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2 July 2021

Department of Mineral Resources and Energy Corner OR Tambo Road and Mandela Street Saveways Centre Emalahleni

Attention: Ndetsheni Ramahulu

NORTH BLOCK COMPLEX (PTY) LTD FINAL ENVIRONMENTAL IMPACT ASSESSMENT AND ENVIRONMENTAL MANAGEMENT PLAN IN SUPPORT OF A SECTION 102 CONSOLIDATION AND INTEGRATED ENVIRONMENTAL AUTHORISATION PROCESS

Dear Madam,

Please find herewith two (2) hard copy and one (1) electronic copy on a flashdrive of the **North Block Complex Integrated Paardeplaats Section Final Environmental Impact Assessment Report and Supporting Appendices**, including the Environmental Management Plan for your consideration. These reports were subjected to a public review period from 28/052021 – 28/06/2021 and addresses all comments raised throughout the process. The Final Environmental Impact Assessment Impact Assessment Report and supporting appendices have been uploaded onto the SAMRAD portal under record number MP-00124-MR/102.

Should you have any questions or queries, or should you require additional information, please contact the Environmental Assessment Practitioner (EAP) using the details below:

EAP: Renee Janse van Rensburg (Commodity Inspections Group (Pty) Ltd)Email: reneejvr@cigroup.za.com/sep@cigroup.za.comTelephone: 080 496 9038

Yours Sincerely,

Renee Janse van Rensburg Environmental Solutions Manager Commodity Inspections Group (Pty) Ltd On behalf of North Block Complex (Pty) Ltd

Commodity Inspections Group (PTY) Ltd

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mineral resources

Department: Mineral Resources REPUBLIC OF SOUTH AFRICA

FINAL ENVIRONMENTAL IMPACT

ASSESSMENT REPORT

FOR LISTED ACTIVITIES ASSOCIATED WITH MINING RIGHT AND/OR BULK SAMPLING ACTIVITIES INCLUDING TRENCHING IN CASES OF ALLUVIAL DIAMOND PROSPECTING

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).

NAME OF COMPANY	North Block Complex (Pty) Ltd
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POSTAL ADDRESS	Universal Coal, North Block Complex Colliery, Paardeplaats Belfast 1100
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FILE REFERENCE NUMBER SAMRAD	MP 30/5/1/2/2/10090 MR

Prepared for:

North Block Complex Pty Ltd



Commodity Inspections Group (PTY) Ltd

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QUALITY MANAGEMENT

Report Title	Environmental Impact Assessment Report for the integrated Paardeplaats Section						
Project Number	CIG/ENVSOL/19/PROJ/0001						
	Draft Report	Final Report	Revision 1				
Date	27 May 2021	2 July 2021					
Author	Renee Janse van Rensburg	Renee Janse van Rensburg					
	Jacques Harris	Jacques Harris					
Reviewed By	G	A-					
Authorized By	Jacques Harris	Jacques Harris					
Authorised By	G-	G-					

DISCLAIMER

Information contained in this report is based on information received from the client and other external sources. Where data supplied by the client or other external sources, including previous site investigation data, have been used, it has been assumed that the information is correct unless otherwise stated. No responsibility is accepted by Commodity Inspections Group (Pty) Ltd (CIGroup) for incomplete or inaccurate data supplied by others. We are aware that there might have been project or operational changes since this report was submitted, however this report and its findings is based on the last information received from the client and/or the site visit undertaken. To the best of our knowledge the assumptions and findings are correct at the time of submission of the report. Should any of the assumption or findings prove to be incorrect subsequent to submission of the report we as the specialist cannot be held accountable. Note that whilst CIGroup has made every effort to obtain the correct information and to carry out an appropriate, independent, impartial and competent study, CIGroup cannot be held liable for any incident which directly or indirectly relates to the work in this document, and which may influence the client or on any other third party.

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CONFIDENTIALITY

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DECLARATION OF INDEPENDENCE

Commodity Inspections Group (Pty) Ltd (CIGroup), as the Environmental Assessment Practitioner specialists, were appointed to undertake a <u>Section 102 Consolidation Process and an Integrated Environmental Authorisation (EA) application Scoping and Environmental Impact Reporting (S&EIR) Process and to develop the Environmental Scoping Report (ESR), Environmental Impact Assessment (EIA) and Environmental Management Plan (EMP) Reports for the North Block Complex (Pty) Ltd Integrated Paardeplaats Section Project. CIGroup does not have a vested interest in the proposed activity proceedings, will not engage in and have no conflicting interest in the undertaking of the activity. CIGroup has provided all information at their disposal regarding the Scoping Report, whether such information is favourable to the Client or not.</u>

<u>2 July 2021</u>

Date

Renee Janse van Rensburg Environmental Compliance and Assessment Manager Environmental Solutions Division Commodity Inspections Group (Pty) Ltd

Commodity Inspections Group (PTY) Ltd



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EXECUTIVE SUMMARY

NBC consists of three (3) mining sections namely the Eerstelingsfontein Section, the Glisa Section, and the Paardeplaats Sections. The focus of this process will be on the Glisa and Paardeplaats Sections.

The Section 102 Consolidation and IEA application focus on the following:

- 1. Consolidation of the Glisa Section MR and Environmental Management Plan (EMP) into the Paardeplaats Section (MP 30/5/1/2/2/10090 MR);
- 2. Inclusion of Portion 24 of the farm Paardeplaats 380 JT into the Paardeplaats Section MR; and
- 3. IEA for listed activities triggered in terms of the NEMA and NEM:WA within the MR areas and Portion 24 of the farm Paardeplaats 380 JT.

For the purposes of distinction, the current mining Sections will be referred to in this report as the Glisa Section and Paardeplaats Section, Portion 24 of the farm Paardeplaats 380 JT will be referred to in this report as Portion 24, and the area applicable to the Section 102 Consolidation and IEA application (i.e. both Sections and Portion 24) will be referred to as the **Integrated Paardeplaats Section (MP 30/5/1/2/2/10090 MR))**.

NBC require the following changes to <u>existing</u> infrastructure:

- Expansion of the CSWP on Portion 3 and 4 of the farm Paardeplaats 380 JT;
- Expansion of the existing WTP pipeline network on all farm portions associated with the Integrated Paardeplaats Section; and
- Widening of haul roads between the mining sections and processing plants.

In order to ensure the continuation of mineral processing and water treatment activities for the Integrated Paardeplaats Section in support of the mining activities taking place, NBC require <u>new</u> infrastructure within the Integrated Paardeplaats Section in support operation activities in the Section. This new infrastructure includes the following:

- A RoM pad on Portion 3 and 4 of the farm Paardeplaats 380 JT;
- A PCD at the CSWP on Portion 3 and 4 of the farm Paardeplaats 380 JT;
- Additional stormwater management infrastructure including diversion channels around the CSWP, and diversion channels around the administrative, contractor, workshop, and security offices on Portion 3 and 4 of the farm Paardeplaats 380 JT;

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- Rerouting of a powerline at the CSWP on Portion 3 and 4 of the farm Paardeplaats 380 JT to ensure a clear footprint area for the PCD;
- A RoM pad on Portion 24 of the farm Paardeplaats 380 JT;
- An additional crushing and screening plant on Portion 24 of the farm Paardeplaats 380 JT;
- A mining contractors office, workshop, and conservancy tank on Portion 24 of the farm Paardeplaats 380 JT;
- A PCD on Portion 24 of the farm Paardeplaats 380 JT;
- Stormwater management infrastructure, including diversion channels, for the abovementioned infrastructure on Portion 24 of the farm Paardeplaats 380 JT;
- A powerline extension from the existing network to supply power to the infrastructure on Portion 24 of the farm Paardeplaats 380 JT;
- Pipelines between the PCD, Plant and the WTP on Portion 24 of the farm Paardeplaats 380 JT;
- A conveyor between the RoM Pad on Portion 24 of the farm Paardeplaats 380 JT and the CSWP on Portion 3 and 4 of the farm Paardeplaats 380 JT;
- An emulsion silo adjacent to the magazine yard on Portion 24 of the farm Paardeplaats 380 JT;
- Haul roads and a dewatering pipeline within the active mining area on Portion 30 of the farm Paardeplaats 380 JT and planned mining areas on Potion 13, 28, 29 and 40 of the the farm Paardeplaats 380 JT and Portion 2 and Remaining Extent of the farm Paardeplaats 425 JS;
- Backfill areas on Portion 1, 3, 4 and 5 of the farm Paardeplaats 380 JT; and
- Discard Management Facility (DMF) on Portion 24 of the farm Paardeplaats 380 JT.

Based on the above, the following Listed Activities apply to this application:

- 1. GNR 983, LN 1: Activity 10, 12, 14, 19, 24, 45, 46, 48 and 56;
- 2. GNR 984, LN 2: Activity 6, 15, 17 and 19;
- 3. GNR 985, LN 3: Activity 10, 14 and 18;
- 4. GNR 921, Category B: Activity 1, 10 and 11; and
- 5. GNR 921, Category C: Activity 1.

A number of specialist assessment report were utilised to define the baseline environmental attributes as well as to assess the potential impacts associated with the development. The impacts were assessed before and after implementation of mitigation actions. As can be seen in the figures that follow, the risks associated with each impact with or without impact mitigation action implementation show how, through the implementation of appropriate impact mitigation actions, the likelihood and consequence of identified impacts can be improved.



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10/24		1	2	3	4	5		ften Mitiaetien	1	2	3	4	5		
VVII	hout Mitigation	Insignificant	Minor	Moderate	Major	Catastrophic	After Mitigation		After Mitigation		Insignificant	Minor	Moderate	Major	Catastrophic
5	Almost certain	о	1	2	25	18	5	Almost certain	о	1	3	3	9		
4	Likely	0	1	6	34	3	4	Likely	0	7	12	5	4		
3	Moderate	0	о	2	2	1	3	Moderate	1	14	11	9	0		
2	Unlikely	0	0	1	2	0	2	Unlikely	5	7	3	2	o		
1	Rare	0	0	о	о	о	1	Rare	0	ο	2	0	0		

Based on the information presented in this report, together with the consideration of all previous and current specialist reports, the reasoned opinion of the EAP is that the activities proposed and applied for should be authorised. Considering that the activities proposed have been selected to address historical environmental concerns and to contain environmental impacts related to coal handling, stockpiling, processing and waste disposal within an area that is already relatively degraded, support this opinion. www.cigroup.za.com



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This document is the Environmental Impact Assessment Report (EIAR) structured in line with Chapter 6 of the Environmental Impact Assessment (EIA) Regulations, 2014 (GNR. 982), as amended, promulgated under the National Environmental Management Act, 1998 (Act No. 107 of 1998) (NEMA) which prescribes the procedure and requirements for environmental authorisation applications. The EIAR is produced to present the Integrated Paardeplaats Section Consolidation Project and the associated environmental authorisations required by NBC.

This report serves as the Final EIAR which was subjected to a 31-day public review period from 28 May 2021 – 28 June 2021. All comments received from Interested and Affected Parties (I&APs) and Registered I&APs on the Draft EIAR have been incorporated into the the Final EIA and EMP and addressed where possible herein.

Kindly note that this application process and the requisite consultation and report review requirements are currently governed by the Directions Regarding Measures to Address, Prevent and Combat the Spread of Covid-19 Relating to National Environmental Management Permits and Licences (GNR 650), as amended, promulgated under the Disaster Management Act, 2002 (Act No. 57 of 2002) (DMA). Annexure 3 of GNR 650 specifies the services to be provided or obtained by proponents, applicants, Environmental Assessment Practitioners (EAPs), specialists, and professionals undertaking actions as part of the environmental authorisation process and organs of state as commenting authorities required in terms of the NEMA, the NEM: WA and the EIA Regulations 2014.



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IMPORTANT NOTICE

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

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

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

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

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

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22.1.1	,
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PART A

SCOPE OF ASSESSMENT AND ENVIRONMENTAL IMPACT ASSESSMENT REPORT

1 THE OBJECTIVE OF THE ENVIRONMENTAL IMPACT ASSESSMENT PROCESS

The objective of the environmental impact assessment process is to, through a consultative process—

- (a) determine the policy and legislative context within which the activity is located and document how the proposed activity complies with and responds to the policy and legislative context;
- (b) describe the need and desirability of the proposed activity, including the need and desirability of the activity in the context of the preferred location;
- (c) identify the location of the development footprint within the preferred site based on an impact and risk assessment process inclusive of cumulative impacts and a ranking process of all the identified development footprint alternatives focusing on the geographical, physical, biological, social, economic, heritage and cultural aspects of the environment;
- (d) determine the---
 - (i) nature, significance, consequence, extent, duration and probability of the impacts occurring to inform identified preferred alternatives; and
 - (ii) degree to which these impacts—
 - (aa) can be reversed;
 - (ba) may cause irreplaceable loss of resources, and
 - (ca) can be avoided, managed or mitigated;
- (e) identify the most ideal location for the activity within the preferred site based on the lowest level of environmental sensitivity identified during the assessment;
- (f) identify, assess, and rank the impacts the activity will impose on the preferred location through the life of the activity;
- (g) identify suitable measures to manage, avoid or mitigate identified impacts; and
- (h) identify residual risks that need to be managed and monitored.

The Final Environmental Management Plan (EMP) is provided in Appendix A, whilst all maps and plans of the EMP and this ELAR are provided in Appendix B.

2 CONTACT PERSON AND CORRESPONDENCE ADDRESS

2.1 Applicant

The applicant for this Integrated Environmental Authorisation (IEA) and Section 102 Consolidation application process is North Block Complex (Pty) Ltd (NBC). NBC is a subsidiary of Universal Coal Energy Holdings SA (UCEHSA), which is owned by Universal Coal Plc. Universal Coal acquired NBC, which was previously owned by Exxaro Coal Mpumalanga (Pty) Ltd, in November 2018. The contact details for NBC are provided in **Table 2.1**.

NAME OF COMPANY	North Block Complex (Pty) Ltd
CONTACT PERSON	Nokuthula Cebekulu
PHYSICAL ADDRESS	Spitzkop Road, Portion 5 of Paardeplaats Farm Belfast 1100
POSTAL ADDRESS	Universal Coal, North Block Complex Colliery, Paardeplaats Belfast 1100
TELEPHONE NUMBER	+27 (0) 10 900 0358
EMAIL ADDRESS	n.cebekhulu@universalcoal.com

Table 2.1: Contact Details of the Applicant.

2.2 Details of the EAP who Prepared the Report

In terms of Regulation 13 of the NEMA Environmental Impact Assessment (EIA) Regulations, 2014 (GNR. 982), as amended, an independent Environmental Assessment Practitioner (EAP) must be appointed by the applicant to manage the application. Commodity Inspections Group (Pty) Ltd (CIGroup) has been appointed by NBC as the independent environmental assessors responsible for conducting the required Environmental Licensing Processes and will be responsible for Report Development, Specialist Assessments, requisite Stakeholder Engagement Processes (SEP), and Authority and Government Department Liaison.

CIGroup's Environmental Compliance and Assessment Manager, Renee Janse van Rensburg, will be the project EAP are her contact details are provided in **Table 2.2**.

NAME OF COMPANY	Commodity Inspections Group (Pty) Ltd
CONTACT PERSON	Renee Janse van Rensburg
PHYSICAL ADDRESS	51 Brunton Street, Foundersview South, Edenvale, 1609
POSTAL ADDRESS	PO Box 90482, Bertsham, Johannesburg, 2013
TELEPHONE NUMBER	+27 (0) 10 592 1080
EMAIL ADDRESS	reneejvr@cigroup.za.com

Table 2.2: Contact Details of the EAP.



2.3 Expertise Of The EAP

The project EAP is compliant with the definition of an EAP as defined in Regulations 1 and 13 of the EIA Regulations, 2014, as well as Section 1 of the NEMA. This includes, inter alia, the requirement that the EAP is:

- Objective and independent;
- Has expertise in conducting EIAs;
- Complies with the NEMA, the environmental regulations and all other applicable legislation;
- Considers all relevant factors relating to the application; and
- Provides full disclosure to the applicant and the relevant environmental authority.

2.3.1 EAP Qualifications

The qualifications of the project EAP are presented in **Table 2.3** whilst proof of the qualifications is provided in **Appendix E**. The project EAP is responsible to ensure that Continued Professional Development (CPD) is prioritised. A summary of the project EAPs CPD the last five (5) years is provided in **Table 2.4**.

Table 2.3: Qualifications of the EAP.

YEAR OBTAINED	QUALIFICATION	TERTI	ARY I	NSTI	TUTION	J
2003	MSc (Environmental Management)	Rand	Afrika	ans	Univers	sity,
2001	BSc Honours (Geography & Environmental Management)	now	the	Univ	/ersity	of
2000	BSc (Earth Sciences)	Johani	nesbur	9		

Table 2.4: CPD of the EAP.

YEAR COMPLETED	COURSE/PROGRAMME DETAILS
In Progress	Carbon Footprint Analyst
2020	Environmental Law Event
2020	Renewable Energy Workshop
2019	Environmental Law Update
2019	Transforming Our World: Achieving the Sustainable Development Goals
2019	The Business of Mining
2019	Mine Closure and Recent Case Law
2018	Environmental Law Event
2018	Environmental Law Update
2018	International Climate Change Law & Policy
2018	Understanding NEM: WA



YEAR COMPLETED	COURSE/PROGRAMME DETAILS
2017	National Adaptation Plans
2017	Environmental Law Update

2.3.2 Summary Of The EAPs Past Experience

The project EAP has over 19 years' experience in mining projects, integrated environmental, water and waste authorisation processes, environmental and water auditing and performance assessments, and the management of large inter-disciplinary specialist teams. She has the ability to develop and maintain relationships with authorities and significant experience in stakeholder engagement processes including consultation with responsive or hostile I&APs, Non-governmental Organisations (NGOs), and the general public. She has a proven track-record in obtaining positive environmental, water and waste authorisations. She is a registered EAP with the Environmental Assessment Practitioners Association of South Africa (EAPASA) and is a registered Professional Natural Scientist (Pr.Sci.Nat) with the South African Council for Natural Scientific Professions (SACNASP).

The project EAPs Curriculum Vitae detailing her expertise in EA processes is presented in **Appendix E** together with her professional registrations.

3 DESCRIPTION OF THE PROPERTY

NBC consists of three (3) mining sections namely the Eerstelingsfontein Section, the Glisa Section, and the Paardeplaats Section (**Figure 3.1**). The focus of this process will be on the Glisa and Paardeplaats Sections. **Table 3.1** presents the Glisa and Paardeplaats Sections Mining Right (MR), Environmental Authorisation (EA), and Integrated Water Use License (IWUL) reference numbers as issued in terms of the Mineral and Petroleum Resources Development Act, 2002 (Act No. 28 of 2002) (MPRDA), the National Environmental Management Act, 1998 (Act No. 107 of 1998), and where applicable, the National Environmental Management: Waste Act, 2008 (Act No. 59 of 2008) (NEM:WA), and the National Water Act, 1998 (Act No. 36 of 1998) (NWA) respectively.

REFERENCE	GLISA SECTION	PAARDEPLAATS SECTION	
MR:	MP 30/5/1/2/1/236 MR	MP 30/5/1/2/2/10090 MR	
EA:	17/2/3N-4, 17/2/3N-235, & 17/2/3GNK13	-	
IWUL:	License No.: 06/B41A/ABCFGIJ/1002	06/B41A/CGIJ/8880	
	File No.: 27/2/2/B141/3/9		

Table 3.1: Glisa and Paardeplaats Mining Sections.



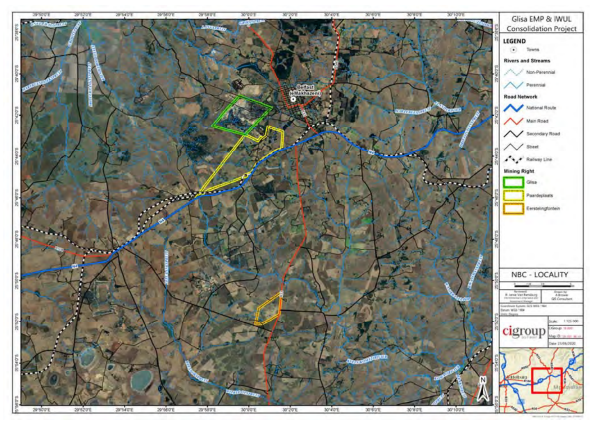


Figure 3.1: Location of the NBC Glisa, Paardeplaats and Eerstelingsfontein Sections.

The Section 102 Consolidation and IEA application focus on the following:

- 4. Consolidation of the Glisa Section MR and Environmental Management Plan (EMP) into the Paardeplaats Section (MP 30/5/1/2/2/10090 MR);
- 5. Inclusion of Portion 24 of the farm Paardeplaats 380 JT into the Paardeplaats Section MR; and
- 6. IEA for listed activities triggered in terms of the NEMA and NEM:WA within the MR areas and Portion 24 of the farm Paardeplaats 380 JT.

Figure 3.2 presents the individual areas associated with the consolidation and IEA application process, namely the Glisa Section MR area, the Paardeplaats Section MR area and Portion 24 of the farm Paardeplaats 380 JT. For the purposes of distinction, the current mining Sections will be referred to in this report as the Glisa Section and Paardeplaats Section, Portion 24 of the farm Paardeplaats 380 JT will be referred to in this report as Portion 24, and the area applicable to the Section 102 Consolidation and IEA application (i.e. both Sections and Portion 24) will be referred to as the Integrated Paardeplaats Section (MP 30/5/1/2/2/10090 MR) (Figure 3.3).



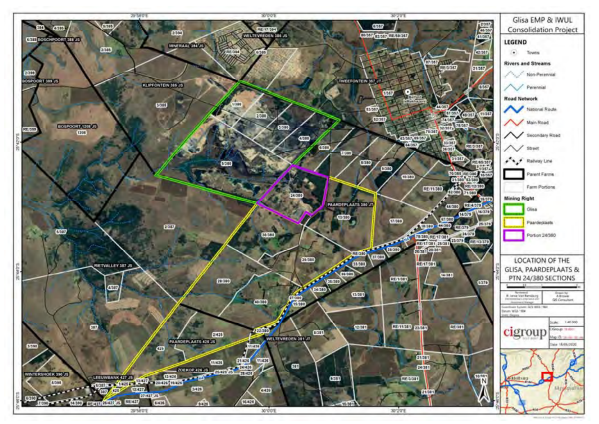


Figure 3.2: Location of the Glisa Section, Paardeplaats Section and Portion 24.

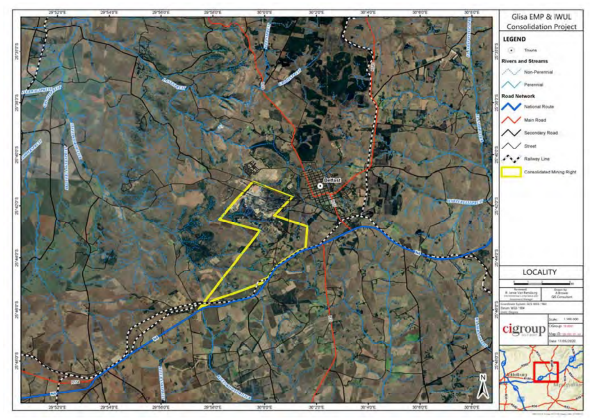


Figure 3.3: Location of the Integrated Paardeplaats Section.

3.1 **Property Description**

A total of thirteen (13) farm portions relate to the Integrated Paardeplaats Section. Portion 1, 2, 3, 4, and 5 of the farm Paardeplaats 380 JT, apply to the Glisa Section MR, whilst the Remaining Extent of Portion 13, Portion 28, 29, 30 and 40 of the farm Paardeplaats 380 JT, and the Remaining Extent (RE) and Portion 2 of the farm Paardeplaats 425 JS, apply to the Paardeplaats Section (**Table 3.2**). Portion 24 of the farm Paardeplaats 380 JT is the additional portion being requested through this process (**Table 3.2**).

FARM NAMES	Paardeplaats 380 JT & Paardeplaats 425 JS			
APPLICATION AREA	2,463.78 hectares (ha)			
MAGISTERIAL	Nkangala District Municipality (DM) and the Emakhazeni Local Municipality (LM)			
DISTRICT				
DISTANCE AND	5 kilometres (km) South of the town of eMakhazeni (Belfast) and approximately 1			
DIRECTION FROM	km South of the closest formal settlement, Siyathuthuka Township			
NEAREST TOWN				
21 DIGIT	Paardeplaats 380 JT	Portion 1	T0JT0000000038000001	
SURVEYOR	Paardeplaats 380 JT	Portion 2	T0JT0000000038000002	
GENERAL CODE FOR	Paardeplaats 380 JT	Portion 3	T0JT0000000038000003	
EACH FARM	Paardeplaats 380 JT	Portion 4	T0JT0000000038000004	
PORTION	Paardeplaats 380 JT	Portion 5	T0JT0000000038000005	
	Paardeplaats 380 JT	Portion 13	T0JT0000000038000013	
	Paardeplaats 380 JT	Portion 24	T0JT0000000038000024	
	Paardeplaats 380 JT	Portion 28	T0JT0000000038000028	
	Paardeplaats 380 JT	Portion 29	T0JT0000000038000029	
	Paardeplaats 380 JT	Portion 30	T0JT0000000038000030	
	Paardeplaats 380 JT	Portion 40	T0JT0000000038000040	
	Paardeplaats 425 JS	Remaining Extent	T0JS0000000042500000	
	Paardeplaats 425 JS	Portion 2	T0JS0000000042500002	

Table 3.2: Property Details for the Integrated Paardeplaats Section.

3.2 Locality Map

The Integrated Paardeplaats Section farm portions are presented in **Figure 3.4**, whilst the location of the Integrated Paardeplaats Section within the District and Local Municipalities is presented in **Figure 3.5**. Both maps are provided in **Appendix B**.





Figure 3.4: Farm Portions Applicable to the Integrated Paardeplaats Section.

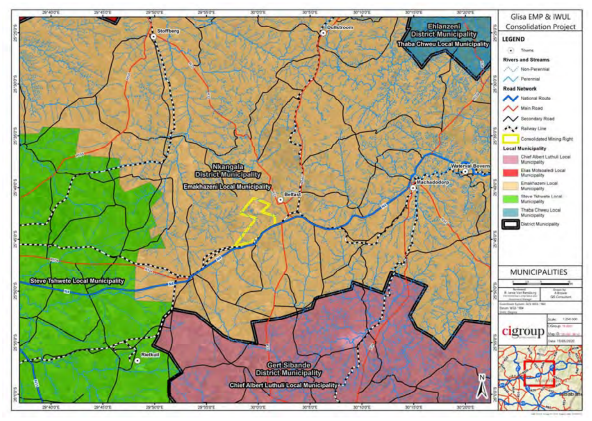


Figure 3.5: Municipal Location of the Integrated Paardeplaats Section.

4 DESCRIPTION OF THE SCOPE OF THE PROPOSED OVERALL ACTIVITY

4.1 Description of the Activities to be Undertaken

4.1.1 Current Activities

4.1.1.1 Glisa Section

Mining started at the Glisa Section in 1890 using underground mining methods. From 2006 mining was undertaken by opencast mining methods with underground pillars being reclaimed. This opencast mining method is still in force at the Glisa Section. Coal is crushed and screened at stationary plants whilst other coal products are processed at the main Crushing, Screening and Washing Plant (CSWP) located in the Glisa Section. In addition to mining and coal processing, the Glisa Section also consists of infrastructure such as roads, offices, workshops, stockpiles, pipelines, and a Water Treatment Plant (WTP).

NBC has an existing supply agreement with Eskom to supply steady and secure coal for selected Eskom coal fired power stations. The Glisa Section has been the source of this coal for many years; however the Glisa Section Life of Mine (LoM) is nearing its end and a resultant reduction in Run of Mine (RoM) coal is occurring. In order to meet its contractual obligations to Eskom, NBC intend to supply Eskom with coal from the adjoining Paardeplaats Section.

NBC, through the utilisation of the Glisa Section infrastructure, intends to limit the disturbance of additional natural areas in the Paardeplaats Section. In so doing, the utilisation of the existing infrastructure at the Glisa Section is paramount. Existing infrastructure at the Glisa Section is licensed in terms of the MPRDA and the NEMA and all of the existing infrastructure at the Section will continue to be used in support of mining activities in the Integrated Paardeplaats Section. The infrastructure that will continued to be used and which <u>does not</u> require licensing in terms of this application includes, the following (**Figure 4.1**):

- RoM stockpile areas at the crushing and screening plants, e.g. Gijima, and the main CSWP;
- Product stockpiles at the crushing and screening plants and main CSWP;
- Haul roads, including existing river diversions, culverts, and drains;
- Stormwater management infrastructure, including existing dams and channels;
- Magazine and explosives area;
- Workshops, administrative offices, mining contractor offices, and security offices, including ablution facilities, septic tanks, and French drains;
- Fuel bays, above and below ground diesel storage tanks, wash bays, and salvage areas; and



• Waste management areas.

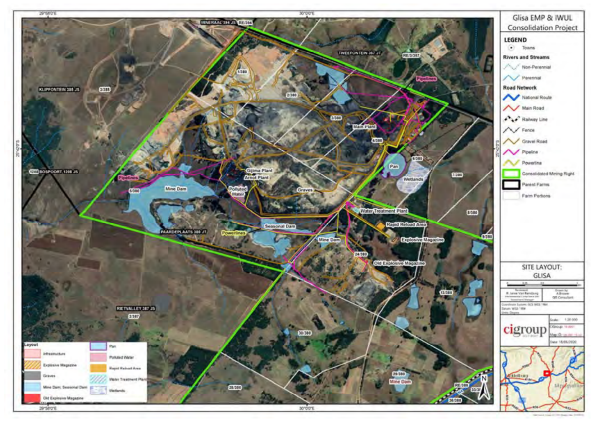


Figure 4.1: Existing Infrastructure Layout at the Glisa Section.

4.1.1.2 Water Treatment Plant

The WTP for the Glisa Section spans an area of approximately 0.67 ha on Portion 24 of Paardeplaats 380JT and is fully operational. The design treatment capacity of the WTP is 1.5 megalitres per day (MI/d) on average over a 30-day cycle, equating to an average of 62.5 cubic metres per hour (m³/h). Proxa designed and constructed the WTP on behalf of the previous mine owner, Exxaro, and have been operating the WTP since 2017. The WTP processes (**Figure 4.2**) entail chemical precipitation in combination with Ultrafiltration (UF) and Reverse Osmosis (RO) technologies. Additional brine treatment is designed for to ensure a zero-brine discharge.

RO is a water treatment process whereby dissolved salts, such as sodium, chloride, calcium carbonate, and calcium sulphate may be separated from water by forcing the water through a semipermeable membrane under high pressure. The water diffuses through the membrane and the dissolved salts remain behind as the liquid by-product. The liquid by-product generated by the WTP process is routed to a filter press which produces *Gypsum by-product* (25% moisture content) which is stored within a concrete based, bunded storage area on site.



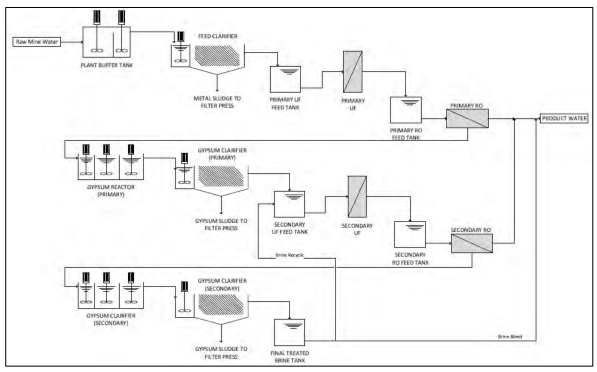


Figure 4.2: Overview of the WTP Process (Proxa, 2013).

The process water pipelines (dirty water collection and product water pipelines) traverse Portions 2, 3, 4, 5 and 24 of Paardeplaats 380JT. The purpose of the WTP is to treat water within the dams and voids at the Glisa and Paardeplaats Sections which have been impacted on by historical and current mining activities. The WTP is supported by a significant pipeline network to transfer feed water from the collection points to the WTP for treatment, as well as the pipeline routes from the plant to the discharge point and clean water storage locations. The location of the WTP and the layout of the associated pipelines are shown in **Figure 4.3**. The collection points, represented by the red dots in **Figure 4.3**, are referred to as:

- Blue Gum Evaporation Dam;
- Block B, Void B1;
- Block C, Void C1; and
- Dirty Water Dam.

The collection points are located within un-rehabilitated voids from historical opencast mining by previous owners of the mine. These voids contain poor quality water mainly from runoff. The voids are licensed in terms of the current Glisa IWUL (License No.: 06/B41A/ABCFGIJ/1002; File No.: 27/2/2/B141/3/9) Water is collected from the collection points by means of sumps within which pumps are located.



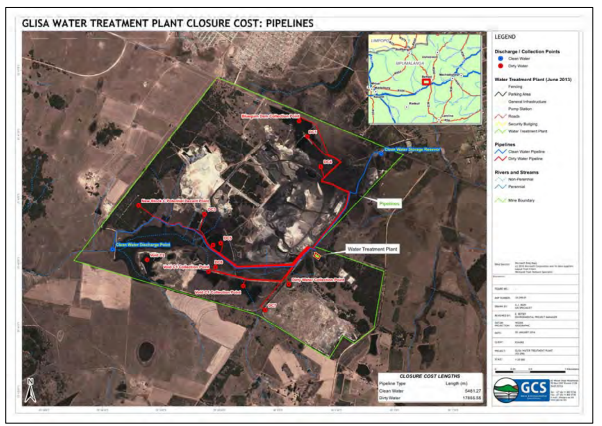


Figure 4.3: WTP and Pipeline Location (GCS, 2014).

Existing infrastructure at the WTP in the Glisa Section is licensed in terms of the MPRDA and the NEMA and all of the existing infrastructure for the WTP will continue to be used in support of the Paardeplaats Section mining activities. The infrastructure that will continued to be used and which <u>does not</u> require licensing in terms of this application includes, the following (**Figure 4.4**):

- WTP and pipeline reticulation system, including discharge pipeline and electrical supply through a 500 Kilovolt Ampere (kVA) mini-substation;
- Gypsum storage areas at the WTP; and
- Waste management areas.



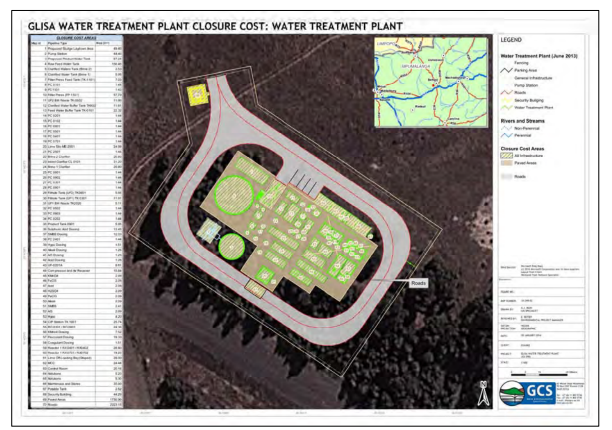


Figure 4.4: Existing Infrastructure Layout for the WTP (GCS, 2014).

4.1.1.3 Paardeplaats Section

The Paardeplaats Section is an operational section which adjoins the Glisa Section. Mining is undertaken by opencast mining methods. Mining at the Paardeplaats Section will focus on Portion 30 of the farm Paardeplaats 380 JT for the first ten (10) years of the MR, before expanding to other farm portions.

As RoM reduces at the Glisa Section, the shortfall will be addressed through coal mined at the Paardeplaats Section. The Paardeplaats Section is an open cast mining operation where bench mining techniques are employed to access the coal seams. The 2 Seam Burden is removed with Dozers doing roll-over of the 2 seam burden into the previous 2 seam voids, and the upper burden seams are removed with the truck and shove mining method. Coal seams 4, 3 and 2 will be mined for processing. Seam 1 appears in certain areas only and is highly weathered and contaminated with inseam shales and is not suitable to mined and will be left in situ in the pit. The Paardeplaats Section has an estimated RoM supply rate of 4.2 - 4.4 mtpa which relate to 2.4 - 2.6 mtpa of product, supplying Eskom's Komati and Arnot power stations, as well as an estimated RoM supply rate of 1.7 mtpa of export coal which equates to 1.0 mtpa of export product.



4.1.1.3.1 Resource Details

The Integrated Paardeplaats Section falls within the Witbank Coal Field which is close to the northeastern edge of the Karoo Basin. The Karoo sequence is represented by the Dwyka Formation consisting of diamictite and the overlaying Ecca Group. The coal seams of the Witbank Coal Field are found at the base of the Vryheid Formation of the Ecca Group and the strata in which coal seams occur consist predominantly of fine, medium and coarse grained sandstone with subordinate mudstone, shale, siltstone, and carbonaceous shale.

All five coal seams of the Witbank Coal Field occur within the Integrated Paardeplaats Section. The number 2 and 4 seams are more extensively developed than seams 1, 3 and 5. In the far north–east portion of the Paardeplaats Section a dolerite sill, likely a post depositional feature related to the Lesotho Basalts, is believed to have completely displaced coal seams (EIMS, 2014). The coal seams are relatively flat-lying, and the average seam thickness is as follows:

- The Number (No.) 1 seam has an average thickness of 0.34 metres (m);
- The No. 2 seam has an average thickness of 5.37 m;
- The No. 3 seam has an average of 0.78 m;
- The No. 4 seam has an average thickness of 3.04 m; and
- The No. 5 seam has an average thickness of 0.62 m.

The No. 1, 2, 4 and 5 seams can be mined whilst the No. 3 seam, although persistent across the entire coal filed, has been determined to be too thin to be considered an economically viable resource.

4.1.1.3.2 Mining Method

Mining at the Paardeplaats Section entails opencast mining. The open cast mining method was selected due to the shallowness of the target coal seams present within the MR area. The open cast mining will be undertaken as a hybrid of roll-over and bench/box cut mining techniques. The use of the two respective techniques is dependent on the number of seams present as well as the overburden thickness. The roll-over technique will be utilised where only a single seam is present and where the overburden has a corresponding thickness of less than 20 m. The bench/box-cut technique will be utilised where two or more seams are present, and the overburden has a thickness of greater than 20 m.

The creation of the opencast was initiated through a stripping operation which removes topsoil and exposes the overburden of the first proposed cut. Initial topsoil was hauled to a designated area and stored for use in rehabilitation. When steady state is reached, topsoil will be replaced in a continuous operation. The overburden is then drilled and blasted. The removal of overburden is



undertaken in two phases namely, the top portion will be loaded and hauled, and the lower portion dozed. This will ensure that backfilling is adequately addressed, and that concurrent rehabilitation may take place.

Once the overburden has been removed and dozed, the coal seams are drilled and blasted and then transferred to the Glisa Section for mineral processing by means of standard load and hauls operations. It is anticipated that after the first four (4) cuts, a steady state will be reached. The schematics presented in **Figure 4.5** to **Figure 4.8** describes the mining method in more detail, with the mining direction being from left to right, and depicts the following:

- 1. A section through the general stratigraphic sequence;
- 2. The box cut is excavated after removal of the topsoil and subsoil;
- 3. Coal is removed from the box cut, subsoil from cut 2 and topsoil from cut 3;
- 4. The overburden from cut 2 is drilled and blasted;
- 5. The topmost part of the overburden is loaded and hauled to a stockpile due to insufficient pit room availability;
- 6. The bottom part is dozed over;
- 7. Coal is removed from cut 2 and subsoil from cut 3;
- 8. Cut 3 overburden is blasted;
- 9. The top part of the blasted overburden is hauled and placed at the beginning of the low wall;
- 10. The bottom part of cut 3 is dozed over and the cleaned coal face;
- 11. Coal is removed from cut 3 and subsoil from cut 4; and
- 12. Overburden from cut 4 is blasted.

At this point the pit is now in a ready state and no more material is stockpiled as it can now be accommodated in the pit. Concurrent rehabilitation can now logically follow as soon as the subsoil gets stripped in the front and replaced in the back. The same is true for the topsoil which gets placed over the subsoil in a continuous process.



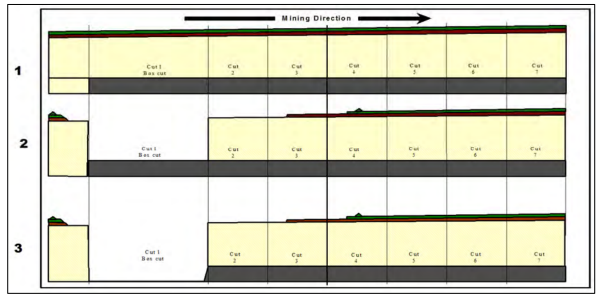


Figure 4.5: Mining Method steps 1-3.

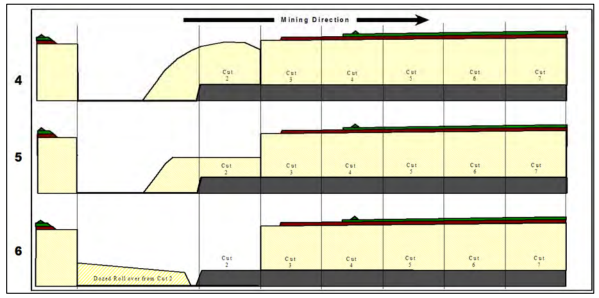


Figure 4.6: Mining Method steps 4-6.



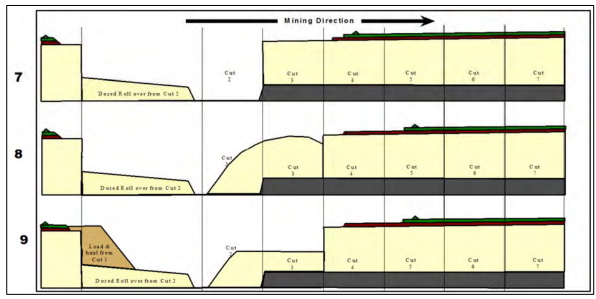


Figure 4.7: Mining Method steps 7-9.

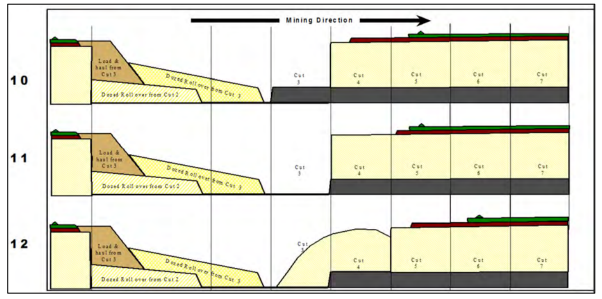


Figure 4.8: Mining Method steps 10-12.

Due to the proximity of the Glisa and Paardeplaats Sections, all mineral processing and waste disposal for the Paardeplaats Section is being undertake at the Glisa Section. For this reason NBC require the consolidation of the Sections into the Integrated Paardeplaats Section to align with the Paardeplaats Section LoM which currently extends until 25 September 2038. Coal will be crushed at stationary plants prior to processing being undertaken at the main CSWP located in the Glisa Section. Water treatment will also be undertaken at the WTP in the Glisa Section. The 2021 LoM plan is presented in **Figure 4.9**.



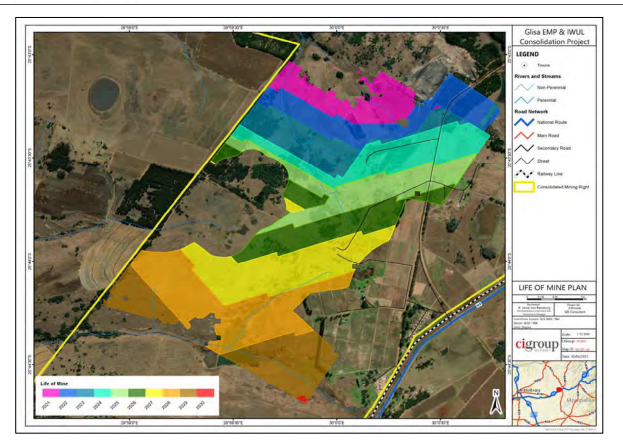


Figure 4.9: 2021 LoM Plan.

4.1.2 Proposed Activities

4.1.2.1 Existing Infrastructure Changes

NBC require the following changes to existing infrastructure:

- Expansion of the CSWP on Portion 3 and 4 of the farm Paardeplaats 380 JT;
- Expansion of the existing WTP pipeline network on all farm portions associated with the Integrated Paardeplaats Section; and
- Widening of haul roads between the mining sections and processing plants.

4.1.2.2 New Infrastructure Required

In order to ensure the continuation of mineral processing and water treatment activities for the Integrated Paardeplaats Section in support of the mining activities taking place, NBC require new infrastructure within the Integrated Paardeplaats Section in support operation activities in the Section. This new infrastructure includes the following:

- A RoM pad on Portion 3 and 4 of the farm Paardeplaats 380 JT;
- A PCD at the CSWP on Portion 3 and 4 of the farm Paardeplaats 380 JT;



- Additional stormwater management infrastructure including diversion channels around the CSWP, and diversion channels around the administrative, contractor, workshop, and security offices on Portion 3 and 4 of the farm Paardeplaats 380 JT;
- Rerouting of a powerline at the CSWP on Portion 3 and 4 of the farm Paardeplaats 380 JT to ensure a clear footprint area for the PCD;
- A RoM pad on Portion 24 of the farm Paardeplaats 380 JT;
- An additional crushing and screening plant on Portion 24 of the farm Paardeplaats 380 JT;
- A mining contractors office, workshop, and conservancy tank on Portion 24 of the farm Paardeplaats 380 JT;
- A PCD on Portion 24 of the farm Paardeplaats 380 JT;
- Stormwater management infrastructure, including diversion channels, for the abovementioned infrastructure on Portion 24 of the farm Paardeplaats 380 JT;
- A powerline extension from the existing network to supply power to the infrastructure on Portion 24 of the farm Paardeplaats 380 JT;
- Pipelines between the PCD, Plant and the WTP on Portion 24 of the farm Paardeplaats 380 JT;
- A conveyor between the RoM Pad on Portion 24 of the farm Paardeplaats 380 JT and the CSWP on Portion 3 and 4 of the farm Paardeplaats 380 JT;
- An emulsion silo adjacent to the magazine yard on Portion 24 of the farm Paardeplaats 380 JT;
- •
- Haul roads and a dewatering pipeline within the active mining area on Portion 30 of the farm Paardeplaats 380 JT and planned mining areas on Potion 13, 28, 29 and 40 of the the farm Paardeplaats 380 JT and Portion 2 and Remaining Extent of the farm Paardeplaats 425 JS;
- Backfill areas on Portion 1, 3, 4 and 5 of the farm Paardeplaats 380 JT; and
- Discard Management Facility (DMF) on Portion 24 of the farm Paardeplaats 380 JT.

Figure 4.10 presents the expansion, upgrade and new infrastructure that are required in and around the CSWP located in the Glisa Section. **Figure 4.11** presents the expansion and new infrastructure that are required on Portion 24. **Figure 4.12** presents the backfill areas in the Glisa Section and the proposed DMF on Portion 24. Finally, **Figure 4.13** presents the gravel roads and dewatering pipeline in the active mining area (Portion 30) and planned mining areas (Potion 13, 28, 29 & 40 of the the farm Paardeplaats 380 JT and Portion 2 & RE of the farm Paardeplaats 425 JS).



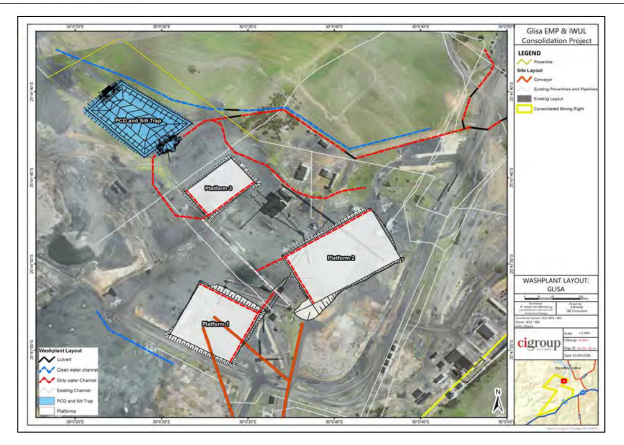


Figure 4.10: Proposed Site Layout around the Glisa Section CSWP.

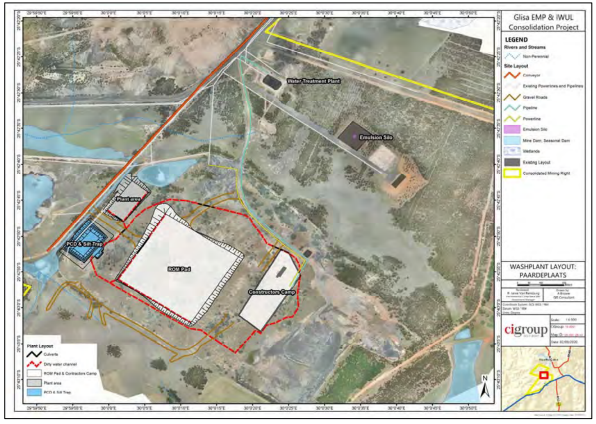


Figure 4.11: Proposed Site Layout on Portion 24.



Figure 4.12: Proposed Backfill Areas in the Glisa Section and DMF on Portion 24.



Figure 4.13: Proposed Gravel Roads and Dewatering Pipeline in the Active and Planned Mining Areas.

4.2 Listed Activities

The Department of Forestry, Fisheries and Environment (DFFE) has, in terms of the National Environmental Management Act, 1998 (Act No. 107 of 1998) (NEMA), developed a list of activities which are likely to have an impact on the environment. The Environmental Impact Assessment (EIA) Regulations, 2014 (GN R982), together with Listing Notice 1 (GN R983), Listing Notice 2 (GN R984) and Listing Notice 3 (GN R985) were published in 2014 and have been subjected to various amendments. Any activity which is listed under these notices requires an environmental assessment to be conducted and approved before the activity can proceed. Activities falling under Listing Notice 1 (GN R983) or Listing Notice 3 (GN R985) require a Basic Assessment (BA) to be conducted while any activity falling under Listing Notice 2 (GN R984) requires a full Scoping and Environmental Impact Reporting (S&EIR) process to be conducted.

The National Environmental Management: Waste Act, 2008 (Act No. 59 of 2008) (NEM:WA) provides for a licensing regime specific to waste management activities. It replaces the historical system of permits issued in terms of the repealed Section 20 of the Environmental Conservation Act, 1989 (Act No. 73 of 1989) (ECA). Transitional arrangements allow existing permits granted in terms of ECA to be regarded as licences in terms of the NEM:WA until the Minister requires a licence application as per the NEM:WA category of the waste management activity (i.e. category A or B). The NEM:WA waste management categories determine the environmental assessment procedure (which is the equivalent of the NEMA EIA regulations' requirements) required to obtain a licence. Category A activities require a BA process to be undertaken, whilst Category B activities requires a S&EIR process to be undertaken.

The List Of Waste Management Activities That Have, Or Are Likely To Have, A Detrimental Effect On The Environment (GN R921), published in terms of the NEM: WA in 2013, as amended, provides details on Category A and B activities that require a Waste Management License (WML) in terms of the NEM: WA. Since the authorisation process is equivalent to the NEMA process, NBC include these activities herewith as an integrated application.

The Glisa Section has an approved MPRDA EMP for the Glisa Section and the WTP, approved by the DMRE on 06/12/2011 and 14/09/2016 respectively. The Glisa Section and the WTP are operated in terms of the approved EMPs. In addition, the Glisa Section has three (3) approved EAs, all issued by the Mpumalanga Department of Economic Development, Environment and Tourism (MDEDET), now the Mpumalanga Department of Agriculture, Rural Development, Land and Environmental Affairs (MDARDLEA), all of which are still in force. The EAs and associated activities are noted as follows:



- Glisa Section Section 24 G (17/2/3/G NK 13), issued on 03/09/2012 for Activity 7 of the NEMA EIA Regulations, 2006, Listing Notice (LN) Government Notice Regulation (GNR) 386;
- Glisa Section Expansion (17/2/3N-4), issued on 04/07/2013, for Activities 22, 28, 39, and
 47 of the NEMA EIA Regulations, 2010, LN 1 (GNR 544); and
- Glisa WTP (17/2/3N-235), issued on 03/10/2014, for Activities 9, 11, 12, 13, 22, 23, 24, 28, 37, 39, and 49 of the NEMA EIA Regulations, 2010, LN 1 (GNR 544); and Activities 3, 5, and 19 of the NEMA EIA Regulations, 2010, LN 2 (GNR 545).

The Paardeplaats Section has an approved MPRDA EMP, approved by the DMRE on 18/12/2018, and the Section is operated in terms of that EMP. The approved MPRDA EMP includes the following listed activities:

- 1. Activities 9, 11, 12, 13, 22, 26, and 47 of the NEMA EIA Regulations, 2010, LN 1 (GNR 544);
- 2. Activities 5, 15, 19, and 20 the NEMA EIA Regulations, 2010, LN 2 (GNR 545); and
- 3. Activities 12, 14, and 16 of the NEMA EIA Regulations, 2010, LN 2 (GNR 546).

Identification of the Listed Activities (LAs) that are applicable to this application was determined after assessing the required developments for the Integrated Paardeplaats Section and then comparing these to the listed activities in the NEMA Listing Notices, GNR 983 (LN 1), GNR 984 (LN 2), and GNR 985 (LN 3), as amended, as well as GNR 921 of the NEM:WA, as amended. On 11 June 2021, the DFFE issued new amendments to the EIA Regulations, 2014, and the associated listing notices. The LAs associated with the Integrated Paardeplaats Section, based on the previous and recent amendments, are provided in **Table 4.1** and **Figure 4.14**. Table 4.2 presents a new LA that applies to this process, but which was not included in the application form and is included herewith for inclusion into the IEA.

In summary, the following LAs apply to this application:

- 1. GNR 983, LN 1: Activity 10, 12, 14, 19, 21D, 24, 45, 46, 48 and 56;
- 2. GNR 984, LN 2: Activity 6, 15, 17 and 19;
- 3. GNR 985, LN 3: Activity 10, 14 and 18;
- 4. GNR 921, Category B: Activity 1, 10 and 11; and
- 5. GNR 921, Category C: Activity 1.



Draft EIAR (MP 30/5/1/2/2/10090 MR)

Table 4.1: Listed Activities Being Applied For in terms of the NEMA and NEM:WA.

REGULATION & ACTIVITY NO.	LISTED ACTIVITY DESCRIPTION	DESCRIPTION	COMMENT	AUTHORISATION
GNR 983, LN 1	The development of infrastructure	Trapezoidal and V-drain	The culverts have an	Not required
Activity 9	exceeding 1,000 metres in length for the	earth-lined channels with	internal diameter of	
	bulk transportation of water or storm	concrete pipe culverts	between 0.45 – 0.75 metres	
	water-	required for the separation	(m) and the channels a peak	
	(i) with an internal diameter of	of clean water around the	throughput of 380 – 1,374	
	0,36 metres or more; or	CSWP (Ptn 3 & 4 of 380 JT).	litres per second (I/s),	
	(ii) with a peak throughput of 120		however the infrastructure	
	litres per second or more;		itself is only ±700 m in	
	excluding where-		length, so the LA is not	
	(a) such infrastructure is for bulk		triggered.	
	transportation of water or storm	High Density Poly-ethylene	The pipeline is 1,245 m in	Not required
	water or storm water drainage	(HDPE) pipe required for the	length; however the pipe	
	inside a road reserve or railway	provision of potable water	only has an internal	
	line reserve; or	from the WTP to the new	diameter of 0.02 m, a peak	
	(b) where such development will occur	workshop, offices, and	throughput of 1.2 l/s, and is	
	within an urban area.	ablution facilities (Ptn 24 of	within a road reserve so the	
		380 JT).	LA is not triggered.	
		HDPE pipe required for the	The pipeline will be between	Not required
		dewatering of the active	200 – 3,500 m in length	
		mining area (Ptn 30 of	depending on the opencast	
		380 JT) and planned mining	pit location; however the	
		areas (Ptn 13, 28, 29 & 40	pipe only has an internal	
		of 380 JT and Ptn RE & 2 of	diameter of 0.2 m, a peak	
		425 JS).	throughput of 60 l/s, and will	



REGULATION & ACTIVITY NO.	LISTED ACTIVITY DESCRIPTION	DESCRIPTION	COMMENT	AUTHORISATION
			be within the road reserve of	
			the haul roads so the LA is	
			not triggered.	
GNR 983, LN 1	The development and related operation of	Trapezoidal and V-drain	The culverts have an	Required
Activity 10	infrastructure exceeding 1,000 metres in	concrete-lined channels with	internal diameter of	
	length for the bulk transportation of	concrete pipe culverts	between 0.45 – 0.75 m and	
	sewage, effluent, process water,	required for the capture of	the channels a peak	
	wastewater, return water, industrial	dirty water within the CSWP	throughput of 90 – 2,243	
	discharge, or slimes-	(Ptn 3 & 4 of 380 JT).	I/s, and the infrastructure	
	(i) with an internal diameter of		itself is ±1,620 m in length,	
	0,36 metres or more; or		so the LA is triggered.	
	(ii) with a peak throughput of 120	Trapezoidal and V-drain	The culverts have an	Required
	litres per second or more;	concrete-lined channels with	internal diameter of	
	excluding where-	concrete pipe culverts	between 0.3 - 1.05 m and	
	(a) such infrastructure is for the bulk	required for the capture of	the channels a peak	
	transportation of sewage, effluent,	dirty water within the new	throughput of 145 – 3,251	
	process water, wastewater, return	plant, ROM pad, and	I/s, and the infrastructure	
	water, industrial discharge or	workshop area (Ptn 24 of	itself is ±3,175 m in length,	
	slimes inside a road reserve or	380 JT).	so the LA is triggered.	
	railway line reserve; or	HDPE pipe required for the	The pipeline has an internal	Not required
	(b)-where such development will occur	routing of dirty water from	diameter of 0.18 m, a peak	
	within an urban arca.	the PCD to the WTP (Ptn 24	throughput of 19.0 l/s, is	
		of 380 JT).	within a road reserve, and	
			the infrastructure itself is	



REGULATION & ACTIVITY NO.	LISTED ACTIVITY DESCRIPTION	DESCRIPTION	COMMENT	AUTHORISATION
			±290 m in length, so the LA	
			is not triggered.	
GNR 983, LN 1	The development of facilities or	Overhead transmission	The overhead transmission	Not required
Activity 11	infrastructure for the transmission and	power line re-routing to	power line is ±430 m in	
	distribution of electricity-	ensure that the footprint of	length, occurs outside an	
	(i) outside urban areas or	the PCD at the CSWP is clear	urban area, and has a	
	industrial complexes with a	(Ptn 3 & 4 of 380 JT).	capacity of 11 kilovolts (kV),	
	capacity of more than 33 but		so the LA is not triggered.	
	less than 275 kilovolts; or	Overhead transmission	The overhead transmission	Not required
	(ii) —inside urban areas or	power line required to	power line is ±735 m in	
	industrial complexes with a	provide power to the	length, occurs outside an	
	capacity of 275 kilovolts or	workshop and plant (Ptn 24	urban area, and has a	
	more;	of 380 JT).	capacity of 11 kV, so the LA	
	excluding the development of bypass		is not triggered.	
	infrastructure for the transmission and			
	distribution of electricity where such			
	bypass infrastructure is-			
	(a)—temporarily required to allow for			
	maintenance of existing			
	infrastructure;			
	(b) 2 kilometres or shorter in			
	length;			
	(c) within an existing transmission			
	line servitude; and			



REGULATION & ACTIVITY NO.	LISTED ACTIVITY DESCRIPTION	DESCRIPTION	COMMENT	AUTHORISATION
	(d) will be removed within 18			
	months of the commencement			
	of development.			
GNR 983, LN 1	The development of-	PCD and ROM pads at the	The PCD and ROM pads all	Not required
Activity 12	(i) dams or weirs, where the dam	CSWP (Ptn 3 & 4 of 380 JT).	exceed 100 square metres	
	or weir, including		(m ²), however they do not	
	infrastructure and water		occur within a water course,	
	surface area, exceeds 100		in front of a development	
	square metres; or		setback, or within 32 m of a	
	(ii) infrastructure or structures		water course measured from	
	with a physical footprint of 100		the edge of a watercourse,	
	square metres or more;		so the LA is not triggered.	
	where such development occurs-	New ROM pad and workshop	The new ROM pad and	Not required
	(a) within a watercourse;	area (Ptn 24 of 380 JT).	workshop area exceed 100	
	(b) in front of a development setback;		m ² , however they do not	
	or		occur within a water course,	
	(c) if no development setback exists,		in front of a development	
	within 32 metres of a watercourse,		setback, or within 32 m of a	
	measured from the edge of a		water course measured from	
	watercourse; -		the edge of a watercourse,	
	excluding-		so the LA is not triggered.	
	(aa) the development of infrastructure	New plant, PCD and Discard	The new plant, PCD, and	Required
	or structures within existing ports or	Management Facility (DMF)	DMF areas exceed 100 m ² ,	
	harbours that will not increase the	areas (Ptn 24 of 380 JT).	and they occur within 32 m	
			of a water course measured	



REGULATION & ACTIVITY NO.	LISTED ACTIVITY DESCRIPTION	DESCRIPTION	COMMENT	AUTHORISATION
	development footprint of the port or		from the edge of a	
	harbour;		watercourse, so the LA is	
	(bb) where such development		triggered.	
	activities are related to the	New HDPE pipes required for	The new pipelines will	Required
	development of a port or harbour, in	the routing of dirty water	exceed 100 m^2 , and they	
	which case activity 26 in Listing Notice	from the PCD to the WTP	occur within 32 m of a water	
	2 of 2014 applies;	(Ptn 24 of 380 JT).	course measured from the	
	(cc) activities listed in activity 14 in		edge of a watercourse, so	
	Listing Notice 2 of 2014 or activity 14		the LA is triggered.	
	in Listing Notice 3 of 2014, in which	New conveyor belt (Ptn 4 &	The new conveyor belt	Required
	case that activity applies;	5 of 380 JT) between the	exceeds 100 m ² and occurs	
	(dd) where such development occurs	active mining area (Ptn 30 of	within 32 m of a water	
	within an urban area;	380 JT) and the CSWP (Ptn	course measured from the	
	(ee) where such development occurs	3 & 4 of 380 JT).	edge of a watercourse, so	
	within existing roads, road reserves or		the LA is triggered.	
	railway line reserves; or	Haul roads and road	The haul roads and road	Required
	(ff) the development of temporary	realignment within the	realignment exceed 100 m ²	
	infrastructure or structures where	active mining area (Ptn 30 of	and occur both within a	
	such infrastructure or structures will	380 JT), infrastructure area	water course and within 32	
	be removed within 6 weeks of the	(Ptn 24 of 380 JT), and	m of a water course	
	commencement of the development	planned mining areas (Ptn	measured from the edge of	
	and where indigenous vegetation will	13, 28, 29 & 40 of 380 JT	a watercourse, so the LA is	
	not be cleared.	and Ptn RE & 2 of 425 JS).	triggered.	



REGULATION & ACTIVITY NO.	LISTED ACTIVITY DESCRIPTION	DESCRIPTION	COMMENT	AUTHORISATION
GNR 983, LN 1	The development of facilities or	The new PCD at the CSWP	The combined capacity of	Not required
Activity 13	infrastructure for the off-stream storage of	(Ptn 3 & 4 of 380 JT) and the	the new PCDs is 48,000 m ³ ,	
	water, including dams and reservoirs, with	new PCD (Ptn 24 of 380 JT).	so the LA is not triggered.	
	a combined capacity of 50 000 cubic			
	metres or more, unless such storage falls			
	within the ambit of activity 16 in Listing			
	Notice 2 of 2014.			
GNR 983, LN 1	The development and related operation of	The new emulsion silo,	The new emulsion silo,	Required
Activity 14	facilities or infrastructure, for the storage,	plant, and workshop areas	plant, and workshop area	
	or for the storage and handling, of a	(Ptn 24 of 380 JT).	have a combined capacity of	
	dangerous good, where such storage		80 m ³ or more but do not	
	occurs in containers with a combined		exceed 500 m ³ , so the LA is	
	capacity of 80 cubic metres or more but		triggered.	
	not exceeding 500 cubic metres.			
GNR 983, LN 1	The infilling or depositing of any material	Haul roads and road	The haul roads and road	Required
Activity 19	of more than 10 cubic metres into, or the	realignment within the	realignment will result in the	
	dredging, excavation, removal or moving	active mining area (Ptn 30 of	removal or moving of soil or	
	of soil, sand, shells, shell grit, pebbles, or	380 JT), infrastructure area	rock of more than 10 m ³	
	rock of more than 10 cubic metres from a	(Ptn 24 of 380 JT), and	from a watercourse, so the	
	watercourse;	planned mining areas (Ptn	LA is triggered.	
	but excluding where such infilling,	13, 28, 29 & 40 of 380 JT		
	depositing, dredging, excavation, removal	and Ptn RE & 2 of 425 JS).		
	or moving-			
	(a)-will occur behind a development			
	setback;			



REGULATION & ACTIVITY NO.	LISTED ACTIVITY DESCRIPTION	DESCRIPTION	COMMENT	AUTHORISATION
	(b)-is for maintenance purposes			
	undertaken in accordance with a			
	maintenance management plan;			
	(c)_falls within the ambit of activity 21			
	in this Notice, in which case that			
	activity applies;			
	(d)-occurs within existing ports or			
	harbours that will not increase the			
	development footprint of the port			
	or harbour; or			
	(e) where such development is related			
	to the development of a port or			
	harbour, in which case activity 26			
	in Listing Notice 2 of 2014 applies.			
GNR 983, LN 1	The development of a road-	Haul roads within the active	The haul roads that will be	Required
Activity 24	(i)for which an environmental	mining area (Ptn 30 of	developed will be wider than	
	authorisation was obtained for	380 JT), infrastructure area	8 m and jointly longer than	
	the route determination in	(Ptn 24 of 380 JT), and	1 km, so the LA is triggered.	
	terms of activity 5 in	planned mining areas (Ptn		
	Government Notice 387 of	13, 28, 29 & 40 of 380 JT		
	2006 or activity 18 in	and Ptn RE & 2 of 425 JS).		
	Government Notice 545 of			
	2010; or			
	(ii) with a reserve wider than 13,5			
	meters, or where no reserve			



REGULATION & ACTIVITY NO.	LISTED ACTIVITY DESCRIPTION	DESCRIPTION	COMMENT	AUTHORISATION
	exists where the road is wider			
	than 8 metres;			
	but excluding a road-			
	(a)-which is identified and included in			
	activity 27 in Listing Notice 2 of			
	2014;			
	(b)-where the entire road falls within			
	an urban arca; or			
	(c) which is 1 kilometre or shorter.			
GNR 983, LN 1	Any process or activity identified in terms	Mining activities and	No threatening activities in	Not required
Activity 30	of section 53(1) of the National	infrastructure on all portions	terms of section 53(1) of the	
	Environmental Management: Biodiversity	(Ptn 13, 24, 28, 29 & 40 of	NEM: BA have been	
	Act, 2004 (Act No. 10 of 2004).	380 JT and Ptn RE & 2 of 425	published in relation to the	
		JS) within an identified	Eastern Highveld Grassland,	
		threatened ecosystem (i.e.	so the LA is not triggered.	
		the Eastern Highveld		
		Grassland) as published in		
		terms of section 52(1)(a) of		
		the National Environmental		
		Management: Biodiversity		
		Act, 2004 (Act No. 10 of		
		2004) (NEM:BA).		
GNR 983, LN 1	The expansion of infrastructure for the	Future earth-lined channels	It is likely that expansions	Required
Activity 45	bulk transportation of water or storm	with concrete pipe culverts	within the next five (5) years	
	water where the existing infrastructure-	required for the separation	will meet the criteria of this	





REGULATION & ACTIVITY NO.	LISTED ACTIVITY DESCRIPTION	DESCRIPTION	COMMENT	AUTHORISATION
	(i) has an internal diameter of	of clean water around the	LA, therefore the LA is	
	0,36 metres or more; or	active mining area (Ptn 30 of	triggered.	
	(ii) has a peak throughput of 120	380 JT), the infrastructure		
	litres per second or more; and	area (Ptn 24 of 380 JT), and		
	(a) where the facility or infrastructure	planned mining areas (Ptn		
	is expanded by more than 1 000	13, 28, 29 & 40 of 380 JT		
	metres in length; or	and Ptn RE & 2 of 425 JS),		
	(b)-where the throughput capacity of	as well as HDPE pipes		
	the facility or infrastructure will be	required for the provision of		
	increased by 10% or more;	potable water from the WTP		
	excluding where such expansion-	to future office/workshop		
	(aa) relates to transportation of water	facilities on the same		
	or storm water within a road reserve	portions.		
	or railway line reserve; or			
	(bb) will occur within an urban area.			
GNR 983, LN 1	The expansion and related operation of	Future concrete-lined	It is likely that expansions	Required
Activity 46	infrastructure for the bulk transportation	channels with concrete pipe	within the next five (5) years	
	of sewage, effluent, process water,	culverts required for the	will meet the criteria of this	
	wastewater, return water, industrial	capture of dirty water the	LA, therefore the LA is	
	discharge, or slimes where the existing	active mining area (Ptn 30 of	triggered.	
	infrastructure-	380 JT), the infrastructure		
	(i) has an internal diameter of	area (Ptn 24 of 380 JT), and		
	0,36 metres or more; or	planned mining areas (Ptn		
	(ii) has a peak throughput of 120	13, 28, 29 & 40 of 380 JT		
	litres per second or more;	and Ptn RE & 2 of 425 JS),		



REGULATION & ACTIVITY NO.	LISTED ACTIVITY DESCRIPTION	DESCRIPTION	COMMENT	AUTHORISATION
	and	as well as HDPE pipes		
	(a) where the facility or infrastructure	required for the routing of		
	is expanded by more than 1 000	dirty water from the active		
	metres in length; or	mining area (Ptn 30 of		
	(b)-where the throughput capacity of	380 JT) area (Ptn 30 of		
	the facility or infrastructure will be	380 JT) and planned mining		
	increased by 10% or more;	areas (Ptn 13, 28, 29 & 40		
	excluding where such expansion-	of 380 JT and Ptn RE & 2 of		
	(aa) relates to the bulk transportation	425 JS) to the WTP.		
	of sewage, effluent, process water,			
	wastewater, return water, industrial			
	discharge or slimes within a road			
	reserve or railway line reserve; or			
	(bb) will occur within an urban area.			
GNR 983, LN 1	The expansion of-	Pipeline expansion	It is likely that expansions	Required
Activity 48	(i) infrastructure or structures	throughout the active	within the next five (5) years	
	where the physical footprint is	mining area (Ptn 30 of	will meet the criteria of this	
	expanded by 100 square	380 JT) area (Ptn 30 of	LA, therefore the LA is	
	metres or more; or	380 JT) and planned mining	triggered.	
	(ii) dams or weirs, where the dam	areas (Ptn 13, 28, 29 & 40		
	or weir, including	of 380 JT and Ptn RE & 2 of		
	infrastructure and water	425 JS).		
	surface area, is expanded by			
	100 square metres or more;			
	where such expansion occurs-			



REGULATION & ACTIVITY NO.	LISTED ACTIVITY DESCRIPTION	DESCRIPTION	COMMENT	AUTHORISATION
	(a) within a watercourse;			
	(b) in front of a development setback;			
	or			
	(c) if no development setback exists,			
	within 32 metres of a watercourse,			
	measured from the edge of a			
	watercourse;			
	excluding-			
	(aa) the expansion of infrastructure or			
	structures within existing ports or			
	harbours that will not increase the			
	development footprint of the port or			
	harbour;			
	(bb) where such expansion activities			
	are related to the development of a			
	port or harbour, in which case activity			
	26 in Listing Notice 2 of 2014 applies;			
	(cc) activities listed in activity 14 in			
	Listing Notice 2 of 2014 or activity 23			
	in Listing Notice 3 of 2014, in which			
	case that activity applies;			
	(dd) where such expansion occurs			
	within an urban area; or			



REGULATION & ACTIVITY NO.	LISTED ACTIVITY DESCRIPTION	DESCRIPTION	COMMENT	AUTHORISATION
	(ee) where such expansion occurs			
	within existing roads, road reserves or			
	railway line reserves.			
GNR 983, LN 1	The widening of a road by more than 6	The widening and	Existing haul roads which	Required
Activity 56	metres, or the lengthening of a road by	lengthening of existing haul	have a reserve of wider than	
	more than 1 kilometre-	roads between the	13.5 m or, where no reserve	
	(i) where the existing reserve is	infrastructure area (Ptn 24	exists, are wider than 8 m,	
	wider than 13,5 meters; or	of 380 JT) and the CSWP	will be widened by more	
	(ii) where no reserve exists,	(Ptn 3 & 4 of 380 JT).	than 6 m or lengthened by	
	where the existing road is		more than 1 km, so the LA is	
	wider than 8 metres;		triggered	
	excluding where widening or lengthening			
	occur inside urban areas.			
GNR 984, LN 2	The development of facilities or	Integrated Water Use	It is likely that amendments	Required
Activity 6	infrastructure for any process or activity	License (IWUL) application	and/or new applications	
	which requires a permit or licence or an	for anticipated future	within the next five (5) years	
	amended permit or licence in terms of	amendments or new IWUL	will meet the criteria of this	
	national or provincial legislation governing	applications relating to the	LA, therefore the LA is	
	the generation or release of emissions,	Glisa Section (Ptn 1, 2, 3, 4	triggered.	
	pollution, or effluent, excluding-	& 5 of 380 JT), the active		
	(i) activities which are identified	mining area (Ptn 30 of		
	and included in Listing Notice	380 JT), the infrastructure		
	1 of 2014;	area (Ptn 24 of 380 JT), and		
	(ii) activities which are included in	planned mining areas (Ptn		
	the list of waste management			



REGULATION & ACTIVITY NO.	LISTED ACTIVITY DESCRIPTION	DESCRIPTION	COMMENT	AUTHORISATION
	activities published in terms of	13, 28, 29 & 40 of 380 JT		
	section 19 of the National	and Ptn RE & 2 of 425 JS).		
	Environmental Management:			
	Waste Act, 2008 (Act No. 59 of			
	2008) in which case the			
	National Environmental			
	Management: Waste Act,			
	2008 applies;			
	(iii) the development of facilities or			
	infrastructure for the			
	treatment of effluent, polluted			
	water, wastewater, or sewage			
	where such facilities have a			
	daily throughput capacity of 2			
	000 cubic metres or less; or			
	(iv) where the development is			
	directly related to aquaculture			
	facilities or infrastructure			
	where the wastewater			
	discharge capacity will not			
	exceed 50 cubic metres per			
	day.			
GNR 984, LN 2	The clearance of an area of 20 hectares or	Vegetation clearance within	An area of 20 ha or more of	Required
Activity 15	more of indigenous vegetation, excluding	the active mining area (Ptn	indigenous vegetation will	
		30 of 380 JT), the	be cleared to establish	



REGULATION & ACTIVITY NO.	LISTED ACTIVITY DESCRIPTION	DESCRIPTION	COMMENT	AUTHORISATION
	where such clearance of indigenous	infrastructure area (Ptn 24	infrastructure and mine the	
	vegetation is required for-	of 380 JT), and planned	various portions, so the LA is	
	(i) the undertaking of a linear	mining areas (Ptn 13, 28, 29	triggered.	
	activity; or	& 40 of 380 JT and Ptn RE &		
	(ii) maintenance purposes	2 of 425 JS).		
	undertaken in accordance with			
	a maintenance management			
	plan.			
GNR 984, LN 2	Any activity including the operation of that	Consolidation of the Glisa	A Section 102 application for	Required
Activity 17	activity which requires a mining right in	Section and Paardeplaats	the consolidation of the Glisa	
	terms of section 22 of the Mineral and	Section MRs as well as the	MR into the Paardeplaats MR	
	Petroleum Resources Development Act, as	inclusion of Ptn 24 of 380 JT	for the farm Paardeplaats	
	well as any other applicable activity as	into the consolidated MR.	380JT, Ptn 1, 2, 3, 4, 5, 13,	
	contained in this Listing Notice, in Listing		24, 28, 29, 30 & 40; and the	
	Notice 1 of 2014 or Listing Notice 3 of		farm Paardeplaats 425JS,	
	2014, required to exercise the mining		Ptn 2 & RE, requiring the	
	right.		issuance of the Integrated	
			Paardeplaats Section MR	
			(MP 30/5/1/2/2/10090 MR),	
			so the LA is triggered.	
GNR 984, LN 2	The removal and disposal of a mineral,	The current (Ptn 30 of	The active and planned	Required
Activity 19	which requires a permission ated (sic) in	380 JT) and planned (Ptn	opencast mining and the	
	terms of section 20 of the Mineral and	13, 28, 29 & 40 of 380 JT	discard material from the	
	Petroleum Resources Development Act, as	and Ptn RE & 2 of 425 JS)	CSWP are to be used for	
	well as any other applicable activity as	opencast mining activities,	backfill in opencast pits as	



REGULATION & ACTIVITY NO.	LISTED ACTIVITY DESCRIPTION	DESCRIPTION	COMMENT	AUTHORISATION
	contained in this Listing Notice, in Listing	the placement of discard	well as disposed of in an	
	Notice 1 o 2014 or Listing Notice 3 of 2014,	material from the CSWP into	above-surface DMF on	
	required to exercise the permission.	existing opencast pits as	Portion 24, so the LA is	
		backfill (Ptn 1, 3, 4 & 5 of	triggered.	
		380 JT), as well as the		
		placement of discard at the		
		DMF (Ptn 24 of 380 JT).		
GNR 985, LN 3	The development and related operation of	The infrastructure area on	The Integrated Paardeplaats	Required
Activity 10	facilities or infrastructure for the storage,	Ptn 24 of 380 JT.	Section is located in a	
	or storage and handling of a dangerous		Critical Biodiversity Area	
	good, where such storage occurs in		(CBA), so the LA is not	
	containers with a combined capacity of 30		triggered.	
	but not exceeding 80 cubic metres.			
	f. Mpumalanga			
	i. Outside urban areas:			
	(aa) A protected area identified in			
	terms of NEMPAA, excluding			
	conservancies;			
	(bb) National Protected Area			
	Expansion Strategy Focus areas;			
	(cc) Sensitive areas as identified in an			
	environmental management			
	framework as contemplated in chapter			
	5 of the Act and as adopted by the			
	competent authority;			



REGULATION & ACTIVITY NO.	LISTED ACTIVITY DESCRIPTION	DESCRIPTION	COMMENT	AUTHORISATION
	(dd) Sites or areas identified in terms			
	of an international convention;			
	(ee) Critical biodiversity areas as			
	identified in systematic biodiversity			
	plans adopted by the competent			
	authority or in bioregional plans;			
	(ff) Core areas in biosphere reserves;			
	(gg) Areas within 10 kilometres from			
	national parks or world heritage sites			
	or 5 kilometres from any other			
	protected area identified in terms of			
	NEMPAA or from the core areas of a			
	biosphere reserve, where such areas			
	comprise indigenous vegetation; or			
	(hh) Areas within a watercourse or			
	wetland, or within 100 metres of a			
	watercourse or wetland; or			
	ii. Inside urban areas:			
	(aa) Areas zoned for use as public			
	open space; or			
	(bb) Areas designated for conservation			
	use in Spatial Development			
	Frameworks adopted by the			
	competent authority or zoned for a			
	conservation purpose.			



REGULATION & ACTIVITY NO.	LISTED ACTIVITY DESCRIPTION	DESCRIPTION	COMMENT	AUTHORISATION
GNR 985, LN 3	The development of-	The PCD and ROM pads at	No EMF has been adopted	Required
Activity 14	(i) dams or weirs, where the dam	the CSWP (Ptn 3 & 4 of	for the Mpumalanga	
	or weir, including	380 JT), the new	Province and the plant is not	
	infrastructure and water	infrastructure area and DMF	located in a CBA, however	
	surface area exceeds 10	(Ptn 24 of 380 JT), new	the active and future mining	
	square metres; or	HDPE pipes required for the	areas fall within CBAs, so	
	(ii) infrastructure or structures	routing of dirty water from	the LA is triggered.	
	with a physical footprint of 10	the PCD to the WTP (Ptn 24		
	square metres or more;	of 380 JT), new conveyor		
	where such development occurs-	belt between the active		
	(a) within a watercourse;	mining area (Ptn 30 of		
	(b) in front of a development setback;	380 JT) and the CSWP (Ptn		
	or	4 & 5 of 380 JT), and haul		
	(c) if no development setback has	roads within the active (Ptn		
	been adopted, within 32 metres of	30 of 380 JT) and planned		
	a watercourse, measured from the	(Ptn 13, 28, 29 & 40 of 380		
	edge of a watercourse;	JT and Ptn RE & 2 of 425 JS)		
	excluding the development of	mining areas.		
	infrastructure or structures within existing			
	ports or harbours that will not increase the			
	development footprint of the port or			
	harbour.			
	f. Mpumalanga			
	i. Outside urban areas:			



REGULATION & ACTIVITY NO.	LISTED ACTIVITY DESCRIPTION	DESCRIPTION	COMMENT	AUTHORISATION
	(aa) A protected area identified in			
	terms of NEMPAA, excluding			
	conservancies;			
	(bb) National Protected Area			
	Expansion Strategy Focus areas;			
	(cc) World Heritage Sites;			
	(dd) Sensitive areas as identified in an			
	environmental management			
	framework as contemplated in chapter			
	5 of the Act and as adopted by the			
	competent authority;			
	(ce) Sites or areas identified in terms			
	of an international convention;			
	(ff) Critical biodiversity areas or			
	ecosystem service areas as identified			
	in systematic biodiversity plans			
	adopted by the competent authority or			
	in bioregional plans;			
	(gg) Core areas in biosphere reserves;			
	or			
	(hh) Areas within 10 kilometres from			
	national parks or world heritage sites			
	or 5 kilometres from any other			
	protected area identified in terms of			
	NEMPAA or from the core area of a			



REGULATION & ACTIVITY NO.	LISTED ACTIVITY DESCRIPTION	DESCRIPTION	COMMENT	AUTHORISATION
	biosphere reserve, where such areas			
	comprise indigenous vegetation; or			
	ii. Inside urban areas:			
	(aa) Arcas zoned for use as public			
	open space; or			
	(bb) Areas designated for conservation			
	use in Spatial Development			
	Frameworks adopted by the			
	competent authority, zoned for a			
	conservation purpose.			
GNR 985, LN 3	The widening of a road by more than 4	Haul roads and road	No EMF has been adopted	Required
Activity 18	metres, or the lengthening of a road by	realignment within the	for the Mpumalanga	
	more than 1 kilometre.	active mining area (Ptn 30 of	Province and the plant is not	
	f. Mpumalanga	380 JT), the infrastructure	located in a CBA, however	
	i. Outside urban areas:	area (Ptn 24 of 380 JT), and	the haul roads and road	
	(aa) A protected area identified in	the planned mining area	realignment fall within	
	terms of NEMPAA, excluding	(Ptn 13, 28, 29 & 40 of 380	CBAs, so the LA is triggered.	
	conservancies;	JT and Ptn RE & 2 of 425 JS).		
	(bb) National Protected Area			
	Expansion Strategy Focus areas;			
	(cc) Sensitive areas as identified in an			
	environmental management			
	framework as contemplated in chapter			
	5 of the Act and as adopted by the			
	competent authority;			



REGULATION & ACTIVITY NO.	LISTED ACTIVITY DESCRIPTION	DESCRIPTION	COMMENT	AUTHORISATION
	(dd) Sites or areas identified in terms			
	of an international convention;			
	(ee) Critical biodiversity areas as			
	identified in systematic biodiversity			
	plans adopted by the competent			
	authority or in bioregional plans;			
	(ff) Core areas in biosphere reserves;			
	or			
	(gg) Areas within 10 kilometres from			
	national parks or world heritage sites			
	or 5 kilometres from any other			
	protected area identified in terms of			
	NEMPAA or from the core area of a			
	biosphere reserve, where such areas			
	comprise indigenous vegetation; or			
	ii. Inside urban areas:			
	(aa) Areas zoned for use as public			
	open space; or			
	(bb) Areas designated for conservation			
	use in Spatial Development			
	Frameworks adopted by the			
	competent authority or zoned for a			
	conservation purpose.			



REGULATION & ACTIVITY NO.	LISTED ACTIVITY DESCRIPTION	DESCRIPTION	COMMENT	AUTHORISATION
GNR 921, Category B	Storage of hazardous waste	PCD at the CSWP (Ptn 3 & 4	PCDs are considered by the	Required
Activity 1	(1) The storage of hazardous waste in	of 380 JT) and the PCD on	DMRE to trigger this activity,	
	lagoons excluding storage of	Ptn 24 of 380 JT.	so the LA is triggered.	
	effluent, wastewater, or sewage.			
GNR 921, Category B	Construction of facilities and associated	ROM pads (Ptn 4 & 24 of	The ROM pads will contain	Required
Activity 10	structures and infrastructure	380 JT) and the DMF (Ptn 24	stockpiles which is a listed	
	(10) The construction of a facility for	of 380 JT).	activity in Category B, as is	
	a waste management activity		the construction of the DMF,	
	listed in Category B of this		so the LA is triggered.	
	Schedule (not in isolation to			
	associated waste management			
	activity).			
GNR 921, Category B	Residue stockpiles or residue deposits	The DMF on Ptn 24 of	The DMF is resultant from	Required
Activity 11	(11) The establishment or	380 JT.	activities which require a	
	reclamation of a residue		mining right, so the LA is	
	stockpile or residue deposit		triggered.	
	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).			
GNR 921, Category C	Storage of waste	General and hazardous	Waste storage areas have	Required
Activity 1		waste storage at the plant	the capacity to store in	



REGULATION & ACTIVITY NO.	LISTED ACTIVITY DESCRIPTION	DESCRIPTION	COMMENT	AUTHORISATION
	 (1) The storage of general waste a a facility that has the capacit to store in excess of 100 m³ of general waste at any one time excluding the storage of wast in lagoons or temporary storage of such waste. (2) The storage of hazardous waste at a facility that has the capacity to store in excess of 80 m³ of hazardous waste a any one time, excluding the storage of hazardous waste in lagoons or temporary storage of such waste. 	380 JT.	excess of 100 m ³ of general waste or 80 m ³ of hazardous waste at any one time, so the LA is triggered, and the relevant Norms and Standards apply.	



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Table 4.2: Listed Activities in the Most Recent NEMA Amendment That Needs to be Authorised but Which was Not Included in the Application Form.

REGULATION & ACTIVITY NO.	LISTED ACTIVITY DESCRIPTION	DESCRIPTION	COMMENT	AUTHORISATION
GNR 983, LN 1	Any activity including the operation of that	Consolidation of the Glisa	A Section 102 application for	Required
Activity 21D	activity which requires an amendment or	Section and Paardeplaats	the consolidation of the Glisa	
	variation to a right or permit in terms of	Section MRs as well as the	MR into the Paardeplaats MR	
	section 102 of the Mineral and Petroleum	inclusion of Ptn 24 of 380 JT	for the farm Paardeplaats	
	Resources Development Act, as well as	into the consolidated MR.	380JT, Ptn 1, 2, 3, 4, 5, 13,	
	any other applicable activity contained in		24, 28, 29, 30 & 40; and the	
	this Listing Notice or in Listing Notice 3 of		farm Paardeplaats 425JS,	
	2014, required for such amendment.		Ptn 2 & RE, requiring the	
			issuance of the Integrated	
			Paardeplaats Section MR	
			(MP 30/5/1/2/2/10090 MR),	
			so the LA is triggered.	



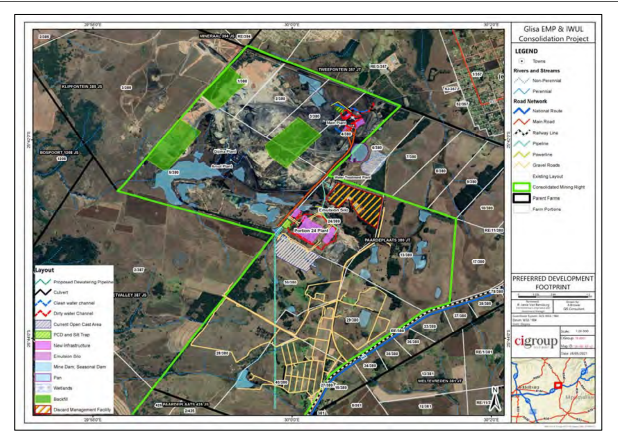


Figure 4.14: Location of Listed Activities.

5 POLICY AND LEGISLATIVE CONTEXT

The Glisa and Paardeplaats Sections Consolidation Project triggers requirements under the various Acts, Regulations, and guidelines. In summary, the legislation and guidelines presented in **Table 5.1** were used or considered to compile this report.

Table 5.1: Legislation and Guidelines Used to Compile Report.

LEGISLATION AND/OR GUIDELINES USED	REFERENCE WHERE APPLIED
Constitution of South Africa, 1996	Throughout document. Open and participatory consultation followed.
Mineral and Petroleum Resources Development Act, 2002	Throughout document. Informed by findings of specialist assessments. This application process.
National Water Act, 1998	Throughout document. Informed by
 Regulations on Use of Water for Mining and Related Activities Aimed at The Protection of Water Resources, 1999 	findings of specialist assessments. Separate application process undertaken.



