will be negative but site specific. With mitigation, the impact can be controlled but not prevented and will remain low in significance.

Impact	Pre-Mitigation Score	Post-Mitigation Score	Final Significance Score
Damage/Disruption of services (such as water and power supply, etc.)	-9,00	-5,00	-5,00
Interference with existing land uses.	-9,75	-7,50	-8,75

The following mitigation types have been associated with potential impacts on land use:

- Avoid through implementation of EMPR mitigation measures (e.g. service detection and communication with landowners).
- Remedy through repair or reinstatement of services if required.

## 9.2.6 Impacts on Fauna and Flora

The mining activities and the establishment of the supporting infrastructure have the potential to result in loss of vegetation, habitat disruption, loss of ecosystem functionality, habitat transformation, spread of alien invasive species, a reduction in overall biodiversity, increased hunting of animals, the introduction of new species to the site and disruption of migration routes.

Mining and associated activities may result in the removal and destruction of primary vegetation communities. These communities may be in threat categories according to NEMBA or important according to the Mpumalanga C-Plan.

Disturbances to the site may result in an increase of invasive species on site and on downstream and

adjacent properties. Increased erosion may alter the drivers that affect wetland vegetation. Several pollutants associated with mining activities including oil, concrete and dust have the potential to inhibit plant growth and germination and could potentially result in plant mortality. Mining alters the movement of water through the landscape, potentially affecting the hydrological flow regime which is the main driver of natural vegetation.

Threatened animal species are affected primarily by the overall loss of habitat, as direct mining impacts on individuals can often be avoided due to movement of individuals from the area of disturbance. Direct impacts during mining activities are unlikely to have an impact on individual animals of concern, as most are highly mobile and will move out of the area. During operation, birds could potentially suffer mortality due to collisions with vertical infrastructure, especially infrastructure with low visibility, such as powerlines.

Impacts on fauna and flora are expected to occur as follows:

- Direct and indirect mortality of flora and fauna.
- Habitat fragmentation and blockage of seasonal and dispersal movements.
- Introduction/invasion by alien (non-native) species.

## 9.2.6.1 Significance of Impacts

The above impacts fauna and flora will be negative for the duration of the Mining Permit period. With mitigation, the impact can be controlled but not prevented and will remain low to moderate in significance.

Impact	Pre-Mitigation Score	Post-Mitigation Score	Final Significance Score
Direct and indirect mortality of flora and fauna	-12,00	-7,50	-8,75
Habitat fragmentation and blockage of seasonal and dispersal movements	-10,00	-6,00	-6,00
Introduction/invasion by alien (non-native) species	-6,75	-3,50	-4,08

The following mitigation types are associated with potential impacts fauna and flora:

- Control through implementation of EMPR mitigation measures (e.g. limit area of disturbance, maintaining corridors and alien vegetation management plan).
- Avoid/stop through relocation of threatened or protected species.

## 9.2.7 Impacts on Surface Water Resources

Mining activities have the potential to alter surface water features through actual mining methods employed as well as the placement of infrastructure. Hydrocarbon spills from diesel machinery also pose

threats to local water resources. Surface infrastructure can result in the diversion of surface runoff to storm water dams resulting in a decrease in the quantity of water entering local resources. Should surface water become contaminated it could have impacts on downstream users, resulting in affected livelihoods and supply problems.

Impacts on surface water are expected to occur as follows:

- Pollution of surface water resources/decreased water quality.
- Decrease in surface water availability.

## 9.2.7.1 Significance of Impacts

The above impacts on surface water will be negative and are expected to last for the duration of the Mining Permit period. With mitigation, the impact can be controlled but not prevented.

Impact	Pre-Mitigation Score	Post-Mitigation Score	Final Significance Score
Pollution of surface water resources/decreased water quality	-8,25	-4,50	-5,25
Decrease in surface water quantity/availability	-5,50	-4,50	-5,25

The following mitigation types are associated with potential impacts on surface water resources:

- Avoid through implementation of preventative measures (e.g. bunding, hazardous materials management, pollution prevention measures and storm water management).
- Avoid and control through implementation of preventative measures (e.g. limitation of water usage, water conservation strategies, optimisation of water usage and recycling).

## 9.2.8 Pollution of Groundwater

Mining activities have the potential to impact on groundwater resources through potential pollution and/or contamination as a result of activities such as the actual mining method employed and resultant geological exposure of oxidising materials, seepage, spillages and both mineralised and non-mineralised waste streams.

## 9.2.8.1 Significance of Impact

The above impacts on groundwater will be negative and are expected to last for the duration of the Mining Permit period. Mitigation is possible and effective if implemented correctly.

Impact	Pre-Mitigation Score	Post-Mitigation Score	Final Significance Score
Pollution of groundwater	-13,00	-6,00	-7,00

The following mitigation types have been associated with potential impacts on groundwater:

- Avoid and control through implementation of preventative measures (e.g. mine design and progressive rehabilitation).
- Avoid and control through implementation of preventative measures (e.g. bunding, hazardous materials management, Pollution prevention measures).

#### 9.2.9 Impacts of Environmental Pollution

Environmental pollution refers to any contamination of the environment resulting from mining activities. The types of impacts related to environmental pollution include hydrocarbon spills, sewage spills, and decant from underground workings. Environmental pollution can affect surface water, groundwater, wetlands, soil resources, and air quality. Poorly designed wash bays, accidental spillages, related water facilities on site, hydrocarbon spills from heavy machinery and vehicles onsite, the removal or capping of waste products from the site, the intentional washing and rinsing of equipment, storage and use of hydrocarbons and other hazardous materials including cement, and improper waste handling, storage and disposal can all be sources of environmental pollution.

Impacts of environmental pollution are expected to occur as follows:

- General environmental pollution.
- Hydrocarbon spills/contamination.
- Sewage spills/contamination.

## 9.2.9.1 Significance of Impact

The above impacts of environmental pollution will be negative and are expected to last for the duration of the Mining Permit period. Mitigation is possible and effective in most cases.

Impact	Pre-Mitigation Score	Post-Mitigation Score	Final Significance Score
General environmental pollution	-13,00	-6,00	-7,00
Hydrocarbon spills/contamination	-10,50	-4,00	-4,67
Sewage spills/contamination	-9,00	-4,50	-5,25

The following mitigation types have been associated with potential impacts on environmental pollution:

- Avoid through implementation of suitable progressive rehabilitation and soil management.
- Control/remedy through interception of decant and treatment of polluted water where required.
- Avoid and control through implementation of EMPR mitigation measures (e.g. spill prevention, hydrocarbon storage).
- Avoid through preventative measures (e.g. bunding, spill kits).
- Remedy through clean-up and waste disposal.
- Modify through soil treatment if required.
- Avoid and control through implementation of preventative measures (e.g. location of toilets, spill prevention, waste management).

## 9.2.10 Impacts on Heritage Resources

The screening report indicates that the area has low archaeological sensitivity, which is supported by the fact that no heritage sites were observed within 100m of the proposed project area during ground truthing. If any heritage sites are discovered during operations, they should be marked as no-go zones with a 100m radius. For this project, SAHRA was consulted.

Impacts on heritage resources are expected to occur as follows:

- Discovery and preservation of fossils.
- Destruction/damage of palaeontological resources.
- Destruction/damage of heritage resources.

## 9.2.10.1 Significance of Impact

If the provided mitigation measures are implemented any disturbance to heritage features can be minimised. Any destruction of heritage features is considered permanent. If the provided mitigation measures are implemented any disturbance to heritage features can be minimised.

Impact	Pre-Mitigation Score	Post-Mitigation Score	Final Significance Score
Discovery and preservation of fossils.	-10,00	-3,50	-4,67
Destruction/damage of palaeontological resources	-11,00	-3,50	-4,67
Destruction/damage of heritage resources	-7,50	-3,00	-4,00

The following mitigation types have been associated with potential impacts on heritage resources:

- It is advised that the SAHRA/ MPHRA is alerted when work on site begins.
- Strict and clear reporting procedures for chance findings must be followed by and its contractors throughout the mining phase.
- Although the burial site was recorded outside the mining permit application site, it is the responsibility of the applicant to protect the graves during the operational phase of the mine.
- The proposed mining development must provide at least 100m buffer zone from the recorded burial site.

• The burial site must be mapped and clearly marked to avoid any accidental damage to the graves.

## 9.2.11 Social Impacts

It is important to understand the difference between a social change process and a social impact. Social change processes are set in motion by project activities or policies. Social change processes can be measured objectively, independent of the local context. Examples of a social change process are increase in the population, relocation, or presence of temporary workers. Under certain circumstances these processes may result in social impacts, but if managed properly these changes may not create impacts. Whether impacts are caused will depend on the characteristics and history of the host community, and the extent of mitigation measures that are put in place (Vanclay, 2003).

A social impact is something that is experienced or felt by humans. It can be positive or negative. Social impacts can be experienced in a physical or perceptual sense. Social impacts can be either objective or subjective. Objective social impacts can be quantified and verified by independent observers in the local context, such as changes in employment patterns, in standard of living or in health and safety. Subjective social impacts occur "in the heads" or emotions of people, such as negative public attitudes, psychological stress or reduced quality of life. It is very likely that a number of social changes processes will be set in motion by the project. Whether these processes result in social impacts will depend on the successful implementation of the suggested mitigation measures.

Impacts on the social environment are expected to occur as follows:

- Crime and violence.
- Influx of migrant workers.
- Loss of sense of place.
- Social vices.

## 9.2.11.1 Significance of Impacts

Social impacts will be negative and site specific. Social impacts will remain for the duration of the Mining Permit period and have an overall to moderate significance. With mitigation, the impacts can be controlled but not prevented.

Impact	Pre-Mitigation Score	Post-Mitigation Score	Final Significance Score
Crime and violence	-12,00	-5,00	-5,00
Influx of migrant workers	-13,00	-12,00	-12,00
Loss of sense of place	-9,00	-5,25	-5,25
Social vices	-9,00	-8,25	-8,25

The following mitigation types have been associated with potential social impacts:

- Avoidance and control through preventative measures (e.g. site security, code of conduct).
- Avoidance and control through mitigation measures (e.g., recruitment procedure, grievance mechanism, code of conduct).

#### 9.2.12 Socio-Economic Impacts

The study of economic development, which is generally broad in its scope, refers to the standard of living of citizens; most often measured by GDP per capita, literacy rate, and life expectancy. Economic development incorporates many elements of pure macro-economics, such as price stability, high employment, and sustainable growth. However, this is underpinned by the study of infrastructure and social development programmes, such as education, housing, and road networks. Mine operations have the potential to influence/affect the economic environment of the area positively or negatively. Mines contribute directly towards employment, procurement, skills development, and taxes on a local, regional, and national scale. In addition, mines indirectly contribute to economic growth in the local and regional economies because the increase in the number of incomes earning people has a multiplying effect on the trade of other goods and services in other sectors.

However, the introduction of a mine into an area can have undesirable implications in the surrounding environment. This is because changes occur not only to the pre-existing land uses but also to the existing associated social structures and general way of life. The economic costs of destroying forests and their ecosystems are significant. When forest land is converted to non-forest land, people lose income. Furthermore, non-forested land may not be suitable for their livelihoods, such as agriculture, or timber harvesting. The closure phase of the mine can have highly negative impacts because the surrounding environment loses the economic support that it receives during the operation of the mine. To ensure the economic safety of the communities which are affected by the mining operations, mitigation measures post closure of the mine will need to consider the economic environment of the communities and address these impacts effectively.

Impacts on the socio-economic environment are expected to occur as follows:

- Coal supply for metallurgical companies.
- Economic growth.
- Education, skills development and training.
- Employment opportunities.

#### 9.2.12.1 Significance of Impacts

The socio-economic impact will be positive in nature and of short-term duration over the region.

Considering the levels of unemployment in the area, the significance is moderate. The impact is definite but will only be temporary as employment positions will be lost once the mining activities cease. Implementation of mitigation measures will help maximise the positive impact of the mining operation.

Impact	Pre-Mitigation Score	Post-Mitigation Score	Final Significance Score
Coal supply for metallurgical companies	13,00	18,75	21,88
Economic growth	6,00	12,00	14,00
Education, skills development and training	5,50	8,25	9,63
Employment opportunities	9,00	12,00	14,00

The following mitigation types are associated with potential socio-economic impacts:

- Maximise through optimisation of economic growth opportunities.
- Maximise employment opportunities, skills development and training.
- Minimise impacts of job loss through compensation, skills development and livelihood restoration.
- Avoid through implementation of preventative measures (e.g. consultation and communication).
- Maximise security of Coal supply through sound and responsible mine management.

#### 9.2.13 Impacts on Health and Safety

It is important to recognise that mining activities, equipment, and infrastructure can increase community exposure to risks and impacts. The mining activities can result in a possible increase in crime due to increased number of strangers in the community. Hazardous structures and excavations may pose a threat to community safety if not correctly located, properly designed and correctly managed. By way of example, excavations may pose a risk to animals and people if not properly managed to prevent unauthorised access. The use of hazardous materials on the mine may result in a community health and safety risk if these materials are not stored, handled and disposed of in an appropriate manner. For example, the storage and use of explosives may represent a safety risk if appropriate controls and procedures are not followed.

Fly rock in particular may pose a risk to people, animals and infrastructure within close proximity to the mine. The use of public roads for hauling Coal will result in increased safety risks for members of the community and public utilising these roads. Mining activities have the potential to increase the risk of

accidental fires. Impacts on ecosystem services can impact on communities, particularly where these communities rely on these ecosystem services (e.g. water from watercourses) for their livelihoods. The contamination or degradation of natural resources, such as adverse impacts on the quality, quantity, and availability of freshwater, may result in health- related risks and impacts. Land use changes may result in the loss of natural buffer areas such as wetlands, and impacts to natural vegetation areas that mitigate the effects of natural hazards such as flooding, landslides, and fire, may result in increased vulnerability and community safety-related risks and impacts. An influx of people to the mining area seeking employment may the increase the risk for community exposure to waterborne, water based, water-related, and vector borne and communicable diseases.

Impacts on health and safety are expected to occur as follows:

- Fire and explosion hazard.
- Fly rock
- Health impacts.

#### 9.2.13.1 Significance of Impacts

The socio-economic impact will be positive in nature and of short-term duration over the region. Considering the levels of unemployment in the area, the significance is moderate. The impact is definite but will only be temporary as employment positions will be lost once the mining activities cease. With mitigation, the impact can be controlled but not prevented.

Impact	Pre-Mitigation Score	Post-Mitigation Score	Final Significance Score
Fire and explosion hazard	-7,50	-4,50	-5,25
Fly rock	-7,50	-4,50	-5,25
Health impacts	-12,50	-6,00	-7,00

The following mitigation types are associated with potential impacts on health and safety:

- Avoidance and control through preventative measures (e.g. HIV/AIDS awareness).
- Remedy through application of mitigation measures in EMPR.
- Avoid and control through implementation of preventative measures (e.g. fire breaks, blasting procedures, hazardous substances management).
- Avoid and control through implementation of preventative measures (e.g. blast procedures, monitoring, communication with landowners, emergency response procedures).

## 9.2.14 Impacts on Transportation, Infrastructure and Traffic

In terms of potential impacts, the mine will result in increased use of the local road network which may result in the deterioration of road surfacing, damage to bridges and culverts in the area, and safety risks to surrounding communities. This will be predominantly due to the increase in transport of heavy machinery, and vehicles carrying Coal and labour for mining activities. Increased traffic may have repercussions on safety for other road users, predominantly by increasing the potential for road accidents in nearby communities.

Impacts on transportation, infrastructure, and traffic are expected to occur as follows:

- Damage to road infrastructure.
- Increased traffic.

## 9.2.14.1 Significance of Impacts

The impacts on transportation, infrastructure, and traffic will be negative. With mitigation, the impact can be controlled but not prevented and will remain low to moderate in significance.

Impact	Pre-Mitigation Score	Post-Mitigation Score	Final Significance Score
Damage to road infrastructure	-11,00	-4,00	-4,67
Increased traffic	-12,00	-10,00	-10,00

The following mitigation types have been associated with potential impacts on transportation, infrastructure and traffic:

• Avoid and control through implementation of EMPR mitigation measures (e.g. speed limit enforcement and vehicle maintenance).

## 9.2.15 Visual Impact

Considering the rural setting of the application area and the mountain backdrop, it is anticipated that the introduction of mining structures and related activities would create strong contrast with the existing landscape characteristics. During mining, it is expected that there will be haul trucks and other mine vehicles on the roads. This, along with the removal of vegetation, dust generation and preparation of opencast mining areas will result in a negative impact on the visual aspect. Operational areas may require lighting at night for safety reasons.

The visual impact is expected to occur as follows:

• Visual impact of mine infrastructure, stockpiles and dust.

## 9.2.15.1 Significance of Impact

The impact on transportation, infrastructure, and traffic will be negative. Mitigation is possible and effective if implemented correctly.

Impact	Pre-Mitigation Score	Post-Mitigation Score	Final Significance Score
Visual impact of mine			

infrastructure, stockpiles and			
dust	-9,00	-5,25	-5,25

The following mitigation types have been associated with the potential visual impact:

• Avoid and control through implementation of EMPR mitigation measures (e.g. directional down lighting, dust suppression, mine planning and progressive rehabilitation).

#### 9.2.16 Impacts on Air Quality

Existing sources of emissions in the region and the characterization of existing ambient pollution concentrations is fundamental to the assessment of cumulative air impacts. A change in the ambient air quality can result in a variety of impacts which in turn may cause a disturbance to and/or health impacts on nearby receptors. Sensitive receptor sites include residential areas, communities, and natural environments. Mining activities have the potential to result in increased levels of atmospheric dust, increased concentrations of PM10 (Particulate Matter with an aerodynamic diameter of less than 10µm) and increased concentrations of PM2.5 (Particulate Matter with an aerodynamic diameter of less than 2.5µm). Historical evidence indicates that the pollutant of concern associated with open-cast mining operations is particulate matter creating a dust source and resulting in human health concerns and nuisance.

Impact on air quality is expected to occur as follows:

• Fugitive emissions (Dust).

#### 9.2.16.1 Significance of Impact

The impact on air quality will be negative. With mitigation, the impact can be controlled but not prevented and will remain low in significance.

Impact	Pre-Mitigation Score	Post-Mitigation Score	Final Significance Score
Fugitive emissions (Dust)	-13,00	-7,50	-8,75

The following mitigation types have been associated with potential impacts on air quality:

- Avoid and control through implementation of EMPR mitigation measures (e.g., vehicle maintenance and progressive rehabilitation).
- Avoid through preventative measures (e.g., speed limit enforcement).
- Control through implementation of EMPR mitigation measures (e.g., dust suppression).

#### 9.2.17 Noise Impact

Certain noise generating activities associated with mining operations can cause an increase in ambient noise levels in and around the site. Significant noise is associated with opencast and plant (including workshops) activities. A source of noise during the operational phase will be traffic to and from the site, traffic around the facility, RoM and product transport and activities associated with waste management. In some cases, mining and related activities may result in an increase in noise levels above the allowable thresholds. Whilst studies show that the response differs greatly between species, noise typically disturbs animals and results in them moving away from the source of noise or becoming adapted to the noise. Some of the typical effects that disturbing noise may have on sensitive receptors include interference with daily activities (work, leisure and sleeping), hindered speech communication, impeded thinking process and interference with concentration. Mine workers in very close proximity to noisy activities would be at risk to hearing damage if the proper precautions (e.g. use of personal protective equipment) are not taken.

The impact of noise is expected to occur as follows:

• Disturbing and/or nuisance noise

#### 9.2.17.1 Significance of Impact

The impact of noise will be negative and will remain for the duration of the Mining Permit period. With mitigation, the impact can be controlled but not prevented and will remain low in significance.

Impact	Pre-Mitigation Score	Post-Mitigation Score	Final Significance Score
Disturbing and/or nuisance noise	-9,00	-5,50	-6,42

The following mitigation types have been associated with the potential noise impact:

- Avoid through preventative measures (e.g. communication with landowners and timing of activities).
- Control through implementation of EMPR mitigation measures (e.g. noise abatement measures).

#### 9.2.18 Blasting and Vibration

The application of explosives for breaking rock will always have an effect on the surrounding environment. These effects can manifest in the form of ground vibration, air blast, fumes, fly rock and noxious fumes. These short duration events may be noticeable by communities and individuals living in the immediate environment. These events tend to cause nuisance and elicit an emotive response because of resonance because they are easily recognised as being related to blasting.

Impacts of blasting and vibration are expected to occur as follows:

- Ground vibration and human perception.
- Impacts on infrastructure (roads, communications infrastructure, services, houses, boreholes).
- Noxious fumes.

## 9.2.18.1 Significance of Impacts

The impacts of blasting and vibration will be negative and will remain for the duration of the Mining Permit period. Mitigation is possible and is effective in most cases.

Impact	Pre-Mitigation Score	Post-Mitigation Score	Final Significance Score
Air blast	-12,00	-6,00	-7,00
Ground vibration and human			
perception	-12,00	-8,25	-9,63
Impacts on infrastructure			
(roads, communications			
infrastructure, services,	-12,00	-8,25	-9,63
houses, boreholes			
Noxious fumes	-12,00	-8,25	-9,63

The following mitigation types are associated with potential blasting and vibration impacts:

• Avoid and control through implementation of preventative measures (e.g. blast procedures, monitoring, communication with landowners, emergency response procedures).

# 10 MOTIVATION WHERE NO ALTERNATIVE SITES WERE CONSIDERED

No alternatives have been investigated as the activity or project is solely dependent on the underlying geology and the operating mines in the close vicinity as Jindal Mining, prospecting results and historical mining operations on the property, as well as surrounding areas which indicate that economically viable mineral resources occur within the application area.

# 11 STATEMENT MOTIVATING THE ALTERNATIVE DEVELOPMENT LOCATION WITHIN THE OVERALL SITE

No alternative development location within the overall site was selected as no alternatives were considered.

# 12 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

The impact assessment process may be summarised as follows:

- Identification of proposed mining activities including their nature and duration.
- Screening of activities likely to result in impacts or risks.
- Utilisation of the above-mentioned methodology to assess and score preliminary impacts and risks identified.
- Inclusion of I&AP comments regarding impact identification and assessment.
- Finalisation of impact identification and scoring.

The impact significance rating methodology is guided by the requirements of the NEMA 2014 EIA Regulations (as amended). Please refer to Section 10.1 for a full description of the impact assessment methodology. Please refer to Table 26 for a description of the activities and associated impacts.

# 13 IMPACT ASSESSMENT OF EACH IDENTIFIED POTENTIALLY SIGNIFICANT IMPACT AND RISK

Table 26: Impact significance table.

	IMPACT DESCRIPTION									
Aspect	Main Activity/Action/Process	Impact	Phase	Pre- Mitigation	Post- Mitigation	Final Score				
Social	Site establishment	Safety and security risks to landowners and lawful occupiers	Planning	-12,00	-8,00	-9,33				
Social	Site establishment	Interference with existing land uses	Planning	-7,50	-5,25	-5,25				
Social	Site establishment	Sense of place	Planning	-9,00	-5,25	-5,25				
Social	Site establishment	Safety and security risks to landowners and lawful occupiers	Construction	-12,00	-8,00	-9,33				
Social	Site establishment	Interference with existing land uses	Construction	-7,50	-5,25	-5,25				
Social	Site establishment	Sense of place	Construction	-9,00	-5,25	-5,25				
Social	General mine management	Crime and violence	Operation	-12,00	-5,00	-5,00				
Social	General mine management	Influx of migrant workers	Operation	-13,00	-12,00	-12,00				
Social	General mine management	Sense of place	Operation	-9,00	-5,25	-5,25				
Social	General mine management	Social vices	Operation	-9,00	-8,25	-8,25				
ocio-economic	Mining	Coal supply	Operation	13,00	18,75	21,88				

Socio-economic	Mining	Economic growth	Operation	6,00	12,00	14,00
Socio-economic	Mining	Education, skills development and training	Operation	5,50	8,25	9,63
Socio-economic	Mining	Employment opportunity	Operation	9,00	12,00	14,00
Health and safety	Maintenance and operation of site infrastructure and facilities	Fire and explosion hazard	Operation	-7,50	-4,50	-5,25
Health and safety	Opencast mining	Fly rock	Operation	-7,50	-4,50	-5,25

IMPACT DESCRIPTION										
Aspect	Main Activity/Action/Process	Impact	Phase	Pre- Mitigation	Post- Mitigation	Final Score				
Health and safety	Opencast mining	Health impacts	Operation	-12,50	-6,00	-7,00				
Land capability	Maintenance and operation of site	Loss of soil fertility, soil resource and its utilisation potential	Operation	-12,00	-11,00	-12,83				
Land use	Opencast mining	Impacts on services	Operation	-9,00	-5,00	-5,00				
Land use	Opencast mining	Interference with existing land uses	Operation	-9,75	-7,50	-8,75				
Soil	Opencast mining	Soil compaction	Operation	-11,00	-7,50	-10,00				
Soil	Opencast mining	Soil pollution/contamination	Operation	-11,00	-5,50	-7,33				

Soil	Opencast mining	Erosion and sedimentation	Operation	-11,00	-5,50	-7,33
Topography and landform	Opencast mining	Alteration of topography	Operation	-15,00	-13,75	-13,75
Topography and landform	Opencast mining	Altered drainage patterns	Operation	-11,00	-5,00	-5,00
Transportation, infrastructure and traffic	Opencast mining	Soil surface subsidence	Operation	-10,00	-4,00	-4,67
Transportation, infrastructure and traffic	Opencast mining	Damage to infrastructure	Operation	-11,00	-4,00	-4,67
Transportation, infrastructure and traffic	Opencast mining	Increased traffic	Operation	-12,00	-10,00	-10,00
Visual	Opencast mining	Visual impact of mine infrastructure, stockpiles and dust	Operation	-9,00	-5,25	-5,25
Air quality	Opencast mining	Fugitive emissions (dust)	Operation	-13,00	-7,50	-8,75
Blasting and vibration	Opencast mining	Ground vibration and human perception	Operation	-12,00	-8,25	-9,63
Blasting and vibration	Opencast mining	Impact on infrastructure	Operation	-12,00	-8,25	-9,63

Blasting and vibration	Opencast mining	Noxious fumes	Operation	-12,00	-8,25	-9,63
Noise	Opencast mining	Noise generation	Operation	-9,00	-5,50	-6,42
Fauna and flora	Opencast mining	Direct and indirect mortality of flora and fauna	Operation	-12,00	-7,50	-8,75
Fauna and flora	Opencast mining	Habitat fragmentation and blockage of seasonal and dispersal movements	Operation	-10,00	-6,00	-6,00
Fauna and flora	Opencast mining	Introduction/invasion by alien (non-native) species	Operation	-6,75	-3,50	-4,08

	IMPACT DESCRIPTION									
Aspect	Main Activity/Action/Process	Impact	Phase	Pre- Mitigation	Post- Mitigation	Final Score				
Surface water	Opencast mining	Pollution of surface water resources/decreased water quality	Operation	-8,25	-4,50	-5,25				
Surface water	Opencast mining	Decrease in surface water availability	Operation	-5,50	-4,50	-5,25				
Ground water	Opencast mining	Pollution of groundwater,	Operation	-13,00	-6,00	-7,00				
Heritage	Opencast mining	Discovery and preservation of fossils	Operation	-10,00	-3,50	-4,67				

Heritage	Opencast mining	Destruction/damage of palaeontological resources	Operation	-11,00	-3,50	-4,67
Heritage	Opencast mining	Destruction/damage of heritage resources	Operation	-7,50	-3,00	-4,00
Geology	Opencast mining	Impacts on geology	Operation	-14,00	-18,75	-25,00
Environmental Pollution	Opencast mining	General environmental pollution	Operation	-13,00	-6,00	-7,00
Environmental Pollution	Opencast mining	Hydrocarbon spills/contamination	Operation	-10,50	-4,00	-4,67
Environmental Pollution	Opencast mining	Sewage spills/contamination	Operation	-9,00	-4,50	-5,25
Soil	Decommissioning of surface infrastructure	Soil compaction	Decommissioning	-11,00	-7,50	-10,00
Visual	Decommissioning of surface infrastructure	Visual impact of mine infrastructure, stockpiles and dust	Decommissioning	-9,00	-5,25	-5,25
Noise	Decommissioning of surface infrastructure	Noise generation	Decommissioning	-9,00	-5,50	-6,42
Surface water	Decommissioning of surface	Pollution of surface water resources/decreased water quality	Decommissioning	-8,25	-4,50	-5,25

	infrastructure					
Ground water	Decommissioning of surface infrastructure	Pollution of groundwater	Decommissioning	-13,00	-6,00	-7,00
Environmental Pollution	Decommissioning of surface infrastructure	General environmental pollution	Decommissioning	-13,00	-6,00	-7,00
Soil	Surface rehabilitation	Erosion and sedimentation	Rehab and closure	-11,00	-5,50	-7,33
Topography and landform	Surface rehabilitation	Altered drainage patterns	Rehab and closure	-11,00	-5,00	-5,00
Environmental Pollution	Surface rehabilitation	General environmental pollution	Rehab and closure	-13,00	-6,00	-7,00
Blasting (with relocation)	Open cast mining	Impacts due to ground vibration	Operation	-9.75	-7.50	-8.75
Biodiversity (flora & forest)	Open cast mining	Impacts on floral species conservation concern	Construction & Operation	-13.00	-6.00	-7.00

## 14 ENVIRONMENTAL IMPACT STATEMENT

Based on the impact assessment conducted by the Environmental Technician and various studies, the environmental impacts associated with the mining activities are expected to be localised and of low to medium significance, with one impact (impact on geology) remaining permanently high even if mitigation measures are implemented. Mitigation measures have been recommended by the Environmental Technician and specialists in order to eliminate and/or reduce environmental impacts. These mitigation measures and monitoring programmes have been included as commitment in the Environmental Management Programme. The Environmental Management Programme aims to present management measures that will eliminate, offset or reduce adverse environmental impacts, as well as to provide the framework for environmental monitoring. The primary purpose of the Environmental Management.

