

NAME OF APPLICANT: De Beers Consolidated Mines Proprietary Limited

REFERENCE NUMBER: FS 30/5/1/1//2/10296 PR

ENVIRONMENTAL MANAGEMENT PLAN

SUBMITTED IN TERMS OF SECTION 39 AND OF REGULATION 52 OF THE MINERAL AND PETROLEUM RESOURCES DEVELOPMENT ACT, 2002, (ACT NO. 28 OF 2002) (The Act)

STANDARD DIRECTIVE

Applicants for prospecting rights or mining permits, are herewith, in terms of the provisions of Section 29 (a) and in terms of section 39 (5) of the Mineral and Petroleum Resources Development Act, directed to submit an Environmental Management Plan strictly in accordance with the subject headings herein, and to compile the content according to all the sub items to the said subject headings referred to in the guideline published on the Departments website, within 60 days of notification by the Regional Manager of the acceptance of such application. This document comprises the standard format provided by the Department in terms of Regulation 52 (2), and the standard environmental management plan which was in use prior to the year 2011, will no longer be accepted.

IDENTIFICATION OF THE APPLICATION IN RESPECT OF WHICH THE ENVIRONMENTAL MANAGEMENT PLAN IS SUBMITTED.

ITEM	COMPANY CONTACT DETAILS
Name	De Beers Consolidated Mines Limited
Tel no	053 839 4248
Fax no:	053 839 4250
Cellular no	
E-mail address	prospecting.rights@debeersgroup.com
Postal address	PO Box 616
	Kimberley
	8300

ITEM	CONSULTANT CONTACT DETAILS (If applicable)
	NOT APPLICABLE
Name	
Tel no	
Fax no:	
Cellular no	
E-mail address	
Postal address	

1 REGULATION 52 (2): Description of the environment likely to be affected by the proposed prospecting or mining operation
2 REGULATION 52 (2) (b): Assessment of the potential impacts of the proposed prospecting or mining operation on the environment, socio- economic conditions and cultural heritage
3 REGULATION 52 (2) (c): Summary of the assessment of the significance of the potential impacts and the proposed mitigation measures to minimise adverse impacts
4 REGULATION 52 (2) (d): Financial provision
5 REGULATION 52 (2) (e): Planned monitoring and performance assessment of the environmental management plan
6 REGULATION 52 (2) (f): Closure and environmental objectives
7 REGULATION 52 (2) (g): Record of the public participation and the results thereof
9 SECTION 39 (4) (a) (iii) of the Act: Capacity to rehabilitate and manage negative impacts on the environment
LIST OF FIGURES Figure 1: Soil types of the area under application
LIST OF TABLES Table 1: Mammals species that occur in the area
APPENDICES Appendix I: Baseline Risk Assessment Appendix II: EXP-02-PR Prospecting Operational Procedure Appendix III: EXP-03-PR Drilling Procedure Appendix IV: EXP-06-PR Prospecting Site Rehabilitation Procedure Appendix V: Consultation with Interested and Affected parties Appendix VI: Regulation 2(2) plans Appendix VI1: Gravesite Topo & Photo's

- 1 REGULATION 52 (2): Description of the environment likely to be affected by the proposed prospecting or mining operation
- 1.1 The environment on site relative to the environment in the surrounding area.

1.1.1 Land Use

The land in the property is primarily used for commercial farming (grazing of livestock and crop production). The area is also used as residence for surface owners and farm workers as well as their respective families with supporting infrastructure such as water points supplied by wind pumps, shed, farmhouse and enclosures (kraals). The closure objectives will be to return the land to its current state of land use.

1.1.2 Topography and drainage

The application area is relatively flat with an average elevation of 1280 m.a.s.l. (Refer to 1:50,000 topographic map sheets 2825BC). Approximately 53km south of the area is the Modder River and Vaal River is located 80km north of the area applied for.

1.1.3 Soils

The soil for the majority of the area is red-yellow Apedal (code Ae46), which is a freely drained soil of approximately 300mm deep, and soil formation is contributed by shales and/or mudstones of the Ecca Group along with wind-blown sand and surface limestone. The final soil type in the area is Glenrosa and/or Mispah soil (code Fc13), with lime generally present in the entire landscape as large pans. The soil content is mainly dependent on shales, mudstones and calcrete of the Ecca Group, as well as intrusive dolerite.

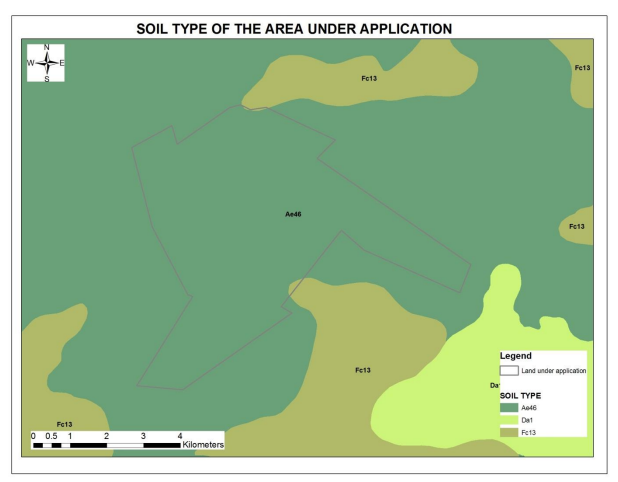


Figure 1: Soil types of the area under application.

1.1.4 Groundwater levels

The depth of the water table has been reported by the surface owner (J.J Viljoen) to be at depth of 10 to 30m. The depth of water encountered will be included in the progress report if intersected during drilling.

1.1.5 Vegetation

There are very few trees in the general area of Free State province. The Free State consists mainly of grasslands with some Karoo vegetation in the south. The vegetation of the area applied for belongs to the Grassland Biome and Azonal Vegetation; mainly Vaal-Vet Sandy Grassland and Highveld Salt pans respectively (Figure 2). The following sections describe each of the vegetation types mentioned above:

1) VAAL-VET SANDY GRASSLAND (Gh 10)

The Vaal-Vet sandy grassland vegetation is endangered with a conversation target of 24%. More than 63% has been transformed for cultivation of commercial crops.

Important Taxa

Graminoids: Anthenaphora pubescens (d), Aristida congesta (d), Chloris virgate (d), Cymbopogon caesius (d), Digitaria argyrograpta (d), Elionurus muticus (d), Eragrostis chloromelas (d), E. lehmanniana (d). E. plana(d), E. trichophora (d), Heteropogon contortus (d), Panicum gilvum (d), Setaria sphacelata (d), Themeda triandra (d), Tragus berteronianus (d), Brachiaria serrate, Cymbopogon pospischilii Digitaria eriantha, Eragrostis curvula, E. obtusa, E. superba, Panicum coloratum, Pogonarthria squarrosa, Trichoneura grandiglusmis, Triraphis andropogonoides.