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LEGISLATION AND/OR GUIDELINES USED	REFERENCE WHERE APPLIED
Environmental Concentration Act. 1000	Throughout document. Informed by
Environmental Conservation Act, 1989	findings of specialist assessments.
National Environmental Management Act, 1998	Throughout document. Informed by
EIA Regulations, 2014 (as amended)	findings of specialist assessments. This
Financial Provisioning Regulations, 2015 (as amended)	application process.
National Environmental Management: Waste Act, 2008	Throughout document. Informed by
List of Waste Management Activities That Have, or are	findings of specialist assessments. This
Likely to Have, A Detrimental Effect on the	application process.
Environment, 2013 (as amended)	
Waste Classification and Management Regulations,	
2013	
National Norms and Standards for the Assessment of	
Waste for Landfill Disposal, 2013	
National Norms and Standards for Disposal of Waste to	
Landfill, 2013	
National Environmental Management: Biodiversity Act, 2004	Throughout document. Informed by
Threatened or Protected Species Regulations, 2007 (as	findings of specialist assessments.
amended)	Separate application process may be
Alien and Invasive Species Regulations, 2020 (as	required.
amended)	
Alien and Invasive Species Lists, 2020	
National Environmental Management: Air Quality Act, 2004	Throughout document. Informed by
 National Dust Control Regulations, 2013 	findings of specialist assessments. No
	application process required.
National Heritage Resources Act, 1999	Throughout document. Informed by
	findings of specialist assessments.
	Separate application process may be
	required.
Mpumalanga Nature Conservation Act, 1998	Throughout document. Informed by
	findings of specialist assessments.
	Separate application process may be
	required.

The legislative context for the environmental licensing process is provided herewith.

5.1 Constitution of South Africa, 1996 (Act No. 108 of 1996)

The Constitution of the Republic of South Africa, 1996 (Act No. 108 of 1996) is the supreme act to which all other acts must speak to. The Constitution sets out the rights for every citizen of South



Africa and aims to address past social injustices. With respect to the environment, Section 24 of the constitution states that:

"Everyone has the right:

- a) To an environment that is not harmful to their health or well-being; and
- b) To have the environment protected, for the benefit of present and future generations, through reasonable legislative and other measures that:
 - *i.* Prevent pollution and ecological degradation;
 - ii. Promote conservation; and
 - *iii.* Secure ecologically sustainable development and use of natural resources while promoting justifiable economic and social development".

All companies are thus duty-bound to constitutional, legislative, and other measures to prevent pollution and ecological degradation, promote conservation and to develop in a sustainable manner. The constitutional environmental right elevates the importance of environmental protection and conservation and emphasises the significance that South Africans attach to a sound and healthy environment. The constitution also establishes the idea of the Polluter Pays Principal and is simply that the party responsible for pollution of the environment remains responsible for financial reparations of the impacts from their activities.

5.2 Mineral And Petroleum Resources Development Act (Act No. 28 of 2002)

An application in terms of Section 102 of the MPRDA is required in order to formally include Portion 24 of the farm Paardeplaats 380 JT into the Integrated Paardeplaats Section MR, as well as to consolidate the Glisa and Paardeplaats Sections MRs and EMPs. Section 102 of the MPRDA pertains to the amendment of rights, permits, programmes and plans, and states that a reconnaissance permission, prospecting right, mining right, mining permit, retention permit, technical corporation permit, reconnaissance permit, exploration right, production right, prospecting work programme, exploration work programme, production work programme, mining work programme, environmental management programme or an environmental authorisation issued in terms of the NEMA, as the case may be, may not be amended or varied (including by extension of the area covered by it or by the additional of minerals or a shares or seams, mineralised bodies or strata, which are not at the time the subject thereof) without the written consent of the Minister.

The IEA application for EA and WML will result in the development of a legally binding Environmental Management Plan (EMP) for the Integrated Paardeplaats Section. This EMP and supporting documents will be used in support of the Section 102 application. The Competent Authority for this Application is the DMRE, eMalahleni Office.



5.3 National Water Act (Act No. 36 of 1998)

One of the main and ever-continuing concerns in South Africa is the sustainability of water management, and the costs associated with the prevention and remediation of pollution in a country with an average rainfall far below international standard. The National Water Act, 1998 (Act No. 36 of 1998) (NWA) is one of the government's answers to some of these challenges and functions as sectoral legislation within the framework of the NEMA.

The NWA aims to ensure the protection and sustainable use of South Africa's water resources. The three main pillars of the NWA are sustainability, equity, and efficiency. The NWA provides for a Section 21 Water Use License (WUL) which a company will have to apply for, before commencing with any water use related activities. Various conditions may be attached to these licenses and a breach thereof will result in criminal and civil liability. The conditions attached to water use authorisations will function alongside the additional protective measures, duty of care and statutory liability provisions provided by the NWA and other legislation to regulate a whole array of water issues.

Section 19 of the NWA mirrors the provision of Section 28 of NEMA and addresses the prevention and remediation of the effects of pollution through the Polluter Pays Principle. The NWA provides a wide duty of care in that:

"(1) an owner of land, a person in control of land or a person who occupies or uses the land on which:

- a) any activity or process is or was performed or undertaken; or
- b) any other situation exists, which causes, has caused or is likely to cause pollution of a water resource must take all reasonable measures to prevent any such pollution from occurring, continuing, or recurring."

According to NWA, water may not be used without prior authorisation from the leading authority, in this case the DHSWS. Due to the requirements of the NWA, an IWUL and IWWMP needs to be compiled and submitted to the DHSWS for authorisation to ensure the legality of the proposed water uses.

Sections 40 and 42 of NWA provides for the responsible authority to request public participation and an assessment of the likely effect of the proposed licence the protection, use, development, conservation, management, and control of the water resource. The NWA defines 11 consumptive and non-consumptive water uses in terms of Section 21 of the NWA:

- Section 21(a): Taking water from a water resource;
- Section 21(b): Storing water;

- Section 21(c): Impeding or diverting the flow of water in a watercourse;
- Section 21(d): Engaging in a stream flow reduction activity;

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- Section 21(e): Engaging in a controlled activity: irrigation of any land with waste or water containing waste;
- Section 21(f): Discharging waste or water containing waste into a water resource through a pipe, canal, sewer, or other conduit;
- Section 21(g): Disposing of waste in a manner which may detrimentally impact on a water resource;
- Section 21(h): Disposing in any manner of water which contains waste from, or which has been heated in any industrial or power generation process;
- Section 21(i): Altering the bed, banks, course, or characteristics of a watercourse;
- Section 21(j): Removing, discharging, or disposing of water found underground if it is necessary for the efficient continuation of an activity or for the safety of people;
- Section 21(k): Using water for recreational purposes.

Water uses that are not permissible in terms of Schedule 1 of the NWA need to be authorised under a tiered authorisation system as a General Authorisation in terms of the General Authorisations as published under Section 39 of the NWA or as a water use licence, as provided for in terms of section 21 of the NWA. The authorisation system allows for the "Reserve" and provides for public consultation processes in the establishment of strategies and decision making and guarantees the right to appeal against such decision.

NBC holds two (2) Integrated Water Use Licenses (IWULs) in terms of the NWA, one for each of the Sections. The Paardeplaats Section IWUL is valid for a period of twenty (20) years until 21 February 2039, and the Glisa Section IWUL is valid for a period of twenty (20) years until 4 October 2040. NBC are authorised by the DHSWS to undertake the following NWA Section 21 water uses:

- Glisa Section (License No.: 06/B41A/ABCFGIJ/1002; File No.: 27/2/2/B141/3/9)
 - Section 21(a): taking water from a water resource;
 - Section 21(b): storing water;
 - Section 21(c) & 21(i): impeding or diverting the flow of water in a watercourse and altering the bed, banks, course, or characteristics of a watercourse;
 - Section 21(f): discharging waste or water containing waste into a water resource through a pipe, canal, sewer, sea outfall or other conduit;
 - Section 21(g): disposing of waste in a manner which may detrimentally impact on a water resource; and
 - Section 21(j): removing, discharging, or disposing of water found underground if it is necessary for the efficient continuation of an activity or for the safety of people.



• Paardeplaats Section (06/B41A/CGIJ/8880)

- Section 21(c) & (i): impeding or diverting the flow of water in a watercourse and altering the bed, banks, course or characteristics of a watercourse;
- Section 21(g): disposing of waste in a manner which may detrimentally impact on a water resource; and
- Section 21(j): removing of water found underground for the efficient continuation of an activity or for the safety of people.

5.3.1 Regulations on Use of Water for Mining and Related Activities Aimed at The Protection of Water Resources

The Regulations on Use of Water for Mining and Related Activities Aimed at The Protection of Water Resources (GN 704) was published in 1999. The Notice was published in terms of Section 26 (1), (b), (g) and (i) of the NWA (DWAF, 1999). Regulation 3 of GNR 704 states that "*The Minister may in writing authorise an exemption from the requirements of regulations 4, 5, 6, 7, 8, 10 or 11 on his or her own initiative or on application, subject to such conditions as the Minister may determine.*" The Glisa Section was previously granted with exemption from GN 704 Regulation 4(a) and 4(c) for the areas presented in **Table 5.2**.

Table 5.2: GNR 704 Exemptions Granted for the Glisa Section.

AREA	DESCRIPTION OF GNR 704 Regulation
	4(a): Locate or place any residue deposit, dam, reservoir, together with any associated
Mahim Dam	structure within 1:100 year flood-line or within a horizontal distance of 100 m of a
	watercourse or borehole, excluding boreholes drilled specifically to monitor the pollution
Blue Gum Dam	of groundwater, or on ground likely to become water-logged, undermined, unstable or
	cracked.
	4(c): place or dispose of any residue or substance which causes or is likely to cause
Blesbok Pit	pollution of a water resource, in the workings of any underground or opencast mine
	excavation, prospecting diggings, pit or any other excavation.

5.4 Environment Conservation Act (Act No. 73 of 1989)

The Environment Conservation Act, 1989 (Act No. 73 of 1989) (ECA) has now largely been replaced by the National Environmental Management Act, 1998 (Act No. 107 of 1998) (NEMA) but certain provisions, general policies, and regulations still remain in force.

5.5 National Environmental Management Act (Act No. 107 of 1998)

The NEMA provides the framework environmental legislation and establishes an integrated environmental management system for South Africa. It aims to prevent pollution and degradation of South Africa's natural environments while promoting sustainable economic and social development.

Central to NEMA is the idea of Integrated Environmental Management (IEM). IEM seeks to:

- Promote the integration of the principles of environmental management into the making of all decisions;
- Identify, predict, and evaluate the actual and potential impact on the environment, socioeconomic conditions and cultural heritage, the risks and consequences and alternatives and options for mitigation of activities, with a view to minimising negative impacts, maximising benefits, and promoting compliance with Section 2 principles; and
- Ensure that the effects of activities on the environment receive adequate consideration before actions are taken in connection with them.

Any decision taken in respect of an application for environmental authorisation should consider the principles as set out in Section 2 of NEMA. The principles include:

- <u>The Polluter Pays Principle:</u> The Polluter Pays Principle means that "polluters and users of natural resources (should) bear the full environmental and social costs of their activities". The Polluter Pays Principle can also be described as an economic principle that requires the polluter to be held liable to compensate or pay for pollution prevention, minimisation, and remediation. Therefore, the crux of the principle is to impose economic obligations when environmental damage is caused by a polluter, and this is achieved by setting minimum rules on liability for environmental damage.
- <u>The Precautionary Principle</u>: The Precautionary Principle provides guidance during development or when anything occurs which might harm the environment and where there is scientific uncertainty. NEMA stipulates and requires "a risk averse and cautious approach" to be applied and that decision-makers should take into account the limits of current knowledge about the consequences of decisions and actions".
- <u>The Preventative Principle:</u> The Preventive Principle is reflected in the concept that the disturbance of ecosystems and loss of biological diversity are to be "...avoided, or...minimised and remedied". Furthermore, the principle prescribes that the disturbance of the landscape and the nation's cultural heritage is to be avoided, and where it cannot be altogether avoided, must be minimised and remedied. The principle aims to minimise environmental damage by requiring that action be taken at an early stage of the process, and if possible, before such damage actually occurs. Broadly stated, it prohibits any activity which causes

or may cause damage to the environment in violation of the duty of care established under environmental law.

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<u>Cradle-to-Grave:</u> A Cradle-to-Grave stewardship perspective indicates the adoption of a comprehensive ecological view of the impacts of a process on the environment, commencing with research, development and design through the extraction and use of raw materials, production and processing, storage, distribution and use, to the final disposal of the product and the waste generated as a by-product. The cradle-to-grave principle advocates liability as a result of, or caused by, policies, programmes, projects, products, processes, services, and activities. Given the general purpose of NEMA, together with the other sustainability principles, this legal liability may include to rectify, remedy, or compensate for environmental damage or degradation.

Chapter 7 of NEMA contains essential provisions dealing with liability for environmental damage in South Africa and two key elements form part thereof; namely: pollution prevention and remediation. A duty of care is contained in Section 28, which encompasses the main liability provision which applies retrospectively and therefore also to historical pollution. Section 28(1) applies to all forms of pollution and is formulated generally by providing a duty of care to avoid, minimise and/or remedy pollution or environmental degradation.

In terms of this subsection, the duty imposes liability on an almost non-exhaustive category of persons, because it refers to "every person". Section 28(2) goes even further and imposes the duty on a range of people including owners or people in control of land or premises and people who have the right to use the land or premises on which, or in which, an activity or process is, or was, performed or undertaken, or any other situation exists which causes, or is likely to cause, significant pollution or degradation to the environment.

The duty of care imposes strict liability since Section 28(1) requires reasonable persons to take reasonable measures. Subsection (3) provides an indicative range of measures that can be considered as "reasonable measures" and these may include measures to investigate, assess and evaluate the impact on the environment; 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, contain or prevent the movement of pollutants or the causing of degradation, eliminate any source of the pollution or degradation and to remedy the effects of the pollution or degradation.

One can identify from the wording an obligation to prevent and minimise pollution or degradation and this indicates that remediation is clearly part of South African law. Where a company fails to take reasonable measures to prevent or minimise pollution, it can be directed to do so by the



relevant authority and if it does not comply with the directive, measures will be taken by government on its behalf, but at the company's expense. Under Section 34(7), liability is specifically extended to the director of the company concerned in his or her personal capacity, in other words, the director is personally liable.

Furthermore, Section 43 provides that if directors failed to take all reasonable steps to prevent the offence being committed, and monetary advantage was gained, they may be personally liable for damages or compensation, have to pay a fine, or have to comply with remedial measures determined by the Court, and may even have to pay the State's investigative costs.

5.5.1 Environmental Impact Assessment (EIA) Regulations

A new IEA is required for the Integrated Paardeplaats Section. This application will serve to license new activities in the Integrated Paardeplaats Section, which are required to effectively link the Glisa and Paardeplaats Sections together. The application is being undertaken in terms of the NEMA EIA Regulations, 2014 (as amended) (GNR 982), which regulates the procedure and criteria as contemplated in Chapter 5 of NEMA relating to the preparation, evaluation, submission, processing and consideration of, and decision on, applications for environmental authorisations for the commencement of activities, subjected to environmental impact assessment, in order to avoid or mitigate detrimental impacts on the environment, and to optimise positive environmental impacts, and for matters pertaining thereto.

The EIA Regulations, 2014 (as amended) specify Listed Activities (LAs) that require EA from the applicable Competent Authority, in this case the Department of Mineral Resources and Energy (DMRE), eMalahleni Office. LAs are specified in three Listing Notices (LNs), namely LN 1 (GNR 983), LN 2 (GNR 984), and LN 3 (GNR 985). Activities triggered in LN 1 and LN 3 require a Basic Assessment (BA) process to be followed, whereas as activities triggered in LN 2 require a Scoping and Environmental Impact Report (S&EIR) process to be followed. In instances where LAs in all 3 notices are triggered the S&EIR process is undertaken.

5.5.2 Financial Provisioning Regulations

The purpose of the Financial Provisioning Regulations, 2015 (GNR 1147), as amended, is to regulate the determination and making 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, exploration, mining or production operations through the lifespan of such operations and latent or residual environmental impacts that may become known in the future. GNR 1147 applies to an applicant and a holder of a right or permit as contemplated in the MPRDA.



Section 17B of GNR 1147 relates to the Extension of the Transitional Period and reads as follows: Unless regulation 17A applies, a holder, or holder of a right or permit, who applied for such right or permit prior to 20 November 2015, regardless when the right or permit was obtained-

- a) must by no later than 19 June 2022 comply with these Regulations; and
- b) shall, until 19 June 2022, be regarded as having complied with the provisions of these Regulations, if such holder has complied with the provisions and arrangements regarding financial provisioning, approved as part of the right or permit issued in terms of the Mineral and Petroleum Resources Development Act, 2002 (Act No. 28 of 2002).

5.5.3 Notice of the Requirement to Submit A Report Generated by the National Web Based Environmental Screening Tool

Government Notice 960 (GN 960) gives notice that the submission of a report generated from the National Web-based Environmental Screening Tool, as contemplated in Regulation 16(1)(b)(v) of the EIA Regulations, 2014 (as amended) will be compulsory when submitting an application for environmental authorisation in terms of regulation 19 and regulation 21 of the EIA Regulations, 2014 (as amended).

The National Web-based Environmental Screening Tool is a geographically based web-enabled application which allows a proponent intending to submit an application for environmental authorisation in terms of the EIA Regulations 2014, as amended, to screen their proposed site for any environmental sensitivity. The Screening Tool also provides site specific EIA process and review information, for example, the Screening Tool may identify if an industrial development zone, minimum information requirement, Environmental Management Framework or bio-regional plan applies to a specific area. Further to this, the Screening Tool identifies related exclusions and/ or specific requirements including specialist studies applicable to the proposed site and/or development, based on the national sector classification and the environmental sensitivity of the site. Finally, the Screening Tool allows for the generating of a Screening Report referred to in Regulation 16(1)(v) of the EIA Regulations 2014, as amended, whereby a Screening Report is required to accompany any application for EA and as such the tool has been developed in a manner that is user friendly and no specific software or specialised GIS skills are required to operate this system.

5.6 National Environmental Management: Waste Act, 2008 (Act No. 59 of 2008)

The National Environmental Management: Waste Act, 2008 (Act No. 59 of 2008) (NEM:WA) fundamentally reformed the law regulating waste management, and for the first time provides a



coherent and integrated legislative framework addressing all the steps in the waste management hierarchy. The objectives of the NEM: WA are to protect health, well-being, and the environment by providing reasonable measures for, inter alia, remediating land where contamination presents, or may present, a significant risk of harm to health or the environment. The objectives of the NEM: WA are structured around the steps in the waste management hierarchy, which is the overall approach that informs waste management in South Africa. The waste management hierarchy consists of options for waste management during the lifecycle of waste, arranged in descending order of priority; i.e. waste avoidance, reduction, re-use, recycling, recovery, treatment, and safe disposal as a last resort.

NEMA, as previously mentioned, introduced a number of additional guiding principles into South African environmental legislation, including the life-cycle approach to waste management, producer responsibility, the precautionary principle and the polluter pays principle (i.e. the sustainability principles as contained in Section 2 of NEMA). Section 5(2) of the NEM: WA stipulates that the Act should be interpreted and guided in accordance with these sustainability principles. The NEM: WA, furthermore, echoes the duty of care provision, in terms of Section 28 of NEMA, by obliging holders of waste to take reasonable measures to implement the waste management hierarchy. Section 16(1) of the NEM: WA provides that:

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

- a) avoid the generation of waste and where such generation cannot be avoided, to minimise the toxicity and amounts of waste that are generated;
- b) reduce, re-use, recycle and recover waste;
- *c)* where waste must be disposed of, ensure that the waste is treated and disposed of in an environmentally sound manner;
- d) manage the waste in such a manner that it does not endanger health or the environment or cause a nuisance through noise, odour, or visual impacts;
- *e)* prevent any employee or any person under his or her supervision from contravening this Act; and
- f) prevent the waste from being used for an unauthorised purpose."

While the NEM: WA creates a comprehensive legal framework for waste management, its provisions will be meaningless without measures to monitor and, where necessary, enforce compliance. Compliance monitoring is supported by a range of reporting provisions contained in the NEM: WA. In addition to compliance reports for waste management licences and norms and standards, the NEM: WA has provisions for annual performance reports on the implementation of provincial and local Industry Waste Management Plans (IWMPs). IWMPs are subject to review at intervals to be determined by the authority that mandated the plan. Furthermore, Environmental Management



Inspectors and Waste Management Officers can request a Waste Impact Report where they suspect a contravention of the Act, licence conditions or exemption conditions.

Waste is regulated under NEM: WA, and is defined in NEM: WA as the following:

- a) any substance, material or object, that is unwanted, rejected, abandoned, discarded or disposed of, or that is intended or required to be discarded or disposed of, by the holder of that substance, material or object, whether or not such substance, material or object can be re-used, recycled or recovered and includes all wastes as defined in Schedule 3 to this Act; or
- b) any other substance, material or object that is not included in Schedule 3 that may be defined as a waste by the Minister by notice in the Gazette,
- but any waste or portion of waste, referred to in paragraphs (a) and (b), ceases to be a waste
 - *i.* once an application for its re-use, recycling or recovery has been approved or, after such approval, once it is, or has been re-used, recycled, or recovered;
 - *ii.* where approval is not required, once a waste is, or has been re-used, recycled, or recovered;
 - iii. where the Minister has, in terms of section 74, exempted any waste or a portion of waste generated by a particular process from the definition of waste; or
 - iv. where the Minister has, in the prescribed manner, excluded any waste stream or a portion of a waste stream from the definition of waste."

5.6.1 List of Waste Management Activities That Have, or are Likely to Have, A Detrimental Effect on the Environment

Based on the definition of waste in the NEM: WA, NBC require authorisation in terms of the NEM: WA, which is being undertaken in conjunction with this IEA application. The required Waste Management License (WML) will be issued in the IEA for the Integrated Paardeplaats Section. This application will serve to license new activities in the Integrated Paardeplaats Section, which are required to effectively link the Glisa and Paardeplaats Sections together. The application is being undertaken in terms of the List of Waste Management Activities That Have, or are Likely to Have, A Detrimental Effect on the Environment, 2013 (as amended) (GN 921), which identifies the activities which require authorisation in terms of the NEM: WA.

A distinction is made in GN 921 between Category A, B and C waste management activities. According to Section 44 of the Act, Category A and B activities require the licensing procedure to be integrated with the applicable NEMA EIA Regulations, 2014 (as amended) process. Therefore, this application will also be undertaken in terms of the NEMA EIA Regulations, 2014 (as amended)



(GNR 982), as an integrated application. The Competent Authority for this application is also the DMRE, eMalahleni Office.

5.6.2 Waste Classification and Management Regulations

Three (3) regulations govern waste classification and management in terms of the NEM:WA. The first of these is the Waste Classification and Management Regulations (GNR 634), 2013. The purpose of these Regulations is to-

- a) regulate the classification and management of waste in a manner which supports and implements the provisions of the Act;
- b) establish a mechanism and procedure for the listing of waste management activities that do not require a Waste Management Licence;
- c) prescribe requirements for the disposal of waste to landfill;
- d) prescribe requirements and timeframes for the management of certain wastes; and
- e) prescribe general duties of waste generators, transporters and managers.

5.6.3 National Norms and Standards for the Assessment of Waste for Landfill Disposal

Waste classification is performed in terms of the National Norms and Standards for the Assessment of Waste for Landfill Disposal (GNR 635). These Norms and Standards prescribe the requirements for the assessment of waste prior to disposal to landfill in terms of Regulation 8(1)(a) of GNR 634.

5.6.4 National Norms and Standards for Disposal of Waste to Landfill

Waste classification guides the applicable waste disposal options as prescribed in the National Norms and Standards for Disposal of Waste to Landfill (GNR 636). These Norms and Standards determine the requirements for the disposal of waste to landfill as contemplated in regulation 8(1)(b) and (c) of GNR 634.

5.7 National Environmental Management Biodiversity Act, 2004 (Act No. 10 of 2004)

The purpose of the National Environmental Management Biodiversity Act (Act No. 10 of 2004) (NEM: BA) is to provide for the management and conservation of South Africa's biodiversity within the framework of the NEMA and the protection of species and ecosystems that warrant national protection. As part of its implementation strategy, the National Spatial Biodiversity Assessment (NSBA) was developed. In terms of the NEM: BA, the developer has a responsibility for:



- The conservation of endangered ecosystems and restriction of activities according to the categorisation of the area (not just by listed activity as specified in the EIA Regulations, 2014);
- 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; and
- Limiting further loss of biodiversity and conserve endangered ecosystems.

5.7.1 Threatened or Protected Species Regulations

NEM: BA restricts activities on protected species via its associated Threatened or Protected Species (TOPS) Regulations, 2007 (GNR 152), as amended, and provides protection for any activity (which must be identified in terms of the NEM: BA which may impact these species. The purpose of these regulations is to -

- a) further regulate the permit system set out in Chapter 7 of the Biodiversity Act insofar as that system applies to restricted activities involving specimens of listed threatened or protected species;
- b) provide for the registration of captive breeding operations, commercial exhibition facilities, game farms, nurseries, scientific institutions, sanctuaries and rehabilitation facilities and wildlife traders;
- c) provide for the regulation of the carrying out of a specific restricted activity, namely hunting;
- d) provide for the prohibition of specific restricted activities involving specific listed threatened or protected species;
- e) provide for the protection of wild populations of listed threatened species; and
- f) provide for the composition and operating procedure of the Scientific Authority.

5.7.2 Alien and Invasive Species Regulations and Species Lists

The Alien and Invasive Species Regulations, 2020 (GNR 1020), as amended identifies categories for invasive species and prescribes how each category must be managed and what activities need to be undertaken to reduce invasive plant communities in an area. The regulations further identify restricted activities and prescribe national framework documents that should be developed.

The Alien and Invasive Species Lists, 2020 (GN 1003), published in terms of Sections 66(1), 67(1), 70(1)(a), 71(3) and 71A of the NEM: BA contains the following notices:

• Notice 1: Notice in respect of Categories 1a, 1b, 2 and 3, Listed Invasive Species, in terms of which certain Restricted Activities are prohibited in terms of section 71A(1); exempted in terms of section 71(3); require a Permit in terms of section 71(1);

• Notice 2: Exempted Alien Species in terms of section 66(1);

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- Notice 3: National Lists of Invasive Species in terms section 70(1), including:
 - o List 1: National List of Invasive Terrestrial and Fresh-water Plant Species;
 - o List 2: National List of Invasive Marine Plant Species;
 - o List 3: National List of Invasive Mammal Species;
 - o List 4: National List of Invasive Bird Species;
 - o List 5: National List of Invasive Reptile Species;
 - o List 6: National List of Invasive Amphibian Species;
 - o List 7: National List of Invasive Fresh-water Fish Species;
 - o National List of Invasive Marine Fish Species;
 - o List 8: National List of Invasive Terrestrial Invertebrate Species;
 - o List 9: National List of Invasive Fresh-water Invertebrate Species;
 - o List 10: National List of Invasive Marine Invertebrate Species; and
 - o List 11: National List of Invasive Microbial Species.

These notices must be read together with the Alien and Invasive Species Regulations.

5.8 National Environmental Management: Air Quality Act, 2004 (Act No. 39 of 2004)

The National Environmental Management: Air Quality Act, 2004 (Act No. 39 of 2004) (NEM: AQA) shifted the approach of air quality management from source-based control to receptor-based control. The NEM: AQA made provision for National ambient air quality standards, however it is generally accepted that more stringent standards can be established at the Provincial and Local levels. Emissions are controlled through the listing of activities that are sources of emission and the issuing of emission licences for these listed activities. Atmospheric emission standards have been established for each of these activities and an Atmospheric Emission Licence (AEL) is now required to operate.

The issuing of AELs is the responsibility of the District or Local Municipalities within which a project is located. Municipalities are required to designate an Air Quality Officer to be responsible for coordinating matters pertaining to air quality management in the Municipality. The appointed Air Quality Officer will be responsible for the issuing of AELs or the Air Quality Officer could delegate the responsibility to the Director of Community Environmental Services.

According to the NEM: AQA, the Department of Environmental Affairs, now the Department of Forestry, Fisheries and Environment (DFFE), the provincial environmental departments and local authorities (district and local municipalities) are separately and jointly responsible for the

implementation and enforcement of various aspects of the NEM: AQA. Each of these spheres of government is obliged to appoint an Air Quality Officer and to co-operate with each other and co-ordinate their activities through mechanisms provided for in the NEMA.

The objective of the NEM: AQA is:

- a) to protect the environment by providing reasonable measures for
 - i. the protection and enhancement of the quality of air in the Republic;
 - ii. the prevention of air pollution and ecological degradation; and
 - iii. securing ecologically sustainable development while promoting justifiable economic and social development; and
- b) generally to give effect to section 24(b) of the Constitution in order to enhance the quality of ambient air for the sake of securing an environment that is not harmful to the health and well-being of people.

5.8.1 National Dust Control Regulations

The National Dust Control Regulations, 2013 (GNR 827), prescribes general measures for the control of dust. According to the regulations, any person conducting any activity in such a way that would give rise to dust in quantities and concentrations that exceeded the dustfall standard set out in the regulation (**Table 5.3**) is impelled to, upon receipt of a notice from an air quality officer, implement a dustfall monitoring programme.

Table 5.3: Acceptable Dustfall Rate.

RESTRICTION AREAS	DUST FALL RATE (D)	PERMITTED FREQUENCY OF
	(mg/m³/day, 30-days average)	EXCEEDING DUST FALL RATE
Residential Areas	D < 600	2 within a year, not sequential months.
Non-Residential Area	600 < D < 1200	2 within a year, not sequential months.

The method to be used for measuring the dustfall rate and the guideline for locating sampling points would be the American Standards for Testing and Materials (ASTM) method, or an equivalent method approved by any internally recognised body. ASTM D1739:2010 is the current ASTM method in use.

The regulation further states that an Air Quality Officer could require any person, through a written notice, to undertake a dustfall monitoring programme if the officer reasonably suspects that the person was contravening the Regulations or that the activity being conducted required a fugitive dust emission management plan. A person required to implement the programme must then, within a specified period, submit a dustfall monitoring report to the Air Quality Officer.



A dustfall monitoring report must provide information on the location of sampling sites, classification of the area where samplers were located, as well as reference to the standard methods used for site selection, sampling and analysis. The report would also be required to provide meteorological data for the sampling area, the dustfall monitoring results, including a comparison of current year and historical results for each site, as well as a tabular summary of compliance with the dustfall standard. Any person that had exceeded the dustfall standard must, within three months after submission of the dustfall monitoring report, develop and submit a dustfall management plan to the Air Quality Officer for approval. This management plan must identify all possible sources of dust within the affected site, detail the best practicable measures to be undertaken to mitigate dust emissions, identify the line management responsible for implementation and incorporate the dust fallout monitoring plan. Such a plan would need to be implemented within a month of the date of approval and an implementation progress report must be submitted to the Air Quality Officer at agreed time intervals.

5.9 National Heritage Resources Act (Act No. 25 of 1999)

The National Heritage Resources Act, 1999 (Act No. 25 of 1999) (NHRA) has applicability, as the study forms part of an overall Heritage Impact Assessment (HIA) in terms of the provisions of Section 34, 35, 36 and 38 of the NHRA and forms part of a study that serves to identify key heritage resources, informants, and issues relating to the palaeontological, archaeological, built environment and cultural landscape, as well as the need to address such issues during the impact assessment phase of the HIA process.

According to Section 34 of the NHRA, no person may alter, damage or destroy any structure that is older than 60 years, and which forms part of the sites built environment, without the necessary permits from the relevant provincial heritage authority.

According to Section 35 (Archaeology, Palaeontology and Meteorites) and Section 38 (Heritage Resources Management) of the NHRA, Palaeontological Impact Assessments (PIAs) and Archaeological Impact Assessments (AIAs) are required by law in the case of developments in areas underlain by potentially fossiliferous (fossil-bearing) rocks, especially where substantial bedrock excavations are envisaged, and where human settlement is known to have occurred during prehistory and the historic period.

A section 36 permit application is made to the South African Heritage Resources Agency (SAHRA) or the competent provincial heritage authority which protects burial grounds and graves that are older than 60 years and must conserve and generally care for burial grounds and graves protected in terms of this section, and it may make such arrangements for their conservation as it sees fit.



SAHRA must also identify and record the graves of victims of conflict and any other graves which it deems to be of cultural significance and may erect memorials associated with these graves and must maintain such memorials. A permit is required under the following conditions:

Permit applications for burial grounds and graves older than 60 years should be submitted to the South African Heritage Resources Agency:

- a) destroy, damage, alter, exhume or remove from its original position or otherwise disturb the grave of a victim of the conflict, or any burial ground or part thereof which contains such graves.
- b) destroy, damage, alter, exhume, remove from its original position or otherwise disturb any grave or burial ground older than 60 years which is situated outside a formal cemetery administered by a local authority; or
- c) bring onto or use at a burial ground or grave referred to in paragraph (a) or (b) any excavation equipment, or any equipment which assists in the detection or recovery of metals.

SAHRA or a provincial heritage resources authority may not issue a permit for the destruction or damage of any burial ground or grave referred to in subsection (3)(a) unless it is satisfied that the applicant has made satisfactory arrangements for the exhumation and re-interment of the contents of such graves, at the cost of the applicant.

A NHRA Section 38 (HIA) application to the Mpumalanga Provincial Heritage Resources Agency (MP-PHRA) is required when the proposed development triggers one or more of the following activities:

- a) the construction of a road, wall, power line, pipeline, canal or other similar form of linear development or barrier 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 which will change the character of a site,
 - i. exceeding 5 000 m^2 in extent; or
 - ii. involving three or more existing erven or subdivisions thereof;
 - iii. involving three or more erven or divisions thereof which have been consolidated within the past five years; or
 - iv. the costs of which will exceed a sum set in terms of regulations by SAHRA or a provincial heritage resources authority;
- d) the re-zoning of a site exceeding 10 000 m² in extent; or
- e) any other category of development provided for in regulations by SAHRA or a provincial heritage resources authority.

Section 38 (3) Impact Assessments are required, in terms of the statutory framework, to conform to basic requirements as laid out in Section 38(3) of the NHRA. These are:

- The identification and mapping of heritage resources in the area affected;
- The assessment of the significance of such resources;

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- The assessment of the impact of the development on the heritage resources;
- An evaluation of the impact on the heritage resources relative to sustainable socio/economic benefits;
- Consideration of alternatives if heritage resources are adversely impacted by the proposed development;
- Consideration of alternatives; and
- Plans for mitigation.

5.10 Mpumalanga Nature Conservation Act, 1998 (Act No. 10 of 1998)

The Mpumalanga Nature Conservation Act, 1998 (Act No. 10 of 1998) (MNCA) is responsible for making provisions with respect to nature conservation in the Mpumalanga province. It provides for, among other things, protection of wildlife, hunting fisheries, protection of endangered fauna and flora as listed in the Convention of International Trade in Endangered Species (CITES) of wild flora and fauna, the control of harmful animals, freshwater pollution and enforcement. The objectives of the MNCA are to consolidate the laws relating to nature conservation applicable in the Mpumalanga province and to provide for matters connected therewith. The MNCA focuses on the protection of critically endangered to vulnerable fauna, and flora within the province.

5.11 South African National Standards

5.11.1 Calculating and Predicting Road Traffic Noise (SANS 10210:2004)

The South African Bureau of Standards (SABS) established standard SANS 10103: 2008, as amended, is the standard detailing the calculation and prediction of road traffic noise under typical South African traffic and sound propagation conditions. The procedure relates both to traffic operating on uninterrupted flow road facilities and to stop-start conditions on interrupted flow road facilities.

5.11.2 The Measurement and Rating of Environmental Noise with Respect to Annoyance and to Speech Communication (SANS 10103: 2008)

The SABS established standard SANS 10103: 2008, as amended, is the standard detailing methods and gives guidelines to assess working and living environments with respect to acoustic comfort, excellence, and with respect to possible annoyance by noise (i.e. whether complaints can be expected). It also gives a method to predict speech communication efficiency.

5.11.3 Methods for Environmental Noise Impact Assessments (SANS 10328: 2008)

The SABS established standard SANS 10328: 2008, as amended, is the standard detailing Methods for Environmental Noise Impact Assessments and forms the basis on which noise impact investigations which are prescribed in regulations published under the ECA, the NEMA and the NEM: AQA or any other noise control regulations should be conducted.

5.11.4 Drinking Water (SANS 241-1: 2015)

The SABS established standard SANS 241-1: 2015, as amended, is the standard specifiying the quality of acceptable drinking water, defined in terms of Microbiological, Physical, Aesthetic and Chemical Determinants. Water that complies with Part 1 of SANS 241: 2015 is deemed to present an acceptable health risk for lifetime consumption.

5.11.5 Ambient Air Quality (SANS 1929: 2011)

The SABS, in collaboration with the DFFE, established the Ambient Air Quality Standards (South African National Standard (SANS) 1929: 2011), as amended. This standard gives limit values for common air pollutants to ensure that the negative effects of such pollutants on human health are prevented or reduced. Limit values given in this standard are expressed for common pollutants as are permissible frequencies by which limit values may be exceeded. SANS 1929: 2011 included limits for Particulate Matter 10 (PM₁₀), as presented in XX. The limit values, average periods and number of permissible exceedances for particulate PM₁₀.

AVERAGE PERIOD	CONCENTRATION (µg/m³)	FREQUENCY OF EXCEEDANCES
Target		
24 h	75	4
1 year	40	0

Table 5.4: Limits for PM10.

In addition, SANS 1929: 2011 refers to the four-band scale that shall be used in the evaluation of dust deposition (**Table 5.5**). The reference method for measuring dustfall shall be ASTM D1739, as amended. The target, action and alert thresholds for ambient dust deposition are stipulated in **Table 5.6**.

BAND	BAND DESCRIPTION	DUST FALL RATE	COMMENT
NUMBER	LABEL	(mg/m²/day, 30-day	
		average)	
1	Residential	D < 600	Permissible for residential and light
			commercial.
2	Industrial	D < 1200	Permissible for heavy commercial and
			industrial.
3	Action	1200 < D < 2400	Requires investigation and remediation if
			two sequential months lie in this band, or
			more than three occur in a year.
4	Alert	D > 2400	Immediate action and remediation
			required following the first incidence of the
			dustfall rate being exceeded. Incident
			report to be submitted to the relevant
			authority.

Table 5.5: Four-band Scale Evaluation Criteria for Dust Deposition.

Table 5.6: Target, Action and Alert Thresholds for Dust Deposition.

LEVEL	DUST FALL RATE (mg/m ² /day, 30-day average)	AVERAGE PERIOD	PERMITTED FREQUENCY OF EXCEEDING DUSTFALL RATE
Target	300	Annual	
Action Residential	600	30 days	2 within any year, no 2 sequential months.
Action Industrial	1 200	30 days	2 within any year, not sequential months.
Alert Threshold	2 400	30 days	None. First incidence of dustfall rate being exceeded requires remediation and compulsory report to the relevant authorities.

5.12 International Union for Nature Conservation

The International Union for Nature Conservation (IUCN) Red List of Threatened Species is the world's most comprehensive inventory of the global conservation status of plant and animal species. The IUCN Red List of Threatened Species provides taxonomic, conservation status and distribution information on plants and animals that have been globally evaluated using the IUCN Red List Categories and Criteria. This system is designed to determine the relative risk of extinction, and the main purpose of the IUCN Red List is to catalogue and highlight those plants and animals that are facing a higher risk of global extinction (i.e. those listed as Critically Endangered, Endangered, and Vulnerable). The IUCN Red List also includes information on plants and animals that are categorized as Extinct or Extinct in the Wild; on taxa that cannot be evaluated because of insufficient information (i.e., are Data Deficient); and on plants and animals that are either close



to meeting the threatened thresholds or that would be threatened were it not for an ongoing taxonspecific conservation programme (i.e., are Near Threatened). Abbreviations and descriptions of each IUCN category are summarised in Table 2-1. Plants and animals that have been evaluated to have a low risk of extinction are classified as Least Concern.

IUCN CATEGORY	ABBREVIATION	DESCRIPTION
Extinct	EX	No surviving individuals of the species
Extinct In The Wild	EW	Known only to survive in captivity, or as a naturalized population outside its historic range.
Critically Endangered	CR	At a very high risk of extinction.
Endangered	EN	High risk of extinction in the wild.
Vulnerable	VU	High risk of endangerment in the wild.
Near Threatened	NT	Likely to become endangered in the near future.
Least Concern	LC	Lowest risk. Does not qualify for a more at-risk category
Data Deficient	DD	Not enough data to make an assessment of its risk of extinction.
Not evaluated	NE	Has not yet been evaluated against the criteria.

Table 5.7: Description of IUCN Categories.

5.12.1 The Convention on International Trade in Endangered Species of Wild Fauna and Flora

The Convention on International Trade in Endangered Species of Wild Fauna and Flora (CITES) is an international agreement between governments. Its aim is to ensure that international trade in specimens of wild animals and plants does not threaten their survival. CITES works by subjecting international trade in specimens of selected species to certain controls. All import, export, reexport and introduction from the sea of species covered by the Convention has to be authorised through a licensing system. Each Party to the Convention must designate one or more Management Authority in charge of administering that licensing system and one or more Scientific Authorities to advise them on the effects of trade on the status of the species. Specimens are divided into the following appendices according to the restriction on trade:

- Appendices I, II and III:
 - Appendix I includes species threatened with extinction. Trade in specimens of these species is permitted only in exceptional circumstances.
 - Appendix II includes species not necessarily threatened with extinction, but in which trade must be controlled in order to avoid utilisation incompatible with their survival.
 - Appendix III contains species that are protected in at least one country, which has asked other CITES Parties for assistance in controlling the trade. Changes to

Appendix III follow a distinct procedure from changes to Appendices I and II, as each Party is entitled to make unilateral amendments to it.

5.13 Penalties Owing to Offences and/or Non-Compliance

Penalties owing to offences or non-compliances under the various environmental legislation is summarised in **Table 5.8**. NBC should be aware of the penalties associated with offences and/or non-compliances for the NBC Glisa and Paardeplaats Sections.

LEGISLATION	SECTION	FINE				
NEMA	Section 24, 31	Fine not exceeding R 5,000,000.00, or imprisonment for a period not				
		exceeding 10 years, or both such fine and such imprisonment.				
	Section 28, 30	Fine not exceeding R 1,000,000.00, or imprisonment for a period not				
		exceeding 1 year, or both such a fine and such imprisonment.				
	Section 34	Fine not exceeding R 10,000.00, or imprisonment for a period not				
		exceeding 1 year, or both such fine and such imprisonment				
NWA	Section 15 and	First Conviction: Fine not exceeding R 100,000.00, or imprisonment				
	Item 31 of	for a period not exceeding 5 years, or both such fine and such				
	Schedule 4	imprisonment.				
		Second or Subsequent Conviction: Fine not exceeding R 200,000.00,				
		or imprisonment for a period not exceeding 10 years, or both such				
		fine and such imprisonment.				
NEM: WA	Section 67 and 68	Liable to a fine up to R 10,000,000.00, or imprisonment up to 10				
		years, or both, in addition to other penalties that may be imposed in				
		terms of NEMA.				

Table 5.8: Penalties for Offences and/or Non-compliance.

6 NEED AND DESIRABILITY OF THE PROPOSED ACTIVITIES

6.1 Electricity Demand

According to the 2019 Integrated Resource Plan (IRP), South Africa continues to pursue a diversified energy mix that reduces reliance on a single or a few primary energy sources (IRP, 2019). The extent of decommissioning of the existing coal fleet due to end of design life, could provide space for a completely different energy mix relative to the current mix. In the period prior to 2030 however, the system requirements are largely for incremental capacity addition and flexible technology, to complement the existing installed inflexible capacity. Coal will continue to play a significant role in electricity generation in South Africa in the foreseeable future as it is the largest

base of the installed generation capacity, and it makes up the largest share of energy generated. As a result, coal still plays an integral part in the energy mix of South Africa (IRP, 2019).

The National Development Plan (NDP) 2030 identifies the need for South Africa to invest in a strong network of economic infrastructure designed to support the country's medium and long-term economic and social objectives. Energy infrastructure is a critical component that underpins economic activity and growth across the country and therefore, it needs to be robust and extensive enough to meet industrial, commercial, and household needs. The NDP envisages that, by 2030, South Africa will have an energy sector that provides reliable and efficient energy service at competitive rates, is socially equitable through expanded access to energy at affordable tariffs and environmentally sustainable through reduced pollution.

The NDP 2030 defines a desired destination where inequality and unemployment are reduced, and poverty is eliminated so that all South Africans can attain a decent standard of living. Electricity is identified in the NDP 2030 as one of the core elements of a decent standard of living. Whilst South Africa moves from its reliance on a few primary energy sources, such as coal, the demands for electricity will continue. Coal-powered electricity generation will make up the largest share of such provision to meet this demand. The need for the provision of electricity equitably amongst South Africans is clear and as such the importance of coal mines that provide coal to Eskom is undeniable.

NBC has an existing supply agreement with Eskom to supply steady and secure coal for selected Eskom coal fired power stations. The Integrated Paardeplaats Section will produce enough coal for NBC to meet its contractual obligations to Eskom. The Integrated Paardeplaats Section has an estimated RoM supply rate of 4.2 - 4.4 mtpa which relate to 2.4 - 2.6 mtpa of product. This provision aligns with the requirements of the NDP 2030 and will assist South Africa in meeting its planned development objectives.

6.2 Revenue Generation

South Africa produces an average of 224 million tons of marketable coal annually, making it the fifth largest coal producing country in the world. 25% of our production is exported internationally, making South Africa the third largest coal exporting country. The overwhelming volume of coal exports are to India, with demand from other countries such as Pakistan and Sri Lanka. A further possible coal export market with China has the potential to positively impact the coal export market of South Africa, especially since China is no longer accepting coal from Australia. The NBC Integrated Paardeplaats Section has an estimated RoM supply rate of 1.7 mtpa of export coal which equates to 1.0 mtpa of export product, making it a desirable contributor to the coal export market.

6.3 Local Importance

According to the eMakhazeni LM IDP (2019/2020), the leading sectors in terms of percentage contribution to the eMakhazeni LM economy are mining (27.1%), transport (26%) trade (8.4%) and community services (14.7%). Mining has remained the biggest contributor in Gross Domestic Product (GDP) in the municipality over the past few years. The desirability of continued mining operations, such as the NBC Integrated Paardeplaats Section, is high considering the impact that such an operation will have on the GDP of the eMakhazeni LM, not to mention the National GDP.

Mining further contributes the second highest total number of employment opportunities in the eMakhazeni LM and Nkangala DM, second to agriculture in the LM and trade in the DM respectively (eMakhazeni IDP, 2020). This does not consider secondary employment opportunities generated by mining, such as catering services, transport services, laundry services, and environmental services, to list a few. The need for long-term mining projects is therefore significant in ensuring that both primary and secondary employment opportunities associated with the mine would continue, positively impacting both the local and district municipalities.

6.4 **Project Specific Job Creation and Retention**

NBC have 37 permanent employees as presented in **Table 6.1**. No new jobs will be created at the Integrated Paardeplaats Section as the same personnel will be utilised. Mining activities will be contracted out with these jobs being created at the companies contracted to undertake the mining activities. It is envisaged that the workforce of the contractor will be made up of 239 workers of which 68 will come from the Emakazeni LM, 129 from the remainder of the Nkangala DM, and 42 from the rest of South Africa (EIMS, 2015). Although mining activities will be contracted out, NBC management will be responsible for support services and line management of the Integrated Paardeplaats Section.

EQUITY/STATUS			GENDER	GENDER		
TOTAL NUMBER		TOTAL NUM	TOTAL NUMBER		IBER	
Black	31	Male	18	Female	13	
Coloured	1	Male	1	Female	0	
Indian	1	Male	1	Female	0	
White	4	Male	1	Female	3	
Youth/Learners	9	Male	4	Female	5	

Table 6.1: Permanent Employees at the Glisa Section.

NBC recruit staff from the local area, as well as support local Small, Medium and Micro Enterprises (SMMEs). Approximately 20 local businesses provide services to NBC, totalling an approximate value of R 5.8 million. These local businesses include:

- Domestic and industrial cleaning services;
- Catering services;
- Road maintenance services (2 providers);
- Civil services (2 providers);
- Medical care;
- Transport logistics;
- Transport employees;
- Invader species management services;
- Water laboratory services;
- Coal sampling services;
- Sewer cleaning/maintenance services;
- Coal processing and screening; and
- Laundry services.

7 MOTIVATION FOR PREFERRED DEVELOPMENT FOOTPRINT

This section provides the motivation for the preferred development footprint within the approved site, as presented in **Figure 4.14** and **Appendix B**, including a full description of the process followed to reach the final decision.

7.1 Details of the Development Footprint Alternatives Considered

7.1.1 Property or Location

The proposed infrastructure is limited to the properties within the Integrated Paardeplaats Section, which is constrained by existing infrastructure within the mining area, and the presence of other active and future mining operations, farms, and residential areas outside of the mining areas. The resource location further restricts the infrastructure placement, as does previous opencast mining operations and rehabilitation activities. It is proposed to keep all required infrastructure within the Integrated Paardeplaats Section only, and as such no alternative properties or locations were considered.

7.1.2 Type of Activity

The activities to be undertaken include coal transportation (haul road or conveyor belt), coal processing (CSWP, Gijima Plant, Portion 24 Plant, Portion 24 RoM pad), water management (clean



and dirty water separation, PCDs, and channels), waste management (backfilling and DMF), water treatment (pipeline reticulation from voids to WTP) and operational management (contractors camp).

The type of activities required are determined by the operational requirements of a coal mine and as such no alternative activities were considered.

7.1.3 Design or Layout

The mineable portions are limited to the properties within the Integrated Paardeplaats Section and the approved mining rights, which is constrained by the presence of other active and future mining operations, farms, and residential areas outside of the Section. The resource location further restricts the proposed design and layout of planned activities and infrastructure placement. Infrastructure will be limited to selected properties within the Integrated Paardeplaats Section, the placement of which was determined based on existing infrastructure within the Section, the current and future mining areas, previously mined areas, and rehabilitation activities.

The layout of the activities is determined by the operational requirements of the mine and are, essentially, pre-determined. Through the utilisation of the existing CSWP in the northern portions of the Integrated Paardeplaats Section, the old Glisa Section, negates the need for a full new plant and contains the processing activities in an already disturbed area. The decision to utilise Portion 24 of the farm Paardeplaats 380 JT was done bearing environmental considerations in mind, once again confining activities to a previously disturbed area.

The design of the PCDs, Portion 24 plant area, Portion 24 RoM pad and water management infrastructure were designed in terms of best practice guidelines and comply with the requirements of GN 704 and the NEM: WA. The proposed infrastructure area on Portion 24 went through various iterations to reach the final layout. Changes were ultimately made to align the infrastructure with the mining contractors plans, so the ROM pad and contractor's area was adjusted as indicated in **Figure 7.1**.

The location of the DMF also went through various iterations to reach the final layout. Changes were made to address initial concerns about seepage and rehabilitation and final landform design requirements at the Glisa Section, as as indicated in **Figure 7.1**. The DMF will be located on Potion 24 and will be developed in accordance with the requirements of GN 704 and the NEM:WA.



North Block Complex (Pty) Ltd

Draft EIAR (MP 30/5/1/2/2/10090 MR)



Figure 7.1: Portion 24 Infrastructure Layout Iterations.



Figure 7.2: DMF Layout Iterations.

7.1.4 Technology to be Used

No technological alternatives were considered as NBC already operate the Integrated Paardeplaats Section with the most appropriate technology options available. The equipment used in the mining operations includes excavators, dump trucks, and front end loaders, with dozers and graders being utilised as required. Mineral processing involves the crushing of RoM coal at stationary plants before being further beneficiated at the CSWP.



7.1.5 Operational Aspects

Mining in the Integrated Paardeplaats Section entails opencast mining and will be undertaken as a hybrid of roll-over and bench/box cut mining techniques. The use of the two respective techniques is dependent on the number of seams present as well as the overburden thickness within the mining area. The roll-over technique will be utilised where only a single seam is present and where the overburden has a corresponding thickness of less than 20 m. The bench/box-cut technique will be utilised where two or more seams are present, and the overburden has a thickness of greater than 20 m.

All mineral processing for the Integrated Paardeplaats Section is being undertaken at the existing CSWP located in the old Glisa Section. Coal is being crushed at stationary plants prior to being hauled for processing at the CSWP. On approval of the activities applied for herein, coal will be hauled to the plant and ROM pad on Portion 24 for crushing prior to being hauled or conveyed to the CSWP.

Water treatment will be undertaken at the WTP on Portion 24. And mining waste disposal will be undertaken at the DMF on Portion 24.

No further operational aspects were considered.

7.1.6 Option of Not Implementing the Activity

The option of not implementing the activities required at the Integrated Paardeplaats Section was considered by NBC, however, was precluded based on the extensive environmental impacts that would be resultant from not implementing the activities in the areas proposed. The activities have been identified and considered to specifically minimise the environmental footprint of the mine and to enhance environmental management and monitoring for the duration of the mine.

The option of not approving the activities applied for would result in the confirmed mineable coal resource not being available for extraction, lessening the supply of coal to Eskom for power generation and negatively impacting Eskom's ability to provide power to South Africa. The loss of revenue generated by the mine to the national Gross Domestic Product (GDP) and the eMakhazeni LM would be a resultant knock-on effect.

According to the eMakhazeni LM IDP (2019/2020), the leading sectors in terms of percentage contribution to the eMakhazeni LM economy are mining (27.1%), transport (26%) trade (8.4%) and community services (14.7%). Mining has remained the biggest contributor in Gross Domestic Product (GDP) in the municipality over the past few years. The option of not approving the activities



applied for, and the subsequent implementation thereof, would result in a loss of revenue generated by the mine to not only the GDP of the eMakhazeni LM, but also the National GDP.

Mining contributes the second highest total number of employment opportunities in the eMakhazeni LM and Nkangala DM, second to agriculture in the LM and trade in the DM respectively (eMakhazeni IDP, 2020). This does not consider secondary employment opportunities generated by mining, such as catering services, transport services, laundry services, and environmental services, to list a few. The option of not implementing the activities applied for would minimise both primary and secondary employment opportunities associated with the mine and would negatively impact on both the local and district municipalities.

A further consideration of not implementing the activities applied for would be that the unmined areas of the Integrated Paardeplaats Section would remain in their current state and would continue to lend themselves to activities such as farming and cattle grazing. Natural areas such as wetlands and rivers/streams would also not be directly impacted upon. However, this assumes that other planned mining developments abutting the Integrated Paardeplaats Section are also not implemented, that rural residential areas are not expanded, and that intensive cattle-grazing or agriculture are undertaken in sensitive areas.

8 DETAILS OF THE PUBLIC PARTICIPATION PROCESS FOLLOWED

Public consultation is an essential part of environmental and water authorisation processes. This legal requirement exists with the aim to ensure that all relevant Interested and Affected Parties (I&APs) are meaningfully notified and consulted, to ensure their opinions are considered during the authorisation process. The process aims to ensure that all stakeholders are provided an opportunity to participate as part of a transparent process which allows for a robust and comprehensive environmental study. The Stakeholder Engagement Process (SEP) needs to be managed sensitively and according to best practises in order to ensure and promote:

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

The SEP must comply with the legislative requirements of the NWA, MPRDA, NEMA and NEM:WA, as well as in line with the principles of Integrated Environmental Management (IEM), which require



public participation as part of environmental licensing application processes. Adherence to the requirements of these Acts will allow for an Integrated SEP to be conducted, and in so doing, satisfy the requirement for public participation referenced in the Acts. The details of the Integrated SEP followed are provided in the sections that follow.

An Integrated SEP Report containing all the detail in the sections that follow is provided in **Appendix C**.

8.1 Purpose of the SEP

The SEP ensures that all I&APs have an opportunity to raise their comments as part of an open and transparent process, which in turn ensures an inclusive report and process. The aim of the SEP is to:

- Introduce the Glisa and Paardeplaats Sections Consolidation Project;
- Explain the various environmental licensing requirements for the Integrated Paardeplaats Section;
- Inform I&APs of their opportunity to participate in the various processes and to garner input from I&APs to inform the various reports that will be developed;
- Gather input on the local area and concerns of local residents;
- Record all issues, concerns, objections, and opinions received for submission to the relevant authority for consideration in their decision-making process;
- Establish lines of communication between I&APs and the project team;
- Identify all the significant issues related to the project; and
- Identify possible mitigation measures or environmental management plans to minimise and/or prevent environmental impacts, associated with the project.

This section of the report documents the process that has been followed to date with respect to consultation of I&APs, stakeholders, and the Government Authorities.

8.2 Identification of Stakeholders and I&APs

The NBC Glisa Section is an operational Section and as such an existing Stakeholder and I&AP database was available for the EAP to use in identifying Stakeholders and I&APs for the S 102 and IEA application processes SEP. In addition to the database for the Glisa Section, NBC also provided the EAP with a project database that was developed during the Paardeplaats Section environmental licensing processes in 2014. The EAP combined the two databases and removed duplicate and erroneous entries, resulting into the following Stakeholders and I&APs being identified:

• Landowners;



- Lawful occupiers of land;
- Adjacent landowners;
- Relevant authorities;
- Utilities;
- Members of the public within the eMakhazeni area; and
- Specialist interest groups and organisations.

The Stakeholder and I&AP database developed for the NBC Consolidation Project is provided in **Appendix C**. This is the eleventh (11th) version of the database after editing and updating after each notification/consultation process undertaken. Kindly note that only the names and affiliations/representations have been provided in the database in an effort to provide all Stakeholders and I&APs protection from unsolicited communication.

8.3 Registration and Comment Forms

Stakeholders and I&APs were requested to complete a Registration and Comment Form in order to be identified as a Registered I&AP for the NBC Consolidation Project. The blank form together with completed forms received to date are provided in **Appendix C**.

8.4 Advertisements

Advertisements are used a means of project notification and have, to date, included the following:

- Project Announcement in the Middleburg Observer (22 November 2019);
- Project Announcement in the Mpumalanga Provincial Government Gazette (29 November 2019);
- Notification of the Availability of the Draft IWUL & IWWMP Technical Report for Public Review (16 January 2020); and
- Notification of the S 102 Application and IEA Application Lodgement and Availability of the Draft Environmental Scoping Report (ESR) for Public Review (6 November 2020).

The advertisements placed to date are provided in Appendix C.

8.5 Site Notices

Site notices are a requisite for environmental licensing processes undertaken in terms of the NWA, NEMA, NEM: WA and MPRDA as they afford the EAP an opportunity to notify and inform the public at large of a project or process. Site notices were produced as A2 size correx boards and, to date, the following site notices have been placed:



- Project Announcement at six (6) locations around the Glisa Section, Paardeplaats Section and within the town of eMakhazeni (22 November 2019);
- Notification of the Availability of the Draft IWUL & IWWMP Technical Report for Public Review at four (4) locations around the Glisa Section, Paardeplaats Section and within the town of eMakhazeni (16 January 2020); and
- Notification of the S 102 Application and IEA Application Lodgement and Availability of the Draft Environmental Scoping Report (ESR) for Public Review at four (4) locations around the Integrated Paardeplaats Section and within the town of eMakhazeni (5 November 2020).

The site notices placed to date are provided in **Appendix C** together with a map showing the locations of the site notices together with photographic evidence of the site notices.

8.6 Background Information Document

A Background Information Document (BID) is a booklet document that is used by an EAP to provide Stakeholders and I&APs with additional information regarding a licensing process than what is contained in an advertisement or site notice. The EAP prepared a BID for distribution which included the following information:

- Purpose of the BID;
- Contact details of the EAP;
- Project background;
- Location of the Glisa and Paardeplaats Sections;
- Description of the various environmental licensing processes required;
- Legislative context;
- Specialist assessments commissioned;
- Description of the SEP;
- Description on how Stakeholders and I&APs can participate in the processes; and
- The complete Registration and Comment Form.

The original BID was distributed (18 December 2019) via email to all Stakeholders and I&APs on the database as well as made available on the CIGroup website (<u>https://cigroup.za.com/public-documents/</u>) for download. In addition, the BID was provided in hard copy to members of the public who encountered the EAP during site notice placement.

An updated BID was distributed (6 November 2020) via email to all Stakeholders and I&APs on the database as well as made available on the CIGroup website (<u>https://cigroup.za.com/public-</u>



<u>documents/</u>) for download. In addition, the BID was provided in hard copy to members of the public who encountered the EAP during site notice placement.

The BIDs are provided in **Appendix C**.

8.7 Email Communication

The most common form of communication undertaken to date has been via email. Emails have been sent to and received from Stakeholders and I&APs since the project announcement on 22 November 2019. The EAP activated an email delivery/read report for all emails sent in order to ascertain which email addresses in the database were no longer valid or erroneous.

All email communication relating to the S 102 and IEA application processes from 6 November 2020 to date is provided in **Appendix C**.

8.8 SMS Communication

Short Message Service (SMS) communication was employed by the EAP to reach those Stakeholders and I&APs on the database for whom only a mobile telephone number was available. Utilising SMS communication allows the EAP to initiate communication with a vast number of people due to the common availability of mobile telephones within South African communities.

All email communication relating to the S 102 and IEA application processes from 6 November 2020 to date is provided in **Appendix C**.

8.9 Document Review

The Draft Environmental Scoping Report (ESR) was subjected to a minimum 30-day public review period from 5 November 2020 – 6 December 2020. The Draft ESR was made available for review via download from <u>https://cigroup.za.com/public-documents/</u> and emailed directly to I&APs that requested a copy. All comments received from Stakeholders, I&APs and Registered I&APs were addressed where possible in the Final ESR and in the Final EIAR and EMP. All comments have been included in the Comments and Response Report (CRR) included in **Appendix C**.

The Draft Environmental Impact Assessment Report (EIAR) was subjected to a minimum 30-day public review period from 28 May 2021 – 28 June 2021. The Draft EIAR was made available for review via download from https://cigroup.za.com/public-documents/ and emailed directly to I&APs that requested a copy. Despite requesting comments from I&APs and comment authorities alike,



no comments were submitted to the EAP and, in terms of Chapter 2, Section 3 of the NEMA EIA Regulations, 2014, when a State department is requested to comment in terms of these Regulations, such State department must submit its comments in writing within 30 days from the date on which it was requested to submit comments and if such State department fails to submit comments within such 30 days, it will be regarded that such State department has no comments.

Proof of request for comments to I&APs and stakeholders via email is presented in **Figure 8.1**. Proof of request for comments to I&APs and stakeholders through placement of the Draft Reports at the eMakhazeni LM Public Library is presented in **Figure 8.2**. Proof of request for comments to commenting authorities made via email are presented in **Figure 8.3** and **Figure 8.4** respectively. Proof of request for comments to commenting authorities made via hard copy deliveries are presented in **Figure 8.5** and **Figure 8.6** respectively. Proof of request for comments to commenting authorities made via online submissions are presented in **Figure 8.7**.

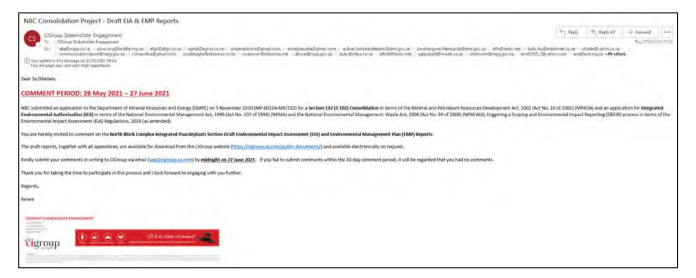


Figure 8.1: Request to Comment on Draft ELAR and EMP – L&APs and Stakeholders.



Draft EIAR (MP 30/5/1/2/2/10090 MR)

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Figure 8.2: Request to Comment on Draft ELAR and EMP – eMakhazeni LM Public Library.

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Figure 8.3: Request to Comment on Draft EIAR and EMP – Mpumalanga Tourism and Parks Agency.



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Figure 8.4: Request to Comment on Draft EIAR and EMP – Department of Forestry, Fisheries and Environment.

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Figure 8.5: Request to Comment on Draft EIAR and EMP – Department of Agriculture, Rural Development, Land and Environmental Affairs.



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		and the second second	
annedity inspections Group (PTV) Ltd		Cammodity Inspections Group (PTY) Ltd 51 Brunton Street, Foundersview South, Johannesburg, 1607, South Africa.	
11 Brunton Streat, Founiterview Snath, Johannesburg, 1609, South Ahica 10 Box 90482, Bertsham, 2013 116 592 (100) 1091Cgroup, 2xii 0m		31 pruntice 30462, Foundativene South, Johanneburg, 1009, South Amaz, PO Bas Koldz, Densham, 2013 010 592 1080 mt046graup.3a.com	

Figure 8.6: Request to Comment on Draft EIAR and EMP – Department of Human Settlements, Water and Sanitation.

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Title	Туре	Author	Publishe	dPost date	Edit			
HIA for the North Block Complex (Pty) Ltd Consolidation Project (19.0001) updated	Heritage Cases	renee.jansevanr	Yes	08/06/2021	edit			
HIA - NBC Consolidation Project	HeritageReports	renee.jansevanr	Yes	08/06/2021	edit			
North Block Complex (Pty) Ltd new	Institutions and Organisations	renee.jansevanr	Yes	08/06/2021	edit			
Renee Janse van Rensburg	People	renee.jansevanr	Yes	08/06/2021	edit			
CIGroup Environmental (Pty) Ltd	Institutions and Organisations	renee.jansevanr	Yes	08/06/2021	edit			

Figure 8.7: Online Submission and Request to Comment on Draft ELAR and EMP – South African Heritage Resources Agency.

8.10 Public Meeting

The S 102 and IEA application processes and the requisite consultation and report review requirements are currently governed by the Directions Regarding Measures to Address, Prevent and Combat the Spread of Covid-19 Relating to National Environmental Management Permits and Licences (GNR 650), as amended, promulgated under the Disaster Management Act, 2002 (Act No. 57 of 2002) (DMA). Annexure 3 of GNR 650 specifies the services to be provided or obtained by proponents, applicants, EAPs, specialists, and professionals undertaking actions as part of the environmental authorisation process and organs of state as commenting authorities required in terms of the NEMA, the NEM: WA and the EIA Regulations 2014.

Due to the limitations imposed by the Directions (GNR 650), no consultation meetings were held during the Scoping Phase. In an effort to present the project and garner further feedback on the consolidation project, three (3) virtual public meetings with stakeholders and I&APs were undertaken during the EIA phase on Wednesday 23 June 2021. Stakeholders and I&APs were notified of the meetings via email and/or SMS. Despite offering 3 separate meetings to accommodate stakeholders and I&APs, none of the identified stakeholders, I&APs or Registered I&APs joined the meetings, nor were any requests received by stakeholders, I&APs or Registered I&APs for one-on-one meetings or further consultation. The minutes of the public meetings and the presentation that was prepared are provided in **Appendix C**.

Proof of notification of the Public Meetings to I&APs and stakeholders via email is presented in **Figure 8.8**. Proof of meeting requests for each time slot submitted to I&APs and Stakeholders is presented in **Figure 8.9**, **Figure 8.10** and **Figure 8.11** respectively.

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COProup will host a Peedback Session pertaining to the Draft EA & EMP Reports which are currently out for public comment. To accommodate I&APS throughout the day, COProup has scheduled three (3) separate sessions on the Zoom platform, and a me density. The same presentation will be given at all 3 meetings followed by a question-and-answer session, and I&APs are implied to attend one or all the meetings at their preference.	eting request for a	ach session has be	ien sent to you	
kindly make sure that you have the latest version of Zoom installed on your computer/phone.				
A reminder that the draft reports, together with all appendices, are available for download from the OGroup website (https://oppnios.js.com/(ubdic.documents/) and available electronically on request. Furthermore, kindly remember to submit your com by mdraght op 27 June 2021. If you fail to submit comments within the 30-day comment period, it will be regarded that you had no comments.	nments in writing t	o CIGroup via ema	II (Sep <u>Eromoup za</u>	a.com)
look forward to your contributions in the feedback sessions.				
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Figure 8.8: Proof of Notification of the Public Meeting via Email – I&APs and Stakeholders.



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Figure 8.9: Proof of Public Meeting Calendar Request via Email – Timeslot 1.



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Figure 8.10: Proof of Public Meeting Calendar Request via Email – Timeslot 2.



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Figure 8.11: Proof of Public Meeting Calendar Request via Email – Timeslot 3.

8.11 Summary of Issues Raised by I&APs

The issues and comments raised to date in I&AP Registration and Comment Forms, emails, letters, during the IWUL public meeting, during the Scoping Phase, and during the EIA phase are summarised in **Table 8.1**.

ISSUES AND COMMENTS	
Safety/integrity of Sasol pipeline	Safety/integrity of Afgri silos
Social impacts	Lack of consultation between NBC and I&APs
Accessing private property without consent	Striking employees casing damage to property
Resettlement of communities due to mining activities	Rezoning of land
Air, soil, and water pollution	Noise and dust impacts

Draft EIAR (MP 30/5/1/2/2/10090 MR)

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ISSUES AND COMMENTS	
Impact on Important Bird and Biodiversity Areas	Water quality deterioration (surface and
(IBAs), CBAs and wetlands	groundwater)
Decanting water quality and impacts	Water quality of wastewater discharge from the WTP
Groundwater drawdown	Impact on aquifer
Impact on fountain on Portion 13	Blasting and vibration impacts (i.e. cracking)
Cumulative impacts	Wetland and biodiversity offset requirements
Insufficient grazing land	Post-mining land capability
Paardeplaats Section (i.e. validity of EA, request for EIA & EMP, process queries, IWUL & MR authorisations)	Rehabilitation, offset, and financial provisioning
Job creation and job retention	Water treatment plant ability to handle additional water from Paardeplaats Section.
Requirement for a Strategic Environmental Assessment (SEA)	Social and Labour Plan
Renewable versus non-renewable energy projects	Supply agreements for coal provision to Eskom
Security	Road infrastructure

The detailed Comments and Response Report (CRR) is provided in Appendix C.

The detailed disclosure of all issues and comments raised on the S 102 and IEA process to date is provided in **Table 8.2** overleaf, whilst **Table 8.3** presents the issues and comments raised during the IWUL application process, many of which are applicable to this process.

NAME	DATE COMMENT RECEIVED	ISSUE AND COMMENT RAISED	EAP RESPONSE	SECTION IN THIS WHERE ISSUE RESPONSE WAS INCOR	REPORT AND/OR PORATED
Stakeholders/I&APs					
Johan Boshoff	08/12/2020	Increase in human activity enhances the security threat and crime	The Integrated Paardeplaats Section will be operated by employees and	Section 9 & 10	
		increase for the area. Security is a huge concern. Extension of the	contractors that were active in the Glisa Section, which has now closed.	EMP	
		mine will encourage migration to the area. This could encourage a	No in-migration is expected. Transport contractors are advised to avoid		
		criminal element. Furthermore, traffic through the neighbourhood will	driving through towns and communities unless unavoidable and are to		
		increase due to employees working closer to Belfast town. The current	obey all road rules. NBC is responsible for the maintenance of the road		
		state of disrepair of streetlights or lack thereof already creates an ideal	at its entrance and will ensure that it operates at an acceptable level of		
		environment for criminal elements. Increase of traffic activity could	service.		
		result in further deterioration of road infrastructure. In 2016 as can be			
		seen on Google Maps, the town had no potholes. Currently all roads			
		have massive potholes. Some can only be navigated by 4 x 4 vehicles.			
		This is due to a couple of factors. Firstly the municipality does not fix			
		the roads. Secondly, and in my opinion one of the main factors, the			
		fact that coal transport trucks drive through all roads of the town. The			
		roads are not designed to accommodate this kind and rate of traffic. As			
		per National Heritage Resources Act No. 25 of 1999, and due to the fact			
		that Belfast roads are older than 60 years, it should be treated as			
		heritage objects as stated in the act. The proposed development will			
		definitely have an adverse effect on the current road infrastructure even			
		if it is repaired.			
		The proposed mining activity could have an impact on the water table,	The potential impact on surface and groundwater resources, water	Section 9 & 10	
		resulting in drying up of boreholes. Water users will be impacted by the	quality and quantity, and wetland impacts are noted and were assessed	EMP	
		mining operations, these include surface and groundwater. The current	in detail. Mitigation measures proposed will address all these impacts		
		poor water quality will decline further, especially with the alteration of	to reasonable measures during and after operations. Monitoring is		
		the current natural drainage system and groundwater levels which will	currently undertaken and will be expanded to further understand the		
		have a huge impact on the community. Surface and groundwater	impact of the mine on the wetland, surface water and groundwater		
		quality can be contaminated if mine seepage occurs into the water	environments.		
		system. The alteration of waterways and surface runoff could lead to			
		damage to the wetlands and water tables which will in turn effect the			
		borehole production in the town. The current domestic municipal water			
		supply already leaves much to be desired, leaving the community with			
		no choice but to rely on either bore hole or bottled water as a means of			
		sustenance.			
		The proposed activity could lead to structural damage to the buildings	NBC adheres to the requirements of the blast and vibration	Section 9 & 10	
		due to the blasting and seismic effects thereof. With the current mining			
		activity close to the town, damage to building structures started to	undertaken at residences within the potential blast impact zone. A		
		appear on the houses. We firmly believe this is due to the blasting			

Table 8.2: Detailed Disclosure of Issues and Comments Raised During the S 102 and IEA Application Process.



				SECTION IN	THIS	REPORT
NAME	DATE COMMENT RECEIVED	ISSUE AND COMMENT RAISED	EAP RESPONSE	WHERE ISS	UE /	AND/OR
	RECEIVED			RESPONSE WAS	INCORP	ORATED
		taking place at the mines. A further huge concern is the threat of	within the Integrated Paardeplaats Section were identified and			
		permanent damage or collapse of archaeological and historic structures	classified. The mitigation measures proposed in the report will be			
		like the NG Church which was built in 1892. Our home that we live in	adhered to by NBC in line with the requirements of the NHRA.			
		was built in 1954 which classifies it as a historic building according to				
		the National Heritage Resources Act No. 25 of 1999. Most of the town				
		and surrounds has some historic and national interest when taking the				
		age of buildings and history into consideration. The impact that the				
		blasting has on animals cannot be measured but we experience it				
		continuously when blasting takes place. The impact on animals,				
		domestic as well as wildlife should be investigated, documented and				
		addressed. The noise of blasting has a huge impact on the wellbeing of				
		the animals.				
Annatjie Burke	04/12/2020	As rezoning is a prerequisite for any mining activity it is imperative that	The rezoning application is undertaken separately to the IEA and S 102	Section 9 & 10		
		the process is transparent and inclusive, BEFORE the S 102	processes and will be undertaken as required to rezone land to mining	EMP		
		Consolidation can commence. A fatal flaw in the rezoning process will	land use. The mining of the Paardeplaats Section was approved by the			
		render the S 102 process null and void. I am only aware of the rezoning	DMRE, after consideration of all environmental impacts associated			
		of Paardeplaats 380 JT portion 30, while this application covers also	therewith in December 2018. The Birdlife Africa objection of the			
		Paardeplaats 380 JT portions 13, 28, 29, 40 as well as the Remaining	Scoping Report from that process has been acknowledged and is			
		Extent (RE) and portion of the farm Paardeplaats 425 JS. Please clarify	addressed in the biodiversity management plan as far as practically			
		details about the rezoning of the abovementioned portions. Any zoning	possible. This application relates to new activities only, and not mining			
		application should take into account the Emakhazeni Spatial	approval.			
		Development Framework preferred land uses. The Emakhazeni Spatial				
		Development Framework can only be amended through a Public				
		Participation Process and amendments must be published in a register				
		according to SPLUMA regulations. Almost half of the proposed				
		development on Paardeplaats falls within the Critical Biodiversity Area's				
		(CBA) irreplaceable and optimal categories. The whole project falls				
		within the B41A critical catchment area. The project area also overlaps				
		with the Steenkampsberg Important Bird and Biodiversity Area (IBA) as				
		well as the threatened Dullstroom Plateau Grasslands Threatened				
		Ecosystem. Please see Birdlife's objection (Draft Environmental Scoping				
		Report p 67-68) in this regard.				
		The National Environmental Management: Biodiversity Act, 200" and	The mining of the Paardeplaats Section was approved by the DMRE,	Section 9 & 10		
		National Environmental Management; Air Quality Act, 200" as per your	after consideration of all environmental impacts associated therewith in	EMP		
		Draft Environmental Scoping Report p55 is Not required; all activities	December 2018. The impacts anticipated as a result of mining have			
		will be in disturbed areas. This is not possible as the Mining Right (MP	been assessed previously and mitigation measures proposed were			
		30/5/1/2/2/10090 MR) allows mining on all the portions of Paardeplaats	approved previously. Whilst this application relates to new activities			
		which is a Greenfields (i.e. undisturbed area) project in an ecological	only, and not to mining related impacts, the impacts from mining are			
		sensitive area.				

Cigroup Universal Coal

				SECTION	IN THIS	REPORT
NAME	DATE COMMENT RECEIVED	ISSUE AND COMMENT RAISED	EAP RESPONSE	WHERE	ISSUE	AND/OR
				RESPONSE V	VAS INCOR	PORATED
			acknowledged and mitigation measures will be undertaken by NBC in			
			line with the updated EMP submitted with this application.		_	
		Approximately 207 jobs have been lost due to the closure of the Hadeco	The EA you are referring to has lapsed and no longer applies. The		0	
		flower bulb farm to make way for the new mine (the closure is a		EMP		
			Hadeco considering the proposed mining plan. The impact of the job			
		seen in the light of the only 37 permanent employees at Glisa and all	losses is noted, however it is important to note that the Integrated			
		other job opportunities that will be outsourced.	Paardeplaats Section makes use of permanent employees (NBC) and			
			contracted employees (Mining Contractor) which increases the number			
			of individuals employed by the operation.			
		As per summary of the I&APs comments and CIGroups' response, I am	This information was provided to all I&APs in the final IWUL and IWWMP	EMP		
		still awaiting since 20/2/2020 for feedback on the following issues	reports in 2020. NBC complies with the approved IWULs for both the			
		raised (CIGroup undertook to send me the details): (Draft	Glisa and Paardeplaats Sections and undertakes surface and			
		Environmental Scoping Report p 89):	groundwater monitoring to identify any potential issues or exceedances.			
		• Approved discharge standards as contained in the IWUL -	The proof of financial capacity to operate the WTP is, as previously			
		apparently a pH from 5.5 (highly acidic) to 9.5 (highly alkaline)	addressed, addressed in the financial provisioning assessments and			
		were permitted. Both extremes are toxic!	undertaken through operational expenditure.			
		• Technical details for the WTP confirming its handling capacity –				
		especially in the light of the extra wastewater that the new				
		project will generate.				
		Proof of financial capacity to operate a Reverse Osmosis Plant				
		that can process all wastewater generated – also post mine-				
		closure (cradle-to- grave principle). The public needs concrete				
		proof of NBC's financial- and technical capacity to treat ALL				
		wastewater to the standard set in the National Water Act No 36				
		of 1998.				
		Cumulative impacts addressed in the approved EMPs for both Section"	Cumulative impacts have been disclosed and the potential impacts	Section 10		
		– Draft Environmental Scoping Report – p68 refers. As there are a		EMP		
		handful of existing as well as proposed mines in this area, could you				
		please provide the data that was used to determine the cumulative				
		impact? As a new IEA is required for the Integrated Paardeplaats				
		Section, a "reasonable person" would conclude that a Strategic				
		Environmental Assessment (SEA) should be compulsory to address				
		cumulative impacts. This should be done in the initial stages as it will				
		influence ALL future decisions.				
		As the original EA (which lapsed in 2016) requirements were apparently	The requirement for a Wetland Offset to mitigate for wetland impacts is	Section 9 & 1	0	
			addressed in this EIAR and the EMP. The wetland offset strategy is			
			being undertaken in a phased approach as detailed in the EMP.			
		offset as per EA. Proof of financial provision for this as well as for				

North Block Complex (Pty) Ltd

Cigroup Universal Coal

NAME	DATE COMMENT RECEIVED	ISSUE AND COMMENT RAISED	EAP RESPONSE	SECTION WHERE	IN TH	AND/OR
		rebekilitation (clean past mine cleanse) is a constitutional right and must		RESPONSE	WAS INC	ORPORATED
		rehabilitation (also post mine-closure) is a constitutional right and must				
		be made public.	As more mentions are more to this assure the FAD is not involved in			
		I am still waiting – since 20/2/2020 - for the promised information on		-		
		the resettlement of the Paardeplaats Community (Draft Environmental	this process and has no information available to share. The EAP			
		Scoping Report p 94).	confirms again that a resettlement process is currently being negotiated			
			and undertaken by NBC.			
		The governments' policy of least cost options for energy procurement	Coal will continue to play a significant role in electricity generation in	Section 6		
		is not followed, as it is worldwide acknowledged that wind and solar are				
		now cheaper than all other options. The price of electricity is expressed	installed generation capacity, and it makes up the largest share of			
		in "levelized cost of energy "(LCOE). This method captures the cost of	energy generated. As a result, coal still plays an integral part in the			
		building the power plant itself as well as the ongoing costs for fuel and	energy mix of South Africa (IRP, 2019). NBC will provide coal to Eskom			
		operating the power plant over its lifetime. The cost of solar declined	based on the requirements of its various power plants, and the contact			
		with 89% over the last decade (Chris Yelland 2 December 2020). The	will be adjusted based on such requirements.			
		coal option leaves generations to come with the burden to treat Acid				
		Mine Drainage (AMD). The recent cancellation of the proposed				
		Thabametsi power plant due to the withdrawal of international funding				
		is indicative of the pressure that will increase to shun fossil fuels. It is				
		inexplicable that the application is for a period of 18 years, as the two				
		power stations it is to supply with coal is destined for decommission in				
		the near future. Eskom confirmed that Komati will be closed by 2021				
		and Arnot by 2029 ("Eskom starts shutting down old coal power plants",				
		Melanie Gosling, Fin24,1 March 2019). Increased pressure to curb				
		pollution will seriously hamper the coal industry. Two recent lawsuits				
		prove this point:				
		• Department of Water and Sanitation laid criminal charges				
		against the Woestalleen colliery in Hendrina and suspended				
		their license for ongoing water pollution.				
		Criminal charges against Eskom Kendall for falsely reporting on				
		emission standards.				
		"It is a no-brainer that the lowest cost electricity today is in the				
		renewable space." Andre de Ruyter CEO Eskom (2/12/2020)				

North Block Complex (Pty) Ltd

Col	liery		

NAME	DATE COMMENT RECEIVED	ISSUE AND COMMENT RAISED	EAP RESPONSE (DURING IWUL PROCESS)	UPDATED EAP RESPONSE (IEA & S 102 PROCESS)	SECTION IN THIS REPORT WHERE ISSUE AND/OR RESPONSE WAS INCORPORATED
Stakeholders/I&APs					
Christopher Foster	25/11/2019	-	-		-
Johan Botha	25/11/2019	Sasol/Rompco has natural gas pipelines in the area. Need confirmation	CIGroup sent a plan showing the	N/A	-
		of the consolidation area to ascertain whether servitudes are affected	consolidation area. No further		
		or whether blasting/mining activities could impact pipeline.	feedback received.		
Andiswa Matikinca	26/11/2019	As project manager for #MineAlert, the digital tool that tracks and	Information forwarded to NBC for	N/A	-
		shares mining licence applications and license approvals in South Africa,	action.		
		my interest in this particular project is following the project, including			
		it in our #MineAlert database and adding it onto our mapped digital			
		platform.			
Carol de Bruin	27/11/2019	Strikes and damage to property/roads. Damage to landscape, air, soil	Water management addressed in		Section 9 & 10
		and water pollution.	IWUL/IWWMP. Impacts are addressed		EMP
			in the approved EMPs for both Sections.		
			Additional measures regarding air, soil		
			and water pollution will be addressed in		
			NEMA/MPRDA application processes.		
Pieter Schoeman	18/12/2019	Cumulative impacts on freshwater catchment areas. Cumulative	Water management addressed in		Section 9 & 10
		wetland impacts. Social impacts associated with impact on roads, air	IWUL/IWWMP. Impacts are addressed		EMP
		quality and sense of place. Low of important wetlands in Mpumalanga.	in the approved EMPs for both Sections.		
			Additional measures regarding		
			wetlands, traffic, air quality and sense		
			of place will be addressed in		
			NEMA/MPRDA application processes.		
Susan Sabbagha	01/12/2019	Mining impacts including ground and surface water loss and pollution,	Water management addressed in		Section 9 & 10
Constantine Sabbagha		and long-term land capability and land-use after closure. The project	IWUL/IWWMP. Impacts are addressed		EMP
		impacts directly on the I&AP property in terms of noise, blasting, dust	in the approved EMPs for both Sections.		
		and the diagram attached to the letter includes a part of portion 13	Additional measures regarding noise,		
		within the demarcated area of the project. The present Glisa operation	blasting and dust will be addressed in		
		impacts directly with our property, the Paardeplaats mine is also going	NEMA/MPRDA application processes.		
		to impact our property directly. I&AP communication has ceased			
		completely. We are at the point of approaching mine management and	CIGroup has notified NBC reinstate		
		if no response Department of Minerals Resources to reinstate	meetings with neighbouring		
		communication channels.	landowners.		
Neville Wilkie	07/01/2020	Impact on water fountains on Portion 13. Dust, noise and water	Water management addressed in		Section 9 & 10
		pollution. Blasting impacts.	IWUL/IWWMP. Impacts are addressed		EMP
			in the approved EMPs for both Sections.		

Table 8.3: Detailed Disclosure of Issues and Comments Raised During the IWUL Application Process.