Programme is to ensure that negative environmental impacts of the proposed project are effectively managed within acceptable limits and that the positive impacts are enhanced.

In terms of site sensitivities, the most sensitive features which will require protection on site may be summarised as follows:

• Watercourses and wetlands.

In terms of positive impacts, the following key benefits have been identified:

- Coal supply for the market.
- Economic growth.
- Employment opportunities.

## **15 SUMMARY OF POSITIVE AND NEGATIVE IMPLICATIONS AND RISKS**

The positive implications of the proposed project include (i) economic growth, (ii) employment, (iii) Coal supply, (iv) education, (v) skills development and (vi) training. In terms of risks and negative implications, the mine will have an adverse effect on the environment. These include impacts to the geophysical, hydrological, biological, and social aspects of the local environment. The most severe risks relate to the potential for water pollution and the destruction of heritage resources. These potential impacts also have legal implications and risks should they not be minimised through the application of mitigation measures.

This draft Basic Assessment Report and the associated EMPR has identified appropriate mechanisms for avoidance and mitigation of negative impacts. It is anticipated that the implementation of the measures stipulated in this report will result in effective mitigation of the negative impacts. Conversely, the implementation of the mitigation measures is designed to maximise the positive aspects of the project and it will result in a significant positive influence as a result of the small-scale mine's operation. There is a notable risk that may results in relation to influx of employee which may give rise to theft on surrounding farms.

## 16 PROPOSED IMPACT MANAGEMENT OBJECTIVES AND OUTCOMES

The following potential mitigation measures and residual risks have been provided for each environmental aspect assessed. It is noted that the draft BAR and EMPR report was made available to I&APs for review and comment, and their comments and concerns were addressed in this final report that is submitted to the DMRE for adjudication. Furthermore, it is noted that the results of the public consultation were utilised to update the proposed potential mitigation measures prior to the submission of this finalised BAR and EMPR to the DMRE for decision-making.

As a result of the impact assessment and the specialist studies undertaken, the following principles and objectives have been identified for the management of the proposed Project:

• Socio-Economic

The following socio-economic objectives should be attained during the planning, construction, operation, and decommissioning phases of the mining operations:

- Always adhere to an open and transparent communication procedure with stakeholders.
- Ensure that accurate and regular information is communicated to I&APs.
- Ensure that information is communicated in a manner which is understandable and accessible to I&APs.
- Enhance project benefits and minimise negative impacts through intensive consultation with

stakeholders.

- Assemble adequate, accurate, appropriate, and relevant socio-economic information relating to the context of the operation.
- Ensure that recruitment strategies for the mine prioritizes the sourcing of local labour and share in gender equality.
- Ensure an atmosphere of equality and non-discrimination among the workforce.
- Contribute to the development of functional literacy and numeracy among employees.
- Empower the workforce to develop skills that will equip them to obtain employment in other sectors of the economy.
- Historical and Cultural Aspects

The following objectives should be attained during the planning, construction, operation, and decommissioning phases of the mining operations:

- All heritage sites must be demarcated as No-Go Zones to prevent accidental damage by mining activities.
- A Cultural Heritage Management Plan must be established.
- Topography

The following objectives should be attained during the planning, construction, operation, and

decommissioning phases of the mining operations:

- Maintain the integrity of the landscape as far as possible by reinstating the topography to match the surroundings.
- Reinstate vegetation cover to match the surroundings.
- Monitor the reinstated areas to ensure that erosion does not occur.
- Ensure drainage lines are not disturbed as far as possible.
- Create pollution control structures to ensure pollution on site is minimised.
- Geology

The following objectives should be attained during the planning, construction, operation, and decommissioning phases of the mining operations:

- Stockpile slopes should be kept as flat as possible.
- Areas of high danger should be checked regularly for potential subsidence.
- Soil

The following objectives should be attained during the planning, construction, operation, and decommissioning phases of the mining operations:

- Only clear areas needed and keep footprints as small as possible.
- Vegetate topsoil stockpiles as soon as possible. Implement storm water management infrastructures.
- Keep active pit area as small as possible and implement continual rehabilitation.
- Conduct waste classification of overburden material. Backfill opencast as soon as possible to reduce volume of overburden stored on site.
- Land Use

The following objective should be attained during the construction, operation, and decommissioning phases of the mining operations:

- Preserve soil so that land capability class can be re-established post mining (as far as this is possible).
- Surface Water

The following objective should be attained during the construction, operation, and decommissioning phases of the mining operations:

- Ensure minimal impact to the surface water resources.
- Ensure that the construction activities are carried out so as to aid rehabilitation during decommissioning.
- Groundwater

The following objective should be attained during the construction, operation, and decommissioning phases of the mining operations:

- Prevent construction material becoming a source for pollution to the local aquifers.
- Ensure effective management of any accidental spills.
- Flora

The following objective should be attained during the construction, operation, and decommissioning phases of the mining operations:

- Ensure awareness amongst all staff, contractors and visitors to site to not needlessly damage flora.
- A management plan for the control of invasive alien species needs to be implemented. Specialist advice should be used in this regard. This plan should include pre-treatment, initial treatment and follow-up treatment and should be planned and budgeted for in advance. The cleared areas after removal should be re-vegetated with indigenous naturally occurring species to decrease large patches of bare soil. The best mitigation measure in this regard is avoiding invasive and/or exotic species from being established. It is vital that the control of alien invasive species is ongoing.

- No foraging, food and wood collecting within the veld should be allowed.
- Eliminate alien invasive and exotic plants.
- Minimise and limit the destruction or disturbance of vegetation of the proposed mining areas and mine infrastructure. The vegetation removal should be controlled and should be very specific.
- Prevent the destruction of natural and/or pasture vegetation of the surrounding areas that will not be mined.
- Prevent heavy machinery and light vehicles driving through natural vegetation that will not be disturbed by the proposed activities.
- Prevent the destruction of vegetation in areas prone to soil erosion.
- Remove and relocate any rare and endangered species within the areas where the natural vegetation will be destroyed.
- Prevent any pollution of natural vegetation, wetlands and red data species.
- Fauna

The following objective should be attained during the construction, operation, and decommissioning phases of the mining operations:

- Fauna (domestic animals) may under no circumstances be handled, removed, killed or interfered with by the Contractor, his employees, his Sub-Contractors or his Sub-Contractors' employees.
- Activities on site must comply with the regulations of the Animal Protection Act, 1962 (Act 71 of 1962). Workers should also be advised on the penalties associated with the needless destruction of wildlife, as set out in this act.
- Appoint an ECO to oversee the activities and ensure that ecological aspects are kept in mind.
- Priority species, specifically nests if encountered, should be identified first and a management plan should be established for each of the priority species.
- Continuous rehabilitation and clean-up of the area should be implemented during the operational phase.
- Limit activities (transport etc.) to the smallest area possible. This is to prevent fragmentation that may have irreversible changes to faunal communities. It also increases the invasion of alien/foreign species.
- A management plan for the control of invasive and exotic plant species needs to be implemented (if required).
- No camping activities or other contractor camps should be allowed on Project and this practice will be a good investment in preventing more impacts, noise and waste or possibly the spread of fires.
- Air Quality

The following objective should be attained during the construction, operation, and decommissioning phases of the mining operations:

- Implement dust suppression in and around site as needed.
- Vehicles must be regularly serviced.
- By minimising the removal of vegetation and topsoil in affected area, this will minimise the potential for dusty conditions.
- Vehicles utilising public gravel roads must adhere to the speed limits.
- Noise

The following objective should be attained during the construction, operation, and decommissioning phases of the mining operations:

- All vehicles and machinery must be maintained in good working order.
- When working or traveling past noise sensitive receptors, no unnecessary hooting or noise should occur.
- Visual

The following objective should be attained during the construction, operation, and decommissioning phases of the mining operations:

- To limit the visual impact of mining and related infrastructure as far as possible during mining.
- To enhance the visual aspect and maintain the aesthetics of the region post mining.
- Transportation, Infrastructure and Traffic

The following objective should be attained during the construction, operation, and decommissioning phases of the mining operations:

- Ensure trucks and vehicles remain on roads and areas designated as a construction site to limit disturbance to areas unaffected by construction.
- Ensure drivers are informed that off-road travelling is prohibited except where otherwise not practically feasible.
- Ensure speed limits are set on all roads and enforce speed limits. Ensure all drivers at the site are informed about speed limits.
- Drip trays must be placed under vehicles.
- Any spills or leaks must immediately be cleaned up and the contaminated soil suitably disposed of.
- During refuelling of vehicles or equipment, drip trays must be utilised to prevent spills or leaks.

- Spill clean-up equipment must be always available on site.
- In the event of large spills, this must be reported to the authorities and a specialist spill contractor immediately sought to assist with the clean-up.
- Create safe entry roads into the construction and mining areas.
- Repair damage to road infrastructure.
- Maintain safety to pedestrians and motorists.

## Health and Safety

The following objective should be attained during the construction, operation, and decommissioning phases of the mining operations:

- Undertake mining and ancillary activities in safe and responsible manner to protect the safety of people and the environment.
- Manage hazardous materials and explosives in a safe and responsible manner to protect the safety of people and the environment.

## **Environmental Pollution**

The following objective should be attained during the construction, operation, and decommissioning phases of the mining operations:

- Any excess or waste material or chemicals must be removed from the site and must preferably be recycled (e.g., oil and other hydrocarbon waste products).
- Any waste materials or chemicals that cannot be recycled must be disposed of at a suitably licensed waste facility.
- All permanent facilities must be removed from site upon closure. This will include the associated equipment, material, and waste on site.
- Under no circumstances is any form of waste to be disposed of on site.

# 17 ASPECTS FOR INCLUSION AS CONDITIONS OF AUTHORISATION

- The approval of the project is for opencast mining of a 5-ha area only.
  - A 100 m buffer zone around watercourses must be regarded as a No-Go area for mining activities.
- A 100 m buffer zone around existing structures (such as dwellings, pipelines, Eskom underground and overhead powerlines, cemeteries, any fences, etc.) must be regarded as No-Go areas for mining activities unless permission is granted by landowners and/or relevant authorities.
- The Mining Permit holder must appoint a suitably qualified Environmental Control Officer (ECO) who must oversee the mining activities and monitor compliance with the EMPR and relevant legislation.

- The EMPR must be made binding on all contractors, sub-contractors or agents operating on behalf of the Mining Permit Holder.
- Stakeholder engagement will continue throughout the mining activities to ensure the community and landowners are kept informed and allowed to raise issues. These issues will then be addressed through a grievance mechanism.
- No animal burrows found on site should be destroyed, and no wild animals found during the operations should be killed.
- Any pit left open temporarily (not backfilled during the operations) should be fenced off to prevent humans and animals from falling into the pits.
- All topsoil stockpiles must be removed, and the soil be reused as topsoil again on the denuded areas.
- All denuded backfill and the surfaces revegetated upon completion of operations.
- The Mining Permit holder should adhere to the conditions of the EA, EMPR and the specialist reports for this project.
- Arrangements for Financial Provision for the decommissioning, closure and rehabilitation must be made prior to the commencement of the mining activities.

# 18 DESCRIPTION OF ANY ASSUMPTIONS, UNCERTAINTIES AND GAPS IN KNOWLEDGE

Certain assumptions, limitations, and uncertainties are associated with the BAR and EMPR. These are detailed for each aspect below:

## 18.1 Heritage

Although all efforts were made to locate, identify and record all possible cultural heritage sites and features (including archaeological remains) there is always a possibility that they might have been missed as a result of grass cover and other factors. The subterranean nature of these resources (including low stone-packed or unmarked graves) should also be taken into consideration. Should any previously unknown or invisible sites, features or material be uncovered during any development actions then an expert should be contacted to investigate and provide recommendations on the way forward. From a cultural heritage point of view the development can therefore continue, taking cognisance of the recommendations.

## 18.2 Surface Water

The Surface Water specialist report is a desktop assessment, and the assessment is thus based on available information. It is not expected that the proposed opencast activities will have a significant impact on the water resource mostly due to the fact that the activities are located more than 100 m from the nearest water

resource.

#### 18.3 Flora

The desktop flora study was conducted with up-to-date resources and the site visit was conducted as thoroughly as possible. However, it might be possible that additional information becomes available in time, as environmental impact assessments deal with dynamic natural ecosystems. It is therefore important that the specialist report be viewed and acted upon with these limitations in mind. In order to obtain a comprehensive understanding of the dynamics of the vegetation of the study area, surveys should ideally have been replicated over several seasons and over a number of years. However, due to project time constraints such long-term studies are not feasible, and this vegetation survey was conducted in one season.

Species flowering only during specific times of the year could be confused with a very similar species of the same genus and some plant species that emerge and bloom during another time of the year or under very specific circumstances may have been missed entirely. No scientific data was collected or analysed for the calculation of ecological veld condition. Any comments or observations made in this regard are based on observations, the expert knowledge and relevant professional experience of the specialist investigator. The specialist responsible for this study reserves the right to amend this report, recommendations and/or conclusions at any stage should any additional or otherwise significant information come to light.

#### 18.4 Fauna

In terms of the baseline investigation conducted. No amphibians or reptiles with red listed status were recorded for the quarter degree square and suitable habitat for these species is associated closer to the nature reserve and not the footprint. No red listed butterflies were recorded for the specific quarter degree square.

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

This draft BAR and EMPR has assessed the potential impacts associated with the proposed mining activities and mitigation measures have been developed to address the impacts identified. Furthermore, this draft BAR and EMPR has been compiled in accordance with the most recent guidelines and legislation. This draft BAR and EMPR is also made available to I&APs review and comments, and appropriate changes will be made to the final BAR and EMPR as a result of the I&APs consultation process. Furthermore, appropriate measures will be included in the final BAR and EMPR wherever possible, to ensure I&APs concerns are addressed. As such, the EAP is of the opinion that the activity should be authorised.

# 20 PERIOD FOR WHICH THE ENVIRONMENTAL AUTHORISATION IS REQUIRED

The Environmental Authorisation is required for 2 years and may be renewed for three periods of which may not exceed one year.

# 21 UNDERTAKING

It is confirmed 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 BAR and the EMPR.

# 22 FINANCIAL PROVISION

The Regulations pertaining to the Financial Provision for Mining and Production Operations promulgated under Section 44(A) (e), (f), (g), (h) read with sections 24(5)(b)(ix), 24(5)(d), 24N, 24P and 24R of the National Environmental Management Act, 1998 (Act 107 of 1998) (20 November 2015) have been considered and this is anticipated to result in an increase in the rehabilitation costs estimated using the above mentioned quantum. The amount that is required to both manage and rehabilitate the environment in respect of rehabilitation is reflected in the quantum of financial provision in Section 32 (Part B) of the report. **An amount of R 1 090 886 will be required for rehabilitation of a 5 ha**.

#### CALCULATION OF THE QUANTUM

# Applicant: Notre Coal (Pty) Ltd Evaluator: Rofhiwa Nemutandani

# Ref No.: DMRE REF:MP 30/5/1/3/2/(13870) MP Date: Dec-2022

			Α	В	С	D	E=A*B*C*D
No.	Description	Unit	Quantity	Master Rate	Multiplication factor	Weighting factor 1	Amount (Rands)
1	Dismantling of processing plant and related structures (including overland conveyors and powerlines)	m3	0	19	1	1	0
2 (A)	Demolition of steel buildings and structures	m2	0	271	1	1	0
2(B)	Demolition of reinforced concrete buildings and structures	m2	0	400	1	1	0
3	Rehabilitation of access roads	ha	0	49	1	1	0
4 (A)	Demolition and rehabilitation of electrified railway lines	m	0	471	1	1	0
4 (A)	Demolition and rehabilitation of non-electrified railway lines	m	0	257	1	1	0
5	Demolition of housing and/or administration facilities	m2	0	542	1	1	0
6	Opencast rehabilitation including final voids and ramps	ha	5	284292	0.14	1	199004.4
7	Sealing of shafts adits and inclines	m3	0	146	1	1	0
8 (A)	Rehabilitation of overburden and spoils	ha	0.09	189528	1	1	17057.52
8 (B)	Rehabilitation of processing waste deposits and evaporation ponds (non-polluting potential)	ha	0	236054	1	1	0
8(C)	Rehabilitation of processing waste deposits and evaporation ponds (polluting potential)	ha	0.05	685612	1	1	34280.6
9	Rehabilitation of subsided areas	ha	0	158701	1	1	0
10	General surface rehabilitation	ha	5	150138	0.7	1	525483
11	River diversions	ha	0	150138	1	1	0
12	Fencing	m	0	171	1	1	0
13	Water management	ha	0.03	57087	1	1	1712.61
14	2 to 3 years of maintenance and aftercare	ha	5	19980	1	1	99900
15 (A)	Specialist study	Sum	0			1	0
15 (B)	Specialist study	Sum				1	0
					Sub Tot	al 1	877438.13
1	Preliminary and General	105292.5756		weighting factor 2		105292.5756	
-					1		
2	Contingencies			87743.813			87743.813
					Subtota	al 2	1070474.52
n	Rofhiwa Nemutandani						
е	13/12/2022				VAT (1	5%)	160571.18

Grand Total 1231046

# 23 SPECIFIC INFORMATION REQUIRED BY THE COMPETENT AUTHORITY

As part of the consultation process, the Competent Authority requires proof of consultation of the community concerned that is supported by a resolution taken in a meeting attended. The final report will have the required information.

# 24 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 BAR REPORT MUST INCLUDE THE:

## 24.1 Impact on the Socio-Economic Conditions of any Directly Affected Person

The potential impacts on the socio-economic conditions have the potential to include:

- Education, skills development and training
- The implementation of skills development and training programmes will have a direct positive effect on a number of individuals.
- Employment opportunities
- The operation of the mine will result in both direct and indirect employment opportunities.
- Influx of migrant workers
- The mining operations can result in the influx of migrant workers seeking jobs and thereby reducing the number of jobs available to local labour. This is addressed through the recruitment procedure which focuses on employment of local labour.
- Upon closure and downscaling of mining operations, there will be a loss of jobs and income for a large number of individuals. Training and skills development aim to equip to employees with portable skills, thereby opening up other employment opportunities post mining.
- Perceptions and expectations
- When a new mine operation commences in an area there is often false perceptions and expectations, particularly surrounding potential employment. There are inevitably more people seeking jobs than the number of jobs available at the mine, especially for unskilled labour. The manner in which false perceptions and expectations is addressed is through extensive consultation and communication to ensure people are fully aware of the potential employment opportunities and recruitment process.

The consultation process allows directly affected parties to raise their concerns. It is noted that I&APs, including directly affected parties such as landowners, were given the opportunity to review and comment on the draft BAR and EMPR. The results of the public consultation will be included in the final report that will be submitted to the Department for adjudication.

## 24.2 Impact on any National Estate Referred to in Section 3(2) of the National Heritage Resources Act

In terms of the archaeology and heritage in respect of the proposed mining development site, there are no obvious 'Fatal Flaws' or 'No-Go' areas on the site however the burial site must be treated as a No-Go area. The potential for chance finds is rated low according to the screening report, however, the applicant and contractors are advised to be diligent during clearance and mining, should mining activities commence on the site, no mining activity should take place within 100m from the heritage site. It is also worth noting that SAHRA was consulted for this project.. Refer to the image below for the consultation with SAHRA.

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

There are no other matters required in terms of Section 24(4)(A) and (B) of the Act.

## PART B:

## ENVIRONMENTAL MANAGEMENT PROGRAMME

## **26 INTRODUCTION**

#### 26.1 Details of the EAP

The details and expertise of the EAP are detailed in Sections 2 above as required.

#### 26.2 Description of the Aspects of the Activity

A description of the aspects of the activity covered by the EMPR below is included in Section 2 above.

## 27 ENVIRONMENTAL MANAGEMENT PRINCIPLES

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

#### 27.1 Holistic Principle

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

#### 27.2 Best Practicable Environmental Option

When it is necessary to undertake any action with environmental impacts, the different options that could be

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

#### 27.3 Sustainable Development

The concept of sustainable development was introduced in the 1980's with the aim to ensure that the use of natural resources is such that our present needs are provided without compromising the ability of future generations to meet their own needs. The constitution of South Africa is built around the fact that everyone has the right to have the environment protected through reasonable legislative and other measures that secure ecologically sustainable development. The National Environmental Principles included in the NEMA require development to be socially, environmentally and economically sustainable.

#### 27.4 Preventative Principles

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

#### 27.5 The Precautionary Principles

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

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

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

### 27.6 Duty of Care and Cradle to Grave Principle

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

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

"Cradle to Grave" refers to the responsibility a company takes for the entire life cycle of a product, service or program, from design to disposal or termination. In terms of the DWAF Minimum Requirements for the Handling and Disposal of Hazardous Waste, 1994, "any person who generates, transports, treats or disposes of waste must ensure that there is no unauthorized transfer or escape of waste from his control. Such a person must retain documentation describing both the waste and any related transactions. In this way, he retains responsibility for the waste generated or handled." This places responsibility for a waste on the Generator and is supported by the "Cradle to Grave" principle, according to which a "manifest" accompanies each load of Hazardous Waste until it is responsibly and legally disposed. This manifest is transferred from one transporter to the next along with the load, should more than one transporter be involved. Once the waste is properly disposed of at a suitable, permitted facility, a copy of the manifest must be returned to the point of origin." Duty of Care offers one strategy to implement sustainable development.

## 27.7 Polluter Pays Principle

The "polluter pays principle" entails that the person or organization causing pollution is liable for any costs involved in cleaning it up or rehabilitating its effects. It is noted that the polluter will not always necessarily be the generator, as it is possible for responsibility for the safe handling, treatment or disposal of waste to pass from one competent contracting party to another. The polluter may therefore not be the generator but could be a disposal site operator or a transporter. Through the 'duty of care' principle, however, the generator will always be one of the parties held accountable for the pollution caused by the waste. Accordingly, the

generator must be able to prove that the transferal of management of the waste was a responsible action. The polluter pays principle acceding to NEMA dictates that "the cost of remedying pollution, environmental degradation and consequent adverse effects and of preventing, controlling or minimizing further pollution, environmental damage or adverse health effects must be paid for by those responsible for harming the environment."

### 27.8 Duty of Care Responsibilities

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

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

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

- $_{\circ}~$  eliminate any source of the pollution or degradation or
- $\circ\;$  remedy the effects of the pollution or degradation.
- No person may-
- unlawfully and intentionally or negligently commit any act or omission which causes significant or is likely to cause significant pollution or degradation of the environment.
- unlawfully and intentionally or negligently commit any act or omission which detrimentally affects or is likely to affect the environment in such manner or
- $_{\odot}\;$  refuse to comply with a directive issued under this section.

Any person who contravenes or fails to comply with subsection (14) is guilty of an offence and liable on conviction to a fine not exceeding R1million or to imprisonment for a period not exceeding 1 year or to both such a fine and such imprisonment.

## 27.9 Failure to Comply with Environmental Considerations

Within the provisions of the relevant environmental legislation, there are a number of penalties for noncompliance or offences. Below a few extracts are presented for information purposes, however these must not be read in isolation and the reader is reminded that there are other acts that may be applicable to the relevant project:

- NEMA Section 24F(2): It is an offence for any person to fail to comply with or to contravene the conditions applicable to any environmental authorization granted for that listed activity. 24F(4) A person convicted for an offence under subsection 2 is liable to a fine not exceeding 5 million rand or to imprisonment not exceeding 10 years or to both such a fine and imprisonment
- NEMA Section 34(6): Whenever any manager, agent or employee does or omits to do an act which it had been his or her task to do, or to refrain from doing on behalf of the employer and which would be an offence under any provision listed in Schedule 3 (relates to all environmental related acts) for the employer to do or omit to do, he or she shall be liable to be convicted and sentenced in respect thereof as if he or she were the employer
- NWA Section 151 (1): "No person may fail to comply with any condition attached to a permitted water use (Water Use License)"
- NWA Section 151 (2): "Any person who contravenes any provision of subsection 1 is guilty of an offence and liable, on the first conviction, to a fine or imprisonment for a period not exceeding 5 years or to both a fine and such imprisonment (10 years for second conviction)"
- In addition, if anyone is convicted of an offence under the act which has resulted in harm, loss or damage to any other person, the court may award damages to be paid by the accused or convicted

- NWA Section 154: Makes provision that it's not only the applicant that may be liable but also an employee or agent acting on their behalf
- In terms of the MPRDA, Section 98, any person is guilty of an offence if he or she fails to comply with the requirements of the issued mining permit
- MPRDA Section 99 (1a): any person convicted of an offence in terms of the MPRDA is liable to a fine not exceeding R100, 000 or to imprisonment to a period not exceeding 2 years or to both such fine and imprisonment.

It is recommended that a procedure for non-compliances (i.e. incentives or disincentives for conformance and non-conformance with the EMPR requirements) must be employed to ensure that the EMPR is adequately implemented. The system to be used must be determined before mining commences, included in the tender documents and contracts, and made clear to all project workers. The system may include that the independent ECO can be authorised to impose spot fines on the Contractor and/or his subcontractors for any of the transgressions detailed below:

- Littering on site
- Lighting of illegal fires on site
- Persistent or un-repaired oil leaks
- Any persons, vehicles or equipment related to the Contractor's operations found within the designated "No Go" areas
- Any vehicles being driven in excess of designated speed limits
- Removal and/or damage to fauna, flora or heritage objects on site
- Legal contraventions

Such fines should be issued in addition to any remedial costs incurred as a result of non-compliance with the Environmental Specifications and or legal obligations.

# 28 DESCRIPTION OF IMPACT MANAGEMENT OBJECTIVES INCLUDING MANAGEMENT STATEMENTS

## 28.1 Determination of Closure Objectives

The vision, and consequent objective and targets for rehabilitation, decommissioning and closure, aim to reflect the local environmental and socio-economic context of the project, and to represent both the corporate requirements and the stakeholder expectations.

The receiving environment within which the mining activities will be undertaken includes the following key land uses:

- Low shrubland.
- Grassland.

Concerns raised by the stakeholders consulted during the public participation process for the basic assessment have been taken into consideration and will be included in the final BAR and EMPR which will be submitted to the DMRE.

In practice the post closure land-use will depend on the pre-mining land use of the study area. Considering that the exact location of the planned mining have been identified and assessed, it can be said that the closure plan will sufficiently address the objectives for the site. This EMPR does, however, aim to address the key closure objectives which are likely to remain consistent for the majority of the mining activities.

The EMPR includes a monitoring and a rehabilitation plan. The plan shall outline the closure objectives which are aimed at reinstating the landform, land use and vegetation units to the same as before mining operations take place unless a specific, reasonable alternative land use is requested by the landowner. As such, the intended end use for the disturbed mining area and the closure objectives will be defined in consultation with the relevant landowner. Proof of such consultation will be submitted together with the Application for Closure Certificate. The overall aim of the rehabilitation plan is to rehabilitate the environment to a condition as close as possible to that which existed prior to mining.

This shall be achieved with a number of specific objectives.

- Making the area safe. i.e. decommission mining activities so as to ensure that the environment is safe for people and animals. This entails refilling excavations, etc.
- Recreating a free draining landform. This entails earthworks infilling, reshaping, levelling, etc. to recreate as close as possible the original topography and to ensure a free draining landscape.
- Re-vegetation. This involves either reseeding or allowing natural succession depending on the area, climate etc.
- Storm water management and erosion control. Management of stormwater and prevention of erosion during rehabilitation. E.g. cut off drains, berms etc. and erosion control where required.
- Verification of rehabilitation success. Entails monitoring of rehabilitation.

## 28.2 Volumes and Rate of Water Use Required for the Operation

Limited water will be consumed by the surface dust suppression activities (water mist added for dust suppression when required), approximately 18000 liters per day.

## 28.3 Has a Water Use License Been Applied For?

There will be no mining activities within the identified watercourses. No water use license has been applied as part of this Mining Permit application; however, a water use license will be applied because daily operations

will necessitate dust suppression and the storage of water for consumption.