Herbs: Stachys spathulata (d), Barleria macrostegia, Berkheya onopordifolia var. onopordifolia, Chamaesyce inaequilatera, Geigeria aspera var. aspera, Helichrysum caesapititium, Hermannia depressa, Hibiscus pusillus, Monsonia burkeana, Rhynchosia adenodes, Selago densiflora, Vernonia oligocephala.

Geophytic Herbs: Bulbine narcissifolia, Ledebouria marginata.

Succulent Herb: Tripteris aghillana var. Integrifolia.

Low shrubs: Felicia muricata (d), Pentzia globosa (d), Anthospermum rigidum subsp. pumilum, Helichrysum dregeanum, H. paronychioides, Ziziphus zeyheriana.

Endemic Taxon

Herb: Lessertia phillipsiana.

2) HIGHVELD SALTPANS (Azi 10)

The Highveld Saltpans vegetation is classed as least threatened with a conservation target of 24%. The taxons of this vegetation type are described below:

Important Taxa

Low shrubs: Atriplex vestita, Felicia filifolia, F. muricata, Nenax microphylla, Nestlera conferta, Pentzia globosa, P. incana.

Succulent Shrubs: Salsola glabrescens (d), Lycium cinereum, Malephora herrel, Suaeda fruticosa, Titanopsis hugoschlechteri.

Megagraminoids: Cyperus congestus, Phragmites australis, Typha latifolia.

Graminoids: Chloris virgate(d), Cynodon dactylon(d), C.transvaalensis (d), Cyperus laevigatus(d), C.marginatus(d), Diplachne fusca(d), Eragrostis bicolor(d), E. chloromelas(d), E. plana(d), Hemarthria altissima(d), Juncus zii(d), Setaria incrassate(d), Andropogon eucomus, Aristida adscensionis, Brachiaria marlothii, Cyperus longus, C. rigidifolius, Echinochloa holubii, Eleocharis palustrisis, Enneapogon desvauxii, Eragrostis curvula, E. micrantha, E. obtusa, E. stapfii, Fuirena coerulescens, F.pubescens, Juncus exsetus, Scirpoides dioecus, Sporobolus albicans, S. fimbriatus, S.ioclados, S.tenellus, Tragus berteronianus, T.racemosus.

Herbs: Alternanthera sessilis, Amaranthus praetermissus, Aponogeton rehmannii, Atriplex suberecta, Chnopodium mucronatum, Gnaphalium declinatum, Mollugo cerviana, Phyla nodiflora, Platycarpha parvifolia, Pterodiscus speciosus, Senecio reptans.

Succulent Herb: Zygophyllum simplex.

Biographically important Taxon

Herb (Highveld endemic): Rorippa fluviatilis var. caledonica

Endemic Taxon: Herb: Gnaphalium simii.

Source: Mucina, L. and Rutherford, M.C. (editors), 2006. The Vegetation of South Africa, Lesotho and Swaziland. Strelitzia 19. South African National Biodiversity Institute, Pretoria.

No specific protected trees have been reported. The above list is applicable to vegetation types as a whole study area or region, thus it is not known whether the particular species are found in the area applied for.

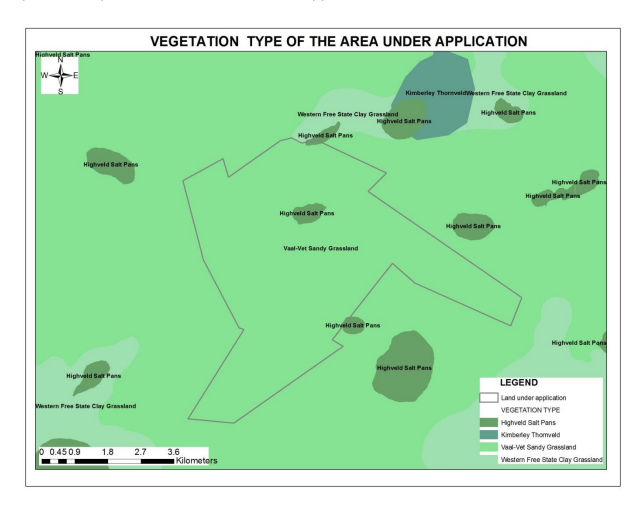


Figure 2: Vegetation type of the area under application.

1.1.6 Fauna

Naturally, the area would support a large variety of grazers found in the region, but due to the farming activities in the area now supports a lesser variety of reptiles (snakes & lizards), birds and mammals. Mammal species that are known to naturally occur in the region as a whole are summarized in Table 1 below. This however does not imply that all of these species will occur at any given place in the region as a whole (source: Duncan Butchart, 2001, Wildlife of the Lowveld, common animals and plants). No specific protected animal species were reported.

Table 1: Mammals species that occur in the area

Common name	Scientific name
<u>Carnivores</u>	
African Wild Dog	Lycaon pictus
African Wild Cat	Felis lybica
<u>Herbivores</u>	
African Elephant	Loxodonta Africana
<u>Ungulates</u>	
Kudu	Tragelaphus stresiceros
Springbok	Atidorcas marsupialis
Mountain Reedbuck	Redunca fulvorufula
Black Wildebeest	Connochaetes gnou
Red Hartebeest	Alcelaphus caama
White Rhinoceros	Ceratotherium simum
Buffalo	Syncerus caffer
Zebra	Equus quagga
Eland	Taurotragus oryx

Based on the distribution of Red Data Bird species, the following list of birds may be present (Table 2), (Source: The Eskom red data book of birds of South Africa, Lesotho and Swaziland, Barnes K.N, 2000).

Table 2: List of birds known to occur in the area.

Species category	English name	Scientific name	Reporting rate (%)
Critically endangered	Bittern	Botaurus stellaris	6-12
	Wattled Crane	Bugeranus carunculatus	2-6
Endangered	Saddlebilled Stork	Ephippiorhynchus senegalensis	2-18
	Bearded Vulture	Gypaetus barbatus	< 2
	Botha's Lark	Spizocorys fringillaris	> 25
Vulnerable	Pinkbacked Pelican	Pelecanus rufescens	< 2
	Bald Ibis	Geronticus calvus	2-29
	Cape Vulture	ure Gyps coprotheres	
	African Whitebacked Vulture	Gyps africanus	2-18
	Tawny Eagle	Aquila rapax	2-13
	Martial Eagle	Polemaetus bellicosus	7-17
	African Marsh Harrier	Circus ranivorus	2-11
	Lesser Kestrel	Falco naumanni	> 17
	Blue Crane	Anthropoides paradiseus	> 22
	Grey Crowned Crane	Balearica regulorum	2-10
	Kori Bustard	Ardeotis kori	14-28
	Ludwig's Bustard	Neotis Iudwigii	> 25
	Grass Owl	Tyto capensis	> 6

The planned prospecting is unlikely to have a significant impact on these animals, due to its limited footprint and the fact that much of the area is used for farming purposes.

1.1.7 Protected Areas

There are no protected areas in the immediate vicinity.

There are farmhouses present, although their ages are unknown, and graves may be present near these. Existing/known graves have been reported on the farm Groenpan 1604.