					SECTION IN THIS
NAME	DATE COMMENT RECEIVED	ISSUE AND COMMENT RAISED	EAP RESPONSE (DURING IWUL PROCESS)	UPDATED EAP RESPONSE (IEA & S 102 PROCESS)	REPORT WHERE ISSUE AND/OR RESPONSE WAS INCORPORATED
			Additional measures regarding noise, blasting and dust will be addressed in NEMA/MPRDA application processes.		
Nadia Hertzel & Johan Smuts	23/01/2020	Afgri owns silos in the area and wants confirmation that they will not be affected by the consolidation.	Afgri sent CIGroup a list of silos in Mpumalanga which CIGroup plotted in relation to the consolidation project. The Afgri silos fall outside the consolidation area and are not expected to be affected.		-
Bafana Mnisi	06/02/2020	-	-		-
Mbongeni Ndlovu	10/02/2020	Damage to graves, property and wetlands. Effects of blasting/mining already noted by cracking houses and this is likely to worsen. Pollution of drinking water and insufficient grazing land.	-	The impacts associated with blasting, wetlands and heritage features are identified in this EIAR and proposed mitigation and management measures included in the EMP. Water management measures are addressed in the approved IWUL/IWWMPs.	
Hiral Naik	02/03/2020	The proposed mining area falls directly within the Steenkampsberg Important Bird and Biodiversity Area (IBA), Critical Biodiversity Areas (CBAs) and in an area that will have a significant negative impact on the threatened birds and Biodiversity in the area. The Steenkampsberg Important Bird and Biodiversity Area (IBA) and the Dullstroom Plateau Grasslands Threatened Ecosystem provides breeding and feeding habitat to a significant number of threatened waterbird species. The Steenkampsberg IBA is a globally recognised IBA as it provides critical habitat for a number of globally threated bird species. BirdLife South Africa cannot support developments on this site that may have negative environmental impacts on the IBA and the priority wetland system. further, the negative impacts of coal mining on groundwater are well documented and many of the threatened species in the area are highly reliant on the numerous dams, streams and wetlands in the region, BirdLife South Africa is concerned about the impacts of mining on water quality and flow in the region.	the right to mine within the IBA and CBA mentioned. The operation is legal. Water management addressed in IWUL Application. Addressed in the approved EMPs for both Sections. Additional measures regarding wetlands, surface and groundwater, and biodiversity management will be addressed in NEMA/MPRDA application processes.	in this EIAR and proposed mitigation	
Annatjie Burke	08/12/2019	Cumulative impacts will be unacceptable. Historical non-compliance of Glisa Mine. Rezoning problematic.	approved EMPs for both Sections. Water management addressed in IWUL	Cumulative impacts have been disclosed in this EIAR. Historic non- compliance at the Glisa Section occurred whilst under the operation of	Section 9 & 10 EMP



					SECTION IN THIS
	DATE COMMENT		EAP RESPONSE (DURING IWUL	UPDATED EAP RESPONSE (IEA &	REPORT WHERE ISSUE
NAME	RECEIVED	ISSUE AND COMMENT RAISED	PROCESS)	S 102 PROCESS)	AND/OR RESPONSE
					WAS INCORPORATED
			EMPs for both Sections. Additional	the previous mine owner. NBC are,	
			measures regarding air and soil will be	through the updated IWUL for the Glisa	
			included in updated EMPs (upcoming	Section and through this IEA process,	
			NEMA, NEM: WA and MPRDA	addressing many of the historical water	
			processes). Rezoning process	management issues through the	
			finalized. Non-compliances referred to	development of new stormwater	
			have all been addressed.	management infrastructure.	
				The rezoning referred to was for the	
				rezoning of Portion 30, a process that	
				has been completed. Future rezoning	
				requirements will be undertaken	
				separately to the IEA and S 102	
				processes and will be undertaken as	
				required to rezone land to mining land	
				use.	
	20/12/2019	Legitimacy of the Paardeplaats Section. Sensitivity approach versus full	The Paardeplaats has a MR for the full	The MR was granted in December 2018	-
		mining area approach.	mining area.	for all portions and not only Portion 30.	
	13/02/2020	Wetland offset requirements.	Wetland offset is required, and NBC will	The requirement for a wetland offset to	Section 9 & 10
			commission an assessment in this	mitigate for wetland impacts is	EMP
			regard once clarity is obtained on	addressed in this EIAR and the EMP.	
			neighbouring MR applications.	The wetland offset strategy will be	
				undertaken in a phased approach as	
				detailed in the EMP, and will be a	
				separate process to the IEA and S 102	
				processes.	
Annatjie Burke	13/02/2020	In the light of the information contained in the Environmental	The NEMA EA lapsed Exxaro, the	The EA referred to lapsed in 2016. All	Section 9 & 10
		Authorization document please note the following additional comments.	original applicant, was in the process of	listed activities from that application	EMP
		The EA is a pivotal document and was used in the rezoning (farming to	attending to the appeal and landowner	are included in this application for	
		mining and quarrying) application of Paardeplaats 380JT Portion 30 in	aspects that the DMRE required	authorisation. All conditions of the	
		December 2019. The value of this document is intrinsic to the	conclusion on. CIGroup went on to	lapsed EA are null and void and NBC is	
		application for the Consolidation of the Paardeplaats and Glisa (NBC)	state that the documents developed	not obligated to adhere to lapsed EA	
		sections.	and submitted as part of the NEMA	requirements. It is noted, however,	
		NB: Several key conditions in this EA were apparently not met - thus	process were also used in the MPRDA	that the approved MPRDA EMP includes	
		jeopardizing the whole process and nullifying the EA. Alternative 3	process, and that this included the EIA	many requirements which overlapped	
		(Sensitivity Planning Approach - "Portion 30 only impact") was to be	and the EMP, with the same	with the EA, and these NBC are obliged	
		followed. Alternative 3 Sensitivity Planning Approach is the preferred	management and mitigation measures	to adhere to. The closure of the Hadeco	

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NAME	DATE COMMENT RECEIVED	ISSUE AND COMMENT RAISED	EAP RESPONSE (DURING IWUL PROCESS)	UPDATED EAP RE S 102 PROCESS)
		EAP and several other specialist consultants" (Quoted from page 23	with the approval of the MPRDA EMP	taken by Hadec
		Synchronicity Development Planning Rezoning Portion 30 of the farm	(the same EMP as submitted for the	proposed mining p
		Paardeplaats 380 JT).	NEMA process), the management and	the job losses is r
		Established land uses such as Hadeco Flower Bulb farm had to be	mitigation measures proposed therein	important to note
		allowed to continue. Meanwhile the farm was stripped and all activity	were approved and had to be complied	Paardeplaats Sect
		ceased. Hadeco (Pty) Ltd appealed against the original Record of	with.	permanent emplo
		Decision. Approximately 200 jobs (including indirect jobs at Hadeco's	CIGroup acknowledged the comment	contracted em
		head office) were lost in the process. The proposed new mine will create	made by AB in which she cited the	Contractor) which
		less jobs, thus there is a nett loss of jobs. 39 families were affected. In	lapsed EA referring to the mining of	number of individu
		the light of the aforementioned condition, does the mining company not	Portion 30 only. CIGroup stated that	operation. Historie
		have a liability to continue with the farming operations at Hadeco Flower	the MR issued was for the full MR	the Glisa Section o
		bulb farm even though Hadeco apparently does not farm there	application area, and not just Portion	the operation of
		anymore?	30. This meant that all the conditions	owner. NBC are, t
		The mining areas as per the locality map clearly outlines the mining	of the EMP had to be complied with	IWUL for the Glisa
		activity planned on Paardeplaats 380JT Portion 28. This is in	including, for example, the wetland	this IEA process,
		contradiction to the Sensitivity "Portion 30 only" Planning Approach. "It	offset requirement contained in the	the historical w
		is also extremely worrying that both the Mining Right (MR) and the	EMP.	issues through the
		Water Use License (WUL) allow mining on all the portions -	CIGroup stated that the non-	stormwater
		Paardeplaats380 JT portion 13, 28, 29, 30 and 40 and portion 2 of the	compliance referred to were historical	infrastructure.
		farm Paardeplaats 425 JS as opposed to "Portion 30 only" Sensitivity	and had all been addressed by the	
		Planning Approach."	previous owner, Exxaro, and were	
		In your email sent to me on 21 January 2020 you referred to Hadeco	being reassessed for non-compliances	
		Flower Farm operating on Portions 29 and 40. This is in contradiction to	by NBC during the IWUL and EA	
		information given by Synchronocity which states that Hadeco operated	processes.	
		on 28 and 40. Please clarify.		
		Alleged historical non-compliances of the Glisa mine		
		• " Exxaro declined to make information available for Glisa		
		Colliery" (p129 Umsimbithi eMhakazeni Project-Groundwater		
		Assessment). This refusal resulted in Kongiwe Environmental		
		not being able to assess the cumulative impacts of several		
		mines in the Belfast/Emakhazeni area.		
		• Dr Koos Pretorius from the Federation for a Sustainable		
		Environment laid complaints against Exxaro for allegedly mining		
		without a Water Use License and the proper Environmental		
		Authorisations. The Dube family laid charges against Exxaro for		
		allegedly damaging graves.		
		• "Glisa coal mine in Mpumalanga has been criminally charged by		
		the Department of Water Affairs for allegedly contravening the		

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SECTION IN THIS RESPONSE (IEA & **REPORT WHERE ISSUE** AND/OR RESPONSE WAS INCORPORATED eco considering the plan. The impact of noted; however it is te that the Integrated ection makes use of ployees (NBC) and (Mining employees hich increases the duals employed by the pric non-compliance at occurred whilst under of the previous mine through the updated sa Section and through addressing many of water management ne development of new management



NAME DATE COMMENT RECEIVED ISSUE AND COMMENT RAISED EAP RESPONSE (E PROCESS)	DURING IWUL UPDATED EAP RESPONSE (IEA & REPORT WHERE ISSUE S 102 PROCESS) AND/OR
NAME RECEIVED ISSUE AND COMMENT RAISED PROCESS)	S 102 PROCESS) AND/OR RESPONSE
	WAS INCORPORATED
National Water Act. According to Nigel Adams, the head of the	
Blue Scorpions, the company has been operating without a	
water license and had not been treating polluted water	
properly" ("Coal mine in hot water" Katherine Child, Times Live	
11 September 2012)	
Wetland offset	
EA Paardeplaats par 3:17 - "Identified areas for biodiversity	
offsetting must be declared a non-mineable area (i.e. an offset	
protected area to protect the sensitive biodiversity and such	
declaration must be legally binding to everyone affected."	
(Emphasis added).	
The Alternative 3 Sensitivity Approach prescribed a 231.95ha	
conservation area as offset for the 46ha wetlands that will be	
mined out. Please advise if the abovementioned Protected Area	
(PA) was proclaimed and if so, on which Paardeplaats portions?	
EA Paardeplaats par 3:20 - "Paardeplaats Coal Mine must form	
a Management Committee with relevant stakeholders (DMR,	
DWA, MTP, Mapumalanga Wetland Forum, etc.) with regard to	
the establishment of the best possible method for the proposed	
offsetting programme for the identified pan to be managed and	
protected." (Emphasis added).	
Please advise if the abovementioned process was followed, and if so,	
please provide details.	
EA Paardeplaats par 3:70 - "Non-compliance with a condition of this	
authorization may result in criminal prosecution or other actions	
provided for in the National Management Act, 1998 and the	
regulations." The EA lapsed	
The authorization was issued in 2013 and therefore lapsed in	
2016.	
In the light of all the new mines in the direct vicinity and mines that	
have been under application since 2013*, a new Environmental Impact	
Assessment (EIA) must be undertaken. Only after the new EIA has been	
approved an application for a new EA can be submitted. A Public	
Participation Process for a new EA is imperative to determine the:	
 cumulative impacts re noise-, dust- and water pollution and 	
water extraction	
effects of blasting	
Social impacts.	



NAME	DATE COMMENT RECEIVED	ISSUE AND COMMENT RAISED	EAP RESPONSE (DURING IWUL PROCESS)	UPDATED EAP RE S 102 PROCESS)
		 Several new mines opened or are under application eg. eMhakazeni/ Umsimbithi (initial footprint 2600ha), Xivono/ Weltevreden (initial footprint 800ha) and Paardeplaats Portion 251. DAFF did not support the rezoning (farming to mining) of Portion 30 – (1 July 2015). 		
Annatjie Burke	20/02/2020	A question was raised during the presentation regarding the consolidated Water Balance (WB) developed. She understood the WB to represent a post-mining scenario and queried what the operational scenario would be.		N/A
Annatjie Burke	20/02/2020	Another question is raised during the presentation regarding the contaminant transport model post-closure Sulphate (SO ₄ ²⁻) contaminant plumes. She queried whether the SO ₄ ²⁻ contaminant plume would be under the backfilled areas.	CIGroup replied that the model specifically related to groundwater, so the SO ₄ ²⁻ contaminant plume was below the surface. CIGroup noted that the groundwater would be recharged through water falling on surface and seeping through backfilled areas into the groundwater resource. CIGroup also commented that recharge would take place over time until such time that the groundwater level reached the surface, at which time decant would be experienced.	
Annatjie Burke	20/02/2020	AB raised her concern with regards to the National Environmental Management Act (NEMA) Environmental Impact Assessment (EIA) undertaken and the Environmental Authorisation (EA) granted for the Paardeplaats Section. She stated that the EA was issued in 2013 and had lapsed in 2016. AB went on to state that a number of applications had been done after 2016 on the basis of the lapsed EA, for instance, the rezoning application for Portion 30 which was concluded in 2019. AB stated that she believed the whole process to be fatally flawed due to the fact that the EA, a critical document, lapsed in 2016.		However the MR December 2018, applications such undertaken based and not the lapsed

	SECTION IN THIS
RESPONSE (IEA &	REPORT WHERE ISSUE
5)	AND/OR RESPONSE
	WAS INCORPORATED
	EMP
	LIVIP
	Section 9 & 10
	EMP
to lapsed in 2016.	Section 9 & 10
MR was granted in	EMP
, and all subsequent	
h as rezoning, were	
d on the approved MR	
ed EA.	



NAME	DATE COMMENT RECEIVED	ISSUE AND COMMENT RAISED	EAP RESPONSE (DURING IWUL PROCESS) requirements of the NEMA and can be	UPDATED EAP RESPONSE (IEA & S 102 PROCESS)	SECTION IN THIS REPORT WHERE ISSUE AND/OR RESPONSE WAS INCORPORATED
			seen as the EA for the Paardeplaats Section.		
Annatjie Burke	20/02/2020	AB requested to know when the MR was granted.	CIGroup replied that the MR was granted in 2018. CIGroup further explained that there was an appeal process that had to be concluded as well as some issues with landowners that needed to be resolved before the MR could be issued. These processes ran from 2013 – 2018 and once concluded, the MR was granted.		-
Annatjie Burke	20/02/2020	AB requested that the NEMA EIA Regulations be made available to her as well as an explanation as to why the lapsed EA could still be used by NBC.	Regulations would be provided to AB. CIGroup stated that the lapsed EA was not in use. CIGroup explained that two (2) separate processes had been undertaken, one for EA in terms of the	The NEMA EIA Regulations, 2014 (as amended) were provided via email. The lapsed EA is not being used by NBC, NBC are adhering to the approved MPRDA EMP and have applied for all listed activities from the original application in this application for authorisation.	Section 4
Annatjie Burke	20/02/2020	AB interjected stating that the EA referred to mining as an activity.	CIGroup replied noting that the EA made mention of mining and mining-related activities but that it did not authorise mining as it was not a listed activity at the time. CIGroup went on		Section 4



NAME DATE FORMATION INPACT OF MATCE 15XUE PEOPLE VALUE 01 (2014) (20						SECTION IN THIS
PRECENSD Sind PROCESS) Analysis Value / or reservance Analysis prease of attending to the appeal and to we appeal and to we appeal and the DWR includement on Clinicapiset on in situation on Clinicapiset model in the DWR includement of the appeal and the DWR includement of the Include in the TA and the Included in the CIA and the Included in the CIA and the Included in the CIA and the Included in the IA and the IA		DATE COMMENT		EAP RESPONSE (DURING IWUL	UPDATED EAP RESPONSE (IEA &	REPORT WHERE ISSUE
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Annalije Burke 20/02/2020 As noted a concern that some of the specialist intology and multiplication measures proposed. If Concept administration areas and multiplication measures proposed. If Concept administration and the dot be controlled with the approxement and multiplication measures and multiplicatin measures and multiplication measures and mult						WAS INCORPORATED
Annable Burke 20/02/2020 All obtained a concern that some of the specialist findings metalises of the full Magnitudina and the LDP has the documped of the MIRLA between the table metalises and the LDP has the documped of the MIRLA between the table metalises and the LDP has the documped of the MIRLA between the table metalises and the LDP has the documped of the MIRLA between the table metalises and the LDP has the LDP ha				process of attending to the appeal and		
Amatijs Barko 20/20/2001 AB model a concern that some of the specialist fieldings processed to a contribute of the specialist and understands the specialist and understand the specialist and understands the specialist and understand understands the specialist and understands the specialist anderstand the speci				landowner aspects that the DMRE		
American 20/02/2020 All noted is concern that some of the specialist findings presented in the build is approved where all used in the build is approved where all is induced in the build is approved. Cliferup commenced that the build is approved in the build in the approved in the build in the approved in the build is approved in the build is approved in the build is approved in the build in the approved in the approved in the build in the approved in the build in the a				required conclusion on. CIGroup went		
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				and that this addressed the full MR		
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				the main focus of the mining at the		



					SECTION IN THIS
NAME	DATE COMMENT	ISSUE AND COMMENT RAISED	EAP RESPONSE (DURING IWUL	UPDATED EAP RESPONSE (IEA &	REPORT WHERE ISSUE
	RECEIVED		PROCESS)	S 102 PROCESS)	AND/OR RESPONSE WAS INCORPORATED
			Paardeplaats Section would initially be		WAS INCOMPORATED
			on Portion 30, after which it would		
			continue onto other farm portions		
			within the MR application area.		
			CIGroup explained that, in order to		
			ensure that the specialists assess the		
			Glisa and Paardeplaats Sections fully,		
			the extended mining plan on portions		
			other than Portion 30 had to be utilised.		
			CIGroup stated that the bigger picture		
			had to be considered as this would		
			present the worst-case scenario.		
Annatjie Burke	20/02/2020	AB, stating that since the lapsed EA was still applicable, the condition	CIGroup noted that the requirement for	The EA referred to lapsed in 2016. All	Section 4
		stating that a protected area had to be declared within six (6) months	an offset area (biodiversity/wetland)	conditions of the lapsed EA are null and	
		of the granting of the EA should then still be applicable. She stated	was specified in the EMP and would still	void and NBC is not obligated to adhere	
		that, based on the Paardeplaats Section layout, this protected area	be applicable. CIGroup commented,	to lapsed EA requirements, one of	
		should have been declared on Portion 29, but according to the	that the conditions in the EA, which was	which was the protected area	
		information presented in the presentation that mining was now planned	granted in 2013 had lapsed, one of	declaration. It is noted, however, that	
		on Portion 29.	these being a protected area. CIGroup	the approved MPRDA EMP includes	
			acknowledged that NBC were aware of	many requirements which overlapped	
			the offset requirement and were	with the EA, and these NBC are obliged	
			assessing such options but noted that	to adhere to. All listed activities from	
			these had not proceeded very far as	that application are included in this	
			NBC was awaiting the outcome of the	application for authorisation.	
			Umsimbithi Mining (Pty) Ltd		
			(Umsimbithi) MR application. Once an		
			outcome has been made public, NBC		
			will focus on the required offset area,		
			potentially in consultation with		
			Umsimbithi. CIGroup stated that it		
			would serve no purpose for NBC to		
			identify an offset area that may fall		
			within another MR area as this would		
			negate everything.		
Annatjie Burke	20/02/2020	AB interjected wanting to know where the Umsimbithi MR area was.	CIGroup replied that it was adjacent to	N/A	-
			the Paardeplaats Section on the		
			western side running all the way to the		
			N4.		



					SECTION IN T	HIS
	DATE COMMENT		EAP RESPONSE (DURING IWUL	UPDATED EAP RESPONSE (IEA &	REPORT WHERE IS	SUE
NAME	RECEIVED	ISSUE AND COMMENT RAISED	PROCESS)	S 102 PROCESS)	AND/OR RESPO	NSE
					WAS INCORPORATED	,
Annatjie Burke	20/02/2020	AB then commented that she did not understand RJvRs explanation	CIGroup replied that there were many	The wetland offset determination is	EMP	
		regarding the offset area. She stated that if Portion 29 was within NBCs	factors to consider in selecting offset	complicated and takes many factors		
		MR area no one else could mine there, so why couldn't the offset area	areas, including consideration of the	into account, as detailed in the		
		be placed there.	overall impact that mining in the area	Freshwater Ecosystem Report.		
			would have on such an area. CIGroup	Identification of an appropriate offset		
			stated that due to the size of the offset	option and location forms part of a		
			area required, Portion 29 may not be	separate process that will take the		
			sufficiently sized to accommodate the	mining plan and adjacent mining rights		
			offset. CIGroup also noted that long-	into consideration.		
			term, placement of an offset area on			
			Portion 29 would not be viable due to			
			the proposed mine development plans			
			which include Portion 29 for mining			
			activities.			
Annatjie Burke	20/02/2020	AB queried whether it would be legal for NBC to start mining if the	CIGroup stated that it would be legal	N/A	-	
		required offset area was not in place.	for them to start mining without the			
			offset in place.			
Annatjie Burke	20/02/2020	AB was concerned about the commitment of NBC to honour the offset	CIGroup responded that the	NBC are committed to honouring the	EMP	
		requirement.	requirement for the offset was	wetland offset requirement and are in		
			contained in the approved MPRDA EMP	the process of appointing an		
			and would have to be complied with.	appropriate specialist to initiate the		
			CIGroup noted that NBC were	process.		
			committed to the offset, in line with the			
			EMP requirements, but that this			
			process had to be assessed in more			
			detail prior to an area being selected.			
Annatjie Burke	20/02/2020	AB raised a concern that the offset process could be postponed	CIGroup responded that she did not	NBC are in the process of appointing an	EMP	
		indefinitely.	believe this would be the case as NBC	appropriate specialist to initiate the		
			had already begun engaging with	process.		
			specialists regarding the offset area			
			requirements. CIGroup noted that			
			selection of the correct offset area was			
			imperative and that this had to be done			
			taking the mining plan and adjacent			
			mining operations into account.			
			CIGroup also noted that offset areas do			
			not have to be within a MR area or			

North Block Complex (Pty) Ltd Draft EIAR (MP 30/5/1/2/2/10090 MR)



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NAME	RECEIVED	ISSUE AND COMMENT RAISED	PROCESS)	S 102 PROCESS)	AND/OR RESPONSE
					WAS INCORPORATED
			within properties owned by NBC. On		
			the contrary offset areas could be		
			located a distance from the area where		
			the impact is occurring because that		
			may be where an existing wetland, for		
			example, may require input to improve		
			its functionality. CIGroup went on to		
			explain that biodiversity offset		
			guidelines had been around for many		
			years and were still in draft format		
			pending finalisation. CIGroup noted		
			that these guidelines, together with the		
			wetland offset guidelines, would assist		
			NBC in assessing and implementing the		
			offset required.		
Annatjie Burke	20/02/2020	AB questioned whether NBC were waiting for these guidelines to be	CIGroup replied that NBC were not	NBC are in the process of appointing an	EMP
		finalised before they began planning the offset.	waiting on these guidelines to be	appropriate specialist to initiate the	
			finalised, however they were waiting to	process.	
			understand what would be taking place		
			in the greater area, notably other MR		
			application outcomes, in order to		
			ensure that the offset area selected		
			would provide the long-term offset as		
			required.		
Annatjie Burke	20/02/2020	AB commented that the lapsed EA stated that a 5:1 offset ratio is	CIGroup acknowledge that there was	The wetland offset ratio is affected by	EMP
		required, equating to an area of approximately 230 hectares (ha). She	wetland offset guidelines in place that	various factors which will be assessed	
		stated that she spoke to a wetland specialist ¹ who indicated that an area	would guide NBC on the extent of the	by the appointed specialist as part of	
		of 230 ha was insufficient due to the pristine nature of the wetlands to	offset area required.	the wetland offset strategy. A minimal	
		be impacted by mining.		functional equivalent of ±67 ha is	
				required, taking no other influencing	
				factors into consideration.	
Annatjie Burke	20/02/2020	AB referred to a report she had read which stated that with the current	CIGroup replied that CIGroup could not	The identification of an appropriate	EMP
		rate of MRs being issued, the whole of Mpumalanga will be mined out.	comment on the extent of MRs or mines	wetland offset area is affected by	
		She noted that in the area surrounding the Glisa and Paardeplaats		various factors which will be assessed	
		Sections that the Umsimbithi MR area has an initial footprint of $\pm 2,600$	delay in identifying an offset area was	by the appointed specialist as part of	

No name provided.

North Block Complex (Pty) Ltd



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	DATE COMMENT		EAP RESPONSE (DURING IWUL	UPDATED EAP RESPONSE (IEA &	REPORT WHERE ISSUE
NAME	RECEIVED	ISSUE AND COMMENT RAISED	PROCESS)	S 102 PROCESS)	AND/OR RESPONSE
					WAS INCORPORATED
		ha, the Mbuyelo Coal (Pty) Ltd (Mbuyelo) mine has an initial footprint	for the exact reasons that AB had just	the wetland offset strategy. A minimal	
		of ± 800 ha, and both of these mines are adjacent to the Glisa and/or	mentioned. CIGroup further noted that	functional equivalent of ±67 ha is	
		Paardeplaats Sections. AB, noting that this didn't account for other MRs		required, taking no other influencing	
		or mines in the vicinity, then questioned where an appropriate offset	be made bearing in mind the long-term	factors into consideration.	
		area would be found bearing those factors in mind.	sustainability of that offset, even if that		
			meant that the offset was in a different		
			catchment or province.		
Annatjie Burke	20/02/2020	AB then stated that she believed it would be a tragedy if NBC did not	CIGroup requested the name of the	N/A	-
		place the offset in the Paardeplaats area especially considering that the	Birdlife South Africa representative		
		area was in the headwaters of a river. She noted that the offset would	from whom the comments were		
		be a good opportunity to preserve these headwaters. AB then	received.		
		commented that if she looks at the mining plans, she can see that there			
		is no indication of NBC doing that.			
		AB then requested to read an excerpt from an email she received from			
		BirdLife South Africa. She said the comments confirm what she had			
		just said because his comments were that much of the proposed mining			
		area intercepts with Critical Biodiversity Areas (CBAs) which should be			
		preserved.			
Annatjie Burke	20/02/2020	AB continued to read from the comments of Mr Hiral Naik. She recited	CIGroup responded that the comments	The comments read were in response	Section 9 & 10
		the following: "We remind you that the mining biodiversity guidelines	recited were noted and requested AB to	to the original processes undertaken	EMP
		state that there is a very high likelihood of a fatal flaw for mining	send them to the EAP in writing.	and have no bearing on the current	
		projects that impact areas of high biodiversity importance. We also		process being undertaken. The	
		wish to emphasise that irreplaceable CBAs as present on Paardeplaats		Paardeplaats MR was approved in	
		are not suitable for biodiversity offsets and it is often impossible to		December 2018 after consideration of	
		offset impacts of optimal CBAs." AB stated that the implication of that		all mining related impacts, authorising	
		is that you do not mine optimal CBAs and you cannot offset them. She		mining within the IBA and CBAs. The	
		then went on to recite another point as follows: "Due to the likely impact		impacts on surface and groundwater,	
		on CBAs, it is unlikely that this project will comply with the Equator		wetlands and biodiversity are identified	
		Principles and the International Finance Corporation (IFC) performance		in this EIAR and proposed mitigation	
		standards which they invoke. CBAs would be classified as critical		and management measures included in	
		habitats by the IFC performance standard 6 and CBA1 areas would not		the EMP. Water management	
		be suitable for biodiversity offset due to the irreplaceability. In this case		measures are addressed in the	
		it is unlikely that the developer would be able to access financing from		approved IWUL/IWWMPs.	
		banks that are signatories to the Equator Principles for this project."			
Annatjie Burke	20/02/2020	AB agreed to send the comments. AB proceeded to draw the meetings	CIGroup replied, in relation to the	The Glisa and Paardeplaats	Section 10
		attention to comment 2 from Mr. Hiral Naik, which stated: "The attached	comments read out, that the IWUL	IWUL/IWWMPs align with GN 704 and	EMP
		river and wetlands map show that the proposed mining area also	application serves to address the		



					SECTION IN THIS
NANAE	DATE COMMENT		EAP RESPONSE (DURING IWUL	UPDATED EAP RESPONSE (IEA &	REPORT WHERE ISSUE
NAME	RECEIVED	ISSUE AND COMMENT RAISED	PROCESS)	S 102 PROCESS)	AND/OR RESPONSE
					WAS INCORPORATED
		intersects with National Freshwater Ecosystem Priority Areas, wetlands	requirements of the National Water Act	activities are approved in accordance	
		and rivers, which government has identified as those that should remain	(NWA) and GN 704, and that NBC	with GN 704.	
		healthy in order to support sustainable use of water resources as well	would apply for the necessary		
		as conservation goals. With regards to watercourses, as a minimum	exemptions in terms of GN 704 where		
		GN 704 Section 4 of the National Water Act 1998 Regulations, should	necessary. CIGroup stated that it was		
		be complied with when no person in control of a mine or activity may,	then up to the Department to decide on		
		except in relation to a matter contemplated in Regulation 10, carry on	the application and issue an IWUL and		
		any underground or opencast mining or prospecting or any other	requested exemptions. CIGroup		
		operation or activity under or within the 1:50 year floodline or within a	further noted that an IWUL and GN 704		
		horizontal distance of 100 metres (m) from any watercourse, whichever	exemptions had been granted for the		
		is greater."	Paardeplaats Section.		
Annatjie Burke	20/02/2020	AB then requested clarity on whether the Sensitivity Planning Approach	CIGroup replied that the Paardeplaats	The MR allows for mining on all portions	-
		(mining on Portion 30 only) which was advocated by the lapsed EA had	MR had been granted for the full	within the MR and not only on Portion	
		been waived.	application area with the current focus	30.	
			for mining being on Portion 30.		
			CIGroup also referred to the mine plan		
			presented which extended beyond		
			Portion 30 in a southerly direction.		
Annatjie Burke	20/02/2020	AB referred to a map in her possession which showed a dewatering dam	CIGroup replied that she was not aware	A temporary pit dewatering dam will be	Section 3
		and Pollution Control Dam (PCD) on Portion 28 and a mine dump area	of such infrastructure. CIGroup noted	placed within the active mining area as	Section 10
		planned on Portion 29. She asked for confirmation that this	that, in terms of the approved	mining proceeds from where water will	EMP
		infrastructure was correct.	Paardeplaats EMP and IWUL, there is a	be pumped to the PCD or WTP. Only	
			stockpile area and PCD authorised on	the infrastructure detailed in this report	
			Portion 24. CIGroup stated that she	is planned for development at this	
			would confirm this with NBC.	stage.	
Annatjie Burke	20/02/2020	AB referred to the Glisa Section, noting that there was a new PCD	CIGroup replied that there was already	The existing WTP will be used to treat	Section 3
		planned in that Section. She queried whether a Reverse Osmosis (RO)	a Water Treatment Plant (WTP)	all water from the CSWP PCD and the	Section 10
		plant would be required to treat the water in the PCD.	established and operational within the	Portion 24 PCD. No additional WTPs	EMP
			Glisa Section. CIGroup stated that the	are required.	
			WTP had been operational since 2017		
			and was treating water from the voids		
			for re-use on site and for release into		
			the Skilferlaagtespruit in line with the		
			IWUL conditions.		
Annatjie Burke	20/02/2020	AB queried whether the WTP was a RO plant. AB then questioned	CIGroup replied that the WTP had	The existing WTP is an RO plant and	Section 3
		whether the WTP would have sufficient capacity to handle water from	capacity to handle water from the	has capacity to treat all water within	
		the Paardeplaats Section.	Paardeplaats Section, bearing in mind	the Integrated Paardeplaats Section.	



NAME	DATE COMMENT RECEIVED	ISSUE AND COMMENT RAISED	EAP RESPONSE (DURING IWUL PROCESS)	UPDATED EAP RES S 102 PROCESS)
			that water would also be used for dust suppression and in the Crushing, Screening and Washing Plant (CSWP).	
Annatjie Burke	20/02/2020	AB requested the technical details for the WTP confirming the handling capacity.	CIGroup replied that she would provide the handling capacity of the WTP.	Technical details of provided in the IWU
Annatjie Burke	20/02/2020	AB went on to state that in the approved IWUL there was a table that referred to "water quality limits", wherein the pH range was listed as 5.5 – 9.5. AB noted her concern with this range stating that results from pH testing in the Glisa/Paardeplaats area show pH of being in the neutral range to slightly acidic. She was concerned that broadening the pH range as per the range specified in the IWUL would result in heavy metals being dissolved and extremely toxic water as a result. AB requested the discharge (into Skilferlaagtespruit) water quality standards.	CIGroup replied that she would provide the approved discharge standards as contained in the IWUL.	The water quality of the WTP align w IWUL/IWWMP and meets discharge sta into the environmen
Neville Wilkie (NW)	20/02/2020	Neville Wilkie (NW) of Portion 13 made apologies for Con Sabbagha and Susan Sabbagha. NW noted that RJvR had indicated that the Paardeplaats MR which was issued included Portion 13. He stated that as owners of Portion 13 they have not been provided with confirmation of this and requested proof of this.	CIGroup acknowledge the inclusion of Portion 13 in the MR and agreed to send NW supporting documentation to this regard.	The MR was submit
Neville Wilkie (NW)	20/02/2020	NW referred to the Paardeplaats IWUL, noting that it only included water uses for Portion 24 and Portion 30.	CIGroup replied that the Paardeplaats IWUL authorised water uses for a certain amount of time and that the water uses approved were only for Portion 24 and Portion 30.	The Paardeplaat addressed only associated with Por amended to addre additional portions of IEA and S 102 proce
Neville Wilkie (NW)	20/02/2020	NW referred to the map presented showing the farm portions for the Glisa and Paardeplaats Sections. He stated that the farm boundary for Portion 24 was incorrect. He noted that he had consulted with Exxaro on this matter and they had provided confirmation that a portion of Portion 24 (\pm 6 ha) actually belonged to Portion 13.	CIGroup then stated that the information utilised by the EAP was obtained directly from the Surveyor General (SG) cadastral dataset, so all farm boundaries were based on that information. CIGroup requested that NW show the information he had in this regard and the area in dispute to her after the meeting.	The correct farm utilised in all activities until such updates the bou system.
Neville Wilkie (NW)	20/02/2020	NW queried who would be responsible for the funding of the WTP at/after mine closure.	CIGroup replied that the WTP was included in the NBC financial provision, so the responsibility lay with NBC.	N/A

	SECTION IN THIS
RESPONSE (IEA &	REPORT WHERE ISSUE
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s of the WTP were	-
WUL/IWWMP process.	
y discharge limits for	EMP
with the approved	
ind only water that	
standards is released	
nent as authorised.	
nitted as requested.	-
aats IWUL/IWWMP	-
y the water uses	
Portion 30 and will be	
dress water uses in	
ns on conclusion of the	
rocess.	
rm portion is being	-
ll mapping/planning	
such time as the SG	
ooundaries on their	
	-



NAME	DATE COMMENT RECEIVED	ISSUE AND COMMENT RAISED	EAP RESPONSE (DURING IWUL PROCESS)	UPDATED EAP RI S 102 PROCESS)
Annatjie Burke	20/02/2020	AB then requested, with reference to the Paardeplaats Section, whether the upfront requirement for financial provision had been paid and whether proof of that could be provided to her.	CIGroup replied that CIGroup did not have access to that information and that AB should consult NBC directly on that matter.	NBC have paid the the Paardeplaats Fund and will cont annual basis as rec NEMA and MPRDA.
Annatjie Burke	20/02/2020	AB replied that she wanted CIGroup to request feedback from NBC together with proof of the payment if it was made.	CIGroup replied that they would request confirmation from NBC.	N/A
Neville Wilkie (NW)	20/02/2020	NW made mention of the fact that Exxaro, the previous owners of the Glisa and Paardeplaats Sections, held quarterly meetings with landowners and surrounding land users. He queried whether NBC would initiate the same as such meetings had not been held since NBC had taken over the Sections.	CIGroup replied that they would request feedback from NBC but was certain that the meeting would be reinstated.	NBC have been these meetings.
Annatjie Burke	20/02/2020	AB queried what the timeframe for the Glisa rehabilitation was.	CIGroup replied that there was no specific timeframe as NBC were still mining the Glisa Section. CIGroup noted that concurrent rehabilitation was being undertaken and that once the mining was completed that rehabilitation would be ramped up. CIGroup stated that, on average, rehabilitation takes from 18 months to 3 years, and included backfilling, topsoiling, and vegetation and monitoring of vegetation establishment to ensure it was self-sustainable.	Mining at the Glis 2020 and rehabil currently underwa undertaken annu with the rehabili reported on in t Financial Provisi 2015 (as amended
Annatjie Burke	20/02/2020	AB requested a specific timeframe for the rehabilitation and wanted a commitment from NBC in writing. AB said that she understood this but wanted NBC to provide I&APs with a starting date for rehabilitation.	CIGroup responded that she would request NBC to address her request but noted that rehabilitation was dependent on many external factors that could influence the rehabilitation timeframes, such as achieving a self- sustaining vegetation cover which is dependent on a variety of climatic variables. CIGroup responded that she would request NBC to provide this together with an anticipated date for completion of the rehabilitation.	Mining at the Glis 2020 and rehabil currently underwa undertaken annu with the rehabili reported on in t Financial Provisi 2015 (as amended

North Block Complex (Pty) Ltd Draft EIAR (MP 30/5/1/2/2/10090 MR)

SECTION IN THIS RESPONSE (IEA & **REPORT WHERE ISSUE** AND/OR RESPONSE WAS INCORPORATED he initial contribution to its Financial Provision ontinue to do so on an required in terms of the DA. notified to reinstate Glisa Section ceased in Appendix D bilitation activities are way. Rehabilitation is nually in accordance bilitation plan and is terms of the NEMA isioning Regulations, led). Glisa Section ceased in Appendix D pilitation activities are way. Rehabilitation is nually in accordance bilitation plan and is terms of the NEMA isioning Regulations, ed).



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	DATE COMMENT		EAP RESPONSE (DURING IWUL	UPDATED EAP RESPONSE (IEA &	REPORT WHERE ISSUE
NAME	RECEIVED	ISSUE AND COMMENT RAISED	PROCESS)	S 102 PROCESS)	AND/OR RESPONSE
					WAS INCORPORATED
Annatjie Burke	20/02/2020	AB then noted that she had been contacted by several members of the	CIGroup replied that according to their	NBC is the registered owner of the NBC	Section 3
		press regarding the ownership of NBC stating that information being	knowledge all legal aspects relating to	mining complex.	
		circulated acknowledges that Exxaro sold the Sections to NBC but that	the sale/purchase had been finalised		
		the legal process was not finalised.	and NBC was the legal owner and		
			operator of the Sections.		
Annatjie Burke	20/02/2020	AB stated that she had received an email directly from Exxaro the day	CIGroup said that they would have to	NBC is the registered owner of the NBC	Section 3
		prior to the public meeting (i.e. 19 February 2020) stating that the legal	consult with NBC and Exxaro on that	mining complex.	
		process had not been concluded yet.	matter, noting that NBC would not be		
			able to operate nor have been issued a		
			MR for the Paardeplaats Section were		
			all the legal processes not concluded.		
			CIGroup requested that AB provide the		
			name of the Exxaro representative that		
			sent her the email so that the matter		
			could be taken up with them directly.		
Annatjie Burke	20/02/2020	AB queried whether the I&AP comments received would be made	CIGroup replied that draft minutes of	N/A	Section 8
		available to all I&APs and specifically to meeting attendees.	the meeting would be sent to meeting		Appendix C
			attendees for comment, after which the		
			minutes would be finalised for		
			distribution. CIGroup confirmed that		
			all issues raised, or comments made		
			during this meeting would be included		
			in the Stakeholder Engagement Report		
			which must be submitted with the the		
			IWUL & IWWMP Technical Report.		
			CIGroup confirmed that aspects raised		
			that were not directly related to the		
			IWUL application process would still be		
			disclosed in the final submission		
			documentation. CIGroup also stated		
			that the issued raised or comments		
			made would be carried across into the		
			MPRDA Section 102 and EA process for		
			full disclosure to all Departments.		
Mbongeni Ndlovu	20/02/2020	Mbongeni Ndlovu (MN) queried how RJvR would share the information	CIGroup responded that this was	N/A	-
		from the meeting with I&APs. MN commented that the attendance	provided for on the attendance register		
			and this was shown to MN.		



NAME	DATE COMMENT RECEIVED	ISSUE AND COMMENT RAISED	EAP RESPONSE (DURING IWUL PROCESS)	UPDATED EAP RE S 102 PROCESS)
		register did not provide for meeting attendees to include their email addresses.		
Annatjie Burke	20/02/2020	AB referred to the lapsed EA where it was stated that communities within the MR area would have to be resettled, noting that she could find no other information regarding the resettlement of these communities, querying the legal position of such communities.	CIGroup replied that a resettlement process was being undertaken by NBC, but that since it did not form part of their appointment, CIGroup could not provide further information thereon besides stating that the communities on Portion 30 were being consulted with as they needed to be relocated/resettled first, considering the mine plan. CIGroup also noted that there were communities on other portions that would require resettlement as the mine progressed. CIGroup stated that they would request a status update on the resettlement	-
Annatjie Burke	20/02/2020	AB noted with distress that the relocation of communities on the Hadeco	process from NBC. CIGroup replied that the lapsed EA	The EAP confirms
		farm Portions, stating that the lapsed EA had been based on the Sensitivity Planning Approach, which required the whole of the Hadeco operations to remain functional, ensuring that the employees would remain in the residences and retain their jobs.	stated that the Sensitivity Planning Approach was preferred because the Hadeco operations could continue, and not that the Hadeco operations had to continue. CIGroup noted further that the MR was not issued until Exxaro had finalised outstanding issues with Hadeco regarding the Portions which they owned.	process is currentl and undertaken by
Neville Wilkie (NW)	20/02/2020	NW requested that the map indicating the wetland delineation be shown again. Commenting on the map, he queried whether NBC would be mining through the wetlands that had been identified and delineated on Portion 30.	CIGroup replied that NBC had been issued an IWUL for the Paardeplaats Section which authorised NBC to mine through those wetlands, noting that this had prompted the need for a biodiversity/wetland offset area.	N/A
Annatjie Burke	20/02/2020	AB referred to a comment made by RJvR during the presentation regarding the aquifer. She noted that RJvR referred to the aquifer as being classified as a minor aquifer.	CIGroup replied that the South African Aquifer Database classifies the aquifer	N/A

RESPONSE (IEA &	SECTION IN THIS REPORT WHERE ISSUE
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	WAS INCORPORATED
t process is required for	-
oceed into different	
the mining right area,	
uld be undertaken as a	
ess managed by an	
ualified specialist.	
ms that a resettlement	-
ently being negotiated	
by NBC.	
	Section 9 & 10
	EMP
	-



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	DATE COMMENT		EAP RESPONSE (DURING IWUL	UPDATED EAP RESPONSE (IEA &	REPORT WHERE ISSUE
NAME	RECEIVED	ISSUE AND COMMENT RAISED	PROCESS)	S 102 PROCESS)	AND/OR RESPONSE
					WAS INCORPORATED
			as a minor aquifer with moderate		
			vulnerability.		
Annatjie Burke	20/02/2020	AB stated that her comment on the aquifer was that most of the aquifers	-	N/A	-
······		in Mpumalanga were classified as minor and that this was where issues			
		arose. She noted that there was generally a lot of surface water, yet			
		not a lot of groundwater, noting further that mining in Mpumalanga was			
		causing havoc to the groundwater, resulting in eco-side, with impacts			
		that cannot be reversed. AB went on to say that all the mining in			
		Mpumalanga was short-sighted and that it should not take place			
		because Mpumalanga was a high-value farming and tourism area, not			
		a water rich area. She concluded saying that mining would sterilise the			
		Mpumalanga Province			
Annatjie Burke	20/02/2020	AB referred to information from the Umsimbithi MR application process,	ClGroup replied that as an EAP they	NBC utilise water dewatered from the	Section 10
Annatjie burke	20/02/2020	stating that the EIA report states that the mine would require 3 million	needs to look at the impacts for the		
		litres of water per day, and that the EIA states that this amount of water			
		is unlikely to be sourced from within the MR area itself. She said it goes	Umsimbithi specialist reports which she		
		on further to state that water would be sourced from the eMakhazeni	requested from Umsimbithi but which	source of water for the Umsimbithi	
		Local Municipality, who she notes is already extremely water stressed.	had not been provided as yet.	Mine was noted to be from dewatering	
				of the opencast mining pit as well.	
				Impacts associated with groundwater	
				level drawdown have been included in	
				this EIAR and addressed in the EMP.	
Annatjie Burke	20/02/2020	AB acknowledge the reply and stated that the information was available		N/A	-
		in the public domain and that she would provide RJvR with the			
		documentation should also be reviewed with regards to potential			
		cumulative impacts as they also neighbour the NBC Sections.	request for the information.		
Neville Wilkie (NW)	20/02/2020	NW raised a concern regarding the fountain that occurs on Portion 13,	CIGroup acknowledged the location of	The fountain on Portion 13 lies within	EMP
		close to Portion 24, stating that the fountain is not flowing the way it	the fountain and stated that the	the mining footprint and will be mined	
		used.		out. The loss of the fountain will be	
			refers to a borehole on Portion 13, but	addressed in the wetland offset	
			whether this was the fountain or not	strategy.	
			she could not confirm. CIGroup offered		
			to confirm this with NW after the		
			meeting.		



NAME	DATE COMMENT RECEIVED	ISSUE AND COMMENT RAISED	EAP RESPONSE (DURING IWUL PROCESS)	UPDATED EAP RESPONSE (IEA & S 102 PROCESS)	SECTION IN THIS REPORT WHERE ISSUE AND/OR RESPONSE WAS INCORPORATED
Annatjie Burke	20/02/2020	AB suggested that the fountain be included in the monitoring program for monitoring on a quarterly basis.	CIGroup replied that the current monitoring programs are being revised and that they would assess that in	The fountain is not included in the monitoring program as it is being mined out.	EMP
			relation to the fountain mentioned.		
Annatjie Burke	20/02/2020	AB wanted it known that she had alerted journalists from e-TV and Carte Blanche about the NBC environmental licensing processes and that they were following the case.	CIGroup replied that the journalists were welcome to contact them directly to request information or comment. CIGroup also noted that they had emailed some of the journalists that AB had included in email communication enquiring whether they wanted to register as I&AP for the processes in question, and that to date none of those journalists had indicated that they wanted to be included in the	N/A	-
Neville Wilkie (NW)	20/02/2020	NW presented RJvR with documentation pertaining to the portion of Portion 24 which he states should be included in Portion 13 and not Portion 24. He also indicated on Google Earth where the portion was as well as where the fountain was that he had mentioned during the meeting.	information and made a copy thereof for reference purposes. CIGroup also	N/A	-
Neville Wilkie (NW)	20/02/2020	NW complained to CIGroup that NBC had brought members of the community that were to be relocated/resettled onto his property without his permission and requested that RJvR assist him in notifying NBC that this was unacceptable.		N/A	-
Mbongeni Ndlovu	20/02/2020	MN approached CIGroup and apologised for the late arrival of himself and Isack Mahlangu (IM), stating that they were told that there was no meeting taking place at the Belfast Golf Club.		N/A	-
Mbongeni Ndlovu	20/02/2020	MN stated that he an IM were the only representatives for the Paardeplaats community at the meeting and requested, that in future, CIGroup consider scheduling meetings at the Paardeplaats Hall near the Hadeco Village to accommodate more members of the community who would struggle to make a meeting in eMakhazeni town, as was evident in attendance at the meeting. He also stated that the Paardeplaats	the Hall would be considered for any future meetings that were required. CIGroup informed MN that the MR for Paardeplaats had already been issued	The MR has been granted and comments on that process have been concluded. The I&APs were included in the SEP process for the IEA and S 102 processes and comment from them was sought but not obtained.	Appendix C



NAME	DATE COMMENT RECEIVED	ISSUE AND COMMENT RAISED	EAP RESPONSE (DURING IWUL PROCESS)	UPDATED EAP RESPONSE (IEA & S 102 PROCESS)	SECTION IN THIS REPORT WHERE ISSUE AND/OR RESPONSE WAS INCORPORATED
		community were decision makers and had the right to comment on the	Paardeplaats Community could not		
		MR and the consolidation process planned.	challenge the MR, however they could		
			provide their input into the		
			management measures that were to be		
			proposed in the EMP consolidation		
			process. This would ensure that their		
			requirements and inputs were		
			incorporated, where possible, in the		
			updated EMP. CIGroup informed MN		
			that they were willing to meet with the		
			community to inform them of the		
			processes and establish open		
			communication lines and queried when		
			best suited them.		
Mbongeni Ndlovu	20/02/2020	MN replied that meeting on a weekend would be easier for the	CIGroup acknowledged the request on	N/A	-
		community and IM concurred with this statement. MN said they wanted	grazing land and said they would revert		
		to understand to what extent the crop and grazing land would be	to NBC for clarity thereon.		
		diminished as the community have cattle that required grazing areas.			
		He also requested that RJvR provide them with a copy of the			
		Paardeplaats MR, the Social and Labour Plan (SLP) and IWUL.			



9 ENVIRONMENTAL ATTRIBUTES ASSOCIATED WITH THE DEVELOPMENT FOOTPRINT

The baseline environmental description was determined through utilising a combination of previous and current specialist assessments and monitoring reports. The list of specialist assessments consulted are presented in **Table 9.1**.

SPECIALIST ASSESSMENT	COMPANY
Climate and Air Quality	Eco Elementum (Pty) Ltd
Soils	Institute for Soil Climate and Water, Agricultural Research Council
Terrestrial Biodiversity	Digby Wells Environmental (Pty) Ltd
Freshwater Ecosystems	Ecology International (Pty) Ltd
Surface Water	Aqua Earth Consulting (Pty) Ltd
Groundwater	Milnex cc
Heritage	PGS Heritage (Pty) Ltd
Traffic	Arup Transport Planning (Pty) Ltd
Blast and Vibration	Blast Management and Consulting (Pty) Ltd
Noise	Jongens Keet Associates
Visual	Eco Elementum (Pty) Ltd
Socio-Economic	Ptersa Environmental Management Consultants

Table 9.1: Specialist Assessments Utilised.

9.1 Climate

Based on an evaluation of the meteorological data simulations run from the global NOAA Environmental Modelling System (NEMS) weather model at approximately 30 km resolution from 1985 to current of the project area, the following deductions can be made (**Figure 9.1**):

- In the summer months' maximum average daily temperatures are predicted to be 21°C -24°C on average with a maximum of 30°C possible during hot days, dropping to a predicted 9°C - 13°C on average at night and 3°C minimum on cold nights.
- During winter months the average day time temperature are predicted in the 16°C 19°C range while cold winter night-time temperatures are predicted to drop to -1°C.

Falling in a summer rainfall area, the Integrated Paardeplaats Section is predicted to receive the most precipitation in the summer months of October - March as can be seen in **Figure 9.1**. November - January are predicted the highest rainfall months with between 140 – 179 mm predicted per month during these months. February, March and October are predicted to receive



79 – 103 mm precipitation. All other months are predicted to receive less than 43 mm precipitation on average during the month.

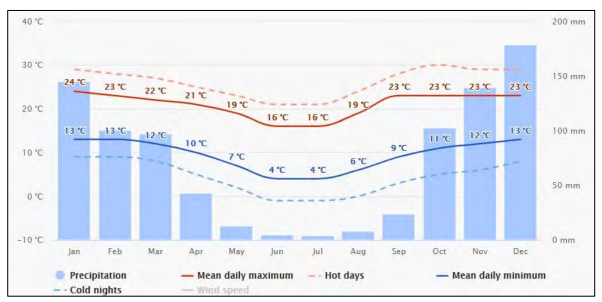


Figure 9.1: Average Temperature and Precipitation for the Integrated Paardeplaats Section.

The total precipitation days predicted at the Integrated Paardeplaats Section are presented in **Figure 9.2**. The highest precipitation days are predicted during the months of October - March. During these months' precipitation is predicted to only occur 16 - 24 days on average. The rest of the year precipitation is predicted to occur less than 9 days per month. Evaporation losses exceed rainfall throughout the year in the Integrated Paardeplaats Section which aligns with the warm and temperate nature of the area. The Mean Annual Evaporation (MAE) (Symons Pan) of the Integrated Paardeplaats Section is 1,500 mm (Bailey & Pitman, 2015).

A period wind rose for the Integrated Paardeplaats Section is presented in **Figure 9.3**. Wind roses comprise of 16 spokes which represents the direction from which winds blew during the period. The colours reflect the different categories of wind speeds. The dotted circles provide information regarding the frequency of occurrence of wind speed and direction categories. Based on an evaluation of the meteorological data simulations run from the global NEMS weather model at approximately 30 km resolution from 1985 to current of the project area, the following deductions can be made:

- The predominant wind direction is predicted to occur mainly from the East-North-East (ENE) 1,073 hours per year.
- A secondary direction is predicted from North-East (NE) 592 hours per year and East (E) 635 hours per year, respectively, with wind speeds higher than 5 kilometres per hour (km/h).



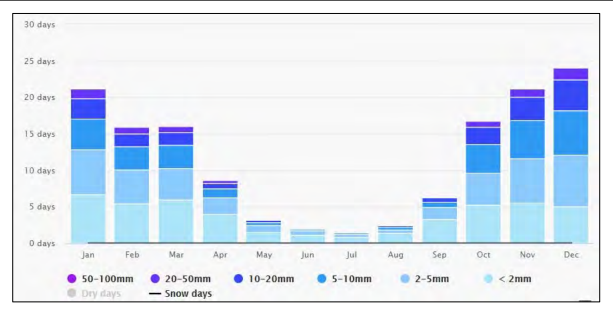


Figure 9.2: Day Count of Total Daily Precipitation per Month for the Integrated Paardeplaats Section (1985 – present).

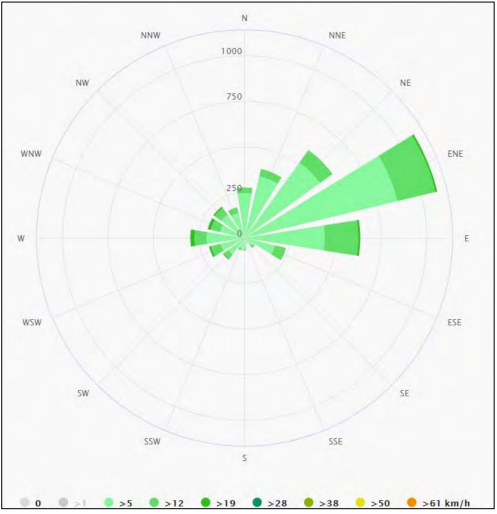


Figure 9.3: Predominant Wind Direction for the Integrated Paardeplaats Section.



It is anticipated that calm conditions with wind speeds of 12 km/h or less for 11 - 18 days per month throughout the year will prevail at the Integrated Paardeplaats Section, whilst 12 - 19 km/h winds are predicted 8-16 days per month through the year (**Figure 9.4**). Wind speeds of more than 19 km/h are predicted to occur 1 - 3 days per year on average.

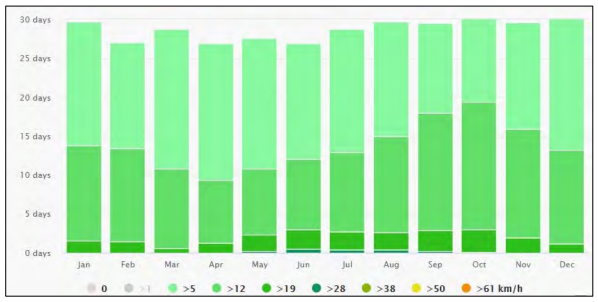


Figure 9.4: Wind Class Frequency Distribution per Month for the Integrated Paardeplaats Section.

9.2 Air Quality

A number of sensitive receptors have been identified in the immediate vicinity of the Integrated Paardeplaats Section (**Figure 9.5**) and include the town of Belfast, the informal settlement of Siysthuthuka, and various homesteads within and around the Section. Various sources of emissions exist, all of which may impact on the identified sensitive receptors, including:

- Vehicle exhaust gases;
- Veld fires;
- Trucks passing on the roads, loading and offloading raw materials;
- Wind erosion as a result of ROM material and topsoil stockpiles;
- Material handling (loading, hauling and tipping); and
- Other mining activities such as wind erosion and vehicle entrained dust.



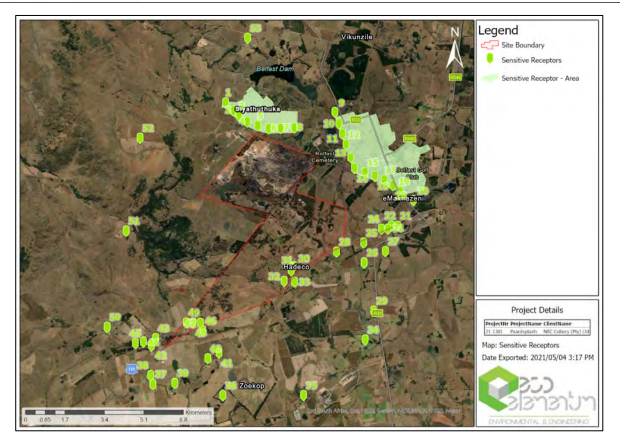


Figure 9.5: Identified Sensitive Receptors in the Immediate Area of the Integrated Paardeplaats Section.

A comprehensive dust monitoring campaign exists for the Integrated Paardeplaats Section and has been in place since 2015. Windblown settleable dust fall-out is monitored based on the ASTM International standard method for collection and analysis of Dustfall (ASTM D1739), with certain modifications. Dust fallout is measured against the National Dust Control Regulations (GNR 827), of the NEM: AQA (**Table 9.2**). In terms of GNR 827, a residential area means any area classified for residential use in terms of local town planning scheme, whereas a non-residential area means any area not classified for residential use as per local town planning scheme.

Table 9.2: National Dust Control Regulations Standards.

RESTRICTION AREAS	30-DAYS AVERAGE DUST FALL RATE (D) (mg/m²/day)	PERMITTED FREQUENCY OF EXCEEDING DUST FALL RATE	
Residential area	D < 600	Two within a year, not sequential	
Non-residential area	600 < D < 1200	months	

The results of the February 2021 monitoring period are presented in **Table 9.3**, and no exceedances in terms of GNR 827 were observed.



SITE DESCRIPTION	SITE CLASSIFICATION	NUMBER OF DAYS	DUST FALLOUT (mg/m²/day)
Main Plant	NON-RESIDENTIAL	33	12
Opposite Blue Gum	NON-RESIDENTIAL	33	126
Road to Mahim Dam	NON-RESIDENTIAL	33	27
Mahim Dam	NON-RESIDENTIAL	33	8
Block C	NON-RESIDENTIAL	33	30
Next to Pan	NON-RESIDENTIAL	33	32
Pan	NON-RESIDENTIAL	33	25
PDP 1	NON-RESIDENTIAL	33	17
PDP 2	NON-RESIDENTIAL	33	33
PDP 3	NON-RESIDENTIAL	33	115
PDP 4	NON-RESIDENTIAL	33	16
PDP 5	NON-RESIDENTIAL	33	14

Table 9.3: February 2021 Dust Fallout Results.

9.3 Topography

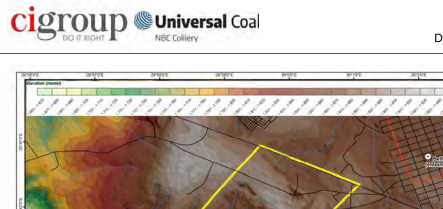
The Integrated Paardeplaats Section is located in a hilly area at an altitude of approximately 1,855 - 1,920 metres above mean sea level (mamsl) (**Figure 9.6**). The site area is in the upper catchment region of the Steelpoort River, Grootspruit and Langspruit, and the main water course flowing through the mine area is the Mahim stream. The topography of the Paardeplaats Section slopes in a northerly direction towards a non-perennial tributary of the Grootspruit flowing from south to north approximately 13 km west of the site. The Glisa Section slopes in a westerly direction towards the Grootspruit.

9.4 Geology

According to the 1:250 000 geological maps 2528 Pretoria and 2530 Barberton (Council for Geoscience, 1978 and 1986), the Integrated Paardeplaats Section main reserve area is situated within the Witbank Coal field in the northern part of the main Karoo Basin (Karoo Supergroup). The coal reserves are found in the Vryheid Formation (Ecca Group) and consist predominantly of fine, medium, and coarse-grained sandstone with sub-ordinate mudstone, shale, siltstone, and carbonaceous shale (**Figure 9.7**). The Dwyka Group tillite forms the base of the coal seam deposits. These formations were deposited during the Permian Period of the Paleozoic Era (230 to 280 million years ago) (GCS, 2011).

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Glisa EMP & IWUL



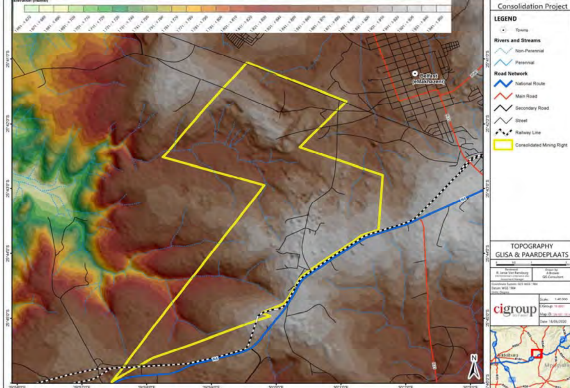


Figure 9.6: Topography of the Integrated Paardeplaats Section.

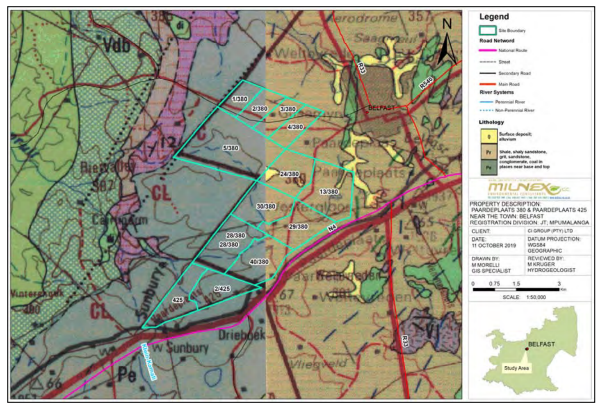


Figure 9.7: Geology Map of the Integrated Paardeplaats Section.



The Vryheid Formation contains up to five (mineable) coal seams. The different lithofacies are mainly arranged in upward coarsening deltaic cycles. The permeabilities of the sandstones are usually very low. The main reason for this is that the sandstones are usually poorly sorted, and that their primary porosities have been lowered considerably by diagenesis. These sedimentary formations have been extensively intruded by dolerite dykes. General directions of the regional structures (dykes and faults) are south-southwest to north-north-east for the dykes and east to west for the faults, with some interconnection between faults as a result of north to south faulting. The slip faults were minor faults that occurred as a result of pressure relief and were mainly perpendicular to the main fault strike direction. The strata and coal seams encountered correlate with the rest of the Witbank coal field, and currently seams 2, 3 and 4 are being mined in the Paardeplaats Section opencast areas.

9.5 Soils

The soils within the Integrated Paardeplaats Section are predominantly of the Red-Yellow Apedal type, considered free draining (**Figure 9.8**). A Miscellaneous classification applies to the south western portion of the Integrated Paardeplaats area. The northern portion of the Integrated Paardeplaats Section, the old Glisa Section, has been extensively mined by opencast methods and the soil profile is considered considerably altered as a result. The majority of the central and southern portions of the Integrated Paardeplaats Section, on the other hand, is considered unaltered.

Several soil map units have been identified in the active (Portion 30 of the farm Paardeplaats 380 JT) and planned (Portion 13, 28, 29 & 40 of the farm Paardeplaats 380 JT and Portion 2 & Remaining Extent of farm Paardeplaats 425 JS) mining areas (**Figure 9.9** and **Table 9.4**).

In general, the greater part of the Integrated Paardeplaats Section contains deep soils intermixed in certain areas with soils of varying depths from shallow to moderate; with predominantly yellowbrown and red (occasionally reddish-brown) colours. The soils are weakly structured to structureless across the entire area, with rock outcrops and surface stones in places. The south western portion of the site is dominated by shallower soils mixed with some moderately deep soils. Wetland areas (including streams and dams) occur in the lower-lying areas in various portions of the Section.

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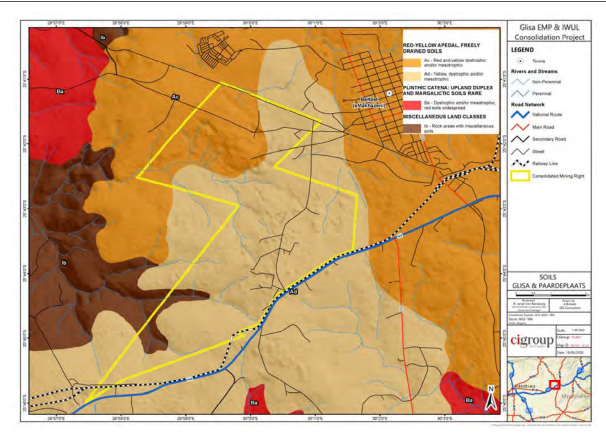


Figure 9.8: Soil Classes in the Integrated Paardeplaats Section.

CIGROUP Universal Coal

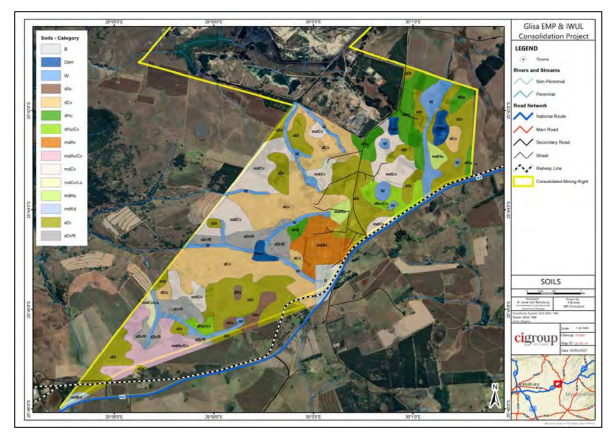


Figure 9.9: Soil Map of the Integrated Paardeplaats Section.



Table 9.4: Soil Maps Units.

MAP UNIT	DEPTH (mm)	DOMINANT	SUB-DOMINANT	GENERAL DESCRIPTION OF SOILS OCCURRING	AGRICULTURAL
		SOIL FORM(S)	SOIL FORM(S)		POTENTIAL
DEEP STRU	CTURELESS SO	LS			
dCv	800-1200	Clovelly 1200	Clovelly 1100	Brown, apedal, loamy sand to sandy loam topsoil on	Very high
			Avalon 1200	yellow-brown (occasionally grey), apedal, loamy sand to	
			Longlands 2000	sandy loam subsoil, occasionally on mottled soft plinthite	
				or weathering rock.	
dHu	800-1200	Hutton 1200	Hutton 1100	Reddish-brown, apedal, loamy sand to sandy loam topsoil	Very high
			Clovelly 1200	on red (occasionally yellow-brown), apedal, loamy sand	
			Bainsvlei 1200	to sandy loam subsoil, occasionally on mottled soft	
				plinthiteor weathering rock.	
dHu/Cv	800-1200	Hutton 1200	Hutton 1100	Brown to reddish-brown, apedal, loamy sand to sandy	Very high
		Clovelly 1200	Clovelly 1100	loam topsoil on yellow-brown to red, apedal, loamy sand	
				to sandy loam subsoil, on weathering rock.	
dAv	800-1200	Avalon 1200	Avalon 1100	Brown, apedal, loamy sand to sandy loam topsoil on	Very high
			Glencoe 1200	yellow-brown, apedal, loamy sand to sandy loam subsoil,	
				on a periodical wetting zone with mottled soil colors,	
				occasionally cemented.	
MODERATE	LY DEEP STRUC	TURELESS SOILS			
mdCv	450-800	Clovelly 1200	Clovelly 1100	Reddish-brown, apedal, loamy sand to sandy loam topsoil	Moderate
			Avalon 1200	on red, apedal, loamy sand to sandy loam subsoil (often	
				with concretions) on weathering rock.	
mdHu	450-800	Hutton 1200	Hutton 1100,	Brown, apedal, loamy sand to sandy loam topsoil on	Moderate
			Clovelly 1200	yellow-brown, apedal, loamy sand to sandy loam subsoil	
				(often with concretions) on weathering rock.	

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MAP UNIT	DEPTH (mm)	DOMINANT	SUB-DOMINANT	GENERAL DESCRIPTION OF SOILS OCCURRING	AGRICULTURAL
		SOIL FORM(S)	SOIL FORM(S)		POTENTIAL
mdAv	450-800	Avalon 1200	Avalon 1100	Brown, apedal, loamy sand to sandy loam topsoil on	Moderate
			Glencoe 1200	yellow-brown, apedal, loamy sand to sandy loam subsoil,	
				on a periodical wetting zone with mottled soil colors.	
mdAv/Cv	450-800	Avalon 1200	Avalon 1100	Brown, apedal, loamy sand to sandy loam topsoil on	Moderate
		Clovelly 1200	Glencoe 1200	yellow-brown, apedal, loamy sand to sandy loam subsoil,	
				on weathering rock or mottled soft plinthite.	
mdCv/Lo	450-700	Clovelly 1200	-	Brown to greyish-brown, apedal, loamy sand to sandy	Moderate to low
		Longlands 2000		loam topsoil on yellow-brown, apedal, loamy sand to	
				sandy loam subsoil on weathering rock. In lower	
				landscape positions,	
				grey, loamy sand subsoils on mottled soft plinthite occur.	
mdKd	450-700	Kroonstad 2000	-	Dark brown, weakly structured, sandy clay loam topsoil	Very low
				on grey, mottled, weakly developed structured, sandy	
				clay subsoil with signs of wetness. The lower horizon is	
				saturated with water for long periods unless drained.	
SHALLOW S	SOILS				
sDr	200-400	Dresden 1100	Mispah 1000	Brown to greyish-brown, apedal, loamy sand to sandy	Very low
			Clovelly 1200	loam topsoil on cemented ferricrete or hard (occasionally	
			Hutton 1200	weathering) rock. Yellow-brown and red topsoils also	
				occur. Rock outcrops occur occasionally.	
sDr/R	50-250	Dresden 1100	Mispah 1000	Brown to greyish-brown, apedal, loamy sand to sandy	Very low
			Rock	loam topsoil on cemented ferricrete or hard (occasionally	
				weathering) rock. Rock outcrops occur throughout the	
				map unit.	





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MAP UNIT	DEPTH (mm)	DOMINANT	SUB-DOMINANT	GENERAL DESCRIPTION OF SOILS OCCURRING	AGRICULTURAL
		SOIL FORM(S)	SOIL FORM(S)		POTENTIAL
WETLANDS					
W	0-200	Katspruit 2000	Sepane 1110	Dark grey to dark brown, structureless to weakly structured, sandy loam to sandy clay loam topsoils, on dark brown to black, mottled, structured sandy clay to clay subsoils, often wet. Occur in low-lying areas such as stream beds and valley bottoms. Soils are saturated with water year-round.	None
Dam	-	Dam		Water catchment areas.	None
MISCELLAN	MISCELLANEOUS AREAS				
В	-	Buildings		Built up areas.	None



The soil textures are loamy sand to sandy clay loam for the topsoil, becoming sandy loam to sandy clay loam in the subsoils. Generally, all of the soils are dystrophic (highly leached) with very low Cation Exchange Capacity (CEC) values. Generally the pH values are low, also indicating acidic conditions. On average, the soils have very low Phosphorous (P) levels due to the low acidity of the soils, which in turn causes P to be fixed in the soil and thus render it unavailable for plant uptake. In addition, most the soils have not been previously and/or recently cultivated which further contributes to the low P levels. The Potassium (K) levels are also extremely low for cultivation of crops, especially vegetables. Organic carbon levels are low to moderate being slightly higher in grassland areas that have not been recently cultivated, and lower in areas that have been cultivated.

The general agricultural potential and the main limiting factors associated with Portion 13, 28, 29, 30 & 40 of the farm Paardeplaats 380 JT and Portion 2 and Remaining Extent of farm Paardeplaats 425 JS, the active and planned mining areas, are given in **Table 9.5**. Approximately 55% of the area comprises soils with moderate to very high potential for agriculture, with 34% having low to moderate to low potential, 33% having very low potential, and 12% having no agricultural potential at all.

AGRICULTURAL	MAP UNIT	LIMITATIONS
POTENTIAL		
Very high	dHu, dCv, dAv, dHu/Cv	Few to none
Moderate	mdHu, mdCv, mdAv, mAv/Cv	Somewhat restricted depth in places, otherwise favourable
Moderate to low	mdCv/Lo	Restricted depth and lower fertility of soils (Lo)
Very low	mdKd, sDr, sDr/R	Shallow soil depth with some rockiness (sDr, sDr/R). High clay content and signs of wetness in subsoils (mdKd)
None	W, Dams, B	Usually no soil available for use

Table 9.5: Agricultural Potential.

For the areas that are best suited for grazing, the prevailing climatic and other conditions in the area mean that the approximate grazing capacity is around 7 - 8 hectares per livestock unit (ha/LSU).

The soil mapping units were also allocated to a class of pre-mining land capability as indicated in **Table 9.6**.

Table 9.6: Pre-mining Land Capability.

CAPABILITY CLASS	MAP UNIT	AREA
Arable, high	dHu, dCv, dAv, dHu/Cv	31%
Arable, moderate	mdHu, mdCv, mdAv, mAv/Cv	24%
Grazing	mdCv/Lo, sDr	27%
Wilderness	sDr/R	6%
Wetland	mdKd, W, Dam	11%
Other	В	5%

9.6 Terrestrial Biodiversity

9.6.1 Regional Vegetation

The Integrated Paardeplaats Section is situated in the Grassland Biome and within the Mesic Highveld Grassland Bioregion. The western portion of the Glisa Section is situated within the Steenkampsberg Montane Grassland vegetation type (GM 30), while the remaining extent (the eastern portion of the Glisa Section and the Paardeplaats Section) is situated within the Eastern Highveld Grassland vegetation type (Gm 12) (**Figure 9.10**).

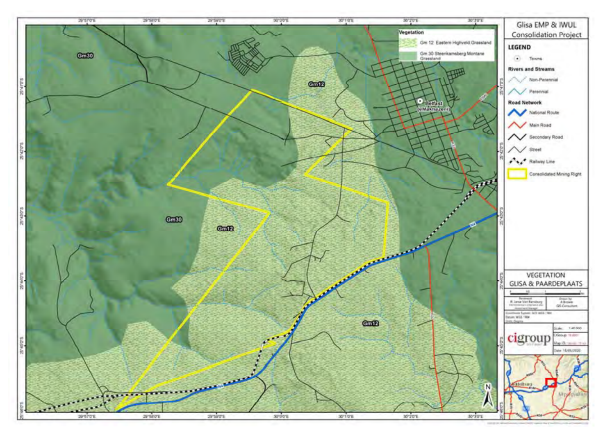


Figure 9.10: Vegetation of the Integrated Paardeplaats Section.



The Eastern Highveld Grassland is characterised by slightly to moderately undulating plains, including some low hills and pan depressions. This vegetation type is considered to be Endangered on the National List of Threatened Terrestrial Ecosystems and is considered approximately 55% altered. It is considered to be poorly protected with only 13 % of its' target percentage protected (Lötter, 2015). The primary factor responsible for this status is due to on-going cultivation activities within the area. The vegetation of the landscape is short dense grassland dominated by the usual highveld grass composition (*Aristida, Digitaria, Eragrostis, Themeda, Tristachya* etc) (Mucina & Rutherford, 2012). Table 9.7 lists the floral species expected to occur within this region.

PLANT FORM	SPECIES			
Graminoids ²	Aristida aequiglumis, A. congesta, A. junciformis subsp. galpinii, Brachiaria serrata,			
	Cynodon dactylon, Digitaria monodactyla, D. tricholaenoides, Elionurus muticus,			
	Eragrostis chloromelas, E. capensis, E. curvula, E. gummiflua, E. patentissima, E			
	plana, E. racemosa, E. sclerantha, Heteropogon contortus, Loudetia simplex,			
	Microchloa caffra, Monocymbium ceresiiforme, Setaria sphacelata, Sporobolus			
	africanus, S. pectinatus, Themeda triandra, Trachypogon spicatus, Tristachya			
	leucothrix, T. rehmannii, Alloteropsis semialata subsp. eckloniana, Andropogon			
	appendiculatus, A. schirensis, Bewsia biflora, Ctenium concinnum, Diheteropogon			
	amplectens, Harpochloa falx, Panicum natalense, Rendlia altera, Schizachyrium			
	sanguineum, Setaria nigrirostris, Urelytrum agropyroides.			
Herbs	Berkheya setifera, Haplocarpha scaposa, Justicia anagalloides, Pelargonium luridum,			
	Acalypha angustata, Chamaecrista mimosoides, Dicoma anomala, Euryops gilfillanii,			
	E. transvaalensis subsp. setilobus, Helichrysum aureonitens, H. caespititium, H.			
	callicomum, H. oreophilum, H. rugulosum, Ipomoea crassipes, Pentanisia			
	prunelloides subsp. latifolia, Selago densiflora, Senecio coronatus, Hilliardiella			
	oligocephala, Wahlenbergia undulata.			
Geophytic Herbs ³	Gladiolus crassifolius, Haemanthus humilis subsp. hirsutus, Hypoxis rigidula var.			
	pilosissima, Ledebouria ovatifolia.			
Succulent Herbs	Aloe ecklonis.			
Low Shrubs	Anthospermum rigidum subsp. pumilum, Seriphium plumosum.			

Table 9.7: Flora Species Characteristics of the Eastern Highveld Grassland.

The Steenkampsberg Montane Grassland vegetation type occurs along the Steenkampsberg escarpment that extends from the headwaters of the Waterval River in mountains north-west of Lydenburg, extending southwards through Dullstroom towards Belfast, then eastwards through

² Gramanoids means grasses and grass-like plants, such as sedges.

³ Geophytic means a land plant that survives an unfavourable period by means of underground food-storage organs (e.g. rhizomes, tubers, and bulbs).



Machadodorp to Bambi and Elandshoogte. It is poorly protected yet over 70 % is still considered natural. It was previously mapped as Gm 18 Lydenburg Montane Grassland (100 %) (Mucina & Rutherford, 2012), which was split into Gm 30 and Gm 31 (Dayaram, 2017). A floristic analysis along the Mpumalanga escarpment supports the recognition proposal of two subcentres of plant endemism, namely the Long Tom Pass subcentre and the Steenkampsberg subcentre. Dominant, biogeographically important taxa and endemic taxa are listed in **Table 9.8**.

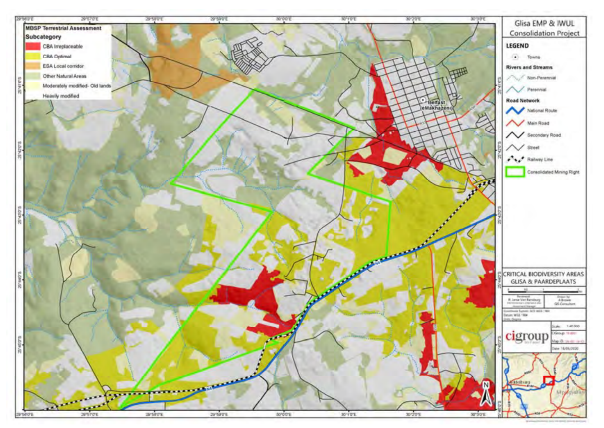
PLANT FORM	SPECIES
Dominant	Hilliardiella aristata, Searsia discolour, Rubus ludwigii., Lopholaena
	coriifolia, Otholobium wilmsii, Tristachya leucothrix, Harpochloa falx,
	Andropogon schirensis Hochst., Monocymbium ceresiiforme, Acalypha
	wilmsii, Argyrolobium tuberosum, Helichrysum adenocarpum subsp.
	adenocarpum and Lobelia flaccida
Biogeographically Important Taxa	Aloe modesta, Watsonia watsonioides, Disa klugei, Khadia alticola,
	Brachystelma stellatum, and Indigofera longibarbarta
Endemic Taxa	Searsia tumulicola var. meeuseana, Crotalaria monophylla, Indigofera
	hedyantha var. steenkampianus. Kniphofia rigidifolia, Riocreuxia
	aberrans, Streptocarpus latens, Gladiolus cataractarum, Gladiolus
	malvinus, Graderia linearifolia, Xysmalobium pedifoetidum, Eucomis
	vandermerwei, Drimiopsis purpurea, and Aloe challisii.

Table 9.8: Flora Species Characteristics of the Steenkampsberg Montane Grassland.

The Integrated Paardeplaats Section in relation to the Critical Biodiversity Areas (CBAs) for the Mpumalanga Province is presented in **Figure 9.11**. The Glisa Section is heavily modified with some areas classified as other natural areas, whilst the Paardeplaats Section is heavily modified with CBA optimal and CBA irreplaceable areas.

9.6.2 Mining and Biodiversity

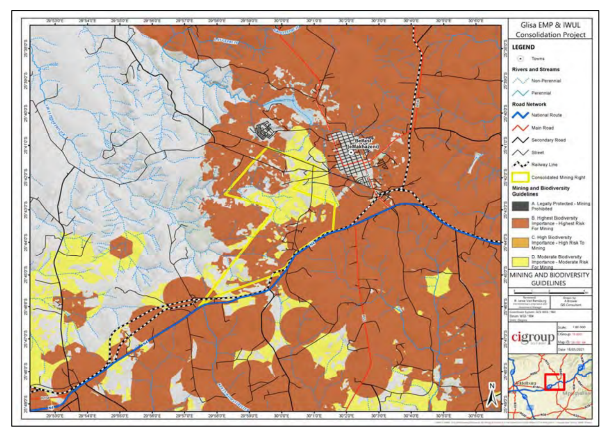
Areas within the Integrates Paardeplaats Section have various areas demarcated and classified as High Biodiversity Importance – High Risk for Mining and Moderate Biodiversity Importance – Moderate Risk for Mining in terms of the Mining and Biodiversity Guideline Category (DEA, 2013) (**Figure 9.12**).



CIGroup Chiversal Coal

NBC Colliery

Figure 9.11: Critical Biodiversity Areas of the Integrated Paardeplaats Section.







9.6.3 Species of Conservation Concern

The Integrated Paardeplaats Section is situated within the Quarter Degree Square (QDS) 2529DB, 2529DD, and 2530CA. Based on the results of a search of historical records for the QDS on the Botanical Research and Herbarium Management Software (BRAHMS) New Plants of Southern Africa website (NEWPOSA), a total of 362 Species of Conservation Concern (SCC) are indicated to potentially occur in the area. Of these potentially occurring species, 34 are Red Data listed and may potentially occur within the Integrated Paardeplaats Section (**Table 9.9**).

SPECIES NAME	RED LIST	SOUTH AFRICAN
		ENDEMIC
Aloe challisii	VU (D2)	Yes
Aloe cooperi subsp. cooperi	LC	No
Aloe modesta	VU (B1ab(iii)+2ab(iii))	Yes
Aloe reitzii var. reitzii	NT	Yes
Anemone transvaalensis	VU (D2)	Yes
Brachystelma minor	VU	Yes
Brachystelma stellatum	Rare	Yes
Crassula setulosa var. deminuta	NE	Yes
Crassula setulosa. var. setulosa	NE	Yes
Cymbopappus piliferus	VU	Yes
Dactylis glomerata	NE	No
Dianthus zeyheri subsp. natalensis	NE	Yes
Disa alticola	VU	Yes
Disa klugei	VU (D2)	Yes
Disa zuluensis	EN	Yes
Eucomis vandermerwei	VU	Yes
Gladiolus cataractarum	EN (B1ab(iii)+2ab(iii); C2a(i))	Yes
Gladiolus malvinus	VU (B1ab(i,ii,iii,iv,v))	Yes
Graderia linearifolia	VU (D2)	Yes
Habenaria barbertoni	NT	Yes
Helichrysum aureum. var. argenteum	NE	Yes
Jamesbrittenia macrantha	NT	Yes
Khadia alticola	Rare	Yes
Khadia carolinensis	VU (A3)	Yes
Kniphofia rigidifolia	LC	Yes
Lydenburgia cassinoides	NT	Yes
Merwilla natalensis	NT	No
Protea parvula	NT	No

Table 9.9: Red Data Flora Species Occurring in the Designated QDS.



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SPECIES NAME	RED LIST	SOUTH AFRICAN
		ENDEMIC
Streptocarpus latens	Rare	Yes
Zantedeschia pentlandii	VU	Yes

NE=Not Evaluated, NT=Near Threatened, VU=Vulnerable, LC=Least Concern, EN=Endangered

9.6.3.1 Protected Flora

Thirteen (13) SCC were encountered within the Integrated Paardeplaats Section during the recent survey in December 2020 (**Figure 9.13**). Eleven (11) species are listed under Schedule 11 Protected Plants (Section 69 (1) (a)) of the Mpumalanga Nature Conservation Act (Act No. 10 of 1998), 1998 (MNCA) and one is a Red Listed species under the South African National Biodiversity Institute (SANBI). Portion 40 (of Paardeplaats) had the highest count of floral SCC within its' portion. Most floral SCC were encountered along and surrounding the Rocky outcrop located in the centre of the farm portion.

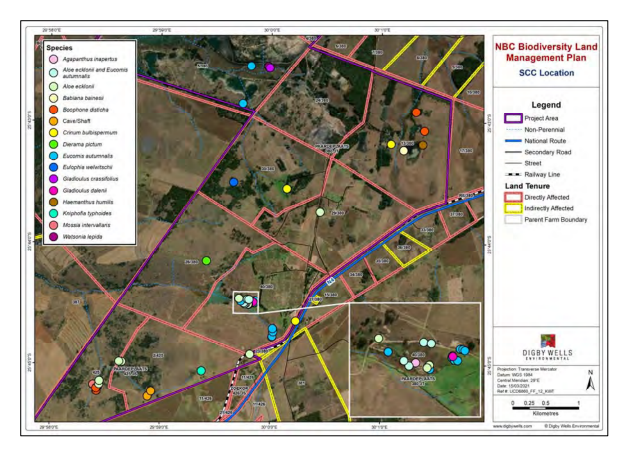


Figure 9.13: Location of Species of Conservation Concern.

9.6.3.2 Protected Fauna

9.6.3.2.1 Mammals

The diverse regional vegetation presents an opportunity to support a variety of mammal species, namely the grassland and wetland habitats. The Virtual Museum of the Animal Demography Unit (ADU) (http://www.adu.org.za) was consulted to investigate the recent recordings of mammal SCC. According to this database, the following SCC have been previously recorded within the designated QDS. Potential mammal SCC that may be encountered in Integrated Paardeplaats Section are listed in **Table 9.10**. Numerous mammal SCC were previously recorded in the ecological assessment conducted in 2012 (EkoInfo CC, 2012), only one mammal SCC, namely a Serval, was recorded during the survey in 2020.

Table 9.10: Mammal SCC Likely to Occur within the Integrated Paardeplaats Section.

FAMILY	SPECIES	COMMON NAME	CONSERVATION STATUS	RECORDED
Bovidae	Hippotragus equinus	Roan Antelope	EN	-
Bovidae	Ourebia ourebi	Oribi	EN	-
Erinaceidae	Atelerix frontalis	Southern African Hedgehog	NT	Х
Felidae	Leptailurus serval	Serval	NT	Х
Felidae	Panthera pardus	Leopard	VU	-
Hyaenidae	Hyaena brunnea	Brown Hyena	NT	Х
Orycteropodidae	Orycteropus afer	Aardvark	NT	Х
Muridae	Otomys auratus	Southern African Vlei Rat (Grassland type)	NT	X
Mustelidae	Aonyx capensis	African Clawless Otter	NT	Х
Rhinolophidae	Rhinolophus swinnyi	Swinny's Horseshoe Bat	VU	-
Soricidae	Crocidura maquassiensis	Makwassie Musk Shrew	VU	Х
Soricidae	Crocidura mariquensis	Swamp Musk Shrew	NT	-
Vespertilionidae	Miniopterus schreibersii	Schreibers's Long- fingered Bat	NT	-

NE=Not Evaluated, NT=Near Threatened, VU=Vulnerable, LC=Least Concern, EN=Endangered, X=Recorded in 2012

9.6.3.2.2 Birds

According to the Important Bird and Biodiversity Areas (IBA) database, the Integrated Paardeplaats Section falls within the Steenkampsberg IBA (**Figure 9.14**). This area lies in the central South African plateau, and is characterised primarily of rolling high-altitude grasslands, interspersed with rocky outcrops. A very important wetland in the northern portion of this IBA, known as Middlepunt



Vlei, provides habitat for the White-winged Flufftail (CE) (*Sarothrura ayresi*) with the species has been regularly recorded in the Carex-dominated marshes and nests have been recently recorded in the area.

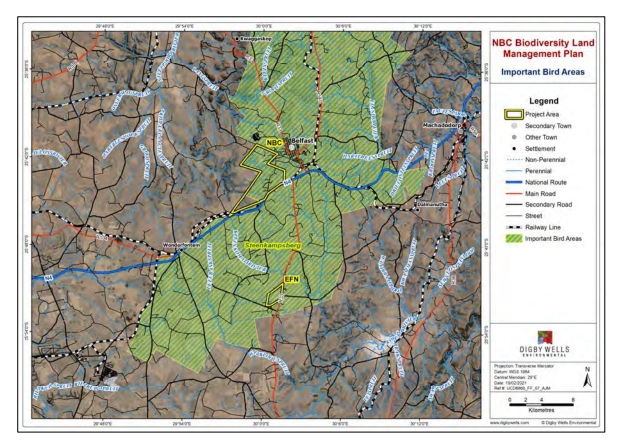


Figure 9.14: Important Bird and Biodiversity Areas of the Integrated Paardeplaats Section.

Birds have been viewed as good ecological indicators, since their presence or absence tends to represent conditions pertaining to the proper functioning of an ecosystem. Bird communities and ecological condition are linked to land cover. As the land cover of an area changes, so do the types of birds in that area (The Bird Community Index, 2007). Land cover is directly linked to habitats within the area of interest. The diversity of these habitats should give rise to many different species. According to the South African Bird Atlas Project (SABAP2) database, 239 species of birds have been identified in Integrated Paardeplaats Project Area; the majority of these birds are comprised of grassland and waterbird species. Of these species, five have been assigned a Red Data status (Taylor MR, 2015) and are listed in **Table 9.11**.

FAMILY	SPECIES NAME	COMMON NAME	CONSERVATION STATUS
Gruidae	Anthropoides paradiseus	Blue Crane	VU
Gruidae	Bugeranus carunculatus	Wattled Crane	VU
Gruidae	Balearica regulorum	Grey Crowned Crane	EN
Otididae	Eupodotis caerulescens	Blue Korhaan	NT
Phoenicopteridae	Phoeniconaias minor	Lesser Flamingo	NT
Threskiornithidae	Geronticus calvus	Southern Bald Ibis	VU

Table 9.11: Potential Bird SCC that may Occur within the Integrated Paardeplaats Section.

NE=Not Evaluated, NT=Near Threatened, VU=Vulnerable, LC=Least Concern, EN=Endangered

9.6.3.2.3 Amphibians

Amphibians are viewed to be good indicators of changes to the whole ecosystem as they are sensitive to changes in the aquatic and terrestrial environments (Waddle, 2006). Most species of amphibians are dependent on the aquatic environment for reproduction. Additionally, amphibians are sensitive to water quality and ultraviolet radiation because of their permeable skin (Gerlanc, 2005).

Wetland clusters are groups of wetlands (within a 1 km buffer) that are considered to function as a unit in the landscape, allowing for important ecological processes such as migration of frogs and insects between wetlands to take place. Numerous pans and wetlands have been identified within the Integrated Paardeplaats Section and thus provide ideal habitat (among others) for the SCC Giant African Bullfrog (*Pyxicephalus adspersus*); thus this species is therefore likely to occur. This is an SCC due to the loss of habitat from negative anthropogenic activities, the Giant African Bullfrog is listed as Near Threatened (NT) in South Africa according to the IUCN.