# 29 IMPACTS TO BE MITIGATED IN THEIR RESPECTIVE PHASES

Activities	Phase	Size and Scale of	Mitigation Measures	Compliance with	Time Period for					
		Disturbance		Standards	Implementation					
Environmental I	Environmental Management									
General opencast	Planning and Design	No direct physical	The small-scale mine shall ensure that	Shall adhere to the ESMS	Throughout					
management	Construction	disturbance	social and environmental human	Framework guided by						
	Operation		resources have the knowledge, skills, and	Equator Principles, and IFC						
	Decommissioning		experience necessary to perform their	Performance Standards						
	Rehabilitation and		work with competence and							
	Closure		efficiency.							
General opencast	Planning and Design	No direct physical	The small-scale mine shall appoint a	Shall adhere to the ESMS	Throughout					
management	Construction	disturbance	suitably qualified and competent	Framework guided by						
	Operation		Environmental Control Officer (ECO)	Equator Principles, and						
	Decommissioning		who shall preferably be independent	IFC Performance						
	Rehabilitation and		from the Applicant and the Contractor.	Standards						
	Closure		The ECO must preferably have a							
			tertiary qualification in an							
			Environmental Management or							
			appropriate field. The ECO should have							
			appropriate qualification and							

Table 28: Impacts to be mitigated.

	experience in the implementation of	
	environmental management	
	specifications. The ECO shall be tasked	
	with auditing the mines environmental	
	compliance on a regular basis	
	(annually). The Applicant shall provide	

Activities	Phase	Size and Scale of	Mitigation Measures	Compliance with	Time Period for
		Disturbance		Standards	Implementation
			the ECO with the necessary support to		
			ensure that the environmental aspects		
			relating to the development is adhered		
			to.		
General opencast	Planning and Design	No direct physical	All contractors and sub-contractors must	Shall adhere to the ESMS	Throughout
management	Construction	disturbance	have a copy of this EMPR at the point of	Framework guided by	
	Operation		use and should be briefed by the Pit	Equator Principles, and IFC	
	Decommissioning		Environmental Officer (EO) or ECO with	Performance Standards	
	Rehabilitation and		regards to the use and		
	Closure		implementation of the EMPR.		
General opencast	Planning and Design	No direct physical	The EMPR must be binding for all	Shall adhere to the ESMS	Throughout
management	Construction	disturbance	contractors operating on behalf of the	Framework guided by	
	Operation		Mining Permit Holder.	Equator Principles, and IFC	
	Decommissioning			Performance Standards	
	Rehabilitation and				

	Closure				
General opencast management	Planning and Design Construction Operation Decommissioning Rehabilitation and Closure	No direct physical disturbance	The small-scale mine shall ensure that all sub-contractors working under the main mining contractor abide by the requirements of the EMPR through the inclusion of the EMPR and applicable environmental requirements in contractual agreements for all sub- contractors.	Shall adhere to the ESMS Framework guided by Equator Principles, and IFC Performance Standards	Throughout

Activities	Phase	Size and Scale of	Mitigation Measures	Compliance with	Time Period for
		Disturbance		Standards	Implementation
Health and Safe	ity				
General opencast	Planning and Design	Health and safety	The small-scale mine shall ensure that	OHS	Throughout
management	Construction	risks are classified	reasonable measures are taken to	MHSA	
	Operation	as high significance	ensure the safety of all site staff,		
	Decommissioning	due to the value of	including induction training for all		
	Rehabilitation and	human life	employees and visitors.		
	Closure				
General opencast	Construction	Health and safety	The small-scale mine shall provide	OHS	Throughout
management	Operation	risks are classified	appropriate Personal Protective	MHSA	

	Decommissioning	as high significance	Equipment (PPE) to employees		
	Rehabilitation and	due to the value of	wherever required and in accordance		
	Closure	human life	with the risks associated with their		
			activities.		
General opencast	Construction	Health and safety	The small-scale mine shall undertake	OHS	Throughout
management	Operation	risks are classified	safety audits to ensure compliance with	MHSA	
	Decommissioning	as high significance	the (i) Occupational Health and Safety		
	Rehabilitation and	due to the value of	Act (Act No. 85 of 1993) and associated		
	Closure	human life	regulations and (ii) Mine Health and		
			Safety Act (Act 29 of 1996) as		
			amended and associated regulations.		
General opencast	Construction	Health and safety	The small-scale mine shall implement a	OHS	Throughout
management	Operation	risks are classified	safety reporting procedure to ensure	MHSA	
	Decommissioning	as high significance	that all accidents and incidents (safety		
	Rehabilitation and	due to the value of	and environmental) are recorded and		

Activities	Phase	Size and Scale of	Mitigation Measures	Compliance with	Time Period for
		Disturbance		Standards	Implementation
	Closure	human life	reported to the pit manager and EO.		

General opencast	Construction	Health and safety	Any containers in which hazardous	OHS	Throughout
management	Operation	risks are classified as	substances (e.g. fuel, paints, solvents) are	MHSA	
	Decommissioning	high significance due	stored shall be clearly marked as to the		
	Rehabilitation and	to the value of	contents therein (in accordance with		
	Closure	human life	OHSA regulations).		
Site Access	and Security	I	1		
General opencast	Construction	Security risks can	On-site vehicles must be limited to	OHS	Throughout
management	Operation	have a highly	approved access routes and areas	MHSA	
	Decommissioning	significant impact	(including turning circles and parking) on		
	Rehabilitation and	although minimise	the site so as to minimise excessive		
	Closure		environmental disturbance to the soil and		
			vegetation off site, and to minimise		
			disruption of traffic.		
General opencast	Construction	The creation of	Any new access (if required) shall first be	OHS	Throughout
management	Operation	roads can have a	approved by the pit manager and ECO	MHSA	
		significant and	(method statement may be required)		
		relatively	and should be provided with erosion and		
		widespread impact,	silt pollution prevention measures where		
		especially as roads	required.		
		create corridors			
General opencast	Construction	Security risks can	No person will be allowed to keep or	OHS	Throughout
management	Operation	have a highly	use alcohol, recreational drugs,	MHSA	
	Decommissioning	significant impact	traditional or modern weapons, snares		

Activities	Phase	Size and Scale of	Mitigation Measures	Compliance with	Time Period for
		Disturbance		Standards	Implementation
	Rehabilitation and	although localised	or otherwise dangerous objects on-site, or		
	Closure		to enter the site while under the		
			influence of alcohol or drugs.		
Environmen	tal Awareness			1	
General opencast	Construction	No direct physical	All employees and visitors to the site must	NEMA	Throughout
management	Operation	disturbance	undergo a site induction which shall		
	Decommissioning		include basic environmental awareness		
	Rehabilitation and		and site specific environmental		
	Closure		requirements (e.g. site sensitivities and		
			relevant protocols/procedures). This		
			induction should be presented or		
			otherwise facilitated by the Contractors		
			EO/Pit EO		
			wherever possible.		
Social and S	ocio-Economic			L	
General opencast	Planning	No direct physical	The small-scale mine shall develop and	Adherence to corporate	Throughout
management	Construction	disturbance	implement a recruitment policy that	policies and compliance	
	Operation		allows equal opportunity to all people	with legislation including	
	Decommissioning		(woman, disabled) and give preference to	Labour Act and	
	Rehabilitation and		local labour from the local	Employment Act	
	Closure		Municipality.		

General opencast	Planning	No direct physical	The procurement policy for the mine	Adherence to corporate	Throughout
management	Construction	disturbance	should focus on utilising service	policies and compliance	
	Operation		providers from the local area so as to	with legislation including	
	Decommissioning		encourage the growth of businesses.	Labour Act and	

Activities	Phase	Size and Scale of	Mitigation Measures	Compliance with	Time Period for
		Disturbance		Standards	Implementation
	Rehabilitation and			Employment Act	
	Closure				
General opencast	Planning	No direct physical	The small-scale mine shall attempt,	Adherence to corporate	Throughout
management	Construction	disturbance	where possible, to recruit local service	policies and compliance	
	Operation		providers and contractors to undertake	with legislation including	
	Decommissioning		construction activities.	Labour Act and	
	Rehabilitation and			Employment Act	
	Closure				
General opencast	Planning	No direct physical	The small-scale mine and contractor(s)	Compliance with	Throughout
management	Construction	disturbance	shall comply with all relevant legislation	legislation including	
	Operation		pertaining to labour recruitment and	Labour Act and	
	Decommissioning		employment.	Employment Act	
	Rehabilitation and				
	Closure				

General opencast	Planning	No direct physical	The small-scale mine shall appoint a	Shall adhere to the ESMS	Appointment as
management	Construction	disturbance	community liaison officer that deals	Framework guided by	early as possible
	Operation		specifically with the surrounding	Equator Principles, and IFC	and implemented
	Decommissioning		communities. The mine shall	Performance Standards	throughout
	Rehabilitation and		communicate frequently with the		
	Closure		affected stakeholders to ensure that they		
			understand the processes and do not		
			develop more unrealistic		
			expectations.		
General opencast	Planning	No direct physical	The small-scale mine shall establish a	Shall adhere to the ESMS	Developed as
management	Construction	disturbance	detailed grievance mechanism for	Framework guided by	early as possible
	Operation		communities to lodge concerns,		and

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

	Decommissioning		suggestions and grievances which can be	Equator Principles, and	implemented
	Rehabilitation and		dealt with by the Project in a timely	IFC Performance	throughout
	Closure		manner. The grievance mechanism shall	Standards	
			aim to accomplish the following		
			objectives:		
			Receive and register external		
			communications from the public.		
			Screen and assess the issues		
			raised and determine how to		
			address them.		
			Identify roles and responsibilities		
			relating to the reporting, recording		
			and addressing of grievances.		
			• Maintenance of a grievance register to		
			record and track, and document		
			responses and actions taken to		
			address grievances.		
			Reporting of grievances to DMRE.		
			Adjust the management program,		
			as appropriate.		
General opencast	Planning	No direct physical	A grievance register must be	Shall adhere to the ESMS	Developed as
management	Construction	disturbance	maintained by the mine to log	Framework guided by	early as possible
	Operation		grievances from landowners,	Equator Principles, and IFC	and implemented
	Decommissioning		communities, occupants and other	Performance	throughout

Rehabilitation and	Interested and Affec	cted Parties, and	

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
	Closure		response to such grievances. The	Standards	
			grievance register should be provided to		
			authorities at any point in time if so		
			requested. The grievance register shall		
			contain, at a minimum, the following		
			information:		
			<ul> <li>Date of the grievance being lodged.</li> <li>Location relating to the grievance.</li> <li>Contact details of the complainant.</li> <li>Grievance description (detailed as</li> </ul>		
			<ul> <li>possible).</li> <li>Person receiving grievance.</li> <li>Agreed corrective action.</li> <li>Responsible party for corrective action.</li> <li>Summary of actions taken (and date action was taken).</li> </ul>		
General opencast	Planning	No direct physical	Employees should be sourced from the	Adherence to corporate	Throughout
management	Construction	disturbance	local area where possible.	policies and compliance	
	Operation			with legislation including	
	Decommissioning			Labour Act and	
	Rehabilitation and			Employment Act	
	Closure				

Activities	Phase	Size and Scale of	Mitigation Measures	Compliance with	Time Period for
		Disturbance		Standards	Implementation
General opencast	Operation	No direct physical	The workforce should undergo up- skilling	Shall adhere to the ESMS	During operation
management		disturbance	during the operation of the mine so that	Framework guided by	
			they may be productively absorbed into	Equator Principles, and IFC	
			the local economy after	Performance	
			mine closure.	Standards	
General opencast	Planning	No direct physical	Stakeholder engagement will continue	Shall adhere to the ESMS	Throughout
management	Construction	disturbance	throughout to ensure local communities	Framework guided by	
	Operation		are kept informed and allowed to raise	Equator Principles, and IFC	
	Decommissioning		issues. These issues will then be	Performance Standards	
	Rehabilitation and		addressed through the grievance		
	Closure		mechanism.		
General opencast	Operation	No direct physical	Where retrenchments are unavoidable,	Legislative requirements	When
management		disturbance	they should be managed humanely		retrenchments
			according to legislative requirements.		are required
General opencast	Operation	No direct physical	Upon closure, the contracting company		As required when
management		disturbance	for the mining operations should attempt		scaling down
			to redeploy employees to its other		operations and
			operations.		prior to
					closure
		Si	te Establishment	L	

Construction camp Construction		Construction impacts	The physical footprint of any	Shall adhere to the ESMS	Throughout
sewage management		are temporary in	construction or site camp shall be	Framework guided by	construction
		nature	minimised and vegetation clearance	Equator Principles and	
Dust suppression		and have a limited	should be kept to the minimum required	IFC Performance	

Activities	Phase	Size and Scale of	Mitigation Measures	Compliance with	Time Period for
		Disturbance		Standards	Implementation
		extent but may	area. Topsoil shall be handled in	Standards	
Earthworks		include	accordance with the soil management	OHSA	
Fencing		significant	principles presented in this EMPR and	MHSA	
Fuel storage and		impacts	the soil management guide developed	NEMA	
refueling			for the Mine.	MPRDA	
			All construction and/or site camps shall		
Hazardous substances			be enclosed with a fence. The mesh		
management			size should be small enough for the		
Site security			fence to act as a catch net for blown		
			debris and as a demarcation of the site.		
Soil management			The fence shall be maintained as		
Truck and heavy			required to ensure access control		
machinery			remains effective. All temporary fences		
operation			erected by the contractor shall be		
Utilisation of portable			removed and the site restored on		
toilets and generation			completion of construction, unless		
of sewage			otherwise agreed in writing with the		

		Applicant.	
		Site and construction camps must be	
Vegetation clearance		kept in a clean, neat and tidy condition	
		at all times. The contractor shall	
		maintain good housekeeping practises	
		and shall comply with the relevant HSE	
		regulations in terms of materials	
		storage. Stockpiles of construction	
		materials may only be placed within	

Activities	Phase	Size and Scale of	Mitigation Measures	Compliance with	Time Period for
		Disturbance		Standards	Implementation
			demarcated areas within the		
			construction camp. Laydown areas		
			must be kept neat and tidy and free		
			of		
			litter or waste at all times.		

	A waste storage area must be	
	established within the site	
	camp/construction camp that provides	
	for appropriate and adequate waste	
	storage and waste separation for	
	recycling. All waste must be adequately	
	contained so as to prevent ground	
	and/or water pollution. The total	
	volume of general waste stored shall	
	not exceed 100 m3. In the case that a	
	storage capacity exceeding this	
	amount is required or planned for, the	
	necessary waste permits must be	
	obtained in accordance with the	
	NEMWA beforehand (GN 718).	
	The site camp/construction camp shall	
	have adequate provision for the	
	storage of hazardous waste (e.g. old oil	
	filters, soil from spills etc.) and the	
	waste shall be contained within closed	
	containers	
	to prevent the possibility of spillages.	
	All fuel storage areas shall be bunded.	

Activities	Phase	Size and Scale of	Mitigation Measures	Compliance with	Time Period for
		Disturbance		Standards	Implementation
			Fuel storage areas may not be located		
			within 100 m of the watercourse and		
			the total volume of fuel stored on site		
			may not exceed 30 m3 (30 000 liters)		
			without the necessary authorisation in		
			terms of the NEMA. Fuel storage areas		
			must be provided with an impervious		
			surface with the provision to contain		
			any potential fuel spillages during re-		
			fueling (e.g. a bunded, sealed concrete		
			slab which drains to a sump/oil		
			separator). No person smoke or take		
			part in any activity that may results in		
			sparks in the vicinity of fuels and other		
			flammable substances to prevent		
			ignition.		

	All hazardous substances shall be	
	stored within designated areas that	
	comply with the relevant HSE	
	standards (e.g. access control, HSE	
	signage, fire-fighting equipment etc.)	
	and that provide for spill prevention	
	and containment. It is recommended	
	that a dedicated, bunded and fenced	
	Hazardous Storage Area is provided	
	within the construction camp for this	

Activities	Phase	Size and Scale of	Mitigation Measures	Compliance with	Time Period for
		Disturbance		Standards	Implementation
			purpose.		
			Site camps/construction camps shall be		
			provided with portable fire extinguishing		
			equipment, in accordance with all		
			relevant legislation and this equipment		
			must be readily accessible.		
			No open fires shall be permitted within		
			the site camp/construction camp, except		
			where approved by the responsible safety		
			officer and ECO and within a designated		
			structure designed for that purpose. In		
			such cases fire fighting equipment must		
			be readily available in the vicinity of the		
			fire place and an appropriate safety		
			representative should be present at all		
			times during burning of the fire. All fires		
			shall be fully extinguished after use.		
			Flora		

General surface	Planning and Design	Impacts on flora	The small-scale mine, in consultation with	NEMA	Development of
rehabilitation	Construction	may occur over a	the ECO, shall develop an appropriate		plan as soon as
	Operation	large area (active	weed management plan, to be		possible and
Infrastructure removal	Decommissioning	mine areas) and has	implemented throughout the lifespan of	NEMBA	implementation
	Rehabilitation and	the potential to be a	the project. The weed management plan	CARA	throughout
Maintenance and	Closure	relatively high	shall aim to eradicate and control	Shall adhere to the ESMS	
operation of site				Framework guided by	

Activities	Phase	Size and Scale of	Mitigation Measures	Compliance with	Time Period for
		Disturbance		Standards	Implementation
infrastructure		significance	alien vegetation in accordance with	Equator Principles	
and facilities			NEMBA. Control involves killing the	IFC Performance	
			plants present, killing the seedlings	Standards	
Mining Permit area			which emerge, and establishing and		
site preparation			managing an alternative plant cover		
Filling opencast voids			to limit re-growth and re-invasion.		
Post closure			Specialist input shall be sought in		
			developing the plan to ensure the		
monitoring and			potential for residual or latent impacts		
maintenance					

Site establishment	resulting from alien vegetation
	removal are minimised and mitigated.
	The weed management plan shall
	include appropriate measures for
	removal/control of alien
	vegetation across the entire site.
	The weed management plan shall
	include the following measures as
	a minimum:
	Weeds and invader plants will be
	controlled in the manner
	prescribed for that category by the
	Conservation of Agricultural
	Resources Act or in terms of
	Working for Water guidelines.

Activities	Phase	Size and Scale of	Mitigation Measures	Compliance with	Time Period for
		Disturbance		Standards	Implementation
			Institute an eradication/control		
			programme for early intervention		
			if invasive species are detected,		
			so that their spread to		
			surrounding natural ecosystems		
			can be prevented.		
			Institute a monitoring programme		
			to detect alien invasive species		
			early, before they become		
			established and, in the case of		
			weeds, before the release of seeds		
			(including closure and post closure		
			monitoring).		
			• The Plan must clearly define the		
			areas from which alien vegetation		
			must be removed as well as the		
			plant, equipment, materials and		
			methodology to be used		
	Planning and Design	Impacts on red	All Red Data Plants within the Mining	NEMBA	Prior to commencement of
	Construction	data species has a very high significance	Permit area, roads and all other infrastructure areas should be transplanted and relocated within either	Threatened or Protected Species (TOPS) regulations	activities or disturbance

Operation		

Activities	Phase	Size and Scale of	Mitigation Measures	Compliance with	Time Period for
		Disturbance		Standards	Implementation
			a nursery or any neighbouring piece of	National Forests Act	
			land where it can be conserved until	DAFF permitting	
			rehabilitation can take place. These	requirements	
			species can either be replanted during		
			the rehabilitation process of the		
			Opencast pit mining areas as		
			rehabilitation of mined out areas		
			progresses, or left in their new		
			location		
			if this is not to be disturbed in future.		
	Planning and Design	Impacts on red	The small-scale mine shall ensure that	NEMBA	Prior to commencement of
	Construction	data species has a	the relevant permits are obtained to	TOPS regulations	activities or disturbance
	Operation	very high	remove and relocate protected	National Forests Act	
		significance	species. Plan activities carefully so that	DAFF permitting	
			only vegetation that needs to be	requirements	
			impacted is impacted. Incorporate		
			herbaceous vegetation into soil		
			stockpiles to maintain a seed bank.		
			Limit activity to area of disturbance		
			and revegetate		
			impacted areas as soon as possible.		

Planni	ning and Design	Impacts on flora	No unnecessary clearing of vegetation	NEMA	Throughout
Constr	truction	may occur over a	will take place, to enable seeds from		
Operat	ation	large area (active	undisturbed areas to move into		
Decom	mmissioning	mine areas) and	disturbed area through natural		
Rehab	bilitation and	has the potential	processes of succession.		
Closur	ire	to be a relatively			
		high			
		significance			

Activities	Phase	Size and Scale of	Mitigation Measures	Compliance with	Time Period for
		Disturbance		Standards	Implementation
	Planning and Design	Impacts on flora	The small-scale mine shall plan	NEMA	Throughout
	Construction	may occur over a	activities carefully so that only	CARA	
	Operation	large area (active	vegetation that needs to be impacted		
	Decommissioning	mine areas) and	is impacted. Incorporate herbaceous		
	Rehabilitation and	has the potential	vegetation into soil stockpiles to		
	Closure	to be a relatively	maintain a seed bank. Limit activity to		
		high significance	area of disturbance and revegetate		
			impacted areas as soon as possible.		
			Allow pioneer species to establish in		
			disturbed areas. Erosion prevention		
			measures will be implemented along		
			infrastructure areas.		

Planning and Design	Impacts on flora	The harvesting of plants by	NEMA	Throughout
Construction	may occur over a	construction and mine workers is		
Operation	large area (active	prohibited on site. This includes the		
Decommissioning	mine areas) and	harvesting of plants for firewood,		
Rehabilitation and	has the potential	construction material, the making of		
Closure	to be a relatively	crafts and medicinal purposes.		
	high			
	significance			
Planning and Design	Impacts on flora	Damage or harm to threatened plant	NEMBA	Throughout
Construction	may occur over a	species is illegal in terms of the	TOPS regulations	
Operation	large area (active	National Environmental	National Forests Act	
Decommissioning	mine areas) and	Management: Biodiversity Act (Act	DAFF permitting	
Rehabilitation and	has the potential	10 of 2004).	requirements	
Closure	to be a relatively	Threatened species are defined in		
	high	terms of the most recent Red Data list		
	significance	of Southern African Plants. Employees		

Activities	Phase	Size and Scale of	Mitigation Measures	Compliance with	Time Period for
		Disturbance		Standards	Implementation
			and workers shall be educated with		
			regards to any potential threatened		
			species that may be encountered on		
			site, and shall take the necessary		
			actions to prevent of harm to any		
			such		
			species found on site.		
	Construction	Impacts on flora	All alien vegetation occurring on the	NEMA	Throughout
	Operation	may occur over a	site must be controlled in accordance	NEMBA	
	Decommissioning	large area (active	with NEMBA. The area should be	CARA	
	Rehabilitation	mine areas) and	assessed and the alien invasive species	Shall adhere to the ESMS	
	and Closure	has the potential	controlled prior to the commencement	Framework guided by	
		to be a relatively	of the construction activities. The area	Equator Principles, and	
		high significance	should be monitored for the	IFC Performance	
			establishment and spread of alien	Standards	
			invasive species throughout. The weed		
			management plan and principles for		
			weed management presented in this		
			EMPR must be implemented		
			throughout the lifespan of the project.		

Constructio	Impacts on flora	All soil stockpiles shall be kept free of	Shall adhere to the ESMS	Throughout
n Operation	may occur over a	any weeds or alien invader plant	Framework guided by	
	large area (active	species.	Equator Principles, and	
	mine areas) and		IFC Performance	
	has the potential		Standards	
	to be a relatively			
	high			
	significance			

Activities	Phase	Size and Scale of	Mitigation Measures	Compliance with	Time Period for
		Disturbance		Standards	Implementation
	Construction	Impacts on flora	Alien species removal must take place	NEMA	Throughout
	Operation	may occur over a	in an appropriate manner, which	NEMBA	
	Decommissioning	large area (active	includes:	CARA	
	Rehabilitation	mine areas) and	• Avoid disturbance to the soil.	Shall adhere to the ESMS	
	and Closure	has the potential	Use an appropriate control for each	Framework guided by	
		to be a relatively	species. Some species may require	Equator Principles, and	
		high significance	manual and herbicide control.	IFC Performance	
			Where appropriate, use	Standards	
			biological control.		
			• Where herbicide control is used,		
			ensure that the correct herbicide		
			as registered for the species is		
			used.		
			Use only herbicides that are		
			registered for use near water		
			close to the wetland areas.		
			In most cases herbicide control		
			is only successful in the growing		
			season. All herbicides must be		
			applied appropriately.		

Construction	Impacts on flora	Where large clumps of invasive trees	NEMA	Throughout
Operation	may occur over a	are to be controlled, do not clear all	NEMBA	
Decommissioning	large area (active	invasive species at once, since this will	CARA	
Rehabilitation	mine areas) and	lead to large areas bare of vegetation	Shall adhere to the ESMS	
and Closure	has the potential	and may lead to erosion and a large	Framework guided by	
	to	sediment load in the adjacent water	Equator Principles, and	
	be a relatively high			

Activities	Phase	Size and Scale of	Mitigation Measures	Compliance with	Time Period for
		Disturbance		Standards	Implementation
		significance	resources. Aliens must be removed	IFC Performance	
			gradually over a long period and the	Standards	
			trees replaced with grassland.		
	Rehabilitation and	Impacts on flora	The small-scale mine should consider	Shall adhere to the ESMS	During
	Closure	may occur over a	the use of excess vegetation (tree	Framework guided by	Rehabilitation
		large area (active	stumps etc.) to create 'safe sites' for	Equator Principles, and	
		mine areas) and	seedling recruitment as well as animal	IFC Performance	
		has the potential to	habitats in rehabilitated areas.	Standards	
		be a relatively high			
		significance			
	Dehabilitation and	Imposts on flore	Disturbed surfaces will be re-versioned	Adharanaa ta	During
	Rehabilitation and	Impacts on flora	Disturbed surfaces will be re-vegetated	Adherence to	During

	Closure	may occur over a	as soon as they become available, by	Rehabilitation and	rehabilitation	
		large area (active	seeding with an appropriate seed mix	Closure Plan		
		mine areas) and	as per direction by a vegetation			
		has the potential to	specialist.			
		be a relatively high				
		significance				
Fauna						
	Planning and Design	Impacts on fauna	Visitors and workers will be informed	Induction training shall	Throughout	
General surface	Construction	has the potential to	that the killing of fauna is prohibited	comply with ESMS		
rehabilitation	Operation	be a relatively high	within the boundaries of the mining	Framework guided by		
	Decommissioning	significance	area, as well as neighbouring areas.	Equator Principles, and		

Activities	Phase	Size and Scale of	Mitigation Measures	Compliance with	Time Period for
		Disturbance		Standards	Implementation
Infrastructure removal	Rehabilitation	especially where		IFC Performance	
	and Closure	threatened or		Standards	
Maintenance and		protected species			
operation of site		are impacted upon			
infrastructure	Planning and Design	Impacts on fauna	The small-scale mine shall educate and	NEMA	Throughout
and facilities	Construction	has the potential	inform all workers, contractors and	NEMBA	
	Operation	to be a relatively	visitors about any rare and endangered	CARA	
Mining Permit area	Decommissioning	high significance	species through an environmental	Shall adhere to the ESMS	
site preparation	Rehabilitation and	especially where	awareness plan and the distribution of	Framework guided by	
	Closure	threatened or	posters, containing pictures of any	Equator Principles, and	
Filling opencast voids		protected species	potential rare and endangered species.	IFC Performance	
		are impacted upon		Standards	
Post closure	Planning and Design	Impacts on fauna	The sighting of any rare or endangered	NEMBA	Throughout
monitoring and	Construction	has the potential	species needs to be reported to	TOPS	
maintenance	Operation	to be a relatively	management which will keep record of	Shall adhere to the ESMS	
	Decommissioning	high significance	all such species. Should there be a risk	Framework guided by	
Site establishment	Rehabilitation and	especially where	of an impact to such a species, the	Equator Principles, and	
	Closure	threatened or	mine shall notify a specialist who shall	IFC Performance	
		protected species	advise on the best course of action.	Standards	
		are impacted upon	Should relocation or destruction of any		
			species be required, the necessary		

		permits shall be obtained.		
Constructio n Operation	Impacts on sensitive landscapes have the potential to be	The destruction of sensitive landscape features shall be avoided where possible and otherwise minimised through effective planning. In areas	In accordance with Rehabilitation and closure plan	During construction and operation

Activities	Phase	Size and Scale of	Mitigation Measures	Compliance with	Time Period for
		Disturbance		Standards	Implementation
		a relatively high	where the destruction cannot be		
		significance with	avoided, these features should be		
		widespread	re- introduced in the post mining		
		effects	landscape.		
	Constructio	Impacts on	Infrastructure should be designed to	In accordance with	During construction and
	n Operation	sensitive	rather follow the edge of natural areas	Rehabilitation and	operation
		landscapes have	than crossing it. If crossing it is the only	closure plan	
		the potential to be	option, then the area should be		
		a relatively high	transected so that one large area		
		significance with	remains rather than two equally sized		
		widespread	areas. Infrastructure should be		
		effects	condensed to prevent unnecessary		
			sprawl into sensitive areas.		

Planning and Design	Impacts on fauna	No construction workers or mine	NEMA	Throughout
Construction	has the potential	employees may disturb, hunt, set	NEMBA	
Operation	to be a relatively	traps/snares, utilise dead or alive	CARA	
Decommissioning	high significance	fauna/livestock/wildlife/fish. This	Shall adhere to the ESMS	
Rehabilitation and	especially where	includes the killing of any animal	Framework guided by	
Closure	threatened or	caught in construction works. No	Equator Principles, and	
	protected species	construction workers or mine	IFC Performance	
	are impacted upon	employees may collect or remove	Standards	
		firewood or medicinal plants or other		
		plants/crops/fruits from the site or		
		areas adjacent to the site.		
		Disciplinary action must be taken in the		
		event that any flora or fauna is		
		willfully disturbed or killed.		