However, the greatest extent of the area is used for crop production, commercial and game farming. Initial geophysical surveying may be within 50m of a farmhouse and/or grave but these activities have no impact; however heritage and archaeological impact assessment will be done if the prospecting project proceeds to advanced phases and if graves are found to be present will be reported in the progress report.

1.2 The specific environmental features on the site applied for which may require protection, remediation, management or avoidance.

Due to the fairly dry nature of the area and the existing land use, the vegetation, soil and groundwater are the main elements that need protection in general. In particular, damage to small farm dams and water boreholes (wind pumps) must be avoided. Prospecting activities will be well away (at least 50 metres) from afore mentioned sites. Damage to farmhouses (with associated graves) and other structures such as fences, gates, farm roads or tracks should be avoided.

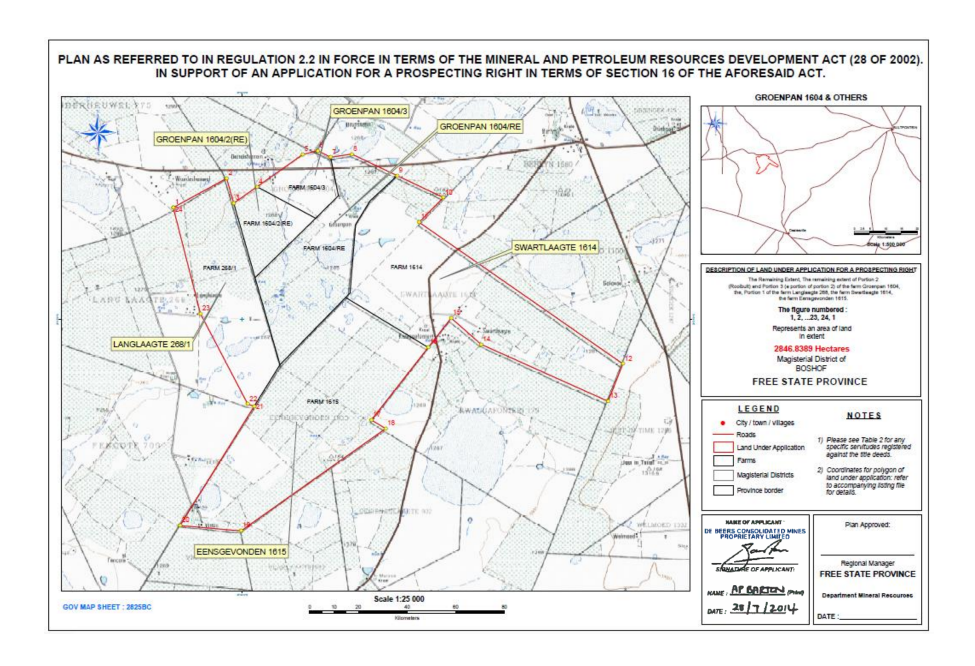
During drilling activities water strike depth is noted and any significant changes in water volumes are recorded. In cases where drilling goes through the aquifer, plugging of the hole will be investigated as an option. Moreover, during extensive drilling water quality can be monitored to mitigate contamination of water. Ground water pollution must be avoided through the use of only environmentally friendly drilling additives and the proper closing of boreholes on completion.

Other aspects to be addressed in all our prospecting work (although not raised directly) through the Environmental Management Plan include:

- Avoiding soil pollution preventing and controlling oil or hydraulic fluid spills.
- Avoiding grass fires no fires to be used when prospecting, precautions and controls in place for machinery.
- Avoiding littering proper waste removal and disposal to be practiced.
- Minimising vegetation destruction by limiting the creation of new tracks, clearing minimal areas for drilling and rehabilitating effectively. Disturbed areas may need to be fenced off to allow vegetation recovery.
- Avoiding excessive noise & dust this will require specific measures depending on the nature of work. Prospecting is mostly restricted to daylight hours so noise will be limited to these periods. Dust suppression measures can be taken where this is a problem.
- Impact on fauna as prospecting takes place in a limited area for a relatively short duration, impacts on fauna will be minimal.

1.3 Map showing the spatial locality of all environmental, cultural/heritage and current land use features identified on site.

The Regulation 2.2 plan attached shows the general features of the area, such as farm dams, wind pumps, buildings, ruins and roads/tracks; no other specific features have been identified. Existing/known graves have been reported on the farm Groenpan 1604.



Part D of Form B Annexure1, Application for Prospecting Right. Coordinates referred to in plan. Coordinates based on WGS84

NODE ID	X	Υ	
1	25.653920	-28.396113	
2	25.663766	-28.390747	
3	25.665080	-28.395302	
4	25.669395	-28.392279	
5	25.677847	-28.386359	
6	25.680599	-28.385653	
7	25.682989	-28.386878	
8	25.686895	-28.386283	
9	25.695282	-28.390244	
10	25.703809	-28.394271	
11	25.699336	-28.398810	
12	25.736974	-28.424802	
13	25.734263	-28.431680	
14	25.710765	-28.421199	
15	25.705268	-28.416389	
16	25.701011	-28.421794	
17	25.690522	-28.435100	
18	25.693150	-28.436685	
19	25.666439	-28.455468	
20	25.655176	-28.454488	
21	25.668860	-28.432595	
22	25.667678	-28.432194	
23	25.658942	-28.415579	
24	25.653920	-28.396113	

1.3 Confirmation that the description of the environment has been compiled with the participation of the community, the landowner and interested and affected parties.

During the consultation process, the parties were asked about land use, the environment and protected areas both verbally and in the form of a short questionnaire. Please refer to the report on consultation.

- 2 REGULATION 52 (2) (b): Assessment of the potential impacts of the proposed prospecting or mining operation on the environment, socioeconomic conditions and cultural heritage.
- 2.1 Description of the proposed prospecting or mining operation

Prospecting for kimberlite is a dynamic, result driven operation which proceeds in phases, the outcome of which cannot be predicted or predetermined. Excepting the first phase, the scope of each subsequent phase is dependent on the results of earlier phases. The results of the reconnaissance sampling and geophysics will indicate the areas over which the subsequent phases of work are required. These subsequent phases can include drilling and first stage bulk sampling as well as activities such as detailed drilling, geophysical surveys and further bulk sampling to gather the additional information required in support of feasibility studies. The sites for the follow-up phases of work cannot be identified in advance nor can the phases be quantified in advance although some estimates are presented in this work programme, as presented below. Note that these estimates can be considered as being reasonably accurate for the first year of work only. The prospecting will take place in phases as described in the prospecting work plan (PWP) summary in Table 3 below.

Table 3: Summary of the prospecting activities.