9.6.3.2.4 Reptiles

Reptiles are ectothermic (cold-blooded) meaning their internal basal temperature is influenced by their surrounding external environment, as a result, reptiles are dependent on environmental heat sources. Thus, many reptiles regulate their body temperatures by basking in the sun, or warmer surfaces (or substrates). Substrates are an important determining factor for identifying which habitats are suitable for which species of reptile. Rocky outcrops and suitable woody vegetation would increase habitat and intern diversity of reptiles within the Integrated Paardeplaats Section. Species richness for reptiles in South Africa is higher the north-eastern parts, and is declining in a south-westerly direction (Alexander, 2007). Areas with highest species richness correspond with the Savanna Biome, while the grassland biome has moderately low reptile species richness. A large



component of the grassland biome has been transformed (around 80%), and as a result several reptile species are of conservation importance (Alexander, 2007). Of the potentially occurring reptile species one has been assigned Red Data status (South Africa Reptile Conservation Assessment (SARCA), 2014) and presented in **Table 9.12**.

Table 9.12: Potential Reptile SCC that may Occur within the Integrated PaardeplaatsSection.

FAMILY	SPECIES NAME	COMMON NAME	CONSERVATION STATUS
Cordylidae	Chamaesaura aenea	Coppery Grass Lizard	NT

NE=Not Evaluated, NT=Near Threatened, VU=Vulnerable, LC=Least Concern, EN=Endangered

9.6.3.2.5 Invertebrates

Butterflies are a good indication of the habitats available in a specific area (Woodhall, 2005). Butterflies are very sensitive to habitat degradation. Although many species are eurytropes (able to use a wide range of habitats) and are widespread and common, South Africa has many stenotrope (specific habitat requirements with populations concentrated in a small area) species which may be very specialised (Woodhall, 2005). Butterflies are useful indicators as they are relatively easy to locate and catch, and to identify. One SCC that is likely to occur is the Marsh Sylph (*Metisella meninx*) (Vulnerable according to Henning, G. A. (2009) South African Red Data Book: Butterflies). This is a marsh species that requires thick clumps of grass, particularly *Leersia hexandra* (Poacea), and unpolluted environments. A marsh habitat is one of the most easily disrupted habitats and the apparent plight of this species brings it sharply into focus (Henning, 2009).

9.6.4 Flora

The Integrated Paardeplaats Sections' floral composition and distribution has been significantly altered due to the historical and current land practises. Upon site inspection, it was apparent that areas are currently utilised for grazing, homestead settlements and mining activities. As a result of these land use practises, large portions of the Integrated Paardeplaats Section have been subjected to alterations and have transformed the natural habitat. As a result of the land uses, secondary grasslands have developed and constitute as part of a vegetation community. Patches of secondary grassland were found in conjunction with and adjacent to areas of transformed landscapes and wetlands. The majority of the transformed habitats were encountered within the Portion 1 - 5 of the farm Paardeplaats 380 JT. Current and historical mining activities and related infrastructure has resulted in vast proliferation of Alien Invasive Plants (AIPs) and complete



transformation of the landscape. There are numerous wetlands within the Integrated Paardeplaats Section which are distinguishable via their composition of wetland indicating species such as Red Cotton Wool Grass (*Imperata cylindrica*), *Cyperus sp*, *Juncus sp*. and *Schoenoplectus sp* (Sedges). The Integrated Paardeplaats Section has been classified into vegetation units and are discussed in the sections that follow.

9.6.4.1 Vegetation Habitats

The site assessment in December 2020 concluded that the vegetation habitats delineated within the Integrated Paardeplaats Section include natural and secondary grasslands, outcrops of rocky sheets, wetlands and areas which have been largely and completely transformed from their original state. Four broadly defined vegetation habitats have been identified and are presented together with the potential floral SCC in **Figure 9.15**. The Integrated Paardeplaats Section comprises of Secondary Grassland, Wetland, Rocky Outcrop and Transformed Habitats.

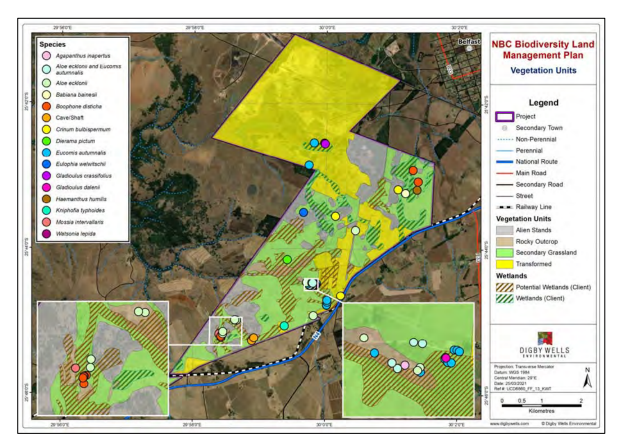


Figure 9.15: Vegetation Units Associated with the SCC.

9.6.4.1.1 Transformed Habitat

For the purpose of this assessment, transformed land refers to areas that have been changed or disturbed to such an extent that all-natural habitats, biota and ecosystem functions have been



fragmented or lost. The transformed areas are a direct result from the mining activities and previous land-use practises. Past and current mining activities have completely changed the landscape and permitted AIP proliferation. Most distinguishable negative anthropogenic impacts can be observed in the watercourses within the Integrated Paardeplaats Section. Potential sedimentation from the surrounding mining activities has inundated the surfaces in the immediate surrounding environment, retarding vegetation growth. The sedimentations observed within this area, could potentially be a result from the upstream pollutants from surrounding anthropogenic activities. No vegetation was encountered within the compacted sediments surfaces.

The only plant life observed within this area was *Arundo donax* (Category 1b). It should be noted that the Wetland Vegetation Monitoring Report in 2020 (Tony de Castro, 2020) recorded two floral SCC within the grounds of the transformed area. *Khadia carolinensis* was recorded on the rocky outcrops within Portion 24 of the farm Paardeplaats 380 JT and *Gunnera perpensa* was recorded on the western border of Portion 5 of the farm Paardeplaats 380 JT.

9.6.4.1.2 Exotics

Previous natural grasslands have been altered and/or transformed and have been replaced by carpets of *Pennisetum clandestinum* and pioneering AIP shrubs, trees and forbs such as *Cotoneaster franchetii, Acacia mearnsii, Datura stramonium, Hypericum forrestii, Cirsium vulgare, Solanum mauritanum, Eucalyptus sp., Verbena brasiliensis,* and *V. officianalis* can be observed throughout the transformed areas. Remains of old rubble and/or building ruins and previous land practices are observed as unrehabilitated landscapes providing ideal hosting for pioneering AIP species. Vegetation considered in a natural state (where no evidence of transformation was observed) were identified within the margins of the wetland areas and rocky outcrops. Dense stands of *Populus x canescens* were observed along the margins of portion 13 with *Eucalyptus sp.* and *Acacia sp.* stands observed in the riparian slopes of portions 24 and 30 of the farm Paardeplaats 380 JT and portion 2 of the farm Paardeplaats 425 JS. These dense stands of AIPs accelerate due to the favourable growing conditions, they consume large amounts of water, thereby lowing the water table and thereby threatening the water supplies in the ecology of the region (Bromilow, 2010). A list of recorded AIPs is presented in **Table 9.13**.

Table 9.13: AIPs Recorded within the Integrated Paardeplaats Section.

SPECIES	CATEGORY ⁴
Acacia dealbata*	2

⁴ In accordance with the National Environmental Management: Biodiversity Act, 2004 (Act No. 10 of 2004) Alien and Invasive Species List, 2020.



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SPECIES	CATEGORY ⁴
Acacia mearnsii*	2
Amaranthus viridus*	Invasive
Arundo donax*	1b
Bidens pilosa*	Invasive
Callistemon verminallis*	1b
Centella asiatica*	Invasive
Cirsium vulgare*	1b
Conyza bonariensis*	Invasive
Cortaderia selloana*	1b
Cotoneaster franchetii*	1b
Datura stramonium*	1b
Eucalyptus camaldulensis*	1b
Eucalyptus diversicolor*	2
Eucalyptus viminalis*	Invasive
Gladioulus grandiflora*	Invasive
Gomphrena celosioides*	Invasive
Hemerocallis sp. *	Invasive
Hypericum forrestii*	Invasive
Lolium perenne*	Invasive
Nymphoides thunbergiana*	Invasive
Oenothera rosea*	Invasive
Oenothera stricta*	Invasive
Paspalum notatum*	Invasive
Pennisetum clandestinum*	1b
Persicaria longiseta*	Invasive
Phytolacca octanda*	1b
Pinus patula*	2
Populus x canescens*	2
Pyracantha angustifolia*	1b
Raphanus raphanistrum*	Invasive
Richardia brasiliensis*	Invasive
Salix babylonica*	Invasive
Solanum mauritianum*	1b
Solanum nigrum*	Invasive
Solanum sisymbrifolium*	1b
Tagetes minuta*	Invasive
Verbena brasiliensis*	1b
Verbena officianalis*	Invasive



9.6.4.1.3 Secondary Grassland

Secondary grasslands differ from primary grasslands, based on the extent of modification they have undergone. Secondary grasslands have undergone extensive modification and a fundamental shift from their original state, such as cultivated fields and unmonitored grazing, yet they have been allowed to return to their grassland state (SANBI, Grasslands Ecosytems Guidleines: Landscape Interpretation for Planners and Managers., 2013). Although secondary grasslands appear as a counterfeit primary grassland, they differ with respect to species composition, vegetation structure, ecological functioning, and the ecosystem services they deliver (SANBI, 2013). The established secondary grassland in the Integrated Paardeplaats Section presented a well-developed graminoid and herbaceous component. The highest diversity of forbs and graminoids were observed along the rocky slopes transitioning into the rocky outcrops. Fewer disturbances were observed within these slopes and consequently resulted in a high floral diversity. Species encountered along these slopes included Acalypha angustata, Alloteropsis semialata subsp. eckloniana, Asclepias aurea, Aristida sp, Babiana bainesii, Eragrostis sp., Digitaria sp., Dierama pictum numerous Helichrysum sp., Hermannia lancifolia, Hilliardiella olgocephala, H. aristate, Indigofera hilaris, Lasiosiphon caffer, Ledebouria revoluta, L. ovatifolia, and Xysmalobium sp. Floral SCC, Boophone disticha, were encountered in varying locations throughout the slopes of the grassland and one Eulophia welwitschia was observed in the open grassland on Portion 30 of the farm Paardeplaats 380 JT.

The grasslands with easier accessibility to the cattle grazing presented a very low species diversity. The unmonitored grazing (cattle) is placing the remaining extent of the grasslands under pressure and altering the species composition, encouraging pioneer (increaser) species to flourish. This was observed within the southern portion of the Paardeplaats farms portions, namely Portion 2 of the farm Paardeplaats 425 JS and the southern regions of portion 28 & 40 of the farm Paardeplaats 380 JT.

In conjunction with wetlands, grasslands support hydrological processes by acting as sponges, collecting rainwater, and assisting in flood attenuation through reduction of runoff and erosion. They act as critical life supporting systems for an array of biodiversity and endemic and threatened species. Grasslands in south Africa is one the most threatened biomes, with 30% of the biome transformed beyond repair and only 2% formally conserved.

9.6.4.1.4 Rocky Outcrop

Rocky outcrops are geological features that encompass a wide variety of physical environments such as escarpments, overhangs, and cliffs (Fitzsimons, 2017). They support high levels of species diversity and endemism and provide stable micro-climates. They provide ecological refuges for



colonial species such as seabirds, bats and swifts for ancient lineages. Rocky outcrops provide steppingstone habitats across landscapes and facilitate the movement of migratory bird species and other wide ranging fauna. As rocky environments are less fertile, steep-sided and less accessible than the surrounding landscapes, they are typically less prone to human disturbances. Nonetheless, rocky outcrops are susceptible to a variety of threats including soil compaction, erosion from livestock and nutrient enrichment and weed invasion.

Numerous rocky outcrops were observed within the Integrated Paardeplaats Section. The rocky outcrops within the Section provide refuge for a variety of floral SCC, such as *Boophane disticha*, *Haemanthus humilis*, *Gladiolus dalenii*, *Mossia intervallaris* and *Aloe ecklonis*. The rocky outcrops within the Section are slightly elevated above the grasslands and host not only forbs but also abundant woody species which were not present in the grassland community. Species included *Erica cerinthoides var. cerinthoides*, *Chlorophytum trichophlebium*, *Clutia pulchella*, *Cheilanthes multifida lacerate*, *Drypopteris athamantica*, *Eriospermum abyssinicum*, *Zaluzianskya katharinae*, *Pearsonia grandiflora*, *Pallaea calomelanos*, *Searsia magalismontana* and *Diospyrus lycoides*. Many of the species encountered within this vegetation unit are representative of the Eastern Highveld Grassland. Fifty-five (55) of the 207 species recorded reside or occurred within the rocky outcrops of the Project area.

9.6.4.1.5 Wetlands

Numerous wetlands have been previously recorded, delineated and monitored within the Project area (Paardeplaats and EFN) (Tony de Castro, 2020) (Wetland Consulting Services (Pty) Ltd, 2020), and updated in the most recent assessment undertaken by Ecology International (Pty) Ltd (2021). Wetlands are discussed in more detail in **Section 9.7** but are included here purely to represent a known vegetation habitat.

9.6.5 Fauna

9.6.5.1 Mammals

A total of thirteen (13) mammal species were recorded during the infield assessments. High faunal activity was observed within the Rocky outcrops, and along the banks of the artificial dams. Various mammals of the Herpestidae (Mongoose) family were observed throughout the numerous wetlands. Tracks of a Water Mongoose were observed in the marshes of the unchanneled valley bottom wetlands. Meerkats were encountered within the rocky outcrops. Numerous sightings of Black-backed Jackal and Scrub Hare were recorded throughout the Integrated Paardeplaats Section. The Rocky outcrops in the Integrated Paardeplaats Section appeared less transformed, possibly due to its inability to traverse or cultivate and showcased most of the fauna activity. It has now provided

habitat, as a microclimate refugia, for numerous faunal species and acts as an ecological corridor for the movement of various animals.

Numerous burrows were observed throughout the Integrated Paardeplaats Section but particularly in the farm Paardeplaats 425 JS. According to the EkoInfo CC (2012) Report, numerous burrowing and crepuscular mammals were recorded, namely Bushpig, Porcupine, Aardvark, South African Hedgehog (NT) and Side-striped Jackal (NT). The EkoInfo study in 2012 recorded an additional seventeen (17) species in conjunction with the 2020 study. Additional species are listed in **Table 9.14**. Camera and Sherman traps were set up in this location and observations of Meerkats and Namaqua Rock Mice were captured on the cameras.

Table 9.14: Previous Recordings of Mammalian Species within the IntegratedPaardeplaats Section.

FAMILY	SPECIES	COMMON NAME	CONSERVATION	EKOINFO	
			STATUS	(2012)	
Rumenentia	Raphicerus	Steenbok	LC	х	
	campestrus				
Suiformes	Potamochoerus	Bush Pig	LC	x	
	porcus				
Rodentia	Otomys irroratus	Vlei Rat	NT	x	
Bathyergidae	Cryptomys	Common Mole Rat	LC	x	
	hottentotus				
Soricidea	Myosorex varius	Forest Shrew	LC	x	
Soricidea	Crocidura	Swamp Shrew	LC	x	
	mariquensis				
Soricidea	Crocidura cyanea	Red-grey musk Shrew	LC	x	
Felidae	Caracal caracal	Caracal	LC	x	
Canidae	Canis adustus	Side-striped Jackal	NT	x	
Canidae	Vulpes chama	Cape Fox	LC (IUCN)/ TOPS	x	
Viverridae	Genetta tigrina	Large Spotted Genet	LC	x	
Hyaenidae	Hyaena brunnea	Brown Hyena	NT	x	
Mustillidae	Aonyx capensis	African Otter	NT	x	
Eulipotyphla	Atelerix frontalis	South African Hedgehog	NT	x	
Orycteropodidae	Orycteropus afer	Aardvark	LC	x	
Muridae	Rhabdomys pumilio	Four-striped Grass	LC	-	
		Mouse			
Vespertilionidae	Neoromicia capensis	Cape Serotine Bat	LC	-	

LC=Least Concern; NT=Near Threatened, TOPS=Threatened or Protected Species



Ground Squirrels, Scrub Hares and Yellow, Slender and Water Mongoose were observed throughout the Integrated Paardeplaats Section. These species are highly synanthropic meaning they thrive in the presence of human disturbance. No larger mammals were observed apart from cattle. Numerous Black-backed Jackals were also encountered. All encountered and recorded mammals in the 2020 survey are listed in **Table 9.15**.

Table 9.15: Mammal	Species	Encountered	within	the	Integrated	Paardeplaats	Section
(2020).							

FAMILY	SPECIES NAME	COMMON NAME	CONSERVATION	FARM
			STATUS	PORTIONS
Canidae	Lupulella(Canis)	Black-backed Jackal	LC	13/380 JT
	mesomelas			
Rodentia	Aethomys namaquensis	Namaqua Rock Mouse	LC	13/380 JT
Rodentia	Hystrix africaeaustralis	Porcupine	LC	2/425 JS
Rodentia	Tater asp.	Gerbil	LC	29/380 JT
Felidae	Leptailurus serval	Serval	NT (SANBI) TOPS	28/380 JT
			& CITES	
Bovidae	Sylvicapra grimmia	Common Duiker	LC	40/380 JT
Herpestidae	Cynictis penicillata	Yellow Mongoose	LC	30/380 JT
Herpestidae	Atilax paludinosus	Water Mongoose	LC	28/380 JT
Herpestidae	Galerella sanguinea	Slender Mongoose	LC	29/380 JT
Herpestidae	Suricata suricatta	Meerkat	LC	28/380 JT
Leporidae	Lepus saxatilis	Scrub Hare	LC	13, 28, &
				40/380 JT and
				2/425 JS
Sciuridae	Xerus inauris	Southern African	LC	2/425 JS
		Ground Squirrel		

One mammal SCC was recorded, a Serval, captured by the camera traps within the central region of Portion 30 of the farm Paardeplaats 380 JT. A strong presence of Serval was recorded in the EkoInfo (2012) Report. Evidence of high numbers of the IUCN Near Threatened species were recorded, indicating a viable extant population in the area which may require further investigations. Servals are found in many protected areas within South Africa and are included on CITES Appendix II and protected under national legislation (TOPS regulations) (SANBI, 2018). It is listed as Least Concern (LC) globally and Near Threatened (NT) nationally on the IUCN Red List. Effective conservation of Serval depends on the conservation of wetlands, particularly wetlands in fragmented landscapes. Wetlands form a micro habitat in a mosaic of farmland for several wetlanddependent species; they are reservoirs of small mammal populations that are major dietary



components of servals. Consequently, if wetlands are protected in a mosaic of farmland use, the landscape may support the persistence of serval populations.

The Integrated Paardeplaats Section has historically and is currently subjected to land transformations (mining activities) and heavy subsistence utilisation. This directly and indirectly alters the in-situ species composition. Taking into consideration the previous ecological assessments conducted for the Integrated Paardeplaats Section, a considerable decline in mammal species composition has been noted from the results of the 2020 field investigations suggesting poor land management practices and anthropogenic encroachment.

9.6.5.1.1 Birds

Birds are viewed as good ecological indicators, as their presence or absence tends to represent conditions of a functioning ecosystem. The direct link between bird diversity and land cover portrays a direct indication of the habitats in the area of interest. According to the South African Bird Atlas Project (SABAP2) database, 239 species of birds have been identified in the area, the majority of these birds comprising of grassland and waterbird species. Eighty eight (88) birds were recorded during the field assessment in December 2020 (**Table 9.16**).

FAMILY	SPECIES NAME	COMMON NAME	CONSERVATION	
			STATUS	
Accipitridae	Buteo buteo vulpinus	Steppe Buzzard	LC	
Accipitridae	Elanus caeruleus	Black-winged Kite	LC	
Accipitridae	Haliaeetus vocifer	African Fish Eagle	LC	
Acrocephalidae	Acrocephalus baeticatus	African Reed-warbler	LC	
Acrocephalidae	Iduna natalensis	Dark-capped Yellow Warbler	LC	
Alaudidae	Calandrella cinerea	Red-capped Lark	LC	
Alaudidae	Mirafra fasciolata	Eastern Clapper Lark	LC	
Anatidae	Alopochen aegyptiacus	Egyptian Goose	LC	
Anatidae	Anas erythrorhyncha	Red-billed Teal	LC	
Anatidae	Anas undulata	Yellow-billed Duck	LC	
Anatidae	Dendrocygna viduata	White-faced Duck	LC	
Anatidae	Netta erythrophthalma	Southern Pochard	LC	
Anatidae	Plectropterus gambensis	Spur-winged Goose	LC	
Anhingidae	Anhinga rufa	African Darter	LC	
Apodidae	Apus barbatus	African Black Swift	LC	
Apodidae	Apus caffer	White-rumped Swift	LC	
Apodidae	Tachymarptis melba	Alpine Swift	LC	

Table 9.16: Recorded Bird Species within the Integrated Paardeplaats Section (2020).

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FAMILY	SPECIES NAME	COMMON NAME	CONSERVATION
			STATUS
Ardeidae	Ardea cinerea	Grey Heron	LC
Ardeidae	Ardea melanocephala	Black-headed Heron	LC
Ardeidae	Bubulcus ibis	Cattle Egret	LC
Ardeidae	Egretta intermedia	Yellow-billed Egret	LC
Charadriidae	Charadrius tricollaris	Three-banded Plover	LC
Charadriidae	Vanellus armatus	Blacksmith Lapwing	LC
Charadriidae	Vanellus coronatus	Crowned Lapwing	LC
Charadriidae	Vanellus senegallus	African Wattled Lapwing	LC
Cisticolidae	Cisticola ayresii	Wing-snapping Cisticola	LC
Cisticolidae	Cisticola fulvicapilla	Neddicky	LC
Cisticolidae	Cisticola juncidis	Zitting Cisticola	LC
Cisticolidae	Prinia flavicans	Black-chested Prinia	LC
Coliidae	Colius striatus	Speckled Mousebird	LC
Columbidae	Columba arquatrix	African Olive-pigeon	LC
Columbidae	Columba guinea	Speckled Pigeon	LC
Columbidae	Streptopelia capicola	Cape Turtle-dove	LC
Columbidae	Streptopelia semitorquata	Red-eyed Dove	LC
Columbidae	Streptopelia senegalensis	Laughing Dove	LC
Corvidae	Corvus capensis	Cape Crow	LC
Cuculidae	Chrysococcyx caprius	Diderick Cuckoo	LC
Cuculidae	Cuculus solitarius	Red-chested Cuckoo	LC
Falconidae	Falco amurensis	Amur Falcon	LC
Fringillidae	Crithagra gualris	Streaky-headed Seedeater	LC
Fringillidae	Crithagra mozambicus	Yellow-fronted Canary	LC
Hirundinidae	Cecropis cucullata	Greater Striped Swallow	LC
Hirundinidae	Hirundo albigularis	White-throated Swallow	LC
Hirundinidae	Hirundo fuligula	Rock Martin	LC
Hirundinidae	Hirundo rustica	Barn Swallow	LC
Hirundinidae	Hirundo spilodera	South African Cliff-swallow	LC
Hirundinidae	Riparia cincta	Banded Martin	LC
Hirundinidae	Riparia paludicola	Brown-throated Martin	LC
Laniidae	Lanius collaris	Common (Southern) Fiscal	LC
Laniidae	Telophorus zeylonus	Bokmakierie	LC
Laridae	Chlidonias hybrida	Whiskered Tern	LC
Locustellidae	Bradypterus baboecala	Little Rush-warbler	LC
Motacillidae	Anthus cinnamomeus	African Pipit	LC
Motacillidae	Macronyx capensis	Cape Longclaw	LC
Motacillidae	Motacilla capensis	Cape Wagtail	LC

Cigroup Universal Coal

North Block Complex (Pty) Ltd

Draft EIAR (MP 30/5/1/2/2/10090 MR)

FAMILY	SPECIES NAME	COMMON NAME	CONSERVATION
			STATUS
Muscicapidae	Cossypha caffra	Cape Robin-chat	LC
Muscicapidae	Saxicola torquatus	African Stonechat	LC
Nectariniidae	Chalcomitra amethystina	Amethyst Sunbird	LC
Nectariniidae	Nectarinia famosa	Malachite Sunbird	LC
Numididae	Numida meleagris	Helmeted Guineafowl	LC
Passeridae	Passer melanurus	Cape Sparrow	LC
Phalacrocoracidae	Phalacrocorax africanus	Reed Cormorant	LC
Phalacrocoracidae	Phalacrocorax carbo	White-breasted Cormorant	LC
Phasianidae	Pternistis natalensis	Natal Spurfowl	LC
Phasianidae	Pternistis swainsonii	Swainson's Spurfowl	LC
Ploceidae	Euplectes afer	Yellow-crowned Bishop	LC
Ploceidae	Euplectes orix	Southern Red Bishop	LC
Ploceidae	Euplectes progne	Long-tailed Widowbird	LC
Ploceidae	Ploceus capensis	Cape Weaver	LC
Ploceidae	Ploceus velatus	Southern Masked Weaver	LC
Ploceidae	Quelea quelea	Red-billed Quelea	LC
Podicipedidae	Tachybaptus ruficollis	Little Grebe	LC
Pycnonotidae	Pycnonotus tricolor	Dark-capped Bulbul	LC
Rallidae	Fulica cristata	Red-knobbed Coot	LC
Rallidae	Gallinula chloropus	Common Moorhen	LC
Recurvirostridae	Himantopus himantopus	Black-winged Stilt	LC
Scolopacidae	Gallinago nigripennis	African Snipe	LC
Scolopacidae	Tringa nebularis	Common Greenshank	LC
Scopidae	Scopus umbretta	Hamerkop	LC
Sturnidae	Lamprotornis bicolor	Pied Starling	LC
Threskiornithidae	Bostrychia hagedash	Hadeda Ibis	LC
Threskiornithidae	Plegadis falcinellus	Glossy Ibis	LC
Threskiornithidae	Threskiornis aethiopicus	African Sacred Ibis	LC
Turdidae	Turdus litsitsirupa	Groundscraper Thrush	LC
Viduidae	Vidua macroura	Pin-tailed Whydah	LC
Zosteropidae	Zosterops capensis	Cape White-eye	LC

LC=Least Concern; VU=Vulnerable; EN= Endangered; NT=Near Threatened; TOPS=Threatened or Protected Species

Although not directly confirmed during the field assessment, a pair of Grey Crowned Cranes (*Balearica regulorum*), were previously sighted by the landowners in Portion 13 of the farm Paardeplaats 380 JT. The landowner (Mr Wilkie) also reported that the pair would regularly visit/reside on the site (pers. comm. Mr Wilkie 15 December 2020). These Cranes are a Red Listed species and are listed as Endangered (BirdLife International, 2021). This species is not a migratory



species although has been known to make use of variable local and seasonal movements depending on food availability. They nest in solitary pairs and are generally found in wetlands such as marshes, pans and dams with tall emergent vegetation. Its' diet primarily consists of insects, frogs, lizards, crabs and is known to feed on the seed heads of sedges. The species population has been threatened by the loss and degradation of wetland breeding areas through drought-related changes in land-use. Impacts include cultivation, overgrazing, heavy use of agricultural pesticide, declines in fallowing practices, high sedimentation rates, uncontrolled fires, and changes in the hydrological regimes (BirdLife International, 2021). Unsolicited harvesting (egg-collecting and hunting) and indirect disturbances from the hunting of larger animals and ducks in wetlands has prompted the decline in their numbers. The numerous pans and wetlands within the integrated Paardeplaats Project area provide ideal habitat for this species.

The assessment revealed that five bird SCC may occur within the Integrated Paardeplaats Section. The previous ecological assessments (EkoInfo, 2012) recorded several bird SCC (**Table 9.17**), the majority of which are associated with wetland habitats and moist grasslands. The wetland systems are earmarked with high ecological functioning and act as important dispersal corridors for many of the terrestrial bird species. Areas with facultative wetland flora (*Imperata cylindrica, Helicotrichon turgidulum* and *Arundinella nepalensis*) provide potential breeding and foraging habitats for SCC, in particular the African Grass Owl (VU) and African Marsh Harrier (EN) (EkoInfo CC, 2012). These areas are confined to wetland communities and structurally reminiscent of open grasslands. The artificial dams conform to an interconnected system of dams and water bodies with high seasonal variability among each other in terms of water levels. Therefore, it is anticipated that these systems experience an influx of species at the varying water levels and changes in season. They also provide refuge for large congregations of waterfowl.

FAMILY	SPECIES	COMMON NAME	CONSERVATION STATUS
Tytonidae	Tyto capensis	African Grass Owl	VU
Saigittariidae	Sagittarius serpentarius	Secretarybird	VU
Accipitridae	Circus ranivorus	African Marsh Harrier	EN

Table 9.17: Previously Recorded Bird Species within the Integrated Paardeplaats Section.

LC=Least Concern; VU=Vulnerable; EN= Endangered; NT=Near Threatened; TOPS=Threatened or Protected Species

9.6.5.1.2 Herpetofauna

Herpertofauna is defined as reptiles and amphibians inhabiting a given area. Reptiles are ectothermic (cold-blooded) meaning they are organisms that control body temperature through external means. As a result, reptiles are dependent on environmental heat sources. Due to this, many reptiles regulate their body temperature by basking in the sun, or in warmer areas. Substrate



is an important factor determining which habitats are suitable for which species of reptile. According to Carruthers (2001), a number of factors influence the distribution of amphibians, but because amphibians have porous skin they generally prosper in warm and damp habitats. The presence of suitable habitat within the Integrated Paardeplaats Section (wetland and grassland areas) provides a number of different species of amphibians.

The brevity of the survey meant that relatively few reptiles were observed compared to that of mammals and birds. During the field assessment, three amphibian species were identified within the wetland, pan and dams, via its call and by direct sightings, and included the Delalande's River Frog (*Amietia delalandii*), Sand Frog (*Tomopterna sp.*) and the Boettger's Caco (*Cacosternum boettgeri*) (all Least Concern) (**Table 9.18**). The Boettger's Caco is abundant in grassy areas and it can breed in almost any small, temporary water body such as pools in inundated grasslands, culverts and other rain-filled depressions. Its predominant prey is mosquitos, and it is prey to the Yellow-billed Egret (*Ardea intermedia*) and the Giant African Bullfrog (*Pyxicephalus adspersus*) (Scott, 2021).

SPECIES	FARM PORTION
Common Brown Water Snake	28/380 JT
African Striped Skink	40/380 JT
Sand Frog	13/380 JT
Boettger's Caco	13/380 JT
Delalande's River Frog	2/425 JS

Table 9.18: Recorded Herpetofauna Species within the Integrated Paardeplaats Section.

Reptiles are notoriously difficult to comprehensively detect during short field surveys, due to many species in this group naturally occurring at low densities and being inherently illusive. Two species of reptile was identified, namely an African Striped Skink (*Trachylepis striata*) and the Common Brown Water Snake (*Lycodonomorphus rufulus*) (both Least Concern). The Skink was encountered in the transformed habitat in and amongst old building rubble and the Water Snake was encountered near the dam in Portion 28 of the farm Paardeplaats 380 JT. The rocky outcrops identified within the Integrated Paardeplaats Section provide crucial refugia for numerous herpetofauna species. The EkoInfo (2012) Report recorded numerous *Psammophylax rhombeatus* (Rhombic Skaapstekers) incubating eggs within the rocky ridges or under rocks that had been previously stacked by humans. The remaining grassland and wetland habitats provide both hunting sites and shelter for herpetofauna, primarily amphibians colonizing the wetlands which in turn attracts reptile predators.



The observed species diversity for both reptiles and amphibians was considerably low. The weather during the field survey was wet and overcast, this may have hindered the presence of herpetofauna (specifically reptile) species within the Integrated Paardeplaats Section. Nevertheless, the large AIP stands, and large areas of previously disturbed grasslands contribute to the decreasing reptile diversity. There is no current explanation for the low species composition of amphibians as numerous water bodies and systems were found throughout the Section. **Table 9.19** lists the previously recorded herpetofauna within the Project area, no SCC were encountered during the previous surveys.

Table 9.19: Previously Recorded Herpetofauna Species within the IntegratedPaardeplaats Section.

SPECIES	COMMON NAME	CONSERVATION STATUS
Amphibians		
Amietia angloensis	Angola River Frog	LC
Ametia fuscigula	Cape River Frog	LC
Amietophrynus garmani	Eastern Olive Toad	LC
Breviceps adspersus	Common Rain Frog	LC
Cacosternum boettgeri	Boettger's Dainty Frog	LC
Kassina senegalensis	Bubbling Kassina	LC
Semnodactylus wealii	Rattling Frog	LC
Strongylopus fasciatus	Striped Stream Frog	LC
Strongylopus grayii	Gray's Stream Frog	LC
Xenopus laevis	African Clawed Frog	LC
Reptiles		
Afrotyphlops bibronii	Bibon's Blind Snake	LC
Hemachatus haemachatus	Rinkhals	LC
Leptotyphlops scutifrons	Peter's Threadsnake	LC
Psammophis crucifer	Cross Marked Grass Snake	LC
Psammophylax rhombeatus	Rhombic Skaapsteker	LC
Trachylepis capensis	Cape Skink	LC
Trachylepis punctatissima	Speckled Rock Skink	LC
Trachylepis varia	Variable Skink	DD
Varanus niloticus	Nile Monitor	LC

LC=Least Concern; VU=Vulnerable; EN= Endangered; NT=Near Threatened; DD=Data Deficient

9.6.5.1.3 Invertebrates

Invertebrates are the main components of faunal diversity in grasslands, playing substantial roles in ecosystem processes including nutrient cycling and pollination. Grassland invertebrate communities are heavily dependent on plant diversity and production within a given system



(Barnett and Facey, 2016). During the field survey in December 2020, a total of 34 invertebrates were observed and are listed in **Table 9.20**. The SCC, Marsh Sylph (*Metisella meninx*), was recorded during the 2020 survey in the Transformed Habitat within the Unchanneled Valley Bottom Wetland of Portion 5 of the farm Paardeplaats 380 JT. *M. meninx* is an obligate wetland species and depends on the occurrence of *Leersia hexandra* (Rice Grass), of which has been recorded in majority of the wetland habitats. Henning (2009) states that this species requires unpolluted marsh habitats. The adults tend to roost low down in the wetland vegetation, above the water level – which makes the susceptible to unexpected flooding. Adults rely on nectar to replenish their energy demands, of which has been noted to be obtained from *Verbena bonariensis, V. brasililiensis*, and *Persicaria spp* (all of which were recorded within the wetland habitats).

Table 9.20: Recorded Invertebrate Species within the Integrated Paardeplaats Section.	Table 9.20: Recorded Inverte	brate Species within	the Integrated	Paardeplaats Section.
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COMMON NAME	SPECIES NAME	CONSERVATION STATUS
Freshwater crab	Potamonautes flavusjo	LC
Red pumpkin beetle	Aulacophora foveicollis	LC
Garden fruit chafer	Pachnoda sinuata	NE
Hook-winged net-winged beetle	Lycus melanurus	NE
Spotted cucumber beetle	Diabrotica undecimpunctata	LC
Gaudy commodore	Precis octavia sesamus	LC
Marsh Sylph	Metisella meninx	VU
European Beewolf	Philanthus triangulum	LC
African honey bee	Apis mellifera scutellata	LC
Orange plume moth	Stenodacma wahlbergi	LC
Garden acraea butterfly caterpillar	Acraea horta	LC
Two-spotted ground beetle	Anthia thoracica	LC
Mountain white spot moth caterpillar	Mesocelis montana	LC
Cherry spot moth caterpillar	Diaphone eumela	LC
Paper wasp	Polistes marginalis	LC
Cleg fly	Haematopota spp	LC
Brown Veined White Butterfly	Belenois aurota	LC
Navy dropwing (female)	Trithemis furva	LC
Tussock Moth Caterpillar	Laelia sp.	LC
Black vine weevil	Otiorhynchus sulcatus	LC
Red legged tick	Rhipicephalus evertsi evertsi	LC
Grass stick insect	Maransis rufolineatus	LC
Blue emperor	Anax imperator	LC
Snouted harvester termites	Trinervitermes	LC
Grasshopper (with striped hind leg)	Vitticatantops humeralis	LC
Grasshopper (with yellow spots)	Ochrophlebia cafra	LC



Draft EIAR (MP 30/5/1/2/2/10090 MR)

COMMON NAME	SPECIES NAME	CONSERVATION STATUS
Velvet spider	Dresserus spp	LC
Spider wasp	Hemipepsis	LC
Robber fly	Gonioscelis ventralis	LC
Grass moth	Ancylolomia spp	NE
Short-tailed Ichneumon Wasp	Enicospilus	LC
Geranium Bronze	Cacyreus marshalli	LC
Black miliipede	Doratogonus	LC
Twig wilter	Anoplocnemis spp.	LC

LC=Least Concern; VU=Vulnerable; EN= Endangered; NT=Near Threatened; DD=Data Deficient

9.7 Freshwater Ecosystems

9.7.1 Biophysical Attributes

9.7.1.1 Freshwater Bioregional Context

The Integrated Paardeplaats Section is located within the Southern Temperate Highveld freshwater ecoregion, which is delimited by the South African interior plateau sub-region of the Highveld aquatic ecoregion, of which the main habitat type, in terms of watercourses, is regarded as Savannah-Dry Forest Rivers. Aquatic biotas within this bioregion have mixed tropical and temperate affinities, sharing species between the Limpopo and Zambezi systems. The Southern Temperate Highveld freshwater ecoregion is considered to be bio-regionally outstanding in its biological distinctiveness and its conservation status is regarded as Endangered. The ecoregion is defined by the temperate upland rivers and seasonal pans (Nel et al., 2004; Darwall et al., 2009; Scott, 2013).

9.7.1.2 Associated Aquatic Ecosystems

The National Water Resource Strategy (NWRS-1) originally established 19 Water Management Areas (WMAs) within South Africa and proposed the establishment of the 19 Catchment Management Agencies (CMAs) to correspond to these areas. In rethinking the management model and based on viability assessments with respect to water resources management, available funding, capacity, skills and expertise in regulation and oversight, as well as to improve integrated water systems management, the original 19 designated WMAs have been consolidated into nine WMAs.

The Integrated Paardeplaats Section is located predominantly within the newly revised Olifants WMA, which now also includes the Letaba River catchment. Accordingly, the main rivers include the Elands River, the Wilge River, the Steelpoort River, the Olifants River, and the Letaba River. The Olifants River originates to the east of Johannesburg and flows in a northerly direction before



gently turning to the east. It is joined by the Letaba River before it enters into Mozambique. Two small isolated areas (one on the Integrated Paardeplaats Section eastern boundary and one on the Integrated Paardeplaats Section southern boundary) fall within the Inkomati-Usuthu WMA.

The Integrated Paardeplaats Section is located within the upper reaches of the B41A quaternary catchment, with the two isolated areas within the Inkomati-Ushutho WMA area located within the upper reaches of the X11D quaternary catchment (**Figure 9.16**). As such, several non-perennial watercourses, and more specifically various wetland systems, are associated with the study area as historically delineated by Wetland Consulting Services. Watercourses draining to the west flow into the Skilferlaagtespruit, while the watercourses draining northwards flow into the Langspruit. The Skilferlaagtespruit flows into the Grootspruit (sub-quaternary B41A-01025) and, after its confluence with the Langspruit (sub-quaternary B41A-01002), it becomes the Steelpoort River.

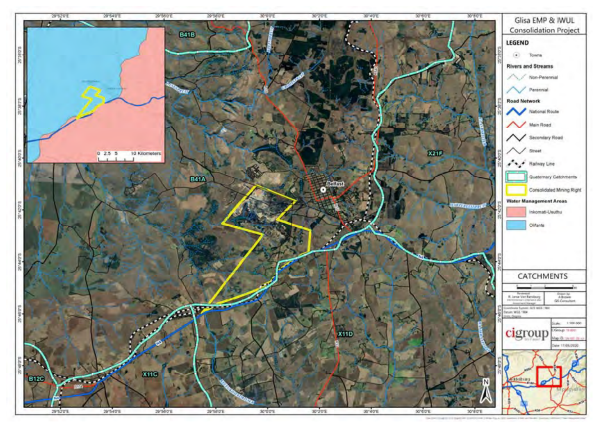


Figure 9.16: Integrated Paardeplaats Section WMA and Quaternary Catchments.

9.7.1.3 National Freshwater Ecosystem Priority Areas

The National Freshwater Ecosystem Priority Areas (NFEPA) project represents a multi-partner project which aims to identify Freshwater Ecosystem Priority Areas (FEPAs) to meet national biodiversity goals for freshwater ecosystems and to develop a basis for enabling effective implementation of measures to protect FEPAs, including free-flowing rivers. Based on current



outputs of the NFEPA project (Nel *et al.*, 2011) (**Figure 9.17**), the watercourses draining to the north and east form part of the surrounding catchment's river FEPAs, while the catchment draining to the west has been classified as a Fish Support Area (FSA).

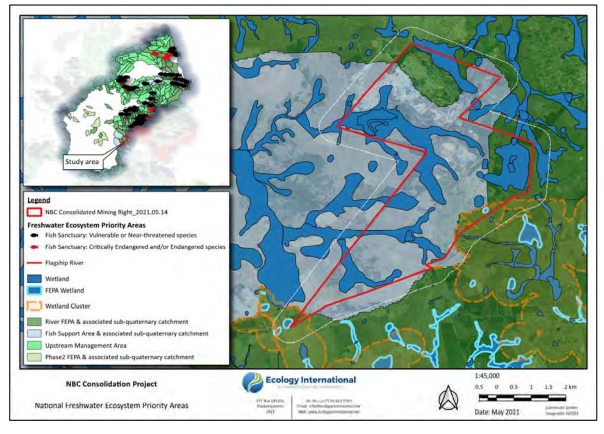


Figure 9.17: National Freshwater Ecosystem Priority Areas associated with the Integrated Paardeplaats Section.

SANBI recently undertook a wetland mapping exercise for the Mpumalanga Highveld region in order to expand on the detailed wetland delineations undertaken in adjacent catchments, for inclusion into the NFEPA project (Mbona *et al.*, 2015). Mpumalanga Tourism and Parks Agency (MTPA) recognises that wetlands are specialised systems that perform various ecological functions and play an integral role in biodiversity conservation. The project sought to map the extent, distribution, condition and type of freshwater ecosystems in the Mpumalanga Highveld coal belt. The delineations were based on identifying wetlands on Spot 5 imagery within the Mpumalanga Highveld boundary and supported by Google Earth imagery, 1:50 000 contour lines, 1:50 000 river lines, data from previous studies in the area, and data from the original NFEPA wetlands layer. Hydrogeomorphic (HGM) units were identified at a desktop level and confirmed by means of ground-truthing. According to Mbona *et al.* (2015), while various wetland areas were noted to be associated with the study area, only one wetland unit (associated with a larger wetland cluster) was identified as a FEPA wetland based on the revised wetland mapping inventory for the Mpumalanga Highveld region (**Figure 9.17**).

9.7.1.4 Mpumalanga Biodiversity Sector Plan

Universal Coal

A systematic conservation plan for Mpumalanga was published as the Mpumalanga Biodiversity Sector Plan (Mpumalanga Tourism and Parks Agency, 2014), with the aim to maintain biodiversity conservation targets. In the plan, the most important habitat categories to be taken into consideration in any environmental assessment process are:

- Critical Biodiversity Areas (CBAs): Areas that are required to meet biodiversity targets for species, ecosystems or ecological processes. These need to be kept in a natural or near-natural state, with no further loss of habitat or species. This category is split into:
 - CBA Irreplaceable Areas: These areas are required to meet biodiversity pattern and/or ecological processes targets. They are further subdivided into:
 - Irreplaceable: representing the only localities for which the conservation targets for one or more of the biodiversity features contained within can be achieved, i.e. there are no alternative sites available; and
 - High Irreplaceable: representing areas of significantly high biodiversity value, but there are alternate sites within which the targets can be met for the biodiversity features contained within, but there are not many;
 - CBA Irreplaceable Linkages: These are areas within landscape corridors that, due to modification of the natural landscape, represent the only remaining and highly constrained linkages which, if lost, would result in the breakage of the large corridor network as a whole. Their conservation is vital in maintaining the linkage of the corridor and its associated biodiversity related processes;
 - CBA Optimal Areas: Areas selected to meet biodiversity pattern and/or biodiversity process targets. Alternative sites might be available to meet biodiversity targets. These areas can, furthermore, support suitable habitat for red and orange listed faunal and floral species;
- Ecological Support Areas (ESAs): Areas determined to be functional but not necessarily entirely natural areas, which are required to ensure the persistence and maintenance of biodiversity patterns and ecological processes within the CBAs. Mpumalanga distinguishes following categories related to biodiversity outside protected areas:
 - ESA Species Specific: Areas required for the persistence of specific species. They
 may be modified, but a change in current land use to anything other than
 rehabilitated land, would most likely result in a loss of that species from the area
 identified; and
 - ESA Corridors: These facilitate ecological and climate change processes and to create a linked landscape for the conservation of species within a fragmented landscape.



According to the latest revision of the freshwater component of the provincial biodiversity sector plan (Mpumalanga Tourism and Parks Agency, 2019), the Integrated Paardeplaats Section is primarily associated with Heavily Modified and Ecological Support Areas, with isolated Critical Biodiversity Areas (**Figure 9.18**).

9.7.2 Wetland Ecology

9.7.2.1 Wetland Delineation

The wetlands/watercourses as historically delineated by Wetland Consulting Services were scrutinised at a desktop level prior to the field assessment of April 2021. These delineations were updated based as presented in **Figure 9.19**.

9.7.2.2 System Characterisation

The watercourses within the study area were classified according to the classification system (Ollis et al., 2013) as Inland Systems, falling within the Highveld Aquatic Ecoregion, and the Mesic Highveld Grassland Group 4 and Group 6 Wetland Vegetation Types (Mbona et al., 2015). These watercourses were further classified at Level 3 and Level 4 of the classification system as summarised in **Table 9.21**.

Ninety (90) hydro-geomorphic (HGM) units (**Figure 9.19**) were identified within the Integrated Paardeplaats Section comprising a total of 440.22 ha of which 311.63 ha comprised Hillslope Seep wetlands, 29.95 ha comprised Channelled Valley Bottom wetlands, 86.99 ha comprised Unchannelled Valley Bottoms, and 10.28 ha comprised Depressions (or Pans). In addition, 20 impoundments were observed within the study area covering 75.75 ha in extent, while 14 mine water bodies covering 66.57 ha were observed. It is also important to note that these HGM units were assessed only within the study area and some of the systems observed formed part of greater wetland systems falling outside of the bounds of investigation associated with this study. Both the impoundments and the mine waterbodies, while mapped and indicated in **Figure 9.19** were regarded as artificial systems and were thus not subjected to further analysis in terms of the WET-Health, WET-Ecoservices, and Ecological Importance and Sensitivity tools.



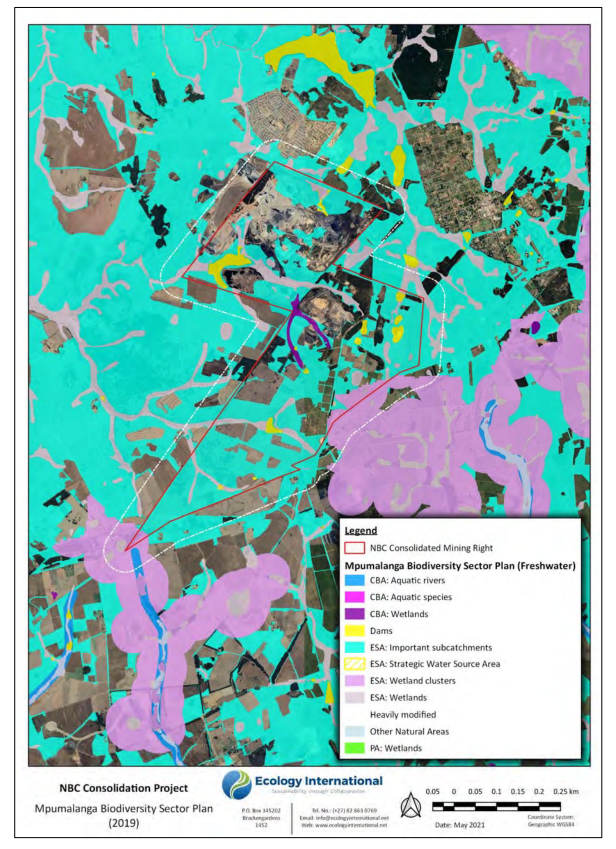


Figure 9.18: Mpumalanga Biodiversity Sector Plan (2019).



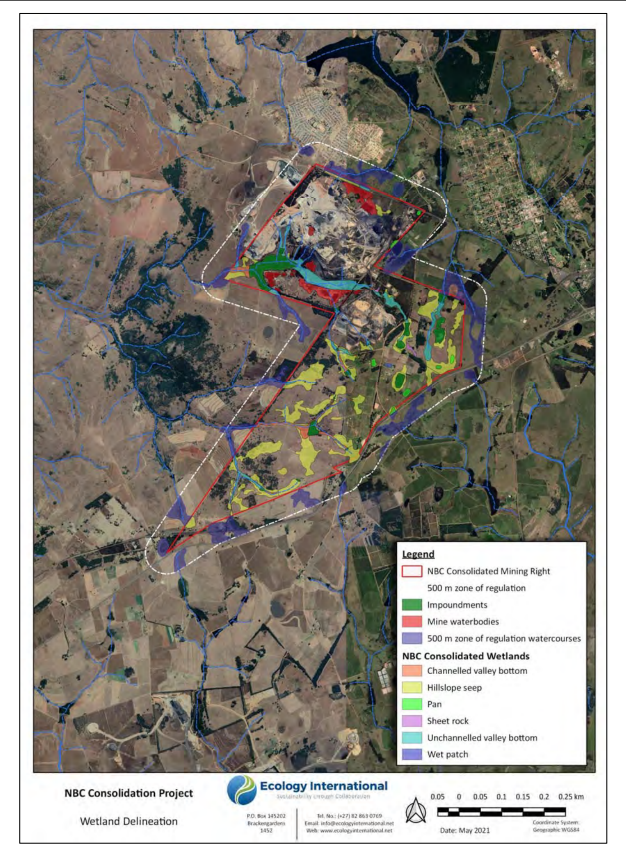




Table 9.21: Characterisation of the Watercourses within the Integrated PaardeplaatsSection.

LEVEL 3: LANDSCAPE UNIT	LEVEL 4: HGM TYPE
Valley floor: the base of a valley, situated between two distinct valley side-slopes, where alluvial or fluvial processes typically dominate.	Channelled valley-bottom wetland: a valley-bottom wetland with a river channel running through it. Unchannelled valley-bottom wetland: a valley- bottom wetland without a river channel running through it.
Slope: an inclined stretch of ground typically located	Hillslope seep: a wetland located on gently to
on the side of a mountain, hill or valley, not forming	steeply sloping land and dominated by colluvial (I.e.,
part of a valley floor. Includes scarp slopes, mid-	gravity-driven) unidirectional movement of water
slopes and foot-slopes.	and material down-slope.
Plain: an extensive area of low relief, generally	Depression: an inland aquatic ecosystem with closed
characterized by relatively level, gently undulating or	or near-closed elevation contours, which increases
uniformly sloping land with a very gentle gradient	in depth, and within which water typically
that is not located in a valley.	accumulates.

9.7.2.3 Present Ecological State

The health of a wetland can be defined as a measure of the deviation of wetland structure and function from the wetland's natural reference condition (Macfarlane *et al.*, 2009). The wetlands associated with the Integrated Paardeplaats Section have been impacted by a long history of agricultural and recreational land uses as well as impacts related to mining.

The major impacts to the wetlands/watercourses identified through the health assessments can be summarised as follows:

- Historical opencast and underground mining activities have been taking place in the vicinity of the Integrated Paardeplaats Section since 1980, with impacts to water quality and fragmentation of the wetland systems observed.
- HGM units severely affected by fragmentation include HGM 1, 2, 3, 23, 46, 47 and 48.
- The upper portions of HGM 9 and HGM 10 have been destroyed due to infilling and stockpiling.
- Surface infrastructure development such as offices, the mining complex, roads, trenches and stockpiles have resulted in direct losses of wetland habitat over the years, and impacts to the natural hydrological setting, as well as the creation of preferential flow paths and altered water retention and distribution profiles.
- Geomorphological changes include impacts relating to sedimentation and deposition as a result of the clearing of vegetation for roads and infrastructure.



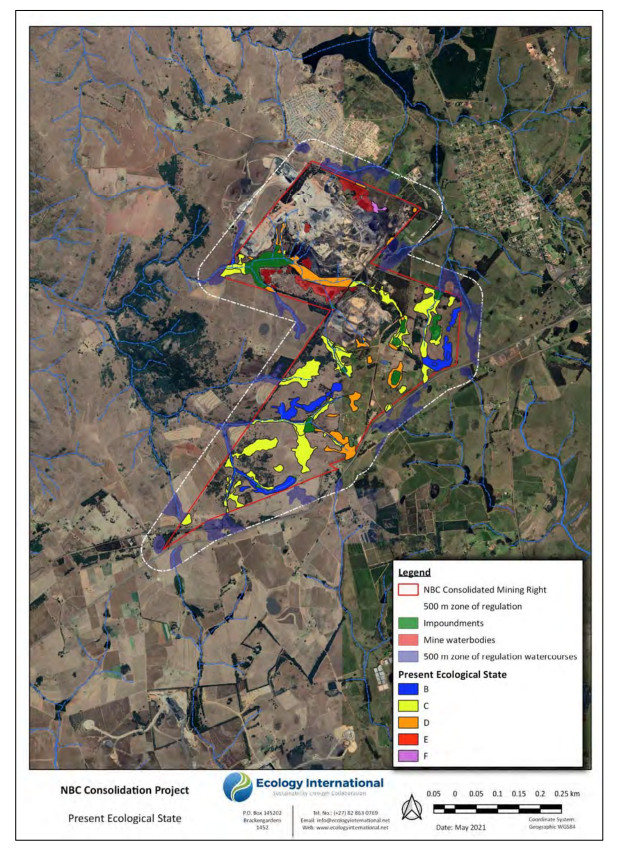
- Impaired water quality related to the historical mining activities at the Glisa Section has affected HGM 1, 2, 3 and 16, however, opencast mining activities are likely to have resulted in impacts to the regional aquifer, which may impact water quality of the associated valley bottom wetlands present in the study area.
- Numerous impoundments were observed on wetland systems throughout the study area. HGM 24, HGM 25, HGM 31, HGM 32 and HGM 33 have been impacted in terms of the geomorphology as well as water quality due to the presence of trout dams on these systems. Further, deep and shallow flooding by the observed impoundments has resulted in severe alterations to the natural wetting regimes of HGM 16, 23, 27, 43, 47, 58, 67, 69, 77 and 80.
- Historical plantations and infestations of *Acacia mearrnsii* (Wattle), *Populus x canescens* (Poplars) and *Eucalyptus sp* (Bluegums) have resulted in impacts to HGM 1, 2, 19, 20, 21, 22, 23, 29, 52, 55, 67, 74, 76, 78, 83 and 86.
- Historical modifications to the landscape in the vicinity of HGM 62, 63, 71 and 72 have impacted on the geomorphological and vegetation integrity of these systems.
- Historical cultivation has impacted the integrity of the natural vegetation in the vicinity of HGM 68, while ongoing cultivation activities in the catchment of HGM 76, 79, 81, 83, 86 and 87 increase the potential for impacts to water quality and increased sediment loads within the catchment.

The identified wetlands were assessed according to the WET-Health methodology as described by Macfarlane *et al.* (2008) and were broadly classified as Largely Natural (Category B), Moderately Modified (Category C), Largely Modified (Category D) and Seriously Modified (Category E). The results of these assessments (derived from both desktop and field-based verification) are presented in **Figure 9.20**.

9.7.2.4 Wetland Ecological Service Provision

The general features of each HGM unit were assessed in terms of function, and the overall importance of the HGM unit was then determined at a landscape level. The systems associated with the Integrated Paardeplaats Section may be regarded as of Moderately Low to Moderately High (**Figure 9.21**) importance in terms of service provision and functionality. Key services provided are generally related to streamflow regulation, sediment trapping and the assimilation of toxicants and nutrients from the surrounding land use activities. Biodiversity maintenance is regarded as high to very high across almost all the HGM units indicating the importance for conservation of these systems as well as their role in the provision of habitat and natural migration corridors. Erosion control and flood attenuation services were also generally regarded as important services, albeit to a lesser extent.









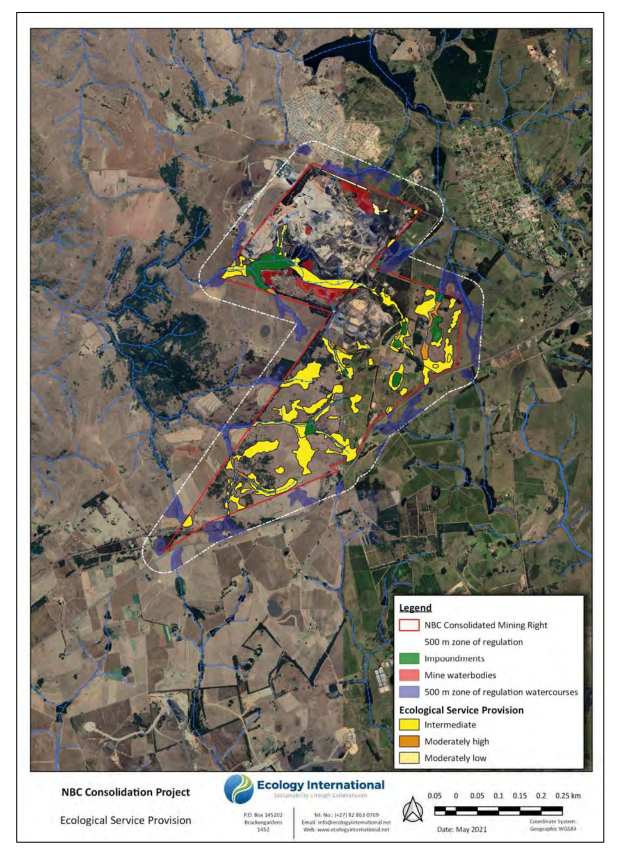


Figure 9.21: Ecological Service Provision of the Wetlands/Watercourses within the Integrated Paardeplaats Section.



9.7.2.5 Ecological Importance and Sensitivity

Ecological Importance and Sensitivity for each wetland was evaluated in terms of:

- Ecological Importance;
- Hydrological Functions; and
- Direct Human Benefits.

The wetlands associated with the Integrated Paardeplaats Section were regarded as of Moderate and High Ecological Importance and Sensitivity (**Figure 9.22**), being important in terms of ecological importance (biodiversity maintenance) and their hydrological functions. Direct human benefits were related to the provision of water for agropastoral activities, as well as for recreational use and tourism (i.e., trout fishing and birding opportunities), however, these were generally associated with the valley bottom systems rather than with the hillslope seeps.

9.7.3 Aquatic Assessment

A long-term biomonitoring program has been in place at the Glisa Section of the Integrated Paardeplaats Section, which has sought to identify potential spatial and temporal impacts associated with the operation of the mine on the receiving aquatic environment. Given the availability of recent data (September 2019 and July 2020), a full assessment of all the watercourses associated with this portion of the study area was considered unnecessary. For the purposes of this study, the available historical data was reviewed and used to characterise and contextualise the receiving aquatic environment associated with the Glisa Section. While an aquatic baseline assessment of the Paardeplaats Section was carried out in 2011, a more recent assessment was required to reflect the current baseline conditions.

The location of each site considered in the current assessment is presented in **Figure 9.23** whilst the co-ordinates and a brief description of each site is provided in **Table 9.22**.

9.7.3.1 Water Quality

Aquatic communities are influenced by numerous natural and human-induced factors, including physical, chemical and biological factors. The assessment of water quality variables in conjunction with assessment of biological assemblages is therefore important for the interpretation of results obtained during biological investigations. **Table 9.23** provides the in situ water quality data obtained at each site applicable to this study during the most recent biomonitoring survey conducted in February 2020 and the aquatic baseline assessment carried out in April 2021.



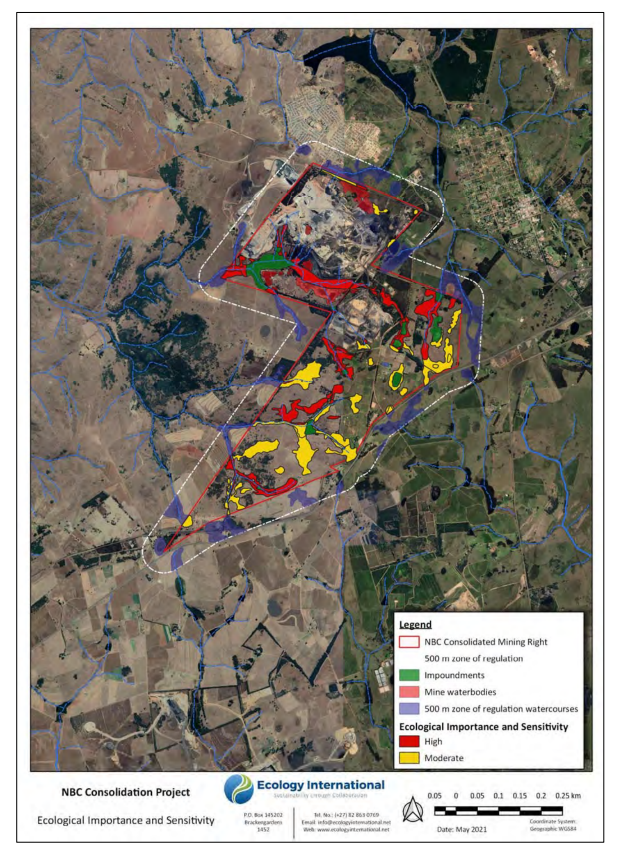


Figure 9.22: Ecological Importance and Sensitivity of the Wetlands/Watercourses within the Integrated Paardeplaats Section.



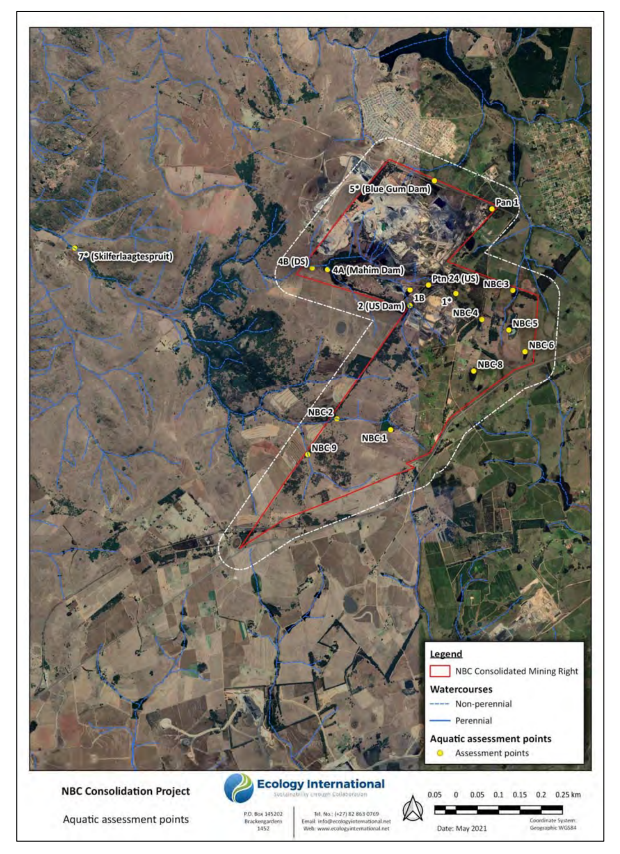


Figure 9.23: Aquatic Assessment Locations.

Table 9.22: Description of Aquatic Assessment Sampling Sites.

SITE	CO-ORDINATES	DESCRIPTION	PROTOCOLS
GLISA SECTION BIOMO	NITORING SITES		
Ptn 24 (US)	25°42'39.12"S 30° 0'6.21"E	Upstream wetland draining Portion 24	Water quality, habitat integrity, diatoms
2 (US Dam)	25°42'54.92"S 29°59'50.65"E	Dam at inflow into existing Glisa Coal Mine study area and should exclude most potential Glisa impacts (mining and river diversion).	Water quality, habitat integrity, macroinvertebrates, fish, diatoms
18	25°42'43.02"S 29°59'53.94"E	Upstream part of Mahim Dam	Diatoms
4A (Mahim Dam)	25°42'27.35"S 29°58'41.13"E	Mahim Dam, downstream of most Glisa Coal Mine potential and existing impacts.	Water quality, habitat integrity, macroinvertebrates, fish
4B (DS)	25°42'26.22"S 29°58'28.13"E	Tributary draining away from Mahim Dam and exiting the western boundary of the Glisa property.	Water quality, habitat integrity, macroinvertebrates, fish, diatoms
5* (Blue Gum Dam)	25°41'19.60"S 30° 0'11.20"E	Site in stream draining in northerly direction, downstream of all existing Glisa Coal Mine impacts.	Water quality, habitat integrity, macroinvertebrates, diatoms
7* (Skilferlaagtespruit)	25°42'11.10"S 29°55'8.00"E	Site in Skilferlaagtespruit (Steelpoort) some distance downstream of Glisa study area. This site is downstream of existing and potential future Glisa Coal Mine activities, and has good potential as a biomonitoring site.	integrity, macroinvertebrates, fish
Pan 1	25°41'41.30"S 30° 0'59.76"E	Non-perennial pan in NE corner of study area	Water quality, habitat integrity, macroinvertebrates, diatoms
ADDITIONAL SITES ASS	ESSED DURING AF		
NBC 1	25°44'29.37"S 29°59'34.33"E	Water storage dam located on a channelled valley bottom wetland	Water quality, macroinvertebrates, diatoms

North Block Complex (Pty) Ltd



Draft EIAR (MP 30/5/1/2/2/10090 MR)

SITE	CO-ORDINATES	DESCRIPTION	PROTOCOLS
NBC 2	25°44'21.08"S 29°58'49.00"E	Channelled valley bottom flowing into an unnamed tributary of the Steelpoort River.	Water quality, macroinvertebrates, diatoms
NBC 3	25°42'43.37"S 30° 1'17.29"E	Farm dam in valley bottom wetland draining into the Langspruit	Water quality, macroinvertebrates, diatoms
NBC 4	25°43'5.52"S 30° 0'51.16"E	Farm dam in a valley bottom wetland	Water quality, macroinvertebrates, diatoms
NBC 5	25°43'13.49"S 30° 1'13.99"E	Farm dam in valley bottom wetland draining into the Langspruit	Water quality, macroinvertebrates, diatoms
NBC 6	25°43'29.97"S 30° 1'27.60"E	Seasonal depression	Water quality, diatoms
NBC 8	25°43'44.70"S 30° 0'44.37"E	Seasonal pan modified into a permanent storage dam	Water quality, diatoms
NBC 9	25°44'47.96"S 29°58'24.45"E	Unchannelled valley bottom flowing into an unnamed tributary of the Steelpoort River	Water quality, diatoms

Within the Olifants WMA, the classification and development of Resource Quality Objectives (RQOs) was completed (Department of Water and Sanitation, 2016a). While RQOs for water quality were not gazetted for the quaternary catchments associated with Integrated Paardeplaats Section, the DHSWS did undertake the development of an Integrated Water Quality Management Plan (IWQMP) for the Olifants WMA in which Water Quality Planning Limits (WQPLs) were developed at a finer scale (management units) to help achieve the management class and RQOs for particular areas, as they are set at a finer resolution and take local users and uses into account. The objective of using WQPLs is to provide a mechanism through which the balance between sustainable and optimal water use and protection of the water resource can be achieved. What is important is that WQPLs are aligned to the RQOs and do not contradict the objectives gazetted (Department of Water and Sanitation, 2016b). As such, *in situ* water quality data collected during the study were compared to WQPLs developed for Management Unit 66 of the Steelpoort sub-catchment (**Table 9.23**). Values noted to exceed designated WQPLs are indicated in **red**.

Table 9.23: In situ Water Quality Variables.

			SITE	TEMP.	рН	ELECTRICAL	DI SSOLVED OXYGEN	
			SITE	(°C)	рп	(mS/m)	(mg/ł)	(% sat)
RQ	0*			-	-	-	-	-
wo	2PL	* *	Guideline values	-	6.5-8.4	30.00	9.00	-
z	S		Ptn 24 (US)	21.5	6.5	159.8	-	-
SECTI ON	SITES	(0	2 (US Dam)	24.4	6.7	114.4	5.7	84.6
SEC		2020)	1B	19.9	6.9	245.0	5.2	70.3
	I NG	Μ,	4A (Mahim Dam)	22.3	6.9	257.0	6.2	98.9
	lor	REA	4B (DS)	26.6	6.6	145.9	2.8	42.2
	BIOMONITORING	(CLEANSTREAM,	5* (Blue Gum Dam)	22.0	8.4	138.6	8.0	124.0
GLISA	OMO	-EAI	7* (Skilferlaagtespruit)	19.2	6.9	50.2	7.3	101.3
GL	BIO	(CI	Pan 1	27.6	6.6	70.2	4.1	64.9
S	Г		NBC 1	17.2	7.90	136.0	7.02	77.5
SI TES	APRIL		NBC 2	18.6	7.57	138.1	8.06	84.1
••			NBC 3	17.2	7.27	142.4	2.89	29.9
	DURING		NBC 4	20.9	8.43	143.7	8.70	98.8
JAL			NBC 5	21.0	7.79	140.8	6.37	71.3
NOI.	SED		NBC 6	20.5	6.93	138.9	5.91	68.4
ADDI TI ONAL	ASSESSED	21	NBC 8	22.9	7.94	137.5	8.28	98.5
AD	AS	2021	NBC 9	15.3	6.60	138.7	5.49	54.8

* Resource Quality Objective for RU54 (Department of Water and Sanitation, 2016a)

** Water Quality Planning Limit for Management Unit 59 of the Steelpoort sub-catchment (Department of Water and Sanitation, 2016b)

Electrical conductivity values were high across much of the study area. It would be valuable to reassess these values in future monitoring surveys to identify any emerging trends or impacts, especially as the study area is situated within the upper reaches of the Steelpoort River catchment and has been identified as important in terms of fish support. During the February 2020 biomonitoring assessment, high electrical conductivity values were observed in the Mahim Dam (represented by sites 1B and 4A). The Mahim Dam and the Blue Gum Dam form part of the dirty water system for NBC and as such, high salinities are to be expected. Similarly, the high salinities observed throughout the Integrated Paardeplaats Section, are reflective of the types of systems (wetlands and impoundments), where salinities are often naturally elevated as these systems often act as sinks for salts and nutrients, however, the potential exists for contamination of the regional

aquifer due to historical mining activities since 1980, which may have contributed to the elevated electrical conductivity values observed in some areas of the site.

pH values at all sites were found to fall within the guideline values stipulated for optimal aquatic life, with the exception of Site NBC 4, where the pH was observed as somewhat alkaline during the April 2021 assessment.

In situ dissolved oxygen values obtained for the study area during the April 2021 assessment, while below the WQPL value for the management unit, were not deemed to be of concern at most sites when taken in context of the characteristics of the associated watercourses with the exception of sites 4B, Pan 1, NBC 3, NBC 6, NBC 9. The extremely low values observed at sites 4B and NBC 3 are usually indicative of extremely polluted and/or stagnant systems with either a high chemical or biological oxygen demand, the latter often being the case in wetland systems or impoundments.

Temperature values at each of the sites were regarded as natural according to the seasonal temperature variations for each survey and the nature of the system at each site.

9.7.3.2 Aquatic Habitat

The Integrated Paardeplaats Section falls within the upper reaches of the Steelpoort River catchment in an area comprising plateau grasslands, mountain slopes and shallow valleys. As such, the terrain lends itself to the formation of numerous hillslope seep wetlands and the presence of valley bottom wetland features becoming more channelled further downstream.

9.7.3.2.1 Index for Habitat Integrity

Habitat integrity refers to the maintenance of a balanced, integrated composition of physicochemical and habitat characteristics on a temporal and spatial scale that are comparable to the characteristics of natural habitats of the region. The habitat integrity status of a watercourse will essentially provide the template for a certain level of biotic integrity to be realised. In this sense, the assessment of the habitat integrity of a river can be seen as a pre-cursor of the assessment of biotic integrity. It follows that in this context habitat integrity and biotic integrity together constitutes ecological integrity.

The ecological condition of the instream and riparian habitat associated with the assessment area was determined through the application of the Index for Habitat Integrity, Version 2 (IHI-96-2; Kleynhans, pers. comm., 2015), which was also used to provide a surrogate for the riparian vegetation component of the integrated EcoStatus model. While the recently upgraded IHI-96-2



replaces the relatively comprehensive and expensive IHI assessment model developed by Kleynhans (1996), it is important to note that the IHI-96-2 does not replace the IHI model developed by Kleynhans *et al.* (2008a), which should preferably be applied where sufficient data is available (i.e., intermediate and comprehensive Reserve Determinations). Consequently, the IHI-96-2 model is meant to be used in cases where a relatively large number of river reaches needs to be assessed, budget and time provisions are limited, and/or detailed available information is lacking (i.e., rapid Reserve Determinations and for RHP purposes).

The use of aerial photography and observations made during the field assessment were used to inform the adapted IHI model, which allows for a rapid, field-based, visual assessment of modifications to a number of pre-selected biophysical drivers within a localised portion of the associated hydrogeomorphic unit (Kemper, 1999). Further, it is important to note that this index is only applicable to channelled watercourses. For the assessment of habitat for unchanneled valley bottom wetlands, depressions and hillslope seep wetlands refer to **Section 9.7.2.3**. **Table 9.24** presents the results obtained following the application of the IHI approach within the channelled valley bottom system at site NBC 2 during the April 2021 freshwater assessment as well as the results obtained at site 4B and site 7 during the February 2020 biomonitoring assessment.

	Site	Component	RQO*	IHI Value	Ecological Category
on 3 sites 2020)		Instream	С	47	D
	4B (DS)	Riparian	С	59	C/D
Glisa Secti biomonitorin, (Cleanstream,	7* (Skilferlaagtespruit)	Instream	С	74	С
bio (Cle		Riparian	С	77	B/C
Additional site assessed during April 2021		Instream	С	80	B/C
Addit si asse during 20	NBC 2	Riparian	С	70	С

Table 9.24: IHI Values Obtained for the Instream and Riparian Components.

* Resource Quality Objective for RU54, quaternary catchment B41A (Department of Water and Sanitation, 2016a)

According to Cleanstream (2020) the Skilferlaagtespruit has been impacted by invasive alien trees (mainly *Acacia mearnsii* [wattles]), erosion and increased sedimentation due to trampling by cattle. At site 4B (downstream of Mahim Dam), alien invasive weeds, such as *Conyza bonariensis* were problematic, while inundation, impacts to water quality and the colonisation of monospecific stands of *Typha* reeds have resulted in a deviation from the required RQO for the catchment.



At site NBC2, the instream integrity was categorised as Largely Natural to Moderately Modified (Ecological Category B/C, while the riparian integrity was categorised as Largely Natural (Ecological Category C). Instream impacts were largely related to elevated Electrical Conductivity concentrations, while impacts to the riparian zone were limited to dense stands of *Acacia mearnsii* (Wattle).

Habitat integrity in the Skilferlaagtespruit as well as at site NBC 2 fell within the RQOs for streams within this portion of the Steelpoort River catchment and more specifically, within the B41A quaternary catchment.

9.7.3.2.2 Invertebrate Habitat Assessment System

The Invertebrate Habitat Assessment System (IHAS, Version 2.2), developed by McMillan (1998), has routinely been used in conjunction with the South African Scoring System (SASS) as a measure for the variability in the amount and quantity of aquatic macroinvertebrate biotopes available for sampling. However, according to a recent study conducted within the Mpumalanga and Western Cape regions, the IHAS method does not produce reliable scores with regard to the suitability of habitat at sampling sites for aquatic macroinvertebrates and the performance of the IHAS seems to vary between geomorphologic zones and between biotope groups (Ollis *et al.*, 2006). Therefore, more testing of the IHAS method is required before any final conclusion can be made regarding the accuracy of the index.

Further, the IHAS index was developed for use within riverine systems. The watercourses associated with the assessment area comprised largely wetland habitat and impoundments and as such, the IHAS index was not considered suitable for the majority of the watercourses such as was sampled within the study area. The establishment of impoundments, however, generally leads to the creation of new biotopes for exploitation by waterborne biota, such as a shoreline with marginal vegetation, open water and bottom substrate. An adaptation of the IHAS method was retained for the purposes of this assessment, as the basic data remains of value and is suitable for the comparison of sampling effort across the various sites based on available invertebrate habitat. Results are presented relative to an "ideal" aquatic macroinvertebrate sampling habitat and need to be interpreted with caution taking into consideration the nature of the watercourse surveyed. Results obtained during the February 2020 biomonitoring assessment, as well as the April 2021 freshwater assessment are presented in **Table 9.25** and **Figure 9.24**.

Table 9.25: Adapted IHAS Values During the February 2020 and April 2021 Assessments.

SITE	IHAS SCORE	DESCRIPTION
GLISA SECTION BIOMONITORING SITES (CLE	ANSTREAM, 2020)	
Dam 2	36.36	Poor
1B	30.91	Poor
4A	36.36	Poor
4B (DS)	29.09	Poor
7* (Skilferlaagtespruit)	78.18	Excellent
Pan 1	34.55	Poor
Blue Gum Dam	32.73	Poor
ADDITIONAL SITES ASSESSED DURING APRIL	L 2021	
NBC 1	41.82	Poor
NBC 2	41.82	Poor
NBC 3	43.64	Poor
NBC 4	50.91	Poor
NBC 5	43.64	Poor

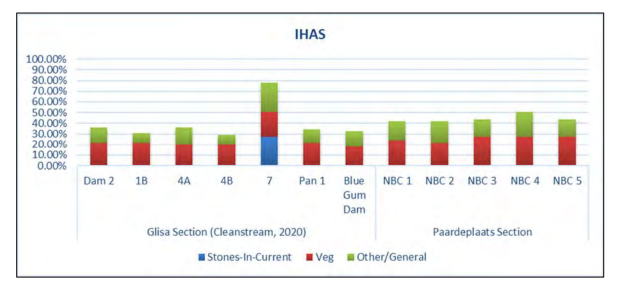


Figure 9.24: IHAS Biotope Values for Sites Assessed During the Aquatic Biomonitoring Assessments.

All of the sites sampled were determined to have poor availability of habitat for colonisation by aquatic macroinvertebrates with the exception of site 7 on the Skilferlaagtespruit. This is largely as a consequence of the impounded nature of the systems at each site. Lack of hydraulic diversity in these systems and the dominance of vegetation and mud deposits will have played a large role in shaping the aquatic macroinvertebrate assemblages expected to occur at each site. Species expected to occur at these sites were likely to be limited to those with a preference for the water column and those adapted for survival in aquatic vegetation and the muddy substrates observed.



9.7.3.3 Aquatic Macroinvertebrates

According to Darwall *et al.* (2009), two species of Crabs, 14 species of Molluscs and approximately 58 species Odonata (dragonflies and damselflies) have distribution ranges that extend across the Integrated Paardeplaats Section. During the February 2020 biomonitoring survey (Cleanstream, 2020), a total of 33 aquatic macroinvertebrate families (representing 11 orders) were sampled across the sampling sites within the Glisa Section. During the April 2021 assessment, a total of 36 aquatic macroinvertebrate families (representing a species of Copepoda) were sampled across the Paardeplaats Section.

The macroinvertebrate data collected at each site during the February 2020 and April 2021 assessments are presented in **Table 9.26**. It should be noted that the SASS5 protocol was developed specifically for flowing rivers and streams. As such, as the majority of the sites comprised wetlands and/or impoundments (with the exception of the Skilferlaagtespruit and the channelled system in the vicinity of NBC 2), the SASS5 and MIRAI should be applied and interpreted with caution. The results do, however, still provide valuable information and a basis of comparison which may be used as a measure of spatial impact.

SITE	NO. OF ORDERS	NO. OF TAXA	SASS5 SCORE	ASPT
GLISA SECTION BIOMONITORING SI	TES (CLEANSTREA	M, 2020)		
Dam 2	6	14	60	4.29
1B	5	8	36	4.50
4A	9	13	60	4.62
4B	4	5	22	4.40
7	9	19	101	5.32
Pan 1	4	13	56	4.31
Blue Gum Dam	6	13	59	4.54
ADDITIONAL SITES ASSESSED DURI	NG APRIL 2021			
NBC 1	8	22	88	4.00
NBC 2	9	17	83	4.88
NBC 3	10	20	81	4.05
NBC 4	8	18	88	4.89
NBC 5	9	19	82	4.32

Table 9.26: Aquatic Macroinvertebrate Results Obtained During the February 2020 andApril 2021 Assessments.

All of the sites were dominated by taxa tolerant of very low and low water quality (**Figure 9.25**). The presence of taxa tolerant of moderate levels of water quality at all of the sites with the exception of site 4B, indicates that water quality was generally not likely to be a limiting factor of



the assemblages observed. Species from the order Hemiptera were noted to represent the most abundant aquatic macroinvertebrates at all the sites. Assemblage patterns of aquatic macroinvertebrates reflect the geohydrological regime of a particular site, thus, the lack of hydraulic diversity within many of the sites sampled, was likely to contribute to the incidence of a high diversity of air-breathing taxa (**Figure 9.25**) with a preference for aquatic and marginal vegetation.

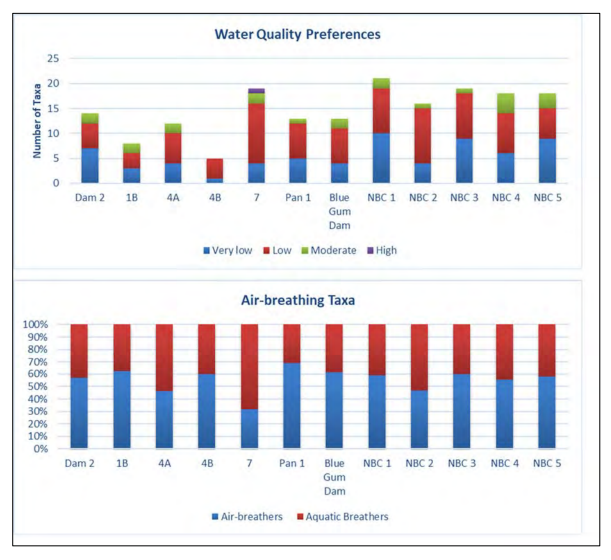


Figure 9.25: Aquatic Macroinvertebrate Assemblage Preference Profiles Based on Thirion (2008; revised 2016) for Taxa Collected during the February 2020 and April 2021 Aquatic assessments.

9.7.3.3.1 Present Ecological State

Due to the nature of the associated watercourses and the lack of suitable indices for the assessment of lentic ecosystems, no determination of the PES based on biotic assemblages could be conducted for sites within the impoundments, pans or unchanneled valley bottom systems present on the



majority of the Integrated Paardeplaats Section. For this reason, the Macro-Invertebrate Response Assessment Index (MIRAI; Thirion, 2008) was only applied to site 7 on the Skilferlaagtespruit and to site NBC 2 within a channelled system to determine the PES according to the most acceptable method. Chutter (1998) developed the SASS protocol as an indicator of water quality. It has since become clear that SASS gives an indication of more than mere water quality, but rather a general indication of the present state of the invertebrate community. Because SASS was developed for application in the broad synoptic assessment required for the River Health Programme (RHP; now the River EcoStatus Monitoring Programme (REMP)), it does not have a particularly strong cause-effect basis. The aim of the MIRAI, on the other hand, is to provide a habitat-based cause-and-effect foundation to interpret the deviation of the aquatic invertebrate community (assemblage) from the reference condition (Thirion, 2008). This does not preclude the calculation of SASS scores should they be required. However, the use of the MIRAI is now the accepted approach for determining the PES of riverine watercourses and as such is used by the Department within the River EcoStatus Monitoring Programme (REMP; previously the River Health Programme purposes, or RHP).

The results of the MIRAI applied to data obtained in the February 2020 and April 2021 assessments (**Table 9.27**) indicate that the downstream resources associated with the Integrated Paardeplaats Section may be considered to be in a Moderately Modified (site 7 on the Skilferlaagtespruit) and Moderately to Largely Modified (site NBC 2) state. The Ecological Category obtained for site NBC 2 falls slightly below the RQO for a stream in the B41A catchment. The main driver of change was determined to be related to flow modification, likely related to upstream impoundments within the study area.

Table 9.27: PES of the Aquatic Macroinvertebrate Assemblages of Sites Assessed Duringthe February 2020 and April 2021 Assessments.

	Site	RQO*	MIRAI Score	Ecological Category
Glisa Section biomonitorin g site (Cleanstrea m, 2020)	7* (Skilferlaagtespruit)	С	76.45	С
Additional site assessed during April 2021	NBC 2	С	58.79	C/D

* Resource Quality Objective for RU54, quaternary catchment B41A (Department of Water and Sanitation, 2016a)

9.7.3.4 Ichthyofauna

According to Cleanstream (2020), an estimated eight fish species (Table 9.28) are expected to occur within the reaches currently included within the mine's active biomonitoring programme. Previous biomonitoring assessments conducted for the mine have confirmed the presence of three of the eight expected fish species at Site 7 within the Skilferlaagtespruit which drains both the Glisa and Paardeplaats Sections of the mine, including Enteromius sp. 'Lowveld-Incomati' (a member of the Chubbyhead Barb group; previously identified as Enteromius anoplus), Enteromius sp. nov. 'South Africa' (Sidespot Barb: previously identified as Enteromius neefi) and Clarias gariepinus (Sharptooth Catfish). Further, while Enteromius sp. 'Lowveld-Incomati' is routinely noted as being the dominant species present at biomonitoring Site 7, Enteromius sp. nov. 'South Africa' appears to co-exist with the species in all assessments conducted thus far. In contrast, Clarias gariepinus appears to be transient at the Site 7, with only one individual having been recorded at the site during the February 2018 assessment.

SCIENTIFIC NAME	COMMON NAME	CONSERVATION	PRESENCE
		STATUS*	CONFIRMED
Amphilius uranoscopus	Stargazer (Mountain-Catfish)	LC	
Chiloglanis pretoriae	Shortspine Suckermouth	LC	
Clarias gariepinus	Sharptooth Catfish	LC	х
Enteromius sp. 'Lowveld-Incomati'	Chubbyhead Barb group	DD	х
Enteromius sp. nov. 'South Africa'	Sidespot Barb	NT	х
Labeobarbus polylepis	Bushveld Smallscale Yellowfish	LC	
Pseudocrenilabrus philander	Southern mouthbrooder	LC	
Tilapia sparrmanii	Banded Tilapia	LC	

Table 9.28: Fish Species Expected and Confirmed to be Present Within theSkilferlaagtespruit (Cleanstream, 2020).

* DD = Data Deficient; LC = Least Concern; NT = Near Threatened

It should be noted that recent taxonomic studies on species previously identified within the larger area has resulted in changes to the scientific names of some species expected to be present. These include the following:

Enteromius sp. Lowveld-Incomati' (member of the Chubbyhead Barb complex; currently regarded as Data Deficient). It is recognised that many records currently ascribed to *E. motebensis* and *E. anoplus* in the eastern Lowveld may be synonymous with a new species *Enteromius sp. nov. "Ohrigstad"* proposed by Engelbrecht & Van Der Bank (1996), which was assessed previously as taxonomically Data Deficient by Darwall et al. (2009). Further genetic studies done on the Chubbyhead Barb complex by Da Costa (2012) suggested further separation of the complex into distinct lineages, with the species collected within the

present study area corresponding with Lineage E, which included almost all specimens from the Incomati River system (except some morphologically distinct specimens included into clades A and D, respectively) and specimens from Limpopo River system. This lineage was further subdivided into three minor groups: 1) sub-group 1 with unique haplotype from the Olifants River (Limpopo system); 2) sub-group 2 with seven populations from five rivers of the Crocodile River (Incomati system); and 3) sub-group 3 with mixing populations from Limpopo and Incomati systems (Da Costa, 2012). Based on the spatial distribution of sample records from Da Costa (2012), the species collected during the routine biomonitoring assessments conducted for the mine appear to most likely correspond with sub-group 3 of Lineage E as assessed by Da Costa (2012). Further still, preliminary genetic analyses of the Enteromius group conducted at a finer scale by Mpumalanga Tourism and Parks Agency within the Klein Dwars, Groot Dwars, Spekboom and Ohrigstad catchments (unpublished data) suggests even further genetic differentiation within the group and suggested the high likelihood of several undescribed species belonging to the species complex to be present within the upper catchments of the larger Steelpoort River catchment. Although the conservation status of the species complex itself has been determined to be of Least Concern, very recent studies have described several new species from the complex, while more new species descriptions expected. It is therefore clear that further studies are required to understand the geographic ranges and thus conservation status of the unique populations of this *Enteromius* group to determine the significance of those specimens present within the Skilferlaagtespruit at biomonitoring Site 7 where the species is determined to be dominant, and the conservation status for the lineage present within the Skilferlaagtespruit as such is considered Data Deficient;

Enteromius sp. nov. 'South Africa' (Sidespot Barb; currently regarded as Near Threatened). . Similar to Enteromius neefi Greenwood, 1962 which was described from the Kabompo River in northern Zambia, and identified as Enteromius sp. 'neefi cf. South Africa' in Darwall et al. (2009). Populations of the southern Enteromius cf. neefi occur in headwater streams of the Limpopo system south to the Phongolo River and south-west into the Vaal River in South Africa and Swaziland. The taxonomic status of the southern Enteromius cf. neefi still needs to be determined, but it is likely they are an undescribed species. The recent Red List assessment was based only in the southern Enteromius cf. neefi and was referred to as Enteromius sp. nov. 'South Africa' (Roux & Hoffman, 2017). Although the geographical distribution is fairly widespread within the Limpopo System in South Africa, many subpopulations are isolated and are severely impacted on by threats. In Swaziland, only a single record was found in over 200 collection sites and it was assessed as regionally Critically Endangered in Swaziland (Bills et al., 2004). The species is experiencing continuous threats such as forestry and associated sedimentation and river crossings preventing fish movement as well as stream regulation and mining with associated pollution. Although it is



known from a large number of locations and is still widespread, the impacts of the multiple threats for the species could lead to its decline and it is thus assessed as Near Threatened within the latest IUCN Red List Assessment, although is it acknowledged that this species should be monitored to assess the impacts of these threats (Roux & Hoffman, 2017).