Activities	Phase	Size and Scale of	Mitigation Measures	Compliance with	Time Period for
		Disturbance		Standards	Implementation
	Planning and Design	Impacts on fauna	Any animals found within excavations	NEMA	Throughout
	Construction	has the potential	should be carefully returned without	NEMBA	
	Operation	to be a relatively	harm to an adjacent area away from	CARA	
	Decommissioning	high significance	potential harm, but preferably not	Shall adhere to the ESMS	
	Rehabilitation and	especially where	further than 200 m away from where	Framework guided by	
	Closure	threatened or	it was found unless otherwise agreed	Equator Principles, and	
		protected species	to by the ECO.	IFC Performance	
		are impacted upon		Standards	
	Planning and Design	Impacts on fauna	The contractor shall ensure that any	NEMA	Throughout
	Construction	has the potential	snakes discovered in excavated areas,	NEMBA	
	Operation	to be a relatively	on or near the construction site are	CARA	
	Decommissioning	high significance	not killed or otherwise harassed. The	Shall adhere to the ESMS	
	Rehabilitation and	especially where	Pit EO must be notified should a snake	Framework guided by	
	Closure	threatened or	be found on or near the site. The Pit	Equator Principles, and	
		protected species	EO will be responsible to ensure that	IFC Performance	
		are impacted upon	an appropriately skilled person is	Standards	
			summoned to remove the snake from		
			the site for relocation to a suitable		
			nearby location.		

Planning and Design	Impacts on fauna	The small-scale mine shall take the	Internal speed limits for	Throughout
Construction	has the potential	necessary measures to limit the speed	haul roads and declared	
Operation	to be a relatively	of trucks and vehicles on the roads on	legal speed limits for	
Decommissioning	high significance	site and enforce these speed limits.	public roads	
Rehabilitation and	especially where			
Closure	threatened or			
	protected species			

Activities	Activities Phase		Mitigation Measures	Compliance with	Time Period for			
		Disturbance		Standards	Implementation			
		are impacted upon						
	Planning and Design	Impacts on fauna	Any Red Data species recorded within	NEMA	Throughout			
	Construction	has the potential	the areas that will be cleared for the	NEMBA				
	Operation	to be a relatively	newly Opencast pit mining areas should	CARA				
	Decommissioning	high significance	be relocated within re- vegetated areas	Shall adhere to the ESMS				
		especially where	where a good vegetation cover has	Framework guided by				
		threatened or	been established. The mine must	Equator Principles, and				
		protected species	ensure relevant permits are in place if	IFC Performance				
		are impacted upon	any threatened or protected species	Standards				
			are					
			relocated.					
	Planning and Design	Impacts on fauna	No person should willfully disturb	NEMA	Throughout			
	Construction	has the potential	the movement of any mammals,	NEMBA				
	Operation	to be a relatively	birds, amphibians, insects or reptiles	CARA				
	Decommissioning	high significance	on the mine site.	Shall adhere to the ESMS				
	Rehabilitation and	especially where		Framework guided by				
	Closure	threatened or		Equator Principles, and				
		protected species		IFC Performance				
		are impacted upon		Standards				
	Soils							

Filling opencast voids	Construction	Impacts on soils	Topsoil shall be removed from all areas	CARA	As required
	Operation	can have	where physical disturbance of the	NEMA	
General	Decommissioning	significant impact	surface will occur (up to a maximum of	GN704	
decommissioning		both in terms of	30 cm depth). Topsoil must be	In accordance with	
activities		severity and scale.	stockpiled for re-use in subsequent	Rehabilitation and	
		Impacts on soil can	rehabilitation activities outside of areas	closure	
				plan	

Activities	Phase	Size and Scale of	Mitigation Measures	Compliance with	Time Period for
		Disturbance		Standards	Implementation
General surface		in turn affect	prone to erosion and 1:100		
rehabilitation		land use and	year floodplain demarcation.		
Infrastructure removal		land			
		capability			
Maintenance and	Construction	Impacts on soils	Soils must be stripped from the area of	CARA	As required
operation of site	Operation	can have	activity. Topsoils and subsoils should	NEMA	
infrastructure	Decommissioning	significant impact	be stripped separately. The stripped	In accordance with	
and facilities	Rehabilitation	both in terms of	soils should be utilised to create a	Rehabilitation and	
Mining Permit area	and Closure	severity and scale.	berm up-slope of the proposed	closure plan	
site preparation		Impacts on soil can	development area to divert runoff		
Opencast mining		in turn affect land	water around the site. Re-vegetate any		
		use and land	bare soil immediately. Activity should		
Post closure		capability	be limited to area of disturbance.		
monitoring and			Where required the compacted soils		
maintenance			should be ripped to an adequate depth		
Re-vegetation Site			and re- vegetated		
establishment			with indigenous plants.		

Construction	Impacts on soils	To the greatest extent possible topsoil	CARA	Throughout
Operation	can have	shall only be handled twice, only-once	NEMA	
Decommissioning	significant impact	during the initial stripping of topsoil	In accordance with	
Rehabilitation	both in terms of	and a second time to replace it.	Rehabilitation and	
and Closure	severity and scale.		closure plan	
	Impacts on soil can			
	in turn affect land			
	use and land			
	capability			
Construction	Impacts on soils	It must be ensured that the topsoil is	CARA	Throughout
Operation	can have	separated from the subsoil and that the	NEMA	

Activities	Phase	Size and Scale of	Mitigation Measures	Compliance with	Time Period for
		Disturbance		Standards	Implementation
		significant impact	topsoil is stockpiled separately from	In accordance with	
		both in terms of	the subsoil and construction materials.	Rehabilitation and	
		severity and scale.		closure plan	
		Impacts on soil can			
		in turn affect land			
		use and land			
		capability			
	Construction	Impacts on soils	Topsoil and sub-soil stockpiles must be	CARA	Throughout
	Operation	can have	located such that the potential for	NEMA	
	Decommissioning	significant impact	erosion is minimised. Areas with	GN 704	
	Rehabilitation	both in terms of	existing erosion and stability issues	In accordance with	
	and Closure	severity and scale.	must be avoided. Topsoil stockpiles will	Rehabilitation and	
		Impacts on soil can	not be placed within the 1:100 year	closure plan	
		in turn affect land	floodline of a water course, and will		
		use and land	not be placed within the path of a		
		capability	stormwater channel, and if necessary,		
			will be provided with a silt fence		
			around the perimeter of the foot of the		
			stockpile. Stockpiles are to be stabilised		
			if signs of erosion are visible. Any		
			evidence of erosion, scouring,		

		sedimentation, and/or undercutting		
		must be rectified and rehabilitated		
		immediately.		
Construction	Impacts on soils	There must be no contamination of	MPRDA	Throughout
Operation	can have	topsoil. The biological, chemical and	CARA	

Activities	Phase	Size and Scale of	Mitigation Measures	Compliance with	Time Period for
		Disturbance		Standards	Implementation
	Decommissioning	significant impact	physical properties of the topsoil must		
	Rehabilitation	both in terms of	not be changed by introducing		
	and Closure	severity and scale.	detrimental foreign material, gravel,		
		Impacts on soil can	rock, rubble or mine residue to such		
		in turn affect land	soil (MPRDA Regulation 70(7)). This		
		use and land	also includes littering, waste disposal,		
		capability	fuel or chemical contamination, plant		
			matter dumping or other activity		
			occurs that may introduce pollutants or		
			foreign plant species into stockpiled		
			soils.		
			Material laydown areas and		
			stockpiles of construction materials		
			must be clearly separated from		
			topsoil stockpiles in order to limit any		
			contamination of the topsoil.		

Construction	Impacts on soils	Care must be taken to protect topsoil	NEMBA	Throughout
Operation	can have	resources on site and thereby avoid	NEMA	
Decommissioning	significant impact	the need to obtain additional topsoil		
Rehabilitation	both in terms of	from outside the site for rehabilitation.		
and Closure	severity and scale.	However, in the event that additional		
	Impacts on soil can	topsoil needs to be sourced from		
	in turn affect land	outside the site, this shall be done		
	use and land	with extreme caution not to introduce		
	capability.	any		
		alien or invasive species to the site.		
Construction	Impacts on soils	Compacting of soil must be avoided as	MPRDA	Throughout
Operation	can have	far as possible. The contractor should	CARA	

Activities	Phase	Size and Scale of	Mitigation Measures	Compliance with	Time Period for
		Disturbance		Standards	Implementation
	Decommissioning	significant impact	restrict the use of heavy machinery,		
	Rehabilitation	both in terms of	particularly in areas outside of the		
	and Closure	severity and scale.	physical mining footprint area to		
		Impacts on soil can	reduce the compaction of soils. No		
		in turn affect land	vehicles or machines will be allowed to		
		use and land	drive over or be parked on the topsoil		
		capability.	stockpiles.		

Construction	Impacts on soils	Stockpiles and berms should be	MPRDA	As required
Operation	can have	vegetated with a suitable seed-	CARA	
Decommissioning	significant impact	mix.		
Rehabilitation	both in terms of			
and Closure	severity and scale.			
	Impacts on soil can			
	in turn affect land			
	use and land			
	capability.			
Construction	Impacts on soils	A monitoring system shall be	Shall adhere to the ESMS	Ongoing throughout
Operation	can have	implemented which will include	Framework guided by	
Decommissioning	significant impact	inspecting soil stockpiles and berms for	Equator Principles, and	
Rehabilitation	both in terms of	any degradation or erosion, and	IFC Performance	
and Closure	severity and scale.	ensure immediate action if these are	Standards	
	Impacts on soil can	noted.		
	in turn affect land			
	use and land			
	capability.			

Activities	Phase	Size and Scale of	Mitigation Measures	Compliance with	Time Period for
		Disturbance		Standards	Implementation
	Construction	Impacts on soils	The regular inspections shall aim to	Shall adhere to the ESMS	Ongoing throughout
	Operation	can have	identify negative effects such as	Framework guided by	
	Decommissioning	significant impact	acidification and erosion of cover-soil,	Equator Principles, and	
	Rehabilitation	both in terms of	poor quality leachate seeping from	IFC Performance	
	and Closure	severity and scale.	the residue deposits and	Standards	
		Impacts on soil can	deterioration of vegetation cover. The		
		in turn affect land	mine shall take measures to re-		
		use and land	vegetate any bare soil immediately.		
		capability.			
	Construction	Impacts on soils	Trucks, machinery and equipment will	NEMA	Ongoing throughout
	Operation	can have	be regularly serviced to ensure they are	NWA	
	Decommissioning	significant impact	in proper working condition and to	Shall adhere to the ESMS	
	Rehabilitation	both in terms of	reduce risk of leaks. All leaks will be	Framework guided by	
	and Closure	severity and scale.	cleaned up immediately using spill kits	Equator Principles, and	
		Impacts on soil can	or as per the emergency response plan.	IFC Performance	
		in turn affect land	For large spills a hazardous materials	Standards	
		use and land	specialist shall be utilised.		
		capability			

C	Construction	Impacts on soils	Accidental hydrocarbon spillages	NEMWA	Throughout
0	Operation	can have	should be reported immediately, and		
D	Decommissioning	significant impact	then the affected soil should be		
R	Rehabilitation	both in terms of	removed, and rehabilitated or if this is	DWAF minimum	
a	and Closure	severity and scale.	not possible, disposed of at a waste	requirement for	
		Impacts on soil can	sites designated to accept such waste.	waste disposal	
		in turn affect land			
		use and land			

Activities	Phase	Size and Scale of	Mitigation Measures	Compliance with	Time Period for
		Disturbance		Standards	Implementation
		capability			
	Construction	Impacts on soils	Activity should be limited to area of	In accordance with	Throughout
	Operation	can have	disturbance. This can be encouraged	Rehabilitation and	
	Decommissioning	significant impact	by pegging out the area of activity.	closure plan	
	Rehabilitation	both in terms of	Where required the compacted soils		
	and Closure	severity and scale.	should be disked/ripped to an		
		Impacts on soil can	adequate depth and re- vegetated		
		in turn affect land	with indigenous plants.		
		use and land			
		capability			

Construction	Impacts on soils	All vehicles will be regularly serviced to	NEMWA	Throughout
Operation	can have	ensure they are in proper working	Shall adhere to the ESMS	
Decommissioning	significant impact	condition and to reduce risk of leaks.	Framework guided by	
Rehabilitation	both in terms of	All leaks will be cleaned up immediately	Equator Principles, and	
and Closure	severity and scale.	using spill kits or as per the emergency	IFC Performance	
	Impacts on soil can	response plan.	Standards	
	in turn affect land			
	use and land			
	capability			
Rehabilitation	Impacts on soils	The small-scale mine shall reinstate the	In accordance with	During rehabilitation
and Closure	can have	soil over the open cast mining areas to	Rehabilitation and	
	significant impact	the following standards	closure plan	
	both in terms of	at least 1.5 m deep, preferably		
	severity and scale.	the same as before construction		
	Impacts on soil can	in the correct soil profile order		
	in turn affect land	add mulching.		
				L

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
		use and land	and soil stabilisation measures		
		capability	ensure that the vegetation cover is		
			as		
			evenly spaced as possible with an initial		
			basal cover of at least 15% with pioneer		
			species.		
	-		Land use		
General surface	Constructio	Impacts on	Soil stockpiles shall be designed to	MPRDA	Throughout
Rehabilitation	n Operation	alternative land	have free drainage of water with		
		uses are	minimal soil erosion potential.		
Infrastructure removal		considered highly			
		significant and can			
		occur over a large			
Mining Permit area		area			
site preparation	Operation	Impacts on	The ongoing rehabilitation should	In accordance with	During rehabilitation
		alternative land	occur soon after the area has been	Rehabilitation and	
Opencast mining		uses are	mined out so that alternative land use	closure plan	
Filling opencast voids		considered highly	can commence.		
Storm water		significant and can			
management		occur over a large			
		area			

construction	Rehabilitation	Impacts on	Rehabilitation should follow	In accordance with	During rehabilitation
	and Closure	alternative land	procedures with regard to seed bed	Rehabilitation and	
		uses are	preparation and fertilising, and advice	closure plan	
		considered highly	on seed mixtures to seed with.		
		significant and can			

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
		occur over a large area.		Standards	implementation
	Operation Decommissioning Rehabilitation and Closure	Impacts on alternative land uses are considered highly significant and can occur over a large area.	Rehabilitated areas should be mowed or grazed (where appropriate) as soon as they become available.	In accordance with Rehabilitation and closure plan	During rehabilitation
	Operation Decommissioning Rehabilitation and Closure	Impacts on alternative land uses are considered highly significant and can occur over a large area.	Areas that have been rehabilitated and are suitable for grazing must be fenced off from the adjacent mining areas and made available to landowners.	izing must be fenced Rehabilitation and closure ent mining areas and plan	During rehabilitation
	Operation Decommissioning Rehabilitation and Closure	Impacts on alternative land uses are considered highly significant and can occur over a large area.	The post mining land use must be predetermined in order to ensure it is rehabilitated to suit the use of the land.	In accordance with Rehabilitation and closure plan	Established early during operations and implemented during rehabilitation
			Pollution Prevention		

General	Construction	Small scale and	Vehicles/machinery will be regularly	NEMA Polluter Pays	Throughout

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
decommissioning activities General surface Rehabilitation Infrastructure removal Maintenance and operation of site infrastructure and facilities Mining Permit area site preparation Opencast mining Filling opencast voids Post closure monitoring and maintenance Re-vegetation	Operation Decommissioning Rehabilitation and Closure Construction Operation Decommissioning Rehabilitation and Closure	localised	serviced to reduce risk of leaks. Drip trays will be placed under potential leak sites. Any leakages should be reported and treated as per the emergency response plan. For large spills a hazardous materials company (specialist spill cleanup company) will be appointed. Any equipment that may leak, and does not have to be transported regularly, shall be placed on watertight drip trays to catch any potential spillages of pollutants. The drip trays shall be of a size that the equipment can be placed inside it. Daily inspections shall be carried out to ensure such spill prevention measures are in place and remain effective. Drip trays shall be cleaned regularly and shall not be allowed to overflow. All spilled hazardous substances must be collected and adequately disposed of at a suitably licensed facility.	Principle NEMA Duty of Care NWA OHSA MHSA Shall adhere to the ESMS Framework guided by Equator Principles, and IFC Performance Standards	operations

Construction	Appropriate measures must be	
Operation	implemented to ensure that rainwater	
Decommissioning	does not run into areas containing	

Activities	Phase	Size and Scale of	Mitigation Measures	Compliance with	Time Period for
		Disturbance		Standards	Implementation
			cement, oil, diesel etc. as this could		
			result in a pollution threat. Storage		
			areas for these substances should be		
			placed on high-lying ground, and		
			surrounded by erosion control		
			measures e.g. rows of filled hessian		
			bags, silt fences etc.		
	Construction		Servicing and maintenance of vehicles		
	Operation		may only take place in the workshop		
	Decommissioning		area (subject to suitable spill prevention		
	Rehabilitation and		and containment measures). If		
	Closure		emergency repairs are required		
			elsewhere on site, this shall be		
			undertaken with the necessary spill		
			prevention measures in place.		
	Construction		Cement and liquid concrete are		
	Operation		hazardous to the natural environment		
			on account of the very high pH of the		
			material, and the chemicals contained		
			therein. As a result, the contractor shall		

	ensure that:	
	Concrete shall only be mixed on mortar	
	boards, and not directly on the ground	
	The visible remains of concrete, either	
	solid, or from washings, shall be	
	physically removed immediately and	

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
	Construction Operation Decommissioning Rehabilitation and Closure	Small scale and localised	disposed of as waste, (Washing of visible signs into the ground is not acceptable). All excess aggregate shall also be removed. All hazardous substances (e.g. fuel, grease, oil, brake fluid, hydraulic fluid) must be handled, stored and disposed of in a safe and responsible manner so as to prevent pollution of the environment or harm to people or animals. Appropriate measures must be implemented to prevent spillage and appropriate steps must be taken to prevent pollution in the event of a spill.		
	Construction Operation Decommissioning Rehabilitation and Closure	High significance and potentially a moderate scale disturbance	Hazardous substances shall be confined to specific and secured areas, and in such a way that does not pose any danger of pollution even during times of high rainfall. Hazardous storage areas shall be bunded (impermeable) with adequate containment (at least 110% the largest volume stored) for potential spills or leaks. Bunded storage areas shall be either be provided with an oil separator	NEMA Polluter Pays Principle NEMA Duty of Care NEMA NWA OHSA MHSA	Throughout operations

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for
	Construction Operation Decommissioning Rehabilitation and Closure	High significance and potentially a moderate scale disturbance	or sump. Waste from spillages will then be removed and recycled or disposed of responsibly. All fuel storage areas shall be bunded to contain at least 110 % of the volume stored and will comply with the relevant environmental and safety regulations. Fuel storage areas must be provided with an impervious surface with the provision to contain any potential fuel spillages during refueling (e.g. a sealed concrete slab which drains to a	Shall adhere to the ESMS Framework guided by Equator Principles, and IFC Performance Standards	Implementation
			sump/oil separator). The applicant and Contractor(s) must ensure that employees and labourers do not smoke or take part in any activity that may results in sparks in the vicinity of fuels		

		and other flammable substances to
		prevent ignition.
Construction Operation	High significance and potentially a	Refueling may only take place within a dedicated area inside the mine that is
Decommissioning	moderate scale	subject to appropriate spill prevention
Rehabilitation and	disturbance	and containment measures refueling
Closure		and transfer of hazardous chemicals
		and other potentially hazardous
		substances must be carried out so as to

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
	Construction Operation Decommissioning	High significance and potentially a moderate scale disturbance	minimise the potential for leakage and to prevent spillage onto the soil. Drip trays should be utilised in relevant locations (inlets, outlets, points of leakage, etc.) during transfer so as to prevent such spillage or leakage. Any accidental spillages shall be contained and cleaned up promptly. Any excess or waste material or chemicals should be removed from the site and should preferably be recycled (e.g. oil and other hydrocarbon waste products). Any waste materials or chemicals that cannot be recycled shall be disposed of at a suitably licensed waste facility.	NEMWA DWAF minimum requirement for waste disposal	Throughout operations
	Construction Operation Decommissioning Rehabilitation and Closure	High significance and potentially a moderate scale disturbance	Hazardous waste may only be disposed of at a licensed hazardous waste disposal facility. A specialist waste contractor shall dispose of such waste and shall be required to provide waste manifests and safe disposal certificates. The 'cradle-to-grave' principle must be complied with.	NEMA Polluter Pays Principle NEMA Duty of Care NEMWA DWAF minimum requirement for waste disposal	Throughout operations

	Construction	Potential health	All relevant personnel on site must be	MSDS specifications	Throughout
	Operation	risks are	properly trained concerning the proper	OHSA	operations

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation			
	Decommissioning Rehabilitation and Closure	considered high significance	use, handling and disposal of hazardous substances applicable to their line of work. If required, advice shall be obtained from the manufacturer with regard to the safe handling and storage of hazardous materials.	MHSA				
	Construction Operation Decommissioning	Small scale and localised	The contractor shall supply the Pit EO with a list of all hazardous materials that would be present on site during the construction period. The same applies to any sub-contractor that should provide the contractor with this information. The Pit EO shall develop and maintain a hazardous substance register for all hazardous materials that shall be kept on site during all phases of the project. The register shall be provided to the ECO upon request. Material Safety Data Sheets (MSDS) must be available on site at the point of use and readily accessible for all. hazardous substances stored.	OHSA MHSA	Throughout operations			
	Waste Management							
Maintenance and	Construction	Waste has the	The small-scale mine shall develop and	NEMWA	Throughout			

operation of site	Operation	potential to pollute	implement a waste management plan	NEMA Cradle to Grave	operations

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
infrastructure and facilities Infrastructur e construction General construction	Decommissioning Rehabilitation and Closure	the environment and can vary from localised to large scale impacts	which complies with the principles of the NEMWA and provides a mechanism for the effective management of waste throughout. This plan shall ensure the appropriate management of all solid waste, including construction debris (cement bags, wrapping material, timber, cans, wire, nails, etc.), waste and surplus food, food packaging, organic waste	DWAF minimum requirement for waste disposal Shall adhere to the ESMS Framework guided by Equator Principles, and IFC Performance Standards	
Mining Permit area site preparation			etc.		
General opencast management Opencast mining General decommissioning activities	Construction Operation Decommissioning Rehabilitation and Closure	Waste has the potential to pollute the environment and can vary from localised to large scale impacts	The waste management system shall provide for adequate waste storage (in the form of waste skips and bins with lids), waste separation for recycling, and frequent removal of non- recyclable waste for permanent disposal at an appropriately licensed waste disposal facility. No waste material is to be disposed of on site. Under no circumstances may there be any burial of waste underground or on the site.	NEMWA NEMA Cradle to Grave DWAF minimum requirement for waste disposal	Throughout operations
Infrastructure removal	Construction Operation Decommissioning	Waste has the potential to pollute the environment and can vary from	Waste generated on site should be recycled as far as possible and sold/given to interested contractors. Recyclable waste should not be	NEMWA NEMA Cradle to Grave DWAF minimum requirement for waste	Throughout operations

Rehabilitation and	stored	

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
	Closure	localised to large scale impacts	on site for excessive periods to reduce risk of environmental contamination.	disposal	
	Construction Operation Decommissioning Rehabilitation and Closure	Waste has the potential to pollute the environment and can vary from localised to large scale impacts	The small-scale mine shall implement a waste removal regime that ensures waste skips do not exceed their capacity before being removed from site for disposal.	NEMWA NEMA cradle to grave	Throughout operations
	Construction Operation Decommissioning Rehabilitation and Closure	Waste has the potential to pollute the environment and can vary from localised to large scale impacts	Littering shall be strictly prohibited. The site shall remain in a neat and tidy condition at all times. If required, the mine shall make use of regular litter patrols to remove litter and ensure the site remains clean, neat and tidy.	NEMWA NEMA Cradle to Grave	Throughout operations
	Construction Operation Decommissioning Rehabilitation and Closure	Waste has the potential to pollute the environment and can vary from localised to large scale impacts	The small-scale mine shall maintain a waste register which shall be used to track all waste removed from site. Proof of appropriate waste disposal shall be kept on file at the site for auditing purposes.	NEMA Cradle to Grave	Throughout operations

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation			
	Sewage and Sanitation							
General Construction Mining Permit area site preparation General opencast management Opencast mining Maintenance and operation of site infrastructure and facilities General decommissioning activities Infrastructure removal	Construction Operation Decommissioning Rehabilitation and Closure	Sewage has the potential to result in localised impacts of low to medium significance	There must be adequate provision for safe and effective sanitation (i.e. ablution facilities) at the mine and work sites and these shall conform to all relevant health and safety standards and codes. The Mine shall ensure compliance with the OHSA and MHSA in terms of sewage and sanitation. Under no circumstances will pit latrines, french drain systems or soak away systems be allowed. Portable toilets will be managed by reputable contractors and inspected daily for any potential leaks. The Contractor (or reputable toilet- servicing company) shall be responsible for the cleaning, maintenance and servicing of the toilets. Chemical toilets shall be emptied/serviced frequently to avoid offensive odours (at least weekly). Toilets must be kept in a clean, neat and hygienic condition. Chemical toilets shall be cleaned and emptied before the contractor's long weekends or	NEMWA NWA NEMA Cradle to Grave	Throughout operations			

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
			public holidays. Toilets must be easily accessible. Toilets shall be placed outside areas susceptible to potential flooding and shall not be placed within 100 m of any wetland or watercourse. Ablution facilities shall be located a sufficient distance from any offices or eating areas to prevent nuisance from offensive odours. Disposal of sewage from chemical toilets shall be in a safe and responsible manner and at an approved facility specifically for that purpose. Proof of sewage removal and disposal shall be kept on file for auditing purposes.		
			Noise		

General decommissioning activities General surface rehabilitation	Construction Operation Decommissioning Rehabilitation and Closure		The small-scale mine shall take reasonable measures to limit exceedingly noisy activities. Where noise is generated which may impact on sensitive receptors, the mine shall apply measures to control the noise cannot be avoided, mitigation measures	SANS10103 ECA Noise Regulations World Bank EHS Guidelines OHSA MHSA	Throughout
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Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
Infrastructure removal			to be applied shall include but is not limited to:	Standards	implementation
Maintenance and operation of site infrastructure and facilities Mining Permit area site preparation			<ul> <li>Using the smallest/quietest equipment for the particular purpose.</li> <li>Ensuring that equipment is well- maintained and fitted with the correct and appropriate noise abatement measures.</li> </ul>		
Mineral Processing Opencast mining Filling opencast voids Re-vegetation Site establishment – contractors camp			• Where possible, stationary noisy equipment (for example compressors, pumps, pneumatic breakers,) should be encapsulated in acoustic covers, screens or sheds. Proper sound insulation can reduce noise by up to 20 dBA. All construction vehicles and equipment are to be kept in good repair.		
			<ul> <li>Machines in intermittent use should be shut down in the intervening periods between work or throttled down to a minimum.</li> <li>The contractor must attempt to restrict peice activities as for as is</li> </ul>		
			restrict noisy activities as far as is possible to times and locations		

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
			<ul> <li>whereby the potential for noise nuisance is reduced.</li> <li>When working near (within 800 meters) to a potential sensitive receptor(s), the Contractor shall limit the number of simultaneous activities to the minimum.</li> <li>All machines should be equipped with appropriate noise reduction equipment.</li> <li>All machines should be roadworthy (including meeting maximum noise specifications).</li> <li>The vehicles exhaust and baffle systems must be maintained regularly to ensure that the noise from these vehicles is within the required noise specification.</li> <li>All plant and equipment must be operated in accordance with the specifications provided by the manufacturer.</li> <li>Safety measures that generate noise, including reverse gear alarms, should be adjusted to</li> </ul>		

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
			minimise noise where possible. A maintenance programme will be investigated for the ventilation machinery and shall be implemented should feasible options exist. Community involvement needs to continue throughout the project. Good public relations are essential. At all stages surrounding receptors should be educated with respect to the potential increase of noise from the mine. The information presented to stakeholders should be factual and should not set unrealistic expectations.		

	Trucks, machinery and equipment will be regularly serviced to ensure acceptable noise levels are not exceeded. Quieter equipment will be sought where possible when purchasing new equipment. Silencers will be utilised where possible. Point sources will be enclosed where possible. Acoustic screens will be considered if I&AP complaints are received.	
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Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
			Local residents should be notified of any potentially noisy activities or work and these activities should be undertaken at reasonable times of the day. These works should not take place at night or on weekends. A channel of communication should be established and promoted between the mine and surrounding stakeholders. All noise complaints must be recorded and	SANS10103 ECA Noise Regulations World Bank EHS Guidelines OHSA MHSA	Throughout
			investigated. If required, the complaints should be investigated by an acoustical consultant.		