Phase	Activity (what are the activities that are planned to achieve optimal prospecting)	(refers to the competent personnel that will be employed to achieve the	Timefram e (in months for the activity)	Outcome (What is the expected deliverable, e.g. Geological report, analytical results, feasibility study, etc.)	Timeframe for outcome (deadline for the expected outcome to be delivered)	What technical expert will sign off on the outcome? (e.g. geologist, mining engineer, surveyor,
1	Desktop Study a) Review of available information b) Gap analysis c) Identify potential target areas d) Identify appropriate prospecting techniques	required results) Geologist & geophysicist	1 month 1 month 3 months 1 month	Report on specific targets with sampling and/or survey plan	Month 6	economist, etc) Geologist
2	Target delineation a) Geological mapping b) Ground geophysical surveying (magnetic and gravity methods) c) Integration & interpretation of new	Geologist & geophysicist, field officer, laboratory technicians	1 month 3 months 2 months	Geophysical survey data Geophysical 2D model report Targets for drilling Drilling plan	Month 12	Geologist and Geophysicist

	information					
3	Testing of targets and initial diamond testing a) Detailed geophysical surveying using various techniques (delineation of kimberlites) b) Core drilling (up to 63.5 mm), maximum depth 600 m. Logging of core b) Drill sample analysis	Geologist, field officer, drill contractors, laboratory technicians, petrologist, geophysicist	2 months 3 months 3 months 1 month	Geological report with drill logs Analytical results of samples, initial microdiamond stone density Integrate drill data to refine geophysical model Asses if further work may be required	Month 24	Geologist, Petrologist and Geophysicist
	(petrography, mineral chemistry, physical properties) c) Possible initial micro diamond sampling and recovery (at least 600kg of sample) d) Integration & interpretation of new					

	information, planning					
4	Kimberlite delineation and diamond testing a) Detailed ground geophysical surveys & modeling	Geologist, field officer, drill contractors, laboratory technicians,	1 month 3 month	Initial geophysical pipe shape model Geological report with drill logs, initial 3D geological model	Month 34	Geologist, Geophysicist, Diamond specialist and
	b) Core drilling to a maximum of 600 m (3x core holes) c) Drill sample analysis	petrologist, micro- diamond specialist, geophysicist	4 months 2 months	Micro-diamond grade potential estimate Analytical results of samples		Petrologist
	(petrography, density, micro-diamond content) d) Integration & interpretation of new information, planning			Mini-bulk sampling plan		
5	Mini Bulk Sampling a) Large diameter drilling to extract approx. 200 tonne sample b) Transport & processing of 200 tonne sample c) Diamond recovery and examination d) Integration & interpretation of new information and	Geologist, field officer, drill contractors, laboratory technicians, diamond specialist.	2 months 4 months 3 months 1 months	Analytical results of samples Drill report and initial diamond grade estimate Asses if further work may be required	Month 44	Geologist, Mineral Resource Manager, Advanced Project Manager Diamond specialist

	planning					
6	Full Bulk Sampling	Project Manager,		Analytical results of	Month 59	Project Manager,
	a) Large diameter	Geologists, field	4 months	samples		Advanced Project
	drilling (2x holes)	officers, drill		Geological report with		Manager
	b) Processing of	contractors,	3 months	drill logs, revised		and
	approximate 400 tonne	laboratory		model, diamond grade		Mineral Resource
	sample (depends on	technicians, plant	4 months	and value estimate		Manager
	requirement)	operators, micro-		Decision on pre-		
	c) Micro- and macro-	diamond specialist,	4 months	feasibility studies		
	diamond recovery and	diamond specialist,		(decision on		
	examination	mineral resource		application for renewal		
	d) Integration &	manager.		of prospecting right)		
	interpretation of new					
	information					

2.1.1 The main prospecting activities (e.g. access roads, topsoil storage sites and any other basic prospecting design features).

Access to the site will be by foot and vehicles using existing tracks on the property, thus creating minimal impacts on vegetation. The storage and processing of rock, samples will have no impact on the natural environment as it is done off site.

Geological mapping of possible areas of interest is carried out in conjunction with ground geophysical surveys. Geological mapping and geophysical survey work has minimal impact on the environment. Geophysical surveys may be conducted by air (helicopters or fixed wing aircraft) or on the ground. If airborne surveys are planned, surface owners will be consulted beforehand to assess the problems that could arise due to noise, so that the survey plans can be adjusted accordingly.

The method of temporary site marking for ground surveys shall be by means of biodegradable material tied next to survey stations which are removed once the survey is completed. Survey areas will vary between 500m x 500m to 2km x 2km depending on the size of the targeted block, and survey lines will be spaced at maximum of 100m and minimum of 20m interval between the lines. Geophysical surveys are carried out on foot, usually by teams consisting of two people or more. All geophysical instruments are powered by rechargeable batteries and have minimal impact on the environment.

Any rocks that are suspected to be kimberlitic will be collected for petrographic studies. The samples will be collected manually by using geological hammers and would not exceed 2kg in mass. The process has no significant impact on the natural environment.

If the prospecting techniques above indicate that there are kimberlites on the property, small diameter drilling will be conducted to test for their presence and economic potential. Boreholes will be sited on a practical basis, in consultation with the land owner.

Core drilling will be carried out on indicator mineral or geophysical anomalies to test for the presence of kimberlite. The holes may be vertical or inclined, usually at a maximum angle of 60 degrees to horizontal. The borehole depth will be determined by the geologist and will depend on the type of anomaly and geological conditions, including overburden. The diameter of core drilled doesn't usually exceed 120mm and it is determined by factors such as cost, proposed core sampling and purpose. Core holes might also be used as pilot holes for large diameter drilling holes. Core holes allow more accurate determination of geology of the kimberlite.

Core drilling normally uses a truck or trailer mounted rig and compressor, each with its own diesel generated power. No local power sources are used. Drilling is short term and drilling at any anomaly is usually completed in two weeks or less with core drilling taking up to two months, but this depends on the target.

2.1.2 Plan of the main activities with dimensions.

The plan of completed activities above phases 1 and 2 will be incorporated in the annual progress report. Further plan will depend on the results of the testing of targets as per Table 3 above.

The footprint of each activity is typically as follows:

- Core drilling: 20 x 20 m per site (1 x drillhole)
- Core drilling: 20 x 20 m per site (3 x drillholes)
- Large diameter drilling: 40 x 40 m per site (1 x drillhole: Mini Bulk sampling)
- Large diameter drilling: 40 x 40 m per site (2 x drillholes: Full Bulk sampling)

2.1.3 Description of construction, operational, and decommissioning phases.

No construction will be carried out during prospecting activities.

Operations of the prospecting project are conducted in phases (refer to Table 3 and section 2.1.1 above).

Prospecting activities are in phases where decision to carry on to the next phase is dependent on the outcomes of the previous phase. During the closure phase of the project, a final report outlining work done, results and areal coverage of prospecting activities is submitted to the Department of Mineral Resources in terms of Section 43(4) of the Mineral and Petroleum Resources Development Act 28 of 2002.

A closure plan with description of activities, methods for mitigation, closure costs is submitted with final assessment of environmental management plan and environmental risk report. Monitoring of rehabilitated areas forms part of the decommissioning phase and continues until a closure certificate is obtained.