Underestimation of species diversity has been identified as a major impediment to implementation of effective conservation strategies to prevent biodiversity loss (see Bickford et al., 2007). For example, recent studies conducted by Chakona et al. (2015) between geographically isolated populations of the Goldie Barb (*Enteromius pallidus*) added to a growing body of evidence that freshwater fish diversity in southern Africa has been underestimated, and that major taxonomic revision is required in order to properly inform on their conservation status and actions required to ensure long-term diversity.

9.7.3.4.1 Present Ecological State

According to Cleanstream (2020), the ecological state of the Skilferlaagtespruit downstream of the study area may be considered moderately modified (Ecological Category C). This is, however, based on the assumption that although not sampled, all eight expected fish species are still present in this section of the Skilferlaagtespruit, albeit in reduced frequency of occurrence. However, the confidence of the ecological state score will increase as more surveys are conducted to verify the presence/absence of fish species within this river reach.

The primary impacts responsible for deterioration in the fish assemblage are expected to be related to reduced flows (flow modification by dams in catchment), sedimentation of bottom substrates (increased erosion primarily associated with agricultural activities) and the potential presence of alien fish species.

9.7.3.4.2 Non-native Species

For the purpose of the present study, alien species are defined as those that have been introduced from outside the political boundaries of South Africa, whereas extralimital species are species native to South Africa that have been translocated into areas where they do not naturally occur. Within the context of the present study, non-native species are therefore collectively taken to include both alien and extralimital species.

According to a local landowner, at least two dams within the north-eastern extent of the study area corresponding to sites NBC 3 and NBC 5, have been stocked with *Oncorhynchus mykiss* (Rainbow Trout). With its native distribution range being the western seaboard of the United States of America, Canada and north-western Mexico, eggs of this species were first successfully imported



into South Africa in 1897. Fish hatched were used as breeding stock, and consignments of ova being sent to various parts of southern Africa from 1899 onwards and establishing within the Lydenberg district as early as the mid-1920s (De Moor & Bruton, 1988). According to the unified framework proposed by Blackburn et al. (2011), *O. mykiss* can be classified as a fully invasive species, with individuals dispersing, surviving and reproducing at multiple sites across a greater or lesser spectrum of habitats and extent of occurrence (Ellender & Weyl, 2014)

9.7.3.5 Diatom Assemblages

Given the nature of the watercourses associated with the NBC Consolidation project and the need to provide a biological basis for monitoring potential impacts associated with the current and proposed activities, the assessment of the diatom assemblage present at all biomonitoring sites was deemed a suitable tool. **Table 9.29** provides a summary of the results obtained following a detailed assessment of the diatom assemblages at selected sites during the February 2020 biomonitoring assessment and the April 2021 assessment.

April 2021 Assessments.	
Table 9.29: Diatom Results Obtained for Sites As:	sessed During the February 2020 and

SITE	NO SPECIES	SPI SCORE*	WATER QUALITY CLASS	CATEGORY	POLLUTION TOLERANT VALUES (%)	VALVE DEFORMITIES (%)**
GLISA SECTION BIOMONITORING SITES (CLEANSTREAM, 2020)						
2 (US Dam)	16	19.4	High quality	А	6	0
Pan 1	28	14.2	Good quality	B/C	32	0
4B (DS)	31	13.1	Moderate quality	С	44	0
ADDITIONA	L SITES AS	SESSED DURI	NG APRIL 2021			
NBC 1	20	18.2	High quality	А	6.5	0.5
NBC 2	38	16.1	Good quality	В	11	0
NBC 3	36	13.7	Moderate quality	С	37.5	0
NBC 4	13	18.6	High quality	А	6	0
NBC 5	29	13.4	Moderate quality	С	39.5	0.5
NBC 6	29	17.2	Moderate quality	A/B	10	0
NBC 8	18	16.8	Good quality	В	10.5	0
NBC 9	29	17.9	High quality	A/B	4	0

*SPI tends to be more sensitive to organic pollution, as opposed to salts and metals more often associated with mining activities.

**Valve deformities generally indicate the presence of metals which may cause toxicity.

9.7.3.5.1 2 (US Dam)

The diatom-based water quality of DAM 2 in February 2020 was *High* with an SPI score of 19.4 (Ecological Category A). Pollution Tolerant Valves (PTVs) made up 6% of the total count in February 2020, which suggested that organic pollution levels were very low. Nutrient levels and salinity concentrations were elevated. Species diversity was moderate and the diatom community was dominated by *Achnanthidium minutissimum*, suggesting that fresh inundation recently occurred and that oxygenation rates were high and biological water quality was high. The sub-dominance of *Encyonopsis subminuta* and *Synedra rumpens* further reflect the high biological water quality at the time of sampling. *Brachysira neoexilis* was also dominant and while found in clean, oligo- to mesotrophic waters, is tolerant to mining effluents, especially effluents containing uranium (Cattaneo et al. 2004; Herlory, 2013). This could be an indication of possible mining impact; however, additional monitoring data would be needed to substantiate this, as other key indicator species associated with mining impact occurred at very low abundance. No valve deformities were noted suggesting that toxicity levels were below detection limits at the time of sampling or bio-availability was limited.

9.7.3.5.2 Pan 1

Within Pan 1, the biological water quality of the pan is characterised as *Good* and the driving metric associated with biological water quality change is organic pollution. However, according to Cleanstream (2020), there has been a steady but slight deterioration in biological water quality between 2017 and 2020 due to increasing organic pollution. This may be associated with the adjacent settlement. An increase in the abundance of indicator species associated with industrial activity has also been observed in 2019 and 2020, suggesting increased impacts due to mining over the past two years. The 2020 diatom results indicated that in the wet season, the impact of the mine is exacerbated when good rain periods occur, and runoff is increased. Valve deformities have been present at various times throughout monitoring, but within general threshold limits, suggesting that the bio-availability of metals is limited or absent.

9.7.3.5.3 Site 4B (DS)

The biological water quality of Site 4B is characterised as *Moderate* but is variable, with conditions deteriorating in the wet season. The driving metrics associated with biological water quality change is organic pollution and nutrient levels. According to Cleanstream (2020) inundation in 2020 resulted in increased organic pollution, salinity concentrations and nutrient levels suggesting that increased runoff contributed to deteriorated biological water quality. No valve deformities were noted throughout monitoring, suggesting that the bio-availability of metals is absent. Key indicator species associated with industrial effluent, occurring at higher abundance in February 2020



compared to September 2019 included *Navicula veneta* and *Brachysira neoexilis*, suggesting that increased runoff contributed to deteriorated biological water quality. No valve deformities were noted suggesting that metal toxicity levels were below detection limits at the time of sampling or bio-availability was limited.

9.7.3.5.4 NBC 1

Site NBC 1 obtained a Specific Pollution sensitivity Index (SPI) score of 18.2, reflecting *High* biological water quality (Ecological Category A). Nutrient levels and salinity concentrations were regarded as moderate based on the diatom assemblage collected, while organic pollution levels were considered low. Valve deformities occurred at an abundance of 0.5% and within general threshold limits, suggesting that metal toxicity was below detection limits, with limited bio-availability. Further analysis of the various indices within OMNIDIA suggested pollution levels were moderate at the time of sampling. The diatom community consisted mainly of species from the genus *Achnanthidium*, associated with elevated flow and high oxygenation rates. Other dominant and sub-dominant species generally had a preference for acidic, oligotrophic waters and included *Fragilaria crotonensis, Brachysira neoexilis* and *Nitzschia acidoclinata*. Diatom data indicates that anthropogenic related impacts are minimal.

9.7.3.5.5 NBC 2

Site NBC 2 obtained a SPI score of 16.1, reflecting *Good* biological water quality (Ecological Category B). Nutrient levels and salinity concentrations were regarded as moderate based on the diatom assemblage collected, while organic pollution levels were considered low. No valve deformities were noted within the diatom assemblage collected at Site NBC 2 during April 2021, suggesting that metal toxicity was below detection limits, with limited bio-availability. Further analysis of the various indices within OMNIDIA suggested pollution levels were moderate at the time of sampling.

The diatom community generally had a preference for *Good* to *High* biological water quality and consisted mainly of species from the genus *Achnanthidium*, which has a preference for high oxygenation rates and recent elevated flow. *Eunotia* species with a preference for acidic conditions and very sensitive to deteriorated water quality was also dominant and included *Eunotia minor* and *Eunotia paludosa*. Recently elevated flow resulted in an influx of nutrient and organic loading as reflected by the dominance of *Gomphonema parvulum*. Diatom data indicates that anthropogenic related impacts are minimal.



9.7.3.5.6 NBC 3

Site NBC 3 obtained a SPI score of 13.7, reflecting *Moderate* biological water quality (Ecological Category C). Nutrient levels, organic pollution and salinity concentrations were regarded as moderate based on the diatom assemblage collected. No valve deformities were noted within the diatom assemblage collected at Site NBC 3 during April 2021, suggesting that metal toxicity was below detection limits, with limited bio-availability. Further analysis of the various indices within OMNIDIA suggested pollution levels were moderate at the time of sampling. Species from the genus *Achnanthidium* were dominant reflecting high oxygenation rates and recent inundation. While sensitive species were present, their abundance was generally low while species with a preference for *Moderate* water quality was prolific at all abundance levels. Runoff entering the dam may contain higher nutrient and organic loads resulting in some deterioration of the overall biological water quality of the dam. Key indicator species for anthropogenic impact occurred at low abundance suggesting that while some impact is evident, it is not considered a concern.

9.7.3.5.7 NBC 4

Site NBC 4 obtained a SPI score of 18.6, reflecting *High* biological water quality (Ecological Category A; Table 12). Based on the diatom assemblage collected, nutrient levels and organic pollution levels were considered low while salinity concentrations were regarded as moderate. No valve deformities were noted within the diatom assemblage collected at NBC 4 during April 2021, suggesting that metal toxicity was below detection limits, with limited bio-availability. Further analysis of the various indices within OMNIDIA suggested pollution levels were slight at the time of sampling. Dominant species had a preference for acidic, electrolyte poor, oligotrophic water and included *Brachysira neoexilis* and *Eunotia naegeli* which dominated the community by 86%. Diatom data indicates that anthropogenic related impacts are minimal.

9.7.3.5.8 NBC 5

Site NBC 5 obtained a SPI score of 13.4, reflecting *Moderate* biological water quality (Ecological Category C). Nutrient levels, organic pollution and salinity concentrations were regarded as moderate based on the diatom assemblage collected. Valve deformities occurred at an abundance of 0.5% and within general threshold limits, suggesting that metal toxicity was below detection limits, with limited bio-availability. Further analysis of the various indices within OMNIDIA suggested pollution levels were moderate at the time of sampling. Species associated with elevated flow dominated the diatom community and included *Achnanthidium minutissimum* and *Synedra rumpens*. This suggested that the dam was recently inundated by water containing elevated nutrient and organic loads. *Synedra rumpens* are well adapted to high sedimentation rates (Van de Vijver *et al.*, 2002) influenced by water temperature and water level fluctuations (Kelly *et al.*,



2005). While sensitive species were present, their abundance was generally low while species with a preference for *Moderate* water quality was prolific at all abundance levels. Key indicator species for anthropogenic impact occurred at low abundance suggesting that while some impact is evident, it is not considered a concern.

9.7.3.5.9 NBC 6

Site NBC 6 obtained a SPI score of 17.2, reflecting *High* biological water quality (Ecological Category A/B). In addition, salinity concentrations and organic pollution levels were regarded as low, while nutrient levels were considered very low. Analysis of the various indices within OMNIDIA suggested pollution levels were slight. No valve deformities were noted within the diatom assemblage collected at Site D6 during April 2021, suggesting that metal toxicity was below detection limits, with limited bio-availability. The diatom community consisted mainly of species that generally have a preference for oligotrophic, acidic conditions. The dominant *Eunotia* and *Frustulia* species are very sensitive to deteriorated water quality. Diatom data indicates that anthropogenic related impacts are minimal.

9.7.3.5.10 NBC 8

Site NBC 8 obtained a SPI score of 16.8, reflecting *Good* biological water quality (Ecological Category B). Salinity concentrations were regarded as moderate based on the diatom assemblage collected, while nutrient levels and organic pollution levels were considered low. No valve deformities were noted within the diatom assemblage collected at Site NBC 8 during April 2021, suggesting that metal toxicity was below detection limits, with limited bio-availability. Further analysis of the various indices within OMNIDIA suggested pollution levels were slight at the time of sampling. Dominant species had a preference for acidic, electrolyte poor, oligotrophic water and included *Brachysira neoexilis* and a variety of *Eunotia* species. Diatom data indicates that anthropogenic related impacts are minimal.

9.7.3.5.11 NBC 9

Site NBC 9 obtained a SPI score of 17.9, reflecting *High* biological water quality (Ecological Category A/B). In addition, salinity concentrations nutrient levels and organic pollution levels were regarded as low. Analysis of the various indices within OMNIDIA suggested pollution levels were slight. No valve deformities were noted within the diatom assemblage collected at NBC 9 during April 2021, suggesting that metal toxicity was below detection limits, with limited bio-availability. The diatom community consisted mainly of species that generally have a preference for oligotrophic, acidic conditions and very sensitive to deteriorated water quality that included a variety of *Eunotia* species, *Gomphonema parvulum* var. *parvulius* and *Fragilaria crotonensis*. The dominant *Eunotia*



and *Frustulia* species are very sensitive to deteriorated water quality. Diatom data indicates that anthropogenic related impacts are minimal.

<u>Summary</u>

Assessment of the diatom assemblage determined that the biological water quality at the majority of the sites were *Good* to *High* with sensitive species dominating. Site NBC 3, NBC 5 and 4B were the only sites with *Moderate* biological water quality. The diatom data suggested that runoff entering these dams may contain higher nutrient and organic loads resulting in some deterioration of the overall biological water quality.

Diatom assemblage data for the Paardeplaats Section (Glisa Section data unavailable) was further subjected to hierarchical cluster analysis and non-metric Multi-Dimensional Scaling (MDS), the results for which are presented as **Figure 9.26** and **Figure 9.27**.

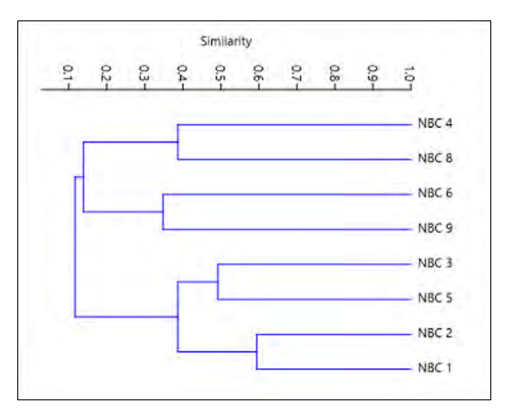


Figure 9.26: Bray-Curtis Similarity Ranked Cluster Analysis Based on Diatom Assemblages Collected During April 2021.

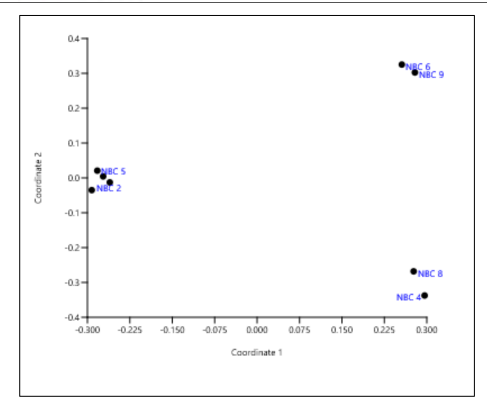


Figure 9.27: Non-metric Multi-dimensional Scaling (MDS) Ordination of Diatom Assemblages Based on the Bray-Curtis Similarity Matrix.

The cluster analysis revealed different levels of similarity and groupings between sites which were confirmed in the MDS ordination. Broad groupings of the diatom assemblages associated with the more natural wetland systems as opposed to those systems that were heavily impounded were observed as well as similarities of species occurring along the same linear system such as with NBC 3 and NBC 5, and NBC 1 and NBC 2. NBC 6 (situated in a natural depression) and NBC 9 (situated on an unchanneled valley bottom) were regarded as indicative of the diatom assemblages to be expected in the natural and relatively unimpacted HGM units throughout the site.

9.7.3.6 Aquatic Toxicity

The addition of toxicity tests to evaluate water quality for water bodies affected by effluent discharge is helpful in adding causal information to water quality assessments, as standard rapid bioassessment methods represent a summation parameter that integrates several overlapping effects on fauna such as saproby, toxins, habitat degradation and physical disturbances.

According to Cleanstream (2020), water for toxicological testing at the Glisa Section of the NBC was limited to selected pollution control dams (PCDs) (i.e., the Gijima and Blue Gum Dams) to evaluate the toxicity of the mine water present. This was done by means of a screening-level



toxicity assessment utilising four levels of biological hierarchy. The results of the February 2020 assessment at sites applicable to the present study area are presented in **Table 9.30**.

Table 9.30: Toxicity results and Hazard Classifications Obtained during the 2020Biomonitoring Survey (Cleanstream, 2020).

SITE	Allivibrio fischeri bioluminescent test 30 min	Selenastrum capricornutum test 72 hours	Daphnia magna acute toxicity test 48 hours	<i>Poecilia</i> <i>reticulata</i> acute toxicity test 96 hours	HAZARD CLASSIFICATION
Gijima	51% stimulation	10	10	0	Class I – No acute hazard
Blue Gum Dam	44% stimulation	9	0	0	Class I – No acute hazard

The screening results indicated a low level of toxicological risk to the aquatic macroinvertebrate assemblages at the Blue Gum Dam. Despite the low levels of toxicity observed, it is important to note that bacterial stimulation under natural circumstances, while not regarded as a significant toxicological threat to the receiving environment, does highlight potential impact in both PCDs. The results indicate some level of impact on the lower trophic levels, correlating with the water quality data which indicates somewhat impaired water quality in the mine PCDs (Section 9.7.3.1).

9.8 Surface Water

The Integrated Paardeplaats Section is located in a hilly area at an altitude of approximately 1,855 - 1,920 mamsl. The site area is in the upper catchment region of the Steelpoort River, Grootspruit and Langspruit, and the main water course flowing through the mine area is the Mahim stream (**Figure 9.28**). The topography of the Paardeplaats Section slopes in a northerly direction towards a non-perennial tributary of the Grootspruit flowing from south to north approximately 13 km west of the site. The Glisa Section slopes in a westerly direction towards the Grootspruit.



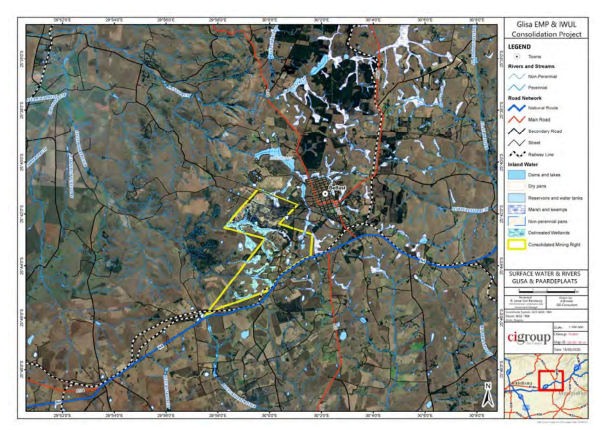


Figure 9.28: Surface Water of the Integrated Paardeplaats Section.

9.8.1 Water Management Area

The Integrated Paardeplaats Section is located in quaternary catchment B41A which forms part of the Olifants River Catchment, within the Olifants Water Management Area (WMA) (). The Olifants River originates near Bethal in the Highveld of Mpumalanga, initially flowing northwards before curving eastwards and reaching Mozambique via the Kruger National Park. In Mozambique, the Olifants River joins the Limpopo River before discharging into the Indian Ocean. The Olifants WMA falls within portions of the Gauteng, Mpumalanga, and Limpopo. Provinces. The main tributaries of this WMA are the Wilge, Elands and Ga-Selati Rivers on the left bank, and the Steelpoort, Blyde and Klaserie Rivers on the right bank.

From a water management perspective in the Olifants WMA, the following institutions are important:

- The bilateral Joint Water Commission between South Africa and Mozambique;
- Limpopo Water Course Commission with membership by South Africa, Botswana, Zimbabwe, and Mozambique;
- Irrigation boards, which are being transformed into Water User Associations;
- Lepelle and Ekangala Water Boards;
- District and local municipalities;

- Cigroup Circlet Universal Coal
 - The Olifants River Forum;
 - Olifants reference group established as part of a public participation process to establish the Catchment Management Agency (CMA); and
 - The Interim Catchment Management Committees set up during the CMA process.

9.8.2 Surface Water Hydrology

The main water resources near the site are the Grootspruit and Steelpoort rivers and a few nonperennial streams. The Mahim Dam is situated in the south western corner of the site and retains most of the surface water that drains the area. A main water divide separates the direction of drainage on site in two main directions, namely:

- to the North East towards the Blue Gum Dam; and
- to the South West towards Mahim Dam.

The 1:50 and the 1:100 year flood events for the Mahim stream, which drains towards the Mahim Dam, were modelled by GCS (2011b) and are presented in **Figure 9.29**. A 100 m buffer zone has been applied to each river section within the Glisa Section.

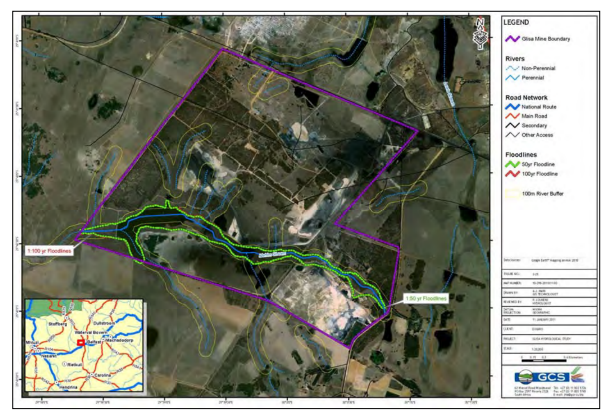


Figure 9.29: Floodline Delineation of the Mahim Stream (GCS, 2011b).



9.8.3 Surface Water User Survey

A surface water user survey was undertaken using data from the DHSWS Water Authorisation and Registration Management System (WARMS). The surface water user's survey focussed on the B41A quaternary catchment, and the following water user sectors were identified:

- Agriculture: Irrigation;
- Agriculture: Watering Livestock;
- Mining; and
- Water Supply Services.

The total number of registered surface water users in quaternary catchment B41A, consisting of companies and individuals, is 51. Many of the users' abstract water from boreholes, whilst others abstract water from dams (Dullstroom Town Dam, Hadeco Dam, Kraaispruit Dam, and Leeuklip Dam) and streams/rivers (Dorpspruit, Langespruit, Langloopspruit, Kleinspruit, Olifant River, Selons River, Steelpoort River, Steelpoortspruit, and Sterkspruit). According to the WARMS database, the annual water volumes abstracted by users vary considerably and range from $12 - 2,682,500 \text{ m}^3/a$. The identified water user locations are presented in relation to the NBC Glisa and Paardeplaats Sections in Figure 9.30.

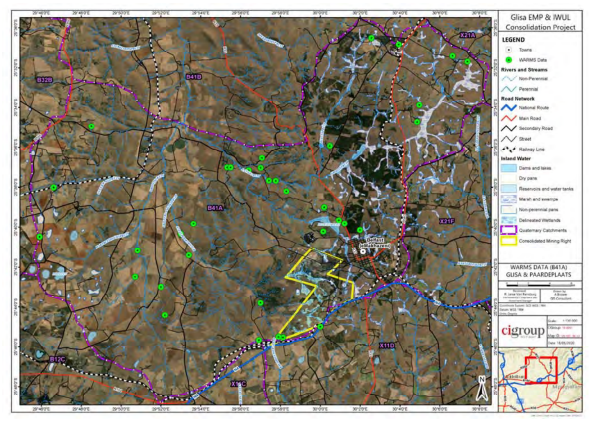


Figure 9.30: Distribution of Registered Water Users in relation to the Integrated Paardeplaats Section.

9.9 Mean Annual Runoff

The Integrated Paardeplaats Section falls within quaternary catchment B41A. Expected naturalised runoff data for quaternary catchment B41A was extracted from the WR2012 database (Bailey & Pitman, 2015) for years 1920 - 2010 and is 55.88 millimetres per year (mm/yr). Furthermore, data from relevant hydrogeological databases including, the Groundwater Resource Directed Measures (GRDM), was obtained from the DHSWS and are presented in **Table 9.31**. The calculated Mean Annual Runoff (MAR) from the tributaries surrounding the Sections contribute 7.8% of the MAP received (**Figure 9.31**).

Table 9.31: Summarised B41A	Quaternary Catchment	Information	(GRDM 2012)
Table 7.31. Summariseu D4TA	Quaternal y Catchinein	mormation	(GRDIVI, 2012)

QUATERNARY	TOTAL AREA	RECHARGE	CURRENT USE	RAINFALL	BASEFLOW
CATCHMENT	(km²)	(mm/yr)	(I/s)	(mm/yr)	(mm/yr)
B41A	764.5	64.7	0.4	714.5	5.99

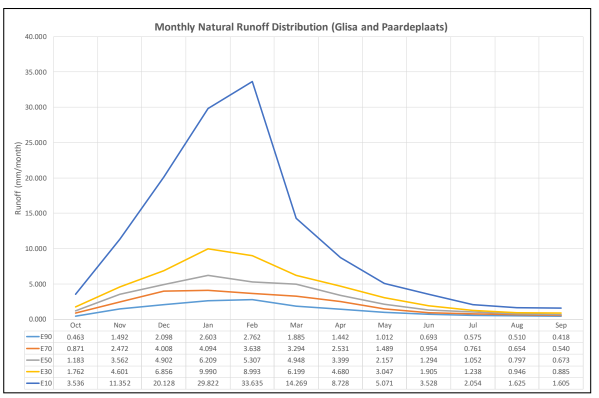


Figure 9.31: B41A Quaternary Seasonal Distribution of the Mean Monthly Runoff.

Runoff calculations are required to determine runoff from the opencast pits, RoM Pads, stockpiles and the CSWP at Integrated Paardeplaats Section. Runoff factors in the Section and at the CSWP together with recharge onto backfilled (rehabilitated) opencast pit areas were estimated based on factors and values given by Hodgson and Kranz (1998) and previous studies (Exxaro, 2017) and are presented in **Table 9.32**.

Table 9.32: Estimated Runoff and Recharge Factors for the Integrated Paardeplaats Section.

ASSUMED RUNOFF COEFFICIENTS	PERCENTAGE (%) OF MAP
Runoff ROM Pad/Plant Area	20
Recharge Rehabbed Spoils	5 to 15 (10)
Recharge Spoils (Unrehabilitated)	22
Runoff Pit Workings	40
Mahim Runoff Seepage	12
Runoff Spoils	5

9.10 Groundwater

According to the 1:500 000 Hydrogeological map series 2530 Nelspruit (Du Toit et al., 1999) the Integrated Paardeplaats Section is underlain by an intergranular and fractured type of aquifer with an average borehole yield ranging between 0.1 and 0.5 litres per second (I/s).

9.10.1 Aquifer Characterisation

The Integrated Paardeplaats Section is characterised by secondary aquifers with groundwater usually located in fractures, joints, bedding planes and within the weathered zone formed in the Ecca Group. Little to no flow occurs in the rock matrix of the Ecca Group. No evidence was found of structural controls (preferential pathways) on groundwater flow. Based on the underground mining plans it was concluded that dykes are not present at the depth of mining (GCS, 2011a).

A total of seven (7) boreholes (GB1, GB1R, GB2 – GB7) were drilled by GCS (Pty) Ltd (GCS) in October 2010 (GCS, 2011a), with borehole depths ranging between 19 - 49 meters (m). Major water strikes were encountered between 14 – 33 m. Based on the findings of the drilling programme, it was found that groundwater flow in the aquifer occur within fault zones (GB3) and at the bedding plane fractures of the coal seam roofs and floors (GB5 and GB6), while flow in the lesser aquifer will occur at the bedding plane fracture of the contact between the weathered sandstone and carbonaceous shale (GB2)/fresh rock contact (GCS, 2011a). Hodgson & Krantz (1998) list the annual recharge figure for the aquifer system as between 1 - 3% of the MAP.

The groundwater study undertaken for Portion 24 of the Glisa Section (GCS, 2002) yielded relatively low transmissivities ranging between 0.29 - 0.5 square metres per day (m²/d). A hydraulic conductivity for the aquifer was given as 0.007 metres per day (m/d). Backfill material in rehabilitated pits has a higher transmissivity and porosity than the host rock. Reported aquifer storativity values range between 0.223 - 0.225 characteristic for backfilled material.

Constant rate aquifer testing was conducted on GB2, GB3, GB5, GB6 and the WATER_BOREHOLE in October 2010. The aquifer test data was interpreted using the Cooper-Jacob (1946) and Theis methods, and the results from these tests show transmissivity values ranging between $0.22 - 23.1 \text{ m}^2/\text{d}$. (GCS, 2011a). Boreholes GB2, GB6 and WATER_BOREHOLE intersected minor water bearing features while boreholes GB3 and GB5 represented the main water bearing fractures in the aquifer and transmissivity values for GB3 (4.7 m²/d) and GB5 (23.89 m²/d) are an order of magnitude higher than for other boreholes.

The aquifer vulnerability and classification maps of South Africa classify the underlying aquifer as a minor aquifer which is moderately vulnerable. A minor aquifer can be fractured or potentially fractured rocks that do not have a high primary hydraulic conductivity, or other formations of variable hydraulic conductivity. Aquifer extent may be limited and water quality variable. Although these aquifers seldom produce large quantities of water, they are important for both local supplies and in supplying base flow for rivers (Parsons and Conrad, 1998)

9.10.2 Hydrocensus

Milnex conducted a hydrocensus between 13 - 16 August 2019. Fourteen (14) boreholes were identified on portions 1, 2, 5 and 24 of Paardeplaats 380 JT known as the Glisa Section (**Table 9.33**). One (1) borehole, BH1A was located on portion 30 of Paardeplaats 380 JT, the Paardeplaats Section. Borehole, BH1B could not be located.

Seventeen (17) boreholes were identified surrounding the Integrated Paardeplaats Section on the remaining farm portions of Paardeplaats 380 JT. Four (4) boreholes were identified on Paardeplaats 425 JS, however BH2A was filled with rocks and PD-BH1 was locked. Five (5) boreholes were located on Leeuwbank 427 JS and are mainly used for domestic and stock watering purposes.

Three (3) boreholes were located on Zoekop 426 JS, however no access to N4BH and BHT could be obtained. Three (3) boreholes were located on Klipfontein 385 JS; however no access could be obtained to these boreholes. Two (2) boreholes were located on Weltevreden 381 JT and two (2) boreholes were located on Rietvalley 387 JS, however no access to EVD1 could be obtained due to a locked gate. The locations of identified boreholes are presented in Figure 9.32.

Table 9.33: Hydrocensus Borehole Co-ordinates and Owner Details (2019).

	COORDIN	ATES (WGS,			
BOREHOLE	19	984)	OWNER	ADDRESS	COMMENTS
ID	LATITUDE	LONGITUDE			
PAARDEPLAA	ATS 380 JT				
GW01	-25.70390	29.97693		5/380	Clear and odourless
GW02	-25.68516	29.99222		1/380	Clear and odourless
BH1	-25.68911	30.00286		2/380	Clear and odourless
BH2	-25.68832	30.00085		2/380	Clear and odourless
BH3	-25.69022	29.99671		2/380	Monitoring borehole
BH6	-25.71164	29.99161		5/380	Monitoring borehole
BH7	-25.71461	29.99796		5/380	Monitoring borehole
BH8	-25.71578	30.01237	North Block	24/380	Clear and odourless
BH9	-25.72023	30.00800	Complex (Pty) Ltd	24/380	Could not locate
BH11	-25.71263	30.00031		5/380	Could not locate
BH12	-25.70339	29.98664		5/380	Clear and odourless
BH13	-25.70956	29.99391		5/380	Artesian well
BH14	-25.71084	30.00162		5/380	Clear and odourless
BH15	-25.71375	29.99263		5/380	Clear and odourless
BH1A	-25.725760	29.989220		30/380	Monitoring borehole
BH1B	-25.725720	29.989290		30/300	Monitoring borehole
TBH1	-25.701213	30.014042	Lucas Maseko:		Pump broken
ТВН2	-25.700302	30.014050	Thandani Communal Property Association	6/380	Clear and odourless. Residents complain about the quality
FJ1	-25.701549	30.032365			No access, gate was
FJ2	-25.701993	30.032782	Mr Willie	9/380	locked. Owner did not
FJ3	-25.707077	30.032781			answer phone calls
HBL1	-25.712356	30.044587	Hilton Pacil Lack	DE/11/200	No Access
HBL2	-25.712644	30.043170	Hilton Basil Lack	RE/11/380	NO ACCESS
WBH	-25.720076	30.019218	Neville Wilkie	13/380	Borehole still in use
PD-BH3	-25.748937	29.998362	Paardeplaats	15/380	Clear and odourless
PD-BH4	-25.748831	29.998504	Community	10/360	
HEN1	-25.717029	30.037396	Hilton Basil Lack	17/380	No Access
HEN2	-25.717038	30.037426		177300	NU ACCESS
HADECBH	-25.728564	30.009185	Hadeco:		Clear and odourless
GMBH2	-25.72555	30.010036	manager Kevin	29/380	Murky and ironlike odours
PR-BH1	-25.727851	30.033683	Logistics	38/380	Owner refused entry

Cigroup Universal Coal

North Block Complex (Pty) Ltd

BOREHOLE	COORDIN	ATES (WGS,			
	19	84)	OWNER	ADDRESS	COMMENTS
ID	LATITUDE	LONGITUDE			
НВН	-25.735059	30.003330	Hadeco: manager Kevin	40/380	Borehole still in use
HFTN	-25.746137	30.002450	Solomon Mahlangu	RE/380	No Access
PAARDEPLAA	ATS 425 JS	1	I		
BH2A	-25.755870	29.967580	Phumulani Agri Village	425	Filled with rocks
BH2B	-25.755830	29.967680	Phumulani Agri Village	120	-
PD-BH1	-25.750824	29.989157	No access owner not available	2/425	No access, borehole locked
PD-BH2	-25.751829	29.989633	Paardeplaats Community		Clear and odourless
LEEUWBANK	427 JS				
LUB1	-25.779369	29.952101			Used for domestic and general farm functions
LUB2	-25.779801	29.951370			Used for domestic and general farm functions
LUB3	-25.782393	29.951684	Gert Roos	RE/427	Used for stock watering
LUB10	-25.77277	29.95534			Used for stock watering
LUB11	-25.77897	29.95093			Used for stock watering and domestic
ZOEKOP 426	JS				
LUB9	-25.772194	29.973809	-	6/426	Used for stock watering
N4BH	-25.751487	29.997956	Paardeplaats Community	11/426	No access
ВНТ	-25.762841	29.971351	Mr L.Moroka: Sunbery Accommodation	3/426	No access
KLIPFONTEI	N 385 JS				
MF1	-25.701388	29.974454			
MF2	-25.688050	29.967353	Masina Farming	3/385 No access	No access
MF3	-25.698098	29.973830			

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BOREHOLE	COORDINATES (WGS, 1984)		OWNER	ADDRESS	COMMENTS	
	LATITUDE	LONGITUDE				
WELTEVREDE	EN 381 JT					
PD-BH5	-25.749521	29.999642	Paardeplaats	381	Clear and odourless	
	20.717021	27.777012	Community	001		
HBH2	-25.735892	30.036236	Johan Burger	RE/1/381	Borehole still in use	
RIETVALLEY	387 JS					
					No access, gate was	
EVD1	-25.720076	29.980274	Solomon Mahlangu	2/387	locked. Owner did not	
			Solomon Manlangu	2/307	answer phone calls	
BH-P10	-25.71191	29.98438			Monitoring borehole	

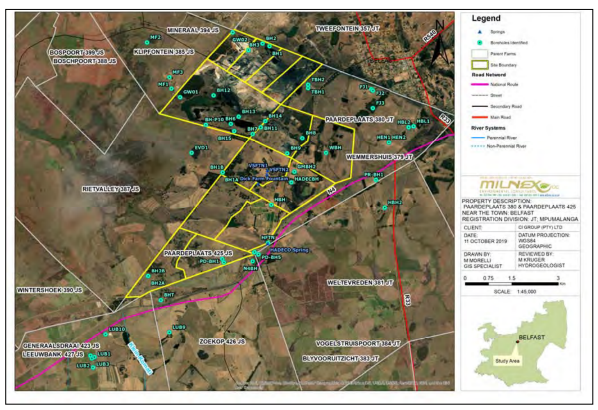


Figure 9.32: Borehole and Spring Locality Map.

The static groundwater levels ranged from 0.15 - 31.6 meters below ground level (mbgl). Field parameters were taken from each accessible borehole and included pH, Electrical Conductivity (EC) and Total Dissolved Solids (TDS). The pH recorded was neutral, however elevated and non-compliant EC and TDS were detected in BH13 (**Table 9.34**).

Four (4) springs were visited during the hydrocensus (**Table 9.35**). VSFN 2 was dry, while the HADECO Spring, VSFTN1 and Dick Farm Fountain were flowing.

Table 9.34: Hydrocensus Borehole Field Parameters.

BH I D	KNOWN YIELD	PUMP TYPE	POWERED BY	RESERVOIR	VOLUME OF WATER ABSTRACTED (I/day)	WATER USED FOR	DEPTH (m)	SWL (mbgl)	РН	EC (mS/m)	TDS (mg/l)
GW01	-	None	N/A	N/A	N/A	Monitoring	13.1	9.29	6.28	10.2	18.8
GW02	-	None	N/A	N/A	N/A	Monitoring	24.5	10.14	6.52	58	312
BH1	-	None	N/A	N/A	N/A	Monitoring	31	3.85	7.25	41.5	275
BH2	-	None	N/A	N/A	N/A	Monitoring	6.05	5.56	7.17	54.8	417
BH3				1	Destro	yed		1			
BH6	-	None	N/A	N/A	N/A	Monitoring	Inaccessible due to Bees	-	-	-	-
BH7				-	Could not	locate	L			1	-
BH8	-	None	N/A	N/A	N/A	Monitoring	23.95	3.81	7.21	62.5	468
BH9				-	Could not	locate	L			1	-
BH11	-	None	N/A	N/A	N/A	Monitoring	-	-	-	-	-
BH12	-	None	N/A	N/A	N/A	Monitoring	4.86	3.18	7.41	76.9	544
BH13	-	None	N/A	N/A	N/A	Monitoring	31		6.81	214	1803
BH14	-	None	N/A	N/A	N/A	Monitoring	31	0.15	6.54	58.4	412
BH15	-	None	N/A	N/A	N/A	Monitoring	32	16.92	7.21	26.5	166
BH1A	-	None	N/A	N/A	N/A	Monitoring	8		7.24	66.8	494
BH1B	-	None	N/A	N/A	N/A	Monitoring	16	13.86	-	-	-
BH2A	-	None	N/A	N/A	N/A	Monitoring	-	-	-	-	-
BH2B	-	-	-	-	-	-	-	-	6.98	88.9	652



KNOWN YIELD	PUMP TYPE	POWERED BY	RESERVOIR	VOLUME OF WATER ABSTRACTED (I/day)	WATER USED FOR	DEPTH (m)	SWL (mbgl)	РН	EC (mS/m)	TDS (mg/l)
						54	Could			
800 l/h	None	N/A	N/A	N/A	Monitoring	(information	not	-	-	-
						plate)	access			
1000 l/b	0.37 kW	Electricity	5 KL IOIO	5000	Drinking and	56	21.6	6 20		158
1000 1/11	Submersible	Electricity	5 KI J0J0	5000	domestic	50	51.0	0.39	23.2	156
Unknown	Submaraible	alaatriaitu	Three 5 KI	FOOO	Drinking and			6.04	647	418
UNKNOWN	Submersible	electricity	JoJo tanks	5000	domestic	-	-	0.94	04.7	418
Unknown	None	N/A	N/A	N/A	-	88	18.1	7.73	84.6	585
0000 1/1			Three 5 KI	5000	Drinking and		1.0	7.45	70 5	FE 4
2000 I/n	Submersible	electricity	JoJo tanks	5000	domestic	20	1.2	7.45	78.5	554
05001/			Three 5 KI	15000	Drinking and		45.00	7.00	00.4	(05
2500 I/n	Submersible	electricity	JoJo tanks	15000	domestic	67	15.03	7.88	88.4	605
			Two 5 Kl	10000	Drinking and	100			74.0	
3800 I/n	Submersible	Electricity	JoJo tanks	10000	domestic	100	26.3	7.44	74.9	576
	1		I	No acc	ess	I				
				No acc	ess					
				No acc	ess					
No access										
					Drinking and					
					general					
1000 l/h	Submersible	Electricity	5 ki Jojo	5000	farming	45	22.9	7.05	48.2	303
					requirements					
	YIELD 800 l/h 1000 l/h Unknown	YIELDPUMP TYPE800 l/hNone800 l/h0.37 kW1000 l/hSubmersibleUnknownSubmersibleUnknownNone2000 l/hSubmersible2500 l/hSubmersible3800 l/hSubmersible	YIELDPUMP TYPE BY800 l/hNoneN/A800 l/h0.37 kW SubmersibleElectricity1000 l/hSubmersibleelectricityUnknownSubmersibleelectricity2000 l/hSubmersibleelectricity2500 l/hSubmersibleelectricity3800 l/hSubmersibleElectricity	YIELDPUMP TYPE BYBYRESERVOIR RESERVOIR800 I/hNoneN/AN/A800 I/hNoneN/AN/A1000 I/h0.37 kW SubmersibleElectricity5 KI JoJoUnknownSubmersibleelectricityThree 5 KI JoJo tanksUnknownNoneN/AN/A2000 I/hSubmersibleelectricityThree 5 KI JoJo tanks2500 I/hSubmersibleelectricityThree 5 KI JoJo tanks3800 I/hSubmersibleElectricityTwo 5 KI JoJo tanks3800 I/hSubmersibleElectricityTwo 5 KI JoJo tanks	KNOWN YIELDPUMP TYPEPOWERED BYRESERVOIRWATER ABSTRACTED (//day)800 I/hNoneN/AN/A800 I/hNoneN/AN/A1000 I/h0.37 kW SubmersibleElectricity5 Kl JoJo1000 I/h0.37 kW SubmersibleElectricity5 Kl JoJo1000 I/hSubmersibleelectricity5 Kl JoJo1000 I/hSubmersibleelectricityThree 5 Kl 	KNOWN YIELDPUMP TYPEPOWERED BYRESERVOIRWATER ABSTRACTED (/day)WATER ABSTRACTED (/day)WATER USED FORWATER USED ABSTRACTED (/day)800 I/hNoneN/AN/AN/AMonitoring800 I/hNoneN/AN/AN/AMonitoring1000 I/h0.37 kW SubmersibleElectricity5 Kl JoJo35000Drinking and domestic1000 I/h0.37 kW SubmersibleElectricityThree 5 Kl JoJo tanksDrinking and domestic1000 I/hSubmersibleelectricityThree 5 Kl JoJo tanksDrinking and domestic2000 I/hNoneN/AN/AN/AOT2000 I/hSubmersibleelectricityThree 5 Kl JoJo tanksDrinking and domestic2000 I/hSubmersibleelectricityThree 5 Kl JoJo tanksDrinking and domestic2000 I/hSubmersibleelectricityThree 5 Kl JoJo tanksDrinking and domestic3800 I/hSubmersibleElectricityTwo 5 Kl JoJo tanksDrinking and domestic3800 I/hSubmersibleElectricityTwo 5 Kl JoJo tanksDrinking and domestic1000 I/hSubmersibleElectricitySt JoJoTwo 5 Kl JoJo tanksDrinking and domestic1000 I/hSubmersibleElectricitySt JoJoDrinking and domesticSt JoJo1000 I/hSubmersibleElectricitySt JoJoDrinking and general farming	KNOWN YIELDPUMP TYPEPOWERED BYRESERVOIRWATER ABSTRACTED (//day)WATER USED FORDEPTH (m)1000 I/hNoneN/AN/AN/AMonitoring (information plate)5 KI1000 I/h0.37 kW SubmersibleElectricity5 KI JoJo5000Drinking and domestic561000 I/h0.37 kW SubmersibleelectricityThree 5 KI JoJo tanks5000Drinking and domestic561000 I/hSubmersibleelectricityThree 5 KI JoJo tanks5000Drinking and domestic-2000 I/hSubmersibleelectricityThree 5 KI JoJo tanks5000Drinking and domestic-2000 I/hSubmersibleelectricityThree 5 KI JoJo tanksDrinking and domestic-2500 I/hSubmersibleelectricityThree 5 KI JoJo tanksDrinking and domestic-3800 I/hSubmersibleelectricityTwo 5 KI JoJo tanksDrinking and domestic-3800 I/hSubmersibleelectricityTwo 5 KI JoJo tanksDrinking and domestic10000SubmersibleelectricityTwo 5 KI JoJo tanksDrinking and domestic1000SubmersibleelectricitySto 5 KI JoJo tanksDrinking and domestic1001000 I/hSubmersibleelectricitySto 5 KI JoJo tanksDrinking and domestic1001000 I/hSubmersibleelectricitySto 5 KI JoJo tanks<	KNOWN YELDPUMP TYPEPOWERED BYRESERVOIRWATER ABSTRACTED (/day)WATER USED FORDEPTH (m)SWL (mbg)800 I/hMonitoringMAREN MONEMAREN MAREN MARENManitoring54Could not not800 I/hMoneM/AM/AM/AMonitoring554Could not plate)1000 I/h0.37 kW SubmersibleElectricity5 KI Jolo5000Drinking and domestic36631.61000 I/hSubmersibleElectricityThree 5 KI Jolo tanks5000Drinking and domestic1000 I/hSubmersibleelectricityThree 5 KI Jolo tanks5000Drinking and domestic2000 I/hSubmersibleelectricityThree 5 KI Jolo tanks5000Drinking and domestic1.22500 I/hSubmersibleelectricityThree 5 KI Jolo tanks15000Drinking and domestic15.03800 I/hSubmersibleElectricityTwo 5 KI Jolo tanks10000Drinking and domestic	KNOWN YIELDPUMP TYPEPOWERED BYPOWERED BYRESERVOIRWATER ABSTRACTED (/day)WATER USE FORDEPTH (m)SWL (mbg)SWL (mbg)PH800 I/hNoneN/AN/AM/AMonitoring (information plate)54Could (information plate)54Could (information plate)54Could (information plate)54Could (information plate)741000 I/h0.37 kW SubmersibleElectricity5 Kl JoJo5000Drinking and domestic5631.63.91000 I/h0.37 kW SubmersibleElectricityThree 5 Kl Jojo tanks5000Drinking and domestic7.97.42000 I/hSubmersibleelectricityThree 5 Kl Jojo tanks5000Drinking and domestic201.27.42000 I/hSubmersibleelectricityThree 5 Kl Jojo tanks10000Drinking and domestic201.27.42500 I/hSubmersibleElectricityTwo 5 Kl Jojo tanks10000Drinking and domestic6010.026.37.43800 I/hSubmersibleElectricityTwo 5 Kl Jojo tanks10000Drinking and domestic10.026.37.44Two 5 Kl Jojo tanks10000Drinking and domestic10.026.32.47.45Two 5 Kl Jojo tanks10000Drinking and domestic2.02.6.37.45Two 5 Kl Jojo tanksSt JogoDr	KNOWN YIEDPUMP TYPEPOWERED BYRESERVORWATER ASTRACTED ASTRACTED (/day)WATER USED FORDEPTH (m)SWL (mby)PHE (mby)E (mby)800 I/hNoneN/AN/AN/AMonitoring (mby)54Could (mby)54Could (mby)74800 I/hNoneN/AN/AMAR (Monitoring)Monitoring (mby)54Could (mby)74741000 I/h0.37 kW SubmersibleElectricity5 Kl Job5000Drinking and domestic7631.66.9923.21000 I/h0.37 kW SubmersibleElectricityThree 5 Kl Job tanksDrinking and domestic7612.06.9464.72000 I/hSubmersibleelectricityThree 5 Kl Job tanks5000Drinking and domestic70.07.47.4578.52000 I/hSubmersibleelectricityThree 5 Kl Job tanks11000Drinking and domestic20.01.2.07.488.842000 I/hSubmersibleelectricityThree 5 Kl Job tanks110000Drinking and domestic20.01.2.07.488.842000 I/hSubmersibleelectricityThree 5 Kl Job tanks110000Drinking and domestic20.01.2.07.488.842000 I/hSubmersibleelectricityThree 5 Kl Job tanks10000Drinking and domestic20.01.2.07.487.4.92000 I/hSubmersi



BH ID	KNOWN YIELD	PUMP TYPE	POWERED BY	RESERVOIR	VOLUME OF WATER ABSTRACTED (I/day)	WATER USED FOR	DEPTH (m)	SWL (mbgl)	РН	EC (mS/m)	TDS (mg/l)
LUB2	2000 l/h	Submersible	Electricity	2 X 5 KI JoJo tanks	5000	Drinking and general farming requirements	45	16.19	7.17	44.5	275
LUB3	1000 l/h	Wind	Wind	Cement dam	5000	Stock watering and domestic	Could not access, wind pump	-	7.43	64.2	423
LUB9	1000 l/h	Wind	Wind	Cement dam	5000	Stock watering and domestic	Could not access, wind pump	-	7.28	66.1	428
LUB	1300 l/h	Wind	Wind	Cement dam	5000	Stock watering and domestic	Unknown	-	7.33	72.8	509
LUB	2000 l/h	Solar	Sun	2 X 5 kL JoJo Tanks	5000	Stock watering and domestic	Unknown	-	7.31	71.6	498
MF1		·		·	No acc	ess					
MF2					No acc	ess					
MF3					No acc	ess					
N4BH	Unknown	Submersible	Electrical	-	5000	Domestic and stock watering	Borehole sealed, no access	-	7.95	19.34	138.1



BH ID	KNOWN YIELD	PUMP TYPE	POWERED BY	RESERVOIR	VOLUME OF WATER ABSTRACTED (I/day)	WATER USED FOR	DEPTH (m)	SWL (mbgl)	РН	EC (mS/m)	TDS (mg/l)
BHT	2800 l/h	Submersible	Electricity	2 X 5000 I JoJo Tanks	10000	Domestic	Unknown	-	7.73	81.8	686
PD-BH1		•		I	No access, bore	hole locked				I	1
PD-BH2	500 l/h	Hand pump	Hand	-	2000	Drinking and domestic	Unknown	-	6.87	77.4	528
PD-BH3	500 l/h	Hand pump	Hand	-	2000	Drinking and domestic	Unknown		6.68	74.3	518
PD-BH4	500 l/h	Hand pump	Hand	-	2000	Drinking and domestic	27	15.19	6.58	79.8	542
PD-BH5	1000 l/h	Wind	Wind	-	2000	Drinking and domestic	22	6.4	6.54	79.5	531
PR-BH1					No acce	ess					
TBH1	500 l/h	Wind	Wind	2 X 5 KI JoJo tanks	10 000	Stock watering and domestic	Unknown	-	7.23	88.9	705
TBH2	500 l/h	Wind	Wind	2 X 5 KI JoJo Tanks	10 000	Stock watering and domestic	Unknown	-	7.41	86.4	689
WBH	Unknown	Submersible	Electricity	2 X 5 KI JoJo tanks	10 000 a week	Domestic and stock watering	45	0.89	7.81	178.7	1239
FJ1				No access, gate	was locked. Own	er did not answe	r phone calls			1	
FJ2		No access									



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BH ID	KNOWN YIELD	PUMP TYPE	POWERED BY	RESERVOIR	VOLUME OF WATER ABSTRACTED (1/day)	WATER USED FOR	DEPTH (m)	SWL (mbgl)	РН	EC (mS/m)	TDS (mg/l)
FJ3		No access									
EVD1	-	-	-	-	8 000	Domestic and stock watering	No Access, owner not available	-	-	-	-
Values in R	Values in RED exceeding the South African National Standards (SANS) 241-1:2015 Drinking Water Quality Guidelines.										

Table 9.35: Hydrocensus Spring Details.

SPRING ID	COORDINATES (WGS, 1984)		YIELD	COMMENTS	рН	EC (mS/m)	TDS (mg/l)
SIRINGID	LATITUDE	LATITUDE		CONIMENTS	pri		ibs (ing/i)
HADECO Spring	-25.74637	30.00227	Flowing, yield unknown	Spring still running. Clear and odourless	7.25	44.3	287
VSFTN1	-25.72515	30.00223	Flowing, yield unknown	Spring still running. Clear and odourless	6.85	65.7	408
VSFTN2	-25.72632	30.00208	Dry	-	-	-	-
Dick Farm Fountain	-25.72891	29.99957	Flowing, yield unknown	Clear and odourless	7.18	21.8	118

9.10.3 Water Quality

Water quality monitoring data, obtained during April 2019 (Golder, May 2019) and December 2020 (Golder, 2021) was made available for the mining area and includes:

- Monitoring boreholes in the Glisa Section: BH1, BH2, BH8, BH12, BH14, BH15, GW01; and GW02;
- Monitoring boreholes in the Paardeplaats Section: BH 1B, BH 2A; and BH 2B;
- Springs outside the mine boundaries: Hadeco Spring and SV Dam 2 (Dick Farm Fountain);
- Surface water monitoring points both within the Glisa Section and outside of the mining right area: Gijima Dam, Blue Gum Dam, Siding Dam, Wash Bay, Portion 24 Evaporation Dam, Belfast Dam, Lewis Dam Wall, Lewis Dam Upstream, Poach Dam, West WQ point on Mahim Dam Wall, Northern WQ point on Mahim Dam, Water Treatment Plant Discharge, Water Monitoring Point 1, Water Monitoring Point 2, Water Monitoring Point 3, Water Monitoring Point 4, and Skilferlaagtespruit;
- Surface water monitoring points both within the Paardeplaats Section and outside of the mining right area: MP6, MP8, SV Dam 1 (Wilkie Farm Dam), and SV Dam 3 (Hadeco Dam);
- Mine Voids: Block C Main Void, Upstream from Block C Main Void; and Downstream from Block C Main Void;
- Wetlands: Wetland in old Mine Area, Wetland 1 of Poach Dam, Wetland 2 of Poach Dam, Wetland at BH 1, and Small Wetland created from the overflow of the dam on western side; and
- Rivers and Decant Points: Decant Point, River Division 1, River Division 2, and Downstream Stream Channel below Mahim Dam Wall.

The impact of these monitoring points was determined by means of graphically presenting sulphate and EC concentrations as well as classification my means of Piper and Expanded Durov Diagrams. Impacted monitoring points indicated sulphate and EC concentrations above the ambient sample concentrations, however below the recommended limits. Dirty monitoring points indicated sulphate and/or EC concentrations above the recommended limits.

A Piper Diagram represents the chemistry of a water sample graphically. It is a tri-linear diagram that implements major cations (calcium, magnesium, sodium and potassium) and anions (chloride, sulphate and bicarbonate) to reveal the chemistry of water samples which is then used to characterise different types of water. The Expanded Durov Diagram is a graphic representation similar to the Piper Diagram. The central plotting area is a square rather than a diamond, but the principal difference is that in the Expanded Durov Diagram the percentages of the individual ions are calculated as total ions (Cation + Anions), whereas in the Piper Diagram the percentages of the Expanded Durov Diagram the main square of the Expanded Durov Diagram the percentages of the individual ions (Cation + Anions) is the main square of the Expanded Durov Diagram the percentages of the Expanded Durov Diagram the percentages of the individual ions (Cation + Anions).



Durov Diagram represent the hydrochemical facies which are used to distinguish one water type from another.

9.10.3.1 Boreholes

The borehole details are presented in **Table 9.36**. The quality results, as per the Golder (2021) report, for groundwater samples collected, indicated that BH1, BH2 and BH14 are <u>impacted</u> by the mining activities.

BOREHOLE	COORDINATES	6 (WGS, 1984)		IMPACTED BY
ID	LATITUDE	LONGITUDE	COMMENTS	MINING
	LATITODE	LONGITUDE		ACTIVITIES
Glisa Monito	ring Sites			
BH 1	-25.68907	30.00286	Clear	Impacted
BH 2	-25.68831	30.00085	Clear	Impacted
BH 6	-25.711641	29.991607	Bees are inside borehole	Unknown
BH 7	-25.714614	29.997962	Sampling is cancelled due to safety issues with accessibility	Unknown
BH 8	-25.715782	30.012369	Clear	No
BH 9	-25.720231	30.007997	Could not locate borehole	Unknown
BH12	-25.70397	29.98667	Clear	No
BH13	-25.71163	30.00607	No access. Borehole located in wetland	Unknown
BH14	-25.71326	29.99855	Clear. Borehole overflowing	Impacted
BH15	-25.71378	29.99261	Clear	No
GW01	-25.70388	29.97692	Collapsed/blocked since Feb 2020. Last monitoring done Jan 2020	No
GW02	-25.68515	29.99219	Clear	No
Paardeplaat	s Monitoring Site	es		•
BH 1A	-25.72576	29.989220	Blocked	Unknown
BH 1B	-25.72572	29.98929	Clear	No
BH 2A	-25.75587	29.96758	Clear	No
BH 2B	-25.75583	29.96768	Clear	No

Table 9.36: Groundwater Sample Details – 2020 (Golder, 2021).

*Groundwater Sample Collected (Golder, 2021)

The Piper and Expanded Durov Diagrams, based on the water quality obtained during the 2019 hydrocensus, are presented in **Figure 9.33**.



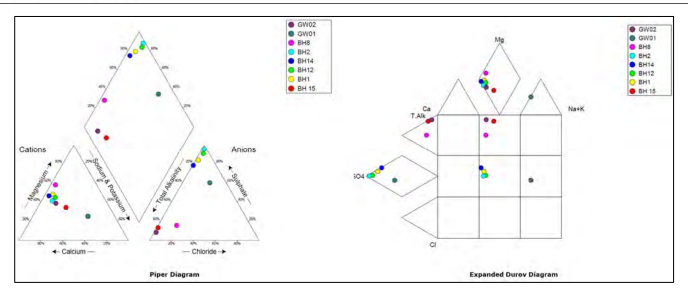


Figure 9.33: Piper and Extended Durov Diagrams for Boreholes (April 2019).

The groundwater samples collected from GW02, BH8 and BH15 represent recently recharged groundwater rich in calcium and/or magnesium and bicarbonate, whilst groundwater samples from BH1, BH2, BH12 and BH14 represent water influenced by mining activities. The groundwater sample collected from GW01 represents water that has been in contact with a source rich in sodium, or sodium chloride dominated water that resides in sodium-rich host rock/material. The groundwater from the monitoring boreholes in the Paardeplaats Section were characterised by three different signatures: sodium and bicarbonate (BH1B), calcium and/or sodium and bicarbonate (BH2A), and calcium and/or magnesium and bicarbonate (BH2B) (Golder, 2021).

Monitoring well BH2 (downstream of the Blue Gum Dam) showed acidic pH levels that were noncompliant with the IWUL limit (Golder, 2021). Some acidic pH levels and elevated calcium, magnesium and sulphate concentrations were also noted in BH1 during the monitoring period as well. Additionally, sulphate concentrations were detected above the IWUL limit in BH14 (downstream of Portion 24) and were noted to be slightly elevated (although within the IWUL limit) in BH12 (downstream of Old Block B). These exceedances, together with slightly elevated manganese concentrations (not regulated in the IWUL), are indicative of mining related impacts on the groundwater in these areas (Golder, 2021).

Concentrations of zinc were detected above the IWUL limit in all the Paardeplaats Section monitoring boreholes and mean iron concentrations were detected above the IWUL limit in BH1B and BH2B. Mean manganese concentrations were detected above the IWUL limit in BH2B (situated at a distance and not downstream from current mining activity) (Golder, 2021). Sulphate concentrations in these boreholes are still low and less than 2 mg/l. No mining related impacts were thus discernible.



9.10.3.2 Springs

Two spring samples were collected during the 2020 monitoring campaign (Golder, 2021) and are presented in **Table 9.37**.

Table 9.37: Spring Sample Details – 2020 (Golder, 2021).

	COORDINATES	(WGS, 1984)		IMPACTED BY
BOREHOLE ID	LATITUDE	LONGITUDE	COMMENTS	MINING ACTIVITIES
Hadeco Spring	-25.74637	30.00227	Clear	No
Dick Farm Fountain	-25.72891	29.99957	Clear	No

The EC and sulphate concentrations were below the WUL limits, indicating that the springs are not influenced by mining activities. According to the Piper and Expanded Durov Diagrams, as presented in **Figure 9.34**, the samples represent clean water rich in calcium and/or magnesium.

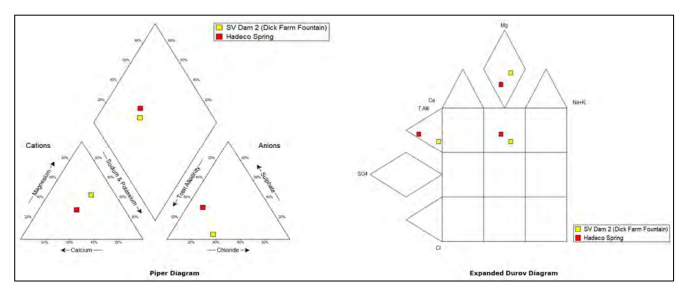


Figure 9.34: Piper and Extended Durov Diagrams for Springs (April 2019).

9.10.3.3 Surface Water

Twenty-eight (28) surface water samples were collected during the 2020 monitoring campaign as presented in **Table 9.38**.



Table 9.38: Surface Sample Details – 2020 (Golder, 2021).

	COORDINATE	S (WGS, 1984)		IMPACTED BY
SURFACE WATER ID	LATITUDE	LONGITUDE	COMMENTS	MINING
	LATITODE	LONGITODE		ACTIVITIES
Glisa Surface Water Rec	eiving Environ	ment Sites		
Upstream from Block C	-25.71491	29.99668	Dry Jul - Dec 2020	Dirty
Main Void				
Downstream from Block C	-25.71115	30.00086	Dry Jul - Dec 2020	Dirty
Main				
Belfast Dam	-25.67125	30.01384	Clear	No
Lewis Dam Wall	-25.68102	30.02233	Clear	No
Lewis Dam – Upstream	-25.69585	30.02494	Clear	No
(GS 4)				
Poach Dam	-25.68328	30.01024	Clear	No
West WQ point on Mahim	-25.70650	29.97705	Clear	Dirty
dam Wall				
Northern WQ point on	-25.70292	29.98384	Clear	Dirty
Mahim Dam				
Downstream channel	-25.70644	29.97524	Dark brown. Co-	Impacted
below Mahim dam wall			ordinates unknown	
Water treatment plant	-25.70592	29.97601	Not discharging Jul -	Dirty
discharge			Dec 2020	
River Division 1	-25.71097	30.00082	Light brown with	Dirty
			floating rust.	
River Division 2	-25.75878	30.98968	Light brown with	Dirty
			floating rust.	
Water monitoring Point 1	-25.70337	30.01105	Clear	Dirty
Water monitoring Point 2	-25.70357	30.00893	Dry Jun - Sep 2020	Dirty
Water monitoring Point 3	-25.70482	30.01211	Clear	No
Water monitoring Point 4	-25.70228	30.01424	Dry Jun - Dec 2020	No
Skilferlaagte Spruit	-25.70295	29.91935	Clear	Impacted
Glisa Process Water Site	es			
Decant point	-25.70400	29.98906	Light grey	Dirty
Gijima Dam (formerly	-25.70700	30.00800	Clear	Dirty
Portion 5 Suppression				
Dam)				
Block C Main Void	-25.71275	29.99739	Clear	Dirty
Blue Gum dam	-25.68972	30.00350	Clear	Dirty
Siding Dam	-25.70275	30.06275	Light grey	Impacted
Wash bay	-25.69936	30.01265	Light grey	Dirty



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	COORDINATES	(WGS, 1984)		IMPACTED BY
SURFACE WATER ID	LATITUDE	LONGITUDE	COMMENTS	MINING ACTIVITIES
Portion 24 Evaporation	-25.71110	30.00199	Clear	Dirty
Dam				
Paardeplaats Surface W	ater Receiving E	nvironment Site	S	
MP 6	-25.70606	29.97367	Dry May – Dec 2020	No
MP8	-25.71245	29.98384	Dry Apr – Dec 2020	No
SV Dam 1 (Wilkie Farm	-25.71806	30.01441	Clear	Impacted
Dam)				
SV Dam 3 (Hadeco Dam)	-25.74174	29.99106	Clear	No

The Glisa surface water receiving environment sites samples collected from Upstream from Block C Main Void, Downstream from Block C Main Void, West WQ point on Mahim dam Wall, Northern WQ point on Mahim Dam, Water treatment plant discharge, River Division 1, River Diversion 2, Water Monitoring Point 1 and Water Monitoring Point 2 are considered <u>dirty</u> due to the non-compliance of EC and sulphate concentrations. Downstream Channel below Mahim Dam Wall and Skilferlaagte Spruit are <u>impacted</u> by the mining activities due to the non-compliance of sulphate concentrations (Golder, 2021).

The Glisa process water sites samples collected from the Decant Point, Gijima Dam, Block C Main Void, Blue Gum Dam, Wash Bay and Portion 24 Evaporation Dam are considered <u>dirty</u> due to the non-compliance of EC and sulphate concentrations. The samples collected from Siding Dam are <u>impacted</u> by the mining activities due to the non-compliance of sulphate concentrations (Golder, 2021).

The Paardeplaats surface water receiving environment sites samples collected from Wilkie Farm Dam are <u>impacted</u> by the mining activities due to the non-compliance of sulphate concentrations.

According to the Piper and Expanded Durov Diagrams, as presented in **Figure 9.35**, Water Monitoring Point 3, Lewis Dam Wall, Lewis Dam Upstream and Belfast Dam samples represent relatively clean water. Water samples collected from Siding Dam, Portion 24 Evaporation Dam, Blue Gum Dam and Water Monitoring Point 1 represent water that has been in contact with a source of sulphate contamination. The following samples represent water that has undergone sulphate and sodium-chloride mixing or contamination: Skilferlaagte Spruit (before confluence), Downstream Channel below Dam Wall, Northern and Western WQ Points on Mahim Dam, SV Dam 1, SV Dam 3, Water Monitoring Point 4, River Division 1, River Diversion 2, Decant Point and Gijima Dam. Samples collected from the Wash Bay and Poach Dam represent water that has undergone sodium ion exchange (contamination effects from a source rich in sodium). The water sample



collected from MP6 represent stagnant water that has reached the end of the geohydrological cycle (deserts, salty pans, etc.).

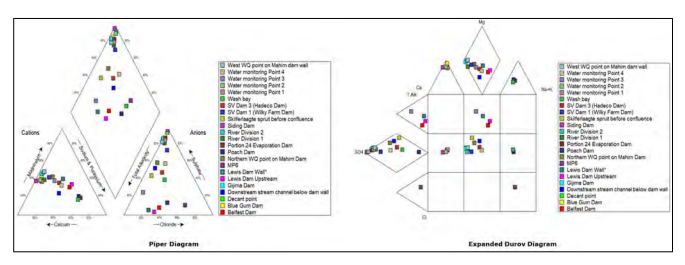


Figure 9.35: Piper and Extended Durov Diagrams for Surface Water (April 2019).

9.10.3.4 Wetlands

Five (5) wetland water samples were collected during the 2020 monitoring campaign. The sample details are presented in **Table 9.39**. Samples collected from the wetland in the old mine area (Siding Wetland), Wetland 2 (Poach Dam) and Wetland (BH1) are <u>impacted</u> by the mining activities based on the exceedance of sulphate concentrations. The small wetland area created from the overflow for the dam on western side are considered <u>dirty</u> due to exceedance of EC and sulphate concentrations. The wetlands were dry during most of 2020.

	COORDINATES	6 (WGS, 1984)		IMPACTED BY
BOREHOLE ID	LATITUDE	LONGITUDE	COMMENTS	MINING ACTIVITIES
Siding Wetland (Wetland in old mine area)	-25.70545	30.05993	Dry Jun-Dec 2020	Impacted
Wetland 1 of Poach Dam	-25.68873	30.00308	Dry Mar-Dec 2020	No
Wetland 2 of Poach Dam	-25.68651	29.99760	Dry Mar-Dec 2020	Impacted
Wetland at BH 1	-25.68888	30.00298	Dry Jun-Dec 2020	Impacted
Small wetland created from the overflow of the dam on western side	-25.70799	29.97663	Dry Aug -Dec 2020	Dirty

Table 9.39: Wetland Sample Details – 2020 (Golder, 2021).



According to the Piper and Expanded Durov Diagrams (**Figure 9.36**) the water samples collected from the wetlands represent water that has been in contact with a source of sulphate contamination from mining activities.

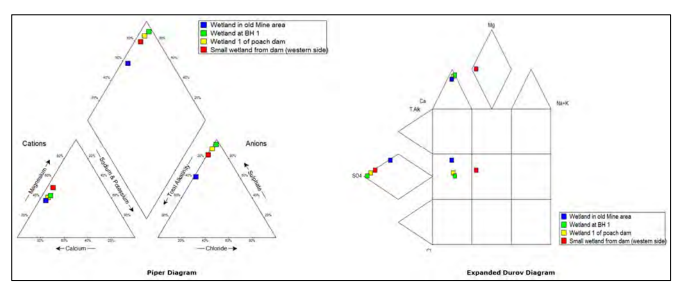


Figure 9.36: Piper and Extended Durov Diagrams for Wetlands (April 2019).

9.11 Heritage

In 2012, a total of 32 heritage sites (PP 1 – PP 32) including 21 heritage structures, 7 cemeteries, 3 areas with historical mining shafts, and one possible rock art site were identified within the Paardeplaats Section of the Integrated Paardeplaats Section. In 2020 an additional 13 heritage sites (PP 33 – PP 45) were identified within the Paardeplaats Section and Portion 24 of the Integrated Paardeplaats Section. The detailed description of each heritage feature identified, including an updated description of the sites identified in 2012 to align with current conditions is presented in **Table 9.40** whilst the location of the sites is presented in **Figure 9.37**.

The Integrated Paardeplaats Section is primarily underlain by the Vryheid Formation of the Ecca Group (Karoo Supergroup). Quaternary superficial deposits are the youngest geological deposits formed during the most recent period of geological time (approximately 2.6 million years ago to the present). Most of the superficial deposits are unconsolidated sediments which may include stream, channel and floodplain deposits, beach sand, talus gravels and glacial drift sediments (Partridge *et al*, 2006). Quaternary fossil assemblages are generally rare and low in diversity and occur over a wide-ranging geographic area.

Table 9.40: Heritage Sites Identified within the Integrated Paardeplaats Section.

SITE NUMBER AND TYPE	2012 DESCRIPTION	2021 DESCRIPTION
PP 1 - Demolished Historic Farmstead	A farmstead with its associated buildings was identified at this location. The main house and other buildings were still intact and were occupied until recently before the property was sold to Exxaro.	The structures that were identified in 2012 have been demolished. Only the ruins of the foundations remain. The site is overgrown and abandoned.
PP 2 - Burial Ground	A cluster of 4 informal graves was identified at this location. The graves are overgrown with vegetation, but it was evident that the graves had been cleared regularly as the vegetation was not overwhelming. The headstone inscriptions date the graves from the late 1960/1970s and all the names on the graves are of the Mtweni family.	The site was found to be overgrown vegetation.
PP 3 - Burial Ground	2 informal graves were identified at this location. The graves are crudely fenced and are not maintained so are overgrown with grass and other vegetation. The graves belong to the Maseko family, who apparently reside in the farmworker's houses located behind the farmstead (PP 1). Such graves are treated as being of 60 years or older unless evidence is obtained to the contrary.	The site consists of 3 graves located near the pit of the mine, 2 of the graves belong to the Maseko family whilst the other grave belongs to an unknown individual. NBC has appointed a service provider to relocate these graves and the process is currently in the permit application phase.
PP 4 - Burial Ground	An informal cemetery with ± 81 graves was identified at this location. The cemetery is not fenced and is located in the open veld. Some of the graves had been cleaned recently, but most of them are overgrown with grass and other vegetation.	± 80 - 90 graves appear to be buried at the site. The cemetery is overgrown with vegetation and is not fenced.

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SITE NUMBER AND TYPE	2012 DESCRIPTION	2021 DESCRIPTION
PP 5 - Burial Ground	An informal cemetery with ± 40 graves was identified at this location. The cemetery is not fenced and is located amongst a plantation of blue gum trees. Most of the graves are overgrown with grass and other vegetation.	It seems that more graves are present with $\pm 40 - 50$ noted currently. The site is located next to a blue gum plantation and is overgrown with vegetation.
PP 6 - Historic Homesteads and Structures with the Possible Risk for Unmarked Graves	The remains of an old cattle kraal were identified at this location. The age of the kraal is not known. 3 families had used parts of the old kraal structure to build their own homesteads and were working on the farm. Past experience has shown that in some cases stillborn babies and infants were frequently buried along the sides, or underneath, the parents' dwelling. No direct information with regards to the presence (or not) of such graves is currently available.	The cattle kraal was still identified during the current fieldwork; however sections of its walls have collapsed. A number of dwellings are still located at the site and appear to have increased since 2012. No additional information regarding the presence (or not) of such graves is currently available.
PP 7 - Demolished Historic Structures	A large storeroom or shed was identified at this location. It has an external electricity system, cement floor and is still in use. A small, square sandstone-built structure is situated next to the larger storeroom. It has a dirt floor and does not have any water or electrical systems. The age of these buildings is not known.	The structures that were identified in 2012 have been demolished. Only the remains of the foundations remain.
PP 8 - Demolished Historic Farmstead	The Remains Of A Farmhouse And Its Associated Buildings Were Identified At This Location. A Wrought Iron Fireplace Was Still <i>In Situ</i> , Which Could Date The Building Between The 1910 – 1930s (Edwardian Period). The house had an internal electrical system which was a later addition. A water reservoir is situated approximately 30 m from the	The structures that were identified in 2012 have all been demolished. Only the remains of the structures ar foundations remain.

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SITE NUMBER AND TYPE	2012 DESCRIPTION	2021 DESCRIPTION
	main house. The age of this farmstead and its associated	
	buildings is not known; however, it is highly likely that	
	they are 60 years or older and they could be the original	
	buildings for the Hadeco company.	
	The remains of a small, square structure were identified	The remains of the same square structure were identified
PP 9 - Demolished Historic Structure	at this location. The function and age of this structure is	during the 2021 fieldwork; however the condition of the
	unknown.	structure has deteriorated significantly since2012.
	1 informal grave was identified at this location. The grave	The general area of where the grave was identified in 2012
	is situated approximately 40 m from a farmstead (PP 11).	was walked through by the fieldwork team, yet despite an
PP 10 - Single Grave	The grave is not maintained and is overgrown with grass	intensive walkthrough, no surface features as observed in
	and other vegetation. The age of the grave is not known.	2012 could be found. Several single stones, that could
		possibly be grave markers, were however found.
	A farmstead with its associated buildings was identified at	
	this location. The farmstead consists of two brick-built	
	houses, located next to each other inside a fenced area.	
	Both houses also have internal electrical and plumbing	The farmstead was visited during the 2020 fieldwork. The
	systems and are still occupied. Another brick-built house	main farmhouse appears to be a bit dilapidated from the
PP 11 - Historic Farmstead and	is situated on the farmstead and is occupied by the farm	building that was recorded in 2012. However, all the other
Structures with the Possible Risk for	labourers and their families. It has external electrical and	structures are still intact and appear to be in a similar
Unmarked Graves	plumbing systems. 2 ruined silos were observed but were	condition as in 2012. The site is currently occupied by the
	not in use. The remains of 2 rondawel workers' dwellings	Joubert family. No additional information regarding the
	were also identified and may be associated with the single	presence (or not) of such graves is currently available.
	grave (PP 10). The age of this farmstead and its	
	associated buildings was not known. Past experience has	
	shown that in some cases stillborn babies and infants were	

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SITE NUMBER AND TYPE	2012 DESCRIPTION	2021 DESCRIPTION
	frequently buried along the sides, or underneath, the	
	parents' dwelling. No direct information with regards to	
	the presence (or not) of such graves is currently available.	
	An abandoned coal mine shaft was identified at this	
	location. The shaft measures approximately 2 x 5 m and	
	extends approximately 25 m into the side of the hill. A	
	second tunnel/shaft extended from the main shaft and its	
	roof had collapsed at the end of this shaft/tunnel. Most of	The entrance to the shaft is currently covered by dense
PP 12 - Historic Coal Mine Shaft	the shaft is flooded with water. Wooden supports to keep	vegetation. As a result, it was not possible to access the
	the roof of the shaft from collapsing are still in place. A	shaft and assess its interior.
	ventilation hole had been dug in the roof which is visible	
	on the surface of the rock outcrop. The age of this	
	abandoned mine is not known, however it is likely that it	
	dates to over 100 years.	
	An abandoned mine shaft was identified at this location.	
	The shaft measures approximately 2 x 5 m and extends	
PP 13 - Historic Coal Mine Shaft	approximately 25 m into the side of the hill. Most of the	
	shaft is flooded with water. Wooden supports to keep the	The shaft appears to be in the same condition as when it
	roof of the shaft from collapsing are still in place. The age	was identified in 2012.
	of this abandoned mine is not known, however it is likely	
	that it dates to over 100 years. A coal spoil heap is also	
	still present close to the entrance of the shaft.	
	A possible rock art site was identified at this location. The	During the 2020 site visit, the southern panel was studied,
PP 14 - Possible Rock Art Site	position of the panel is situated on the southern side of an	however no evidence of rock art can currently be seen
	exposed rock bank which formed a slight overhang. Two	with the naked eye.



SITE NUMBER AND TYPE	2012 DESCRIPTION	2021 DESCRIPTION
	extremely faded figures were identified. These figures were red in colour but could not be clearly identified. The	
	figures measure approximately 20 cm in size. No	
	archaeological deposit was identified at the foot of the rock face. The rock face is also deteriorating.	
	The remains of a mud-brick homestead together with a	
	stone-walled cattle kraal were identified at this location. Two lower grinding stones were also identified with the	Sections of the stone-packed kraal were identified. It would appear that sections of the kraal's walls have
PP 15 - HistoricHomesteadsandStructureswiththePossibleRiskfor	remains of the structures. Past experience has shown that in some cases stillborn babies and infants were frequently	collapsed since 2012. The remains of the mudbrick homestead could not be seen. No additional information
Unmarked Graves	buried along the sides, or underneath, the parents'	regarding the presence (or not) of such graves is currently
	dwelling. No direct information with regards to the presence (or not) of such graves is currently available.	available.
PP 16 - Historic Homestead with Graves and the Possible Risk for Unmarked Graves	The remains of a mud-brick homestead with a stone- walled cattle kraal were identified at this location. A lower grinding stone was also identified with the remains of the structures. Several modern metal artefacts such as wire, corrugated iron and cans were found scattered around the site. The ruin of a stone-walled cattle kraal was also noted with 2 informal graves identified next to the kraal. The graves have no headstones, and their age could not be determined. Past experience has shown that in some	Sections of the stone-packed kraal were identified but it would appear that sections of the kraal's walls have collapsed. The remains of the mudbrick homestead could not be seen. The two stone packed graves were identified on-site. No additional information regarding the presence (or not) of unknown infant graves is currently available.
	cases stillborn babies and infants were frequently buried along the sides, or underneath, the parents' dwelling. No	

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SITE NUMBER AND TYPE	2012 DESCRIPTION	2021 DESCRIPTION
	direct information with regards to the presence (or not) of such graves is currently available.	
PP 17 - Historic Coal Mine Shaft	An abandoned coal mine shaft was identified at this location. The shaft measures approximately 2 x 4 m and extends approximately 15 m into the side of the hill. Most of the shaft is flooded with water. The age of this abandoned mine is not known, however it is likely that it dates to over 100 years.	The mine shaft appears to be relatively intact and in a similar condition as when it was recorded in 2012. The shaft is still flooded with water.
PP 18 - Animal Drinking Trough	An old animal drinking trough was identified at this location. No other structures or features are associated with the trough. The age of the trough is not known.	The trough appears to be in the same condition as when it was recorded in 2012. The site is overgrown with vegetation and it would appear that the trough is not currently used.
PP 19 - Demolished Historic Structure	A ruined stone-walled cattle kraal was identified at this location. Most of the sandstone blocks used in the walls of the kraal have been robbed (used somewhere else) and the original kraal is in a very dilapidated state.	During the recent site visit undertaken in 2021, the kraal could not be identified due to the fact that the site, and its surroundings, has been used for the construction of the Phumulani village. A sign placed near the site reads as follows: "Phumulani Agri-Village Belfast Coal Mine Relocated Community". The kraal was most likely demolished during the construction.
PP 20 - Reservoir with Associated Structures	A brick and cement dam was identified at this location. A square brick-built building is situated next to the cement dam. The age of this building is not known.	No evidence for the structures that were recorded in 2012 could be observed during the recent fieldwork. It would appear that the structures were most likely demolished during the construction of the Phumulani Agri-village. A newer steel reservoir is located close to the original position of the cement dam.

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SITE NUMBER AND TYPE	2012 DESCRIPTION	2021 DESCRIPTION
PP 21 - Historic Homesteads and Structures with the Possible Risk for Unmarked Graves	The remains of a mud-brick homestead were identified at this location. A further circular structure was also observed. A lower grinding stone was also identified with the remains of the structures. Several modern metal artefacts such as wire, corrugated iron and cans were found scattered around the site. Past experience has shown that in some cases stillborn babies and infants were frequently buried along the sides, or underneath, the parents' dwelling. No direct information with regards to the presence (or not) of such graves is currently available.	No remains of a mud-brick homestead were identified at this location. The site is overgrown with grassy vegetation. No other cultural material including remains of foundations of a grinding stone was observed at the site. The site has been disturbed by illegal dumping activities. No additional information regarding the presence (or not) of such graves is currently available.
PP 23 - Historic Homesteads and Structures with the Possible Risk for Unmarked Graves	The remains of a mud-brick homestead were identified at this location. Several modern metal artefacts such as wire, corrugated iron and cans were found scattered around the site. Past experience has shown that in some cases stillborn babies and infants were frequently buried along the sides, or underneath, the parents' dwelling. No direct information with regards to the presence (or not) of such graves is currently available.	A small section of the remains of the foundation of the mud-brick homestead could be identified. The outlines of the structure were barely visible underneath the grassy vegetation. No other cultural material including remains were observed at the site. No additional information regarding the presence (or not) of such graves is currently available.
PP 23 - Demolished Historic Structure (before 2012)	The remains of an old sandstone building were identified at this location. Most of the remains of the building had been removed and only the sandstone blocks which formed the foundations of the building are left. These remains are most probably parts of an old farmhouse, which were broken down and removed from this site in	The scattered remains of an old sandstone building were identified at this location. Most of the remains of the building had been removed and only the sandstone blocks which formed the foundations of the building were left. The site is overgrown.

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SITE NUMBER AND TYPE	2012 DESCRIPTION	2021 DESCRIPTION
	the past. The exact function and age of this structure are not known.	
PP 24 - Sunbury Railway Station	The ruined remains of the Sunbury Railway Station were identified at this location. The structure is constructed of red brick that was plastered and painted. The structure is in ruins and is overgrown with vegetation. The age of the station is not known.	The collapsed remains of the building associated with the Sunbury Railway Station building were identified. A newer brick structure, the Sunbury Substation, was also identified at the site.
PP 25 - Historic Homesteads and Structures with the Possible Risk for Unmarked Graves	The remains of farm labourer quarters were identified at this location. The structure is brick-built and plastered. A warm water system (donkey) is situated next to the bathroom of the building. A midden was also identified approximately 20 m from the structure. The remains of a cattle or pig shed were also identified and a brick and cement drinking trough was identified near the remains of the cattle/pig shed. Past experience has shown that in some cases stillborn babies and infants were frequently buried along the sides, or underneath, the parents' dwelling. No direct information with regards to the presence (or not) of such graves is currently available.	The remains of collapsed dwellings were observed. A single intact animal drinking trough was also found near the houses. The site is overgrown, and no remains of the shed were identified. No additional information regarding the presence (or not) of such graves is currently available.
PP 26 - Historic Homesteads and Structures with the Possible Risk for Unmarked Graves	The remains of a mud-brick homestead were identified at this location. Several modern metal artefacts such as wire, corrugated iron and cans were found scattered around the site. Past experience has shown that in some cases stillborn babies and infants were frequently buried along the sides, or underneath, the parents' dwelling. No	The site was found to consist of the remains of a barely visible foundation of a mudbrick house. The site was found to be very overgrown. No additional information regarding the presence (or not) of such graves is currently available.

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SITE NUMBER AND TYPE	2012 DESCRIPTION
	direct information with rega such graves is currently av

	direct information with regards to the presence (or not) of	
	such graves is currently available.	
	The remains of a sandstone building were identified at this	
	location. The structure was most probably a shed or a	The site was found to consist of a collapsed sandstone
PP 27 - Historic Structure	storeroom. The remains of a stone-walled kraal were	building and wall. The site is abandoned and poorly
	identified next to the sandstone structure. Most of the	preserved. This said, the site appears to be in a similar
	walling for the kraal has been removed and only some	condition as what was recorded in 2012.
	sandstone blocks from the foundations are left.	
PP 28 - Burial Ground	A small informal cemetery with 8 graves was identified at this location. The cemetery is fenced and is situated in the open veld. 1 grave dates from the early 1960s and belongs to the Skhosana family. Most of the graves are overgrown with grass and other vegetation. No grave goods were found with these graves.	All 8 graves were observed during the site visit undertaken recently. 1 of the graves contained a headstone, which is in a poor state of preservation and has fallen over. The graves are overgrown but clearly visible.
PP 29 - Historic Homesteads and Structures with the Possible Risk for Unmarked Graves	The remains of an extended mud-brick settlement were identified at this location. The remains of this mud-brick settlement consist of at least nine different homesteads or structures that formed part of the larger settlement. Most of the structures are ruined and were very difficult to identify. Several modern metal artefacts such as wire, corrugated iron and cans were found scattered around the site. Past experience has shown that in some cases stillborn babies and infants were frequently buried along the sides, or underneath, the parents' dwelling. No direct	The site was found to consist of the foundation remains of several mudbrick homesteads spread across the site. Only the raised foundations are visible on the surface. The site is overgrown. No other cultural remains were found. No additional information regarding the presence (or not) of such graves is currently available.