	As a general rule, construction operations should meet the noise standard requirements of the Occupational Health and Safety Act (Act No 85 of 1993). The Applicant and Contractor(s) shall obtain a copy of the relevant noise regulations and take all reasonable measures to abide by these regulations. Sound pressure levels should not exceed the specified threshold level for the relevant area in accordance with SANS10103, as experienced by the nearest noise	
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Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
			sensitive receivers (i.e. local residents). In the event that noise levels exceed the specified thresholds in terms of the noise regulations, the Applicant shall appoint a suitably qualified acoustic engineer to identify sources of the elevated noise levels and to suggest suitable and reasonable mitigation measures.		
			Air Quality		
General decommissioning activities General surface rehabilitation	Construction Operation Decommissioning Rehabilitation and Closure	Localised and low significance	Areas of high risk for spontaneous combustion will be inspected regularly for signs of possible combustion. An emergency procedure will be set up in the case of spontaneous combustion.	NEMAQA Dust Regulations	Throughout

Infrastructure removal Maintenance and operation of site infrastructure and facilities	Construction Operation Decommissioning Rehabilitation and Closure	Wide scale of disturbance and low to medium significance. Some localised high significant impacts	It is important to note that dust could be a major disturbance, especially during the dry winter periods to people residing around the site. All reasonable measures must be utilised to minimise the generation of dust as a result of activities on site. Such measures shall include, but shall not be limited to: • Traffic control measures aimed at reducing the entrainment of	NEMAQA Dust Regulations	Throughout
Mining Permit area site preparation	[				

Activities	Phase	Size and Scale of	Mitigation Measures	Compliance with	Time Period for
		Disturbance		Standards	Implementation
Opencast mining			material by restricting traffic volumes and reducing vehicle speeds.		
Post closure			specco.		
monitoring and maintenance			<ul> <li>Regular and effective measures aimed at binding the surface material or enhancing moisture retention, such as wet suppression and chemical</li> </ul>		
Re-vegetation			<ul> <li>stabilization.</li> <li>Application of chemical dust palliatives and the optimal selection of wearing course materials (where possible environmentally friendly products should be utilised).</li> <li>Appropriate scheduling of dust- generating activities (e.g. the clearing of parking areas should be postponed until the construction programme requires the clearing of that specific area).</li> <li>Avoid excavation and stockpiling activities during periods of strong winds.</li> <li>Increase dust suppression efforts during conditions conducive to excessive dust</li> </ul>		
			creation (e.g. dry and windy conditions).		

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
			<ul> <li>Limit the height of soil stockpiles where possible, and wetting down of soil stockpiles when excessive dust is generated from these stockpiles.</li> <li>Areas where excessive or difficult to manage fallout dust and erosion occur remain may be treated with chemical dust suppressant or paved as opposed to using water.</li> </ul>		
	Construction Operation Decommissioning Rehabilitation and Closure	Wide scale of disturbance and low to medium significance. Some localised high significant impacts	The small-scale mine shall comply with the National Dust Control Regulations, Promulgated under the National Environmental Management: Air Quality Act (Act 39 of 2008). In the event that dust levels exceed the specified thresholds in terms of the dust control regulations, the Mining Permit holder shall appoint a suitably qualified specialist to identify sources of the excessive dust levels and to suggest suitable and reasonable mitigation measures.	NEMAQA Dust Regulations	Throughout
	Construction	Localised and low	The small-scale mine must ensure that	NEMAQA Dust	Throughout

Operation significance no transported materials	escape from Regulations
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Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
	Decommissioning		the construction and mine vehicles (no spillage on roads or dust clouds). If necessary, the load bin of the vehicle shall be covered with a tarpaulin to prevent dust.		
	Construction Operation Decommissioning Rehabilitation and Closure	No direct Impacts	The small-scale mine shall maintain open and transparent communication with the community and surrounding landowners regarding air quality and shall supply monitoring records to the public upon request.	NEMAQA Dust Regulations	Throughout
	Constructio n Operation	Localised and low significance	A skirt (dust barrier) shall be placed around the base of dry drills to minimise the generation of airborne dust.	NEMAQA Dust Regulations	Throughout
	Construction Operation Decommissioning Rehabilitation and Closure	Health impacts have a localised but high significance	Employees will receive training on the use of personal dust respirators, whenever high dust levels are experienced.	NEMAQA Dust Regulations	Throughout

Construction Operation Decommission Rehabilitation and Closure	Wide scale of disturbance and low to medium significance. Some localised high significant impacts	Speed limits will be established and enforced on the mine to minimise dust generation.	NEMAQA Dust Regulations	Throughout
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Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
	Construction Operation Decommissioning Rehabilitation and Closure	Localised and low significance	Machinery and equipment will be regularly serviced to ensure they are in proper working condition and to reduce risk of excessive emissions.	NEMAQA Dust Regulations	Throughout
	Closure				
			Heritage		
	Construction Operation Decommissioning Rehabilitation and Closure	Impacts on heritage affect a limit extent but have a very high significance due to the value of heritage resources which are protected by law	Should artefacts or archaeological items be observed, then all activity should cease immediately, the area marked off and a specialists consulted prior to any further activity.	NHRA	Throughout

Construction Operation Decommissioning Rehabilitation and Closure	Impacts on heritage affect a limit extent but have a very high significance due to the value of heritage resources which are protected by law	Should graves be observed on site during activity progress then all activity should cease and the area demarcated as a no-go zone. A specialist will need to be consulted and responsible action considered, whether grave relocation or ceasing activity completely within the area and a 100 m buffer zone.	NHRA	Throughout
Construction Operation	Impacts on heritage affect a	The small-scale mine must develop a heritage management plan. This should	NHRA	As soon as possible and

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
	Decommissioning Rehabilitation and Closure	limit extent but have a very high significance due to the value of heritage resources which are protected by law	include the relevant measures to protect and monitor all known heritage resources on site. Furthermore, the plan should include a chance finds procedure.		implemented throughout

Construction	Impacts on	All identified gravesites will be fenced	NHRA	As soon as possible an
Operation	heritage affect a	off, or relocated. Access to gravesites		implemented through
Decommissioning	limit extent but	will be arranged for family		
Rehabilitation	have a very high	members/friends of the deceased if		
and Closure	significance due to	requested. Grave sites that remain in-		
	the value of	situ shall be inspected on a regular		
	heritage resources	basis as per the heritage management		
	which are	plan to ensure no damage has		
	protected			
		occurred.		
	by law.			
Construction	Impacts on	In the event that graves or cemeteries	NHRA	Throughout
Operation	heritage affect a	must be relocated, a full grave	Human Tissue Act	moughout
Decommissioning	limit extent but	relocation process must be		
Rehabilitation	have a very high	undertaken that includes		
and Closure	significance due to	comprehensive social consultation.		
	the value of	The grave relocation process must		
	heritage resources	include:		
	which are protected by law.	A detailed social consultation		
		process, that will trace the next-		
		of- kin and obtain their consent		
		for the		

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
			<ul> <li>relocation of the graves, which will be at least 60 days in length.</li> <li>Site notices indicating the intent of the relocation.</li> <li>Newspaper notice indicating the intent of the relocation.</li> <li>A permit from the local authority.</li> <li>A permit from the Provincial Department of Health.</li> <li>A permit from the South African Heritage Resources Agency, if the graves are older than 60 years, or unidentified and thus presumed older than 60 years.</li> <li>An exhumation process that keeps the dignity of the remains and family intact. The whole process must be done by a reputable company that is well versed in relocations.</li> <li>The exhumation process must be conducted in such a manner as to safeguard the legal rights of the families as well as that of the development company.</li> </ul>		

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
-			and Capability		
General surface rehabilitation Maintenance and operation of site	Construction Operation Decommissioning	Impacts on land capability have long term effects and can be of a high significance	The small-scale mine will ensure that overburden stockpiles are located in accordance with the rehabilitation plan to allow for minimal handling when returning soils during rehabilitation.	In accordance with Rehabilitation and Closure Plan	Throughout
infrastructure and facilities Mining Permit area site preparation	Construction Operation Decommissioning Rehabilitation and		The small-scale mine shall preserve soil potential as far as possible, thus conserving land capability.	In accordance with Rehabilitation and Closure Plan	Throughout
Opencast mining Filling opencast voids	Closure Construction Operation Decommissioning Rehabilitation		Soil stockpiles should be vegetated with prescribed seed mixtures to prevent soil erosion.	In accordance with Rehabilitation and Closure Plan	Throughout
	Rehabilitation		During rehabilitation care must be taken to return the correct soil types and depths to specific sections of rehabilitated land to ensure land capability potential is restored to that	In accordance with Rehabilitation and Closure Plan	During Rehabilitatio n
			area.		

Construction Operation Decommissioning Rehabilitation and Closure	Re-vegetate rehabilitated areas as soon as possible to prevent soil erosion.	In accordance with Rehabilitation and Closure Plan	Throughout
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Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
		S	Surface Water		
Maintenance and operation of site infrastructure and facilities Mining Permit area site preparation Opencast mining Post closure monitoring and maintenance Re-vegetation Site establishment	Construction Operation Decommissioning Construction Operation Decommissioning	Impacts on surface water can have a high significance and extent	Where clean water is diverted away from construction and/or mining areas, its point of re-entry into the natural watercourse should be well protected against erosion. In addition, sediments should be effectively trapped before re- entry. No wastewater may run freely into any of the surrounding environment or neighbouring properties. The contractor shall implement the storm water design in accordance with the approved Storm Water Management Plan. The Applicant and Contractor(s) shall ensure compliance with the requirements of the National Water Act and GN 704	NWA GN 704 DWAF best Practise Guidelines Shall adhere to the ESMS Framework guided by Equator Principles, and IFC Performance Standards	As soon as possible and implemented throughout

Construction Operation Decommissioning Rehabilitation and Closure	All areas susceptible to erosion shall be protected by ensuring that there is no undue soil erosion resultant from construction and/or mining activities. Berms shall be constructed where necessary to direct all runoff into the stormwater system. Care must be taken	
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Activities	Phase	Size and Scale of	Mitigation Measures	Compliance with	Time Period for
		Disturbance		Standards	Implementation
			to avoid scouring and erosion and suitable measures should be placed in areas where runoff concentrates, in order to detain the sediment load and slow down the runoff. All erosion damage shall be repaired as soon as		
			possible as directed by the ECO.		
	Construction Operation Decommissioning Rehabilitation and Closure		All storm water and erosion control mechanisms must be inspected frequently and shall be maintained on a regular basis to ensure they remain effective. Appropriate remedial action, including the rehabilitation of eroded areas, shall be undertaken under direction from the ECO.		
	Construction		Materials capable of resulting in poor quality leachate will not be used for the construction of haul roads. This will		
			entail testing for acid generation potential.		

Construction	Where possible, the disturbance of land during the construction phase will be confined to areas which are disturbed for the operation of the mine.	
Construction Operation	Soil stockpiles must be stabilised with vegetation to reduce erosion and	

Activities	Phase	Size and Scale of	Mitigation Measures	Compliance with	Time Period for
		Disturbance		Standards	Implementation
			siltation into streams and dams.		
	Construction		Hydrocarbon spills will require		
	Operation		immediate attention and should be		
	Decommissioning		disposed of at a reputable facility. All		
	Rehabilitation and		used hydrocarbons will be collected		
	Closure		and recycled.		
	Construction		All licenses and permits required as per		
	Operation		the National Water Act will be applied		
	Decommissioning		for as per the relevant water uses and		
	Rehabilitation and		mining will adhere to regulations		
	Closure		stipulated in the water license.		
	Construction		The small-scale mine shall ensure soil		
	Operation		erosion control measures are		
	Decommissioning		established in all high risk areas to		
	Rehabilitation and		reduce silt-loading in storm water		
	Closure		runoff. Construct a down-stream drain		
			and silt traps at the outlet of water		
			diversion areas. Clean out silt build up		
			in trenches and silt traps over dry		
			season or more frequently if needed.		

	Conduct construction activities in the	
	dry winter months as far as possible.	
Construction Operation	Storm water runoff will be diverted around the opencast pit on the upslope side but the area enclosed within these	

Activities	Phase	Size and Scale of	Mitigation Measures	Compliance with	Time Period for
		Disturbance		Standards	Implementation
			boundaries will be kept as small as possible.		
	Construction Operation		The small-scale mine shall ensure that water management facilities are operating adequately and will remain operational during a 50 year 24 hr. storm event until such time that all disturbed areas are stabilized.		
	Rehabilitation and Closure		On gentle slopes, water will be encouraged to flow off the rehabilitated surface, as surface flow, as quickly as possible without causing erosion. This will ensure that water does not infiltrate too deeply and come into contact with carbonaceous material. On steeper slopes, water will be encouraged to infiltrate slightly to help prevent soil erosion.		
			Wetlands		
Maintenance and operation of site infrastructure and facilities	Construction	Impacts on wetlands are considered to be highly significant	The small-scale mine shall limit the extent of the development footprint to exclude aquatic resources as far as possible.	NWA GN 704 Shall adhere to the ESMS	Throughout
	Construction	due to the sensitivity of these	The small-scale mine shall take the	Framework guided by Equator Principles, and	Throughout

Opencast mining	Operation	necessary precautions to avoid any	IFC Performance	

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
Site establishment	Decommissioning Rehabilitation and Closure	areas. Impacts can range from localised to impacts which are large in extent	impacts to wetlands outside of the required construction and/or mining footprint. These areas should be considered as no-go areas, and the restriction should be enforced.	Standards	
	Construction Operation Decommissioning Rehabilitation and Closure		The small-scale mine shall set up a 100 m buffer zone around sensitive areas, including pans, wetlands and streams. These areas should be considered as no-go areas, and the restriction should be enforced.		Throughout
	Construction Operation Decommissioning Rehabilitation and Closure		Any wetlands impacted during the construction or mining process on site should be rehabilitated in accordance with the principles and guidelines presented in this EMPR.		Throughout
	Construction Operation Decommissioning Rehabilitation and Closure		Re-vegetate all bare wetland areas not directly within the footprint of the developments as soon as possible. The extent of the disturbance should be limited to a minimum.		Throughout

to ensure the complete re-
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Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
	Constructio n Operation		establishment of the natural vegetation. Construction of a low berm, approximately 1m high by 2-3m wide between the stockpiles and the wetlands. These berms would serve to intercept flows containing suspended sediments and create a depositional environment. They should be located outside the wetland boundaries and should be created prior to construction and vegetation clearing on the stockpile footprint commencing.		Throughout
	Construction Operation Decommissioning Rehabilitation and Closure		Inform all construction contractors and other personnel to not disturb the fauna and flora in wetland areas and not to wash or bath in local streams.		Throughout
	Construction Operation Decommissioning Rehabilitation and		Control dust emissions to prevent dust from settling in the wetland areas.		Throughout

Construction     The small-scale mine shall implement       Operation     an aquatic bio-monitoring and water       Decommissioning     quality programme. Where target	с	Closure		
Operationan aquatic bio-monitoring and waterDecommissioningquality programme. Where target				
Decommissioning quality programme. Where target				Throughout
Rehabilitation and endpoints are not met,	D	Decommissioning		

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
	Closure Construction Operation Decommissioning Rehabilitation and Closure		recommendations should translate directly into follow-up action that is recorded and auditable. No dirty water may be discharged into any wetland or water resource on site unless treated to the required standards.		Throughout

Op De Rel	onstruction beration ecommissioning habilitation d Closure	No stockpiling of material may take place within the wetland areas and temporary construction camps and infrastructure should also be located away from these areas, with a minimum buffer of 100 m maintained from delineated wetland boundaries.	Throughout
	eration	In cases where historical mining activities have encroached within 100 m of wetlands, exemption must be obtained for the provisions of GN 704 and the necessary protection measures shall be implemented to minimise the impact on wetlands as far as is possible. No abstraction of water from the wetlands or dams should be allowed	

Activities	Phase	Size and Scale of	Mitigation Measures	Compliance with	Time Period for
		Disturbance		Standards	Implementation
	Decommissioning Rehabilitation and Closure		unless expressly authorised in the Water Use License.		
	Construction Operation Decommissioning Rehabilitation and Closure		Where storm water and/or diverted clean water is discharged into wetlands, appropriate measures such as gabions should be constructed to contain erosion.		Throughout
		Topogr	aphy and Landform		
General surface rehabilitation Infrastructure removal Maintenance and operation of site infrastructure and facilities Mining Permit area site preparation	Construction Operation Decommissioning Rehabilitation and Closure	Impacts on topography tend to be large in extent and can have a significant effect on the environment	Levelling out of the mine site area will be supervised by a qualified engineer in conjunction with an environmental consultant. Where possible, natural drainage lines will be followed to reduce loss of water in the natural catchments. A post mining topographical plan should be developed during the start of the project in order to ensure compliance during and after mining. This plan must be adhered to at all	In accordance with Rehabilitation and Closure Plan Shall adhere to the ESMS Framework guided by Equator Principles, and IFC Performance Standards	Throughout

Opencast mining		stages of the project.	
Post closure monitoring and maintenance			
		Overburden will be temporarily stockpiled and will be placed back into the pit once the Coal has been	

Activities	Phase	Size and Scale of	Mitigation Measures	Compliance with	Time Period for
		Disturbance		Standards	Implementation
Site establishment			mined out, therefore attempting to maintain the natural topography.		
			The overburden should be replaced in a manner that replicates the previous topography, and ensures that the final topography has a surface that is free-		
			draining.		
			There will be checks to ensure that the planned post mining topography is		
			being followed.		
			All heavy machinery operators and truck drivers should be instructed to stay in designated areas, such as		
			operation sites and roads.		
			Soils should be stockpiled separately according to their forms and their		
			potentials.		
			During ongoing rehabilitation, soil horizons should be replaced in the same order as they occur in nature to		
			prevent mixing of soil horizons.		

	Topsoil depth should be related to the proposed post-mining land capability plans.	
	Rehabilitated areas should not be compacted more than is necessary,	

Activities	Phase	Size and Scale of	Mitigation Measures	Compliance with	Time Period for
		Disturbance		Standards	Implementation
Activities	Phase		and activity, particularly that of heavy machinery and vehicles, on these areas should be limited. Rehabilitated areas should be landscaped to prevent water logging and vegetated to prevent soil erosion. Erosion control measures such as contour banks and cut off berms should be constructed and soil vegetated in rehabilitated areas. Accidental hydrocarbon spillages should have sawdust applied immediately, and rehabilitated or if this is not possible then the affected soil should be removed and the area rehabilitated. Final profiling of the last cut will take place to ensure the area is rehabilitated		
			as close to its natural state as possible.		
			brought in if required.		

	The area where pans once were will	
	require additional attention to help restore its functions and form.	
	Regular surveyance to ensure the rehabilitation conforms to the final	

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
			topographical plan and that no final void will be left.		
		Transporta	ition, Infrastructure and Traffic		
Mining Permit area site preparation Opencast mining Site establishment – Contractors Camp Site establishment Water management Infrastructure construction	Construction Operation Decommissioning Rehabilitation and Closure	Impacts on transportation infrastructure and traffic can have a significant extent although typically low in significance	The small-scale mine shall ensure that the internal haul roads are adequately maintained, including monthly scraping where required. Together with road maintenance, the storm water system to direct storm water that falls within the roads shall be kept maintained and settlement ponds shall be cleared of silt on a regular basis. On-site vehicles must be limited to approved access routes and areas (including turning circles and parking) on the site so as to minimise excessive	Road Traffic Act OHSA MHSA	Throughout
			environmental disturbance to the soil and vegetation on site, and to minimise disruption of traffic.		

	In the case of dual or multiple use of access roads by other users, arrangements for multiple responsibility must be made with the other users. If not, the maintenance of access roads will be the responsibility of the Applicant	
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Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
			and/or Contractor(s). Road condition must be assessed regularly for signs of damage. Damage caused to public roads as a result of the construction and/or mining activities shall be repaired in consultation with the relevant municipal authorities. Materials for the haul road will be sourced locally from a legal source and the Department of Roads and Transport will be consulted with regard to the construction of haul roads. All intersections with main tarred roads will be clearly signposted.		
			Road signs and safety features such as rumble strips will be maintained to ensure the writing is legible and the haul road crossings are visible to motorists.		

	All construction and mining vehicles using public roads shall be in a roadworthy condition and their loads secured. They must adhere to the speed limits and all local, provincial and	
	national regulations with regards to	

Activities	Phase	Size and Scale of	Mitigation Measures	Compliance with	Time Period for
		Disturbance		Standards	Implementation
			road safety and transport.		
			Visual		
General surface rehabilitation Mining Permit area site preparation Opencast mining Site establishment	Rehabilitation and Closure Construction Operation Decommissioning Construction Operation Decommissioning	Visual impacts have an impact on the perception and sense of place in the area and although hard to quantify can have a significant impact over a large extent of the area	Final shaping will be implemented, such that, the final profile of the rehabilitated mining areas are formed to emulate natural contours of the area. Directional lighting and soft lighting will be utilised to ensure that only areas required to be lit are lit. Screens will be considered if I&AP complaints are received. Where possible, and in consideration of the rehabilitation plan and objectives, the mine shall create screening using soil stockpiles, berms and natural vegetation to reduce the visual impact of the mining operations and infrastructure.	In accordance with Rehabilitation and Closure Plan Closure and final land use objectives	Throughout
	Construction Operation Decommissioning Rehabilitation and Closure		Dust suppression methods must be applied when necessary to restrict the visual impact of dust emissions.		

Blasting and Vibration						
Op enc ast mi nin g	Operation	Blasting and	Prior to mining commencing, local	MHSA	Throughout	

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
		Vibration can have a significant impact which increases in significance with proximity to the blast	<ul> <li>infrastructure should be inspected to determine and document the extent of existing damage. These properties will be periodically evaluated to determine any damage. Records of blasting times and distance to properties will also be used to determine likelihood of damage.</li> <li>The reduction of ground vibration is fundamental in different ways and shall include the following measures:</li> <li>Detailed blast design for each blast with consideration the effects from blasting i.e. ground vibration and air blast.</li> <li>Calculate expected ground vibration levels for blast to be done and if necessary re-design to reduce charge mass per delay, use of electronic initiation of blast, drilling smaller diameter blastholes that will reduce charge per blasthole and per delay.</li> <li>The reduction of air blast is fundamental in different ways and shall</li> </ul>	Explosives Act No. 26 of 1956 and amended No. 15 of 2003 United States Bureau of Mines (USBM) criteria for safe blasting for ground vibration	Operation

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
			<ul> <li>include the following measures:</li> <li>Detailed blast design for each blast with consideration the effects from blasting i.e. ground vibration and air blast.</li> <li>Use of proper stemming lengths of between 25 and 30 blasthole diameters.</li> <li>Use of crushed aggregate of 10% the blasthole diameter as stemming material</li> <li>Record stemming lengths for each blast and correct if necessary prior to every blast blasted.</li> <li>Monitor each blast done.</li> </ul> The small-scale mine should liaise with local residents on how best to minimise the impact of blasting. Information that should be provided to the potential sensitive receptor(s) includes: <ul> <li>Proposed blasting schedules.</li> <li>How long the activity is anticipated to take place.</li> <li>What is being done, or why the</li> </ul>		

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
			<ul> <li>activity is taking place.</li> <li>Contact details of a responsible person where any complaints can be lodged should there be an issue of concern.</li> </ul>		
		(	Groundwater		
Gen eral dec om miss ioni ng acti vitie s General surface rehabilitation	Construction Operation Decommissioning Rehabilitation and Closure	The mining impact on groundwater potentially affected a very large area and has a potentially high significance impact	The small-scale mine must take all reasonable measures to avoid and limit pollution of ground water resources as a result of site activities. Pollution could result from the release, accidental or otherwise, of chemicals, oils, fuels, sewage, waste water containing organic waste, detergents, solid waste and litter etc. The Mining Permit holder and Contractor(s) shall comply with the requirements relating to hazardous materials and spill management presented in this EMPR.	NEMA Duty of care NWA GN 704 DWAF best practice guidelines Shall adhere to the ESMS Framework guided by Equator Principles, and IFC Performance Standards	Throughout

Maintenance and operation of site infrastructure and facilities	Construction Operation Decommissioning Rehabilitation and Closure	In the event of pollution caused as a result of construction or mining activities, the responsible party, according to Section 20 of the National Water Act (Act No. 36 of 1998) shall be	
Mining Permit area site preparation		responsible for all costs incurred by	

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
Re-vegetation Site establishment	Constructio n Operation Operation Construction Operation Decommissioning Rehabilitation and Closure		organisations called to assist in pollution control and/or to clean up polluted areas. Materials capable of resulting in poor quality leachate will not be used for the construction of haul roads. Water accumulating within the opencast workings will be pumped and it will be re-used in the operation. The small-scale mine shall ensure that the ground water monitoring programme is implemented.		
	Operation Decommissioning Rehabilitation and Closure		The rehabilitation of mined cuts need to be done to minimise infiltration and then need to mine water. To achieve this, the area must be free draining in its entirety, the soil cover needs to be replaced and sufficient vegetation cover needs to be established.		

Operation	Water decanting from the opencast
Decommissioning	workings where the floor cannot be
Rehabilitation	flooded will be collected and
and Closure	treated prior to release, unless
	monitoring indicates that the water
	quality meets the water
	management objectives.

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
		De	commissioning		
General decommissioning activities General opencast management Filling opencast voids	Decommissioning	Decommissioning of infrastructure can result in negative impacts. The extent is localised to the extent of the infrastructure and mining footprint.	All infrastructure, equipment, plant, temporary housing and other items used during the mining period will be removed from the site (section 44 of the MPRDA). Infrastructure should be removed down to foundations to prevent loss of soil productivity. All vehicles, equipment and other assets belonging to the Mining Permit holder/Contractor(s) must be removed from the property upon completion of the mining operation, including any excess aggregate, gravel, stone, concrete, temporary fencing and the	MPRDA In accordance with Rehabilitation and Closure Plan Shall adhere to the ESMS Framework guided by Equator Principles, and IFC Performance Standards	During decommissionin g activities

	No discard materials of whatsoever nature shall be buried on the site, or on any vacant or open land in the area.	
	Waste material of any description, including receptacles, scrap, rubble and tyres, will be removed entirely from the Mining Permit area and disposed of at a recognised landfill facility. It will not be	

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
			permitted to be buried or burned on the site.		
		F	Rehabilitation		
General surface rehabilitation Re-vegetation	Rehabilitation and Closure	Rehabilitation has limited negative impacts. The scale of the impact is limited to the disturbance footprint.	An Integrated Rehabilitation and Closure Plan shall be developed by the small-scale mine early in the life of the operations (preferably prior to operation). The Plan must be viewed as a dynamic document and shall be subjected to independent review on an annual basis (together with the quantum for financial provision). As a minimum the Integrated	MPRDA In accordance with Rehabilitation and Closure Plan Shall adhere to the ESMS Framework guided by Equator Principles, and IFC Performance Standards	As soon as possible in operational phase and implemented throughout Annually updated
			Rehabilitation and Closure Plan shall include the following;		

	<ul> <li>Desired end land use objectives.</li> <li>Methodology and proposed schedule for progressive rehabilitation to be undertaken concurrently with mining operations.</li> <li>Details of soil preparation procedures including proposed measures to improve soil fertility (if</li> </ul>	
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Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
			<ul> <li>so required) and the sustainability thereof.</li> <li>A list of the plant species that will be used in the rehabilitation process. Only indigenous species may be utilised and these species should be representative of the relevant vegetation unit/landscape type of the area.</li> <li>Procedures for ensuring vegetation growth and survival (watering, fertilisation etc.).</li> <li>Details of proposed storm water and erosion control measures to ensure re-vegetation is successful and not hampered by scouring and erosion.</li> <li>Monitoring procedures that will be implemented to assess re-vegetation efforts (duration and frequency of monitoring, criteria for determining success of rehabilitation).</li> <li>Procedures for preventing the establishment of alien invasive</li> </ul>		

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
			vegetation in rehabilitated areas. Upon completion of the mining operation and closure of the facility, the Mining Permit holder shall ensure that all cleared and/or disturbed areas (as a result of the activity) within and outside the boundaries of the site shall be rehabilitated in accordance with the Rehabilitation and Closure Plan. Rehabilitation will include returning the slope to the minimum possible gradient (preferably less than 1:3), the topsoil will be replaced for vegetation re- establishment and contour drains will		
			be built to prevent erosion if necessary.		