2.1.4 Listed activities (in terms of the NEMA EIA regulations).

There are no listed activities during the early stages. The phases of work that may include NEMA listed activities are in phases 5 and 6, depending on the scale of any vegetation clearing required or access tracks created, in certain geographical areas of the country. However as this site in general is not a protected or sensitive area

and is currently used for commercial farming, no current listed activities have been identified. However the NEMA EIA process will be applied ahead of work in phase 5 and beyond, to ensure that local sensitive sites are avoided and impacts properly managed.

2.1.5 Identification of potential impacts

Refer to the baseline risk assessment, Appendix I

2.1.6 Potential impacts per activity and listed activities.

Please refer to the baseline risk assessment attached as Appendix I. The main impacts of concern across all the work planned are use of resources, damage to vegetation and potential pollution to soil and water. The main activities that can create such impacts are drilling and the use of vehicles and other machinery, in phases 3 to 6 as per Table 3 above.

2.17 Potential cumulative impacts.

If a kimberlite is found, the successive phases of work (from 3 through to 6) could create a cumulative impact on vegetation and soil at the much localised site identified, as well as on access tracks where prospecting activities may contribute to creation of dust; in extreme cases this may require dust suppression may be required. Disturbance and removal of soil has the potential to directly and indirectly impact on vegetation in the prospecting area and also impact wildlife by removing habitat that is used for foraging, burrowing/nest, and breeding.

2.1.8 Potential impact on heritage resources

Graves have been reported to be present on the farm Groenpan 1604. There are no other specific heritage aspects identified; the area comprises privately owned farms used for commercial, game farming and crop prodcution; some of the farm workers also use them for residential purposes. Prospecting activities could impact on graves but usually it is quite practical to stay well away (at least 50 metres) from such sites. Should graves etc. be within an area planned for drilling (from phase 3 onwards), then a Heritage Impact Assessment should be conducted.

2.1.9 Potential impacts on communities, individuals or competing land uses in close proximity.

There is no community in or near the area and there will be no impact due to close proximity; the area is approximately 29 km north-west of Dealesville and Bultfontein is 45km to the north east of the area.

Some impact on land use may be expected from phase 3 onwards, as the damage to vegetation, although limited in spatial extent, will somewhat reduce the grazing available to the farmers. Noise and dust impacts will be minimal as these are localised to the drill site and access tracks, for a short duration only.

From phase 3 there may also be an impact on the state of farm tracks, when heavier vehicles enter the property. Depending on the sites to be accessed, some impact on gates and fences may also be of concern. Dust and noise will be a concern in this case. Water or soil pollution would have an impact on the farming.

The area is accessed by means of a public road, then by private farm tracks which pass through gates in the fences. Aside from the tracks and fences, there are wind pumps, small reservoirs, sheds/barns, farmhouses and enclosures (kraals) which are of avoidance.

2.1.10 Confirmation that the list of potential impacts has been compiled with the participation of landowners and interested and affected parties.

The issue of the potential impacts on grazing and environment in general was discussed with the property owners. It was made clear that it will be De Beers' responsibility to rehabilitate drilling sites, including any fencing-off that may be required to achieve this.

The main concerns are generally around safety of the livestock. Safety concerns will be addressed by controlling access through appointments and by providing the names and ID numbers of staff coming to work on the farms. De Beers's employees must endure to Company rules and policies which state that they may not damage the environment, litter, leave gates open and temper with the livestock. Prospecting activities are conducted during the day. The farmers were also concerned about the impacts prospecting might have on the farmers' livelihood.

Water and safety of the livestock are a concern for the land owners and must be avoided. Water to be used for drilling will have to be sourced either externally or from the stronger boreholes in the area provided the water use permission can be obtained. The water sourced from the property is paid at a rate of a litre to the surface owner.

2.1.11 Confirmation of specialist report appended

If the project progresses to advanced work (phases 4 to 6) it is recommended that Heritage and Archaeological Impact Assessments be carried out for specific sites where large diameter drilling is planned. Should listed activities under NEMA be

considered, then specialist studies may be required in support of Basic Assessment or full Environmental Impact Assessment, whichever is required.

3 REGULATION 52 (2) (c): Summary of the assessment of the significance of the potential impacts and the proposed mitigation measures to minimise adverse impacts.

3.1 Assessment of the significance of the potential impacts.

Please refer to baseline risk assessment of the potential impacts.

3.1.1 Criteria of assigning significance to potential impacts.

The criteria applied were a combination of severity and probability of the potential impact. Severity was based on how long the impact would last combined with the extent of that impact relative to the site of the specific activity and the property as a whole. Probability was based on the frequency of the activity taking place combined with the frequency of the unwanted event or situation arising, based on normal operations (track record). Note that these ratings are made with existing mitigation considered.

3.1.2 Potential impact of each main activity in each phase, and corresponding significance assessment.

Please refer to baseline risk assessment in Appendix I and the phases in Table 3 above.

Phase 1 – no impacts.

Phase 2 – impacts on soil and water from vehicle use during access to site, as well as potential fire hazard impacting on vegetation, from vehicles or other accidental causes. These are not rated as significant and will be minimal during this phase.

Phases 3 & 4 – impacts on soil and water from vehicle use during access to site; on soil, water and vegetation from drilling as well as potential fire hazard impacting on vegetation, from vehicles, drill rigs or other accidental causes. Dust and noise will be created but will be fairly minor. These are not rated as significant and will be limited to a small area and short duration during these phases.

Phases 5 & 6 - impacts on soil and water from vehicle use during access to site, including heavy vehicles; on soil, water and vegetation from drilling and plant operation as well as potential fire hazard impacting on vegetation, from vehicles, drill rigs or other accidental causes. Dust and noise generation will be more substantial

than in the earlier phases. Although these impacts are not individually rated as significant, their cumulative impact on vegetation at the specific site(s) and on the state of access tracks could be considered significant.

3.1.3 Assessment of potential cumulative impacts.

If a kimberlite is found, the successive phases of work (3 to 6) could create a cumulative impact on vegetation at the specific site(s) involved, as well as on the state of access tracks. This could become significant if not properly managed.

3.2 Proposed mitigation measures to minimise adverse impacts.

3.2.1 List of actions, activities, or processes that have sufficiently significant impacts to require mitigation.

With reference to Appendix I, although all individual impacts are rated as insignificant, this is because existing mitigation procedures are in place to achieve this rating. These procedures must be followed to avoid these impacts becoming significant.

The potentially significant impacts of advanced drilling & bulk sampling (phases 5 and 6) on the vegetation will require proper management of the specific mitigation required to enable the recovery of the land to allow its original use to resume within a reasonable timeframe.

3.2.2 Concomitant list of appropriate technical or management options.

Existing operational procedures EXP-PR-02, 03 and 06 are attached (Appendix II to IV). These document the requirements for technical actions with regard to the different activities. With regard to the potentially significant impact on vegetation in phases 5 and 6 of the work programme, the rehabilitation procedure EXP-PR-06 is most relevant (Appendix III).