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SITE NUMBER AND TYPE	2012 DESCRIPTION	2021 DESCRIPTION
	information with regards to the presence (or not) of such graves is currently available.	
PP 30 - Historic Farmstead	A farmstead with its associated buildings was identified at this location. The main house and other buildings are still intact and are still being occupied. The main house has been extended over the years and several extensions are visible and are all done in the same architectural style as the original building. According to the owner, Mr. Wilkie, the house is more than a hundred years old. The house has many different features and a detailed study by a heritage architect would be necessary to document them all. A second, more modern, house is situated opposite the original old house. According to the owner, Mr.Wilkie, this house is more than 60 years old. The house has internal electrical and plumbing systems. A storeroom or shed with farm implements was also identified. It has an external electrical system. Another storeroom or shed is situated next to the first shed. This building is in a rather poor state and more recent brick and cement supports had been placed there to extend the life of the building.	The site was found to consist of the remains of an abandoned farmstead with several buildings and a stone kraal. It appears as if the site has been abandoned for some period as the site is overgrown with vegetation. The main house and other buildings are intact and are currently unoccupied. The main house has been extended over the years and several extensions are visible. Two storerooms or sheds were also identified. The buildings are built with sandstone blocks and mortar and are located next to each other. The roof of one of the sandstone buildings has collapsed. Since the farmstead appears to be unoccupied, access could not be gained through the locked gate and electric fence.
PP 31 - Burial Ground	An informal cemetery with approximately 39 graves was identified at this location. The cemetery is not fenced and is located in a ploughed and planted field. Some of the graves had been cleaned recently, but most of them are overgrown with grass and other vegetation. According to	The site was found to consist of a cemetery containing a total of approximately 40 graves located in an agricultural field. Many of the graves have stone-lined dressings whereas some graves have formal dressings and inscribed

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to this site on the Second Edition of QDS 2530CA (Belfast)

SITE NUMBER AND TYPE	2012 DESCRIPTION	2021 DESCRIPTION
	local residents, the graves are farmworker graves. Some	headstones. The graves are clearly visibly. The cemetery
	families still live on the farm and others live in the	is not fenced.
	settlement of Siyathuthuka.	
	The remains of another mud-brick homestead were	
	identified at this location. The remains of the mud-brick	
	homestead consist of the foundations of four square	
	structures and a circular structure. The structures are all	The site was found to consist of the remains of a mudbrick
PP 32 - Historic Homesteads and	placed around a central Lapa area. Several modern metal	homestead, with only some of the foundations visible on
Structures with the Possible Risk for	artefacts such as wire, corrugated iron and cans were	site. The site is overgrown with vegetation. No additional
Unmarked Graves	found scattered around the site. Past experience has	information regarding the presence (or not) of such
	shown that in some cases stillborn babies and infants were	graves is currently available.
	frequently buried along the sides, or underneath, the	
	parents' dwelling. No direct information with regards to	
	the presence (or not) of such graves is currently available.	
		The site consists of the stone foundation of a structure
		located approximately 25 m north of the old mine shaft at
		site PP 13. This suggests that the structure can in all
PP 33 - Historic Structure	-	likelihood be associated with the old mine shaft. The
		structure is rectangular in shape and consists of low stone
		foundations. No other cultural material was identified on-
		site.
		The site consists of the demolished ruins of a multi-
PP 34 - Demolished Structure		roomed brick house. The site is located approximately
	-	100 m north of PP 7. A building is depicted in proximity

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SITE NUMBER AND TYPE	2012 DESCRIPTION	2021 DESCRIPTION
		Topographical Map that was compiled in 1989. This
		building is not depicted on the First Edition of this sheet
		that was surveyed in 1969. From this information it
		seems evident that the building at site PP 34 was built
		between 1969 - 1989. The building at site PP 34 is
		therefore younger than 60 years.
		The site consists of 2 brick buildings with tiled roofs.
		Structures. A third smaller brick building is located in the
		western corner of the property. A fourth building with a
		collapsed roof, most likely used as an outside storeroom,
		is located in the southern corner of the property. The
		property is surrounded by a fence and is currently
		occupied. The site is located approximately 90 m north-
PP 35 - Contemporary Farmstead	-	west of PP 8. A building is depicted in proximity to this
		site on the Second Edition of QDS 2530CA (Belfast)
		Topographical Map that was compiled in 1989. This
		building is not depicted on the First Edition of this sheet
		that was surveyed in 1969. From this information it
		seems evident that the buildings at site PP 35 were built
		between 1969 - 1989. These buildings are therefore
		younger than 60 years.
		An abandoned coal mine shaft was identified here. The
PP 36 - Historic Coal Mine Shaft		shaft measures approximately 2 x 2 m. It is located
		approximately 90 m south-west of the shaft at site PP 17.
		Because of the smaller shaft entrance, it was not possible



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SITE NUMBER AND TYPE	2012 DESCRIPTION	2021 DESCRIPTION
		to get a clear view of the interior of the shaft. The age of
		this abandoned mine is not known but it is likely quite old.
		1 grave was identified near the recorded positions of the
		farmhouse at PP 11 and the grave identified at site PP 10.
		The grave is located approximately 35 m northwest of
PP 37 - Single Grave	-	PP 10. The grave at site PP 37 was pointed out by the
		farmworkers. Its surface is marked with an iron rod that
		was placed at the head of the grave. No other cultural
		remains were identified at the grave site.
PP 38 - Reservoir with Associated		The site consists of a collapsed reservoir associated with
Structures	-	a single brick building. Both the reservoir and brick
Structures		building are younger than 60 years.
PP 39 - Reservoir with Associated		The site consists of a circular reservoir associated with two
	-	brick buildings. Both the reservoir and brick buildings are
Structures		younger than 60 years.
		The site consists of the stone foundations of a rectangular
		structure. The structure is located approximately 252 m
		north-west of the mudbrick homestead at site PP 26 and
PP 40 - Historic Homestead with the Possible Risk for Unmarked Graves		approximately 180 m west of the stone structure at site
	-	PP 27. It is most likely that the structure was a dwelling
		and can likely be associated with sites PP 26 and PP 27.
		Past experience has shown that in some cases stillborn
		babies and infants were frequently buried along the sides,
		or underneath, the parents' dwelling. No direct

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SITE NUMBER AND TYPE	2012 DESCRIPTION	2021 DESCRIPTION
		information with regards to the presence (or not) of such
		graves is currently available.
		The remains of a small, square structure were identified
		at this location. The structure was built with stone and
PP 41 - Structure		cement and measures approximately 4 x 4 m in size. It
	-	has no roof and has only one entrance with no windows.
		The function and age of this structure are unknown. A
		section of one wall has broken away.
		An old animal drinking trough was identified at this
		location. The trough is constructed with blocks and
PP 42 - Animal Drinking Trough		cement and is plastered. The trough measures
FF 42 - Animal Drinking Hough	-	approximately 5 x 1 m and is approximately 0.75 m high.
		No other structures or features are associated with the
		trough. The age of the trough is not known.
		The site consists of the remains of a demolished brick and
		plaster structure. The collapsed walls and foundations of
		the structure were found on site. A building is depicted in
		proximity to this site on the Second Edition of QDS
PP 43 - Demolished Structure		2530CA (Belfast) Topographical Map that was compiled in
PP 43 - Demonstrea Structure	-	1989. This building is not depicted on the First Edition of
		this sheet that was surveyed in 1969. From this
		information it seems evident that the building at site PP 43
		was built between 1969 - 1989. The building at site PP 43
		is therefore younger than 60 years.



SITE NUMBER AND TYPE	2012 DESCRIPTION	2021 DESCRIPTION
		The site consists of 2 circular cement reservoirs. 3
PP 44 - Reservoirs with Associated		delipidated brick buildings, with no roofs or windows, were
Structures	-	also identified at the site. The site is believed to be
		younger than 60 years.
		The site consists of the remains of a demolished multi-
		roomed structure. A building is depicted in proximity to
PP 45 - Demolished Structure		this site on the Second Edition of QDS 2530CA (Belfast)
		Topographical Map that was compiled in 1989. This
	-	building is not depicted on the First Edition of this sheet
		that was surveyed in 1969. From this information it
		seems evident that the building at site PP 45 was built
		between 1969 - 1989. The building at site PP 45 is
		therefore younger than 60 years.





Figure 9.37: Identified Heritage Features within the Integrated Paardeplaats Section.

9.12 Socio-Economic Environment

9.12.1 Regional Context

The Integrated Paardeplaats Section is located in the eMakhazeni LM which forms part of the Nkangala DM in Mpumalanga Province of South Africa. Mpumalanga lies in eastern South Africa, north of KwaZulu-Natal and bordering Swaziland and Mozambique. It constitutes 6.5% of South Africa's land area. In the north it borders on Limpopo, to the west Gauteng, to the southwest the Free State and to the south KwaZulu-Natal. The capital is Mbombela. Mpumalanga Province is divided into three DMs, which are further subdivided into 17 LMs.

The Nkangala DM is one of the three DMs in Mpumalanga. Local municipalities forming part of the Nkangala DM are Delmas, Dr JS Moroka, Emalahleni, eMakhazeni, Steve Tshwete, and Thembisile, as well as the Mdala District Management Area. The district is approximately 17,000 square kilometre (km²) and consists of about 165 towns and villages, with Emalahleni and Middelburg being the primary towns. The Nkangala DM has a population of approximately 1.1 million people, which constitutes almost a third of Mpumalanga's population. The Nkangala DM is at the economic hub of Mpumalanga and is rich in minerals and natural resources.



9.12.2 Local context

9.12.2.1 Demographics

According to the 2011 census, Mpumalanga recorded a population size of 4 039 939, ranking it sixth out of the nine provinces, of which, 90.65% are Black Africa, 7.51% are White, 0.91% are Coloured, 0.69% are Indian or Asian and the remaining 0.24% are other (**Figure 9.38**) (Stats SA, 2018\1). In 2011 census, the dominant home language in the eMakhazeni LM was SiSwati (28.35%), followed by IsiZulu (21.77%), isiNdebele (18.75%), and Afrikaans (10.66%).

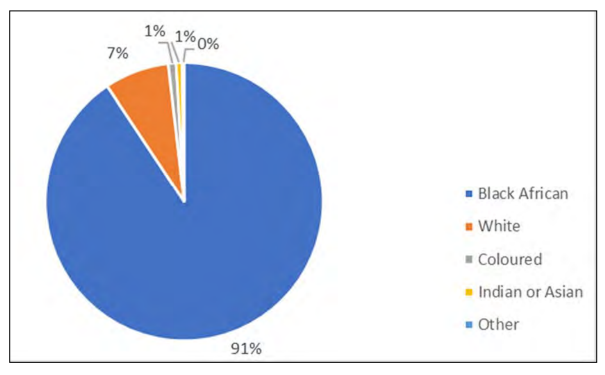


Figure 9.38: Population Groups (Stats SA, 2011).

The eMakhazeni LM is at the heart of the Mpumalanga province and is bordered by the Greater Groblersdal, Thaba-Chweu, Steve Tshwete, Albert Luthuli, and Mbombela Local Municipalities. The municipality is strategically located between the Pretoria/Johannesburg complex in Gauteng and Nelspruit in Mpumalanga and is situated on the N4 Maputo corridor. The dominant economic activity in the area is farming (IDP, 2020). Farming occupies the largest part of the physical area. There are a number of small towns in the area that serve as service centres for the agricultural sector, namely:

- eMakhazeni (Belfast) and Siyathuthuka;
- Dullstroom and Sakhelwe;
- Entokozweni (Machadodorp) and Emthonjeni;
- Waterval-Boven and Emgwenya.



The district's economy is dominated by electricity, manufacturing, and mining. Community services, trade, finance, transport, agriculture, and construction are also important sectors. Nkangala's Integrated Development Plan (IDP) states that the district has extensive mineral deposits, including chrome and coal.

The majority of the population is men with 51.4% (**Figure 9.39**). The most spoken language in the eMakhazeni LM is isiZulu (35.7%), followed by IsiNdebele (25.1%) and Afrikaans (15.7%).

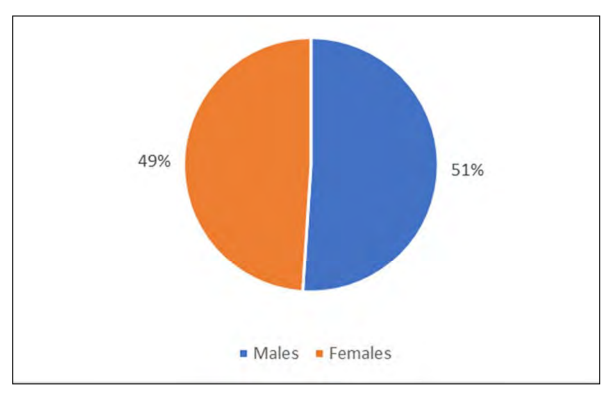


Figure 9.39: Sex (Stats SA, 2011).

9.12.2.2 Education

Education is a major challenge in the area as about 30% of children in the area of school-going age do not have access to quality education (IPD, 2020). This is due to the rural nature of the area. The majority of schools are farm schools which are multi-graded, and that lack quality infrastructure and adequate human resources. The majority of primary schools are on the NSNP (National Schools Nutrition Programme) and the municipality welcomes the proposal of the Department of Education to extend the programme to high schools. There is only one tertiary education facility in the area, namely a FET College at Emgwenya. **Table 9.41** gives a summary of the number and type of schools in the eMakhazeni LM (IDP, 2020).

Table 9.41: Summary of schools in the eMakhazeni Local Municipality.

TYPE OF SCHOOL	NUMBER
Primary Schools (Farms)	7
Primary Schools (Farms)	13
Secondary Schools	5
Secondary Schools (Farms)	4
Private Schools	4
Schools for learners with special education needs	4
FET	1
Total	35

9.12.2.3 Employment

The main industry of employment in Mpumalanga as well as in the eMakhazeni LM is Manufacturing, Community, social and personal services and Wholesale and retail trade. The Community, social and personal services sector includes public administration and defence activities, education and health and social work. Other large employment sectors in the Emakhazeni LM are Wholesale and retail trade and Manufacturing. The pattern of overall unemployment rate in eMakhazeni has changed as compared to 2001 where the LM wase at 30% and in 2011, it was at 25.92 percent. Employment opportunities are favourable in the municipality, particularly for males, about 80% of males and 66% females were employed in 2011.

Figure 9.40 shows employment status for the population in the economically active group (15 to 65 years old) and further indicate that there has been a reduction in the percentage of unemployed in the district between 2001 and 2011 for both males and females. The decline is similar for males and females, although employment remains higher for males than for females.



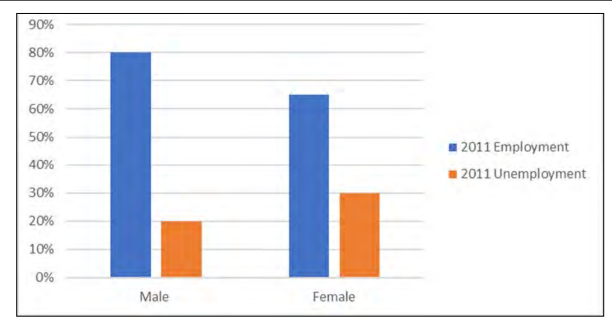


Figure 9.40: Employment status (StatsSA 2011).

9.13 Description of Current Land Uses

The Integrated Paardeplaats Section is situated approximately 5 km South of the town of eMakhazeni (Belfast). The closest settlement to the Sections is the Siyathuthuka Township, approximately 1 km North of the Integrated Paardeplaats Section. The site is located within an area that consists of three main land uses, i.e. active mining areas, rehabilitated areas, and agricultural areas. Farming is the second largest land use occurring within the greater area. The MR areas are surrounded by farms to the east, west, and south. Farms within the area are predominantly used for monocultures such as maize as well as grazing land for cattle and sheep. Within the Paardeplaats Section this trend is also observable as it is dominated by maize farming and grazing land for cattle, sheep, blesbok, and springbok. The Paardeplaats Section also contains irrigated land used by Hadeco for their highly specialised cold climate bulb operation.

9.14 Description of Specific Environmental Features and Infrastructure on Site

There are isolated farmsteads that are comprised of farm buildings including residential buildings and storage facilities in the Paardeplaats Section. Some of these farmsteads need to be relocated as mining progresses. NBC are in the process of developing and executing a Resettlement Action Plan (RAP) with selected farmsteads as a separate process to the environmental authorisation process.



9.15 Environmental and Current Land Use

Figure 9.41 presents the current land use map with important environmental features.

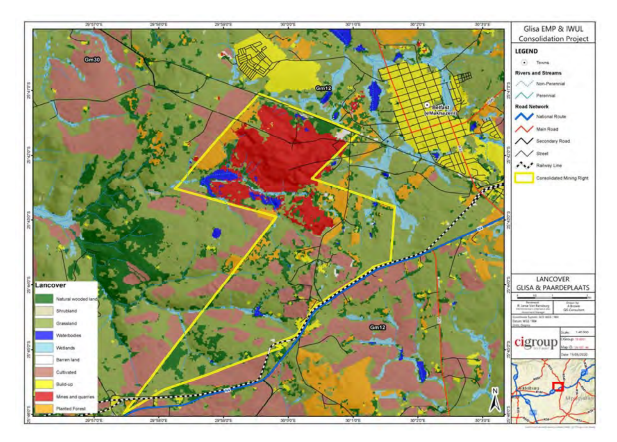


Figure 9.41: Land Uses within the Integrated Paardeplaats Section.

10 ASSESSMENT AND EVALUATION OF ENVIRONMENTAL IMPACTS

10.1 Summary of Impacts Identified by Specialists

10.1.1 Climate Change

During an assessment in 2016 of South Africa's coal mining sectors' response to climate change adaption demands climate change adaptation has received limited attention compared to mitigation across all spatial levels. This is besides the documented adverse impacts of climate change in different sectors of societies including mining in general and coal mining specifically. Against this background, the 2016 assessment set three objectives:

• The first objective was to identify current and possible future climate change impacts that may affect selected coal mines in South Africa;

- The second objective was to establish the nature and extent to which these mines were ready to address and implement adaptation measures; and
- The last objective was to determine and document existing climate change adaptation practices in selected mines.

Employing the mixed methods approach, the research engaged five (5) coal mines located in the Mpumalanga, Free State and KwaZulu-Natal Provinces, gathering both qualitative and quantitative data which was analysed thematically. The 2016 assessment had three major findings:

- The first finding was that the climatic conditions in the research areas have been changing over the observed period. In general, rainfall has been declining and temperatures have been increasing, leading to increased cases of extreme fog, mist and heatwaves.
- The second finding was that there has been an increase in frequency and intensity of extreme weather events, most notably, floods and droughts. These changes in the climate and associated weather events have frequently affected mine operations particularly at the production sub-chain of the coal mining value chain.
- The third major finding was that despite this evidence of adverse impact of climate change on the production sub-chain of the South African coal mining value chain, adaption responses in all the studied mines showed reactive adaptation to extreme events instead of proactive adaptation planning and implementation.

South Africa depends on coal-derived energy, electricity in particular, and the coal mines are implicitly exposed and vulnerable to the adverse impacts of climate change. Reducing this exposure and vulnerability dictates the urgent need to implement anticipatory adaptation measures in all the sub-chains of the coal mining value chain.

Coal is the world's most abundant and widely distributed fossil fuel source and will remain so well into the future. At present approximately 23% of primary global energy needs are met by coal and 40% of electricity is generated from coal. About 70% of world steel production depends on coal feedstock. The combustion of coal is the largest contributor to the human-made increase of Carbon Dioxide (CO₂) in the atmosphere. Electric generation using coal burning produces approximately twice the greenhouse gasses per kilowatt compared to generation using natural gas.

Coal mining releases methane, a potent greenhouse gas. Methane (CH₄) is the naturally occurring product of the decay of organic matter as coal deposits are formed with increasing depths of burial, rising temperatures, and rising pressure over geological time. A portion of the methane produced is absorbed by the coal and later released from the coal seam (and surrounding disturbed strata) during the mining process. Methane accounts for 10.55% of greenhouse-gas emissions created through human activity. According to the Intergovernmental Panel on Climate Change (IPCC),



methane has a global warming potential 21 times greater than that of carbon dioxide over a 100year timeline. The process of mining can release pockets of methane, and these gases may pose a threat to coal miners, as well as being a source of air pollution. This is due to the relaxation of pressure and fracturing of the strata during mining activity, which gives rise to safety concerns for the coal miners if not managed properly. The build-up of pressure in the strata can lead to explosions during (or after) the mining process if prevention methods, such as "methane draining", are not taken.

In 2008 James E. Hansen and Pushker Kharecha published a peer-reviewed scientific study analysing the effect of a coal phase-out on atmospheric CO_2 levels. Their baseline mitigation scenario was a phase-out of global coal emissions by 2050. Under the Business as Usual scenario, atmospheric CO_2 peaks at 563 parts per million (ppm) in the year 2100. Under the four coal phase-out scenarios, atmospheric CO_2 peaks at 422–446 ppm between 2045 and 2060 and declines thereafter.

Climate change is unlikely to have a major direct impact on the mining industry, for which regulations and management strategies are already in place to manage factors such as water usage, water conservation and demand strategies and environmental issues relating to rehabilitation and the provision of rehabilitation guarantees. While a lack of access to water may affect some mining projects, most mining processes do not generally require potable water. Where high-quality water is required, some mines are already installing water treatment units.

Changes in the frequency and intensity of storm events have the potential to impact on mining operations (e.g. tailing dams, sediment and erosion control); however, these impacts can normally be addressed as part of the mine's storm water management plan.

The highest risk to the mining industry from climate change is most likely to come from meeting growing community concerns over environmental issues. This is likely to increase the difficulty in obtaining approvals for mining projects (particularly for coal). Additional constraints on mining may also affect the economic viability of individual mines, leading to flow-on effects to communities, through job losses and a decline in regional revenue. Work to develop clean coal technologies may ameliorate this risk to some extent; however, the actual process of mining is likely to face increasing community pressure.



10.1.2 Air Quality

10.1.2.1 Construction Phase

Typical activities associated with the construction phase include site clearing, removal of topsoil and vegetation, construction of the DMF and associated infrastructure, and general transportation and hauling of material.

10.1.2.2 Operational Phase

The following activities during the operational phases are identified as possible fugitive emission sources and may impact on the ambient air quality at the relevant environmental sensitive receivers:

- Dust from material handling.
- Wind erosion from DMF.

Total Suspended Particles (TSP) is the amount of particulate matter in the air that we breathe. Particulate Matter (PM) is the collective name for fine solid or liquid particles added to the atmosphere by processes at the earth's surface, and includes dust, smoke, pollen and soil particles (Kemp, 1998). PM has been linked to a range of serious respiratory and cardiovascular health problems. PM can principally be characterised as discrete particles spanning several orders of magnitude in size, with inhalable particles falling into the following general size fractions (USEPA, 1996):

- TSP, generally defined as all particles with a diameter less than or equal to 100 microns;
- PM 10, generally defined as all particles equal to and less than 10 microns in aerodynamic diameter; particles larger than this are generally not deposited in the lung;
- PM 2.5, also known as fine fraction particles, generally defined as those particles with an aerodynamic diameter of 2.5 microns or less;
- PM 10-2.5, also known as coarse fraction particles, generally defined as those particles with an aerodynamic diameter greater than 2.5 microns, but equal to or less than a nominal 10 microns; and
- Ultra-fine particles, generally defined as those less than 0.1 microns.

Guidelines provide a basis for protecting public health from adverse effects of air pollution and for eliminating, or reducing to a minimum, those contaminants of air that are known or likely to be hazardous to human health and well-being (WHO, 2000). Once the guidelines are adopted as standards, they become legally enforceable. The South African Bureau of Standards (SABS), in collaboration with Department of Forestry, Fisheries and Environment (DFFE), established ambient



air quality standards (South African National Standard (SANS) 1929:2011) for gravimetric dust fallout as indicated in **Table 10.1**.

Table 10.1: SANS 1929:2011 Limits for PM 10.

AVERAGE PERIOD	GE PERIOD CONCENTRATION (µg/m ³)			
24 hours	75	4		
1 year	40	0		

Increasing reliance has been placed on estimates from models as the primary basis for environmental and health impact assessments. Dispersion models compute ambient concentrations as a function of source configurations, and meteorological characteristics, providing a tool to calculate the spatial and temporal patterns in the ground level concentrations arising from the emissions of emissions sources. For the purpose of this assessment, the regulatory model of the US.EPA, AERMET/AERMOD dispersion model suite was chosen for use. AERMET uses both surface and upper air data, and also has a terrain pre-processor (AERMAP) for including a large topography into the model. Input data required for the AERMOD model include:

- Source emissions and type data;
- Meteorological data (pre-processed by the AERMET model);
- Terrain data; and
- The receptor grids.

AERMOD requires two specific input files generated by the AERMET pre-processor. AERMET is designed to be run as a three-stage processor and operates on three types of data (upper air data, on-site measurements, and the national meteorological database). Use was made of the WRF AERMET ready weather data prepared with MMIF for the period 1 January 2018 to 31 December 2020.

AERMOD is able to model point, area, volume, pit and line sources. Wind erosion sources such as stockpiles and unpaved roads were modelled as area sources whilst material transfer points and crushing and screening were modelled as volume sources. Emission factors are quantified using the Australian National Pollutant Inventory (NPI) which is an improvement on the US Environmental Protection Agency (US.EPA) AP-42 document of Air Pollution Emission Factors for Australian conditions, for fugitive dust deriving from material handling, on-site roads, milling and crushing operations, drilling and blasting, and wind erosion from exposed surfaces. The NPI emission factors which were utilised as inputs for the model are presented in **Table 10.2** and include an Emission Factor Rating (EFR) code as developed by the US EPA and the European Environmental Agency.

The calculated source emissions rates generated by the model are presented in Table 10.3.



Table 10.2: NPI Emission Factors.

ACTIVITY	TSP	PM 10	UNITS	RATING
Excavators Shovels Front-end Loaders	0.025	0.012	kg/t	Unrated
Wind Erosion	0.4	0.2	kg/ha/h	Unrated

Table 10.3: Calculated Source Emission Rates Summary.

ACTIVITY	UNIT	UNMITIGATED PROPOSED		MITIGATED			
		TSP	PM 10	MITIGATION		TSP	PM 10
Material handling -	g/s	4.19E-01	2.01E-01	Water sprays	(50%	2.10E-01	1.01E-01
discard				reduction)			
Wind erosion	g/s/m²	1.11E-05	5.56E-06	Revegetation (90%		1.11E-06	5.56E-07
				reduction)			

The pollutant dispersion was setup for a modelled domain of 5 km (north-south) by 5 km (eastwest) with the centre of the proposed DMF in the centre of the modelling domain. Modelling was undertaken for two proposed operational phase scenarios:

- Unmitigated Material handled dry; and
- Mitigated Identified mitigation measures (i.e., water sprayers and revegetation) applied.

Dispersion modelling was undertaken to determine 2nd highest daily and annual average Ground Level Concentrations (GLCs) for PM 10. Total daily dust fallout rates (TSP) were also simulated. These averaging periods are selected to draw comparisons between PM 10 predicted concentrations/deposition with relevant air quality guidelines and dust fallout limits, respectively. Isopleths plots were generated, to visually display the interpolated values from the concentrations predicted by the model for each of the receptor grid points. Plots reflecting daily averaging periods contain only the 2nd highest predicted GLC for the daily concentration, over the entire period for which simulations were undertaken. It is therefore possible that even though a high hourly or daily average concentration is predicted at certain locations, this may only be true for one day during the modelling period.

Isopleth plots which visually show the predicted GLC of TSP are presented in **Figure 10.1 – Figure 10.4** for the unmitigated and mitigated scenarios. In both the unmitigated and mitigated scenarios, it is not predicted that any sensitive receptors (**Figure 9.5**) will be exposed to dust fallout exceeding the monthly dust fallout residential limit of 600 milligrams per square metre per day (mg/m²/day) (**Table 10.4**). The predicted annual dust fallout for the unmitigated and mitigated scenarios are also not predicted to exceed the annual limit of 300 mg/m²/day at any of the sensitive receptor locations (**Table 10.4**).



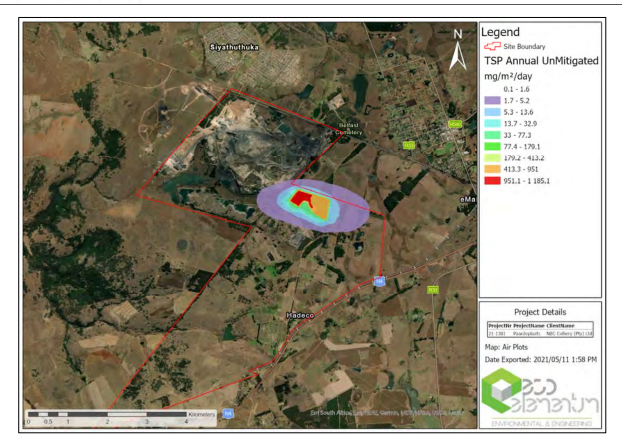


Figure 10.1: Predicted Average Annual TSP Deposition (Unmitigated).

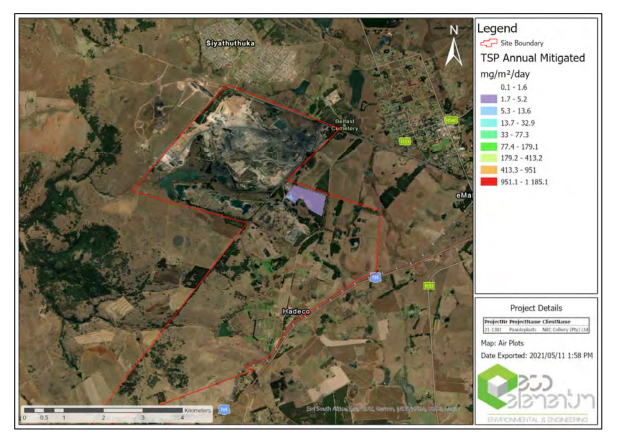


Figure 10.2: Predicted Average Annual TSP Deposition (Mitigated).



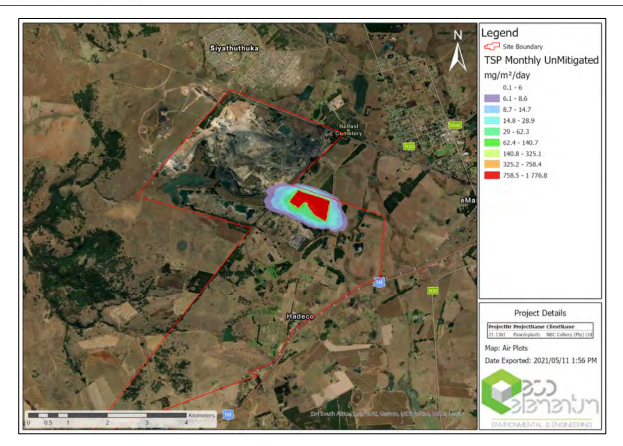


Figure 10.3: Predicted Highest Monthly TSP Deposition (Unmitigated).

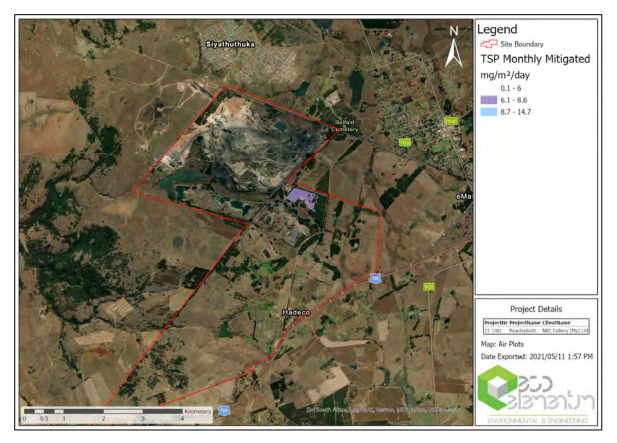


Figure 10.4: Predicted Highest Monthly TSP Deposition (Mitigated).



Table 10.4: TSP Deposition Rates at Sensitive Receptor Locations.

DECEDITOR	TSP HIGHEST MO	NTHLY (mg/m²/day)	TSP ANNUAL AVERAGE (mg/m²/day)		
RECEPTOR	UNMITIGATED	MITIGATED	UNMITIGATED	MITIGATED	
1	0.07	0.00	0.02	0.00	
2	0.09	0.00	0.02	0.00	
3	0.11	0.00	0.03	0.00	
4	0.13	0.00	0.03	0.00	
5	0.15	0.00	0.04	0.00	
6	0.19	0.00	0.06	0.00	
7	0.20	0.00	0.06	0.00	
8	0.21	0.00	0.07	0.00	
9	0.08	0.00	0.03	0.00	
10	0.10	0.00	0.04	0.00	
11	0.14	0.00	0.07	0.00	
12	0.28	0.00	0.11	0.00	
13	0.42	0.00	0.19	0.00	
14	0.58	0.00	0.30	0.00	
15	0.51	0.00	0.26	0.00	
16	0.35	0.00	0.23	0.00	
17	0.32	0.00	0.20	0.00	
18	0.35	0.00	0.19	0.00	
19	0.35	0.00	0.17	0.00	
20	0.24	0.00	0.12	0.00	
21	0.42	0.00	0.18	0.00	
22	0.49	0.00	0.21	0.00	
23	0.53	0.00	0.22	0.00	
24	0.65	0.00	0.25	0.00	
25	0.63	0.00	0.21	0.00	
26	0.31	0.00	0.09	0.00	
27	0.47	0.00	0.13	0.00	
28	0.50	0.00	0.13	0.00	
29	0.08	0.00	0.02	0.00	
30	0.11	0.00	0.03	0.00	
31	0.11	0.00	0.03	0.00	
32	0.05	0.00	0.02	0.00	
33	0.06	0.00	0.02	0.00	
34	0.05	0.00	0.01	0.00	
35	0.01	0.00	0.00	0.00	
36	0.01	0.00	0.00	0.00	
37	0.01	0.00	0.00	0.00	

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RECEPTOR	TSP HIGHEST MON	ITHLY (mg/m²/day)	TSP ANNUAL AVER	RAGE (mg/m²/day)
RECEPTOR	UNMITIGATED	MITIGATED	UNMITIGATED	MITIGATED
38	0.01	0.00	0.00	0.00
39	0.01	0.00	0.00	0.00
40	0.01	0.00	0.00	0.00
41	0.01	0.00	0.00	0.00
42	0.01	0.00	0.00	0.00
43	0.01	0.00	0.00	0.00
44	0.01	0.00	0.00	0.00
45	0.01	0.00	0.00	0.00
46	0.01	0.00	0.01	0.00
47	0.01	0.00	0.01	0.00
48	0.01	0.00	0.01	0.00
49	0.01	0.00	0.01	0.00
50	0.01	0.00	0.00	0.00
51	0.04	0.00	0.01	0.00
52	0.06	0.00	0.01	0.00
53	0.02	0.00	0.01	0.00

Figure 10.5 – Figure 10.6 present the predicted GLC for PM 10 for the unmitigated scenario. PM 10 isopleth plots for the mitigated scenario are not provided because the mitigated concentrations are so low that they do not reflect visually at the level of modelling. The annual average PM 10 limit of 40 micrograms per cubic metre (μ g/m³) is not predicted to be exceeded at any of the identified sensitive receptors (**Figure 9.5**) for both the mitigated and unmitigated scenario (**Table 10.5**). For the unmitigated and mitigated daily PM 10 concentrations (2nd highest levels within a 24-hour period) it is not predicted to be higher than the 75 micrograms per cubic metre (μ g/m³) limit for any of the identified sensitive receptors (**Table 10.5**).



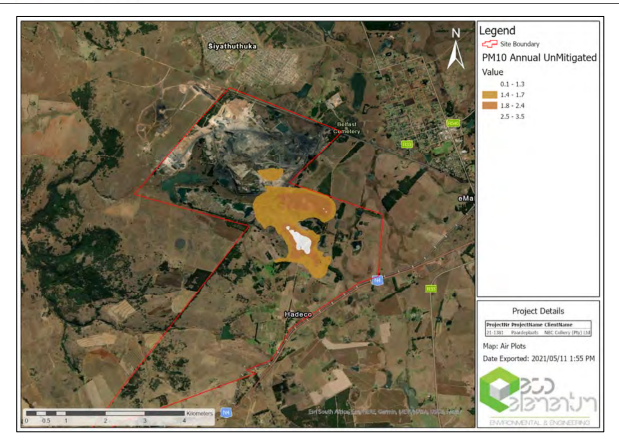


Figure 10.5: Predicted Average Annual PM 10 Concentrations (Unmitigated).

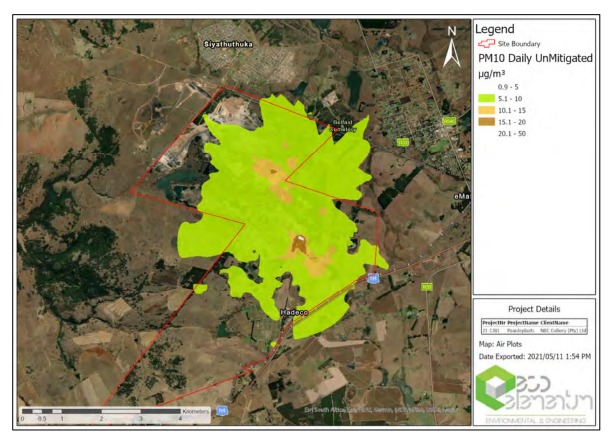


Figure 10.6: Predicted 2nd Highest Daily PM 10 Concentrations (Unmitigated).

Table 10.5: PM 10 Concentrations at Sensitive Receptor Locations.

DESEDTOD	PM 10 2 ND HIGHES	ST DAILY (ug/m³)	PM 10 ANNUAL A	PM 10 ANNUAL AVERAGE (ug/m ³)		
RECEPTOR	UNMITIGATED	MITIGATED	UNMITIGATED	MITIGATED		
1	2.26	0.23	0.17	0.02		
2	2.52	0.25	0.20	0.02		
3	2.51	0.25	0.21	0.02		
4	2.77	0.28	0.24	0.02		
5	2.89	0.29	0.26	0.03		
6	4.12	0.41	0.27	0.03		
7	4.55	0.46	0.26	0.03		
8	3.95	0.40	0.23	0.02		
9	2.81	0.28	0.08	0.01		
10	3.17	0.32	0.08	0.01		
11	3.27	0.33	0.08	0.01		
12	4.20	0.42	0.08	0.01		
13	4.11	0.41	0.09	0.01		
14	3.42	0.34	0.11	0.01		
15	2.95	0.30	0.09	0.01		
16	2.18	0.22	0.07	0.01		
17	2.18	0.22	0.06	0.01		
18	2.19	0.22	0.06	0.01		
19	1.58	0.16	0.04	0.00		
20	1.05	0.11	0.03	0.00		
21	0.84	0.08	0.05	0.00		
22	0.82	0.08	0.05	0.01		
23	0.96	0.10	0.06	0.01		
24	1.19	0.12	0.07	0.01		
25	2.29	0.23	0.16	0.02		
26	2.69	0.27	0.20	0.02		
27	1.73	0.17	0.10	0.01		
28	3.81	0.38	0.24	0.02		
29	2.42	0.24	0.14	0.01		
30	4.81	0.48	0.54	0.05		
31	4.56	0.46	0.53	0.05		
32	5.07	0.51	0.51	0.05		
33	4.85	0.49	0.52	0.05		



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RECEPTOR	PM 10 2 ND HIGHEST	DAILY (ug/m³)	PM 10 ANNUAL AVE	RAGE (ug/m³)
RECEPTOR	UNMITIGATED	MITIGATED	UNMITIGATED	MITIGATED
34	2.25	0.22	0.14	0.01
35	2.55	0.25	0.23	0.02
36	2.00	0.20	0.14	0.01
37	1.43	0.14	0.13	0.01
38	1.60	0.16	0.14	0.01
39	1.61	0.16	0.13	0.01
40	2.23	0.22	0.18	0.02
41	2.21	0.22	0.19	0.02
42	2.11	0.21	0.20	0.02
43	2.15	0.21	0.20	0.02
44	2.20	0.22	0.20	0.02
45	2.20	0.22	0.19	0.02
46	2.77	0.28	0.24	0.02
47	2.45	0.25	0.24	0.02
48	2.71	0.27	0.25	0.03
49	2.63	0.26	0.23	0.02
50	1.81	0.18	0.18	0.02
51	2.26	0.23	0.22	0.02
52	1.84	0.18	0.17	0.02
53	1.45	0.14	0.08	0.01

10.1.2.3 Decommissioning, Closure and Rehabilitation Phase

Typical activities associated with the decommissioning, closure and rehabilitation phase include the rehabilitation of exposed areas including the spreading of soil, revegetation and profiling/contouring.

10.1.2.4 Cumulative Impacts

The Integrated Paardeplaats Section is surrounded by other mining operations. These mining operations will also generate fugitive dust and particulate matter emissions. The Integrated Paardeplaats Section will contribute to the cumulative air quality impacts of the region.

The impacts of projects are often assessed by comparing the post-project situation to a pre-existing baseline. Where projects can be considered in isolation this provides a good method of assessing a project's impact. However, in areas where baselines have already been affected, or where future

development will continue to add to the impacts in an area or region, it is appropriate to consider the cumulative effects of development. This is similar to the concept of shifting baselines, which describes how the environmental baseline at a point in time may represent a significant change from the original state of the system. Cumulative impacts refer to the incremental effect of several projects that may have an individually minor, but collectively significant, impact on air quality.

Cumulative impact can be defined as:

- Two or more individual effects which, when considered together, are considerable or which compound or increase other environmental impacts, and
- The change in the environment which results from the incremental impact of the project when added to other closely related past, present, or reasonably foreseeable future projects, and can result from individually minor, but collectively significant, projects taking place over a period of time.

10.1.2.4.1 Project Site Localised Cumulative Impacts

These are the cumulative impacts that result from mining operations in the immediate vicinity of the project site. Project site localised cumulative impacts include the cumulative effects from operations that are close enough to potentially cause additive effects on the environment or sensitive receivers. These include mainly dust deposition. From this air impact assessment conducted for the proposed project the modelling indicates the cumulative pollution plume emanating from this site as a combination of activities and shows that the impacts will be mainly localised around and in the vicinity of the operations.

10.1.2.4.2 Regional Cumulative Impacts

Regional cumulative impacts include the project's contribution to impacts that are caused by mining operations throughout the region. Each mining operation in itself may not represent a substantial impact, however the cumulative effect on air quality in the region may warrant consideration. The coal mining sector in South Africa is growing steadily as the requirement for electricity also grows and therefore this project will also contribute to the larger regional impact that will be experienced.

10.1.2.4.3 Global Cumulative Impacts

The only impact from the project that is potentially global is the generation of potential greenhouse gas emissions. However, the level of emissions from the project represents a very minor and insignificant contribution at this scale.



the overall impact on the air quality as a result of the project would not be cumulatively considerable and would be less than significant if the sound implementation of mitigation measures identified reducing emissions are implemented. If emissions are kept below the relevant threshold levels by ensuring the management and mitigation measures prescribed are adhered to there is no significant cumulative impacts expected as the air quality impacts would be limited to the site level.

10.1.3 Soils

The impacts of opencast mining on the soil resource, and the availability of that resource for agriculture, are usually long-lasting and severe. Even when soils are stockpiled then replaced, there are usually problems such as compaction, acidification, impeded drainage, and insufficient soil depth after rehabilitation, all of which are likely to lower the prevailing land capability class.

The anticipated impacts on the soil, land use and land capability of the Integrated Paardeplaats Section include the following:

- Loss of soil fertility;
- Soil erosion;
- Soil compaction;
- Chemical pollution;
- Change in natural landscape; and
- Reduction of agricultural potential.

10.1.4 Terrestrial Biodiversity

A sensitivity analysis was undertaken and considered all of the desktop data (Mpumalanga C-Plan, Threatened Ecosystems, IBAs and the NPAES), as well as the field data gathered during the site visits. The outcome of this analysis depicts sensitivity ranging from low - high. High sensitivity was assigned to the Rocky Outcrops and Wetland habitats as they provide habitat for SCC and their irreplaceability as unique biodiversity features. Various habitats within the Integrated Paardeplaats Section sustain a high diversity of faunal and floral SCC. The drainage and wetland systems are associated with a high ecological sensitivity included those that were considered in a natural state with minor anthropogenic disturbances and presence of SCC such as the intact grasslands and moderate rocky slopes. Low sensitivity was assigned to the transformed areas as they have been previously heavily degraded and are proliferated with AIPs. **Figure 10.7** illustrates the areas of concern confined to the Integrated Paardeplaats Section.



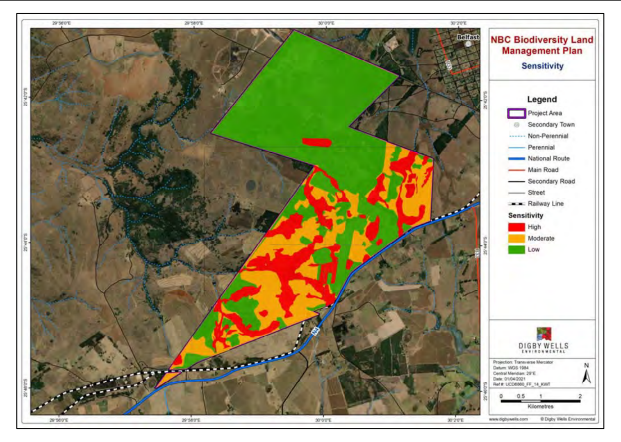


Figure 10.7: Sensitive Areas Associated with the Integrated Paardeplaats Section.

It is recommended that areas of high sensitivity be actively conserved throughout the LoM of the Integrated Paardeplaats Section, as well as after decommissioning and closure. These areas should not be cleared or impacted in any way by construction activities. Areas of moderate sensitivity should be avoided as far as possible, and ideally conserved along with areas of high sensitivity. Mining activities and associated infrastructure should proceed with caution in these areas. Areas of low sensitivity are recommended for construction activities, however, should any SCC occur, the area is to be avoided. If this cannot be done, the appropriate permits should be obtained for their removal.

10.1.4.1 Construction Phase

Activities during the construction phase that may have potential impacts on the vegetation communities, biodiversity and ecosystem function are listed in **Table 10.6**.



Table 10.6: Construction Phase Interactions and Impacts of Activity.

INTERACTION	ІМРАСТ				
Vegetation clearing	• Removal of all vegetation within the development footprint, permits				
	the loss of vegetation communities (including floral SCC), biodiversity				
	and ecosystem services; and				
	Soil compaction, increased runoff and soil erosion.				
Diesel storage	Potential spillage of hydrocarbons (diesel/fuel) thus contaminating the				
	soil and groundwater.				
Access and road constructions	Removal of vegetation, AIP proliferation and faunal casualties;				
	Increased vehicle movement; and				
	Increased dust, compaction and sedimentation.				
Rock blasting	Increased dust dispersal, faunal casualties and vegetation removal;				
	and				
	Changes to the landscape, causing ponding and undulating				
	topographies.				
Stockpiles and dumping	Vegetation removal, dust pollution, soil erosion, compaction,				
	sedimentation and AIP proliferation.				

10.1.4.2 Operational Phase

Activities during the operational phase that may have potential impacts on the vegetation communities, biodiversity and ecosystem function are listed in **Table 10.7**.

Table 10.7: Operational Phase Interactions and Impacts of Activity.

INTERACTION	ІМРАСТ			
Diesel storage and fuelling of	Potential spillage of hydrocarbon thus contaminating the soil, ground			
diesel on site	water and surrounding areas.			
Coal Transportation: vehicle,	Removal of soil and vegetation, increased faunal casualties (road kill);			
and heavy machinery	and			
movement	Increased erosion and sedimentation decreasing vegetation cover.			
Open-pit establishment	Removal of vegetation, habitats and increased soil erosion and			
	compaction.			
Stockpiles, rock blasting and	Destruction of vegetation and habitat, dust pollution, soil erosion and			
dumping	AIP proliferation;			
	• Increased vehicle movement in the area, increasing soil compaction,			
	and runoff potential; and			
	Unexpected changes in the topography and overall habitats.			



10.1.4.3 Decommissioning, Closure and Rehabilitation Phase

Activities during the decommissioning phase that may have potential impacts on the vegetation communities, biodiversity and ecosystem function are listed in **Table 10.8**.

Table 10.8: Decommissioning, Closure and Rehabilitation Phase Interactions andImpacts of Activity.

INTERACTION	ІМРАСТ
Demolition, and removal of	• Disturbance of soils, and subsequent erosion by wind, and water;
infrastructure - once mining	• Increased vehicle movement in the area, increasing soil erosion and
activities have been concluded	habitat destruction;
infrastructure will be	• Potential spillage of hydrocarbons such as oils, fuels, and grease, thus
demolished in preparation for	contamination of the surrounding grounds;
the final land rehabilitation	AIP proliferation; and
	Unexpected changes in topography and landscape.
Movement of vehicles, and	Compaction of soil;
heavy machinery	Increased runoff potential; and
	Increased erosion, and consequently sedimentation potential.
Rehabilitation – re-vegetation	• Exposure of soils, and subsequent compaction, erosion, and
and profiling of the land.	sedimentation;
	• Soil compaction, and increased runoff potential due to vehicle
	movement during rehabilitation programs;
	Loss of organic material, and vegetation cover; and
	• Potential spillage of hydrocarbons such as oils, fuels, and grease, thus
	contamination of soil.
Post-closure monitoring and	Minimal negative impacts on the environment; and
rehabilitation	Environmental Management Plan.

10.1.4.4 Cumulative Impacts

It is necessary to consider the impacts that the future development will have from a wide-ranging perspective, by considering land-use and transformation of the natural habitat in surrounding areas. Cumulative impacts are assessed by considering past, present and anticipated changes to the biodiversity. Albeit the Eastern Highveld Grassland vegetation type is assigned an Endangered conservation status, large portions of this vegetation type are under threat due to expanding mining operations. The cumulative loss of the vegetation type as well as the SCC within it should be considered proactively.

The further removal of habitat/vegetation types to allow construction/mining will bring about a reduction of natural areas, and the increase of the edge effect. The impacts on the ecology of the



area will be significant. It is expected that there will be great losses of vegetation and flora along with associated faunal habitat. The primary impacts will be fragmentation and edge effects with a reduction in movement of remaining naturally occurring wildlife and isolation of pockets of vegetation.

Secondary cumulative impacts will include increased accessibility to the site and the resulting increase in development and resource dependence. Ideally, a strategic environmental plan for the area should be developed and adhered to. This should include the conservation of important areas as well as the provision of corridors for faunal movement.

10.1.5 Freshwater Ecosystems

All wetlands located within the direct footprint of the proposed opencast pit will be permanently destroyed by mining. This will result in the loss of 86.74 ha of wetlands consisting predominantly of hillslope seepage wetlands (**Table 10.9** and **Figure 10.8**). Wetland systems affected include the upper reaches of tributaries draining into the Glisa Section of the NBC Consolidation area, as well as wetland systems draining westwards and forming part of the upper Steelpoort River catchment. Should mining proceed as per the LoM plan, the loss of wetland habitat cannot be successfully mitigated, and it is likely that offsets will need to be considered. Such offsets will have to be implemented in a phased approach based on surrounding land uses and planned developments.

NAME	HGM_UNIT	PES	ECOSERVICE	EIS	AREA	HECTARE
					(ha)	EQUIVALENT
HGM 45	Hillslope seep	D	Intermediate	Moderate	3.21	1.926
HGM 46	Unchannelled valley bottom	D	Moderately high	High	0.68	0.408
HGM 47	Hillslope seep	С	Intermediate	High	19.54	13.678
HGM 48	Unchannelled valley bottom	С	Moderately high	High	1.4	0.98
HGM 27	Hillslope seep	D	Intermediate	Moderate	1.2	0.72
HGM 26	Hillslope seep	С	Intermediate	High	1.39	0.973
HGM 25	Unchannelled valley bottom	С	Intermediate	High	0.47	0.329
HGM 51	Channelled valley bottom	D	Intermediate	High	0.22	0.132
HGM 50	Unchannelled valley bottom	С	Moderately high	High	1.76	1.232
HGM 49	Channelled valley bottom	С	Intermediate	High	2.98	2.086
HGM 72	Hillslope seep	D	Intermediate	Moderate	0.1	0.06
HGM 44	Pan	D	Intermediate	Moderate	1.74	1.044

Table 10.9: HGM Units and Their Extents to be Directly Lost as a Result of the Proposed LoM Plan.

Cigroup Universal Coal

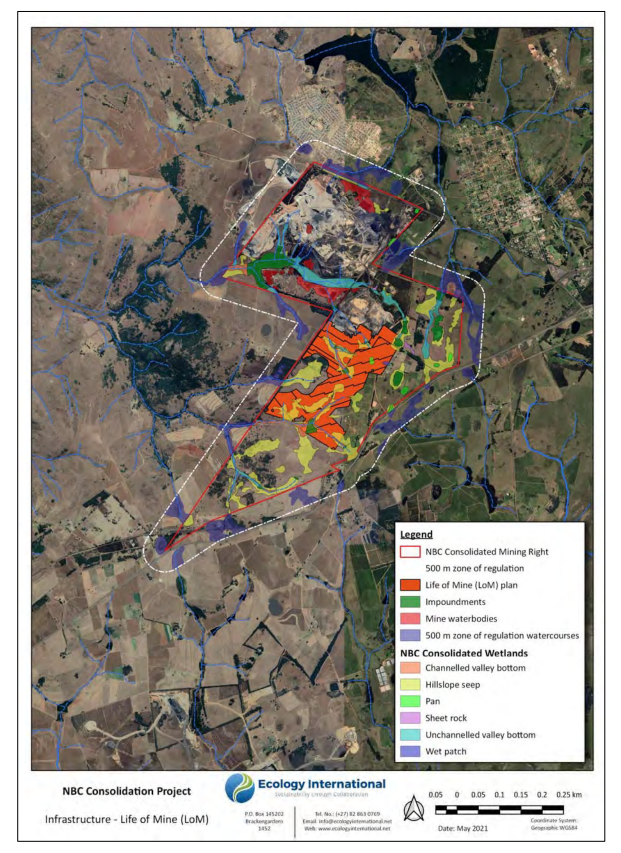
North Block Complex (Pty) Ltd

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NAME	HGM_UNIT	PES	ECOSERVICE	EIS	AREA	HECTARE
					(ha)	EQUIVALENT
HGM 39	Wet patch	-	-	-	1.04	0.624
HGM 54	Hillslope seep	В	Intermediate	High	6.27	5.016
HGM 55	Hillslope seep	В	Intermediate	High	9.29	7.432
HGM 63	Hillslope seep	D	Intermediate	Moderate	0.31	0.186
HGM 62	Channelled valley bottom	D	Intermediate	Moderate	0.97	0.582
HGM 60	Unchannelled valley bottom	В	Moderately high	High	0.11	0.088
HGM 59	Unchannelled valley bottom	В	Moderately high	High	0.05	0.04
HGM 56	Hillslope seep	В	Intermediate	High	15.41	12.328
HGM 58	Channelled valley bottom	С	Intermediate	Moderate	2.53	1.771
HGM 61	Hillslope seep	С	Intermediate	High	0.82	0.574
HGM 64	Hillslope seep	С	Intermediate	Moderate	4.17	2.919
HGM 67	Channelled valley bottom	С	Intermediate	Moderate	1.92	1.344
HGM 57	Hillslope seep	В	Intermediate	High	0.29	0.232
HGM 66	Hillslope seep	D	Intermediate	Moderate	0.69	0.414
HGM 69	Channelled valley bottom	D	Intermediate	Moderate	2.68	1.608
HGM 71	Hillslope seep	D	Intermediate	Moderate	3.72	2.232
HGM 70	Hillslope seep	С	Intermediate	Moderate	1.51	1.057
HGM 65	Hillslope seep	D	Intermediate	High	0.27	0.162
Total wetlands to be destroyed						62.18
Hillslope seeps						49.91
Channelled valley bottoms						7.52
Unchannelled valley bottoms						3.08
Depression	ns (or Pans)				1.74	1.04

*Calculations based on remaining wetlands on site as of 13-16 April 2021 field assessment and do not consider wetlands already destroyed as a result of mining activities, for full extent of wetlands lost on the Paardeplaats Section Refer to WCS, 2011. At the time of the April 2021 assessment, 5.5 hectares (3.85 hectare equivalents) of CBA wetland habitat had already been destroyed within the proposed LoM plan as a result of active mining. These calculations were not included in the table above and should be considered additionally for any offset strategies to be implemented.









10.1.5.1.1 Buffer Zones and No-go Areas

Buffer zones associated with water resources have been shown to perform a wide range of functions and have been proposed as a standard measure to protect water resources and associated biodiversity on this basis. These functions can include (Macfarlane & Bredin, 2016):

- Maintaining basic aquatic processes;
- Reducing impacts on water resources from upstream activities and adjoining land uses;
- Providing habitat for aquatic and semi-aquatic species;
- Providing habitat for terrestrial species; and
- A range of ancillary societal benefits.

However, despite the range of functions potentially provided by buffer zones, buffer zones are unable to address all water resource-related problems. For example, buffers can do little to address impacts such as hydrological changes caused by stream flow reduction activities or changes in flow brought about by abstractions or upstream impoundments. Buffer zones are also not the appropriate tool for mitigating against point-source discharges (e.g., sewage outflows), which can be more effectively managed by targeting these areas through specific source-directed controls (Macfarlane & Bredin, 2016).

Within the context of the proposed activities, the determination of relevant buffer requirements by means of the approach of Macfarlane & Bredin (2016) was not deemed to be applicable. Instead, set-back distances for proposed activities are to be reflective of relevant legislation (Government Notice 704 of the National Water Act, Act 36 of 1998, as published in Government Gazette 20119).

A buffer of 100 m, in line with the 100 m zone of regulation triggered by GN 704 is regarded as sufficient for wetlands outside of the proposed opencast activities to limit impacts related to ancillary mining activities, however, for the proposed opencast mining activities, buffers are unlikely to be of value in terms of mitigating impacts to the watercourses present within the Integrated Paardeplaats Section. A hydropedological assessment and/or input from a geohydrological specialist will be necessary to determine appropriate distances to mitigate impacts to the associated hillslope seeps.

The range of potential impacts anticipated as a result of the proposed activities have been identified in line with the nature of the proposed activities, the proximity of these activities to the watercourses within the Integrated Paardeplaats Section, as well as according to the baseline conditions and sensitivities identified in **Section 9.7** and are described in detail in the sections that follow.



10.1.5.1.2 Construction Phase

Due to the nature of the proposed project the various potential impacts present with considerable overlap, with activities and impacts likely to continue for the lifespan of the project. Construction phase impacts are discussed under the operational phase impacts.

10.1.5.1.3 Operational Phase

The following potential impacts are anticipated in the construction and operational phase:

- Loss of wetland and aquatic habitat;
- Fragmentation of watercourses;
- Disturbance and degradation of wetland and aquatic habitat;
- Increased sediment transport and deposition in wetland and aquatic habitat;
- Water quality deterioration; and
- Impact on provincial freshwater conservation targets.

10.1.5.1.4 Decommissioning, Closure and Rehabilitation Phase

The following potential impacts are anticipated in the decommissioning, closure, rehabilitation and post-closure phase:

- Post-closure Phase Impacts
- Water quality deterioration;
- Increased surface runoff into wetland and aquatic habitat; and
- Invasive plant species encroachment.

10.1.5.1.5 Cumulative Impacts

The freshwater ecology of this area has historically been heavily impacted as a result of various cumulative impacts as a result of extensive mining activities in the area. In addition, other impacts to the freshwater resources present in the vicinity of the proposed project include agricultural cultivation and grazing activities. The proposed opencast activities have the potential to result in additional impacts to the wetland systems present including fragmentation of the systems, altered hydrology and terrain profiles, loss of biodiversity and altered vegetation structures.



10.1.6 Surface Water

10.1.6.1 Construction Phase

The mine is situated in the headwater of the catchments and no major build-up of flows is expected to happen. Drainage lines flowing into the mining area will however have to be diverted to prevent clean water from entering the mining area and increase the risk of flooding.

10.1.6.2 Operational Phase

There are no perennial streams on site, but increased pit depth of mining will increase the flow from surface water, wetlands, and groundwater into the mining areas.

10.1.6.3 Post Closure Phase

Decant will happen as presented in **Section 10.1.7**. This will impact on the surface water in the catchment where the decant happens. Containment and or treatment might be required by capturing decant water and pumping it back to the PCDs or WTP.

10.1.7 Groundwater

10.1.7.1 Geochemical Characterisation

Geochemical characterisation of eight lithological units and coal slurry (nine samples in total) was conducted by GCS in 2011 for the Glisa Section. In 2012, Aqua Earth Consulting collected six samples for the Paardeplaats Section for Acid Base Accounting (ABA). In 2021 a geochemical assessment on two coal discard samples from the CSWP was undertaken by Milnex cc. The overall objective of the geochemical assessment on the coal discard was as to determine the potential for acid rock drainage of the discard, and to perform a waste classification of the material to inform the DMF design.

Acid-Base Accounting (ABA) is a static test where the net potential of the rock to generate longterm acidic drainage when subjected to atmospheric (oxidising) conditions is determined. It is mostly applicable to pyrite containing rock excavated and disposed of during mining. The test obviously does not consider site-specific conditions or the timeframe for potential acidification. Rock not subjected to oxidising conditions at the mine e.g., water saturated rock, may not generate the predicted acidification. The screening method as proposed by Price (1997) uses the Neutralisation Potential : Acid Potential (NP:AP) ratio to classify rock types in terms of their potential for acid generation (**Table 10.10**). This method was applied to the ABA classification.

Table 10.10: Screening Method Using the NP:AP Ratio (Price, 1997).

POTENTIAL FOR ACID GENERATION	NP:AP SCREENING CRITERIA	COMMENTS					
Rock Type I Likely Acid Generating	< 1:1	Likely AMD generating.					
Rock Type II Possibly Acid Generating	1:1 – 2:1	Possibly AMD generating if NP is insufficiently reactive or is depleted at a faster rate than sulphides.					
Rock Type III Low Potential for Acid Generation	2:1 – 4:1	Not potentially AMD generating unless significant preferential exposure of sulphides along fracture planes, or extremely reactive sulphides in combination with insufficient reactive NP.					
Rock Type IV No Potential for Acid Generation	>4:1	No further AMD testing required unless materials are to be used as a source of alkalinity.					

<u>GCS (2011)</u>

In 2011, GCS took a total of 9 rock composite samples from the Glisa Section to obtain Acid Mine Drainage (AMD) potential values for the area. The results are presented in **Table 10.11**.

Table 10.11: ABA Results for the Glisa Section (GCS, 2011).

UNIT	LITHOLOGY	ROCK TYPE	COMMENTS					
Topsoil Overburden	Soil & Highly Weathered Sandstone	Type III	No potential for acid generation.					
Soft Overburden Lower	Highly Weathered Sandstone	Туре III	No potential for acid generation.					
Seam 4 Upper	Coal	Туре І	Potentially acid generating.					
Seam 4 Lower	Coal	Туре І	Potentially acid generating.					
Mudstone Above Seam 3	Mudstone	Туре III	No potential for acid generation.					
Seam 3	Coal	Туре III	Potentially acid generating (variable).					
Siltstone between Seam 3 & Seam 2 Upper	Siltstone	Туре III	No potential for acid generation.					
Seam 2	Coal	Туре І	Potentially acid generating.					
Slurry Dam	Fine By-Products	Туре І	Potentially acid generating.					



<u> Aqua Earth (2012)</u>

In 2012, Aqua Earth took a total of 6 samples from newly drilled boreholes drilled into several lithological units at the Paardeplaats Section. Only ABA analyses were conducted on the samples and the results thereof are presented in **Table 10.12**.

Table 10.12: ABA Results for the Paardeplaats Section (Aqua Earth, 2012).

UNIT	LITHOLOGY	ТҮРЕ	COMMENTS				
Seam 4	Coal	Туре II	Potentially acid generating				
			(intermediate).				
Roof of seam 5	Siltstone	Type III	No potential to be acid generating.				
Seam 5	Coal	Туре І	Likely acid generating.				

These findings are similar to that found by GCS (2011).

<u> Milnex (2021)</u>

In 2021, Milnex took 2 composite discard material samples from the CSWP to determine the acid generating potential of material that will be deposited at the DMF. The results were screened as Rock Type I - IV. The results are presented in **Table 10.13**.

Table 10.13: ABA Results for the Composite Discard Samples (Milnex, 2021).

UNIT	LITHOLOGY	ТҮРЕ	COMMENTS
Composite discard	Coal discard	Туре І	Likely acid generating.
1			
Composite discard	Coal discard	Туре І	Likely acid generating.
2			

10.1.7.2 Discard Material Waste Classification

The waste classification was performed in terms of the NEM: WA National Norms and Standards for the Assessment of Waste for Landfill Disposal (GNR 635) which in turn guides the waste disposal options as prescribed in the NEM: WA National Norms and Standards for Disposal of Waste to Landfill (GNR 636). The following analyses were undertaken for the composite discard samples:

- An aqua regia (total) digestion of the sample followed by quantitative analysis by inductively coupled optical emission spectrometry (ICP-OES), and other methods, for the following:
 - ICP analysis for 15 elements (As, B, Ba, Cd, Co, Cr (total), Cu, Mn, Mo, Ni, Pb, Sb, Se, V, Zn); and
 - Additional analysis for mercury (Hg), hexavalent chromium (Cr VI), total fluoride (F) and total cyanide (CN).

- An aqueous extraction conducted in accordance with the prescribed leach testing procedure AS 4439.3 (1997) standard, which is analysed as follows:
 - ICP analysis for 16 elements (As, B, Ba, Cd, Co, Cr (total), Cu, Hg, Mn, Mo, Ni, Pb, Sb, Se, V, Zn); and
 - Total Dissolved Salt (TDS) concentration and specific anions and cations including Cr(VI), Cl, SO₄, NO₃ as N, F and CN (total).

The samples were not analysed for any of the prescribed organic contaminants, as the material is derived directly from the inorganic ore which is processed through crushing and separation and at no point during the processing is any organic compound added to the materials. The discard material can therefore reasonably be expected to only contain inorganic compounds and elements in either mineralogical or dissolved form.

The waste classification (GNR 635) involves the determination of a risk profile for the waste by following the prescribed testing and leach testing protocols. The results must be assessed against the threshold levels for Leachable (LCT) and Total Concentrations (TCT) which, in combination, determine the risk profile of the waste as set out below.

- Type 4 Waste: wastes with all determinant concentrations below the LCTO and TCTO values;
- Type 3 Waste: wastes with any determinant concentration above the LCT0 but below the LCT1 value and all determinant concentrations below the TCT1 values;
- Type 2 Waste; wastes with any determinant concentration above the LCT1 but below the LCT2 values, and all determinant concentrations below the TCT1 values;
- Type 1 Waste: wastes with any determinant concentration above the LCT2 but below the LCT3 values, or above the TCT1 but below the TCT2 values; and
- Type 0 Waste: wastes with any determinant concentration above the LCT3 or TCT2 values.

Table 10.14 lists the average LCT and TCT of inorganic determinants in the composite discard samples. The LCT and TCT threshold values prescribed in GNR 635 are also listed in **Table 10.14**. The threshold value columns are shaded and where the reported LCT and TCT concentration exceeds the threshold, the values are shaded correspondingly.



Table 10.14: Waste Classification for Inorganic Determinants (GNR 635).

DETERMINANT	TOTAL (AQUA-	LEACHABLE	THRESHOLD LEVELS							
	REGIA)	(AQUEOUS EXTRACTION)	тсто	TCT1	тст2	LCTO	LCT1	LCT2	LTC3	WASTE TYPE
	mg/kg	mg/l		mg/kg			mg/l			
General										
Total Dissolved Solids	N/A	146	N/A	N/A	N/A	1 000	12 500	25 000	100 000	Type 4
Moisture Content (%)	0.48	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
Electrical Conductivity (uS/cm)	89	249	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
P-Alkalinity as CaCO3	NR	<0.6	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
M-Alkalinity as CaCO3	NR	51	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
pH - Sample	8.37	7.36	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
Metal-Ions	L	L	I			I		L		
As, Arsenic	15.09	<0.001	5.8	500	2 000	0.01	0.5	1	4	Туре 3
B, Boron	36.95	0.069	150	15 000	60 000	0.5	25	50	200	Type 4
Ba, Barium	100.7	0.247	62.5	6 250	25 000	0.7	35	70	280	Туре 3
Cd, Cadmium	<3.2	<0.001	7.5	260	1 040	0.003	0.15	0.3	1.2	Type 4
Co, Cobalt	10.86	<0.025	50	5 000	20 000	0.5	25	50	200	Type 4
Cr, Total, Chromium Total	46.01	<0.025	46 000	800 000	N/A	0.1	5	10	40	Type 4
Cr(VI), Chromium (VI)	<2	<0.05	6.5	500	2 000	0.05	2.5	5	20	Type 4
Cu, Copper	18.95	<0.01	16	19 500	78 000	2	100	200	800	Туре 3
Hg, Mercury	4.19	0.001	0.93	160	640	0.006	0.3	0.6	2.4	Туре 3
Mn, Manganese	252.5	0.033	1000	25 000	100 000	0.5	25	50	200	Type 4
Mo, Molybdenum	<6.4	<0.025	40	1 000	4 000	0.07	3.5	7	28	Type 4
Ni, Nickel	23.59	<0.025	91	10 600	42 400	0.07	3.5	7	28	Type 4

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DETERMINANT	TOTAL (AQUA-	LEACHABLE	THRESHOLD LEVELS							
	REGIA)	(AQUEOUS EXTRACTION)	тсто	TCT1	TCT2	LCTO	LCT1	LCT2	LTC3	WASTE TYPE
	mg/kg	mg/l	mg/kg			mg/l				
Pb, Lead	78.15	<0.001	20	1 900	7 600	0.01	0.5	1	4	Туре 3
Sb, Antimony	<3.2	0.001	10	75	300	0.02	1	2	8	Type 4
Se, Selenium	<6.4	0.003	10	50	200	0.01	0.5	1	4	Type 4
V, Vanadium	30.85	< 0.025	150	2 680	10 720	0.2	10	20	80	Type 4
Zn, Zinc	25.72	< 0.025	240	160 000	640 000	5	250	500	2 000	Type 4
Anions		1					•			
Fluoride as F	1.46	0.07	100	10 000	40 000	1.5	75	150	600	Type 4
Chloride as Cl	N/A	<2	N/A	N/A	N/A	300	15 000	30 000	120 000	Type 4
Nitrate (NO3) as N	N/A	<0.5	N/A	N/A	N/A	11	550	1 100	4 400	Type 4
Sulphate as SO4	N/A	59.75	N/A	N/A	N/A	250	12 500	25 000	100 000	Type 4
Total Cyanide as CN	<1.55	< 0.07	14	10 500	42 000	0.07	3.5	7	28	Type 4



In terms of the prescribed classification procedure, the composite discard sample is classified as a <u>Type 3</u> waste, based on the solid concentration exceedance (TCTO) of arsenic, barium, copper, mercury and lead. No water leach constituent concentrations were exceeded. Based on this classification a landfill site, in this instance the DMF, designed to comply with the containment barrier requirements of a <u>Class C</u> landfill must be used for disposal of the discard material.

According to GNR 636, "Type 3 Waste may only be disposed of at a Class C landfill designed in accordance with Section 3(1) and (2) of these Norms and Standards, or, subject to Section 3(4) of these Norms and Standards, may be disposed of at a landfill site designed in accordance with the requirements for a G:L:B+ landfill as specified in the Minimum Requirements for Waste Disposal by Landfill (DWAF MR, 1998)". The Class C containment barrier design, or liner, requirement is depicted in **Figure 10.9**.

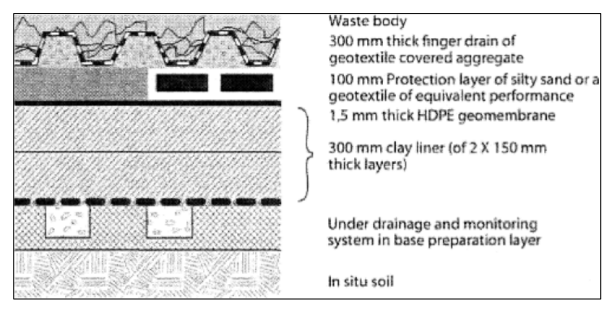


Figure 10.9: Class C landfill Containment Barrier Design(GNR 636).

Groundwater modelling was undertaken to determine the impacts of the Integrated Paardeplaats Section on the groundwater regime. The main objective of the model was to develop a steady state and transient flow and contaminant model which would include the following aspects:

- The operational and the post-closure phase;
- Impacts on groundwater levels and quality in the aquifer due to mining;
- Impact on potential groundwater and surface water receptors as a result of mining and the proposed DMF;
- Potential contaminant plumes that could emanate from the mining areas and the proposed DMF; and
- Assess the potential for mine water decant from the workings.



The numerical model for the Integrated Paardeplaats Section was constructed using GMS 10.3.8, a pre- and post- processing package for the modelling code MODFLOW. MODFLOW is a modular three-dimensional groundwater flow model developed by the United States Geological Survey (Harbaugh et al., 2000). MODFLOW uses 3D finite difference discretisation and flow codes to solve the governing equations of groundwater flow. MODFLOW NWT (Niswonger et al., 2011) was used in the simulation of the groundwater flow model. Both are widely used simulation codes and are well documented. MT3D-USGS is a 3D model for the simulation of advection, dispersion, and chemical reactions of dissolved constituents in groundwater systems. MT3D-USGS uses a modular structure similar to the structure utilised by MODFLOW and is used in conjunction with MODFLOW in a two-step flow and transport simulation. Heads are computed by MODFLOW during the flow simulation and utilised by MT3D-USGS as the flow field for the transport portion of the simulation.

The following limitations are true for the numerical groundwater model:

- The top of the aquifer is represented by the surface topography and used to construct a representative spatial extent;
- The model simulates the fractured rock environment as an equivalent porous medium, which is an overall simplification of the flow process;
- No inter-mine flow or impacts of other adjacent mining related activities were included.;
- No groundwater abstraction of external users was simulated;
- Recharge rates were assumed as constant throughout the simulated period; therefore, no wet-dry cycles are simulated;
- Detailed geology as well as faults and dykes were not included;
- Hydraulic conductivities for the aquifers were assumed to be isotropic. The model furthermore simulates the fractured rock environment as equivalent porous medium, which is an overall simplification of the flow process; and
- The extent of mining at the Glisa Section was assumed based on information provided by NBC.

The calibrated groundwater flow model was used as a basis for developing the contaminant transport model. Sulphate (SO₄) is considered to be a water-soluble oxidation product of Acid Rock Drainage/Neutral Mine Drainage (ARD/NMD) and is considered to be a representative indicator of the impact of coal mining on groundwater quality. SO₄ was thus used as input parameter.

The model was based on the following assumptions:

• Contaminant movement will mostly take place as a result of advection. This assumption was based on the calculation of the Peclet number (Pe) for the aquifer which indicated that advection is the main flow mechanism.



• Chemical reaction between rock and dissolved species were not taken into consideration during simulations. Therefore, a worst-case scenario was assumed.

Movement of contaminant particles involves advection, dispersion, and flux sources. Longitudinal dispersion was taken as 50 m, which is about a tenth of the maximum transport distance. Concentrations at different transport distances in the plume also take dilution from natural rainwater recharge and mixing into account (sources). While an effective porosity of 0.02 (2%) was assumed for model domain, a porosity of 0.1 (10%) was assumed for the backfilled pits.

An input concentration of 1,600 mg/l SO4 was used. The solute source was activated when the mining at the Integrated Paardeplaats Section commenced. The concentrations were kept as a constant source using the same footprint.

The DMF is proposed to be lined with a Class C liner. The discard material has the potential to produce ARD. In the absence of a geochemical source term for the discard, seepage concentrations from discard material in similar environments were used. For modelling purposes, an input concentration of 5,000 mg/l sulphate was used. The DMF source was activated in 2022. The concentrations were kept as a constant source using the same footprint, post closure.

The results from the contaminant transport model are considered to represent a first approximation of the impact on groundwater quality. Due to the nature of the simulations, the estimated concentrations will reflect expected conditions within an order of magnitude. It is advisable to recalibrate the flow model and transport model once more information regarding water qualities and new mining areas become available. The model outputs were for the contaminant plumes at 50- and 100-years post closure.

10.1.7.3 Construction Phase

During construction of the new mining block at the Paardeplaats Section and the DMF minimal additional impacts to the groundwater system are expected. The main activities that could impact on groundwater in this phase include the construction and clearing of footprint areas.

10.1.7.4 Operational Phase

10.1.7.4.1 Groundwater Level Drawdown

The mine floor elevation of the Integrated Paardeplaats Section is below the general groundwater level thus causing groundwater inflows into the opencast mining areas from the surrounding aquifers during operations. The mining areas require active dewatering to ensure a safe working



environment. Pumping water that seeps into the mining areas to the surface will cause dewatering of the surrounding aquifers and an associated decrease in the groundwater level within the zone of influence of the dewatering cone.

The zone of influence of the dewatering cone depends on several factors including the depth of mining below the regional groundwater level, recharge from rainfall to the aquifers, the size of the mining area, and the aquifer transmissivity, amongst others. The 3D numerical groundwater flow model was used to simulate the development of the drawdown cone over time in the Integrated Paardeplaats Section. The simulated extent of drawdown extends 100 – 600 m from the active mining area (**Figure 10.10**).

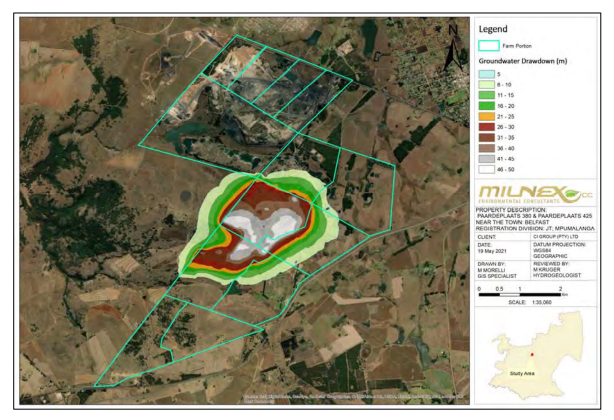


Figure 10.10: Simulated Groundwater Drawdown Year 15.

During the operational phase, it is expected that the main impact on the groundwater environment will be dewatering of the surrounding aquifer. Based on the modelling simulations, the following deductions can be made:

- The water levels could be lowered over a relatively large area around the opencast but recover once dewatering in the pits' ceases; and
- Boreholes GMBH2 and HBH are the only privately-owned boreholes likely to be impacted by the lowering of water levels as a result of mining activities at the Integrated Paardeplaats Section;

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 - It is expected that several boreholes and springs will be impacted by mining and that VSFTN1, VSFTN2 and Dick Farm Fountain springs will be mined out;
 - Boreholes BH1B, HBH, BH15 and GMBH2 could potentially become affected in varying degrees by dewatering activities.

It is important that the boreholes that are to be mined out are comprehensively sealed and grouted before mining commences to prevent potential contamination to the underlying aquifer.

10.1.7.4.2 Mine Inflow Volumes

It was possible to calculate the inflow into the Paardeplaats section opencast for each mining cut, from the numerical model. The computed inflow into the opencast was calculated as shown in **Figure 10.11**, based on the mine schedules. Due to several assumptions that had to be made for this model, these numbers must be considered as order of magnitude only, and actual values could deviate considerably from these.

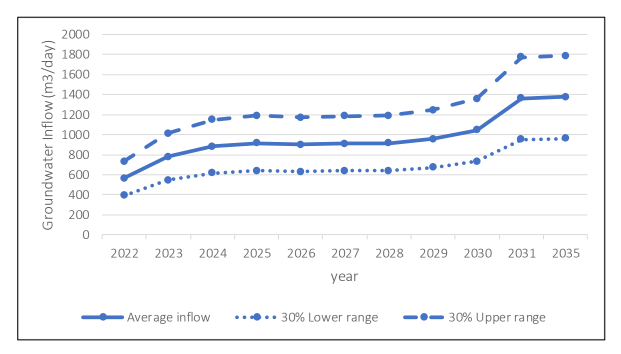


Figure 10.11: Simulated Groundwater Inflows into the Integrated Paardeplaats Section.

The inflows during year 1 is approximately 560 cubic metres per day (m^3/d) , the inflow increases to approximately 1,400 m³/d at the end of year 15.

It is also important to view these volumes for the water make of the mine in relation to natural evaporation. Evaporation will take place over the whole area of the opencasts, and will remove large amounts of water, particularly in the dry season. It must be cautioned that these calculations

have been done using simplified assumptions of homogeneous aquifer conditions. The reality could deviate substantially from this and the model should thus be updated as more information becomes available.

10.1.7.4.3 Groundwater Quality (Contamination of the Surrounding Aquifers)

The life of mine for the mining at the Glisa Section has come to an end so for the purposes of pollution identification it was assumed that the opencasts at the Glisa Section are fully rehabilitated and flooded. This allows sufficient time for chemical reactions to take place in the mined-out areas, overburden dumps and other potential pollution sources to produce ARD/NMD conditions. Due to mine dewatering activities, groundwater flow directions will be directed towards the mining area at the Integrated Paardeplaats Section. Therefore, contamination will be contained within the mining area, and limited contamination will be able to migrate away from the mining area. Effective lining of the water balancing dam and pollution control dams should be ensured, thereby preventing contamination of the underlying aquifers.

Based on an assessment of monitoring results reviewed, it is clear that the sulphate (SO₄) levels have increased for the Glisa Section since 2007. pH levels remain stable with slight acidification noted for Portion 24. This is generally in line with the predicted contaminant plume movement as calculated by GCS in 2011 as well as the predicted plumes from the 2021 model undertaken by Milnex. The proposed DMF is likely to have an impact on the groundwater quality as well as the adjacent stream if unlined or if seepage leaks through the liner. Should the Class C liner remain intact for the life of the facility, then a minimal impact is expected.

10.1.7.5 Decommissioning, Closure and Rehabilitation Phases

During decommissioning phase it is assumed that active mining has stopped, and the opencasts will be rehabilitated. The surface contaminant sources (plant areas, dams, and stockpiles) have been decommissioned and no longer acts as a pollution source. It is assumed that a suitable cover will be constructed on the DMF to further reduce potential post closure impacts. Some of the post closure impacts could start manifesting in the decommissioning phase., therefore several mitigation measures should be implemented in the decommissioning phase, to ensure sufficient mitigation post closure.

10.1.7.6 Post Closure Phase

In the post closure phase, all the opencasts are deemed to be fully backfilled and vegetated. Water and oxygen will likely react with the backfilled material and as a result ARD/NMD could peak during



this phase. The environmental impact significance is expected to be moderate to high if not mitigated.

10.1.7.6.1 Mine Water Decant

Decanting occurs when the mine water level in the rehabilitated and backfilled workings rebounds to a level above the topographic elevation, resulting in mine water discharging onto surface. Surface decanting refers to direct discharge of mine water to surface through backfilled material, voids, shafts, adits, boreholes and other direct paths. Decant takes place at the lowest topographic level that intersects the flow path and/or opencast. A summary of the decant levels and volume for the opencasts can be seen in **Table 10.15**. The decant volume and period to decant is based on a backfilled opencast with no final void and does not take evapotranspiration into account. Based on the available opencast floor elevations all the opencast floors will be partially flooded. The location of the decant positions can be seen in **Figure 10.12**.

The extent of the opencasts was interpreted from data submitted by NBC and were thought to represent the pit outlines. No Block C coal seam elevations were obtained from NBC, as such time to decant could not be estimated, but the decant volumes could nevertheless be determined. It is assumed that the old Block B, north Pit, Block A etc. will form one combined pit with no internal barrier pillars. It is also assumed that all underground workings have been mined out.

The old Block C area is already reported to be decanting for some time. It is likely that decant occurs as diffuse seepage across a large area near the decant position shown in **Figure 10.12**. Portion 24 backfilled pit is also thought be decanting on the western most boundary on the pit.

The Block C that was mined in 2019/2020 is also likely to decant near Mahim Dam. The Combined Glisa Blocks are likely to decant near the old Block B decant position.

At the Paardeplaats Section, decant will occur at the south western part of the pit in proximity to where lower seam 2 sub-outcrops. The lowest surface elevation based on the current mining extent is 1,818 mamsl, and this is the area where the coal seam 2 sub-outcrops. The No. 2 lower coal seam in the Paardeplaats Section ranges from 1,816 - 1,888 mamsl. The rehabilitated Paardeplaats Section opencast is thus likely to be largely unsaturated. The coal floor also dips towards the decant point in the south west. It is thus likely that the mine water quality emanating from the Paardeplaats Section will be significantly impacted by the mining activities. A final void in this Section could assist in reducing the post closure decant rate for the Section but should be verified once mining commences to ensure proper planning for closure could be achieved.



UNIT PORTION 24 BLOCK C VOID BLOCK C COMBINED BLOCKS PAARDEPLAATS TOTAL m² Surface area 615 765 694 332 389 978 3 800 311 3 558 069 9 058 455 Decant elevation 1 852 mamsl 1 841 1 849 1 842 1 813 Total saturated backfill volume m³ 2 134 880 2 854 277 No information 992 568 461 558 6 443 284 Mean annual rainfall 0.715 0.715 0.715 0.715 0.715 m/a Saturated Backfilled Void Volume 20% Porosity m³ No information 1 288 657 426 976 570 855 198 514 92 312 m³ 297 770 30% Porosity 640 464 856 283 No information 138 467 1 932 985 50% Porosity m³ 1 067 440 1 427 139 496 284 230 779 No information 3 221 642 Flooding/Decant Rate (Including Groundwater Inflow) 10% Recharge 76 744 1 774 m³/d 121 136 697 18% Recharge m³/d 217 245 138 1 340 1 255 3 194 22% Recharge m³/d 265 299 168 1 638 1 533 3 904 Time to Fill Most probable scenario Years 8 10 Unknown 1 1

Table 10.15: Summary of the Estimated Decant Status of the Integrated Paardeplaats Section (Milnex, 2021).



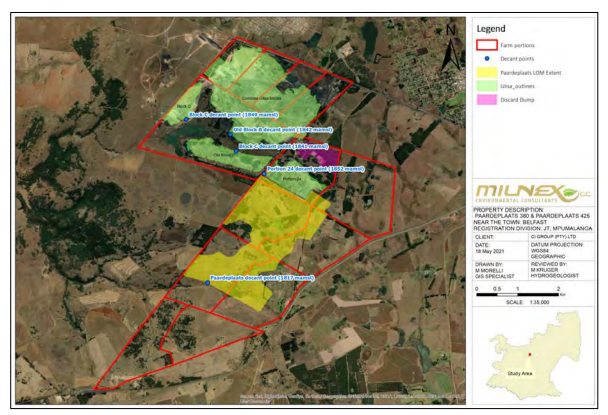


Figure 10.12: Location of Potential Decant Positions.

In general, it is expected that the rehabilitated and backfilled areas will only be partially flooded, due to the nature of the mine/coal floor elevation and topography. It is for this reason that certain mining areas are likely to start decanting sooner that others (as the void space to fill is less due to the decant position).

In the 2019 assessment, the decanting water quality was predicted not to become acidic but will contain a high salt content with SO₄ being the main constituent of concern. However based on the proposed mine plan for the Integrated Paardeplaats Section (NBC, 2021), this assumption that the water will not acidify may not be valid. Decant water will flow to surface water drainage channels and dams. Decant from the Glisa Section opencasts will flow towards the Mahim Dam, while at the Paardeplaats Section the decant will flow towards a tributary of the Steelpoort River. Based on the geochemical modelling (GCS, 2011a) decant is expected to continue from the operational phase into closure from the existing backfilled areas at the Glisa Section at SO₄ concentrations between 1,100 - 1,600 mg/l. SO₄ values could however reach 2,200 mg/l in the long term.

10.1.7.6.2 Groundwater Quality

Once the mining has ceased, Acid Rock Drainage (ARD), Neutral Mine Drainage (NMD), or Saline Drainage (SD) is still likely to form given the unsaturated conditions in the mining areas and contact



of water and oxygen through natural process including rainfall. Therefore, groundwater contaminant plumes are likely to migrate from the mining areas once the water level in the rehabilitated pits have reached long term steady state conditions (i.e. each pit water level has reached the decant level). The contaminant plume emanating from the rehabilitated opencasts will have a cumulative impact on the groundwater quality as seen in the post mining simulations (**Figure 10.13** and **Figure 10.14**). The migration of contaminated water from the opencasts has been simulated for 50 and 100 years after closure (i.e. it is assumed that all opencasts have been rehabilitated and backfilled).

The contaminant plumes could migrate ±600 m down gradient of the rehabilitated Integrated Paardeplaats Section opencast areas in the weathered and fractured karoo aquifer 50 years post closure (after decant level has been reached). The plumes are likely to extend further 100 years post closure and could extend ±800 m from the Integrated Paardeplaats Section opencast areas. The contaminant plume emanating from the Glisa Section old Block C and Portion 24 migrate in a north and north westerly direction toward the Mahim stream. The contaminant plume migrating from Block C and the combined Glisa Section blocks (Block B, Block A north pit etc.) will move in a southern and south western direction, while the plume will also migrate from the northern part of the combined Glisa blocks (Block B, Block A north pit etc.) toward the north. For the Paardeplaats section mining area, the contaminant plume migrates in a westerly direction towards the unnamed tributary of the Steelpoort River.

The tributary feeding the Mahim Dam is likely to be impact by shallow contaminated seepage emanating from the Glisa Section rehabilitated opencast areas. Similarly, the non-perennial stream west of the Paardeplaats Section could also be impacted by shallow contaminated seepage emanating from the Integrated Paardeplaats Section rehabilitated opencast area. The stream located north of the Glisa Section draining into Belfast Dam could also be impacted by shallow contaminated seepage emanating from the Glisa Section combined block rehabilitated opencast area.

Several monitoring boreholes could be located within the long-term SO₄ contaminant plume. Boreholes GW01, GW02, BH1, BH2, BH12, BH10, BH15, BH6, BH13, BH11, BH14, BH1A and BH1B, identified during the 2019 hydrocensus, will likely be impacted by the potential SO₄ contaminant plume post-closure. Third party borehole MF1 could potentially be impacted by contaminants emanating from the Glisa Section Block C. No access was however allowed during the 2019 hydrocensus, as a result the status of the borehole is currently unknown.