	The area must be rehabilitated using indigenous vegetation from the area in such a way that it will return as close as possible to the original production potential. Rehabilitation shall be overseen by a suitably qualified specialist who shall approve the indigenous seed mix to be used. The rehabilitated area must be returned to a self-sustaining ecosystem that is consistent with the original vegetation type.	
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Activities	Activities     Phase     Size and Scale of     Mitigation Measures       Disturbance		Compliance with Standards	Time Period for Implementation	
			Any access road or portions thereof, constructed by the mine which will no longer be required by the landowner/tenant, shall be removed and/or rehabilitated to the satisfaction of the ECO and Regional Manager (DMRE). Erosion control measures shall be implemented where necessary (such as berms, brush packing, silt fences etc.). Erosion control and silt prevention measures shall be inspected regularly and shall be maintained whenever required to ensure they remain effective.		
			No alien or invader plant species should be introduced on site during rehabilitation. The weed management plan shall be implemented throughout the rehabilitation and closure phase. Regular monitoring of the rehabilitated area shall be undertaken and all alien vegetation shall be eradicated and/or controlled prior to it setting seed. Weed		

Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
			management shall be to satisfaction of the ECO and Regional Manager (DMRE). Where required, the necessary adjustments should be made to ensure the complete re- establishment of the natural vegetation.		
Post closure monitoring and maintenance	Rehabilitation and Closure	Very limited potential for impacts during closure. The Mine remains responsible for the mining right area until such time as a closure certificate is obtained.	Following the expiration of the Mining Permit, the Mining Permit holder shall undertake the required closure process in accordance with Section 43 of the MPRDA.	MPRDA and Regulations	In accordance with legislated timeframes in force at the time of closure.
	•	Post-C	Closure Monitoring		1

Post closure monitoring and maintenance	Rehabilitation and Closure	Very limited potential for impacts during closure. The Mine remains responsible for the	The post-closure monitoring and management period following cessation of mining activities will be implemented by a suitable qualified independent party for a minimum of one (1) year unless otherwise specified by the	MPRDA and Regulations	Minimum of one (1) year post closure or as agreed upon with DMRE
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Activities	Phase	Size and Scale of Disturbance	Mitigation Measures	Compliance with Standards	Time Period for Implementation
		mining right area until such time as a closure certificate is obtained.	<ul> <li>competent authority. The monitoring activities during this period will include but not be limited to:</li> <li>Biodiversity monitoring.</li> <li>Ground and surface water.</li> <li>Air quality monitoring.</li> <li>Re-vegetation of disturbed areas where required.</li> <li>Provision must be made to monitor any unforeseen impact that may arise as a result of the proposed Mining Permit activities and incorporated into post closure monitoring &amp; management.</li> </ul>		

# **30 FINANCIAL PROVISION**

The requirement for final rehabilitation, decommissioning and closure stems primarily from the legislative requirements of the MPRDA and NEMA. On 20th November 2015 the Minister promulgated the Financial Provisioning Regulations under the NEMA. The Regulations aim to regulate the determination of financial provision as contemplated in the NEMA for the costs associated with the undertaking of management, rehabilitation and remediation of environmental impacts from prospecting, mining or production operations through the lifespan of such operations and latent or residual environmental impacts that may become known in the future. These regulations provide for, inter alia:

- Determination of financial provision: An Applicant or holder of a right or permit must determine and make financial provision to guarantee the availability of sufficient funds to undertake rehabilitation and remediation of the adverse environmental impacts of prospecting, mining or production operations, as contemplated in the Act and to the satisfaction of the Minister responsible for mineral resources.
- Scope of the financial provision: Rehabilitation and remediation; decommissioning and closure activities at the end of operations; and remediation and management of latent or residual impacts.
- Regulation 6: Method for determining financial provision An applicant must determine the financial provision through a detailed itemisation of all activities and costs, calculated based on the actual costs of implementation of the measures required for:
  - Annual rehabilitation annual rehabilitation plan.
  - Final rehabilitation, decommission and closure at end of life of operations rehabilitation, decommissioning and closure plan.
  - Remediation of latent defects.
- Regulation 10: An applicant must
  - ensure that a determination is made of the financial provision and the plans contemplated in regulation 6 are submitted as part of the information submitted for consideration by the Minister responsible for mineral resources of an application for environmental authorisation, the associated environmental management programme and the associated right or permit in terms of the Mineral and Petroleum Resources Development Act, 2002.
  - Provide proof of payment or arrangements to provide the financial provision prior to commencing with any prospecting, mining or production operations.
- Regulation 11: Requires annual review, assessment and adjustment of the financial provision. The

review of the adequacy of the financial provision including the proof of payment must be independently audited (annually) and included in the audit of the EMPR as required by the EIA Regulations.

Appendix 4 of the Financial Provisioning Regulations provides the minimum content of a final rehabilitation, decommissioning and closure plan (FRDCP).

#### Table 29: Financial Provision

opplicant: valuator:	Notre Coal (Pty) Ltd Rofhiwa Nemutandani	Ref No.: DMRE REF:MP 30/5/1/3/2/(13870) MP Date: Dec-2022					
No.	Description	Unit	A Quantity	B Master Rate	C Multiplication factor	D Weighting factor 1	E=A*B*C*D Amount (Rands)
1	Dismantling of processing plant and related structures (including overland conveyors and powerlines)	m3	0	19	1	1	0
2 (A)	Demolition of steel buildings and structures	m2	0	271	1	1	0
2(B)	Demolition of reinforced concrete buildings and structures	m2	0	400	1	1	0
3	Rehabilitation of access roads	ha	0	49	1	1	0
4 (A)	Demolition and rehabilitation of electrified railway lines	m	0	471	1	1	0
4 (A)	Demolition and rehabilitation of non-electrified railway lines	m	0	257	1	1	0
5	Demolition of housing and/or administration facilities	m2	0	542	1	1	0
6	Opencast rehabilitation including final voids and ramps	ha	5	284292	0.14	1	199004.4
7	Sealing of shafts adits and inclines	m3	0	146	1	1	0
8 (A)	Rehabilitation of overburden and spoils	ha	0.09	189528	1	1	17057.52
8 (B)	Rehabilitation of processing waste deposits and evaporation ponds (non-polluting potential)	ha	0	236054	1	1	0
8(C)	Rehabilitation of processing waste deposits and evaporation ponds (polluting potential)	ha	0.05	685612	1	1	34280.6
9	Rehabilitation of subsided areas	ha	0	158701	1	1	0
10	General surface rehabilitation	ha	5	150138	0.7	1	525483
11	River diversions	ha	0	150138	1	1	0
12	Fencing	m	0	171	1	1	0
13	Water management	ha	0.03	57087	1	1	1712.61
14	2 to 3 years of maintenance and aftercare	ha	5	19980	1	1	99900
15 (A)	Specialist study	Sum	0			1	0
15 (B)	Specialist study	Sum				1	0
					Sub Tot	al 1	877438.13
1	Preliminary and General		105292	2.5756	weighting factor 2 105		105292.5756
2	Contingencies			877	743.813		87743.813
					Subtota	al 2	1070474.52
	Rofhiwa Nemutandani						
•	13/12/2022				VAT (15	5%)	160571.18

### 30.1 Other Guidelines

The following additional guidelines which relate to financial provisioning and closure have been published in the South African context:

Best Practice Guideline G5: Water Management Aspects for Mine Closure: This guideline was prepared by the DWS and aims to provide a logical and clear process that can be applied by mines and the competent authorities to enable proper mine closure planning that meets the requirements of the relevant authorities. This guideline is aimed mining activities, however certain principles related to closure and water management are relevant. The following technical factors which should be considered during closure, and which are likely to relate to mining activities, have been considered:

- Land use plan: directly interlinked with water management issues insofar as water is required to support the intended land use- in this regard the surrounding communities and the land uses implemented rely on available ground and surface water to be sustained. Management of water quality and quantity has been identified as an aspect to be covered in the FRDCP.
- Public participation and consultation: consultation is fundamental to closure and there is a need for full involvement of stakeholders in the development of the final closure plans, and in the agreement of closure objectives- in this regard this FRDCP has been made available through the Basic Assessment public participation process for comment by relevant stakeholders.
  - Guideline for the Evaluation of the Quantum of Closure Related Financial Provision Provided by a Mine: The objectives of the guideline include the need to improve the understanding of the financial and legal aspects pertaining to the costing of remediation measures as a result of mining activities. Whilst this guideline predates the recent NEMA Financial Provisioning Regulations, it does contain certain principles and concepts that remain valid and have been considered in the FRDCP.

# 31 DESCRIBE THE CLOSURE OBJECTIVES AND THE EXTENT TO WHICH THEY HAVE BEEN ALIGNED TO THE BASELINE ENVIRONMENT DESCRIBED UNDER THE REGULATION

The closure objectives are aimed at re-instating the landform, land use and vegetation units to the same as before mining operations take place unless a specific, reasonable alternative land use is requested by the landowner. As such, the intended end use for the disturbed Mining Permit area and the closure objectives will be defined in consultation with the relevant landowner. Proof of such consultation will be submitted together with the Application for Closure Certificate. The overall aim of the rehabilitation plan is to rehabilitate the environment to a condition as close as possible to that which existed prior to mining. This shall be achieved with a number of specific objectives

- (a) Making the area safe, i.e. decommission mining activities to ensure that the environment is safe for people and animals. This entails refilling the excavations.
- (b) Recreating a free draining landform. This entails earthworks infilling, reshaping, levelling, etc. to recreate as close as possible the original topography and to ensure a free draining landscape.
- (c) Re-vegetation. This involves either reseeding or allowing natural succession depending on the area, climate etc.
- (d) Storm water management and erosion control. Management of stormwater and prevention of erosion during rehabilitation (e.g. cut off drains, berms etc. and erosion control where required).
- (e) Verification of rehabilitation success (entails monitoring of rehabilitation).
- (f) Successful closure (obtain closure certificate).

# 32 CONFIRM SPECIFICALLY THAT THE ENVIRONMENTAL OBJECTIVES IN RELATION TO CLOSURE HAVE BEEN CONSULTED WITH LANDOWNER AND INTERESTED AND AFFECTED PARTIES

The Public Participation Process (PPP) is a requirement of several pieces of the South African legislation and aims to ensure that all relevant Interested and Affected Parties (I&APs) are consulted, involved and their opinions are taken into account and a record included in the reports submitted to Authorities. The process ensures that all stakeholders are provided this opportunity as part of a transparent process which allows for a robust and comprehensive environmental study.

The PPP which forms part of the Mining Permit application needs to be managed sensitively and according to best practises in order to ensure and promote:

- Compliance with national legislation.
- Establish and manage relationships with key stakeholder groups.
- Encourage involvement and participation in the environmental study and authorisation/approval process.

As such, the purpose of the PPP and stakeholder engagement process is to:

- Introduce the proposed project.
- Explain the environmental authorisations required.
- Explain the environmental studies already completed and yet to be undertaken (where applicable).
- Determine and record issues, concerns, suggestions and objections to the project.
- Provide opportunity for input and gathering of local knowledge.
- Establish and formalise lines of communication between the I&APs and the project team.

- Identify all significant issues for the project.
- Identify possible mitigation measures or environmental management plans to minimise and/or prevent negative environmental impacts and maximise and/or promote positive environmental impacts associated with the project.

Landowners and I&APs were consulted and provided an opportunity to comment on the draft Basic Assessment Report, EMPR including all decommissioning, closure and rehabilitation plans. Their comments have be included in this final BAR and EMPR for consideration by the DMRE as part of their decision-making.

# **33 REHABILITATION PLAN**

## 33.1 Integrated Rehabilitation and Closure Plan

The main aim in developing this rehabilitation plan is to mitigate the impacts caused by the mining activities and to restore land back to a satisfactory standard. It is best practice to develop the rehabilitation plan as early as possible so as to ensure the optimal management of rehabilitation issues that may arise. It is important that the project's closure plan is defined and understood before starting the process and is complementary to the rehabilitation goals. Rehabilitation and closure objectives need to be tailored to the project and be aligned with the EMPR.

The overall rehabilitation objectives for this project are as follows:

Maintain and minimise impacts to the ecosystem within the study area.

- Re-establishment of the pre-developed land capability to allow for a suitable post-mining land use.
- Prevent soil, surface water and groundwater contamination.
- Comply with the relevant local and national regulatory requirements.
- Maintain and monitor the rehabilitated areas.

Successful rehabilitation must be sustainable, requires an understanding of the basic baseline environment and project management to ensure that the rehabilitation program is a success.

It is noted that an application for environmental authorisation must be submitted for closure in accordance with Listing Notice 1 Activity 22:

The decommissioning of any activity requiring -

- (a) A closure certificate in terms of Section 43 of the Mineral and Petroleum Resources Development Act, 2002 (Act 28 of 2002) or
- (b) A prospecting right, mining permit, production right or exploration right, where the throughput of the activity has reduced by 90% or more over a period of 5 years excluding where the competent

authority has in writing agreed that such reduction in throughput does not constitute closure.

## 33.2 Phase 1: Making Safe

The Mining activity will result in an open pit. The purpose of rehabilitation will be to ensure the site becomes safe for humans and animals. The open pit will be filled with overburden. The overburden will be loaded, trucked and placed into the pit, and the topography in the area adjacent to the pit shaped to ensure that a free draining topography results.

Once the pit has been backfilled, 300mm thick topsoil or soft overburden in place of soil will be spread on rehabilitated areas. Once placed, the "growth medium" should then be fertilised, ripped and revegetated. A small topsoil stockpile should be left for remedial work.

The following actions are required to meet the objectives of this phase:

- Remove all the facilities and equipment from the site.
- Inert waste with a salvage value to individuals such as scrap metal, building materials, etc. will be removed and disposed of at a proper facility.
- The company contracted to supply fuel will be requested to remove all fuel storage and reticulation facilities.
- Those sections of haul road where a lot of Coal spillage has occurred, will be picked up and the waste material taken back to the discard dump.
- Remove or control residual hazardous materials. Identify any potential toxic overburden or exposed strata and manage them so as to prevent environmental damage.
- Access roads around the site should be ripped for all areas except those needed to access the facilities for inspection after closure. Roads that can and will be used by other users post closure should, however, be left provided this is agreed upon by all parties concerned. For the rehabilitation of roads, a cost has been allocated to rip the area, add 300 mm topsoil and vegetate.
- Negotiations will take place with land owners to establish which sections of haul road they will require. The extra portions not required will be left and the remainder ripped. This would normally mean that the edges or verges are ripped and the centre portion remains. They will be responsible for maintaining the roads after closure.

#### 33.3 Phase 2: Landform Design, Erosion Control and Revegetation

Landform, erosion control and re-vegetation are important parts of the rehabilitation process. Landform and land use are closely interrelated, and the landform should be returned as closely as possible to the original landform. Community expectations, compatibility with local land use practices and regional infrastructure, or the need to replace natural ecosystems and faunal habitats all support returning the land as closely as possible to its original appearance and productive capacity.

This requires the following:

- Deep rip compacted surfaces to encourage infiltration, allow plant root growth and key the topsoil to the subsoil, unless subsurface conditions dictate otherwise.
- Reinstate natural drainage patterns disrupted by mining wherever possible.
- Characterise the topsoil and retain it for use in rehabilitation. It is preferable to reuse the topsoil immediately rather than storing it in stockpiles. Only discard if it is physically or chemically undesirable, or if it contains high levels of weed seeds or plant pathogens.
- If topsoil is unsuitable or absent, identify and test alternatives substrates, e.g. overburden that may a suitable substitute after addition of soil improving substances.
- Lime and superphosphate are applied to the surface.
- These ameliorants are then incorporated by deep ripping, which penetrated 100 mm through the soil into the underlying overburden material.
- Fertilizer is applied as part of seedbed preparation.
- Consider spreading the cleared vegetation on disturbed areas.
- Re-vegetate the area with plant species consistent with the post mining land use.
- The site is then mulched together with an indigenous grass seed mix. This is to stimulate the long-term establishment of indigenous vegetation and to reduce erosion during early plant growth.

## 33.4 Phase 3: Monitoring and Maintenance

The post-operational monitoring and management period following decommissioning of mining activities must be implemented by a suitable qualified independent party for a minimum of one (1) year unless otherwise specified by the Competent Authority.

Maintenance will specifically focus on annual fertilising the rehabilitated area (where required), control of all other alien plants and general maintenance, including rehabilitation of cracks, subsidence and erosion gullies. Continuous erosion monitoring of rehabilitated areas and slopes should be undertaken and zones with excessive erosion should be identified. The cause of the erosion should be identified, and rectified. Zones with erosion will need to be repaired with topsoil.

The monitoring activities during this period will include but not be limited to:

- Biodiversity monitoring.
- Re-vegetation of disturbed areas where required.

Provision must be made to monitor any unforeseen impact that may arise as a result of the proposed mining activities and incorporated into post closure monitoring and management. The small-scale mine shall continue to monitor and manage rehabilitation areas until the vegetation is self-sustaining and meets the requirements of the landowner or land manager, until their management can be integrated into the management of the surrounding area.

### 33.5 Post-Closure Monitoring and Maintenance

Prior to decommissioning and rehabilitation activities, a monitoring programme shall be developed and submitted to the relevant authority for approval, as a part of the Final Rehabilitation Plan. The programme is to include proposed monitoring during and after the closure of the trench site and related activities. It is recommended that the post-closure monitoring include the following:

- Confirmation that any waste, wastewater or other pollutants that is generated as a result of decommissioning will be managed appropriately, as per the detailed requirements set out in the Final Rehabilitation Plan.
- Confirmation that all de-contaminated sites are free of residual pollution after decommissioning.
- Confirmation that acceptable cover has been achieved in areas where natural vegetation is being reestablished. 'Acceptable cover' means re-establishment of pioneer grass communities over the disturbed areas at a density similar to surrounding undisturbed areas, non-eroding and free of invasive alien plants.
- Confirmation that the Mining Permit site is safe and is not resulting in a pollution hazard.

Annual environmental reports will be submitted to the Designated Authority and other relevant Departments for at least one-year post-decommissioning. The frequency and duration of this reporting period may be increased to include longer term monitoring, at intervals to be agreed with the Designated Authority.

The monitoring reports shall include a list of any remedial action necessary to ensure that infrastructure that has not been removed remains safe and pollution free and that rehabilitation of project sites are in a stable, weed and free condition.

## 34 EXPLAIN WHY IT CAN BE CONFIRMED THAT THE REHABILITATION PLAN IS COMPATIBLE WITH THE CLOSURE OBJECTIVES

The rehabilitation plan is compatible with the closure objectives in that is seeks to ensure that negative impacts on the receiving environment that could not be prevented or mitigated during mining are rehabilitated. The use of indigenous species during re-vegetation will ensure that ecosystem restoration is initiated and prevent invasion by alien species. The appropriate disposal of waste will ensure that land is usable, in alignment with surrounding land uses and that no hazardous materials are left on-site post-mining.

## 35 CALCULATE AND STATE THE QUANTUM OF THE FINANCIAL PROVISION REQUIRED TO MANAGE AND REHABILITATE THE ENVIRONMENT IN ACCORDANCE WITH THE APPLICABLE GUIDELINE

Table 29 details the quantum for financial provision for the Final Rehabilitation, Decommissioning and Closure Plan.

# 36 CONFIRM THAT THE FINANCIAL PROVISION WILL BE PROVIDED AS DETERMINED

The amount will be provided from the operating expenditure.

#### Quantum for financial provision

	Rofhiwa Nemutandani		Date: Dec-2022						
			Α	В	С	D	E=A*B*C*D		
	Description	Unit	Quantity	Master Rate	Multiplication factor	Weighting factor 1	Amount (Rands)		
	Dismantling of processing plant and related structures (including overland conveyors and powerlines)	m3	0	19	1	1	0		
	Demolition of steel buildings and structures	m2	0	271	1	1	0		
	Demolition of reinforced concrete buildings and structures	m2	0	400	1	1	0		
	Rehabilitation of access roads	ha	0	49	1	1	0		
	Demolition and rehabilitation of electrified railway lines	m	0	471	1	1	0		
	Demolition and rehabilitation of non-electrified railway lines	m	0	257	1	1	0		
	Demolition of housing and/or administration facilities	m2	0	542	1	1	0		
	Opencast rehabilitation including final voids and ramps	ha	5	284292	0.14	1	199004.4		
	Sealing of shafts adits and inclines	m3	0	146	1	1	0		
Ĩ	Rehabilitation of overburden and spoils	ha	0.09	189528	1	1	17057.52		
	Rehabilitation of processing waste deposits and evaporation ponds (non-polluting potential)	ha	0	236054	1	1	0		
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Applicant: Evaluator: Notre Coal (Pty) Ltd Rot

Rehabilitation of processing waste deposits and evaporation ponds (polluting potential) Rehabilitation of subsided areas General surface rehabilitation

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River diversions Fencing Water management 2 to 3 years of maintenance and aftercare Specialist study Specialist study Sub Total 1 877438.13 weighting factor 2 1 Preliminary and General 105292.5756 105292.5756 87743.813 87743.813 1070474.52 Contingencies 2 Subtotal 2 Sign Date Rofhiwa Nemutandani 13/12/2022 VAT (15%) 160571.18 Т Grand Total 1231046

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# 37 MECHANISMS FOR MONITORING COMPLIANCE

Aspects Affected Activity Potential impact Phase Mitigation Type Standard to be Achieved Alteration of topography Topography and Construction Control through Original topography General surface Landform Operation site planning and and landform serve as a reference for rehabilitation design Decommissioni rehabilitation ng Mining Permit area site preparation Rehabilitation and Closure Opencast mining Site establishment Infrastructure Rehabilitation and Altered drainage Control through proper General Topography and Construction surface Landform Operation soil management closure plan patterns rehabilitation Decommissioni procedures DWAF best ng Infrastructure removal practice Guidelines Rehabilitation and Maintenance and Closure operation of site infrastructure and facilities Mining Permit area site preparation Opencast mining Site establishment

Table 30: Mechanisms for monitoring compliance.

Activity	Potential impact	Aspects Affected	Phase	Mitigation Type	Standard to be Achieved
Post closure monitoring and maintenance			Operation Decommissioning Rehabilitation and Closure	design and planning (depth of mining, safety factors, overburden and rock qualities)	in consultation with DWA/DMRE
Opencast mining	Impact on geology	Geology	Operation	Modify through mine planning, design and rehabilitation	MPRDA Rehabilitation and Closure Plan
General surface rehabilitation Infrastructure removal Maintenance and operation of site infrastructure and facilities Mining Permit area site preparation Opencast mining Post closure monitoring and maintenance Site establishment	Erosion and sedimentation	Soils	Construction Operation Decommissioni ng Rehabilitation and Closure	Avoid and control through preventative measures (Soil placement, storm water infrastructure, erosion control structures)	CARA

Infrastructure			
innastructure			

Activity	Potential impact	Aspects Affected	Phase	Mitigation Type	Standard to be Achieved
General surface rehabilitation Infrastructure removal Maintenance and operation of site infrastructure and facilities Mining Permit area site preparation Opencast mining Post closure monitoring and maintenance Site establishment	Soil compaction	Soils	Planning and Design Construction Operation Decommissioning Rehabilitation and Closure	Avoid through implementation of EMPR mitigation measures	Principles of CARA Rehabilitation and Closure Plan
Infrastructure					

General surface rehabilitation Infrastructure removal	Soil pollution/contamina tion	Soils	Construction Operation Decommissioni ng	Avoid through preventative measures (e.g. bunding and spill kits)	Hazardous Substances Act NWA
Maintenance and operation of site infrastructure and facilities Mining Permit area site preparation			Rehabilitation and Closure	Remedy through cleanup and waste disposal Modify through soil treatment if required	NEMA Duty of Care NEMWA Incident reporting procedures

Opencast mining Post closure monitoring and maintenance Site establishment Infrastructure					DWAF minimum standards for waste disposal
monitoring and maintenance Site establishment					waste disposal
establishment					
surface (de	Loss of soil fertility (denitrification, loss of soil nutrient store and	Land Capability	Construction Operation Decommissioni	Avoid through preventative measures (e.g. limit area of	CARA
	organic carbon stores)		ng	disturbance)	Rehabilitation and
an	nd loss of land		Rehabilitation and	Remedy through soil	Closure Plan
Maintenance and	apability		Closure	remediation if required (e.g. fertilizer	
operation of site				and organic	
infrastructure and facilities				matter applications)	
Mining Permit area site					
preparation					
Opencast mining					
Post closure monitoring and maintenance					
Site establishment					

Infrastructure					
General surface rehabilitation Infrastructure removal	Loss of soil resource and its utilisation potential	Land Capability	Constructio n Operation	Avoid through preventative measures (e.g. limit area of disturbance)	CARA Rehabilitation and Closure Plan

Activity	Potential impact	Aspects Affected	Phase	Mitigation Type	Standard to be Achieved
Maintenance and operation of site infrastructure and facilities Mining Permit area site preparation Opencast mining Post closure monitoring and maintenance Site establishment Infrastructure			Decommissioning Rehabilitation and Closure	Remedy through soil remediation if required (e.g. fertilizer and organic matter applications)	
General surface rehabilitation Infrastructure removal Maintenance and operation of site infrastructure and facilities Mining Permit area site preparation Opencast mining Post closure monitoring and	Damage/disruptio n of services	Land use	Construction Operation Decommissioning Rehabilitation and Closure	Avoid through implementation of EMPR mitigation measures (e.g. service detection and communication with landowners) Remedy through repair or reinstatement of services if required	Stakeholder Engagement Plan Rehabilitation and Closure Plan

maintenance			
maintenance			

Activity	Potential impact	Aspects Affected	Phase	Mitigation Type	Standard to be Achieved
Site establishment					
Infrastructure					
General surface rehabilitation Infrastructure removal Maintenance and operation of site infrastructure and facilities Mining Permit area site preparation Opencast mining Post closure monitoring and maintenance Site establishment Infrastructure	Interference with existing land uses	Land use	Planning and Design Construction Operation Decommissioning Rehabilitation and Closure	Avoid through implementation of EMPR mitigation measures (e.g. communication with landowners)	Stakeholder Engagement Plan Rehabilitation and Closure Plan
General surface rehabilitation	Direct and indirect mortality of flora and fauna	Fauna and Flora	Planning and Design Construction	Control through implementation of EMPR mitigation	NEMBA TOPS

Infrastructure removal	с	Inoration	measures (e.g. limit area of disturbance,	
Maintenance and operation of site	C	Decommissioning	training) Avoid/Stop through	

Activity	Potential impact	Aspects Affected	Phase	Mitigation Type	Standard to be Achieved
infrastructure and			Rehabilitation and	relocation of	
facilities			Closure	threatened or	
Mining Permit area site preparation				protected species	
Opencast mining					
Post closure monitoring and maintenance					
Site establishment					
Infrastructure					
General	Habitat fragmentation	Fauna and Flora	Construction	Avoid and control	NEMBA
surface	and blockage of		Operation	through	
rehabilitation	seasonal and dispersal		Decommissioni	implementation of	
Infrastructure removal	movements		ng Rehabilitation and	EMPR mitigation measures (e.g. shape	
Maintenance			Closure	of disturbed areas,	
and operation				maintaining corridors)	
of site					
infrastructure and					
facilities					
Mining Permit area					
site preparation					
Opencast mining					

Post closure monitoring and			
maintenance			
Site establishment			

Activity	Potential impact	Aspects Affected	Phase	Mitigation Type	Standard to be Achieved
Infrastructure					
General surface	Introduction/invasion of alien (non-native)	Fauna and Flora	Planning and Design	Control through implementation of	NEMBA
rehabilitation	species		Construction	EMPR mitigation measures (e.g. alien	TOPS
Infrastructure removal			Operation Decommissioni	vegetation management plan)	Alien Vegetation Management
Maintenance and operation of site infrastructure and facilities			ng Rehabilitation and Closure	Avoid/Stop through preventative measures (e.g. limit extent of	Plan Hazardous Substances Act
Mining Permit area site				disturbance)	SANS 10206
preparation					
Opencast mining					
Post closure monitoring and maintenance					
Site establishment					
Infrastructure					

General surface rehabilitation Infrastructure removal Maintenance and operation of site infrastructure and facilities	Pollution of surface water resources/decreased water quality	Surface Water	Construction Operation Decommissioni ng Rehabilitation and Closure	Avoid through implementation of preventative measures (e.g. Bunding, Hazardous materials management, Pollution prevention measures, storm water management)	NWA GN 704 WUL Conditions NEMA Duty of Care NEMA Polluter Pays Principle
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Activity	Potential impact	Aspects Affected	Phase	Mitigation Type	Standard to be Achieved
Mining Permit area site preparation Opencast mining				Control through implementation of mitigation measures	DWF Best Practice Guidelines
Post closure monitoring and maintenance Site establishment					
Infrastructure					
Maintenance and operation of site infrastructure and facilities Water management Infrastructure construction	Decrease in surface water availability	Surface Water	Constructio n Operation	Avoid and control through implementation of preventative measures (e.g. limitation of water usage, water conservation strategies, optimisation of water usage and recycling)	NWA GN 704 WULA Conditions NEMA Duty of Care NEMA Polluter Pays Principle DWF Best Practice Guidelines

General surface rehabilitation Infrastructure removal Maintenance and operation of site infrastructure and facilities Mining Permit area site	Dewatering of groundwater aquifers	Groundwater	Operation Decommissioning Rehabilitation and Closure	Avoid and control through implementation of preventative measures (e.g. limitation of water usage, water conservation strategies, optimization of water usage and recycling)	NWA GN 704 WULA Conditions NEMA Duty of Care NEMA Polluter Pays Principle DWF Best
					Practice Guidelines

Activity	Potential impact	Aspects Affected	Phase	Mitigation Type	Standard to be Achieved
preparation Opencast mining Post closure monitoring and maintenance Site establishment Infrastructure					
General surface rehabilitation Infrastructure removal Maintenance and operation of site infrastructure and facilities Mining Permit area site preparation Opencast mining Post closure monitoring and maintenance	Pollution of groundwater/decrea sed water quality	Groundwater	Constructio n Operation Decommissioning Rehabilitation and Closure	Avoid and control through implementation of preventative measures (e.g. Bunding, Hazardous materials management, Pollution prevention measures) Control through implementation of mitigation measures (progressive rehabilitation)	NWA GN 704 IWULA Conditions NEMA Duty of Care NEMA Polluter Pays Principle DWF Best Practice Guidelines Rehabilitation and Closure Plan

Site establishment					
Infrastructure					
Post closure monitoring	General Environmental	Environmental Pollution	Rehabilitation and Closure	Avoid through	MPRDA

Activity	Potential impact	Aspects Affected	Phase	Mitigation Type	Standard to be Achieved
and maintenance	Pollution			implementation of suitable progressive rehabilitation and soil management Control/Remedy through interception of decant and treatment of polluted water where required	NWA NEMA Duty of Care NEMA Polluter Pays Principle NEMW A GN 704 DWF Best Practice Guidelines Rehabilitation and Closure Plan
General decommissioning activities Infrastructure removal	General Environmental Pollution	Environmental Pollution	Planning and Design Construction Operation Decommissioning	Avoid through preventative measures (e.g. bunding, spill kits) Remedy through cleanup and waste disposal	Hazardous Substances Act NWA MSDS OHSA MHS A