3.2.3 Review the significance of the identified impacts

Provided that the relevant procedures are followed, the significance of all impacts should be low as per Appendix I.

4 REGULATION 52 (2) (d): Financial provision.

4.1 Plans for quantum calculation purposes.

This application is not for mining. As prospecting takes a phased approach, no plans can be provided in this regard.

4.2 Alignment of rehabilitation with the closure objectives.

The rehabilitation actions form part of each operational phase of prospecting. This ensures that should prospecting stop at any stage, based on the results not being encouraging, the initial physical rehabilitation work has already been completed. Thereafter only monitoring and remedial actions, if required, will need to be carried out to obtain the closure objectives.

4.3 Quantum calculations.

Calculation of the quantum of the financial provision required to manage and rehabilitate the environment, in accordance with the guideline prescribed in terms of regulation 54 (1) in respect of each of the phases are summarised below:

Applicant: De Beers Consolidated Mines Proprietary Limited (FS 30/5/1/1/2/10296 PR)

			Α	В	С	D	E=A*B*C*D
	Description		Quantity	Master	Nultiplication	Weighting	Amount
No.		Unit		Rate	factor	factor 1	(Rands)
1	Dismantling of processing plant and related structures	m3	0	10.87	1	1	0
	(including overland conveyors and powerlines)	110	Ů	10.07		'	0
2 (A)	Demolition of steel buildings and structures	m2	0	151.42	1	1	
2(B)	Demolition of reinforced concrete buildings and structures	m2	0	223.14	1	1	0
3	Rehabilitation of access roads	m2	0.00	27.1	1	1	0
4 (A)	Demolition and rehabilitation of electrified railw ay lines	m	0	262.98	1	1	0
4 (A)	Demolition and rehabilitation of non-electrified railw ay lines	m	0	143.45	1	1	0
5	Demolition of housing and/or administration facilities	m2	0	302.83	1	1	0
6	Opencast rehabilitation including final voids and ramps	ha	0	158747.3	1	1	0
7	Sealing of shafts adits and inclines	m3	0	81.29	1	1	0
8 (A)	Rehabilitation of overburden and spoils	ha	0	105831.5	1	1	0
0 (D)	Rehabilitation of processing waste deposits and evaporation		0	131811.2	1	1	0
8 (B)	ponds (non-polluting potential)	ha ha					
0 (C)	Rehabilitation of processing waste deposits and evaporation	litation of processing waste deposits and evaporation	0	382842.3	1	1	0
8 (C)	ponds (polluting potential)	ha ha	0	302042.3			
9	Rehabilitation of subsided areas	ha	0	88617.95	1	1	0
10	General surface rehabilitation	ha	0.64	83836.41	1	1	53655.30
11	River diversions	ha		83836.41	1	1	0.00
12	Fencing	m	0	95.63	1	1	0.00
13	Water management	ha	0	31876.96	1	1	0.00
14	2 to 3 years of maintenance and aftercare	ha	0	11156.92	1	1	0.00
15 (A)	Specialist study	Sum	0			1	0.00
15 (B)	Specialist study	Sum				1	0.00
					Sub 7	Total 1	53655.30
1	Profesiona and Consess		0.400.00000		weightin	g factor 2	6438.64
	Preliminary and General		6438.636288		1		0430.04
2	Contingencies			5365	.53024		5365.53
					Subt	otal 2	65459.47
					\/A.T.	(1/10/.)	0404.00

Grand Total

- Phase 1 no costs (desktop work)
- Phase 2 no costs (geophysical survey work)

- Phase 3 narrow diameter drilling requires cleaning up of drill sludge and capping of hole.
- Phase 4 narrow diameter core drilling with sumps requires cleaning up of drill sludge, capping of hole, refilling of sumps and levelling topsoil.
- Phase 5 and 6 large diameter drilling requires sumps cleaning up and capping of the hole, refilling and levelling topsoil.

A financial provision of R 74,264 is calculated.

Note:

Activity	Surface area affected	Number of drillholes	Hectares
Core drilling	20m x 20m	1	0.04
Core drilling	20m x 20m	3	0.12
Large diameter(mini bulk sampling)	40m x 40m	1	0.16
Large diameter(Full bulk sampling	40m x 40m	2	0.32
			0.64 ha

As per the quantum calculator the total surface area affected is 0.64 ha. All phases of prospecting activities have been included in the quantum calculation. The prospecting activities are in stages and result driven where one stage of work is dependent on the result of the previous stage (refer to PWP). The quantum of this provision will be reviewed annually as required and adjusted should the project progress beyond phase 6 or should the planned scope of work change.

During Phase 1 to 4 the following apply:

- Minimal access road opening, generally use existing tracks.
- Mainly rehabilitating drill sites or excavations.
- Monitoring of borehole site every 6 month until DMR inspection. If DMR is satisfied it will grant closure certificate.
- HIA studies to be conducted once per drilling site.
- Botany study to be carried out where 50% of the vegetation is threatened (protected)
- Water quality will be tested before and after extensive drilling if the drilling is conducted in close proximity to the water bodies.

4.4 Undertaking to provide financial provision.

The required financial provision of R 74,264 for phases 1 to 6 of the work programme, during the first two years of prospecting activities, will be provided in the form of a bank guarantee, through Standard Bank Kimberley, should this prospecting right be granted.

Consultation with the surface owners and review of existing information including satellite imagery (Figure 3) over the area did not reveal legacy environmental liabilities and thus no anticipated cumulative impact have been catered for in the financial provision calculations.

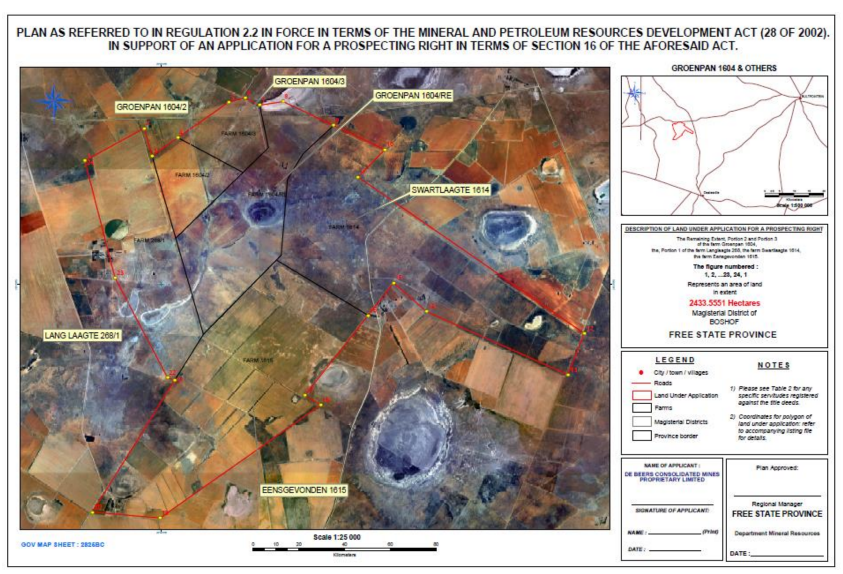


Figure 3: Google Earth satellite imagery for the land under application.