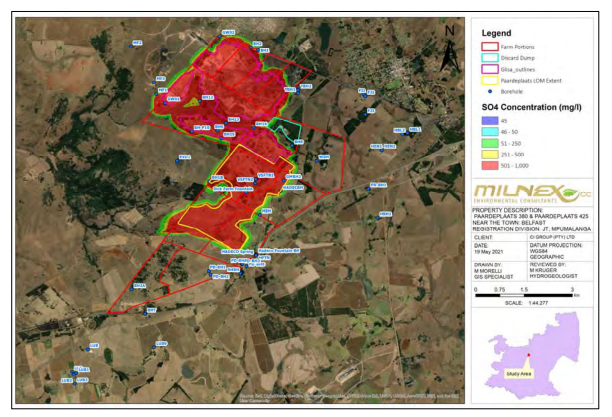


Figure 10.13: Simulated SO₄ Contaminant Plume – 50 Years Post Closure with No DMF Leakage.

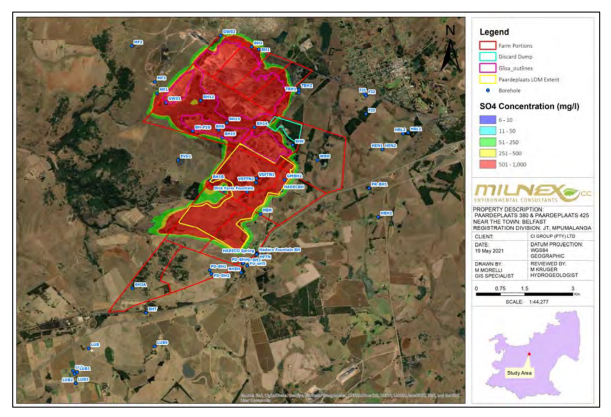


Figure 10.14: Simulated SO₄ Contaminant Plume – 100 Years Post Closure with No DMF Leakage.



The impact of the proposed DMF could be seen in **Figure 10.13** and **Figure 10.14**, if the liner and cover of the DMF stays intact then a minimal impact is expected. However, should the liner be compromised, then a contaminant plume with elevated sulphate concentrations of approximately 3,000 mg/l could impact on the adjacent stream and contribute to the salt load of the stream (**Figure 10.15** and **Figure 10.16**). From a spatial extent the impact of the DMF is overshadowed by the cumulative impacts of the rehabilitated opencast workings. In an unmitigated state the DMF would have a significant post closure impact on groundwater and seepage water quality.

The results must be viewed with caution as a layered homogeneous aquifer has been assumed. Heterogeneities in the aquifer are unknown and the effect of this cannot be predicted. Furthermore, no chemical interaction of the sulphate with the minerals in the surrounding bedrock has been assumed. As there may be some interaction and retardation of the plume, it is likely that this prediction will represent a worst-case scenario.

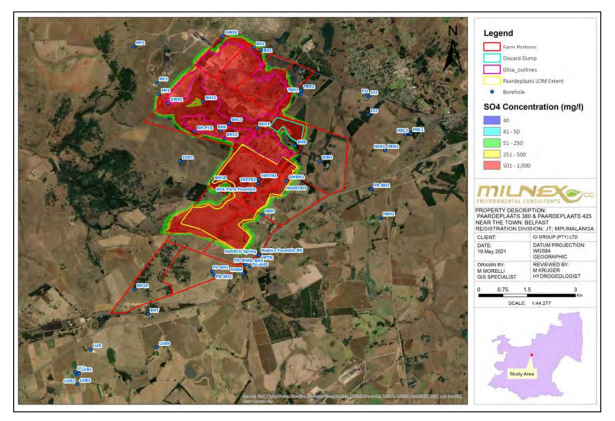


Figure 10.15: Simulated SO₄ Contaminant Plume – 50 Years Post Closure with DMF Leakage.



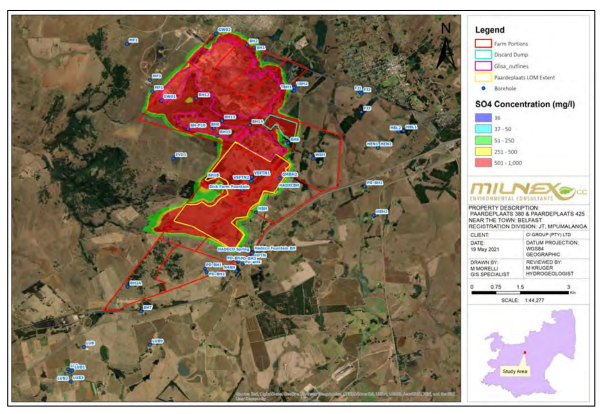


Figure 10.16: Simulated SO₄ Contaminant Plume – 100 Years Post Closure with DMF Leakage.

10.1.8 Heritage

The significance of heritage sites is based on five main criteria:

- Site integrity (i.e. primary vs. secondary context);
- Amount of deposit or range of features (e.g., stonewalling, stone tools and enclosures);
- Density of scatter (dispersed scatter):
 - \circ Low <10/50 m²
 - o Medium 10-50/50 m²
 - \circ High >50/50 m²
- Uniqueness; and
- The potential to answer present research questions.

Site significance classification standards (**Table 10.16**) prescribed by the South African Heritage Resources Agency (SAHRA) (2006) and approved by the Association for Southern African Professional Archaeologists (ASAPA) for the Southern African Development Community (SADC) region, were used for the purpose of determining significance of heritage features within the Integrated Paardeplaats Section (**Table 10.17**).

Table 10.16: Site Significance Classification Standards as Prescribed by SAHRA.

FIELD RATING	GRADE	SIGNIFICANCE	RECOMMENDED MITIGATION
National Significance (NS)	Grade 1	-	Conservation; National site nomination.
Provincial Significance (PS)	Grade 2	-	Conservation; Provincial site nomination.
Local Significance (LS)	Grade 3A	High	Conservation; Mitigation not advised.
Local Significance (LS)	Grade 3B	High	Mitigation (part of site should be retained).
Generally Protected A (GP.A)	-	High/Medium	Mitigation before destruction.
Generally Protected B (GP.B)	-	Medium	Recording before destruction.
Generally Protected C (GP.C)	-	Low	Destruction.

Table 10.17: Significance of heritage features within the Integrated Paardeplaats Section.

	2012 SIGNIFICANCE	2021 SIGNIFICANCE	
SITE NUMBER AND TYPE	AND FIELD RATING	AND FIELD RATING	
PP 1 - Demolished Historic Farmstead	High; LS (Grade 3B)	Low; GP.C	
PP 2 - Burial Ground	High/Medium; GP.A	High/Medium; GP.A	
PP 3 - Burial Ground	High/Medium; GP.A	High/Medium; GP.A	
PP 4 - Burial Ground	High/Medium; GP.A	High/Medium; GP.A	
PP 5 - Burial Ground	High/Medium; GP.A	High/Medium; GP.A	
PP 6 - Historic Homesteads and Structures with the Possible Risk for Unmarked Graves	Low; GP.C	Medium; GP.B	
PP 7 - Demolished Historic Structures	Medium; GP.B	Low; GP.C	
PP 8 - Demolished Historic Farmstead	Medium; GP.B	Low; GP.C	
PP 9 - Demolished Historic Structure	Medium; GP.B	Low; GP.C	
PP 10 - Single Grave	High/Medium; GP.A	High/Medium; GP.A	
PP 11 - Historic Farmstead and Structures with the Possible Risk for Unmarked Graves	Medium; GP.B	Medium; GP.B	
PP 12 - Historic Coal Mine Shaft	Medium; GP.B	Medium; GP.B	
PP 13 - Historic Coal Mine Shaft	High/Medium; GP.A	High/Medium; GP.A	
PP 14 - Possible Rock Art Site	PS (Grade 2)	High/Medium; GP.A	
PP 15 - Historic Homesteads and Structures with the Possible Risk for Unmarked Graves	Low; GP.C	Medium; GP.B	
PP 16 - Historic Homestead with Graves and the Possible Risk for Unmarked Graves	High/Medium; GP.A	High/Medium; GP.A	
PP 17 - Historic Coal Mine Shaft	High/Medium; GP.A	High/Medium; GP.A	
PP 18 - Animal Drinking Trough	Low; GP.C	Low; GP.C	
PP 19 - Demolished Historic Structure	Low; GP.C	Low; GP.C	
PP 20 - Reservoir with Associated Structures	Low; GP.C	Low; GP.C	
PP 21 - Historic Homesteads and Structures with the Possible Risk for Unmarked Graves	Low; GP.C	Medium; GP.B	

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	2012 SIGNIFICANCE	2021 SIGNIFICANCE	
SITE NUMBER AND TYPE	AND FIELD RATING	AND FIELD RATING	
PP 22 - Historic Homesteads and Structures with the		Madium: CD R	
Possible Risk for Unmarked Graves	Low; GP.C	Medium; GP.B	
PP 23 - Demolished Historic Structure (before 2012)	Low; GP.C	Low; GP.C	
PP 24 - Sunbury Railway Station	Low; GP.C	Low; GP.C	
PP 25 - Historic Homesteads and Structures with the	Low; GP.C	Medium; GP.B	
Possible Risk for Unmarked Graves	LOW, GF.C		
PP 26 - Historic Homesteads and Structures with the	Low; GP.C	Medium; GP.B	
Possible Risk for Unmarked Graves	LOW, GF.C	Mediani, Gr.D	
PP 27 - Historic Structure	Medium; GP.B	Medium; GP.B	
PP 28 - Burial Ground	High/Medium; GP.A	High/Medium; GP.A	
PP 29 - Historic Homesteads and Structures with the	Low; GP.C	Medium; GP.B	
Possible Risk for Unmarked Graves	LOW, GF.C	Mediani, Gr.D	
PP 30 - Historic Farmstead	Medium; GP.B	Medium; GP.B	
PP 31 - Burial Ground	High/Medium; GP.A	High/Medium; GP.A	
PP 32 - Historic Homesteads and Structures with the	Low; GP.C	Medium; GP.B	
Possible Risk for Unmarked Graves			
PP 33 - Historic Structure	-	Medium; GP.B	
PP 34 - Demolished Structure	-	Low; GP.C	
PP 35 - Contemporary Farmstead	-	Low; GP.C	
PP 36 - Historic Coal Mine Shaft	-	High/Medium; GP.A	
PP 37 - Single Grave	-	High/Medium; GP.A	
PP 38 - Reservoir with Associated Structures	-	Low; GP.C	
PP 39 - Reservoir with Associated Structures	-	Low; GP.C	
PP 40 - Historic Homestead with the Possible Risk		Medium; GP.B	
for Unmarked Graves	-		
PP 41 - Structure	-	Low; GP.C	
PP 42 - Animal Drinking Trough	-	Low; GP.C	
PP 43 - Demolished Structure	-	Low; GP.C	
PP 44 - Reservoirs with Associated Structures	-	Low; GP.C	
PP 45 - Demolished Structure	-	Low; GP.C	

No mitigation is required for heritage features assessed to have a low heritage significance. As a result, no mitigation is required for such sites (PP 1, PP 7, PP 8, PP 9, PP 18, PP 19, PP 20, PP 23, PP 24, PP 34, PP 35, PP 38, PP 39, PP 41, PP 42, PP 43, PP 44 and PP 45). Site mitigation measures would be required should any development footprints be proposed within 100 m of the identified burial grounds (PP 2, PP 3, PP 4, PP 5, PP 28 and PP 31) and graves (PP 10 and PP 37) or within 50 m of any other identified heritage sites that are of Medium Significance and higher (PP 6, PP 11, PP 15, PP 16, PP 21, PP 22, PP 25, PP 26, PP 27, PP 29, PP 30, PP 32, PP 33 and PP 40). General



site mitigation measures are also required for the Possible Rock Art Site (PP 14) and sites comprising Historic Coal Mine Shafts (PP 12, PP 13, PP 17 and PP 36). These general mitigation measures must be implemented as soon as possible and are not dependent on the expansion of development footprint areas.

Furthermore, of the 45 heritage features identified, only 5 are located within 1,000 m of the proposed DMF footprint area, namely:

- Site PP 31 (Burial Ground) 158 m east of the proposed DMF;
- Site PP 41 (Structure) 199 m south by south-east of the proposed DMF;
- Site PP 30 (Historic Farmstead) 549 m south-east of the proposed DMF;
- Site PP 3 (Burial Ground) 930 m south-west of the proposed DMF; and
- Site PP 32 (Historic Homestead with Possible Risk for Unmarked Graves) 937 m southeast of the proposed DMF.

From these distances it is evident that the construction of the proposed DMF will have no impact on any of the identified heritage sites. As such, no mitigation is required for the construction of this DMF to continue.

The proposed Integrated Paardeplaats Section is primarily underlain by the Vryheid Formation of the Ecca Group (Karoo Supergroup). According to the South African Heritage, Resources Information System (SAHRIS) the palaeontological sensitivity of these rocks is considered very high (**Figure 10.17**). A palaeontological sensitivity rating of very high requires field assessment and protocol development for finds.



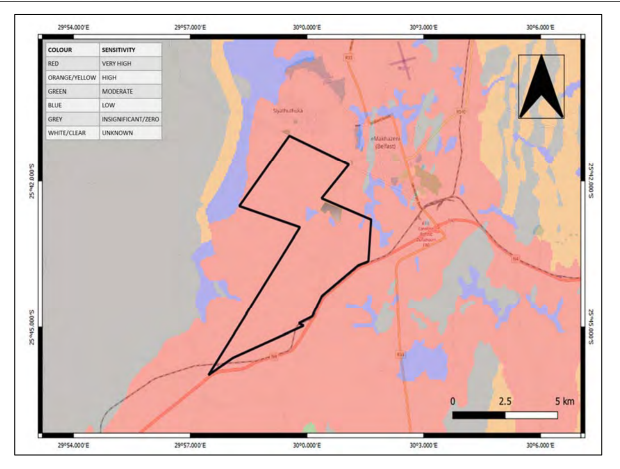


Figure 10.17: 1:250 000 SAHRIS PalaeoMap in Graded Colours Indicating the Integrated Paardeplaats Section.

10.1.9 Traffic

The impact assessment has been based on the operational stage of the mine, as this stage will be a worst case scenario from a traffic engineering perspective. During the operational phase of the mine the traffic generated will be at its highest on a daily basis and it is during this period that the impact will be the highest. The impact on the roads is measured in terms of performance (Level of Service (LoS)), which is the accepted methodology. The LoS is based on a scale of A - F, with A being the best case and F the worst case.

The LoS indicates the effectiveness of the road in ensuring that traffic is flowing freely. LoS A indicates that the road is operating in free flow conditions with vehicles travelling at or above the posted speed limit. LoS F indicates that the vehicular flow has broken down and that vehicles are frequently slowing and stopping, technically a road in constant jam would be at LoS F. Ideally a road should operate between LoS A and D, if a road operates at LoS E or F then it would indicate that upgrades are required in order for the road to operate at an acceptable LoS.



The roads associated with the Integrated Paardeplaats Section operate at a LoS C or better and there is no change in the LoS as additional traffic is added due to the mining activities. This indicates that additional traffic has no discernible impact on the operation of the links assessed. With regards to the intersections no alterations will be required in terms of capacity as the additional development traffic will have a minimal impact at the intersections.

10.1.10 Blast and Vibration

10.1.10.1 Operational Phase

Blasting operations have effect to the surroundings and apply during the operational phase of the Integrated Paardeplaats Section. These effects can manifest in the form of ground vibration, air blast, fumes, fly rock etc. The application of explosives breaking rock will always have a positive and negative manifestation of different energies. It is the effects that have negative outcome that will need to be managed.

10.1.10.1.1 Ground Vibration

Table 10.18 shows expected ground vibration levels for various distances calculated at three different charge masses - a low charge mass (127 kilograms (kg)), an expected medium charge mass (1,019 kg) mass, and a maximum charge mass (2,035 kg) as the worst case scenario. Limitations on ground vibration are in the form of maximum allowable levels for different installations and structures. These levels are normally quoted in Peak Particle Velocity (PPV) or as ground vibration in millimetres per second (mm/s).

	DISTANCE	EXPECTED PPV (mm/s	;)	
NO.	(m)	LOW CHARGE MASS	MEDIUM CHARGE	MAXIMUM CHARGE
		(127 kg)	MASS (1,019 kg)	MASS (2,035 kg)
1	50.0	76.8	373.6	632.0
2	100.0	41.4	201.7	341.2
3	150.0	14.5	70.3	119.0
4	200.0	9.3	45.4	76.8
5	250.0	6.6	32.4	54.7
6	300.0	5.0	24.5	41.5
7	400.0	3.3	15.8	26.8
8	500.0	2.3	11.3	19.1
9	600.0	1.8	8.6	14.5
10	700.0	1.4	6.8	11.4

Table 10.18: Expected Ground Vibration at Various Distances from Charges Applied.

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	DISTANCE	EXPECTED PPV (mm/s	5)	
NO.	(m)	LOW CHARGE MASS	MEDIUM CHARGE	MAXIMUM CHARGE
		(127 kg)	MASS (1,019 kg)	MASS (2,035 kg)
11	800.0	1.1	5.5	9.3
12	900.0	0.9	4.6	7.8
13	1000.0	0.8	3.9	6.7
14	1250.0	0.6	2.8	4.7
15	1500.0	0.4	2.1	3.6
16	1750.0	0.3	1.7	2.8
17	2000.0	0.3	1.4	2.3
18	2500.0	0.2	1.0	1.7
19	3000.0	0.2	0.7	1.3
20	3500.0	0.1	0.6	1.0

A further aspect of ground vibration and frequency of vibration is the human perception. It should be realized that the legal limit for structures is significantly greater than the comfort zones for people. Humans and animals are sensitive to ground vibration and vibration of the structures.

Ground vibration is experienced as "Perceptible", "Unpleasant" and "Intolerable" (to name three of the five levels tested) at different vibration levels for different frequencies. This is indicative of the human's perceptions on ground vibration and clearly indicates that humans are sensitive to ground vibration. Humans already perceive ground vibration levels of 4.5 mm/s as unpleasant. Generally people also assume that any vibrations of the structure - windows or roofs rattling - will cause damage to the structure.

10.1.10.1.2 Air Blast

Air blast or air-overpressure is pressure acting and should not be confused with sound that is within audible range (detected by the human ear). Sound is also a build up from pressure but is at a completely different frequency to air blast. Air blast is normally associated with frequency levels less than 20 Hertz (Hz), which is the threshold for hearing. Air blast is the direct result from the blast process and can be influenced by meteorological conditions, blast layout, timing, stemming, accessories used, for example, all of which have an influence on the outcome of the result. The three main causes of air blasts can be observed as:

- Direct rock displacement at the blast (Air Pressure Pulse (APP));
- Vibrating ground some distance away from the blast (Rock Pressure Pulse (RPP)); and
- Venting of blast holes or blowouts (Gas Release Pulse (GRP)).



The recommended limit for air blast currently applied in South Africa is 134 decibels (dB). All attempts should be made to keep air blast levels generated from blasting operations below 120 dB or especially where public perception is of concern. **Table 10.19** presents the estimates of damage thresholds.

Table 10.19: Damage Limits for Air Blast.

LEVEL	DESCRIPTION
120 dB	Threshold of pain for continuous sound
>130 dB	Resonant response of large surfaces (roofs, ceilings)
150 dB	Some windows break
170 dB	Most windows break
180 dB	Structural Damage

Table 10.20 shows expected air blast values for various distances calculated at the three different charge masses (i.e., low, medium and maximum).

	DISTANCE	AIR BLAST (dB)		
NO.	(m)	LOW CHARGE MASS	MEDIUM CHARGE	MAXIMUM CHARGE
	CIII)	(127 kg)	MASS (1,019 kg)	MASS (2,035 kg)
1	50.0	155	163	166
2	100.0	151	159	161
3	150.0	144	151	154
4	200.0	141	148	151
5	250.0	139	146	148
6	300.0	137	144	146
7	400.0	135	141	144
8	500.0	133	139	141
9	600.0	131	137	140
10	700.0	130	136	138
11	800.0	129	135	137
12	900.0	127	134	136
13	1000.0	127	133	135
14	1250.0	125	131	133
15	1500.0	123	129	131
16	1750.0	122	128	130
17	2000.0	121	127	129
18	2500.0	119	125	127
19	3000.0	117	123	125
20	3500.0	116	122	124

Table 10.20: Expected Ground Vibration at Various Distances from Charges Applied.

10.1.10.1.3 Fly Rock

Blasting practices require some movement of rock to facilitate the excavation process. Fly rock from blasting can result from three mechanisms due to the lack of confinement of the energy in the explosive column, namely:

- Face burst burden conditions usually control fly rock distances in front of the face;
- Cratering if the stemming height to hole diameter ratio is too small or the collar rock is weak; and
- Rifling if the stemming material is ejected with insufficient stemming height or inappropriate stemming material is used.

In short, the following are typical causes of fly rock:

- Burden to small/large;
- Burden to large;
- Stemming length to short;
- Out of sequence initiation of blastholes;
- Drilling inaccuracies;
- Incorrect blasthole angles; and
- Over charged blastholes.

The occurrence of fly rock in any form will have impact if found to travel outside the safe boundary of the blast. This safe boundary varies depending on what structures may be influenced by the blast. If a road, structure, animals or people are closer than the safe boundary, irrespective of the possibility of fly rock or not, precautions should be taken to stop the traffic, remove people or animals for the period of the blast. Fly rock will cause damage to a road, vehicles or even death to people or animals if the blast is not correctly planned, executed and managed.

10.1.10.1.4 Noxious Fumes

The creation of poisonous fumes such as nitrous oxides and carbon monoxide are particular undesirable. These fumes present themselves as red brown cloud after the blast has detonated. It has been reported that 10 - 20 parts per million (ppm) have been mildly irritating, whilst exposure to 150 ppm or more has been reported to cause death from pulmonary oedema, therefore anybody exposed to higher limits must be taken to hospital for proper treatment.

10.1.11 Noise

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The following noise standards and impact criteria apply to the Integrated Paardeplaats Section prior to any impacts from noise generating activities:

- <u>Rural residential:</u> the noise impact on the farmhouse sites, residences, and guesthouses on farms in the area has been determined on the basis of rural residential district standards (SANS 10103), namely the daytime period ambient noise level should not exceed 45 decibel (dBA) and that for the night-time period should not exceed 35 dBA.
- <u>Suburban residential:</u> the noise impact on eMakhazeni and Siyathuthuka has been determined on the basis of suburban residential district standards (SANS 10103), namely the daytime period ambient noise level should not exceed 50 dBA and that for the nighttime period should not exceed 40 dBA.
- <u>Educational</u>: the noise impact on the schools in the area have been determined on the basis that the daytime period ambient noise level should not exceed 50 dBA and that for the night-time period should not exceed 40 dBA.

Impacts from noise generating activities apply during the construction, operational and closure/decommissioning phases of the Integrated Paardeplaats Section.

10.1.11.1 Construction Phase

The level and character of the construction noise will be highly variable as different activities with different plant/equipment will take place at different times, over different periods, in different combinations, in different sequences and on different parts of the construction site. Typical noise levels generated by various types of equipment are presented in **Table 10.21**. These noise levels assume that the equipment is maintained in good order.

PLANT/EQUIPMENT	TYPICAL OPERATIONAL NOISE LEVEL AT GIVEN OFFSET (dBA)							
	5 m	10 m	25 m	50 m	100 m	250 m	500 m	1000 m
Air compressor	91	85	77	71	65	57	51	46
Compactor	92	86	78	72	66	58	52	46
Concrete batching plant	84	78	70	64	58	49	42	35
Concrete mixer	95	89	81	75	69	61	55	49
Concrete vibrator	86	80	72	66	60	52	46	40
Mobile Conveyor belt	77	71	63	57	51	43	37	32
Crusher (aggregate)	90	84	76	70	64	56	50	44
Crane (mobile)	93	87	79	73	67	59	53	47

Table 10.21: Typical Noise Levels Generated by Equipment.

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PLANT/EQUIPMENT	TYPICAL OPERATIONAL NOISE LEVEL AT GIVEN OFFSET								
	(dBA)	(dBA)							
	5 m	10 m	25 m	50 m	100 m	250 m	500 m	1000 m	
Dozer	95	89	81	75	69	61	55	49	
Loader	95	89	81	75	69	61	55	49	
Mechanical shovel	98	92	84	78	72	64	58	52	
Pile driver	110	104	97	91	85	77	71	65	
Pump	86	80	72	66	60	52	46	40	
Pneumatic breaker	98	92	84	78	72	64	58	52	
Rock drill	108	102	94	88	82	74	68	62	
Roller	84	78	70	64	58	50	44	38	
Trucks	87	81	73	67	64	60	57	54	

Using data from typical construction sites, the ambient noise conditions at various offsets from the following main construction activities are predicted:

- Noise from concrete batching plant (if required); and
- General concrete construction in the various proposed infrastructure areas, for example storm water culverts.

The general nature of the noise impacts from construction activities are as follows:

- Source noise levels from many of the construction activities will be high. Noise levels from all work areas will vary constantly and, in many instances, significantly over short periods during any daytime working period.
- It is estimated that the ambient noise level from general construction activities could negatively affect noise sensitive sites within a distance of 1,300 m of construction activities, whilst night-time construction could have a significant impact on noise sensitive sites within a radius of 3,000 m of the construction activities.
- There are likely to be significant noise nuisance effects during the day from intermittent loud noises on people living in the area. If there is any night-time construction, fairly significant impacts will be experienced.
- The level and character of the road construction noise will be highly variable as different activities with different plant/equipment take place at different times, over different periods, in different combinations, in different sequences and on different parts of the construction site. In general, the typical noise levels of road construction equipment at a distance of 15 m will lie in the range of 75 100 dBA.

It should be noted that higher ambient noise levels than recommended in SANS 10103 are normally accepted as being reasonable during the construction period, provided that the very noisy construction activities are limited to the daytime and that the contractor takes reasonable measures



to limit noise from the work site. The construction noise impact is not likely to be severe, however the potential for notable impacts at sites in the immediate vicinity of construction activities do exist.

10.1.11.2 Operational Phase

The analysis of the noise impact of the operational phase of the project has focused on the critical noise footprint of the opencast pit. The noise contours presented reflect the worst meteorological conditions, namely when temperature inversion occurs. Certain of the sounds generated from the open pit operations will be continuous (over 24-hours) while others will be intermittent. The loudest of the continuous noise sources and intermittent noise sources are presented in **Table 10.22**.

Table 10.22: Loudest Continuous and Intermittent Noise Sources.

CONTINUOUS NOISE SOURCE	INTERMITTENT NOISE SOURCE
Pneumatic drills (for blast holes)	Blasting
Excavators, loaders, and bull-dozers	Ancillary transport in pit (blasting truck, service truck, water truck, supervisory vehicles)
Dewatering pumps	Coal haul trucks between mine and surface workings
Coal haul trucks	

The ambient noise profile that will be generated by continuous mining operations is predicted to be as indicated in **Table 10.23**. These unmitigated conditions could occur in the daytime or night-time under specific meteorological conditions.

Table 10.23: Predicted Ambient Noise Levels from Opencast Pits (Unmitigated).

TIME PERIOD	SOUND PRESSURE LEVEL AT GIVEN OFFSET (dBA)							
	100 m	500 m	1000 m	2000 m	3000 m	4000 m	5000 m	6100 m
Daytime (06h00 – 22h00)	78.9	64.0	57.1	49.6	44.7	41.0	37.9	35.1
LReq,d								
Night (22h00 – 06h00)	78.9	64.0	57.1	49.6	44.7	41.0	37.9	35.1
LReq,n								

It should also be noted that the mining operation will not extend over the whole pit area associated with the Integrated Paardeplaats Section at any one time but will instead be mined incrementally. This means that there will not be a static noise footprint from the mining operations. As well as moving in plan, the noise levels from the respective pits being mined will also vary (noise will decrease) as the depth of the pit increases due to the shielding from the sidewalls of the excavation and if berms are built.



The noise footprint presented in **Figure 10.18** is for the mining operations over the full mining period for the Integrated Paardeplaats Section and is therefore the total noise profile covering the noise generated by each of these pit scenarios for all situations over the full LoM of that pit. It indicates the worst situation that could occur at any specific receiver point for a specific period of the mining operation. As the mining operation is virtually continuous over 24 hours, the activities will remain similar over time and therefore noise contours for the daytime and night-time periods (as defined by SANS 10103) will be the same.

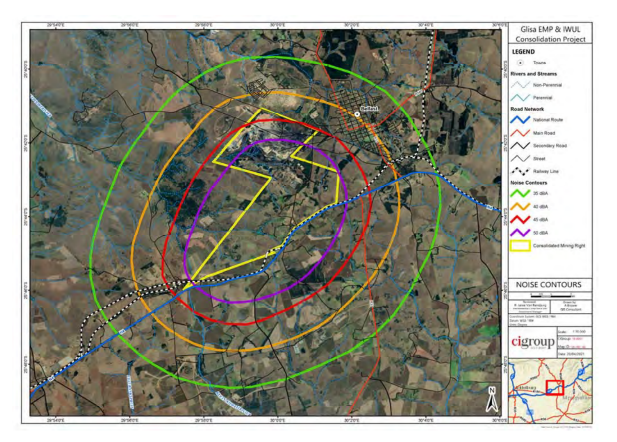


Figure 10.18: Noise Profile of Opencast Pits.

The 35 dBA ambient noise contour demarcates the outer limit of impact for rural residential living according to SANS 10103. The instantaneous noise footprint of the opencast pit will move within this band as mining progresses. There are some short-term noises that may, at times, be heard beyond the indicated positions of the respective 35 dBA contours, for example blasting and workshop noise. The calculated noise profiles as shown **Table 10.23** and in **Figure 10.18** reflect a worst case scenario approach. The noise levels given are for unmitigated conditions and it must be borne in mind that in reality there will be greater attenuation with distance than presented where there are houses, other buildings, vegetation, and terrain restraints in the intervening ground between the source and the receiver point.



Typically noise at dumps and stockpiles will be generated when trucks dump the load, and the material is worked into an orderly dump by means of bulldozers and front-end loaders. Certain of the sounds generated by dump operations will be virtually continuous (over 24-hours) while others will be intermittent. The loudest of the continuous noise sources will be from bulldozers and front-end loaders, whilst the intermittent noises will be from haul trucks up to the dump.

The ambient noise profile that will be generated by typical operations at the dump are predicted to be as indicated in **Table 10.24**. These are the unmitigated conditions. As the dumping operations will be virtually continuous over 24 hours, the activities will remain similar over this period, and therefore contours of the noise generated for the daytime and night-time periods (as defined by SANS 10103) will be the same.

Table 10.24: Predicted Ambient Noise Conditions From Operations at Dumps andStockpiles (Unmitigated).

TIME PERIOD	SOUND	SOUND PRESSURE LEVEL AT GIVEN OFFSET						
	(dBA)	(dBA)						
	500 m	1000 m	1500 m	2000 m	2500 m	3000 m	3500 m	4000 m
Daytime (06h00 – 22h00)	57.2	50.2	45.9	42.7	40.0	37.8	35.8	34.1
LReq,d								
Night (22h00 – 06h00)	57.2	50.2	45.9	42.7	40.0	37.8	35.8	34.1
LReq,n								

Coal will be hauled by truck from the pit to the CSWP. The haul roads internal to the pit have their exits from the pit on the northern corner of Portion 30 of the farm Paardeplaats 380 JT. The maximum noise from a truck, loaded en route to the CSWP and unloaded on the return trip, at various distances from the source are given in **Table 10.25**.

Table 10.25: Predicted Noise Levels From Haul Trucks (Unmitigated).

TIME PERIOD	SOUND PRESSURE LEVEL AT GIVEN OFFSET						
	(dBA) 100 m	500 m	1000 m	1500 m	2000 m	2500 m	3000 m
Loaded	67.7	52.8	45.9	41.5	38.5	35.6	33.4
Unloaded	43.9	28.7					

Mine-generated traffic will increase the noise profile along the Spitskop Road by 1.3 dBA, from 61.2 dBA to 62.5 dBA. The main impact of the heavy vehicles will occur during a single bypass of a truck, during which time annoyance may be experienced.



There is a potential for several noise sensitive receptors to be impacted by the mining operation noise, albeit at different periods of mining, and specifically during the night-time period.

10.1.11.3 Decommissioning, Closure and Rehabilitation Phases

Activities that will take place during these phases are the demolition and removal of infrastructure used during the operational phase, the infilling of the open cast pit (areas not handled by the rollover procedure during operations), and the rehabilitation of the surface area of the pit (relay of the topsoil from the storage areas and revegetation of the area).

Source noise levels will be high. The level and character of the noise during these phases will be highly variable as different activities with different equipment will take place at different times, over different periods, in different combinations, in different sequences and on different parts of the site. The noise levels for equipment presented in **Table 10.21** will apply and assume that the equipment is maintained in good order. Conservative attenuation conditions related to intervening ground conditions and screening have been applied. There is a potential for several noise sensitive receptors to be impacted by noise generated by activities during these phases, specifically during the night-time period.

10.1.12 Visual

NBC intend to construct a DMF on Portion 24 of the farm Paardeplaats 380 JT (**Figure 4.12**). A Visual Impact Assessment (VIA) was undertaken to ascertain the visual impact of the DMF, which will be 35 m in height, especially on potential sensitive receptors as previous identified in **Figure 9.5**.

The concept of a Sense of Place does not equate simply to the creation of picturesque landscapes or pretty buildings, but to recognise the importance of a sense of belonging. In terms of the natural environment, it requires the identification, a response to and the emphasis of the distinguishing features and characteristics of landscapes. Different natural landscapes suggest different responses. The sense of place around the Integrated Paardeplaats Section is created by the predominant mining and agricultural activities in the area, and the human built up area of the town of Belfast and informal settlement of Siyathuthuka.

Viewpoints were selected based on prominent viewing positions in the area (**Figure 10.19**). The selected viewpoints and view corridors were used as a basis for determining potential visual ability and visual impacts of the proposed DMF.



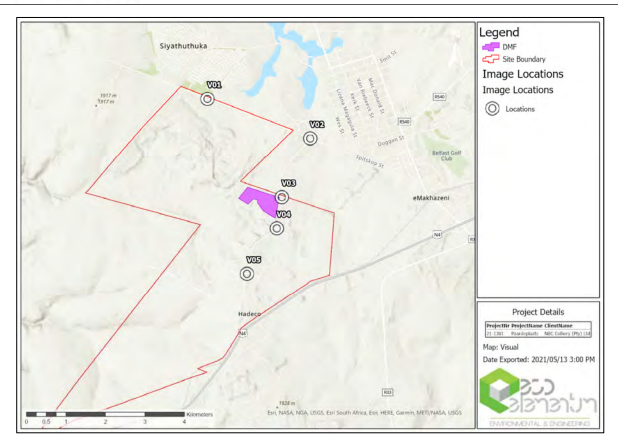


Figure 10.19: Location of Viewpoints.

Visual exposure which is based on distance from the project to selected viewpoints was assessed. Visual exposure or visual impact tends to diminish exponentially with distance. The visibility or visual exposure of any structure or activity is the point of departure for the visual impact assessment. It stands to reason that if the proposed structures were not visible, no visual impact would occur. Visual exposure within a 15 km buffer area around the proposed DMF was determined by assessing the following variables:

- Slope angle (Figure 10.20);
- Slope Position of structure (Figure 10.21);
- Aspect of slope (Figure 10.22);
- Landforms (Figure 10.23);
- Relative Elevation of structure (Figure 10.24); and
- Terrain Ruggedness (Figure 10.25).



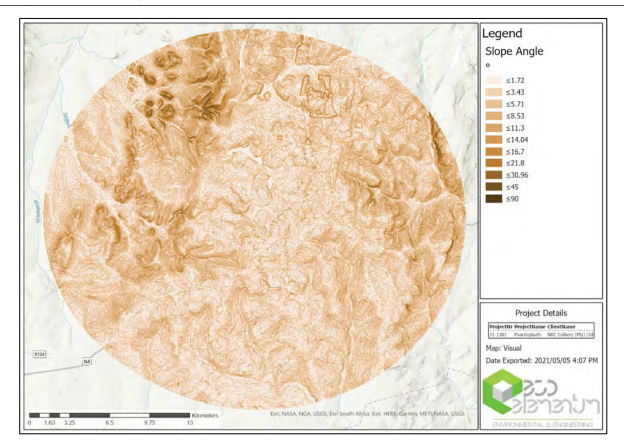


Figure 10.20: Slope Angles of Terrain.

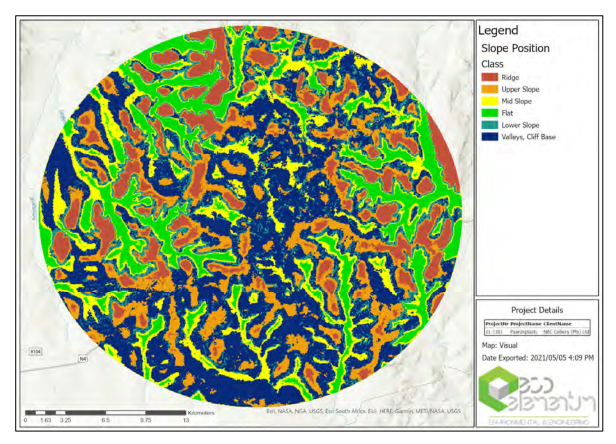


Figure 10.21: Slope Position.

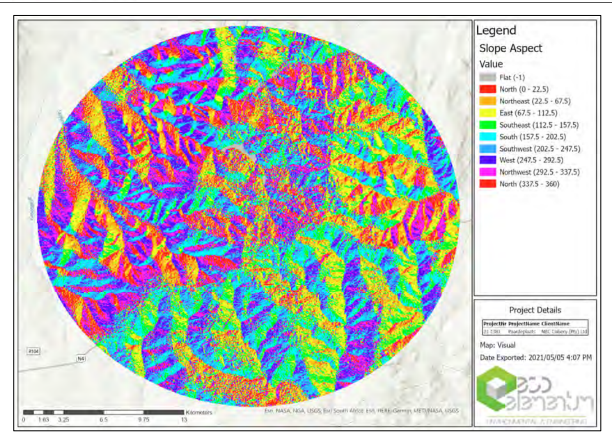


Figure 10.22: Aspect Direction of Terrain.

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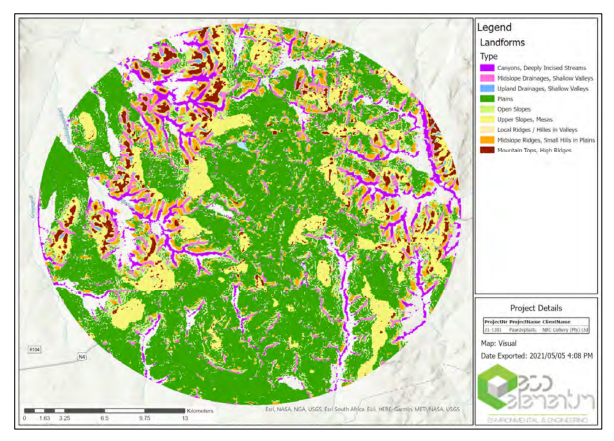


Figure 10.23: Landforms.

Map: Visual

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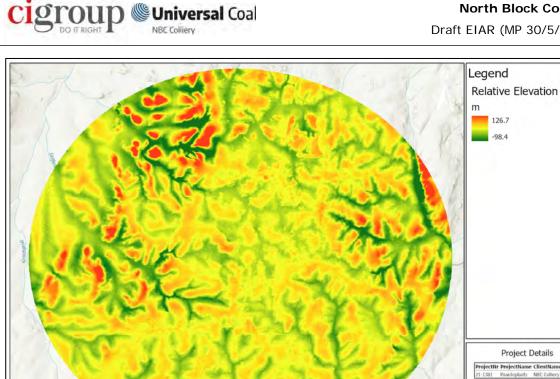
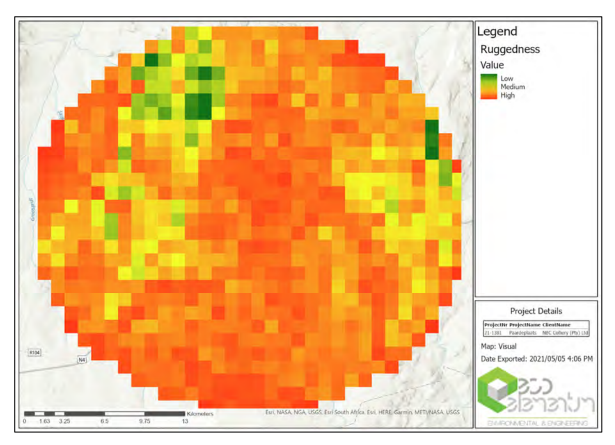


Figure 10.24: Relative Elevation of Terrain.

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Esri, NASA, NGA, USGS, Esri South Africa, Esri, HERE, Garmin, METI/NASA, USGS

Figure 10.25: Terrain Ruggedness.



The Visual Absorption Capacity (VAC) is the capacity of the receiving environment to absorb the potential visual impact of the proposed DMF. The VAC is primarily a function of the vegetation, and will be high if the vegetation is tall, dense and continuous. Conversely, low growing, sparse and patchy vegetation will have a low VAC. Topography and built forms have the capacity to 'absorb' visual impact. The digital terrain model utilised in the calculation of the visual exposure of the facility does not incorporate potential VAC, so it is therefore necessary to determine the VAC by means of the interpretation of the vegetation cover, topography and structures, resulting in land cover being used in the ranking of the VAC (**Figure 10.26**).

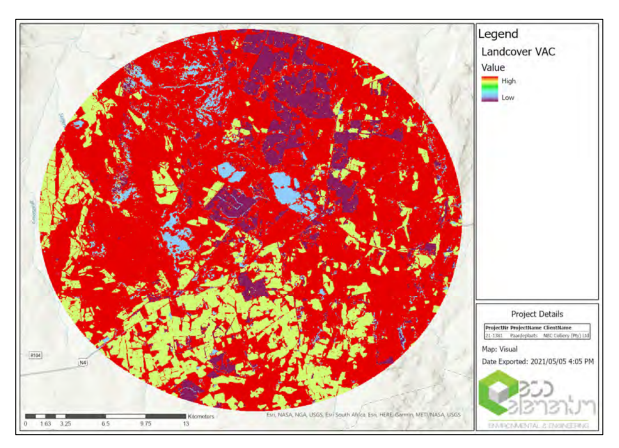


Figure 10.26: Possible VAC.

For the assessment of the visibility of the area, the DMF was allocated 20 control points and the viewshed was calculated for the amount of these control points that can be seen from any point on the map, as presented in **Figure 10.27**. The visible infrastructure count from the visibility assessment is then further ranked based on distance from the centre of the proposed infrastructure site as presented in **Figure 10.28**. Distances are rated as very low (12 - 15 km), low (9 - 12 km), medium (6 - 9 km), high (3 - 6 km), and very high (0 - 3 km).



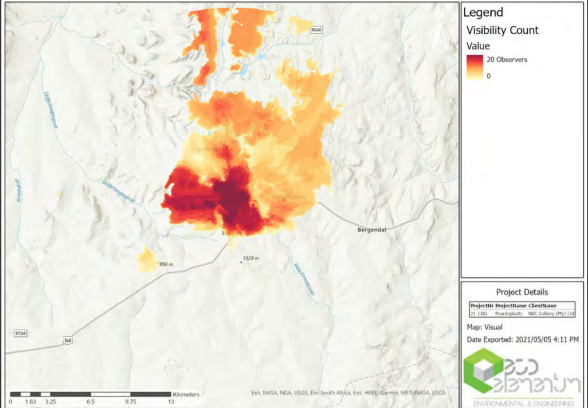


Figure 10.27: Viewshed Visibility Count.

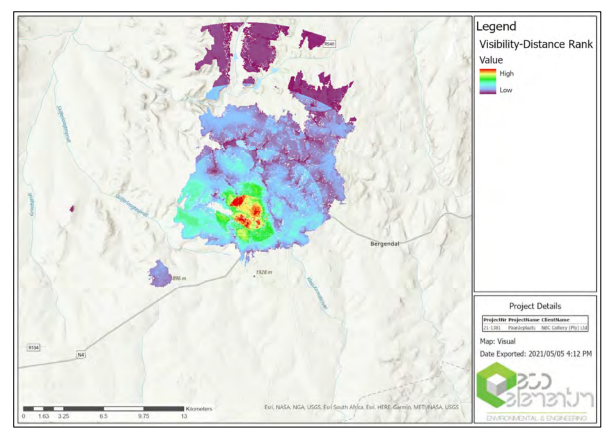


Figure 10.28: Viewshed Visibility Count Distance.



The visible infrastructure count is then combined with the distance from the source ranking together with the VAC of the land cover types, the slope, aspect, ruggedness, relative elevation, landforms and slope position to get a quantitative visual exposure ranking of all the areas where it may be possible to see the proposed development (**Figure 10.29**). Each identified sensitive receptor (**Figure 9.5**) is then overlaid on the visual exposure ranking and the value extracted to that pixel to give a quantitative ranking for each of the identified sensitive receptors as can be seen in **Figure 10.30**.

10.1.12.1 Construction Phase

The potential for there to be a visual impact on viewpoints that had a visual exposure rating exist during the construction phase, however this can be minimised by creating a visual barrier.

10.1.12.2 Operational Phase

Potential permanent visual impact on some sensitive receptors is anticipated, however this impact can be minimised by planting indigenous vegetation on the DMF as different land cover may offer some degree of visual screening.

10.1.12.3 Decommissioning, Closure and Rehabilitation Phase

As with the operational phase, potential permanent visual impact on some sensitive receptors is anticipated. During the decommissioning, closure and rehabilitation phase, the importance, however this impact can be minimised by planting indigenous vegetation on the DMF and ensuring that erosion and bare patches are minimised.

10.1.12.4 Cumulative Impact

Cumulative landscape and visual effects (impacts) result from additional changes to the landscape or visual amenity caused by the proposed development in conjunction with other developments (associated with or separate to it), or actions that occurred in the past, present or are likely to occur in the foreseeable future. They may also affect the way in which the landscape is experienced. Cumulative effects may be positive or negative. Where they comprise of a range of benefits, they may be considered to form part of the mitigation measures.



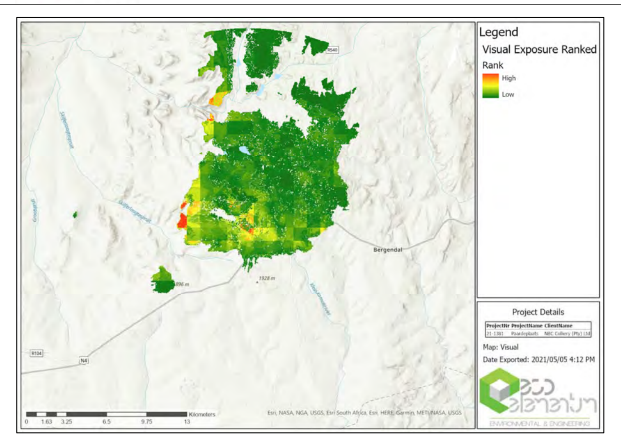


Figure 10.29: Viewshed Exposure Ranking.

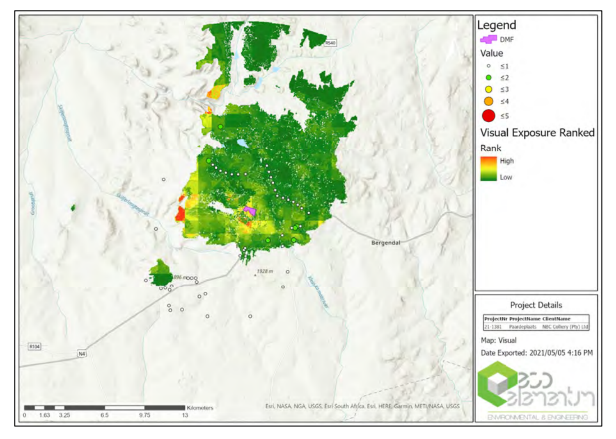


Figure 10.30: Visual Impact.



Cumulative effects can also arise from the inter-visibility (visibility) of a range of developments and/or the combined effects of individual components of the proposed development occurring in different locations or over a period of time. The separate effects of such individual components or developments may not be significant, but together they may create an unacceptable degree of adverse effects on visual receptors within their combined visual envelopes. Inter-visibility depends upon general topography, aspect, tree cover or other visual obstruction, elevation and distance, as this affects visual acuity, which is also influenced by weather and light conditions. (Institute of Environmental Assessment and The Landscape Institute, 1996).

The cumulative visual intrusion of the Integrated Paardeplaats Section will be moderate as it is a surface mining operation. The site location is also next to other mining operations which decreases the visual impact further. The visual impact and impact on sense of place of the proposed project will contribute to the cumulative negative effect on the aesthetics of the study area. It is recommended however, that the environmental authorities consider the overall cumulative impact on the agricultural and scattered mining character and the areas sense of place before a final decision is taken with regard to the optimal number of mining activities in the area.

10.1.13 Social

The social environment is dynamic and adapts to change and it is highly likely that predicted impacts predicted will change throughout the LoM of the Integrated Paardeplaats Section. The focus should rather be on the active management of social impacts than on the prediction and once-off mitigation thereof. Successful mitigation and management of social impacts requires long-term commitment and involvement and should form part of the strategic planning and management of the mine until closure.

The main social impacts anticipated include the following:

- <u>Community Health and Safety:</u> Increase in HIV/AIDS and other infectious diseases and general health impacts;
- <u>Changes in the Social Environment:</u> Conflict between local residents and newcomers and resettlement of communities (where applicable);
- <u>Local/Regional Economy</u>: Expectations regarding the benefits of the project and skills development;
- <u>Local/Regional Infrastructure</u>: Impact on infrastructure such as roads and housing and blasting impacts; and
- <u>Physical Environment:</u> Dust and water pollution.



The management and mitigation of some social impacts require input from a number of agencies, as these can only be addressed within the greater societal context. Proper mitigation and management would also take a number of years. Whilst the social impact is discussed, in some instances it is not possible for NBC to implement the mitigation without support from other role players.

10.2 Impact Assessment Methodology

To ensure uniformity, the assessment of potential impacts has been addressed in a standard manner so that a wide range of impacts are comparable. CIGroup employ a risk-based approach when undertaking the impact assessment and the ranking. CIGroup's risk-based approach makes use of a typical risk matrix in the 5 x 5 configuration (**Figure 10.31**), which considers likelihood and consequence into the analysis of the potential impact risk.

Reporting	1	2	3	4	5	
Matrix	Insignificant	Minor	Moderate	Major	Catastrophic	
5 Almost certain						
4 Likely						
3 Moderate						
2 Unlikely						
1 Rare						

Figure 10.31: Risk-Based Reporting Matrix.

Risk-Based Approach - Before Mitigation

The <u>likelihood</u> of an impact occurring is determined by assessing the frequency of the activity, the frequency of the impact, the extent to which the activity is regulated and the ability to detect the occurrence of the impact, according to the criteria in **Table 10.26** – **Table 10.29**. The <u>consequence</u> of an impact is determined by assessing the spatial scale, duration, and severity, according to the criteria in **Table 10.30** – **Table 10.32**. The <u>significance</u> is then determined and assigned either a low, medium, or high significance.



Table 10.26: Frequency of the Activity.

DESCRIPTION	RATING
Annually or less	1
6-monthly	2
Monthly	3
Weekly	4
Daily	5

Table 10.27: Frequency of the Impact.

DESCRIPTION	
Almost never / almost impossible / >20%	1
Very seldom / highly unlikely / >40%	2
Infrequent / unlikely / seldom / >60%	3
Often / regularly / likely / possible / >80%	
Daily / highly likely / definitely / >100%	

Table 10.28: Legal Regulation.

DESCRIPTION	RATING
No guidelines, standards, or legislation	3
Covered by guidelines, standards, or legislation	1

Table 10.29: Detection.

DESCRIPTION	RATING
Immediately	1
Without much effort	2
Needs some effort	3
With major effort	4
Remote or difficult to detect	5

Table 10.30: Spatial Scale.

DESCRIPTION	RATING
Area specific (at impact site)	1
Entire site (entire project area)	2
Local (5 km of site)	3
Regional / neighbouring areas (5 – 50 km of site)	4
National	5



Table 10.31: Duration.

DESCRIPTION	RATING
One day to one month (immediate)	1
One month to one year (Short term)	2
One year to 10 years (medium term)	3
Life of the activity (long term)	
Beyond life of the activity (permanent)	

Table 10.32: Severity.

DESCRIPTION	RATING	
Insignificant / non-harmful	1	
Small / potentially harmful	2	
Significant / slightly harmful	3	
Great / harmful	4	
Disastrous / extremely harmful / within a regulated sensitive area		

Impact Mitigation Actions

After the likelihood, consequence and significance determinations, impact mitigation actions are proposed. In the NEMA EIA Regulations, 2014, mitigation means "to anticipate and prevent negative impacts and risks, then to minimise them, rehabilitate or repair impacts to the extent feasible." For this reason impact mitigation actions, which strive to align with impact management outcomes identified through the EIA process, are impact specific for all phases of a project.

Risk-Based Approach – After Impact Mitigation Action Determination

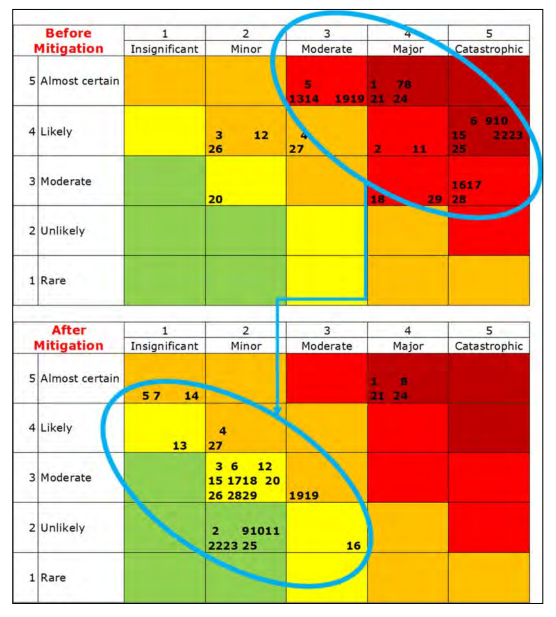
At this point, the likelihood and consequence are re-assessed in terms of the criteria presented in **Table 10.26 – Table 10.32**, considering the impact mitigation actions proposed. Through this process the analysis of the potential impact risk following impact mitigation action implementation is determined. The <u>significance</u> is the re-assessed to determine whether the mitigation measures and action plans proposed serve to lessen the significance of the identified impact.

Risk-Based Approach Visual Representation

CIGroup's risk-based approach further plots the identified impacts before mitigation in the corresponding single square on the Risk-Based Reporting Matrix. The purpose of the impact mitigation action determination is to identify ways to move impacts from the top right (almost certain and catastrophic risk) in the Risk-Based Reporting Matrix Without Mitigation to the bottom left (insignificant and rare risk) in the Risk-Based Reporting Matrix After Mitigation as illustrated in **Figure 10.32**. In this way, the risks associated with each impact with or without impact mitigation action implementation can be visually presented and will easily show how, through the



implementation of appropriate impact mitigation actions, the likelihood and consequence of identified impacts can be improved.





10.3 Proposed Mitigation Measures

The proposed mitigation measures are provided in **Table 11.1**.

10.4 Motivation Where No Alternative Sites Were Considered

No alternative development locations were considered because the proposed infrastructure is limited to the properties within the Integrated Paardeplaats Section, which is constrained by



existing infrastructure within the mining area, and the presence of other active and future mining operations, farms, and residential areas outside of the mining areas. The presence of a provincial road within the central portion of the Section and a National road on the eastern and southern side of the Section further restricts alternative development locations. Finally, the resource location further restricts the development location, as does previous opencast mining operations and rehabilitation activities.

10.5 Motivation For The Final Development Location

The layout of the activities was determined by the operational requirements of the mine. Through the utilisation of the existing CSWP in the northern portions of the Integrated Paardeplaats Section, the old Glisa Section, negates the need for a full new plant and contains the processing activities in an already disturbed area. The decision to utilise Portion 24 of the farm Paardeplaats 380 JT was done bearing environmental considerations in mind, once again confining activities to a previously disturbed area.

11 ASSESSMENT OF EACH IDENTIFIED POTENTIALLY SIGNIFICANT IMPACT

The complete impact assessment based on the methodology presented in **Section 10.2** is presented overleaf in **Table 11.1**.



Table 11.1: Impact Assessment.

		ASPECT	POTENTIAL IMPACT (EFFECT ON	SIGNIFICANCE WITHOUT	SIGNIFICANCE	
PHASE	ACTIVITY	(CAUSE)	ENVIRONMENT)	MITIGATION	MITIGATION	MITIGATION N
Air Quality		(011002)				
Construction	Site Clearance	Liberation of dust	Dust-fall rates exceeding the residential guideline of	Low	Low	Dust suppression
			600 mg/m ² /day, beyond the mine boundary.			through the use
			Elevated PM 10 levels beyond the mine boundary.			Use of water spr
			Elevated PM 2.5 levels beyond the mine boundary.			Establish wind b
Construction	Vehicular and	Liberation of dust	Dust liberation as a result of vehicular and machinery	Medium	Low	Dust suppression
Operational	Machinery movement		use and movement.			through the use
Decommissioning						Exhaust pipes of
Closure						dust.
Rehabilitation						
Construction	Site Clearance and	Liberation of dust	Dust liberation as a result of dust accumulation on	Low	Low	Hard surfaced ha
Operational	Vehicular and		surfaces.			down to remove
Decommissioning	Machinery movement					
Closure						
Rehabilitation						
Construction	Site Clearance and	Liberation of dust	Dust liberation as a result of wind.	Low	Low	Revegetation of
Operational	Vehicular and					erosion control o
Decommissioning	Machinery movement					Keep soil stockp
Closure						
Rehabilitation						
Construction	Site Clearance and	Liberation of dust	Dust liberation as a result of soil handling.	Medium	Low	Handling of soil
Operational	Vehicular and					
Decommissioning	Machinery movement					
Closure						
Rehabilitation						
Soil, Land Use and	Land Capability		1			
Construction	Site clearance	Loss of Fertile	Loss of fertile topsoil due to vegetation clearance.	Medium	Low	Retain maximum
Operational		topsoil	Increased susceptibility to erosion due to removal of			Restrict vegetati
			vegetation cover.			Restrict vegetati
			Increased soil erosion due to vegetation clearance.			Undertake veget
Construction	Infrastructure	Loss of Fertile	Loss or reduction in soil fertility due to activities	Medium	Low	Retain maximum
Operational	establishment and	topsoil	connected to mine infrastructure establishment and			Restrict vegetati
	open cast mining		opencast mining.			
Construction	Vehicular and	Soil surface	Compaction of soil surface due to various activities	Medium	Low	Restrict vehicula
Operational	Machinery movement	compaction	and vehicular and machinery use and movement.			possible.
Decommissioning						
Closure						
Rehabilitation						

MEASURES

sion on all gravel roads within the mining boundary

se of water sprayers or chemical stabilisers.

sprayers at crushers.

breaks where possible.

sion on all gravel roads within the mining boundary se of water sprayers or chemical stabilisers.

of vehicles should be directed so that they do not raise

haul roads or standing areas should be swept or washed ve accumulated dust.

of exposed areas with indigenous vegetation as an I option.

spiles moist or vegetated to lessen dust liberation.

bil should be undertaken on less windy days.

um surface vegetation cover.

ation clearance as far as possible.

ation clearance to a minimum footprint area.

getation clearance in as short a duration as possible.

um surface vegetation cover.

ation clearance to a minimum footprint area.

ular and machinery use and movement as far as



PHASE	ΑCTIVITY	ASPECT (CAUSE)	POTENTIAL IMPACT (EFFECT ON ENVIRONMENT)	SIGNIFICANCE WITHOUT MITIGATION	SIGNIFICANCE AFTER MITIGATION	MITIGATION
Construction	Chemical and water	Soil	Contamination of soil due to chemical or affected	Medium	Low	Implement corre
Operational	use	contamination	water spillages.			minimise spillag
Decommissioning						Implement man
Closure						and storage to r
Rehabilitation						Address chemica
						corrective action
Construction	Construction	Terrain	Alteration in prevailing terrain due to construction	Medium	Low	Keep excavation
	activities	alterations	activities.			depression areas
Construction	Removal of soils	Agricultural	Loss of soil with an arable agricultural potential due	High	Low	Ensure that soil
Operational		potential loss	to the removal and storage of soils.			Stockpile soil for
						Retain topsoil.
Operational	Stockpiled soils	Stockpiled soils	Increased tendency for stockpiled soils to erode.	Medium	im Low	Stockpile soil for
		erosion				Ensure that stoc
						Implement man
						water is minimis
Operational	Stockpiled soils	Stockpiled soils	Increased compaction of stockpiled soils.	Medium	Low	Stockpile soil for
		compaction				Restrict vehicula
						possible.
Operational	Open cast mining	Water pollution	Excess pollution and runoff due to opencast mining.	Medium	Low	Implement storr
						water handling w
						Control drainage
						of berms, collect
Operational	Soil and spoil	Altered landscape	Change in natural landscape due to soil and spoil	Medium	Low	Minimise change
	removal		removal.			implementable.
Construction	Infrastructure	Soil potential,	Loss of pre-mining potential due to use of land for	Medium	Low	Remove all infra
Operational	development	compaction and	infrastructure.			Loosen areas wh
		erosion	Increased soil compaction due to use of soil for			replacement.
			infrastructure.			Replace with sui
			Increased potential for soil erosion after removal of			Fertilise and rev
			infrastructure.			
Construction	Infrastructure	Arable agriculture	Reduction in ability of soil profile to be used for	Medium	Low	Ensure that soil
Operational	development		arable agriculture.			
Rehabilitation	Soil replacement	Soil compaction	Increased compaction of soil profile after	Medium	Low	Ensure that soil
			replacement.			Restrict vehicula
						possible.
Rehabilitation	Altering of pre	Soil fertility and	Alteration of pre-mining terrain patterns due to	Medium	Low	Rehabilitate in a
	mining patterns	erosion	rehabilitation.			the original cont
			Natural soil fertility decreases after rehabilitation.			Fertilise and reve
			Increased occurrence of soil erosion after			Revegetate as so
		1				

rrect procedures for chemical handling and storage to ages.

anagement procedures for clean and dirty water handling or minimise spillages.

nical and water spillages promptly through accepted ions.

ion to minimum and avoid, where possible, wetlands and eas.

bil is correctly removed and stockpiled.

for the shortest duration possible.

for the shortest duration possible.

cockpile slopes are not too steep.

anagement procedures to ensure that erosion due to nised.

for the shortest duration possible.

ular and machinery use and movement as far as

ormwater management procedures for clean and dirty g within and around the opencast pit area.

age of water from the opencast pit area through the use ection areas, and the dewatering pipeline.

nges to natural landscape as far as practically e.

frastructure down to foundations.

where infrastructure was removed prior to topsoil

suitable topsoil to optimum depth.

evegetate as soon as possible after topsoil replacement.

bil is replaced evenly, then loosened prior to seeding.

bil is replaced evenly, then loosened prior to seeding. ular and machinery use and movement as far as

n accordance with the final landform design plan factoring pontours of the area into the plan.

evegetate as soon as possible after topsoil replacement.

soon as possible to minimise erosion due to wind and



		ASPECT	POTENTIAL IMPACT (EFFECT ON	SIGNIFICANCE WITHOUT	SIGNIFICANCE AFTER	
PHASE	ACTIVITY	(CAUSE)	ENVIRONMENT)	MITIGATION	MITIGATION	MITIGATION M
						water.
						Monitor revegeta
Heritage						
Construction	DMF construction	Heritage sites	Impact on heritage sites due to DMF construction.	Low	Low	No heritage impa
		impact				No mitigation red
Construction	Construction and	Low significant	No impact is expected on low significant sites (PP 1,	Low	Low	No mitigation red
Operational	operational activities	sites impact	PP 7, PP 8, PP 9, PP 18, PP 19, PP 20, PP 23, PP 24,			
			PP 34, PP 35, PP 38, PP 39, PP 41, PP 42, PP 43, PP			
			44 & PP 45).			
Construction	Construction and	Graves and burial	Impact on Graves and Burial Grounds (PP 2, PP 3, PP	Low	Low	The best option i
Operational	operational activities	grounds impact	4, PP 5, PP 10, PP 16, PP 28, PP 31 and PP 37).			for the in situ pre
						Should in situ pr
						mitigation measu
						A grave relocation
						A detailed social
						consisting of the
						obtain their cons
						Bilingual site and
						relocation.
						Permits from all
						An exhumation p
l						family intact.
						An exhumation p
						as well as that of
						The exhumation
						versed in the mit
Construction	Construction and	Homestead and	Impact on historic homesteads and structures with	Medium	Low	A social consulta
Operational	operational activities	structures impact	the possible risk for unmarked graves (PP 6, PP 11,		2011	the wider public
oporational			PP 15, PP 16, PP 21, PP 22, PP 25, PP 26, PP 29, PP			11, PP 15, PP 16
			32 and PP 40).			Depending on th
						different outcom
						Outcome 1: The
						are located here.
1						
						Outcome 2: The
						located here.
						Outcome 3: The
						results.
l						The following mi
						under Outcome
						No further grave

etation to ensure that bare areas are minimised.

ppact is expected as a result of the DMF construction. required.

required.

n is to change the mining development footprint to allow preservation of these sites.

- preservation not be possible then the following asures will apply:
- tion process must be undertaken.
- al consultation process, at least 60 days in length,
- ne attempted identification of the next-of-kin in order to nsent for the relocation.
- nd newspaper notices indicating the intent of the

Il the relevant and legally required authorities. In process that keeps the dignity of the remains and

n process that safeguards the legal rights of the families of the mining company.

on process must be done by a reputable company well nitigation of graves.

tation process to assess whether any local residents or ic is aware of the presence of graves at sites PP 6, PP 16, PP 21, PP 22, PP 25, PP 26, PP 29, PP 32 and PP 40. the outcome of the social consultation process, three mes would be the result, namely:

ne social consultation absolutely confirms that no graves re.

ne social consultation absolutely confirms that graves are

ne social consultation does not yield any confident

mitigation measures would be required for sites falling e 1:

ve-related mitigation would be required.



			POTENTIAL IMPACT (EFFECT ON	SIGNIFICANCE	SIGNIFICANCE		
		ASPECT		WITHOUT	AFTER		
PHASE	ACTIVITY	(CAUSE)	ENVIRONMENT)	MITIGATION	MITIGATION	MITIGATION M	
						The following mi	
						under Outcome 2	
						A grave relocation	
						A detailed social	
						comprising the a	
						obtain their cons	
						Bilingual site and	
						relocation.	
						Permits from all	
						An exhumation p	
						family intact.	
						An exhumation p	
						as well as that of	
						The process mus	
						mitigation of gra	
						The following mit	
						under Outcome 3	
						Test excavations	
						If no evidence fo	
						outlined above.	
						be required.	
						If evidence for g	
						outlined above.	
						be implemented.	
						All structures and	
						standard survey	
						for all these sites	
						A mitigation repo	
						the mitigation m	
						drawings from th	
						mitigation report	
						The completed m	
						heritage authorit	
Construction	Construction and	Historic	Impact on historic farmsteads and historical	Low	Low	An architectural	
Operational	operational activities	farmsteads and	structures (PP 27 and PP 30).		2000	specialist assess	
		structures impact				The recommenda	
Construction	Construction and	Rock art site	Possible rock art site (PP 4).	Low	Low		
						A suitably qualified	
Operational	operational activities	impact				a specialist asses	
						The recommenda	

nitigation measures would be required for sites falling e 2:

tion process must be undertaken.

al consultation process, at least 60 days in length,

attempted identification of the next-of-kin in order to nsent for the relocation.

nd newspaper notices indicating the intent of the

Il the relevant and legally required authorities. In process that keeps the dignity of the remains and

o process that safeguards the legal rights of the families of the mining company.

ust be done by a reputable company well versed in the raves.

mitigation measures would be required for sites falling e 3:

ns to physically confirm the presence or absence graves. for graves is found, the site will fall within Outcome 1 as e. This means that no further mitigation measures would

graves is found, the site will fall within Outcome 2 as e. This means that a full grave relocation process must ed.

and site layouts from each site must be recorded using ey methods. The end result would be site layout plans tes.

eport must be compiled for these sites within which all measures and its findings will be outlined. The recorded the previous item must also be included in this port.

I mitigation report must be submitted to the relevant rities.

al historical specialist must be appointed to undertake a ssment of these sites.

ndations made by the specialist must be implemented.

lified rock art specialist must be appointed to undertake sessment of the site.

ndations made by the specialist must be implemented.



PHASE	ΑCTIVITY	ASPECT (CAUSE)	POTENTIAL IMPACT (EFFECT ON ENVIRONMENT)	SIGNIFICANCE WITHOUT MITIGATION	SIGNIFICANCE AFTER MITIGATION	MITIGATION
Construction Operational	Construction and operational activities	Historic coal shafts and structures impact	Historic coal mine shafts and associated structures (PP 12, PP 13, PP 17, PP 33 and PP 36).	Low	Low	Due to the unique attempt must be attempt must be the following get situ managemer Mine shafts must Archival and hist these very old m A mitigation represerved drawin compiled. The completed r heritage authori
Construction Operational	Construction and operational activities	New graves discovery	Chance finds of a potential grave during construction.	Low	Low	All activities mut archaeologist co The archaeologis recommendation If mitigation is r lodged with SAH After mitigation, destruction pern mitigation repor Only after the per
Construction Operational	Construction and operational activities	New graves discovery	Accidental discovery of graves during construction.	Low	Low	Upon the accide should be implet All activities must contacted to eva To remove the r other relevant a immediately be Where it is recont relocation proceter must be follower
Construction Operational	Construction and operational activities	Palaeontology finds	Impact on paleontological (fossil) finds.	Medium	Low	When fossilifero expert must be assessed, record Inspections shou bedrock, and be face wall and flo In the event tha preserved fossil

queness of these historic coal mine shafts, every be made to preserve them in situ.

general mitigation measures, which forms part of the in ent measures of these sites, must be undertaken:

ust be recorded by way of site plans and photographs. istorical research must be undertaken on the history of mine shafts.

port must be compiled for these sites within which the ings, photographs and history of these shafts must be

I mitigation report must be submitted to the relevant rities.

ust be halted in the area of the discovery and a qualified contacted.

gist needs to evaluate the finds on site and make ons towards possible mitigation measures.

necessary, an application for a rescue permit must be AHRA.

n, an application must be lodged with SAHRA for a rmit. This application must be supported by the prt generated during the rescue excavation.

permit is issued may such a site be destroyed.

dental discovery of graves, a buffer of at least 20 m lemented.

ust cease in the area and a qualified archaeologist be valuate the find.

e remains, a permit must be applied for from SAHRA and authorities. The local South African Police Services must e notified of the find.

ommended that the graves be relocated, a full grave cess that includes a comprehensive social consultation red.

rous material is found an appropriate palaeontological e appointed so that the material can be thoroughly orded and professionally excavated or sampled.

ould be performed during any excavations that disturb between blasting cycles in opencast mines, when the floor of the pit are exposed for evidence of fossil floras. that lenses of sedimentary rocks containing well-

il floras are found, a palaeontological expert must be



				SIGNIFICANCE	SIGNIFICANCE	
		ASPECT	POTENTIAL IMPACT (EFFECT ON	WITHOUT	AFTER	
PHASE	ACTIVITY	(CAUSE)	ENVIRONMENT)	MITIGATION	MITIGATION	MITIGATION M
						afforded the oppo
						flora, and to docu
						adjacent rocks ar
						A scientifically us
						A strategy of bulk
						large and unbiase
						giving undue atte
						preserved or rare
						The associated ge
						must be documer
						Floras with no co
						limited palaeonto
						To avoid delays,
						blocks containing
						on the mine prop
						time as the mate
						expert.
						Storage facilities
						to the elements.
Traffic						
Construction	Traffic	Heavy traffic on	An increase in heavy vehicle traffic on the adjacent	Medium	Low	All lanes must ha
Operational		adjacent road	road network.			intersection.
		network				Ensure that all ro
						signs and speed I
Construction						
Construction	Mining	Heavy traffic on	Additional heavy traffic on bridges and culverts over	Medium	Low	Avoid environme
Construction Operational	Mining	Heavy traffic on bridges and	Additional heavy traffic on bridges and culverts over watercourses within the mining right area.	Medium	Low	Avoid environment the mine layout in
	Mining	-		Medium	Low	the mine layout i
	Mining	bridges and		Medium	Low	
	Mining	bridges and		Medium	Low	the mine layout in pit and processing
	Mining	bridges and		Medium	Low	the mine layout in pit and processing possible.
	Mining	bridges and		Medium	Low	the mine layout in pit and processing possible. If it is not possible
	Mining	bridges and		Medium	Low	the mine layout in pit and processing possible. If it is not possible crossings, bridges
	Mining	bridges and		Medium	Low	the mine layout in pit and processing possible. If it is not possibl crossings, bridges minimum impact
	Mining	bridges and		Medium	Low	the mine layout in pit and processing possible. If it is not possible crossings, bridges minimum impact Bridges and culve
	Mining	bridges and		Medium	Low	the mine layout in pit and processing possible. If it is not possible crossings, bridges minimum impact Bridges and culve structures that ca
Operational		bridges and culverts	watercourses within the mining right area.			the mine layout in pit and processing possible. If it is not possible crossings, bridges minimum impact Bridges and culve structures that ca required.
Operational		bridges and culverts Heavy vehicles	watercourses within the mining right area. Additional heavy vehicles on gravel haul roads within			the mine layout in pit and processing possible. If it is not possible crossings, bridges minimum impact Bridges and culve structures that ca required. Enforce a speed I
Operational		bridges and culverts Heavy vehicles	watercourses within the mining right area. Additional heavy vehicles on gravel haul roads within			the mine layout in pit and processing possible. If it is not possible crossings, bridges minimum impact Bridges and culve structures that ca required. Enforce a speed I Dust suppression
Operational Construction Operational	Mining	bridges and culverts Heavy vehicles on gravel roads	watercourses within the mining right area. Additional heavy vehicles on gravel haul roads within the mining right area.	Medium	Low	 the mine layout in pit and processing possible. If it is not possible crossings, bridges minimum impact Bridges and culve structures that carequired. Enforce a speed I Dust suppression through the use of the second structure is the second structure is the second structure is the suppression is the second structure is the second structure

opportunity to excavate a representative sample of the ocument the depositional context as reflected by the and coal seams.

useful palaeobotanical collection must be made.

The second secon

geology, which will also be destroyed during mining nented photographically (with scale).

context are increasingly coming to be considered of ntological value.

s, the mine must be prepared to assist in the removal of ng high quality plant fossil material, and in the storage operty of unprepared fossiliferous blocks until such a aterial can be properly processed by a palaeontological

es must be such that the blocks are not exposed directly s.

have minimum width of 4 m on approach to any

roads are clearly marked and sign-posted with warning d limit signs as required.

nentally sensitive areas, where possible, by designing it in such a way that the routes between the opencast sing plants and other areas are the shortest route

ible to avoid environmental sensitive areas, then river ges and culverts should be designed to have the act on the environment as possible.

lverts should, where practically possible, be temporary can be removed once the section of the road is not

d limit to minimise vehicle entrained dust liberation. on on all gravel roads within the mining boundary e of water sprayers or chemical stabilisers.

ansportation contractors are instructed to avoid all nd urban areas unless absolutely necessary to get estinations.



		ASPECT	POTENTIAL IMPACT (EFFECT ON	SIGNIFICANCE WITHOUT	SIGNIFICANCE AFTER	
PHASE	ACTIVITY	(CAUSE)	ENVIRONMENT)	MITIGATION	MITIGATION	MITIGATION
		communities and				
		urban areas				
Noise						
Construction	Mining	Noise nuisance	Noise disturbance and noise nuisance at urban and	Medium	Low	Construction site
Operational		urban and rural	rural noise sensitive receptors			facilities should
						adjacent to the
						All vehicles and
						Where possible,
						pumps, pneuma
						covers, screens
						up to 20 dBA).
						Portable acousti
						equipment is no
						chipping hamme
						for blasting in th
						Activities, and p
						reasonable hour
						Where possible,
						(between the ho
						Blasting should
						Particularly nois
						With regard to u
						sensitive areas,
						to minimise the
						Machines in inte
						periods betweer
						Staff working in
						75 dBA should v
						The stockpiles o
						pit excavations
						term noise atter
						considered arou
Blast and Vibratio	n					
Construction	Mining	Vibration on	Ground vibration could cause damage to structures	Medium	Low	Ensure that blas
Operational		structures	and upset the community			vibration.
						Develop a detail
						effects from blas
						Calculate the ex
						and, if necessar
						through one of t

ite yards, maintenance facilities, and other noisy fixed d be located well away from noise sensitive areas e development sites.

d equipment are to be kept in good repair.

e, stationary noisy equipment (for example compressors, natic breakers,) should be encapsulated in acoustic s or sheds (proper sound insulation can reduce noise by

tic shields should be used in the case where noisy not stationary (for example drills, angle grinders,

ners, poker vibrators and drilling associated preparation the pit).

particularly the noisy ones, are to be confined to urs during the day and early evening.

e, very noisy activities should not take place at night nours of 20h00 - 06h00).

d be restricted to the period between 08h00 - 16h00. isy equipment must be insulated.

unavoidable very noisy activities in the vicinity of noise s, the mine should liaise with local residents on how best e impact.

termittent use should be shut down in the intervening en work or throttled down to a minimum.

n areas where the 8-hour ambient noise levels exceed wear ear protection equipment.

of spoil rock and overburden (berms) from the opencast s should, where possible, be used as interim or long-

enuation barriers. Berms should particularly be

bund the whole periphery of the pit.

asting operations are designed to reduce ground

ailed blast design for each blast with consideration of the asting i.e. ground vibration, air blast and fly rock. expected ground vibration levels for the planned blast ary, redesign the plan to minimise ground vibration f the following methods:



PHASE	ACTIVITY	ASPECT (CAUSE)	POTENTIAL IMPACT (EFFECT ON ENVIRONMENT)	SIGNIFICANCE WITHOUT MITIGATION	SIGNIFICANCE AFTER MITIGATION	MITIGATION N
						Reduce the char
						Use electronic in
						Drill smaller diar
						blasthole and pe
Construction	Mining	Air blasts on	Air blast could cause damage to structures and	Medium	Low	Ensure that blas
Operational		structures	induce effects that will upset homeowners			Develop a detail
						effects from blas
						Use of proper st
						diameters.
						Use of crushed a
						material.
						Record stemmin
						to every blast bl
						Monitor each bla
Construction	Mining	Fly rock damage	Fly rock could cause damage to structures, injure	Medium	Low	Ensure that blas
Operational	5	and safety	people or animals			Develop a detail
						effects from blas
						Use of proper ste
						diameters.
						Use of crushed a
						material.
						Record stemmin
						to every blast bl
						Monitor each bla
Visual						
Construction	Mining	Day-time visual	Day-time visual impact on the surrounding sensitive	High	Low	Paint buildings a
Operational	5	on sensitive	receptors			complement the
ep erational		receptors				Avoid pure light
						Reduce the pote
						structures should
						and shade.
						Rehabilitate exp
						mining activities
Construction	Mining	Night-time visual	Night-time visual impact on the surrounding sensitive	Medium	Low	Avoid high pole
Operational		on sensitive	receptors	median	2011	area and use on
operational		receptors				project area.
						Illuminate public
						-
Construction	Mining	Vieual intrusiar	Visual intrusion	Medium	Low	'bollard' type lig
Construction	Mining	Visual intrusion	Visual intrusion	Wedium	Low	Create a visual b
Operational						sensitive recepto

ange mass per delay;

initiation of blast; or

ameter blastholes that will reduce the charge per per delay.

asting operations are designed to reduce air blast. ailed blast design for each blast with consideration of the asting i.e. ground vibration, air blast and fly rock. stemming lengths of between 25 - 30 blasthole

aggregate of 10% the blasthole diameter as stemming

ing lengths for each blast and correct if necessary, prior blasted.

last done.

asting operations are designed to reduce fly rock. ailed blast design for each blast with consideration of the asting i.e. ground vibration, air blast and fly rock. stemming lengths of between 25 - 30 blasthole

aggregate of 10% the blasthole diameter as stemming

ing lengths for each blast and correct if necessary, prior blasted.

last done.

and structures with colours that reflect and

ne natural colours of the surrounding landscape. Int colours and pure blacks.

tential of glare, external surfaces of buildings and

uld be articulated or textured to create interplay of light

posed areas as soon as possible after construction or es are complete.

e top security lighting along the periphery of the project nly lights that are activated on illegal entry to the

lic movement areas (pathways and roads) with low level ghts and avoid post top lighting.

barrier between construction and operational areas and tors.



PHASE	ACTIVITY	ASPECT (CAUSE)	POTENTIAL IMPACT (EFFECT ON ENVIRONMENT)	SIGNIFICANCE WITHOUT MITIGATION	SIGNIFICANCE AFTER MITIGATION	MITIGATION
						When using veg
						they are not im
						with other visua
						Plant indigenou
Construction	Mining	Visual on	The visual impact of dust on the surrounding	Low	Low	Dust suppression
Operational		sensitive	sensitive receptors			phases.
		receptors				Limit site cleara
						As much vegeta
						Rehabilitate exp
						mining activities
Social						
Construction	Mining opportunities	Social unrest and	The potential for social unrest and conflict between	Low	Low	Implement a co
Operational		conflict	local residents and newcomers to the area due to			Ensure that loca
			income discrepancies and opportunities provided by			provision.
			the mine.			Implement loca
						locally.
Operations	Mining role	Services to	Expectations about the role of the mine in the	Medium	Low	Implement a co
		community	provision of services to the community and the			Communicate w
			benefits to the community from the mine over the			role of the mine
			short and long term.			not develop unr
Construction	Mine transportation	Transportation	Transportation activities have a negative impact on	Medium	Low	Ensure that trar
Operational		shared activities	shared road infrastructure.			general road rul
						Maintain the en
						acceptable leve
Operations	Mine blasting	Cracks in houses	Cracks in houses surrounding the mine due to the	Medium	Low	Adhere to the b
			blasting operations of the mine.			Conduct a pre-k
						of privately own
						area.
Operations	Community health	Health impact	Impact of dust fallout on the livelihoods of the	Low	Low	Undertake dust
•			agricultural community.			boundary throu
			Health impacts such as asthma, sinusitis, allergies			Effective monito
			and other respiratory diseases attributed to dust			and PM 10.
			generated by the operation of the mine.			
Operations	Community health	HIV/AIDS impact	Increase of HIV/AIDS due to labour influx.	Medium	Low	Implement an H
•						and contractors
						Offer HIV/AIDS
						required.
Operations	Mining	Water quantity	Impact of the reduction in the quantity of water	Medium	Low	Impact of the re
		and quality	available for use and water quality deterioration,			water quality de
			especially from acid mine drainage.			Undertake surfa

egetation such as trees as a visual barrier be aware that mmediately effective so should be used in conjunction ual barriers such as earth berms.

ous vegetation on the slopes of the DMF.

sion techniques should be in place at all times during all

rance to the smallest footprint area possible. etation as possible should be kept during site clearance. xposed areas as soon as possible after construction or ies are complete.

community relations strategy. ccal SMMEs are utilised for direct ancillary service

cal procurement policy and encourage employees to live

community relations strategy.

with the community to ensure that they understand the ne in meeting their expectations to ensure that they do nrealistic expectations.

ansportation contractors adhere to speed limits and rules.

entrance to the mine to ensure it is operating at an vel of service.

blast and vibration management plan.

e-blast baseline survey including photographic inspections wned structures within 1,500 m of the identified blast

st suppression on all gravel roads within the mining bugh the use of water sprayers or chemical stabilisers. itoring of ambient air quality, including nuisance dust-fall

HIV/AIDS awareness programme for all mine employees rs.

S counselling to all employees and contractors as

reduction in the quantity of water available for use and deterioration, especially from acid mine drainage.

rface and groundwater monitoring to determine the



PHASE	ACTIVITY	ASPECT (CAUSE)	POTENTIAL IMPACT (EFFECT ON ENVIRONMENT)	SIGNIFICANCE WITHOUT MITIGATION	SIGNIFICANCE AFTER MITIGATION	MITIGATION
						impact the mine project area. Implement mitio proposed
Operations	Mining	Existing settlements	Impact on existing settlements within the mining right area and mining footprint.	Low	Low	Impact should b If not possible, a international be The RAP must b experienced spe
Operations	Mining	Graves, burial grounds and heritage features	Impact on graves, burial grounds and heritage features.	Medium	Low	Implement all n specialist.
Operations	Mine governance	Social and labour Plan	Non-adherence to the Social and Labour Plan.	Medium	Low	Ensure that the Update the SLP labour-sending Align the SLP wi municipality and Ensure that skill specified in the
Surface Water						· ·
Operations	Mine dewatering	Aquifer impact	Dewatering of the aquifer closest to the pits and inflow of groundwater into the pit will result in a drop in water levels and it is anticipated that many springs and wetlands will be drained.		Medium	No mitigation m
Operations	Mining	Surface water pollution	Pollution of surface water due to spillages, seepages or leaks and improper waste handling, storage and disposal.	Medium	Low	Clean and dirty of any construction capacities and lo All hazardous su substrates and b spillage. Storage areas m storm and rainw disposed of in th Waste handling surface water re All vehicles and regularly service Should a spill oc mine should be a

ne is having on the quality and quantity of water in the

tigation measures for surface and groundwater as

be avoided if possible.

e, a Resettlement Action Plan (RAP), in line with best practice standards, should be developed. to be monitored and audited and implemented by an pecialist.

mitigation measures as proposed by the heritage

ne commitments in the SLP are implemented.

- P regularly to align with the needs of the local and g communities.
- with the requirements of the local and district nd the associated IDP.
- kills development and training is implemented as e SLP.

measures are possible or this impact.

by water system infrastructure must be installed prior to ion activities and take into consideration the design I location restrictions stipulated in GN 704 of the NWA. substances must be stored and handled on impervious d bunded areas that are able to contain potential

- must be kept as dry as is practically possible and all nwater collected in storage areas must be removed and the PCDs.
- ng and storage facilities must be constructed away from resources and drainage lines.
- nd equipment must be kept in good working order and iced.
- occur then the incident management procedure of the perfollowed.



PHASE	ΑCTIVITY	ASPECT (CAUSE)	POTENTIAL IMPACT (EFFECT ON ENVIRONMENT)	SIGNIFICANCE WITHOUT MITIGATION	SIGNIFICANCE AFTER MITIGATION	MITIGATION M
Construction	Dams, trenches, channels and berms	Surface water drainage patterns and slopes altered	The construction and operation of dams, trenches,	Medium	Low	Areas should be dirty water separ directed dependi Clean and dirty w any construction capacities and lo Clean and dirty w to re-enter the r in PCDs. Ensure that clear effectively and e Clean and dirty w from surface wat
Operations	Alterations to natural drainage patterns	Erosion and sedimentation entering receiving surface water bodies	Alteration of the natural pre-existing surface water drainage patterns and slopes of the area may result in increased erosion and sedimentation which may enter receiving surface water bodies.	Medium	Low	Restrict the use No development drainage line, un Vegetation clean smallest footprin implemented. Movement of ma roads and must Clean and dirty w any activities an locations restrict Areas should be dirty water sepa clean. Clean and dirty w from surface wa PCDs must be lin cleaned and mai
Operations	Open cast mining	Contamination of clean water	Opencast mining and the use of machinery and equipment have the potential to result in pollution of surface water due to spillages, seepages or leaks and improper waste handling, storage and disposal. Clean surface water may enter the opencast pit and become contaminated and may also become contaminated through contact with pollutants on site as a result of spills, seepages, leaks and improper waste handling.	Medium	Low	Clean and dirty w kept in good wor Upstream clean installed close to clean water flow Upstream clean protected from e disruptors to red Dirty water conta

e sloped to allow for free runoff toward either clean and paration systems infrastructure and appropriately reiding on whether water is either clean or dirty. y water system infrastructure must be installed prior to on activities and take into consideration the design locations restrictions stipulated in GN 704 of the NWA. y water system infrastructure must allow for clean water receiving environment and dirty water to be contained

ean and dirty water system infrastructure is operating efficiently to separate clean and dirty water. water system infrastructure must be located away

ater resources and drainage lines.

e and/or abstraction of surface water.

nt should occur within the 1:100 year flood line of any unless authorised.

arance and soil disturbances should be limited to the int area possible and erosion control measures

nachinery and vehicles must be limited to identified t avoid soil stockpiles.

water system infrastructure must be installed prior to and take into consideration the design capacities and ctions stipulated in GN 704 of the NWA.

e sloped to allow for free runoff toward either clean and paration systems depending on whether water is dirty or

v water system infrastructure must be located away vater resources and drainage lines.

lined and equipped with a silt trap that is regularly aintained.

v water system infrastructure must be maintained and orking order.

n and dirty water system infrastructure must be to the edge of the pit in order to effectively deviate w around the pit and prevent it from entering.

n and dirty water system infrastructure must be

erosion through the installation of surface water energy educe storm water velocity.

ntained and pumped from the pit must be stored in lined



		ASPECT	POTENTIAL IMPACT (EFFECT ON	SIGNIFICANCE WITHOUT	SIGNIFICANCE AFTER	
PHASE	ΑCTIVITY	(CAUSE)	ENVIRONMENT)	MITIGATION	MITIGATION	MITIGATION N
						PCDs equipped
						All hazardous su
						substrates and b
						spillages.
						Storage areas m
						storm and rainw
						disposed of in th
						Waste handling
						surface water re
						All vehicles and
						regularly service
						Should a spill oc
						mine should be t Undertake concu
						pit as small as is
						water able to co
Operations	Open cast mining	Flooding risk at	Due to the close proximity to drainage lines the risk	Medium		
Operations	Open cast mining	drainage lines	of flooding exists.	Medium	Low	Implementation
Decommissioning	Decommissioning	Surface water	Decommissioning activities related to the removal of	Medium	Low	Clean and dirty
5	5		infrastructure and the use of machinery and			any construction
			equipment have the potential to result in pollution of			capacities and lo
			surface water due to spillages, seepages or leaks and			All hazardous su
			improper waste handling, storage and disposal.			substrates and b
						All hazardous su
						constructed to e
						All vehicles and
						regularly service
Operations	Groundwater decant	Contamination of	Groundwater decanting from the opencast pit will be	High	Medium	Decant must be
Rehabilitation		clean water	contaminated and will flow down gradient, likely to			WTP.
			enter and contaminate surface water resources.			Continued maint
						seepage or leaka
						Continued maint
						Pipelines and su
						Continue to inve
						adjustment, con
						Ensure that prop
						to ensure less re
						produced.