			Rehabilitation and Closure	Modify through soil treatment if required	NEMA Duty of Care NEMWA Incident Reporting Procedures DWAF Minimum Standards for Waste Disposal
Conorol	Lludracarban	Environmental Dellution	Dianning and Dasign		
General	Hydrocarbon	Environmental Pollution	Planning and Design	Avoid through	Hazardous
surface	spills/contaminati			preventative measures	Substances Act
rehabilitation	on			(e.g. bunding,	

Activity	Potential impact	Aspects Affected	Phase	Mitigation Type	Standard to be Achieved
Infrastructure removal Maintenance and operation of site infrastructure and facilities Mining Permit area site preparation Opencast mining Post closure monitoring and maintenance Site establishment Infrastructure			Construction Operation Decommissioning Rehabilitation and Closure	spill kits) Remedy through cleanup and waste disposal Modify through soil treatment if required	NWA OHSA MHS A NEMA Duty of Care NEMWA Incident Reporting Procedures DWAF Minimum Standards for Waste Disposal
Opencast mining	Discovery and preservation of fossils	Heritage	Operation	Avoid and control through implementation of preventative measures Modify through removal and curation of fossils	

General surface rehabilitationDestruction/damage palaeontological resourcesInfrastructure removalMaintenance and operation of site	of Heritage	Constructio n Operation Rehabilitation and Closure	Avoid and control through implementation of preventative measure Modify through removal and curation of fossils	NEMA MPRD A NHRA SAHRA permitting requirements Human Tissue Act
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Activity	Potential impact	Aspects Affected	Phase	Mitigation Type	Standard to be Achieve
infrastructure and facilities					IFC Performance Standard 8:
Mining Permit area site preparation					Cultural Heritage
Opencast mining					
Post closure monitoring and maintenance					
Site establishment					
Infrastructure					
General surface rehabilitation Infrastructure removal Maintenance and operation of site infrastructure and facilities Mining Permit area	Destruction/damage of heritage resources	Heritage	Construction Operation Decommissioning Rehabilitation and Closure	Avoid and control through implementation of preventative measures (e.g. fencing of graveyards, watching brief, chance finds procedure) Stop through relocation of graves if required	NEMA MPRD A NHRA SAHRA permitting requirements Human Tissue Act IFC Performance Standard 8: Cultural Heritage
site preparation					
Opencast mining					

Post closure			
monitoring and			
maintenance			
Site establishment			

Activity	Potential impact	Aspects Affected	Phase	Mitigation Type	Standard to be Achieved
Infrastructure					
General construction management General opencast management	Crime and violence	Social	Constructio n Operation Decommissioning Rehabilitation and Closure	Avoidance and control through preventative measures (e.g. site security, code of conduct)	ESMS MHS A OHSA Code of Conduct
General construction management General opencast management	Influx of migrant workers	Social	Construction Operation Decommissioning Rehabilitation and Closure	Avoidance and control through mitigation measures (e.g. recruitment procedure, grievance mechanism)	Labour Act Basic Conditions of Employment Act IFC Performance Standard 5 Land Acquisition and Involuntary Resettlement
Mining Permit area site preparation Opencast pit mining					
General surface rehabilitation	Sense of place	Social	Construction Operation	Modify through reduction of visual impact	Rehabilitation and Closure Plan

Infrastructure removal		Decommissioning	
Maintenance and operation of site infrastructure and facilities		Rehabilitation and Closure	
Mining Permit area site preparation			

Activity	Potential impact	Aspects Affected	Phase	Mitigation Type	Standard to be Achieved
Opencast mining					
Post closure monitoring and maintenance					
Site establishment					
Infrastructure					
General construction management General opencast pit management Maintenance and operation of site	Social vices	Social	Construction Operation Decommissioni ng Rehabilitation and Closure	Avoidance and control through mitigation measures (e.g. recruitment procedure, grievance mechanism, code of conduct) Stakeholder engagement plan	Labour Act Basic Conditions of Employment Act IFC Performance Standard 5 Land Acquisition and
infrastructure and facilities Opencast mining					Involuntary Resettlement Grievance Mechanism Code of Conduct

General Construction Management General opencast management Opencast mining	Employment opportunities	Socio-Economic	Construction Operation Decommissioni ng Rehabilitation and Closure	Minimise impacts of job loss through skills development and livelihood restoration	IFC Performance Standard 5 Land Acquisition Involuntary Resettlement
Opencast mining	Coal supply to the market	Socio-Economic	Operation	Maximise security of Coal supply through	ESMS

Activity	Potential impact	Aspects Affected	Phase	Mitigation Type	Standard to be Achieved
				sound and responsible mine management	
General surface rehabilitation Infrastructure removal Maintenance and operation of site infrastructure and facilities Mining Permit area site preparation Opencast mining Post closure monitoring and maintenance Site establishment Infrastructure	Health and safety	Health and Safety	Construction Operation Decommissioni ng Rehabilitation and Closure	Avoidance and control through preventative measures (e.g. HIV/AIDS awareness) Remedy through application of mitigation measures in EMPR	OHSA MHS A IFC Performance Standard 4: Community Health, Safety, and Security Grievance Mechanism

General surface rehabilitation	Fire and explosion hazard	Health and Safety	Constructio n Operation	Avoid and control through implementation of	Explosives Act MHSA
Infrastructure removal				preventative measures (e.g. Fire breaks, Blasting procedures, hazardous substances	OHSA MPRD A
Maintenance and operation of site infrastructure and facilities				management	United States Bureau of Mines (USBM) criteria for safe blasting for ground

Activity	Potential impact	Aspects Affected	Phase	Mitigation Type	Standard to be Achieved
Mining Permit area site preparation					vibration and recommendations
Opencast mining Post closure monitoring and maintenance					on blasting
Site establishment					
Infrastructure					
Opencast mining	Fly rock	Health and Safety	Operation	Avoid and control through	Explosives Act
				implementation of	MHSA
				preventative measures	OHSA
				(e.g. blast procedures,	MPRDA
				monitoring,	United States Bureau of
				communication with	Mines (USBM) criteria for
				landowners, emergency	safe blasting for ground
				response procedures)	vibration and
					recommendations on air
					blast

		Blast Procedures
		Emergency response
		procedure
		IFC Performance
		Standard 4: Community
		Health, Safety, and
		Security

Activity	Potential impact	Aspects Affected	Phase	Mitigation Type	Standard to be Achieved
General surface rehabilitation Infrastructure removal Maintenance and operation of site infrastructure and facilities Mining Permit area site preparation Opencast mining Post closure monitoring and maintenance Site establishment	Damage to road infrastructure	Transportation, Infrastructure and Traffic	Construction Operation Decommissioni ng	Avoid and control through implementation of EMPR mitigation measures (e.g. speed limit enforcement, vehicle maintenance)	National Road Traffic Act OHSA MHSA
Infrastructure					

General surface rehabilitation Infrastructure removal Maintenance and operation of site infrastructure and facilities	Increased traffic	Transportation, Infrastructure and Traffic	Constructio n Operation	Avoid and control through implementation of EMPR mitigation measures (e.g. speed limit enforcement, vehicle maintenance)	National Road Traffic Act OHSA MHSA
Mining Permit area site preparation					

Activity	Potential impact	Aspects Affected	Phase	Mitigation Type	Standard to be Achieved
Opencast mining					
Post closure monitoring and maintenance					
Site establishment					
Infrastructure					
General surface rehabilitation Infrastructure removal Maintenance and operation of site infrastructure and facilities	Visual impact of mine infrastructure, stockpiles and dust	Visual	Construction Operation Decommissioni ng Rehabilitation and Closure	Avoid and control through implementation of EMPR mitigation measures (e.g. vehicle maintenance, progressive rehabilitation)	Rehabilitation and Closure Plan Final Land-use Objectives
Mining Permit area site preparation					
Opencast mining					
Post closure monitoring and					

maintenance Site establishment Infrastructure					
General surface rehabilitation	Greenhouse gas emissions	Air Quality	Construction Operation	Avoid and control through implementation of EMPR	NEMAQA Equator Principles

Activity	Potential impact	Aspects Affected	Phase	Mitigation Type	Standard to be Achieved
Infrastructure removal			Decommissioning Rehabilitation and	mitigation measures (e.g. vehicle	IFC Performance Standard 3:
Maintenance and operation of site			Closure	maintenance, progressive rehabilitation)	Resource Efficiency and Pollution Prevention
infrastructure and facilities					
Mining Permit area site preparation					
Opencast mining					
Post closure monitoring and maintenance					
Site establishment					
Infrastructure					
General surface rehabilitation Infrastructure removal	Fugitive emissions (Dust)	Air Quality	Constructio n Operation	Avoid through preventative measures (e.g. speed limit enforcement)	Road Traffic Act NEMAQA Dust Regulations
Maintenance and operation of site			Decommissioning Rehabilitation and Closure	Control through implementation of EMPR mitigation	

infrastructure and facilities		measures (e.g. dust suppression)	
Mining Permit area site preparation			
Opencast mining			
Post closure monitoring			

Activity	Potential impact	Aspects Affected	Phase	Mitigation Type	Standard to be Achieved
and maintenance Site establishment Infrastructure					
General surface rehabilitation Infrastructure removal Maintenance and operation of site infrastructure and facilities Mining Permit area site preparation Opencast mining Post closure monitoring and maintenance Site establishment	Disturbing and/or nuisance noise		Construction Operation Decommissioni ng Rehabilitation and Closure	Avoid through preventative measures (e.g. communication with landowners, timing of activities) Control through implementation of EMPR mitigation measures (e.g. Noise abatement measures)	ECA Noise Regulations SANS 10103 OHSA MHSA

Infrastructure					
Opencast mining	Blasting	Blasting and Vibration	Operation	Avoid and control through implementation of	Explosives Act MHSA
				preventative measures	OHSA
				(e.g. blast procedures,	MPRDA
				monitoring,	United States Bureau of

Activity	Potential impact	Aspects Affected	Phase	Mitigation Type	Standard to be Achieved
				communication with landowners, emergency response procedures)	Mines (USBM) Criteria for Safe Blasting for Ground Vibration Blast Procedures Emergency Response Procedure
					IFC Performance Standard 4: Community Health, Safety, and Security

Opencast mining Ground vibration and human perception	Blasting and Vibration	Operation	Avoid and control through implementation of preventative measures (e.g. blast procedures and monitoring, communication with landowners and emergency response procedures)	Explosives Act MHSA OHSA MPRD A United States Bureau of Mines (USBM) Criteria for Safe Blasting for Ground Vibration Blast Procedures Emergency Response Procedure IFC Performance Standard 4: Community Health, Safety, and Security
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Activity	Potential impact	Aspects Affected	Phase	Mitigation Type	Standard to be Achieved
Opencast mining	Impacts on Infrastructure (roads, communications infrastructure, services, houses, boreholes)	Blasting and Vibration	Operation	Avoid and control through implementation of preventative measures (e.g. structural surveys, blast procedures, monitoring and communication with landowners)	Explosives Act MHSA OHSA MPRD A United States Bureau of Mines (USBM) Criteria for Safe Blasting for Ground Vibration Blast Procedures Emergency Response Procedure IFC Performance Standard 4: Community Health, Safety, and Security

Opencast mining	Noxious fumes	Blasting and Vibration	Operation	Avoid and control through implementation of preventative measures (e.g. structural surveys, blast procedures, monitoring, and communication with landowners)	Explosives Act MHSA OHSA MPRD A United States Bureau of Mines (USBM) Criteria for Safe Blasting for Ground Vibration Blast Procedures Emergency Response
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Activity	Potential impact	Aspects Affected	Phase	Mitigation Type	Standard to be Achieved
					Procedure IFC Performance Standard 4: Community Health, Safety, and
					Security

# 38 FREQUENCY OF THE SUBMISSION OF THE PERFORMANCE ASSESSMENT/ENVIRONMENTAL AUDIT REPORT

The result of environmental monitoring and compliance to the approved EMPR will be undertaken every second year and submitted to the DMRE in the form of an environmental performance assessment. Included in the report will be the following relevant information:

- The period when the performance assessment was conducted.
- The scope of the assessment.
- The procedures used for conducting the assessment.
- Interpreted information gained from monitoring the EMPR.
- Evaluation criteria used during the assessment.
- Results of the assessment are to be discussed and mention must be made of any gaps in the EMPR and how it can be rectified.
- Yearly updated layout plans.

Any emergency or unforeseen impacts will be reported immediately to the DMRE and other relevant government departments.

### 39 ENVIRONMENTAL AND SOCIAL MANAGEMENT SYSTEM

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

### 39.1 ESMS Framework

The ESMS will be based on:

- South African legal requirements.
- Mining best practice.

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

- A project specific environmental policy.
- Organizational capacity and competency
- The ESMS shall identify roles and responsibilities of key role players.
- The ESMS shall incorporate a mechanism for ongoing identification of risks and impacts (e.g. Impacts and aspects register of an ISO system).
- Integration of the ESMS with the SHE management system may be undertaken to form a holistic SHE risks management system.
- The ESMS shall comprise appropriate management plans and procedures to ensure effective operational control.
- The ESMS shall provide for emergency response and also make provision for emergency protocols.
- Effective communication (both internal and external) is a key requirement for successful implementation of the ESMS and an appropriate communication procedure to this effect shall be developed.
- The ESMS shall involve engagement between the client, its workers, local communities directly affected by the project (the affected communities) and where appropriate, other stakeholders. It is therefore imperative that there is integration between Stakeholder Engagement procedures and the ESMS.
- The ESMS shall make provision for ongoing compliance monitoring and environmental audits.
- The ESMS shall make provision for internal auditing and continual improvement which should be incorporated into internal management review processes. The ESMS should provide for setting and reviewing objectives and targets to demonstrate continual SHE improvements associated with the project.

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

### 39.2 Stakeholder Engagement

Social impacts occur immediately in the planning phase of a project and as such it is imperative to start with stakeholder engagement as early in the process as possible. Stakeholder engagement is required on an ongoing basis throughout the operation of the mine. As such, the mine will need to develop and implement a detailed Stakeholder Engagement Plan, designed to work as a living document for implementation over the entire duration of the project.

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

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

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

- Stakeholder Identification and Analysis time should be invested in identifying and prioritising stakeholders and assessing their interests and concerns. Information Disclosure – information must be communicated to stakeholders early in the decision- making process in ways that are meaningful and accessible, and this communication should be continued throughout the life of the project.
- Stakeholder Consultation each consultation process should be planned out, consultation should be inclusive, the process should be documented, and follow-up should be communicated.
- Negotiation and Partnerships add value to mitigation or project benefits by forming strategic partnerships and for controversial and complex issues, enter into good faith negotiations that satisfy the interest of all parties.
- Grievance Management accessible and responsive means for stakeholders to raise concerns and grievances about the project must be established throughout the life of the project.
- Stakeholder Involvement in Project Monitoring directly affected stakeholders must be involved in monitoring project impacts, mitigation and benefits. External monitors must be involved where they

can enhance transparency and credibility.

- Reporting to Stakeholders report back to stakeholders on environmental, social and economic performance, both those consulted and those with more general interests in the project and parent company.
- Management Functions sufficient capacity within the company must be built and maintained to manage processes of stakeholder engagement, track commitments and report on progress.

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

### 39.3 Grievance Mechanism

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

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

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

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

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

### 39.4 Internal Grievance Procedure

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

### Document Control

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

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

### 39.5 Record Keeping

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

### 39.6 Auditing and Reporting Procedures

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

- Inspections
- Accidents and emergencies
- Measuring performance indicators and interpreting and acting on the indicators
- Records of monitoring activities to test the effectiveness of mitigation measures and impact controls, as well as for compliance auditing purposes
- Training programmes and evidence of appropriate levels/amount of skills/capacities created
- All monitoring and auditing must be accompanied by applicable records and evidence (e.g. delivery slips, photographic records, etc.). All reports must be retained and made available for inspection by the ECO, the Applicant and /or the Relevant Competent Authorities. All reports shall be signed by the relevant parties to ensure accountability. The Mining Permit holder must use the audit report findings to continually ensure that environmental protection measures are working effectively on site through a system of self-checking. The EMPR should be viewed as a dynamic document aimed at continual environmental performance improvement.

The following auditing and reporting shall be required throughout the operation phase:

- Weekly Compliance Reports: These reports must be prepared by the designated Pit EO and must aim to monitor and report on-site environmental performance
- Quarterly Compliance Audit Reports: The ECO must compile quarterly compliance audit reports which are to be submitted to the Mining Permit holder for his review and correction of non-compliance issues. It is the responsibility of the ECO to report any non-compliance, which is not correctly rectified.

### 39.7 Responding to Non-Compliances

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

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

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

date rectified, etc.

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

### 39.8 Environmental Incidents

For the purposes of this project, an environmental incident can be divided into three levels, i.e. major, medium and minor. All major and medium environmental incidents shall be recorded in the incident register. Minor incidents do not need to be reported but require immediate rectification on site. Definitions and examples of environmental incidents are provided in Table 31.

Non-Conformance	Any deviation from work standards, practices, procedures, regulations, management system performance etc. that could either directly or indirectly lead to injury or illness, property damage, damage to the workplace. environment, or a combination of these.
Major Environmental Incident	An incident or sequel of incidents, whether immediate or delayed, that results or has the potential to result in widespread, long-term, irreversible significant negative impact on the environment and/or has a high risk of legal liability.

Table 31: Description of incidents and non-conformances for the purpose of the project.

	A major environmental incident usually results in a significant pollution and may entail risk of public danger. Major environmental incidents usually remain an irreversible impact even with the involvement of long-term external intervention i.e. expertise, best available technology, remedial actions, excessive financial cost etc. Major environmental incidents may be required to be reported to the authorities. The ECO shall make the final decision as to whether a particular incident should be classified as a Major incident. An example of a Major environmental incident would be a significant spillage (e.g. 500 litres) of fuel into a watercourse.
Medium Environmental Incident	An incident or sequel of incidents, whether immediate or delayed, that results or has the potential to result in widespread or localised, short term, reversible significant negative impact on the environment and/or has a risk of legal liability. A medium environmental incident may be reported to the authorities, can result in significant pollution or may entail risk of public danger. The impact of medium environmental incidents should be reversible within a short to medium term with or without intervention. The ECO shall make the final decision as to whether a particular incident should be classified as a Medium incident. An example of a Medium environmental incident would be a large spill of fuel (e.g. 20 – 50 litres) onto land.
Minor Environmental Incident	An incident or sequel of incidents, whether immediate or delayed, where the environmental impact is negligible immediately after occurrence and/or once-off intervention on the day of occurrence. An incident where there is unnecessary wastage of a natural resource is also classified as a minor environmental incident. An example would be leaking water pipes that result in the wastage of water. A minor environmental incident is not reportable to authorities. An example of a minor incident is day to day spills of fuel or oil onto the ground where the spill is less than one or two litres.

The following incident reporting procedures shall apply to this project:

- All environmental incidents shall be reported to Contractor's EO and Pit EO who shall ensure that the appropriate rectification is undertaken.
- The Pit EO shall record all medium and major incidents in the incident register and advise on the appropriate measures and timeframes for corrective action.
- An incident report shall be completed by party responsible for the incident for all medium and major incidents and the report shall be submitted to the Pit Manager and Pit EO within 5 calendar days of the incident.
- The Pit EO shall investigate all medium and minor incidents and identify any required actions to prevent a recurrence of such incidents.

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

## 40 ENVIRONMENTAL AWARENESS PLAN AND TRAINING

No Training and environmental awareness is an integral part of a complete EMPR. The overall aim of the training will be to ensure that all site staff is informed of their relevant requirements and obligations pertaining to the relevant authorisations, licences, permits and the approved EMPR and protection of the environment.

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

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

The applicant shall ensure that adequate environmental training takes place. All employees shall have been

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

- General background and definition to the environment.
- The environmental impacts, actual or potential, of their work activities.
- Compliance with mitigation measures proposed for sensitive areas.
- The environmental benefits of improved personal performance.
- Their roles and responsibilities in achieving compliance with the environmental policy and procedures and with the requirement of the applicant's environmental management systems, including emergency preparedness and response requirements.
- The potential consequences (legal and/or other) of departure from specified operating procedures.
- The mitigation measures required to be implemented when carrying out their work activities.
- All operational risks must be identified, and processes established to mitigate such risk, proactively. Thus, the applicant needs to inform the employees of any environmental risks that may result from their work, and how these risks must be dealt with in order to avoid pollution and/or degradation of the environment.
- In the case of new staff (including contract labour) the contractor / applicant shall keep a record of adequate environmental induction training. he importance of compliance with all environmental policies.

### Manner in Which Employees will be Informed of Environmental Risks

Environmental awareness could be fostered by induction course for all personnel on site, before commencing site visits. Personnel should also be alerted to particular environmental concerns associated with their tasks for the area in which they are working. Courses must be given by suitably qualified personnel and in a language and medium understood by personnel. The environmental awareness training programme will include the following:

- Occupational Health and Safety Training (OHS).
- Environmental Awareness Training EMPR management actions.

Environmental awareness training will focus on the following specific aspects and be undertaken in "Toolbox talk "topics prior to site access:

- Waste collection and disposal.
- EMPR management options and application.

### 40.1 Manner in which Risks will be Dealt with to Avoid Pollution or Degradation

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

- Contain potential pollutants and contaminants (where possible) at source.
- Handling of potential pollutants and contaminants (where possible) must be conducted in bunded areas and on impermeable substrates.
- Ensure the timeous clean-up of any spills.
- Implement a waste management system for all waste present on site.
- Investigate any I&AP claims of pollution or contamination as a result of mining activities.
- Implement the impact management objectives, outcomes, and actions, as described in Section 12 above.

It is of critical importance that the broad measures to control or remedy any causes of pollution or environmental degradation are applied during onsite mining activities.

# 41 SPECIFIC INFORMATION REQUIRED BY THE COMPETENT AUTHORITY

No additional information was requested or is deemed necessary.

# 42 ENVIRONMENTAL MONITORING

### 42.1 Functional Requirements of Monitoring Programmes

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

- Serve as early warning system to detect any potential negative impacts.
- To provide information to feedback into management controls to avoid, prevent or minimise potential negative impacts.
- Provide quantitative data that can serve as evidence for the presence of negative impacts or the lack thereof.
- Allows for trending, modelling and prediction of future conditions or potential impacts.

Based on the above, the small-scale mine must ensure that monitoring programmes comprise of the

following (at a minimum) in order to obtain valuable environmental data:

- Environmental aspect monitoring must be a formalised procedure.
- All equipment used in monitoring must be correctly calibrated and serviced regularly.
- Samples required for analysis will be sent to an independent and accredited laboratory.
- Monitoring data must be stored.
- Data must be checked and interpreted and tending undertaken on a quarterly basis.
- Both the date and reports on environmental monitoring must be kept on record for the life of mine and where relevant provided to I&APs.
- The general and site-specific parameters to be monitored must be identified by an independent specialist, the authorities and where relevant I&APs.

### 42.2 List of Aspects that Require Monitoring Plans

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

- Air quality.
- Blasting and vibration.
- Surface water.
- Groundwater.
- Noise.
- Traffic.
- Rehabilitation.

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

### 42.3 Monitoring Plans for Environmental Aspects

The monitoring of various environmental aspects and the impact on them as a result of the proposed project shall take place by means of both quantitative and qualitative techniques in order to determine whether or not the requirements of the Environmental Management Programme are being complied with. The importance and value of detailed environmental monitoring networks cannot be overstated. Environmental monitoring serves as a tool to track compliance, assist with potential liability identification, and mitigation throughout the life of the proposed project. This is achieved through the provision of actual evidence-based monitoring and reporting thereof. In essence, monitoring is a continuous data-gathering, data interpreting, and control procedure that ranges from visual inspection to in-depth investigative monitoring and reporting. These monitoring plans need to be drawn into standalone plans that can be updated and amended as per authority requirements and additional data requirements identified during the mining activities. These plans need to include the site-specific roles and responsibilities for actions.

## 43 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 reports where relevant.
  - (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.

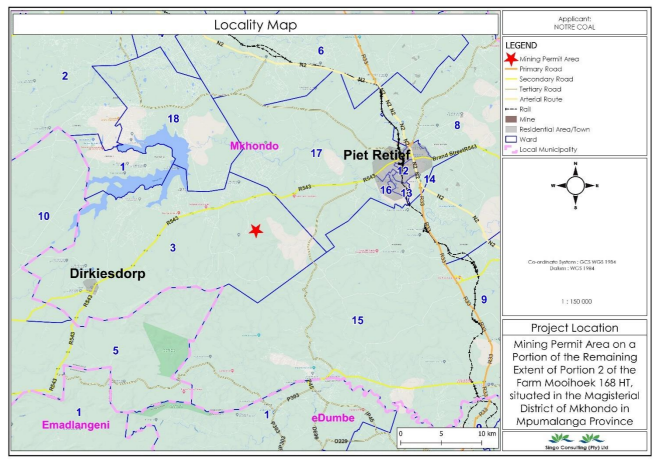
Signature of the environmental assessment practitioner

Name of company (if applicable):

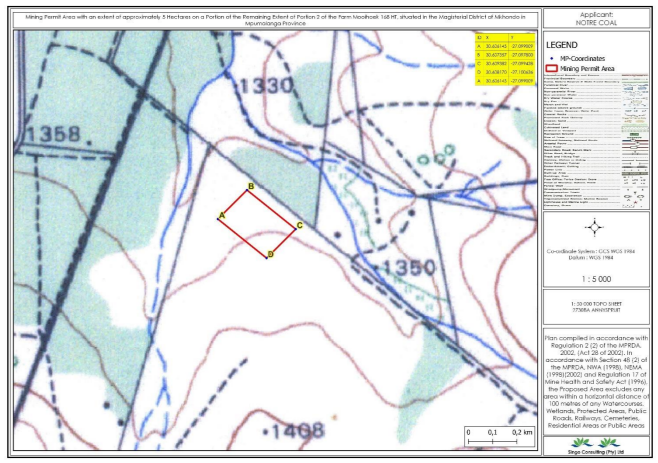
Singo Consulting (Pty) Ltd

Date: January 2023

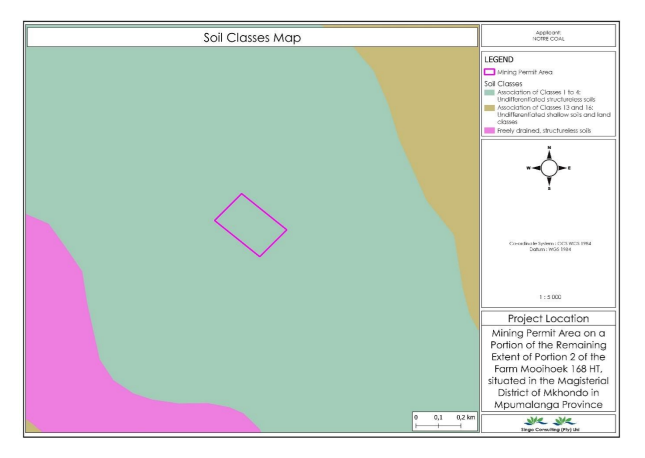
Appendix 1: Project Maps



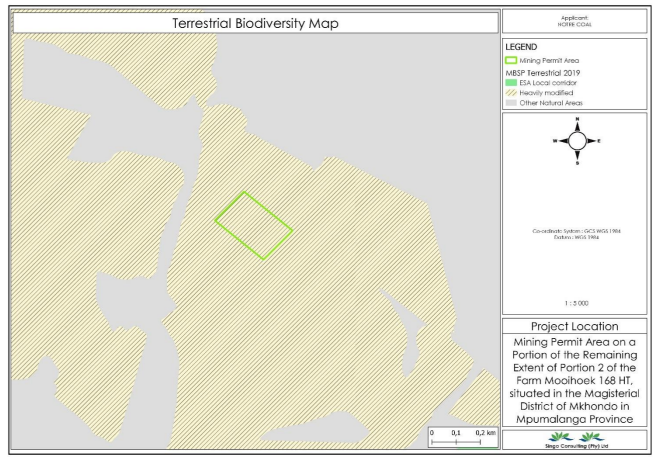
**Locality Map** 



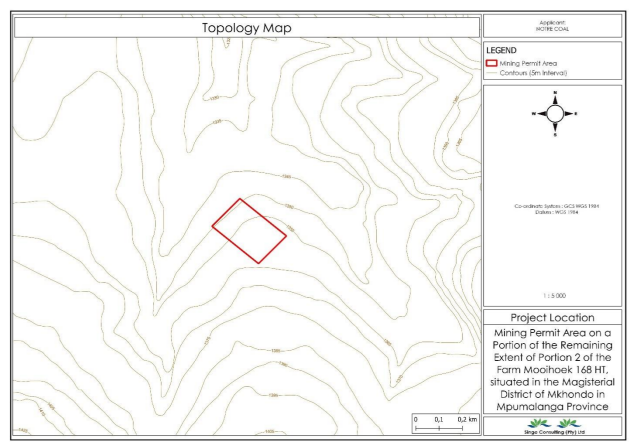
Reg 2.2



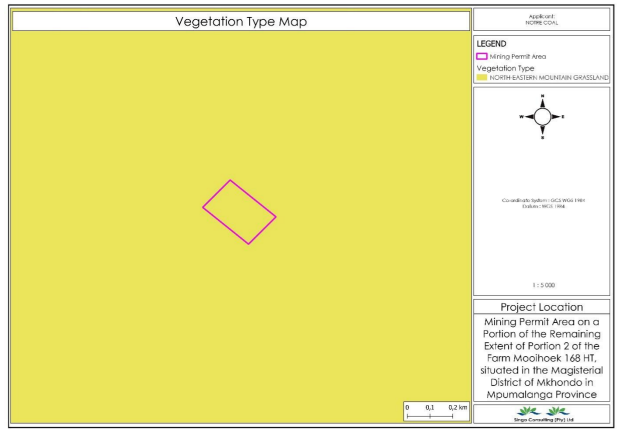
#### Soil Classes Map



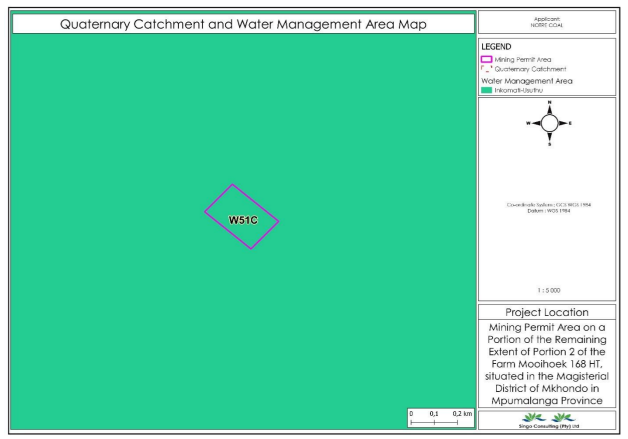
**Terrestrial Biodiversity Map** 



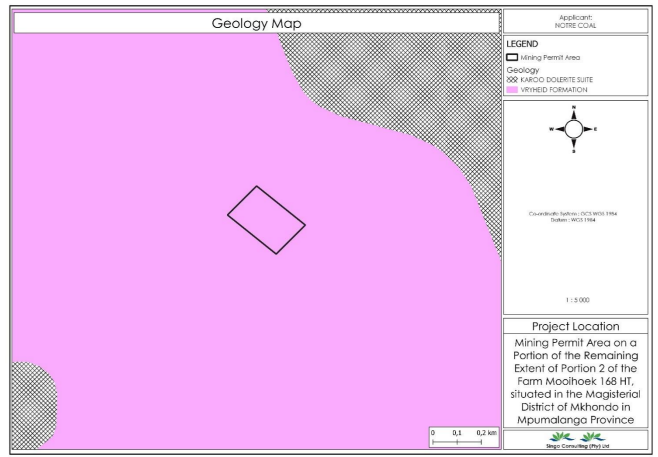
### **Topology Map**



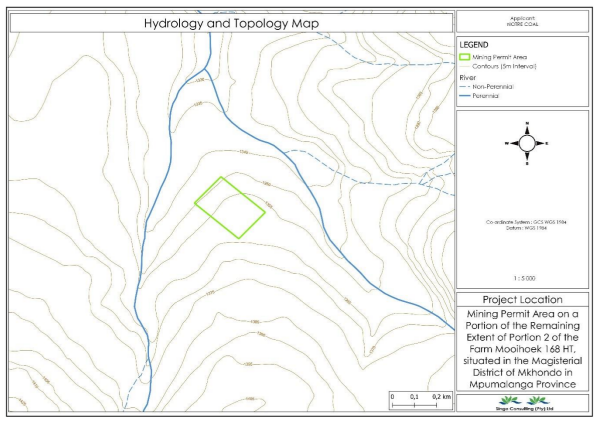
**Vegetation Map** 



**Quaternary Catchment Map** 



**Geology Map** 



Hydro-Topo Map

Appendix 2: BID

### **BACKGROUND INFORMATION DOCUMENT (BID)**

Mining Permit and Environmental Authorization application for Coal, on portion of the remaining extent of portion 2 of the farm Mooihoek 168 HT, situated in the Magisterial District of Mkhondo in Mpumalanga Province.