5 REGULATION 52 (2) (e): Planned monitoring and performance assessment of the environmental management plan.

5.1 List of identified impacts requiring monitoring programmes.

Damage to vegetation and tracks will require monitoring, thus drill sites will be monitored to observe re-vegetation, and to ensure that the area is safe, stable, noneroded and in a state that is usable for grazing or any agreed final land use post drilling.

5.2 Functional requirements for monitoring programmes.

Site visits by the Project Geologist and/or Environmental Coordinator will be required. Photographic evidence will be used to document the state of drilling sites and access tracks.

5.3 Roles and responsibilities for the execution of monitoring programmes.

The Environmental Coordinator must check on the state of rehabilitation of drilling sites and access tracks, either in person or based on photographs of the sites combined with contact with interested and affected parties.

5.4 Committed time frames for monitoring and reporting.

Routine monitoring and reporting will take place at six monthly intervals. The results of this work will be incorporated in the annual assessment report for this Environmental Management Plan (EMP).

Should a problem of invasive plants arise, specific monitoring and remedial actions to deal with this will take place on an annual basis as per the procedure EXP-PR-06 (Appendix III)

6 REGULATION 52 (2) (f): Closure and environmental objectives.

6.1 Rehabilitation plan (areas and aerial extent of the main prospecting activities, including the anticipated prospected area at the time of closure).

If the project is planned to progress further, any locality map showing location of the prospecting activities will be provided in the annual progress report and Assessment of Environmental Management Plan (EMP). The rehabilitated drill sites will be monitored until the area is safe, stable, non-eroded and it is in a state which is suitable for grazing and other existing land use post drill.

6.2 Closure objectives and their extent of alignment to the pre-mining environment.

Early phase activities (phases 1 & 2) cause no or little disturbance to the existing land use. As the project advances to the next stages with minimal disruption to the environment, the closure objective is to rehabilitate the areas affected by prospecting so that they may be safe, stable, non-eroded and can be used for grazing and other existing land use.

6.3 Confirmation of consultation.

The post-prospecting land use has been discussed with the land owner and the aim is to continue with the game farming, commercial farming and crop production on the property, unless an application for a mining right is to be made. The surface owners did not report any other plans for developing the land use.

7 REGULATION 52 (2) (g): Record of the public participation and the results thereof.

Please note that the full report on public participation was submitted in September 2014. The information submitted in the full report is repeated below for ease of reference. All supporting documentation forms part of the attached full report. Appendix V

7.1 Identification of interested and affected parties.

All registered affected and interested parties were consulted and involved during the process with regard to the proposed prospecting activities.

7.1.1 Identification of community.

There is no community present on or adjacent to the site. This was confirmed by asking the farm owners. Only surface owners, farmworkers and their respective families reside on the farm.

7.1.2 Community as landowner.

There is no community present; this was confirmed by asking farm owners.

7.1.3 Land affairs notification.

A letter was sent to Land Affairs by registered mail on the 9th September 2014 and no response has been received to date and farmers confirmed that none of the workers have residential rights.

7.1.4 Land claims.

The letter was sent to the Land Claims Commissioner by registered mail on the 9th September 2014. A response was received on the 17th of September 2014 and they advised that there were no resolution claims to date.

7.1.5 Traditional Authority.

There is no traditional authority identified as there is no community onsite and adjacent areas.

7.1.6 Landowners

	BOSHOF DISTRICT, FREE STATE PROVINCE FS 30/5/1/1/2/10296 PR					
	FARM	PTN	SURFACE OWNER	ADDRESS	TELEPHONE	
1	LANG LAAGTE 268	1	Francois Trust TMP 3811	P.O BOX 19 Dealesville 9348 Janviljoen1@gmail.com	0832267777	
2	GROENPAN 1604	RE	Gert Malherbe Boerdery Trust IT1028/1998	P. O. BOX 208 Hertzogville 9482 gert@graslaagte.co.za	0828079216	
3	GROENPAN 1604	2	Magdalena Maryna	P O BOX 39	0533018234 0514442084	
4	GROENPAN 1604	3	Elizabeth Gouws	DEALESVILLE 9348 gysbert@vodamail.co.za	0833018234 082434313(Son_Gysbert)	
5	SWARTLAAGTE 1614	FARM	Lodie Wessels Trust IT283/1998	Iustitia building Aliwal street Bloemfontein 9301 wessels@law.co.za	0825541094	
6	EENSGEVONDEN 1615	FARM	Abraham Jacobus Van Der Merwe Testamentere Trust MT6025/2004	P. O BOX 84 Dealesville 9348 ajjdm@gmail.com	0835569234	

7.1.7 Lawful occupiers of the land.

Same as in 7.1.6.

7.1.8 Whether other persons' socio-economic conditions will be affected.

All registered interested and affected parties were consulted. Main access to the farms is by means of gravel public road, then private farm tracks which pass through gates in the fences, so there is no reason for the proposed prospecting to directly impact on their socio-economic conditions. Prospecting operations may create a limited amount of noise and dust, but this will be limited to parts of the properties where drilling takes place. Provided that the usual precautions are taken to avoid disruption to ground water and to prevent fires, there should be no impact by the prospecting on their socio-economic conditions.

7.1.9 Local Municipality.

Tokologo Local Municipality; Boshof District of Free State Province.

7.1.10 Relevant government departments, agencies and institutions.

Department of Mineral Resources
Department of Land Affairs
South African Heritage Resources Agency
Department of Water Affairs
Land Claims Commissioner
Tokologo Local Municipality

7.1.11 Proof of notification.

Please refer to the attached report on consultation, which includes summary of the consultation and minutes of the meetings. All correspondence that took place since the first submission will also be attached.

Government Departments	Contact details	
Department of Mineral	Regional Manager	
Resources	Department Mineral Resources	
	The Strip, 314 C/O Stateway & Bok Street	
	WELKOM	
	9459	
	TEL: 057 391 1300	
Department of Land Affairs	Deputy Director: State Land Unit	
	Provincial Rural Development and Land reform Offices	
	Private Bag X20546	
	BLOEMFONTEIN	
	9300	
	E-MAIL: KPRaseobi@ruraldevelopment.gov.za	
	TEL: 051 400 4200	
	FAX: 051 430 2392	
South African Heritage	The Chief Executive Officer	
Resources Agency	South African Heritage Resources Agency	
	437 Paul Kruger St	
	PRETORIA	
	001	
	E-MAIL: imasiteng@sahra.org.za	
	TEL: 012 320 8490	
	FAX: 012 320 8486	
Department Tourism	Private Bag X20801	
Environment & Conservation	BLOEMFONTEIN	
	9300	
	E-MAIL: ncaba@safety.fs.gov.za	
	TEL: 051 400 4904	
	FAX: 051 400 4709	
Land Claims Commissioner	Matimba Glacia Makaringe	
	PO Box 4376	
	BLOEMFONTEIN	
	9300	
	E-MAIL: mgmakaringe@ruraldevelopment.gov.za	
	TEL: 051 403 0700	
	FAX: 051 430 3930	
Tokologo Local Municipality	Mr Lewa Mofokeng	
	The Municipal Manager	
	Tokologo Local Municipality	
	Private Bag X46,	
	Boshof,	
	8340	
	E-MAIL: <u>info@tokologo-municipality.co.za</u>	
	TEL: 053 541 0014	
	FAX: 053 541 0360	

7.2 The details of the engagement parties.

7.2.1 Description of the information provided to the community, landowners, interested and affected parties.

An introductory letter was sent to all parties and responses requested. A meeting was held on the 26th August 2014 with landowners only. The minutes of this meeting and the presentation given are attached on the full consultation report.