I with silt traps.

substances must be stored and handled on impervious bunded areas that are able to contain potential

must be kept as dry as is practically possible and all water collected in storage areas must be removed and the PCDs.

g and storage facilities must be constructed away from resources and drainage lines.

d equipment must be kept in good working order and ced.

occur then the incident management procedure of the e followed.

current rehabilitation and backfilling to keep the open is practically possible to reduce the amount of surface come in contact with the pit and contaminated water.

n of storm water management plan.

water system infrastructure must be installed prior to on activities and take into consideration the design locations with regard to GN 704 of the NWA.

substances must be stored and handled on impervious bunded areas in order to handle potential spillages.

substances must be stored in designated areas ensure their safe storage.

d equipment must be kept in good working order and ced.

e collected in dedicated lined PCD for treatment at the

ntenance of all dams to ensure that there are no spills, kage.

ntenance of clean and dirty water system infrastructure. sumps to be kept clean and in good working order.

vestigate various water treatment options including pH ontrolled release and further containment options.

oper backfilling is undertaken throughout the operation recharge of oxygen rich water and reduction in AMD

AMD Strategy.



				SIGNIFICANCE	SIGNIFICANCE	
		ASPECT	POTENTIAL IMPACT (EFFECT ON	WITHOUT	AFTER	
PHASE	ΑCTIVITY	(CAUSE)	ENVIRONMENT)	MITIGATION	MITIGATION	MITIGATION N
Groundwater						·
Operations	Clearing topsoil	Infiltration to	Clearing topsoil for footprint areas can increase	Medium	Low	Ensure that foot
		groundwater	infiltration rates of water to the groundwater system.			is not over-cleare
		system				
Operations	Waste handling and	Infiltration to	Handling of waste and transport of building material	Medium	Low	Waste should be
	building material	groundwater	can cause various types of spills (domestic waste,			The waste area s
	transportation	system	sewage water, hydrocarbons) which can infiltrate and			Spills should be
			contaminate of the groundwater system.			Solid waste must
						waste disposal a
Operations	Opencast dewatering	Groundwater	Opencast mining will result in groundwater inflows	Medium	Medium	Keeping the worl
		dewatering	into the workings which need to be pumped out for			possible.
			mine safety and the resultant dewatering (water level			No users are cur
			decrease) of the groundwater system in the			be impacted, the
			immediate vicinity of the workings.			mine.
Operations	Coal stockpiling	ARD influencing	Stockpiling of coal will expose coal to water and	Medium	Low	Clean water need
		groundwater	oxygen, resulting in ARD from roads and stockpiles.			minimise water i
			Contamination of the groundwater system will occur			Keep stockpiles a
			from these sites, although at a lower significance			
			than the opencast pits.			
Operations	Opencast exposure	Deterioration of	Exposure of geological strata in the opencast areas	Medium	Medium	Disturbing geolog
	to geological strata	quality of	will result in a deterioration in quality of groundwater			Pits need to be k
		groundwater	flowing into the opencast areas.			and oxygen with
						minimum.
						Mine water must
Operations	Dirty water pumped	Groundwater	Dirty water from the opencast pit should be pumped	Medium	Low	Pollution control
	to pollution control	contamination	to pollution control dams. Unlined dams will			operating state e
	dams	from unlined	contribute highly to contamination of the			
		dams	groundwater system, while lined dams might still			
			contaminate but to a lesser degree.			
Construction and	Handling of waste	Groundwater	Handling of waste can cause various types of spills	Medium	Low	All vehicles and r
operation		contamination	(domestic waste, sewage water, hydrocarbons) which			inspected on a re
			can infiltrate and cause contamination of the			soon as possible
			groundwater system.			Repairs shall be
						situ repair is nec
						Drip trays shall a
						situ repairs.
						Drip trays shall b
						contents dispose
						Accidental spills
						waste, sewage) i

otprint clearance is kept to a minimum and that the area ared.

be discarded in the allocated waste area.

a should be bunded.

e cleaned up immediately.

ust similarly either be stored at site on an approved area or removed by credible contractors.

orkings dry is necessary for mining and mitigation is not

urrently likely to be affected. Should any external users hen an alternative water supply should provided by the

eeds to be kept away from the stockpiling area to r infiltrating from the site.

s as small as possible, to minimise their footprint.

logical strata is a result of mining.

e kept as dry as possible to reduce contact time of water th exposed rock and therefore keep contamination to a

ust be contained, re-used, and/or treated.

ol dams should be lined and maintained in a good e ensuring that no overflow of dirty water occurs

d machinery shall be kept in good working order and a regular basis for possible leaks and shall be repaired as ble if required.

be carried out in a dedicated repair area only, unless innecessary as a result of a breakdown.

I at all times be placed under vehicles that require in-

Il be emptied into designated containers only and the osed of at a licenced hazardous material disposal facility. Is (concrete, chemicals, process water, hydrocarbons, e) need to be reported immediately so that effective



PHASE	ΑCTIVITY	ASPECT (CAUSE)	POTENTIAL IMPACT (EFFECT ON ENVIRONMENT)	SIGNIFICANCE WITHOUT MITIGATION	SIGNIFICANCE AFTER MITIGATION	MITIGATION M
						remediation and
						implemented.
						Soil that is conta
						vehicles, must be
						dedicated locatio
						coal-ash as abso
Operations	Decant of water from	Groundwater	Decant of mine water from old opencast areas will	High	Medium	Rehabilitation of
Rehabilitation	old opencast areas	contamination	continue. Decant water will flow into surface water			infiltration and p
			drainage channels.			Management and
						applicable throug
						management lev
						Ongoing rehabilit
						A decant manage
						seepage to strea
Operations	Groundwater	Surface water	Groundwater seepage to streams (salt load).	High	Medium	Surface water m
Rehabilitation	seepage to streams	contamination				Quarterly ground
						database of plum
						The contaminate
						the water treatm
						A decant manage
						seepage to strea
						Rehabilitated ope
						Should the Class
						the impact assoc
Operations	Groundwater	Surface water	Contaminated groundwater seepage to streams (salt	High	Medium	Groundwater lev
Rehabilitation	seepage to streams	contamination	load).			will recover. Pol
		oontanination				All mined areas
						from reacting with
						Quarterly ground
						database of plum
						The seepage can
						WTP.
Operations	Croundwater	Croundwater	Croundwater contaminant aluma	High	Modium	
Operations	Groundwater	Groundwater	Groundwater contaminant plume.	High	Medium	Quarterly ground
Rehabilitation	contamination plume	contamination				database of plum
		plume				The drilling of bo
						recovery of wate
						The presence of
Operations	Groundwater	Surface water	Decant from opencast operations.	High	Medium	Decant can be m
Rehabilitation	seepage to streams	contamination				treatment to an a

nd clean-up strategies and procedures can be

taminated by fuel or oil spills, for example, from be collected to be treated at a pre-determined and tion, or must be treated in situ, using sand, soil or cold sorption medium.

of opencast areas must be completed to minimise prevent ponding of surface water.

and treatment of decant water will be undertaken where bugh the use of the treatment plant and pit water evels.

ilitation of existing mine areas must be undertaken. agement level can however also be established to reduce

eams from the rehabilitated opencast.

monitoring of the streams will be essential.

indwater sampling is recommended to establish a

ume movement trends, to aid eventual mine closure.

ated seepage can be managed, and the water pumped to tment plant.

agement level can however also be established to reduce eams and associated salt load contribution from the opencast.

ass C liner below the proposed DMF remain intact then sociated with the DMF is likely to be low.

evels in the backfilled pits and underground workings Pollution plumes may migrate to surface water bodies. Is should be flooded as soon as possible to bar oxygen with remaining pyrite.

ndwater sampling should be done to establish a

ume movement trends, to aid eventual mine closure.

an be collected in the Mahim dam and be treated via the

indwater sampling should be done to establish a ume movement trends, to aid eventual mine closure. boreholes into mining areas is recommended so that iter in mining areas can be monitored.

of groundwater users should be assessed bi-annually.

managed in pit and then pumped to the WTP for

n acceptable water quality for discharge or re-use.



				SIGNIFICANCE	SIGNIFICANCE	
		ASPECT	POTENTIAL IMPACT (EFFECT ON	WITHOUT	AFTER	
PHASE	ACTIVITY	(CAUSE)	ENVIRONMENT)	MITIGATION	MITIGATION	MITIGATION
Operations	Groundwater	Surface water	Contaminated groundwater seepage to streams (salt	High	Medium	Groundwater lev
Rehabilitation	seepage to streams	contamination	load).			will recover. Po
						All mined areas
						from reacting w
						Quarterly groun
						database of plui
						The seepage ca
						WTP.
Operations	Groundwater	Groundwater	Groundwater contaminant plume.	Medium	Medium	Quarterly groun
Rehabilitation	contamination plume	contamination				database of plui
		plume				The drilling of b
						recovery of wat
						groundwater us
Operations	Groundwater	Surface water	Decant from opencast operations.	High	Medium	Decant can also
Rehabilitation	seepage to streams	contamination				treatment to an
Freshwater Ecosy	stems					
Operations	Wetland an aquatic	Loss of wetland	Loss of wetland and aquatic habitat.	High	High	Ensure that as f
	habitat protection	and aquatic				outside of deline
		habitat.				regulation.
						Ensure that sou
						planning phase.
						Design of infras
						sound and all po
						seepage to the
						It must be ensu
						infrastructures p
						Limit the footpri
						what is absolute
						vegetation clear
						Wetland areas c
						and should be d
						personnel.
						Clean and dirty
						the commencer
						life of the propo
						Loss of wetland
						Areas will need
						wetland offset s

evels in the backfilled pits and underground workings Pollution plumes may migrate to surface water bodies. Is should be flooded as soon as possible to bar oxygen with remaining pyrite.

Indwater sampling should be done to establish a ume movement trends, to aid eventual mine closure. an be collected in the Mahim dam and be treated via the

Indwater sampling should be done to establish a ume movement trends, to aid eventual mine closure. boreholes into mining areas is recommended so that ater in mining areas can be monitored. The absence of users should be assessed bi-annually.

so be managed in pit and then pumped to the WTP for an acceptable water quality for discharge or re-use.

far as possible and additional infrastructures are placed neated watercourse areas and their associated zones of

und environmental management is in place during the e.

structure should be environmentally and structurally possible precautions taken to prevent spillage and/or e surface and groundwater resources present.

ured that the design and construction of all prevents failure.

rint area of the construction and operational activities to tely essential in order to minimise impacts as a result of aring and compaction of soils.

outside of the opencast footprint should be fenced off designated as No-go areas for all unauthorised

y water separation systems to be implemented prior to ement of activities and to be maintained throughout the posed project.

d habitat, with special mention of Critical Biodiversity d to be mitigated with the implementation of a suitable strategy.



		ASPECT	POTENTIAL IMPACT (EFFECT ON	SIGNIFICANCE WITHOUT	SIGNIFICANCE AFTER	
PHASE	ΑCTIVITY	(CAUSE)	ENVIRONMENT)	MITIGATION	MITIGATION	MITIGATION N
Operations	Fragmentation of	Fragmentation of	Fragmentation of watercourses.	High	High	Pipe culverts are
	watercourses.	watercourses.				limit opportuniti
						wetland units an
Operations	Wetland an aquatic	Disturbance and	Disturbance and degradation of wetland and aquatic	High	High	Ensure soil man
	habitat protection	degradation of	habitat.			to minimise eros
		wetland and				All erosion noted
		aquatic habitat.				immediately and
						Active rehabilita
						immediately after
						Implement and
						All delineated wa
						regulation in ter
						and be off limits
						exception of app
						No vehicles or h
						indiscriminately
						All vehicles mus
						footprint.
						No material may
						watercourses.
						A suitable dust o
Operations	Wetland an aquatic	Sediment	Increased sediment transport and deposition in	Medium	Medium	Measures must
	habitat protection	transportation	wetland and aquatic habitat.			areas and reduc
		and deposition				Attenuation mea
						limited to - the u
						or replacement
						must be used in
						All stockpiles mu
						where runoff wil
						Stockpiles must
						necessary.
						Delay vegetation
						any one time.
						Ensure soil mana
						are implemented
						sedimentation.
						All erosion noted
						immediately and
						Active rehabilita
						immediately after

re not to be allowed at any watercourse crossings to ties of flow confinement and channel incision of the and drainage lines.

nagement programme is implemented and maintained osion and sedimentation.

ed within the project footprint should be remedied nd included as part of an ongoing rehabilitation plan. tation, re-sloping, and re-vegetation of disturbed areas fter construction and operational activities.

d maintain alien vegetation management programme. watercourses and their associated 100 m zones of erms of GN 704 should be designated as "No-Go" areas ts to all unauthorised vehicles and personnel, with the

oproved construction and operational areas.

heavy machinery may be allowed to drive

y within any delineated watercourses.

st remain on demarcated roads and within the project

ay be dumped or stockpiled within delineated

control program should be put in place.

t be put in place to attenuate water from infrastructure ice runoff.

easures during construction are to include but are not e use of sandbags, hessian sheets, silt fences, retention t of vegetation and geotextiles such as soil cells which in the protection of slopes.

nust be protected from erosion, stored on flat areas vill be minimised, and be surrounded by bunds.

st also only be stored for the minimum amount of time

on clearing and clear only the minimum area required at

nagement and stormwater management programmes ed and maintained to minimise erosion and

ed within the project footprint should be remedied nd included as part of an ongoing rehabilitation plan. tation, re-sloping, and re-vegetation of disturbed areas fter construction and operational activities.



PHASE	ΑCTIVITY	ASPECT (CAUSE)	POTENTIAL IMPACT (EFFECT ON ENVIRONMENT)	WITHOUT MITIGATION	AFTER MITIGATION	MITIGATION N
						Ensure that no ir
						present takes pla
						Erosion berms sl
						stockpiles to pre
						resources.
Operations	Wetland an aquatic	Water quality	Water quality deterioration.	Medium	Medium	Clean and dirty v
	habitat protection	deterioration				the commencem
						life of the propos
						Ensure that as fa
						placed outside o
						100 m zones of
						All vehicles must
						Vehicles are to b
						the probability o
						Storage of poter
						fuel, oil, cement
						or outside the de
						A walled concret
						bermed area mu
						oil, paint, herbic
						areas.
						Re-fuelling must
						wetlands to prev
						All spills should l
						Provide sufficien
						adopt a zero-dis
						Should contamir
						circumstances ei
						wetland/aquatic
						of suitable mitig
						Surface water dr
						hydrocarbons ar
						separate the che
						No uncontrolled
						permitted. Any
						authority.
						In the case of po
						Representative c
						Appropriate sani
						operational activ

- incision and canalisation of the wetland features place as a result of the proposed activities.
- should be installed on roadways and downstream of revent gully formation and siltation of the freshwater
- y water separation systems to be implemented prior to ment of activities and to be maintained throughout the osed project.
- far as possible that all operational infrastructures are of wetland/riparian areas and their associated 32 or f regulation, respectively.
- st be regularly inspected for leaks.
- be maintained in good working order so as to reduce of leakage of fuels and lubricants.
- entially hazardous materials (including but not limited to nt, bitumen etc.) must be above any 100-year flood line designated watercourse buffer, whichever is greater. ete platform, dedicated store with adequate flooring or nust be used to accommodate chemicals such as fuel, icide and insecticides, as appropriate, in well-ventilated
- st take place on a sealed surface area away from event ingress of hydrocarbons into topsoil.
- d be immediately cleaned up and treated accordingly. ent storage capacity to contain contaminated waters i.e., lischarge policy.
- inated water due to spillages or other unforeseen
- enter identified wetland or watercourse, a
- ic specialist must be consulted regarding implementation igation and/or rehabilitation measures.
- draining off contaminated areas containing
- are required to be channelled towards a sump which will nemicals and oils.
- d discharges to any surface water resources are
- y discharge points need to be approved by the relevant
- pollution of any surface or groundwater, the Regional of the DHSWS must be informed immediately.
- nitary facilities must be provided for the duration of the civities and all waste must be removed to an appropriate



PHASE	ΑCTIVITY	ASPECT (CAUSE)	POTENTIAL IMPACT (EFFECT ON ENVIRONMENT)	SIGNIFICANCE WITHOUT MITIGATION	SIGNIFICANCE AFTER MITIGATION	MITIGATION N waste facility.
Operations	Wetland an aquatic habitat protection	Provincial freshwater conservation targets.	Impact on provincial freshwater conservation targets.	High	High	the provided fac A suitable wetlan to some extent. Ongoing rehabili carried out to id necessary preve
Operations	Wetland an aquatic habitat protection	Water quality deterioration	Water quality deterioration.	Medium	Medium	During rehabilita personnel may & delineated water All vehicles mus area footprint. All vehicles mus Re-fuelling must wetlands to prev All spills should To mitigate the rehabilitation de functionality of r necessary, resto In the event of o negatively affect through routine the WTP that wil to be released b It must be ensur meet the ecolog Reserve and to p
Operations	Wetland an aquatic habitat protection	Increased surface water runoff	Increased surface water runoff into wetland and aquatic habitat.	Medium	Low	Good soil manage and subsoils dur management pla Topsoil should n utilised in ongoi indicated in the viability. Topsoil depths of possible. Replaced soils s natural landscap Steep slopes sho

Under no circumstances may ablutions occur outside of acilities.

and offset strategy may assist in mitigating this impact t.

ilitation, mitigation of impacts and monitoring should be identify emerging impacts and trends so that the ventative measures can be timeously implemented.

itation, no vehicles, heavy machinery or unauthorised be allowed to drive indiscriminately within any rercourses.

ust remain on demarcated roads and within the project

ust be regularly inspected for leaks.

event ingress of hydrocarbons into topsoil.

Id be immediately cleaned up and treated accordingly. The potential impacts of decant, appropriate wetland design and implementation must ensure that wetland of remaining wetlands is maintained and where stored.

f decant occurring and water quality and/or quantity ecting the associated aquatic biota (as determined e biomonitoring activities), water must be pumped to will treat the water to a quantity and quality appropriate back into the receiving aquatic ecosystem.

sured that decant is of an acceptable water quality to ogical requirements of the Steelpoort River as set in the prevent deviation from the RQOs.

agement should take place taking care not to mix topsoil uring stripping. Care should be taken to follow the soil blan closely.

not be stockpiled for extended periods and should be oing rehabilitation activities within 3 years or as le soil management program to prevent loss of soil

on rehabilitated areas should be maximised as far as

should be appropriately shaped and profiled to the ape profile and should be free draining. hould be avoided to prevent erosion.



				SIGNIFICANCE	SIGNIFICANCE	
		ASPECT	POTENTIAL IMPACT (EFFECT ON	WITHOUT	AFTER	
PHASE	ACTIVITY	(CAUSE)	ENVIRONMENT)	MITIGATION	MITIGATION	MITIGATION M
						As much vegeta
						proposed develo
						In order to prote
						minimum.
						All areas where
						and seeded with
						Ongoing wetland
						vicinity of the pr
						techniques must
						season in order
						recommendation
						receiving enviror
Operations	Invasive alien plant	Invasive alien	Invasive alien plant species encroachment.	Medium	Medium	An alien vegetat
	species control	plant species				managed for the
		encroachment.				The alien vegeta
						period of at leas
						Bi-annual vegeta
						should take plac
						Saplings should
Operations	Buffer zone control	Buffer zone	Buffer zone impacts.	Medium	Low	No activities, roa
		impacts.				designated buffe
						Indigenous vege
						be maintained a
						functional, and r
						Alien vegetation
						strictly controlled
						detailed alien ma
						legislative requir
						taken during all
						closure manager
Terrestrial Biodiv	versity					
Operations	Terrestrial	Influence on	Loss of plant communities including floral SCC;	High	Medium	Keep site clearin
-	biodiversity	terrestrial	Loss of biodiversity.			of dedicated area
	protection	biodiversity	Increased erosion.			Keep site clearin
			Potential for AIP proliferation.			Alien plant mana
			Loss of faunal habitat including faunal SCC.			Make use of exis
			Loss of vegetation types including Grassland, Rocky			Adhere to 100 m
			Outcrop and Wetland vegetation units.			Replacement of
						, <i></i>

- etation growth as possible should be promoted within the elopment area during all phases.
- otect soils, vegetation clearance should be kept to a
- re active erosion is observed should be ripped, re-profiled ith indigenous grasses endemic to the region.
- and rehabilitation is necessary both within and in the proposed study area and appropriate wetland monitoring ust take place on an annual basis during the summer/wet er to identify any emerging issues, and to make ions on any trends, declines or improvements in the ronment.
- tation management plan to be implemented and the life of the proposed project.
- etation management plan should remain in place for a east five (5) years post-closure.
- etation surveys and alien vegetation clearing activities lace to remove saplings of alien trees.
- Id ideally be removed before they reach 1 m in height. roads or infrastructure are to be located within the final iffer zone areas.
- getation cover within the designated buffer zones are to at a minimum of 80% to ensure that the buffer remains d must be assessed annually.
- on establishment within these buffer zone areas is to be lled through the development and implementation of a management plan developed in accordance with the uirements that considers management actions to be all phases of the lifecycle of the mine, including postgement requirements.
- ring to a minimal, and restrict vehicle movement outside areas, specifically close to wetlands (pans).
- ring and impacts to the Mining Right Application.
- nagement strategy should be implemented.
- kisting roads to encourage minimal impacts/footprint.
- m protective buffers around pans.
- of removed protected species during rehabilitation.



PHASE	ΑCΤΙVΙΤΥ	ASPECT (CAUSE)	POTENTIAL IMPACT (EFFECT ON ENVIRONMENT)	SIGNIFICANCE WITHOUT MITIGATION	SIGNIFICANCE AFTER MITIGATION	MITIGATION N
Operations	Terrestrial biodiversity protection	Influence on terrestrial biodiversity	Removal of vegetation and basal layer. Increased proliferation of AIPs. Increased faunal casualties. Increased dust pollution.	Medium	Low	Keep site clearing If any erosion of any further eros rainfall events. Staff of the mine mine, such as ac Restoration and rehab phase. Construction mu reduce as much AIPs should be of life of the mine a
Operations	Terrestrial biodiversity protection	Influence on terrestrial biodiversity	 Heavy machinery utilised increasing vehicle movement in the area, increasing soil compaction, habitat disturbances and vegetation removal. Blasting will increase loss of habitat, faunal casualties, loss of ecosystem functioning and encourage habitat fragmentation. Natural vegetation will be removed for the Open Pits working promoting edge effects and AIP proliferation. Increased dust pollution and erosion. 	Medium	Low	Restoration and rehab phase. Construction mu reduce as much Alien invasive pl throughout the l Corridors (infras would mitigate f managed with th
Operations	Terrestrial biodiversity protection	Influence on terrestrial biodiversity	Habitat destruction by removal of vegetation. Increase in dust production. AIP spread. Increased compaction, erosion, and consequently sedimentation potential. Increased faunal casualties.	Medium	Low	The footprint of necessary areas Existing roads sh roads need to be identified vegeta existing roads. Access should be open pits and du by removal of in To minimise loss anti-poaching un patrols to preven identified within measures for Gr Plan). Alien invasive pl throughout the l AIP programme Monitoring of the

ing to a minimum.

occurs, corrective actions must be taken to minimise osion from taking place at regular intervals or after high

ne must adhere to policies within the operation of the adhering to designated speed limits.

d rehabilitation of removed vegetation and SCC during

nust be kept within the infrastructure footprint area, to th fragmentation as possible.

continuously monitored and controlled throughout the and thereafter.

d rehabilitation of removed vegetation and SCC during

nust be kept within the infrastructure footprint area, to the fragmentation as possible.

plants should be continuously monitored and controlled e life of the mine and thereafter.

astructure and ecological) set aside within the mine area fragmentation substantially, especially if this could be the community over an extended period of time.

f the mine should be kept as small as possible with only as being cleared.

should be used with no new roads constructed, if new be constructed, these should be done outside of the station communities and as close as possible to the

be restricted to already impacted areas (haul roads, dumps) by rehabilitating these areas as soon as possible infrastructure and planting.

units incorporated during the mine life cycle. Security rent snaring. Create a sanctuary for faunal species in the Project area during the operational phase (See Grey Crowned Crane conservation in Land Management

plants should be continuously monitored and controlled e life of the mine and thereafter. It is recommended that e be established to control the spread.

he vegetation communities present must be completed



PHASE	ΑCΤΙVΙΤΥ	ASPECT (CAUSE)	POTENTIAL IMPACT (EFFECT ON ENVIRONMENT)	SIGNIFICANCE WITHOUT MITIGATION	SIGNIFICANCE AFTER MITIGATION	MITIGATION N
						every 2 years to fragmentation.
Operations	Terrestrial	Influence on	Removal of vegetation, habitats and increased soil	Medium	Low	Monitoring of ali
	biodiversity	terrestrial	erosion and compaction.			recommended as
	protection	biodiversity	Loss of faunal SCC. Destruction of and changes to the habitats.			free from alien ir Ensure no loss o
			Increased dust pollution due to erosion and vehicular			be incorporated
			activity.			Monitor dust pol
			Risk of AIP proliferation.			Keep sight cleari
						outside of dedica
						Vegetate stockpi
						and sedimentation
Operations	Terrestrial	Influence on	Contamination of soil, water and surrounding areas /	Medium	Low	All spills should b
	biodiversity	terrestrial	habitats (pan vegetation) from Hydrocarbon			Re-fuelling must
	protection	biodiversity	waste/spills (lubricants, oil, explosives, and fuels).			sensitive habitat
						hydrocarbons int
Operations	Terrestrial	Influence on	Compaction of soil.	Medium	Low	Rehabilitate the
	biodiversity	terrestrial	Potential faunal casualties.			the soil and reve
	protection	biodiversity	Increased runoff potential.			Ensure proper st
			Increased erosion and decline in revegetation			no run-off or poo
			potential.			Adhere to health
						mine and adhere
						Only designated
						unnecessary com
Operations	Terrestrial	Influence on	Disturbance of soils, and subsequent erosion by	Medium	Low	Continue with Co
	biodiversity	terrestrial	wind, and water.			pits and dumps,
	protection	biodiversity	Increased vehicle movement in the area, increasing			Address eroded a
			soil erosion and habitat destruction.			soil, and reveget
			Potential spillage of hydrocarbons such as oils, fuels,			sprawl.
			and grease, thus contamination of the surrounding			Inventory of haz
			grounds.			compiled and cor
			AIP proliferation.			Ensure proper st
			Unexpected changes in topography and landscape.			no run-off or poo
						Only designated
						unnecessary com
Operations	Terrestrial	Influence on	Exposure of soils, and subsequent compaction,	Medium	Low	During the decor
	biodiversity	terrestrial	erosion, and sedimentation.			as possible and p
	protection	biodiversity	Soil compaction, and increased runoff potential due			plant recruitmen
			to vehicle movement during rehabilitation programs.			Address eroded a
			AIP proliferation.			soil and revegeta

to document to impacts of the edge effect and

alien invasive sprawl during the operation is

- as the surrounding vegetation is relatively intact and invasive plants.
- of faunal SCC by activating anti-poaching units that will d during the mine life cycle.
- ollution.
- aring to a minimal, and restrict vehicle movement
- icated areas, specifically close to wetlands (pans).
- xpiles to prevent soil loss, organic material loss, erosion, ation.
- d be immediately cleaned up and treated accordingly. Ist take place on a sealed surface area away from ats such as the pan vegetation to prevent the ingress of into the topsoil.
- e compacted, eroded areas by deep ripping to loosen vegetate the area as soon as possible.
- stormwater management designs are in place to ensure pooling occurs.
- th and safety protocols within the operations of the ere to speed limits to minimise faunal casualties.
- ed access routes are to be used to reduce any ompaction.
- Concurrent Rehabilitation, begin with stockpiles, open s, implement rehabilitation measures.
- d and compacted areas by deep ripping to loosen the jetate the area as soon as possible to prevent AIP
- azardous waste materials stored on-site should be complete removal arranged.
- stormwater management designs are in place to ensure pooling occurs.
- ed access routes are to be used to reduce any ompaction.
- ommissioning phase, rehabilitation must start as soon d preferably in the growing season to ensure adequate ent.
- d and compacted areas by deep ripping to loosen the etate the area as soon as possible.



				SIGNIFICANCE	SIGNIFICANCE	
		ASPECT	POTENTIAL IMPACT (EFFECT ON	WITHOUT	AFTER	
PHASE	ACTIVITY	(CAUSE)	ENVIRONMENT)	MITIGATION	MITIGATION	MITIGATION M
			Loss of organic material, basal layer and vegetation			Inventory of haza
			cover.			compiled and cor
			Potential spillage of hydrocarbons such as oils, fuels,			Only designated
			and grease, thus contamination of soil.			unnecessary com
Operations	Terrestrial	Influence on	Minimal negative impacts on the environment.	Medium	Low	During the decon
	biodiversity	terrestrial	Environmental Monitoring Plan.			as possible and p
	protection	biodiversity				plant recruitment
						Stockpiles, open
						Ensure sufficient
						planted vegetation
						Replant with spec
Operations	tions Terrestrial Hazardous Leaking or spillage of hazardous substances from Medium	Medium	Low	If a spill occurs, i		
	biodiversity	substance leaks	pipelines and waste storage.			(Drizit/Zupazorbt
	protection	and spillages				authorities.
						All infrastructure
						checked frequent
						Ensure all staff a
						place for such ins
Operations	Terrestrial	Hydrocarbon	Hydrocarbon spillage from vehicles.	Low	Low	If leak occurs fro
	biodiversity	spillage from				All vehicles are to
	protection	vehicles.				Machines must b
						daily for leaks.
Operations	Terrestrial	Infrastructure	Infrastructure malfunction leading towards dirty	Medium	Low	All infrastructure
	biodiversity	malfunction	water spillage or spontaneous combustion.			and checked thro
	protection					All staff are to be
						prepared for mal
						Protocols are to k
						If such hazards w
						notified and the i
Operations	Terrestrial	Dust pollution	Excess dust pollution.	Medium	Low	Excess dust in co
	biodiversity					are site specific.
	protection					spraying of water
						soils.

azardous waste materials stored on-site should be complete removal arranged.

ed access routes are to be used to reduce any ompaction.

commissioning phase, rehabilitation must start as soon d preferably in the growing season to ensure adequate ent.

en pits and dumps are to be rehabilitated.

nt irrigation (can use water cart) and fertilizing of newly ation to facilitate a rapid establishment.

becies identified within each vegetation community.

s, it is to be cleaned up immediately

rbtype spill kits) and consequently reported to the

re carrying or transporting such substances is to be ently and maintained.

f are adequately informed and safety measures are in instances.

rom vehicle, place drip trays below the leak.

e to be serviced on concrete areas and off site.

be parked upon hard parking surfaces and checked

re, machinery and associated setups are to be serviced proughout the project life cycle.

be informed about potential hazards and consequently nalfunctioning.

o be induced at every phase of the project life cycle. s were to incur, the appropriate authorities are to be e incident recorded.

construction sites is mitigated via various methods and c. The recommended methods for this site would be ter, tackifiers and soil stabilisers that do not harden the



Figure 11.1 presents the Risk-Based Reporting Matrix Without Mitigation, whilst **Figure 11.2** presents the Risk-Based Reporting Matrix After Mitigation. As can be seen in the figures, the risks associated with each impact with or without impact mitigation action implementation show, through the implementation of appropriate impact mitigation actions, the likelihood and consequence of identified impacts can be improved.

14/:+	hout Mitigation	1	2	3	4	5
vvit	hout Mitigation	Insignificant	Minor	Moderate	Major	Catastrophic
5	Almost certain	о	1	2	25	18
4	Likely	о	1	6	34	3
3	Moderate	О	о	2	2	1
2	Unlikely	0	0	1	2	0
1	Rare	О	0	о	0	0

Figure 11.1: Risk-Based Reporting Matrix Without Mitigation.

	ftor Mitigation	1	2	3	4	5
A	fter Mitigation	Insignificant	Minor	Moderate	Major	Catastrophic
5	Almost certain	о	1	3	3	9
4	Likely	о	7	12	5	4
3	Moderate	1	14	11	9	0
2	Unlikely	5	7	3	2	0
1	Rare	0	0	2	0	о

Figure 11.2: Risk-Based Reporting Matrix After Mitigation.

12 SUMMARY OF SPECIALIST RECOMMENDATIONS

Specific recommendations of the specialists consulted are presented in Table 12.1.



Table 12.1: Specialist Recommendations.

LIST OF STUDIES UNDERTAKEN	RECOMMENDATIONS OF SPECIALIST REPORTS	SPECIALIST RECOMMENDA THAT HAVE BEEN INCLUDE THE EIA REPORT
	It is recommended that ambient air quality monitoring be expanded to include the recommended locations to get a baseline condition prior to the onset of the operations and in order to establish the level at which the proposed operations are noted to impact on the ambient air quality.	х
Climate and Air Quality	Fallout monitoring should be continued for the life of mine to better assess the level of nuisance dust associated with the related operations. Sampling of fallout should be expanded.	x
	PM 10 and PM 2.5 dust monitoring must also be undertaken at at the locations presented but also in and around potential fugitive emission sources to determine mitigation measures and focus management efforts.	х
Soils	 The following stockpiling recommendations apply: Strip a suitable distance ahead of the construction (disturbance) at all times, to avoid loss and contamination; Supervise stripping to ensure soils are not mixed. Strip soils only when moisture content is as low as possible to minimise compaction risk. Stripping and replacement of soil should be done during the dry winter when rainfall is at its lowest and soils are driest. Strip and replace in one action wherever possible Wherever possible, stripping and replacing of soils should be done in a single action. This is both to reduce compaction and also to increase the viability of the seed bank contained in the stripped surface soil horizons. Stockpiling both increases compaction and decreases the viability of the seed bank and should only be done when no areas of reshaped impacted land are available for direct placement. Wherever possible, soils should be stripped and replaced using shovel (backhoe) and truck equipment. The following topsoil management recommendations apply: Locate soil stockpiles so that re-handling of soil is minimised. Soil stockpiles should not be moved after initial stripping unless the soil is being replaced in its final location in the rehabilitated profile. This is because each re-handling damages soil structure and increases compaction. While it may cost more initially, it is better to place stockpiles in areas where they will not have to be moved. Placing soil stockpiles should be placed on a topographical crest which provides free drainage in all directions. Alternatively, a side-slope location with suitable cut-off berm construction upslope is acceptable. Soils should be stockpiled loosely at no more than 5 m high. The use of heavy equipment over soil plies results in soil structure damage. If direct dumped soil plies are too low, then it is possible to increase stockpile height using a bulldozer blade or back-actor bucket to raise the materials.	X

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OATIONS DED IN	REFERENCE TO APPLICABLE SECTION OF REPORT WHERE SPECIALIST RECOMMENDATIONS HAVE BEEN INCLUDED.	
	Section 11 and EMP.	



LIST OF STUDIES UNDERTAKEN RECOMMENDATIONS OF SPECIALIST REPORTS		SPECIALIST RECOMMENDA THAT HAVE BEEN INCLUDE THE EIA REPORT
	 Retain and respread soils so that their natural order is reflected (i.e. subsoils at the bottom and topsoil at the top). Rake the surface so that big clods are broken up, the surface is even and the soil is easy to handle during planting. Ensure that soil is not overly dry and powdery. It should be slightly damp but not sodden and muddy or the soil structure will be damaged. If it is very dry, watering it the day before planting is recommended. The lack of available weed and pathogen-free soil material is a common limiting factor to restoration and re-vegetation works in disturbed areas. A minimum depth of 200 mm of soil material is generally required to sustain plant growth for most species. As a result, protection of the existing soil material on and around work sites is essential for successful restoration works. 	
Terrestrial Biodiversity	All identified faunal SCC identified must be located and relocated, if possible, before the construction phase. All floral SCC must be identified and located in a pre-screening assessment prior to construction. Permits will be required to relocate and/or destroy the identified protected floral species within the Project area. Replant suitable and indigenous flora during the rehabilitation phase as a means to revegetate the area after decommissioning the mine. Restriction of vehicle movement over sensitive areas to reduce degradation of untouched areas. Minimise unnecessary removal of the natural vegetation cover outside the development footprint. After rehabilitation, the area must be fenced, and animals should be kept off the area until the vegetation is self-sustaining and established.	x
Freshwater Ecosystems	 Wetland areas outside of the opencast footprint should be fenced off and should be designated as No-Go areas for all unauthorised personnel. All delineated watercourses and their associated 100 m zones of regulation in terms of GN 704 should be designated as No-Go areas and be off limits to all unauthorised vehicles and personnel, with the exception of approved construction and operational areas. Ongoing wetland rehabilitation is necessary both within and in the vicinity of the proposed study area and appropriate wetland monitoring techniques must take place on an annual basis during the summer/wet season in order to identify any emerging issues, and to make recommendations on any trends, declines or improvements in the receiving environment. An alien vegetation management plan must be implemented and managed for the life of the proposed project. The alien vegetation surveys and alien vegetation clearing activities should take place to remove saplings of alien trees. Indigenous vegetation cover within the designated buffer zones is to be maintained at a minimum of 80% to ensure that the buffer remains functional and must be assessed annually. It is recommended that a detailed wetland mitigation and offset strategy be developed for the mine in order to ensure long-term wetland functioning within the catchment. Such a strategy must consider the feasibility of 	x

DATIONS DED IN	REFERENCE TO APPLICABLE SECTION OF REPORT WHERE SPECIALIST RECOMMENDATIONS HAVE BEEN INCLUDED.	
	Section 11 and EMP.	
	Section 11 and EMP.	



LIST OF STUDIES UNDERTAKEN	RECOMMENDATIONS OF SPECIALIST REPORTS	SPECIALIST RECOMMENDA THAT HAVE BEEN INCLUDE THE EIA REPORT
	rehabilitation of the remaining wetlands on site, as well as the offsetting of the residual wetland loss resulting	
	from the proposed mining through of wetlands.	
Surface Water	Update the water balance on an annual basis.	
	Undertake quarterly monitoring of proposed and existing surface water monitoring locations.	Х
	Implement the SWMP and ensure that infrastructure is not damaged and functioning optimally.	
Groundwater	The mine floor elevations and extents of mining should be confirmed for the Glisa section as this largely governs	
	the decant location and flooding rate.	
	The groundwater monitoring network should be updated based on the existing and proposed monitoring positions.	
	A number of boreholes plot wrongly or are numbered wrongly. The exact location and status of each borehole	
	currently or previously monitored should be established by means of a field survey.	
	A monitoring database should be established contain all historic and future monitoring data.	
	Geochemical samples must be obtained from the backfill areas to properly characterise the actual backfill	
	geochemical properties. The samples must be representative over both the vertical and horizontal extent of each	
	backfilled pit. At least 10 boreholes must be sampled over their entire vertical profile to the bottom of pit.	
	Kinetic leaching tests must be performed on coal, overburden and discard samples at Glisa and Paardeplaats	
	section in order to determine the pyrite oxidation rate. Kinetic leach testing will also give a better quantification	
	than static leach tests of the chemicals that may potentially leach out of the rock.	
	The geochemical model must be updated to calibrate and validate its results and to construct an effective closure	
	plan for the mine. The geochemical model must also assess the effectiveness of potential mitigation measures.	
	A comprehensive geochemical study for the Paardeplaats area is warranted and should be conducted as mining	
	commences. This should be done such that a geochemical management plan can be implemented as part of the	Х
	mining plan to ensure a reduced post closure impact.	
	The groundwater numerical model should be updated every 2 years to reflect the operational and post-	
	rehabilitation conditions and to be re-calibrated using the most recent groundwater levels. This will improve	
	groundwater level recovery and time-to-decant calculations. The model should also be updated when new	
	geochemical data is available to update the contaminant transport model.	
	A site assessment re-calculating the decant volumes using numerical model results and spreadsheet calculations	
	should be carried out every 2 years based on the rehabilitation design of each opencast.	
	Re-estimations of the recharge based on the used capping and determination of the backfill porosity into each pit	
	should be assessed when backfilling is complete. This will improve the accuracy of the decant volumes and time-	
	to-decant to be expected and therefore to verify if the water treatment plant is properly designed.	
	Delineations of mining areas, contribution of each of those mining areas to the constructed decant points and	
	anticipated decant volumes (average and seasonal variations) should be assessed and/or confirmed and these	
	volumes should correspond to values in the site water balance.	
	It is recommended to conduct surface wate blending model to assess the risk associated with the salt load	
	contribution of the base flow.	

OATIONS DED IN	REFERENCE TO APPLICABLE SECTION OF REPORT WHERE SPECIALIST RECOMMENDATIONS HAVE BEEN INCLUDED.	
	Section 11 and EMP.	
	Section 11 and EMP.	



LIST OF STUDIES UNDERTAKEN	RECOMMENDATIONS OF SPECIALIST REPORTS	SPECIALIST RECOMMENDA THAT HAVE BEEN INCLUDE THE EIA REPORT
	A mine water decant action plan should be developed to address the current and post closure impacts associated with decant, seepage and base flow salt loads. Closure of the mining operation should be undertaken in line with the EMP closure plan. It is however likely that not enough material will be available for backfilled all the opencasts to natural ground level. A s a result of the material deficit, finals voids would be present. Therefore, a pit lake/final void closure feasibility study should be considered to assess the impact of leaving a final void/pit lake in the mining areas. This study should be based on the post closure landform design. This could potentially reduce the post impacts as well as the required volume of water to be treated post closure.	
Heritage	A full EIA level Palaeontological Impact Assessment (PIA) report is recommended to assess the value and prominence of fossils in the development area and the effect of the proposed development on the palaeontological heritage.	x
Traffic	 A structural assessment of all culverts on the haul route should be undertaken to determine their current condition and if upgrades are required then these are designed to have the minimum impact on the environment; To minimise the impact on the adjacent communities a traffic management plan should be prepared, which would identify appropriate routes for heavy vehicles to avoid communities and limit time of operation. Any culverts required within the site are designed to have minimum impact on the environment and can be removed when no longer required; The internal roads should be positioned to ensure minimum impact on the sensitive wetland ecosystems, as the current plan indicates; Existing roads within the site are used where possible to minimise the impact. The provincial D 2809 gravel road should be realigned to avoid the planned mining area. 	X
Blast and Vibration	 A minimum recommendation is that a minimum of 500 m must be maintained from any blast done. This may be greater but not less. The blaster has a legal obligation concerning the safe distance and he needs to determine this distance. All persons and animals within 500 m from a blast must be cleared and where necessary evacuation must be conducted with all the required pre-blast negotiations. Road closure will need to be considered when blasting closer than 500 from the road. The N4 and any service roads will need to be closed for blasting at distances 500 m from the pit edge. Local authorities will need to be informed of such requirements and road closure conducted according to authority requirements. It is highly recommended that a monitoring program be put in place. This will also qualify the expected ground vibration and air blast levels and assist in mitigating these aspects properly. This will also contribute to proper relationships with the neighbours. A base line of structure inspection should be considered for all privately owned structures within 1,500 m from the mine. A further consideration of blasting times is when weather conditions could influence the effects yielded by blasting operations. Recommended is not to blast too early in the morning when it is still cool, or the possibility of inversion is present or too late in the afternoon in winter as well. Do not blast in fog. Do not blast in the dark. Refrain 	x

DATIONS IDED IN	REFERENCE TO APPLICABLE SECTION OF REPORT WHERE SPECIALIST RECOMMENDATIONS HAVE BEEN INCLUDED.
	Section 11 and EMP.
	Section 11 and EMP.
	Section 11 and EMP.



LIST OF STUDIES UNDERTAKEN	RECOMMENDATIONS OF SPECIALIST REPORTS	SPECIALIST RECOMMENDA THAT HAVE BEEN INCLUDE THE EIA REPORT
	from blasting when wind is blowing strongly in the direction of an outside receptor. Do not blast with low overcast clouds. These 'do not's stem from the influence that weather have on air blast. The energy of air blast cannot be increased but it is distributed differently to unexpected levels where it was not expected. It is recommended that a standard blasting time is fixed and blasting notice boards setup at various entrance routes that will inform the town's people of dates of blasting and blast times. Consideration must be given to the school times as pupils use secondary roads that lead to the main road directly across from the project area.	
	 work. This will bring about unbiased evaluation of levels and influence from an independent group. Monitoring could be done using permanent installed stations. Audit functions may also be conducted to assist the mine in maintaining a high level of performance with regards to blast results and the effects related to blasting operations. A detailed list of boreholes must be compiled. Necessary data for each borehole must be logged including, location, condition, qualities, levels etc. Detail of recordings required must be confirmed with the groundwater consultant. Ground vibration levels at boreholes must be maintained below 50 mm/s at the surface of borehole. 	
Noise	The National Noise Control Regulations and SANS 10103:2008 should be used as the main guidelines for addressing any further noise issues on this project. The noise mitigation measures will need to be designed and/or checked by an acoustical engineer in order to optimise the design parameters and ensure that the cost/benefit of the measure is optimised. Noise Monitoring Guidelines should be developed for the construction and operational phases of the project. The following details and issues should be addressed: General Details of the Colliery Noise Area of Influence Residual (Baseline) Noise Climate of the Study Area Noise Measurement Procedures Selection of Noise Monitoring/Measurement Sites Length of Measurement Period Frequency of Monitoring Measurement Measurement Data Requirements.	x
Visual	-	-
Social	-	-
Financial Provision	Compile a topsoil balance. The current assumption of replacing 300 mm topsoil across the backfilled open pit areas and the contractor, plant and hards stockpile disturbed footprints must be tested against available volumes. Implement concurrent rehabilitation where possible to incrementally achieve the closure objectives over time and reduce the financial burden at closure. Once the earth bund wall is in place, allowance is made to excavate a trench at toe of earth bund wall for safety	х
	purposes and to prevent inadvertent access to the void. The excavated trench to be a depth of 2 x 2.5 m wide.	

DATIONS DED IN	REFERENCE TO APPLICABLE SECTION OF REPORT WHERE SPECIALIST RECOMMENDATIONS HAVE BEEN INCLUDED.	
	Section 11 and EMP.	
	-	
	-	
	Section 11 and EMP.	



LIST OF STUDIES UNDERTAKEN	RECOMMENDATIONS OF SPECIALIST REPORTS	SPECIALIST RECOMMENDATIONS THAT HAVE BEEN INCLUDED IN THE EIA REPORT	REFERENCE TO APPLICABLE SECTION OF REPORT WHERE SPECIALIST RECOMMENDATIONS HAVE BEEN INCLUDED.
	It is recommended that the method to rehabilitate voids should be revised once detailed information is available		
	from the final land reform rehabilitation plan.		
	The groundwater model should be updated, and any other additional studies should be completed before the next		
	assessment, to ensure the water liability is calculated with the most practicable water treatment option for the		
	NBC operations.		
	Confirm the waste disposal strategy and environmental authorisation requirements with the relevant authorities,		
	particularly relating to backfilling pits with carbonaceous material and capping requirements for the discard dump.		
	The financial provision needs to be updated on an annual basis as a requirement of the NEMA. This will ensure		
	that all costs become more accurate over time and will reflect prevailing market conditions.		
	Complete the relevant studies and the rehabilitation and management plan to restore the watercourse at Glisa to		
	ensure environmentally acceptable and sustainable conditions post closure. Once approval is granted for the		
	relevant plan the financial provision should be updated to include the rehabilitation costs.		

13 ENVIRONMENTAL IMPACT STATEMENT

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13.1 Key Findings of the Environmental Impact Assessment

It has been noted that the Integrated Paardeplaats Section will not only stimulate the local economy, but also the national economy. The importance of the Integrated Paardeplaats Section in meeting South Africa's energy demands cannot be underplayed. The EAP would be amiss in not noting the potential negative impact on natural resources as a result of the Integrated Paardeplaats Section, however these are inevitable if the benefits of the project are to be realised. It is for this reason that monitoring of key environmental resources must be of the utmost importance throughout all phases of the mine. All environmental impacts identified must be managed throughout the LoM of the Integrated Paardeplaats Sections. This will ensure that NBC operate in an environmentally and socially conscious manner, and in so doing, warrant the economic sustainability of the Integrated Paardeplaats Section.

To assist in determining which impacts must be given precedence to a <u>prioritisation</u> is determined by assessing the public response to the impact, the potential for the impact to have a cumulative effect, and the potential for a resource to be lost, according to the criteria in **Table 13.1 – Table 13.3**. The prioritisation serves to assist the EAP in identifying impacts that require immediate of extensive action to mitigate or address. From a risk management perspective, the prioritisation of impacts involves the organisation of the impacts that need to be addressed and ranking them according to the criteria in **Table 13.1 – Table 13.3**

Table 13.1: Public Response.

DESCRIPTION	RATING
Low (Issue not raised in public response)	1
Medium (Issue has received a meaningful and justifiable public response)	3
High (Issue has received an intense meaningful and justifiable public response)	5

Table 13.2: Cumulative Impact.

DESCRIPTION	RATING
Low (Considering the potential incremental, interactive, sequential, and synergistic	
cumulative impacts, it is unlikely that the impact will result in spatial and temporal	1
cumulative change)	
Medium (Considering the potential incremental, interactive, sequential, and synergistic	
cumulative impacts, it is probable that the impact will result in spatial and temporal	3
cumulative change)	



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DESCRIPTION	RATING
High (Considering the potential incremental, interactive, sequential, and synergistic	
cumulative impacts, it is highly probable/definite that the impact will result in spatial and	5
temporal cumulative change)	

Table 13.3: Loss of Irreplaceable Resource.

DESCRIPTION	RATING	
Low (The impact is unlikely to result in irreplaceable loss of resources)	1	
Medium (The impact may result in the irreplaceable loss (cannot be replaced or substituted)	3	
of resources but the value (services and/or functions) of these resources is limited)	5	
ligh (The impact may result in the irreplaceable loss of resources of high value (services		
and/or functions)	5	

The impacts that are prioritised as high are presented in summary in **Table 13.4**.

13.2 Final Site Map

The final site layout plan is presented in Figure 13.1.



Table 13.4: Summary of Prioritised Impacts.

PHASE	ACTIVITY	ASPECT (CAUSE)	POTENTIAL IMPACT (EFFECT ON ENVIRONMENT)	PRIORITISING
Social				
Operations	Mining	Water quantity and	Impact of the reduction in the quantity of water available for use	High
		quality	and water quality deterioration, especially from acid mine drainage.	
Surface Water				
Operations	Groundwater decant	Contamination of	Groundwater decanting from the opencast pit will be contaminated	High
Rehabilitation		clean water	and will flow down gradient, likely to enter and contaminate surface	
			water resources.	
Groundwater				
Operations	Decant of water	Groundwater	Decant of mine water from old opencast areas will continue. Decant	High
Rehabilitation	from old opencast	contamination	water will flow into surface water drainage channels.	
	areas			
Operations	Groundwater	Groundwater	Groundwater contaminant plume.	High
Rehabilitation	contamination plume	contamination plume		
Operations	Groundwater	Surface water	Decant from opencast operations.	High
Rehabilitation	seepage to streams	contamination		
Operations	Groundwater	Groundwater	Groundwater contaminant plume.	High
Rehabilitation	contamination plume	contamination plume		
Operations	Groundwater	Surface water	Decant from opencast operations.	High
Rehabilitation	seepage to streams	contamination		
Freshwater Ecos	ystems			
Operations	Wetland an aquatic	Loss of wetland and	Loss of wetland and aquatic habitat.	High
	habitat protection	aquatic habitat.		
Operations	Fragmentation of	Fragmentation of	Fragmentation of watercourses.	High
	watercourses.	watercourses.		

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PHASE	ACTIVITY	ASPECT (CAUSE)	POTENTIAL IMPACT (EFFECT ON ENVIRONMENT)	PRIORITISING
Operations	Wetland an aquatic	Disturbance and	Disturbance and degradation of wetland and aquatic habitat.	High
	habitat protection	degradation of		
		wetland and aquatic		
		habitat.		
Operations	Wetland an aquatic	Water quality	Water quality deterioration.	High
	habitat protection	deterioration		
Operations	Wetland an aquatic	Provincial freshwater	Impact on provincial freshwater conservation targets.	High
	habitat protection	conservation targets.		
Terrestrial Biod	liversity			
Operations	Terrestrial	Influence on terrestrial	Loss of plant communities including floral SCC;	High
	biodiversity	biodiversity	Loss of biodiversity.	
	protection		Increased erosion.	
			Potential for AIP proliferation.	
			Loss of faunal habitat including faunal SCC.	
			Loss of vegetation types including Grassland, Rocky Outcrop and	
			Wetland vegetation units.	
Operations	Terrestrial	Influence on terrestrial	Habitat destruction by removal of vegetation.	High
	biodiversity	biodiversity	Increase in dust production.	
	protection		AIP spread.	
			Increased compaction, erosion, and consequently sedimentation	
			potential.	
			Increased faunal casualties.	

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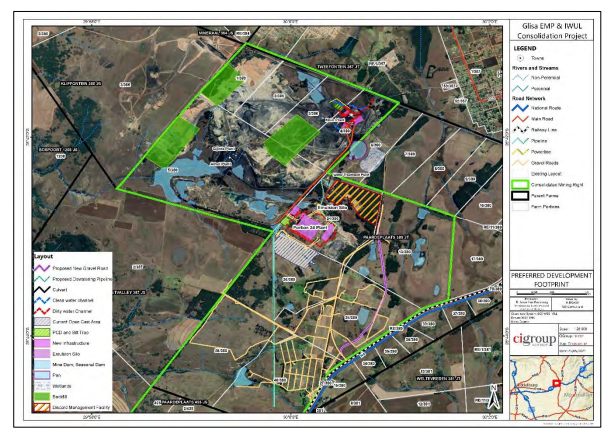


Figure 13.1: Preferred Development Footprint.

14 FINAL PROPOSED ALTERNATIVES

No alternatives were considered because the proposed infrastructure is limited to the properties within the Integrated Paardeplaats Section, which is constrained by existing infrastructure within the mining area, and the presence of other active and future mining operations, farms, and residential areas outside of the mining areas. The presence of a provincial road within the central portion of the Section and a National road on the eastern and southern side of the Section further restricts alternative development locations. Finally, the resource location further restricts the development location, as does previous opencast mining operations and rehabilitation activities.

15 ASSUMPTIONS AND KNOWLEDGE GAPS

The assumptions and knowledge gaps are presented in Table 15.1.



Table 15.1: Assumptions and Knowledge Gaps.

SPECIALIST ASSESSMENT	ASSUMPTIONS AND KNOWLEDGE GAPS
Climate and Air Quality	-
Soils	-
Soils Terrestrial Biodiversity	 Whilst every effort is made to cover as much of the site as possible, representative sampling was completed as per the nature of this type of investigation. The major limitation associated with the sampling approach is the narrow temporal window of sampling. Ideally, a site should be visited several times during the different seasons to ensure a comprehensive fauna and flora species list. However, due to time and cost restraints, this is not always possible. It is therefore possible that some plant and animal species that are present on site were not recorded during the field investigations. In order to overcome this limitation, the list of species observed during the site visit is supplemented with species of conservation concern that are known to occur in the area. In the absence of a detailed soil map (1:10 000 scale), it is difficult to (with high confidence) map the extent of the natural grassland communities as vegetation reflects the soil conditions. In order to obtain a comprehensive understanding of the dynamics of terrestrial communities, as well as the status the status of endemic, rare or threatened species in my area, faunal assessments should always consider investigations at different time scales (across seasons/years) and through replication. However, due to time constraints such long-term studies are not feasible and more often based on instantaneous sampling bouts. SARCA and SAFAP provide distribution data and the Quarter Degree Squares (QDS) resolution. Expected species list may therefore represent an overestimation of the diversity expected as very specific habitat types may be required by a species which may be present in a QDS but not necessarily on the study site within the QDS. Conversely, many large areas in South Africa are poorly sampled for herpetofauna and expected species list may therefore underestimate the species diversity. All possible attempts were made to refine the expected species list based on species-specific habitat req



SPECIALIST ASSESSMENT	ASSUMPTIONS AND KNOWLEDGE GAPS
	The scope of work for this biodiversity assessment did not cover wetland
	delineation and assessments. Previous assessments by De Castro &
	Brits c.c. and Wetland Consulting Services (Pty) Ltd were used as
	reference guides in the development of this study.
	To obtain a comprehensive understanding of the dynamics and diversity
Freshwater Ecosystems	of the wetlands/watercourses present within the study area and its immediate surrounds, studies should include investigations through the different seasons of the year, over a number of years, and extensive sampling of the area. This is particularly relevant where seasonal limitations to biodiversity assessments exist for the area of the proposed activity. Due to project time constraints inherent with Environmental Authorisation application processes, such long-term research is seldom feasible, and information contained within this report is based on a single field survey conducted during a single season as well as review of biodiversity-related studies conducted by the mine over the years. Where possible, additional information was added from available sources and previous studies conducted in the area.
	and in the vicinity of the study area was not carried out as part of this assessment and historical wetland studies and delineations were reviewed, scrutinised and amended based on the observations of the site visit carried out from the 13th – 16th April 2021. It is therefore possible that some discrepancies in the delineation and data provided may occur in some places.
Surface Water	-
Groundwater	-
Heritage	Not detracting in any way from the comprehensiveness of the fieldwork undertaken, it is necessary to realise that the heritage resources located during the fieldwork do not necessarily represent all the possible heritage resources present within the area. Various factors account for this, including the subterranean nature of some archaeological sites, as well as the density of vegetation cover found in some areas. As such, should any heritage features and/or objects not included in the present study be located or observed, a heritage specialist must immediately be contacted. Such observed or located heritage features and/or objects may not be disturbed or removed in any way, until such time that the heritage specialist has been able to assess as to the significance of the site (or material) in question. This applies to graves and cemeteries as well. If any graves or burial places are identified or



SPECIALIST ASSESSMENT	ASSUMPTIONS AND KNOWLEDGE GAPS
	exposed during the development, the procedures and requirements pertaining to graves and burials will apply.
	The scope of work that PGS was appointed for, was to undertake intensive walkthroughs of the DMF area coupled with revisits to the heritage sites identified during the previous heritage study by PGS in 2012. This report and its recommendations reflect this scope of work.
	Should any development footprint areas located outside the areas defined by the appointed scope of work by PGS be proposed, such additional footprint areas will have to be assessed in the field and included in a heritage impact assessment.
Traffic	-
Blast and Vibration	Considering the stage of the project, the data observed was sufficient to conduct an initial study. Surface surroundings change continuously, and this should be considered prior to any final design and review of this report. This report is based on data provided and international accepted methods and methodology used for calculations and predictions.
Noise	-
Visual	At this stage of the project it is still unsure whether people that are located on site or bordering the site will be relocated or whether they will stay on the proposed properties. It will therefore be assumed that these residents will stay on site and will therefore be sensitive receptors. Concurrent rehabilitation will take place during the mining process and it is assumed that the overburden dumps will be used during the rehabilitation process.
Social	Not every individual in the community could be interviewed, therefore only key people in the community were approached for discussion. Additional information was obtained using existing data, records of public meetings and via telephonic and personal interviews. The social environment constantly changes and adapts to change, and external factors outside the scope of the project can offset social changes, for example changes in local political leadership. It is therefore difficult to predict all impacts to a high level of accuracy, although care has been taken to identify and address the most likely impacts in the most appropriate way for the current local context within the limitations. Social impacts can be felt on an actual or perceptual level, and therefore it is not always straightforward to measure the impacts in a quantitative manner. Social impacts commence when the project enters the public



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SPECIALIST ASSESSMENT	ASSUMPTIONS AND KNOWLEDGE GAPS
	domain. Some of these impacts are thus already taking place, irrespective of whether the project continues or not. These impacts are difficult to mitigate and some would require immediate action to minimise the risk. There are different groups with different interests in the community, and what one group may experience as a positive social impact, might be experienced as a negative impact by another group. This duality will be pointed out in the impact assessment phase of the report.
	The closure costing addresses decommissioning, demolition, surface rehabilitation, the final closure and monitoring and corrective action of the site. Other aspects that are not addressed in this costing include staffing, separation packages, retraining or reskilling etc. It is assumed that third party contractors would be commissioned to establish on site (preliminary and general costs included) and implement the mass earth works, demolition, site clean-up, related rehabilitation work and the post rehabilitation monitoring and maintenance.
	The Preliminary and General costs are applied as a percentage of the total (12%). If the current amendments to GN R. 1147 circulated for comment are promulgated, this figure will probably increase to align with industry standards.
Financial Provisioning	Unless firm agreements with the next land users are in place, it is assumed that all infrastructure will be demolished and removed.
	Aligned with the requirements of international accounting standards and GN R.1147, no discounting of potential value recovered from the sale of the plant, steel or other material removed from site is considered.
	No legal due diligence was done as part of this assessment.
	The closure costing is based on the information provided by NBC.
	A contingency of 10% has been allowed for in the closure cost. The contingency considers price fluctuations regarding plant hire, fuel prices, possible omissions and uncertainties in the cost estimate.
	The closure cost estimate does not include VAT.



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SPECIALIST ASSESSMENT	ASSUMPTIONS AND KNOWLEDGE GAPS			
	Site specific assumptions are reflected in the Financial Provision			
	Reports.			

16 REASONED OPINION AS TO WHETHER THE PROPOSED ACTIVITY SHOULD BE AUTHORISED

16.1 Climate Change and Air Quality

The mitigation and management measures for the operation as discussed in the Air Quality Report (Eco Elementum, 2021) should be sufficient to ensure that the operation can be conducted with minimal impact on the receiving environment and therefore not have a detrimental effect. <u>The report goes on to say that the proposed activities can go ahead.</u>

16.2 Soils

It must be noted that opencast mining has already been approved and is currently underway. Whilst the information in the Soil, Land Use and Land Capability Report (ARC, 2012) was utilised as baseline information for this application, a reasoned opinion with respect to the activities applied for cannot be inferred, and as such <u>no reasoned opinion is provided</u>. It is, however, important to note that the mitigation measures proposed in the report are still relevant to the opencast mining area. With that being said, the Soil, Land Use and Land Capability Report (ARC, 2012) notes that any soil that is removed, stockpiled and then replaced, would not result in the loss of soil resources as such, however a combination of reduction in land capability, loss of productivity, and general deterioration of the pre-mining soil profile will be resultant.

16.3 Terrestrial Biodiversity

Based on the baseline information and impact assessment significance ratings in the Terrestrial Biodiversity Assessment Report (Digby Wells Environmental, 2021), it is the opinion of the specialist that the activities applied for are feasible and should be considered for approval. This opinion relies heavily on the recommendation that concurrent rehabilitation is employed, and the correct implementation of the specified management and mitigation measures are correctly implemented to minimise all potential impacts on the fauna and flora of the site. The measures proposed in the Report (Digby Wells Environmental, 2021), should form part of the conditions for approval, and should be applied throughout the LoM. Protected species permit applications will be required for the removal of identified protected species within the development footprint, so it is strictly advised to keep development and species removal within the identified footprints.



16.4 Freshwater Ecosystems

With the expansion of opencast mining activities into the Paardeplaats Section and considering the proposed LoM Plan (2021), the Freshwater Ecosystem Assessment Report (Ecology International, 2021) reports that the proposed LoM Plan results in the loss of 86.74 hectares of wetlands consisting predominantly of hillslope seepage wetlands. The wetland systems affected include the upper reaches of tributaries draining into the Glisa Section, as well as wetland systems draining westwards and forming part of the upper Steelpoort River catchment and the FEPA designated Fish Sanctuary Area. Based on the outcomes of the impact assessment, it is the opinion of the ecologist that should mining proceed as per the LoM Plan, the loss of wetland habitat cannot be successfully mitigated, and it is likely that offsets will need to be considered.

Whilst <u>no reasoned opinion is provided</u> it must be noted that the loss of wetlands is unlikely to be addressed through mitigation and that a wetland offset strategy, as presented in the EMP, should be considered and should be included as a condition of the authorisation.

16.5 Surface Water

It must be noted that opencast mining has already been approved and is currently underway. Whilst the information in the Hydrology Report (Aqua Earth Consulting, 2012) was utilised as baseline information for this application, a reasoned opinion with respect to the activities applied for cannot be inferred, and as such <u>no reasoned opinion is provided</u>. It is, however, important to note that the current and proposed mining areas are situated in the headwater of the two catchments and the risks of flooding, although always present, is not that great due the topographical position of the Integrated Paardeplaats Section. It must also be noted that NBC hold valid IWULs for all activities associated with the Integrated Paardeplaats Section.

NBC have a robust surface water monitoring programme in place to monitoring and analysis water associated with the NBC Glisa and Paardeplaats Sections to ensure compliance to certain conditions of their approved IWULs. This monitoring programme is essential in ensuring that NBC are aware of the impact that their operations are having on surface water resources in order to allow for a timely response, if required.

16.6 Groundwater

The Hydrogeological Assessment Report (Milnex, 2021) reported on the potential groundwater impacts associated with opencast mining and long-term groundwater contamination and decant. Milnex (2021) assessed the potential impacts associated with the proposed DMF, including a waste classification (Type 3) and liner determination (Class C). In addition Milnex (2021) identified the



groundwater drawdown level during mining, the impact on groundwater at LoM end and 50- and 100- years post closure, as well as identified potential decant points. The impacts of the DMF, an activity in this application, were assessed and modelled for the no-leak and leak liner options and whilst <u>no reasoned opinion is provided</u> it must be noted that the Report provided a detailed groundwater management plan for implementation during all phases of the operation.

It is further noted that the robust groundwater monitoring programme that is in place serves to ensure not only compliance to certain conditions of the approved IWULs, but also in ensuring that NBC are aware of the impact that their operations are having on groundwater resources in order to allow for a timely response, if required.

16.7 Heritage

The Phase 1 Heritage Impact Assessment Report (PGS Heritage, 2021) included a review of 32 heritage sites identified in the 2012 assessment as part of the original Paardeplaats Section mining right application. In addition, PGS Heritage were requested to assess Portion 24 to identify any potential heritage resources that may be impacted on by infrastructure placement and the proposed DMF. The filed work identified an additional 13 heritage sites within the Integrated Paardeplaats Section, however none of them were located on Portion 24. PGS Heritage (2021) identified 5 classes of heritage sites including (a) graves and burial grounds, (b) historical homesteads and structures with the possible risk of unmarked graves, (c) historic farmsteads and structures, (d) a possible rock art site, and (e) historical mine shafts and associated structures.

The Report concludes that none of the identified heritage sites are located within 100 m of the proposed DMF, and as a result, no impact is expected with the construction thereof. Whilst the Report includes management and mitigation measures for all the identified heritage sites it also states that, on the condition that the recommendations made in the Report (PGS Heritage, 2021) are adhered to, <u>no heritage reasons can be given for the development of the DMF not to continue</u>.

16.8 Traffic

The Environmental Traffic Impact Assessment undertaken by Arup Transport Planning in 2012 considered the anticipated traffic impacts associated with the Paardeplaats Section. It must be noted that opencast mining at the Glisa Section has ceased and opencast mining in the Paardeplaats Section has already been approved and is currently underway. The information in the Report (Arup Transport Planning, 2012) was utilised as baseline information for this application, and the traffic volumes were based on the volumes of the Glisa Section when fully operational. Whilst no reasoned opinion is provided, it must be noted that the analysis indicated that traffic associated with the



Paardeplaats Section would have no impact on the adjacent road network and that each link would operate at level of service C or better, <u>which was considered acceptable from a traffic engineering</u> <u>perspective</u>.

16.9 Blast and Vibration

The Ground Vibration and Air Blast Assessment (Blast Management and Consulting, 2012) provided an initial review of possible impacts with regards to blasting operations at the Paardeplaats Section of the Integrated Paardeplaats Section. The Report concluded that <u>it would be possible to operate</u> the Paardeplaats Section in a safe and effective manner provided attention was given to recommendations as indicated.

It is important to note that the Report was used to assess the impacts related to blast and vibration, and that the impacts associated therewith need to be borne in mind with the construction and operation of the DMF. Whilst the Report itself does not relate to any of the activities applied for in this application, the recommendations made remain important.

16.10 Noise

The Noise Impact Assessment (Jongens Keet Associates, 2012) assessed the potential noise impacts associated with opencast mining in the Paardeplaats Section and not the activities applied for in this authorisation. The impacts identified for all phases of the opencast mining operation are still of relevance in this application as the construction and operation of the infrastructure will generate noise at varying levels. The noise contours dictate the mitigation measures required and these can be applied beyond just opencast mining activities.

Whilst <u>no reasoned opinion is provided</u>, the Report notes that the operations at the Glisa Section have already raised the ambient noise levels in the area, and provides mitigation measures that can be introduced to mitigate some of the construction and operational noise generated.

16.11 Visual

Eco Elementum undertook a Visual Impact Assessment for the proposed DMF on Portion 24. The Report notes that the visual impact due to the DMF can be seen as having a MODERATE impact on the surrounding environment and inhabitants before mitigation measures are implemented (Eco Elementum, 2021). The visual impact from the DMF can be sufficiently mitigated to a point where it can be seen as insignificant, however it must be noted that mitigation measures are very important and one of the most significant mitigation measures relates to the rehabilitation of the



DMF after mining waste deposition has been concluded. Eco Elementum (2021) report that if rehabilitation is not appropriately executed and the final landform design does not fit in with the surrounding area that the visual impact may remain high and become a lasting concern. Whilst <u>no</u> reasoned opinion is provided, it is noted that, with appropriate design, the impact of the DMF will be minimal during operations and with adequate landform design there should be no visual impact after the landform has been restored.

16.12 Social

Ptersa Environmental Management Consultants undertook a Social Impact Assessment for the proposed mining oof the Paardeplaats Section in 2012. The Report found that mining within the Paardeplaats Section would have a notable impact on the Hadeco farming operations and the Hadeco village (Ptersa Environmental Management Consultants, 2012). Since the finalisation of this report much has changed in the area most notably the closure of the Hadeco faming operations, the resultant loss of jobs stemming therefrom, and the resettlement process associated therewith. The Report <u>did not provide a reasoned opinion</u> on whether mining should be undertaken at the Paardeplaats Section, instead it provided recommendations for the operator (NBC) to consider and implement.

Whilst the Report does not apply specifically to the application at hand, there are notable findings and recommendations that apply to this application. The report advises that all recommendations and mitigation measures proposed in all other specialist assessments undertaken should be implemented or considered to lessen the biophysical impacts on surrounding communities. It also reiterates the importance of open communication between NBC and surrounding communities and I&APs, as well as proposes the appointment of a specialist to assist with any resettlement required. The Report also finds that the management of social impacts is a long-term process and advises a cooperative approach to manage such impacts.

Based on the information presented in this report, together with the consideration of all previous and current specialist reports, the reasoned opinion of the EAP is that the activities proposed and applied for should be authorised. Considering that the activities proposed have been selected to address historical environmental concerns and to contain environmental impacts related to coal handling, stockpiling, processing and waste disposal within an area that is already relatively degraded, support this opinion. The following conditions for inclusion in the IEA are proposed:

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- 1. All identified faunal SCC identified must be located and relocated, if possible, before the construction phase.
- 2. Permits will be required to relocate and/or destroy the identified protected floral species within the Project area. Replant suitable and indigenous flora during the rehabilitation phase as a means to revegetate the area after decommissioning the mine.
- 3. Wetland areas outside of the opencast footprint should be fenced off and should be designated as No-Go areas for all unauthorised personnel.
- 4. All delineated watercourses and their associated 100 m zones of regulation in terms of GN 704 should be designated as No-Go areas and be off limits to all unauthorised vehicles and personnel, with the exception of approved construction and operational areas.
- 5. An alien vegetation management plan must be implemented and managed for the life of the proposed project. The alien vegetation management plan should remain in place for a period of at least five (5) years post-closure.
- 6. Bi-annual vegetation surveys and alien vegetation clearing activities should take place to remove saplings of alien trees.
- 7. It is recommended that a detailed wetland mitigation and offset strategy be developed for the mine in order to ensure long-term wetland functioning within the catchment. Such a strategy must consider the feasibility of rehabilitation of the remaining wetlands on site, as well as the offsetting of the residual wetland loss resulting from the proposed mining through of wetlands.
- 8. Update the water balance on an annual basis.
- 9. The geochemical model must be updated to calibrate and validate its results and to construct an effective closure plan for the mine.
- 10. A comprehensive geochemical study for the Paardeplaats area is warranted and should be conducted as mining commences.
- 11. The groundwater numerical model should be updated every 2 years to reflect the operational and post-rehabilitation conditions and to be re-calibrated using the most recent groundwater levels.
- 12. A mine water decant action plan should be developed to address the current and post closure impacts associated with decant, seepage and base flow salt loads.
- 13. A full EIA level Palaeontological Impact Assessment (PIA) report is recommended to assess the value and prominence of fossils in the development area and the effect of the proposed development on the palaeontological heritage.

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18 REHABILITATION OBJECTIVES

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It is essential that closure objectives are identified prior to closure of the mine to ensure that longterm mine plans can be generated to accommodate the end use proposals, where necessary. The factors that influence the closure of a mine change through time, the Rehabilitation, Decommissioning and Mine Closure Plan (RDMCP) must always adhere to the environmental and socio-economic requirements at the time of closure. The closure vision is to leave behind a mine site which is safe, stable and non-polluting. The post-mining landscape must be sustainable over the long term and achieve the desired end land use as agreed with stakeholders. The overall closure objectives are outlined below:

- 1. **Suitable Land Capability and Land Use Post-closure:** To rehabilitate all disturbed land to a state that is suitable for its post closure use to be determined in consultation with I&APs and other key stakeholders.
- 2. **Health and Safety:** To ensure that affected areas are safe, secure, and non-polluting for both human and animal activities.
- 3. **Physical and Chemical Stability:** The physical and chemical stability of the remaining structures should be such that risk to the environment through naturally occurring forces is eliminated or adequately minimised.
- 4. **Ecological Sustainability:** To rehabilitate all disturbed land to a state where limited or preferably no post closure management is required.
- 5. **Environmental Compliance:** To rehabilitate all disturbed land to a state that facilitates compliance with current environmental quality objectives.
- 6. **Stakeholder Management:** To follow an appropriate stakeholder engagement process with all I&APs and authorities.

Specific closure objectives set in support of the overall closure vision include:

- Return land, mined by opencast methods, as far as possible to a land capability similar to that which existed prior to mining;
- Ensure that as little water as possible seeps out of the various sections of the mine and where this is unavoidable, ensure that the water is contained. Water then should be treated if the volume is significant and if it does not meet statutory water quality requirements;
- Remove mine infrastructure that cannot be used by a subsequent landowner or a third party.
 Where buildings can be used by a third party, arrangements will be made to ensure their long-term sustainable use;
- Clean up all coal stockpiles and loading areas and rehabilitate these as far as possible to a land capability similar to that which existed prior to mining;



- Follow a process of closure that is progressive and integrated into the short and long term mine plans and that will assess the closure impacts proactively at regular intervals throughout project life;
- Rehabilitate the disturbed land to a state that facilitates compliance with applicable environmental quality objectives;
- Landscape the rehabilitated areas in alignment with the surrounding topography to prevent the unnecessary pooling of water which will recue the runoff in the catchment;
- Implement progressive rehabilitation measures;
- Physically and chemically stabilise any remaining structures to minimise residual risks;
- Leave a safe and stable environment for both humans and animals;
- To prevent any soil and surface/groundwater contamination by managing all water on site;
- Comply with local and national regulatory requirements;
- Form active partnerships with local communities to take care of management of the land after mining, where possible; and
- To maintain and monitor all rehabilitated areas following re-vegetation or capping (placement of a layer of material, e.g. clay or sandstone, which prevents/limits capillary movement of water between soil and pollution source) and, if monitoring shows that the objectives have been met, making an application for closure.

19 PERIOD FOR WHICH THE ENVIRONMENTAL AUTHORISATION IS REQUIRED

Due to the operational aspects associated with the Integrated Paardeplaats Section activities, the IEA will be required for the duration of activities, as per Regulation 26(d)(ii) of the EIA Regulations, 2014, as amended. The Glisa Section MR is valid until 2039, whilst the Paardeplaats MR is valid until 2038. It is evident therefore that all operational activities associated with the integrated Paardeplaats Section will continue for the duration of the Paardeplaats MR, and it is established that the date by which operational activities at the Integrated Paardeplaats Section will be in 2038. The IEA is therefore requested for a period of eighteen (18) years (i.e. conclusion date for activities in terms of Regulation 26(d)(ii)).

20 FINANCIAL PROVISION FOR CLOSURE AND REHABILITATION

Mine closure is not a single event but rather a process. The mine closure stages outline the closure processes which are separated by the activities within these. Closure implications for each of these



periods will be considered within the Rehabilitation, Decommissioning and Mine Closure Plan (RDMCP). The mine closure stages are illustrated and defined in **Figure 20.1**.

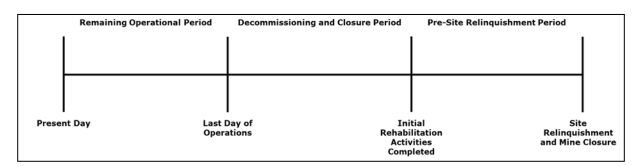


Figure 20.1: Mine Closure Stages.

Remaining Operational Period: This period covers the time which mining activities are expected to continue, commonly referred to as the LoM. In this period, closure planning will be refined and updated as stakeholders are engaged, studies are implemented to close knowledge gaps, technology changes or learnings from other operations are noted. Operational rehabilitation must also be carried out within this period to minimise the liability at the end of operations.

Decommissioning and Closure Period: The operational mining team would have left the site and the site would be handed over to closure contractors, whether these be external contractors, under the MR holder's supervision, or in-house personnel. The closure measures would be implemented and legal transfer of infrastructure to third parties would take place as per the detailed closure plan. The initial rehabilitation measures are completed at the end of this period, but the closure process is still not completed.

Pre-Site Relinquishment Period: For a period, the closure measures and state of the site will have to be monitored and maintenance undertaken if needed to ensure that rehabilitation was completed to pre-determined targets. The closure targets or site relinquishment criteria are developed prior to closure and serve as a measure to determine whether the long-term environmental, social, physical, and economic risks have been adequately addressed. Site relinquishment is when ownership and responsibility of the site can be transferred, and the mine is considered closed.

All activities on site will continue for the remaining operational period, after which decommissioning of infrastructure will be undertaken. Initial rehabilitation activities will continue until completed, and a period of monitoring and maintenance implemented prior to the site relinquishment and ultimate mine closure.



20.1 Calculation of Financial Provision

The financial provision estimate was calculated in terms of the Financial Provisioning Regulations, 2015 (GNR 1147), as amended. The estimated financial provision for the unscheduled closure of the Glisa Section is **R 442,931,626.00 (excluding VAT)**. The estimated financial provision for the unscheduled closure of the Paardeplaats Section is **R 26,537,686.00 (excluding VAT)**. The 2020 unscheduled financial provision breakdown and comparison with the 2019 estimate for the Glisa Section is presented in **Table 20.1** whilst the 2020 unscheduled financial provision for the Paardeplaats Section is presented in **Table 20.2**. The 2021 financial provision updated is scheduled for the latter half of 2021.

20.2 Confirmation of How Financial Provision Will be Provided For

The financial provision can and will be provided for from operational expenditure.



Table 20.1: Unscheduled Financial Provision Summary – Glisa Section.

AREA AND DESCRIPTION	UNSCHEDULED CLOSURE (2020)	PREVIOUS ASSESSMENT (2019)	DIFFERENCE 2019-2020		REASON FOR CHANGE	
Infrastructure and Rehabilitation				1		
Area 1: Infrastructure (Plant,	R 5,755,945.00	R 4,940.285.00	R 815,660.00	16.5%	 New ancillary infrastructure was 	
Security, Offices & Workshop)					added since 2019. CPI rate adjustment.	
Area 2: Mining area (Pit, Dumps	R 202,357,468.00	R 189,446,958.00	R 12,910,509.00	6.8%	Mining areas (i.e. Voids and	
and Disturbed areas)					dumps) were revised and Block D	
					void was included as per the new	
					survey data received from the	
					mine. CPI rate adjustment.	
Area 3: Dams	R 5,569,443.00	R 5,345,468.00	R 223,975.00	4.2%	CPI rate adjustment	
Area 4: Linear Infrastructure	R 627,589.00	R 645,541.00	R 27,048.00	4.2%	CPI rate adjustment	
Area 5: Water Treatment Plant	R 0.00	R 1,160,590.00	-R 1,160,590.00	-100.0%	Assumed that the water	
					treatment plant will remain at	
					LoM for post closure water	
					treatment.	
Area 6: Explosive Magazine	R 42,728.00	R 41,010.00	R 1,718.00	4.2%	CPI rate adjustment	
Sub-Total	R 214,398,172.00	R 201,579,852.00	R 12,818,320.00			
Monitoring and Maintenance				1		
Monitoring Costs (Groundwater	R 8,394,029.00	R 1,627,200.00	R 6,766,829.00	415.9%	Base on values received from	
and Surface water)					Universal Coals. It is assumed	
					that water monitoring will be	
					done for 5 years.	

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AREA AND DESCRIPTION	UNSCHEDULED	PREVIOUS	DIFFERENCE 2019-2020		REASON FOR CHANGE	
	CLOSURE (2020)	ASSESSMENT				
		(2019)				
Monitoring Costs (Vegetation)	R 270,537.00	R 159,024.00	R 111,514.00	70.1%	 Due to changes above 	
Maintenance Costs (Vegetation)	R 10,701,290.00	R 9,981,962.00	R 719,328.00	7.2%	Due to changes above	
Sub-Total	R 19,365,856.00	R 11,768,185.00	R 7,597,670.00			
Water Treatment Costs	L				l	
Water Treatment (30 years)	R 162,000,000.00	R 151,446,161.00	R 10,553,839.00	7.0%	 Values based on operational cost recalculated for 30 years. The water treatment costs include Glisa, Paardeplaats and Eerstelingsfontein. 	
Sub-Total	R 162,000,000.00	R 151,446,161.00	R 10,553,839.00		•	
Project Management (12%)	R 25,727,781.00	R 12,094,791.00	R 13,632,990.00	112.7%	 Preliminary and General Costs were changes to 12%, the proposed amendments to the GN R.1147 that states that P&G's must be market related. The current market related P&G's are 20% or higher. In future updates the 12% will have to be increased. 	
Contingency (10%)	R 21,439,817.00	R 20,157,985.00	R 1,281,832.00	6.4%	Due to changes above	
GRAND TOTAL	R 442,931,626.00	R 397,046,974.00	R 45,884,652.00	11.6%		

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Table 20.2: Unscheduled Financial Provision Summary – Paardeplaats Section.

AREA AND DESCRIPTION	UNSCHEDULED	NOTE
	CLOSURE (2020)	
Infrastructure and Rehabilitation		
Area 1: General Mining Right Area	R 336,760.00	New Infrastructure on site. Workshop, Silt Trap and Washbay was added in
		14/05/2020.
Area 2: Mining Area	R 19,001,587.00	Mining activities starter in 2019 and mining area was revised as per survey
		data received at 30/04/2020 by the mine.
Area 4: Linear Infrastructure	R 561,804.00	Roads were added
Sub-Total	R 19,900,151.00	
Monitoring and Maintenance		
Monitoring Costs (Groundwater and Surface water)	R 51,995.00	Due to changes above
Monitoring Costs (Vegetation)	R 1,863,798.00	Due to changes above
Maintenance Costs (Vegetation)	R 343,708.00	Due to changes above
Sub-Total	R 2,259,501.00	
Project Management (12%)	R 2.388.018.00	Due to changes above
Contingency (10%)	R 1.990.015.00	Due to changes above
GRAND TOTAL	R 26,537,686.00	



21 DEVIATIONS FROM THE APPROVED SCOPING REPORT AND PLAN OF STUDY

21.1 Deviations from Impact Assessment Methodology

No deviations were made.

21.2 Motivation for the Deviation

Not applicable as no deviations were made.

22 OTHER INFORMATION REQUIRED BY THE COMPETENT AUTHORITY

22.1 Compliance with the provisions of sections 24(4)(a) and (b) read with section 24 (3) (a) and (7) of the National Environmental Management Act (Act 107 of 1998) the EIA report must include the:-

22.1.1 Impact on the Socio-Economic Conditions of Any Directly Affected Person

A summary of the impacts on the socio-economic conditions of any directly affected person is presented in **Table 22.1**.

ІМРАСТ	SIGNIFICANCE	SIGNIFICANCE
	BEFORE	AFTER
	MITIGATION	MITIGATION
The potential for social unrest and conflict between local residents	Low	Low
and newcomers to the area due to income discrepancies and		
opportunities provided by the mine.		
Expectations about the role of the mine in the provision of services	Medium	Low
to the community and the benefits to the community from the mine		
over the short and long term.		
Transportation activities have a negative impact on shared road	Medium	Low
infrastructure.		

Table 22.1: Socio-Economic Impact Summary.



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ІМРАСТ	SIGNIFICANCE	SIGNIFICANCE
	BEFORE	AFTER
	MITIGATION	MITIGATION
Cracks in houses surrounding the mine due to the blasting	Medium	Low
operations of the mine.		
Impact of dust fallout on the livelihoods of the agricultural	Low	Low
community.		
Health impacts such as asthma, sinusitis, allergies and other		
respiratory diseases attributed to dust generated by the operation		
of the mine.		
Increase of HIV/AIDS due to labour influx.	Medium	Low
Impact of the reduction in the quantity of water available for use and	Medium	Low
water quality deterioration, especially from acid mine drainage.		
Impact on existing settlements within the mining right area and	Low	Low
mining footprint.		
Impact on graves, burial grounds and heritage features.	Medium	Low
Non-adherence to the Social and Labour Plan.	Medium	Low

22.1.2 Impact on Any National Estate Referred to in Section 3(2) of the National Heritage Resources Act

A summary of the impacts on any national estate is presented in Table 22.2.

Table 22.2: National Estate Impact Summary.

ІМРАСТ	SIGNIFICANCE	SIGNIFICANCE
	BEFORE	AFTER
	MITIGATION	MITIGATION
Impact on heritage sites due to DMF construction.	Low	Low
No impact is expected on low significant sites (PP 1, PP 7, PP 8, PP 9,	Low	Low
PP 18, PP 19, PP 20, PP 23, PP 24, PP 34, PP 35, PP 38, PP 39, PP 41,		
PP 42, PP 43, PP 44 & PP 45).		
Impact on Graves and Burial Grounds (PP 2, PP 3, PP 4, PP 5, PP 10,	Low	Low
PP 16, PP 28, PP 31 and PP 37).		
Impact on historic homesteads and structures with the possible risk	Medium	Low
for unmarked graves (PP 6, PP 11, PP 15, PP 16, PP 21, PP 22, PP 25,		
PP 26, PP 29, PP 32 and PP 40).		
Impact on historic farmsteads and historical structures (PP 27 and PP	Low	Low
30).		
Possible rock art site (PP 4).	Low	Low



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ІМРАСТ	SIGNIFICANCE	SIGNIFICANCE
	BEFORE	AFTER
	MITIGATION	MITIGATION
Historic coal mine shafts and associated structures (PP 12, PP 13, PP	Low	Low
17, PP 33 and PP 36).		
Chance finds of a potential grave during construction.	Low	Low
Accidental discovery of graves during construction.	Low	Low
Impact on paleontological (fossil) finds.	Medium	Low

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

No other matters required in terms of Sections 24(4)(a) and (b) apply.

24 UNDERTAKING

The EAP herewith confirms-

- a) the correctness of the information provided in the reports \square
- b) the inclusion of comments and inputs from stakeholders and I&APs \blacksquare
- c) the inclusion of inputs and recommendations from the specialist reports where □ relevant; and
- d) the acceptability of the project in relation to the finding of the assessment and level of mitigation proposed. □

2 July 2021

Date

Renee Janse van Rensburg Environmental Compliance and Assessment Manager

Commodity Inspections Group (Pty) Ltd

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