DMRE REF: MP 30/5/1/3/2/13870 MP





2, eMalahleni, 1040 EAP: Dr Kenneth Singo Tel No.: +27 13 6920 041 Fax No.: +27 86 5144 103 Email: kenneth@singaconsulting.co.

Envir. Tech.: Mr Ncamiso Mathenjwa Cell No.: +27 81 056 5959 Email: rothiwa@singoconsulting.co.za



#### INTRODUCTION AND THE PURPOSE OF THIS DOCUMENT

Singo Consulting (Pty) Ltd has been appointed as an independent Environmental Consultant by Notre Coal (Pty) Ltd, to conduct Environmental Impact Assessment (EIA), Compile a Basic Assessment Report (BAR) and an Environmental Management Programme report (EMPr) and undertake Public Participation Process (PPP). This is done for processes of acquiring Environmental Authorization for the proposed mining permit application for Coal, on portion of the remaining extent of portion 2 of the farm Mooihoek 168 HT, situated in the Magisterial District of Mkhondo in Mpumalanga Province.

The Purpose of this Background Information Document (BID) is to provide a perfunctory description of the project and outline EIA processes to be followed and contributions from Interested and Affected Parties (I&APs) on the issues related to the project in question, allowing comments and concerns to be raised.

Results of the EIA, both negative and positive, will be submitted and made available to the relevant Departments such as the Department of Mineral Resources and Energy and if requested, Department of Forestry, Fisheries and Environment, Department of Water and Sanitation, landowner and other interested stakeholders. This Background Information Document therefore requests and invite I&APs to comment on the environmental, physical, social and economic impacts associated with the proposed mining permit activities. Be assured that your comments are of great value as they ensure that relevant issues are taken into consideration. Attached at the end of this document is a registration from, kindly complete it and send it back to **Ms Rofhiwa Nemutandani** through given means of communication also attached there.

#### **PROJECT DESCRIPTION**

Mining Permit Application has been submitted for the extraction of **Coal**, resource on the property mentioned above. This mining permit Area, as seen in Figure 1 and figure 2, is situated approximately 17.20 km Southwest of Piet Retief and 22.41 km Northeast of Dirkiesdorp on the R543.

Mining activities will be undertaken over a period of two (2) years. This project will entail an open cast method of excavation. The mine design will be according to the dimension of the applied mineral deposit within the project area, but overall mining activities will be limited to an area of 5 Ha as per mining permit requirements. The topsoil will be stockpiled elsewhere on site preferably next to the farm boundary and will be used during rehabilitation period. Once a box cut has been made, the overburden and mineral resources where necessary will be loosened by blasting. The loosened material will then be loaded onto trucks by excavators. A haul road will be situated at the side of the open cast, forming a ramp up which trucks can drive, carrying ore and waste rock. Waste rock will be piled up at the surface, near the edge of the open cast (waste dump). The waste dump will be tiered and stepped, to minimize degradation. All the activities will be guided by the project's EMPr such that the project does not impact the environment negatively.

#### **REGULATORY FRAMEWORK**

Therefore, EIA through BAR & EMPr process to be undertaken will be conducted in accordance with the National Environmental Management Act (Act 107 of 1998) and Environmental Impact Assessment regulations as amended (June 2021). The activity is to extract the existence and occurrence of the applied mineral; therefore, this will be conducted in accordance with Mineral and Petroleum Resources Development Act, (Act 28 of 2002). Other regulatory guidelines to be followed includes National Water Act, 1998 (Act 36 of 1998), National Air Quality Standards (GN 1210: 2009) and National Dust Control Regulations (GN 827: 2013) as amended. These all will accurately be followed to ensure that identified impacts are assessed and mitigated according to their significance so that the protection of the receiving environment and populations is met.

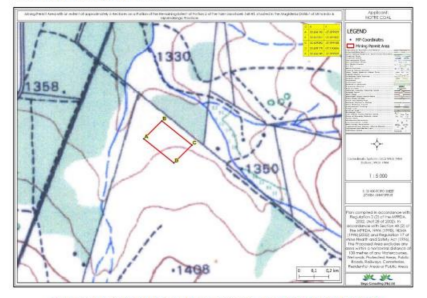


Figure 1: Regulation 2.2 map of the proposed project area A; (-27.099009, 30.606145)

#### Please note the following:

• A notice will be published in the local paper, Excelsior News/Nuus (25th of November 2022).

• A2 site notices will be placed around the farm boundary, local library notices board and identified public spaces.

 $\bullet$  The Draft BAR & EMPr will be made available at Mkhondo Local Municipality & Mkhondo Public Library.

• The draft BAR & EMPr will be available for review from Saturday the 14th of January 2023 to Sunday the 12th of February 2023.

• Electronic copies of the DBAR and EMPR will be made available upon request via emails, Dropbox link, Google drive, We Transfer, etc. from Singo Consulting (Pty) Ltd using the contact details of the Environmental Technician below.

Singo Consulting (Pty) Ltd

Office No 870, 5 Balalaika Street Tasbet Park Ext 2, eMalahieni, 1040 Cell: +27 74 884 1000 Tel: +27 74 884 1000 Tel: +27 78 6 5144 103 Email: rofhiwa@singoconsulfing.co.za : admin@singoconsulfing.co.za

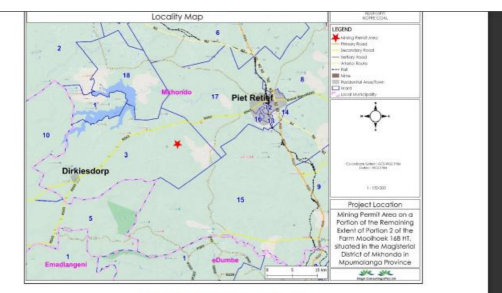
**REGISTRATION & COMMENT SHEET** 

Mining Permit and Environmental Authorization application for Coal, on portion of the remaining extent of portion 2 of the farm Mooihoek 168 HT, situated in the Magisterial District of Mkhondo in Mpumalanga Province (DMRE Ref: MP 30/5/1/3/2/13870 MP).

Attention: Ms Rofhiwa Nemutandani

Email: rofhiwa@singoconsulting.co.za

Title	Name	Surname				
Company			•			
Designation						
Address						
Tel No.		Fax No.				
E-mail		Cell No.				
I would like to receive my notifications be (mark with "X"):		th "X"): Post:	E-mail:			
		SMS:	Fax:			
Please indicate why	you would have an interest in	the above-mentioned pro	ect.			
Please provide your comments and questions here:						
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		Company				
Address						
E-mail		Contact No				



#### Figure 2: Locality map of the project area

#### BASIC AND ENVIRONMENTAL IMPACT ASSESSMENT PROCESSES

These are planning and decision-making tools used in identifying potential environmental, economic and social consequences of a proposed activity prior the commencement of the activity. These together with the public issues and concerns are to be identified sufficiently early so that they can be assessed and incorporated into the final reports when/if necessary. These tools are regarded crucial because they are utilized to demonstrate to the relevant stakeholders about the potential impacts, which in turn leads to the mining application process being a success or declined.

### PUBLIC PARTICIPATION PROCESS

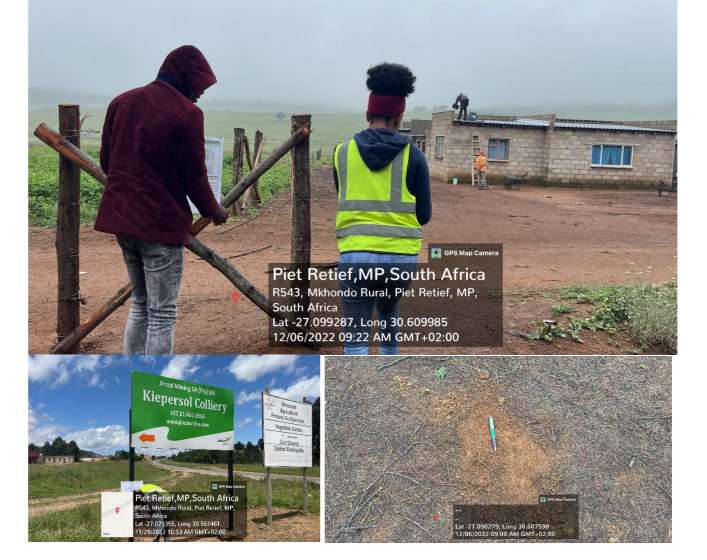
Public Participation remains a cornerstone of the Environmental Impact Assessment process. It ensures provision of relevant and enough information with openness and transparency. The PPP presents to I&APs, an opportunity to understand what the project is about, and affords them an opportunity to make valuable contributions towards the EIA process. I&AP can be any person, group of persons or organization interested in or affected by the proposed activity, and any organ of state that may have jurisdiction over any aspect of the activity. The key objective of PPP is to afford the I&APs with an opportunity to comment and provide valuable inputs during the planning phase of the project.

For this specific proposed project, I&APs will be given a period of 30 days to comment and raise issues/concerns with regards to this BID.

Appendix 3: Site Pictures



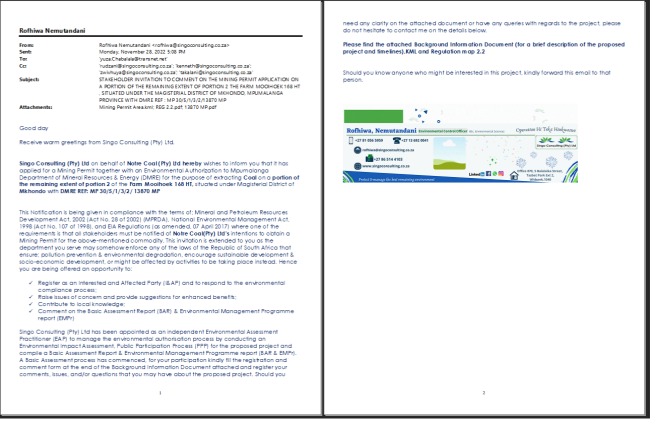






#### Appendix 4: Consultation

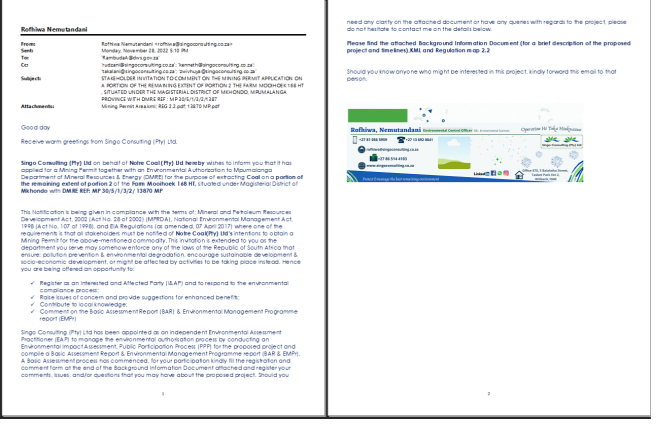
## TRANSNET



## ENVIRONMENT

## need any clarity on the attached document or have any queries with regards to the project, please do not hesitate to contact me on the details below. Rofhiwa Nemutandani Roffwa Nemutandani <roffwa@singcoonsulting.co.za> Monday, November 28. 2022 5:09 PM 16 CAdmin.@evinomen.topu.:za 'rudzan@singcoonsulting.co.za'; tenneth@singcoonsulting.co.za'; takalan@singcoonsulting.co.za'; tenneth@singcoonsulting.co.za' STAKEHOLDER INVITATION TO COMMENT ON THE MINING PERMIT APPLICATION ON A PORTION OF THE REMA NIDESTENT OF PORTION 2. THE FARM MOOHDEK 168 HT .STUATED UNDER THE MAKINGSTERIAL DISTRICT OF MKHONDO, MPUMALANGA PROVINCE WIT DURKE REF. "MB 201/13/2/137 Mining Permit Areakmi; REG 2.2.pdt 13870 MP.pdf From Sent: To: Cc: Please find the attached Background Information Document (for a brief description of the proposed project and timelines),KML and Regulation map 2.2 uld you know anyone who might be interested in this project, kindly forward this email to that Subject: . . Operation Hi Teka Hinkus Rofhiwa, Nemutandani taviror nental Control Officer BSc. Environmental Sciences Good day 🔲 +27 81 056 5959 🖀 +27 13 692 0041 Singo Consulting (Pty) Ltd Receive warm greetings from Singo Consulting (Pty) Ltd. ing.co.za reet. Sing o Consulting (Pty) Ltd on behalt of Notre Coal (Pty) Ltd hereby wishes to inform you that it has applied for a Mining Permit together with an Environmental Authorization to Mpumalanga Department of Mineral Resources & Energy (DMRE) for the purpose of extracting Coal on a portion of the remaining extent of portion 2 of the Farm Mooihoek 168 HT, situated under Magisterial District of Mkhondo with DMRE REF. MP 30/5/1/3/2/ 13870 MP Linked T Park Ext 2, Withank, 1040 This Notification is being given in compliance with the terms of: Mineral and Petroleum Resources Development Act, 2002 (Act No. 28 of 2002) (MRRDA), National Environmental Management Act, 1998 (Act No. 107 of 1998), and EAR Regulations (as amended, 07 April 2017) where one of the requirements is that all stakeholders must be notified al More Coal(Pt) Ut a intentions to obtain a Mining Permit for the above-mentioned commodity. This invitation is extended to you as the department you serve may somehow enforce any of the laws of the Republic of South Alrica that ensure: pollution prevention & environmental degradation, encourage sustainable development & socio-economic development, or might be affected by activities to be taking place instead. Hence you are being offered an opportunity to: ✓ Register as an Interested and Affected Party (I&AP) and to respond to the environmental Registre as an interference and an encoder our plant plant for tepping to the circulation compliance process; Raise issues of concern and provide suggestions for enhanced benefits; Contribute to local knowledge; Comment on the Basic Assessment Report (BAR) & Environmental Management Programme report (EMP) Singo Consulting (Pty) Ltd has been appointed as an independent Environmental Assessment Practitioner (EAP) to manage the environmental authorisation process by conducting an Environmental Impact Assessment, Public Participation Process (PPP) for the proposed project and compile a Baic Assessment Report & Environmental Management Programme report (BAR & EMPr A Baic Assessment process has commenced, for your participation kindly fill the registration and comment form of the end of the Background Information Document attached and registration shade roomment, issues, and/or questions that you may have about the proposed project. Should you 2

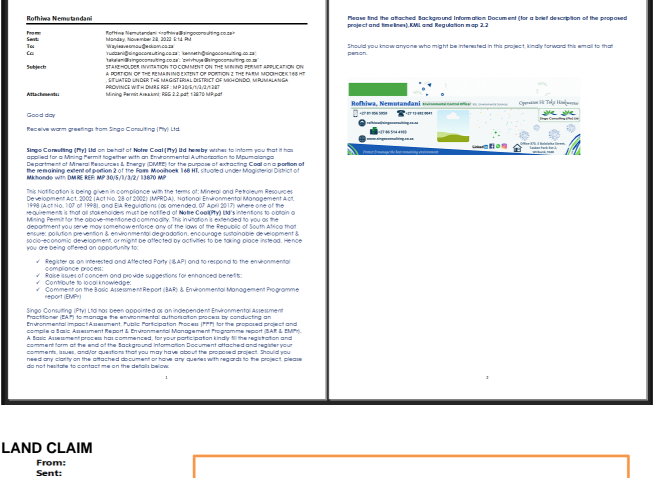
# **DEPARTMENT OF WATER & SANITATION**



## SANRAL

## need any clarity on the attached document or have any queries with regards to the project, please do not hesitate to contact me on the details below. Rofhiwa Nemutandani Roffwa Nemutandani <roffwa@singoconsulting.co.za> Monday, November 28, 2022.512 PM (mrtat@ina.co.za)? Barkhuazen@yama.co.za? 'rudzan@singoconsulting.co.za?; 'takateni @singoconsulting.co.za? 'znkhuy@@ingoconsulting.co.za?; 'takateni @singoconsulting.co.za? STAKEHOLDER INVITATION TO COM MENT ON THE MNING BERMIT APPLCATION ON A PORTINO OF THE REMA. NING-SETINT OF PORTION THE FARM, MOOHDEK 168 HT .STUATED UNDER THE MAGISTERIAL DISTRICT OF MICHONDO, MPUMALANGA PROVINCE WIT DURKE REF. "MP30/f/13/2/137 Mining Perrist Areakmi; REG 2.2 pdt 13870 MP.pdf From Sent: To: Cc: Please find the attached Background Information Document (for a brief description of the proposed project and timelines),KML and Regulation map 2.2 Id you know anyone who might be interested in this project, kindly forward this email to that Subject: Attachments: · · · Operation Hi Teka Hinku-Rofhiwa, Nemutandani taviror icer 85c. Environmental Sciences Good day Singo Consulling (Plv) Lid +27 81 056 5959 2+27 13 692 0041 Receive warm greetings from Singo Consulting (Pty) Ltd. -Singo Consulting (Pty) Ltd on behalf of Notre Coal (Pty) Ltd hereby wishes to inform applied for a Mining Permit together with an Environmental Authorization to Mpum , that it has Linked T C O O Office 870, 5 Balalaika Str Tasbet Park Ext 2, Withank 5040 applied for a Mning Permit together with an Environmental Autinorusini in o injunitouring Department of Mineral Resources & Energy (DMRE) for the purpose of extracting Coal on a portion of the remaining extent of portion 2 of the Fam Mooiheek 168 HT, situated under Magisterial District of Mkhondo with DMRE REF. MP 30/5/1/3/2/ 13870 This Notification is being given in compliance with the terms of; Mineral and Petoleum Resources Development Act, 2002 (Act No. 28 of 2002) (MRRDA). National Environmental Management Act, 1998 (Act No. 107 of 1998), and ElA Regulations (as amended. 07 April 2017) where one of the requirements is that al stakeholder must be notified of Mohre Coal(Phy) (LMS) internors to obtain a Mining Permit for the above-mentioned commodity. This invitation is extended to you as the department you serve may somehow enforce any of the laws of the Republic of South Africa that ensure; pollution prevention & environmental degradation, encourage sustainable development & scole-economic development, or might be affected by activities to be taking place instead. Hence you are being offered an opportunity to: Register as an interested and Affected Party (I&AP) and to respond to the environmental compliance process; Ratie size of concern and provide suggestions for enhanced benefits; Contribute to local knowledge; Comment on the Basic Assessment Report (BAR) & Environmental Management Programme report (EMP); mpliance process Singo Consulting (Pty) L1d has been appointed as an independent Environmental Assessment Practitioner (EAP) to manage the environmental authorisation process by conducting an Environmental Impact Assessment, Public Participation Process (PPP) for the proposed project and compile a Baic Assessment Report & Environmental Management Programme report (BAR & EMP). A Baic Assessment process has commenced, for your participation kindly III the registration and comment form at the end of the Background Information Document attached and registration and commenting and the Background Information Document attached and registration and commenting and the advancement and Information Document attached and registration and commenting and the Background Information Document attached and registration and provide the proposed project. Should you 2

## **ESKOM**



To: Cc:

Subject:

Attachments:

Good day,

I hope this email finds you well.

You are kindly receiving this email as an enquiry for any possible land claims on portion of the remaining extent of portion 2 of the Farm Mooihoek 168 HT

Kindly find the attached BID, KML and Regulation map 2.2 for detailed description of proposed project. This is to ensure that all claimants are properly consulted and are given opportunity to:

- Register as an I&APs and to respond to the environmental compliance process:
- Raise issues of concern and provide suggestions for enhanced benefits;

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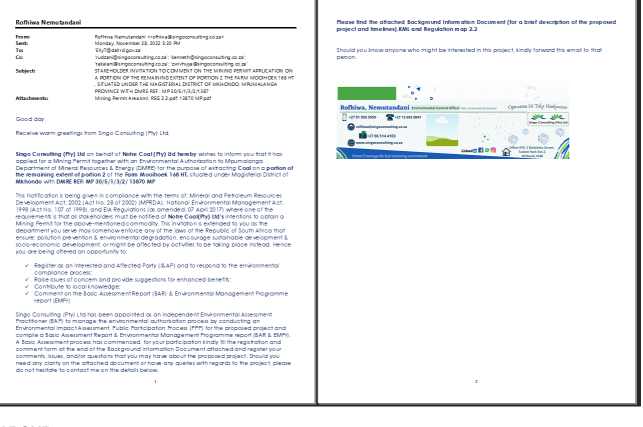
Contribute to local knowledge; •

Comment on the Draft Basic Assessment Report (BAR) & Environmental Management Programme report (EMPr); and

Inform any other person / organization that they may feel should be informed about the project.

Your comments will be highly appreciated as they will assist us in developing a well-informed BAR and FMPr

## RURAL DEVELOPMENT



## LABOUR

#### Rofhiwa Nemutandani

From:	Rofhiwa Nemutandani <rofhiwa@singoconsulting.co.za></rofhiwa@singoconsulting.co.za>		
Sent:	Monday, November 28, 2022 5:21 PM		
To:	'peter.molapo@labour.gov.za'		
Ca	'rudzani@singoconsulting.co.za'; 'kenneth@singoconsulting.co.za';		
	'zwivhuya@singoconsulting.co.za'; 'takalani@singoconsulting.co.za'		
Subject:	STAKEHOLDER INVITATION TO COMMENT ON THE MINING PERMIT APPLICATION ON		
	A PORTION OF THE REMAINING EXTENT OF PORTION 2 THE FARM MOOIH OEK 168 HT		
	, SITUATED UNDER THE MAGISTERIAL DISTRICT OF MKHONDO, MPUMALANGA		
	PROVINCE WITH DMRE REF : M P 30/5/1/3/2/1387		
Attachments:	Mining Permit Area.kml; REG 2.2.pdf; 13870 MP.pdf		

Good day

Receive warm greetings from Singo Consulting (Pty) Ltd.

Singo Consulting (Pty) Ltd on behalf of Notre Coal (Pty) Ltd hereby wishes to inform you that it has applied for a Mining Permit together with an Environmental Authorization to Mpumalanga Department of Mineral Resources & Energy (DMRE) for the purpose of extracting Coal on a portion of the remaining extent of portion 2 of the Farm Mooihoek 168 HT, situated under Magisterial District of Mkhondo with DMRE REF. MP 30/5/1/3/2/ 13870 MP

This Notification is being given in compliance with the terms of: Mineral and Petroleum Resources Development Act, 2002 (Act No. 28.0f 2002) (MRRAA). National Environmental Management Act, 1998 (Act No. 107 of 1998), and ElA Regulations (as amended, 07 April 2017) where one of the requirement's that all stakeholders must be notified of Netre Coal(Pty) Ltd's intentions to obtain a Mining Permit for the above-mentioned a ammodify. This invitation is extended to you as the department you serve may somehow enforce any of the laws of the Republic of South Africa that ensure, pollution prevention & environmental degradation, encourage sustainable de velopment & socia-economic development, or might be affected by activities to be taking place instead. Henc you are being offered an opportunity to:

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# **CATCHMENT AREA**

Rofhiwa Nemutano	lani		
From:	Rofhiwa Nemutandani <rofhiwa@singoconsulting.co.za></rofhiwa@singoconsulting.co.za>		
Sent:	Thursday, December 1, 2022 8:43 AM		
To:	'RasiubaT@iucma.co.za'		
Cc	'rudzani@singoconsulting.co.za'; 'kenneth@singoconsulting.co.za';		
	'takalani@singoconsulting.co.za'; 'zwivhuya@singoconsulting.co.za'		
Subject:	STAKEHOLDER INVITATION TO COMMENT ON THE MINING PERMIT APPLICATION ON		
	A PORTION OF THE REMAINING EXTENT OF PORTION 2 THE FARM MOOIH OEK 168 H		
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	PROVINCE WITH DMRE REF : M P 30/5/1/3/2/13870 M P		
Attachments:	REG 2.2.pdf; Mining Permit Area.kml; 13870 MP.pdf		

Good morning

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on Document (for a brief description of the propo Please find the attached Background Information [ project and timelines),KML and Regulation map 2.2

Should you know anyone who might be interested in this project, kindly forward this email to that persor



## **MUNICIPALITY**

#### Rofhiwa Nemutandani

Roffwa Nemutandani <roffwa@singoconsulting.co.za> Thuruday, December 1, 2022 1132 AM Trudziuku@Winkonda.gov.za: Nteimehe@gmail.com rudzani@ingoconsulting.co.za: kanneth@singoconsulting.co.za; zwirkuy@isingoconsulting.co.za: kalani@singoconsulting.co.za STAKEHOLDER INVITATION TO COM MENT ON THE NNING BERMIT APPLCATION ON A PORTION OF THE REMA.NIDSCISTINT OF PORTION 2 THE FARM MOOHICEK 168 HT \_STUATED UNDER THE MAKINGSTERNIAL DISTRICT OF MICHONDO, MPUMALANGA PROVINCE WITH DURKE REF. "IN 2015/13/2/1370 MICHONDO, MPUMALANGA REG 22.pdf. Mining Permit Area.km: 13870 MP.pdf From Sent: To: Cc: Subject: Attachments:

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Please find the attached Background Information Document (for a brief description of the proposed project and timelines),KML and Regulation map 2.2

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📀 is not in process of liquidat	tion on Dec 25, 2022
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C Last updated: Dec 25, 2022	
Summary	
Name REHEIVO BOERDERY	
Status <ul> <li>In Business</li> </ul>	
Jurisdiction	
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Appendix 5: Screening Report & Baseline Studies

(Attached)