7.2.2 List of which parties identified in 7.1 above that were in fact consulted, and which were not consulted.

All landowners listed in 7.1.6.

All Government departments listed above (7.1.10) were notified. Land Claims Commissioner responded on the 17th September and advised that there were no resolution claims to date.

7.2.3 List of views raised by consulted parties regarding the existing cultural, socio-economic or biophysical environment.

There is a serious concern about safety of livestock and Impacts of prospecting on the farmers' livelihood. Groundwater is also a concern of the surface owners as the groundwater is very limited to some of the properties. This means that any water to be used for drilling will have to be sourced either externally or only from the stronger boreholes in the area, provided the required water use permissions can be obtained. Ground water pollution must be avoided through the use of only environmentally friendly drilling additives and the proper closing of boreholes on completion.

7.2.4 List of views raised by consulted parties on how their existing cultural, socio-economic or biophysical environment potentially will be impacted on by the proposed prospecting or mining operation.

See 7.2.3 above, these same concerns apply to impacts of prospecting activities.

7.2.5 Other concerns raised by the aforesaid parties.

The farmers are concerned about the issue of access to the farms and safety (security) and impacts of prospecting on the farming activities and that they should be notified prior to coming to the farms. Security concerns will be addressed by controlling access through appointments and by providing the names and ID

numbers of staff coming to work on the farms. The following concerns were raised by farmers:

The farmers also raised questions about nationalisations of the mines and possibility of two companies prospecting on the property at the same time.

- Two companies prospecting on the property at the same time.
- Nationalisation of the mines
- Compensation by De Beers during prospecting.

7.2.6 Confirmation that minutes and records of the consultations are appended.

Consultation letters were sent during August 2014 to:

- Farm owners
- Government parties

A meeting was held on the 26th August 2014. (All minutes and presentation are also appended to the full consultation report as annexures D to F.).

7.2.7 Information regarding objections received.

No specific objections were raised to date although the surface owners are concerned about their safety and impacts of prospecting activities on their farms.

7.2.8 The manner in which the issues raised were addressed.

In terms of the safety, security/ access concerns, De Beers will send the names and ID numbers of all the people beforehand and inform the surface owners of the exact dates they will be present on the farm.

In terms of loss of animals due to leaving gates opened; this issue will be addressed by briefing De Beers's employees on the consequences and implications of negligence when working in the property.

The procedures referred to in this Environmental Management Plan aim to minimise the impact on the environment. These include measures to avoid pollution of the local water supply.

Use of water from the farms will only be considered should approval be obtained from surface owner only if there is sufficient supply to allow the normal farming activities to continue.

Other aspects to be addressed in all our prospecting work (although not raised directly) through the Environmental Management Plan include:

- Avoiding soil pollution preventing and controlling oil or hydraulic fluid spills.
- Avoiding grass fires no fires to be used when prospecting, precautions and controls in place for machinery.
- Avoiding littering proper waste removal and disposal to be practiced.
- Minimising vegetation destruction by limiting the creation of new tracks, clearing minimal areas for drilling and rehabilitating effectively. Disturbed areas may need to be fenced off to allow vegetation recovery.
- Avoiding excessive noise & dust this will require specific measures depending on the nature of work. Prospecting is mostly restricted to daylight hours so noise will be limited to these periods. Dust suppression measures can be taken where this is a problem.
- Impact on fauna as prospecting takes place in a limited area for a relatively short duration, impacts on fauna will be minimal.

Access and use of contracts will be provided to owners on request.

8 SECTION 39 (3) (c) of the Act: Environmental awareness plan.

8.1 Employee communication process.

All employees and contractors must be inducted in the Environmental Management System (EMS), which explains the potential risks associated with the various prospecting activities. This is a requirement of the system itself (ISO 14001 certified). The material is provided in paper form but also discussed verbally to ensure clarity.

8.2 Description of solutions to risks.

Each activity and associated risks is linked in the baseline risk assessment to relevant mitigation measures to prevent pollution and other significant impacts. The compliance to procedures is the duty of all staff and contractors. This is monitored by supervisors and reported to the management team as well as the environmental officer.

8.3 Environmental awareness training.

The training comprises of the following:

- General induction to the EMS including the aspects and impacts register.
- Activity specific induction, based on procedures, including emergency response on spill handling (use of spill kits etc.).
- On site confirmation of these procedures, with demonstrations of requirements.

• Periodic awareness sessions (toolbox talks) on safety, health and environmental topics.

9 SECTION 39 (4) (a) (iii) of the Act: Capacity to rehabilitate and manage negative impacts on the environment.

9.1 The annual amount required to manage and rehabilitate the environment.

There is no a fixed annual amount. The amount is calculated to address the rehabilitation needed at each phase. This can only be estimated at this stage – with a fair degree of accuracy for the first three years only. If all work is conducted according to the planned timeframe, this will equate as follows:

- Year 1 to Year 2: R 4,664 (determined as per section 4.3 above assuming 1 core hole)
- Year 3: R 13,992 (determined as per section 4.3 above assuming 3 core holes)
- Year 4: R 18,656 (determined as per section 4.3 above assuming 1 LDD hole)
- Year 5: R 37,312 (determined as per section 4.3 above assuming 2 LDD holes).

9.2 Confirmation that the stated amount correctly reflected in the Prospecting Work Programme as required.

The amounts stated in the work programme include the above costs of such rehabilitation work as part of each phase of work. The approach taken is to include such rehabilitation and the cost thereof as part of the planned work and thus as part of the budget submitted.

10 REGULATION 52 (2) (h): Undertaking to execute the environmental management plan.

Herewith I, the person whose name and identity number is stated below, confirm that I am the person authorised to act as representative of the applicant in terms of the resolution submitted with the application, and confirm that the above report comprises EIA and EMP compiled in accordance with the guideline on the Departments official website and the directive in terms of sections 29 and 39 (5) in that regard, and the applicant undertakes to execute the Environmental management plan as proposed.

Full Names and Surname	Anette Basson
Identity Number	5807310083087